ARTICLE I - OFFICES

- 1) The registered office of the Corporation shall be at Alumni Office, Philips

 Memorial Building, High and College Avenues, West Chester, Chester

 County, Pa.
- The Corporation may also have offices at such other places as the Board of Directors may from time to time appoint or the activities of the Corporation may require.

ARTICLE II - SEAL

1) The corporate seal shall have inscribed thereon the name of the corporation, the year of its organization and the words "Corporate Seal, Pennsylvania."

ARTICLE III – MEMBERS

- Meetings of the members shall be held at Philips Memorial Building, High and College Avenues, West Chester, Chester County, Penna., or at such other place or places, either within or without the Commonwealth of Pennsylvania, as may from time to time be selected.
- 2) The Annual Meeting of the members shall be held in January of each year when they shall elect directors and transact such other business as may

properly be brought before the meeting. Unless the Chairman selects another date for the annual meeting and causes at least ten days' notice therefore to be given to each member, the meeting shall be held at 10:00 A.M. on the third Wednesday of January in each year if not a legal holiday, and if a legal holiday, then on the next full business day following at 10:00 A.M.

- Special meetings of the members may be called at any time by the Chairman, or the Board of Directors, or by any three members of the Corporation. At any time, upon written request of any person entitled to call a special meeting, it shall be the duty of the Secretary to call a special meeting of the members to be held at such time as the Secretary may fix, not less than ten nor more than sixty days after the receipt of the request. If the Secretary shall neglect or refuse to issue such call, the person or persons making the request may do so. Business transacted at all special meetings shall be confined to the objects stated in the call and matters germane thereto.
- Written notice of every meeting of the members, stating the time, place and object thereof, shall be given by or at the direction of the person authorized to call the meeting, to each member of record entitled to vote at the meeting, at least ten (10) days prior to the day named for the meeting, unless a greater period of notice is required by statute in a particular case. When a meeting is adjourned, it shall not be necessary to give any notice of the adjourned meeting, or of the business to be transacted at an adjourned meeting, other than by announcement at the meeting at which such adjournment is taken.

- business unless a quorum is present. The presence in person of five of the members entitled to vote shall constitute a quorum at all meetings of the members for the transaction of business except as may be otherwise provided by law or by the Articles of Incorporation. The members present at a duly organized meeting can continue to do business until adjournment, notwithstanding the withdrawal of enough members to leave less than a quorum. If a meeting cannot be organized because a quorum has not attended, those present may, except as otherwise provided by statute, adjourn the meeting to such time and place as they may determine, but in the case of any meeting called for the election of directors, those who attend the second of such adjourned meetings, although less than a quorum, shall nevertheless constitute a quorum for the purpose of electing directors.
- Except as otherwise provided in the Articles of the Corporation, any action which may be taken at a meeting of members may be taken without a meeting if a consent or consents in writing, setting forth the action so taken, shall be signed by all of the members who would be entitled to vote at a meeting for such purpose, and shall be filed with the Secretary of the Corporation.
- Property member of the Corporation shall be entitled to one vote. In all elections for Directors, each member having a right to vote shall have the right to multiply the number of votes to which he may be entitled by the total number of directors to be elected, and he may cast the whole number of his

votes for one candidate or distribute them upon two or more candidates, as he may prefer. The candidates receiving the highest number of votes up to the number of directors to be elected shall be elected. No member shall sell his vote for money or anything of value. Upon request of a member, the books or records of membership shall be produced at any general or special meeting of the corporation. If at any meeting the right of a person to vote is challenged, the presiding officer shall require such books or records to be produced as evidence of the right of the person challenged to vote, and all persons who appear by such books or records to be members may vote. The right of a member to vote and his right, title and interest in or to the corporation or its property, shall cease on the termination of his membership.

8) No member may transfer his membership or any right arising therefrom.

ARTICLE IV – DIRECTORS

1) The business of this Corporation shall be managed by its Board of Directors, not more than fourteen in number, who shall be natural persons of full age and who need not be residents of this Commonwealth but who shall be members of this Corporation. Each year five directors and on the third year, four directors, each of whom shall be elected for a three-year term, shall be elected by the members at the annual meeting of the members of the corporation. Each director shall serve until his or her successor has been

elected and duly qualified in accordance with these By-laws. Vacancies shall be filled as set forth in ARTICLE VL

- 2) In addition to the powers and authorities by these By-laws expressly conferred upon them, the Board of Directors may exercise all such powers of the Corporation and do all such lawful acts and things as are not by statute or by the Articles or these By-laws directed or required to be exercised or done by the members.
- The meetings of the Board of Directors may be held at such times and at such place or places within this Commonwealth, or elsewhere, as a majority of the directors may from time to time appoint, or as may be designated in the notice calling the meeting.
- 4) Written notice of every meeting of the Board of Directors shall be given to each director at least ten days prior to the day named for the meeting.
- A majority of the directors in office shall be necessary to constitute a quorum for the transaction of business, and the acts of a majority of the directors present at a meeting at which a quorum is present, shall be the acts of the Board of Directors. If all the directors shall severally or collectively consent in writing to any action to be taken by the Corporation, such action shall be as valid corporate action as though it has been authorized at a meeting of the Board of Directors.

ARTICLE V - OFFICERS

- The executive officers of the corporation shall be chosen by the Board of Directors and shall be a Chairman, Vice-Chairman, Secretary and Treasurer and such other officers and assistant officers as the needs of the corporation may require. The Chairman and Secretary shall be natural persons of full age; the Treasurer, however, may be a corporation, but if a natural person, shall be of full age. They shall hold their offices for such duties as shall from time to time be prescribed by the Board of Directors. Any two or more offices may be held by the same person, except the offices of Chairman and Secretary. It shall not be necessary for the officers to be directors. The Board of Directors may secure the fidelity of any or all such officers by bond or otherwise.
- The Chairman shall be the chief executive officer of the corporation; he shall preside at all meetings of the members and directors; he shall have general active management of the affairs of the corporation; shall see that all orders and resolutions of the Board are carried into effect, subject, however, to the right of the directors to delegate any specific powers, except such as may be by statute exclusively conferred on the Chairman, to any other officer or officers of the corporation. He shall execute bonds, mortgages and other documents requiring a seal, under the seal of the corporation. He shall be Ex-Officio a member of all committees and shall have the general powers and duties of supervision and management usually vested in the office of Chairman.

- The Vice-Chairman shall act in all cases for and as the Chairman in the latter's absence or incapacity, and shall perform such other duties as he may be required to do from time to time.
- The Secretary shall attend all sessions of the Board and all meetings of the members and act as clerk thereof, and record all the votes of the corporation and the minutes of all its transactions in a book to be kept for that purpose; and shall perform like duties for all committees of the Board of Directors when required. He shall give, or cause to be given, notice of all meetings of the members and of the Board of Directors, and shall perform such other duties as may be prescribed by the Board of Directors or Chairman, under whose supervision he shall be. He shall keep in safe custody the corporate seal of the corporation and, when authorized by the Board, affix the same to any instrument requiring it.
- 5) The Treasurer shall have custody of the corporate funds and securities and shall keep full and accurate accounts of receipts and disbursements in books belonging to the corporation, and shall keep the moneys of the corporation in a separate account to the credit of the corporation. He shall disburse the funds of the corporation as may be ordered by the Board, taking proper vouchers for such disbursements, and shall render to the Chairman and directors, at the regular meetings of the Board, or whenever they may require it, an account of all his transactions or Treasurer and of the financial condition of the corporation.

ARTICLES VI - VACANCIES

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- If the office of any officer or agent, one or more, becomes vacant for any reason, the Board of Directors may choose a successor or successors, who shall hold office for the unexpired term in respect of which such vacancy occurred.
- Vacancies in the Board of Directors, including vacancies resulting from an increase in the number of directors, shall be filled by a majority of the remaining members of the Board, though less than a quorum, and each person so elected shall be a director until his successor is elected by the members, who may make such election at the next annual meeting of the members, or at any special meeting duly called for that purpose and held prior thereto.

ARTICLE VII - BOOKS AND RECORDS

- The corporation shall keep at its registered office, records of the proceedings of the members and of the directors, a membership register giving the names of the members in alphabetical order and appropriate and complete records of its finances.
- 2) Every member shall have the right to examine in person, or by agent or attorney, at any reasonable time or times, for any reasonable purpose, the books of account, the membership register and the records of the proceedings of the members and directors.

MEMBERSHIP CERTIFICATES

Membership in the Corporation may be evidenced by Certificates of Membership, in which case they shall be in such form and style as the Board of Directors may determine. Upon the face of each such certificate there shall be printed in clear type a statement that the corporation is a nonprofit corporation. They shall be signed by the Chairman and Secretary and shall bear the corporate seal.

ARTICLE IX - TRANSACTION OF BUSINESS

otherwise dispose of any real estate, unless and until a resolution authorizing same shall have been approved by a majority of the members of the corporation at a regular or special meeting, duly convened upon proper notice of this purpose. A resolution of the members authorizing the borrowing of money need not specify the particular sums, rates of interest or times of maturity of the loans, but such items may be agreed upon as authorized by the directors of the corporation. All proceeds derived from any loan, sale, lease, ground rent or mortgage, shall be faithfully and specifically used for or applied to the lawful activities of the corporation, and in case such proceeds are derived from any real estate subject to a trust, the trust shall be impinged upon such proceeds.

- The corporation shall have the right and power to receive and collect moneys to the extent necessary for the accomplishment of the purpose of purposes for which it is organized, and in so doing, may make an incidental profit. All moneys so received or collected shall be applied to the maintenance and operation or the furtherance of the lawful activities of the corporation, and in no case shall such moneys be divided or distributed in any manner whatsoever among the members of the corporation.
- 3) All checks or demands for money and notes of the corporation shall be signed by such officer or officers as the Board of Directors may from time to time designate.

ARTICLE X- ANNUAL STATEMENT

The Chairman and Board of Directors shall present at each annual meeting a full and complete statement of the activities and affairs of the corporation for the preceding year. The Board of Directors shall keep accurate accounts of all trust funds, separate and apart from the other funds of the corporation, and shall, unless the terms of the particular trust instrument provide otherwise, make an annual report, signed by the Treasurer, to the members of the Corporation concerning the trust funds held and the use made of such funds and of the income thereof.

ARTICLE XI - NOTICES

- Whenever written notice is required to be given to any person, it may be given to such person either by sending a copy thereof through the mail or by telegram, charges prepaid to his address appearing on the books of the corporation or supplied to him to the corporation for the purpose of notice. If the notice is sent by mail or by telegraph, it shall be deemed to have been given to the person entitled thereto when deposited in the United States mail or with a telegraph office for transmission to such person. Such notice shall specify the place, day and hour of the meeting, and in the case of a special meeting, the general nature of the business to be transacted.
- 2) Whenever any written notice is required by statute or by the Articles or Bylaws of this Corporation, a waiver thereof in writing signed by the person or
 persons entitled to such notice, whether before or after the time stated
 therein, shall be deemed equivalent to the giving of such notice. Except in the
 case of a special meeting, neither the business to be transacted at, nor the
 purpose of the meeting, need be specified in the waiver of notice of such
 meeting. Attendance of a person at any meeting shall constitute a waiver of
 notice of such meeting, except where he attends a meeting for the express
 purpose of objecting to the transaction of any business because the meeting
 was not lawfully called or convened.

<u> ARTICLE XII – AMENDMENTS</u>

These By-laws may be altered, amended or repealed by a majority vote of the members of the corporation who are present and entitled to vote at any regular or special meeting.

WEST CHESTER UNIVERSITY OF PENNSYLVANIA FOUNDATION BOARD OF DIRECTORS – 2004-05

President - Vacant

Mr. W. E. Mullestein Vice President

6 Coniston Drive West Chester, PA 19382

Home: 610-793-3700 Office: 610-692-6111

Mr. David L. Peirce Executive Director/Treasurer

571 Franklin Way West Chester, PA 19380 Home: 610-692-6905

Dr. Albert E. Filano

Secretary

819 Roslyn Avenue West Chester, PA 19382 Home: 610-696-0798

Dr. William H. Boucher

Box 188

Mendenhall, PA 19357 Home: 610-388-6971

Mr. John J. Ciccarone

Parkway Inc. 908 Sheridan Drive West Chester, PA 19382-5411

Office: 610-692-4007

Mrs. John B. Hannum

1825 Newark Road P. O. Box 398 Unionville, PA 19375 Home: 610-347-2186

Mrs. Emily Jane Lemole

404 Tomlinson Road Huntingdon Valley, PA 19006 Home: 215-947-8185

Mrs. Eleanor Latta

101 West Virginia Avenue West Chester, PA 19380 Home: 610-696-2897

12/15/04 weuofpafoundation

Mr. Leslie B. Schramm 925 Sconnelltown Road

West Chester, PA 19382

Home: 610-696-3178

The Honorable Elinor Z. Taylor

859 Spruce Avenue West Chester, PA 19382 Home: 610-696-8229

OR

13 West Miner Street West Chester, PA 19382

Office: 610-426-4433

Dec 20 2004

P. 02

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11:28 DEC 16, 2004 ID: PENNOCK INSURANCE

FAX NO: 358-3449

NDQ1007198D 8005774499

PENNOCK INSURANCE, INC.

P.O. Box 2000 Chadds Ford, PA 19317-2000 Phone: 610 368 2600 Fax: 610 358 3449

Phone: 800 662 5182 Personal Lines Fax: 610 368 4039 BINDER

12/16/2004

To:

FRANCIS A. HALL

DONNA Atth:

From: Joanne Ferro

Regarding: West Chester University Foundation

Policy Period: From 1/1/2005

To 1/1/2006

Renewal Of:NDO1007198C

We have bound the Non-Profit Professional Liability Policy with United States Liability Insurance Company as Policy Number NDO1007198D

Coverage Part A. Non-Profit Directors and Officers Liability

Limit

Premium

Retention

\$1,000,000

\$1,144

\$0 each claim.

Coverage Part B. Employment Practices Liability Not Purchased

Endorsements

USL-DOJ (04-00) Policy Jacket DNOTIC (12-02) Discl. Notice of Terrorism Insurance Coverage DO-100 (04-00) Coverage Part A DO-207 (01-94) Failure to Maintain Insurance Excl. Endt DO-222 (01-94) Related Party Exclusion Ends DO-275 (11-02) Coverage Clarification Ends DO-PA (02-01) Pennsylvania State Amendatory Endt

Policy To Follow Shortly

WEST CHESTER UNIVERSITY FOUNDATION AUDITED FINANCIAL STATEMENTS JUNE 30, 2004

CLARKE, NICOLINI & ASSOCIATES, LTD. CERTIFIED PUBLIC ACCOUNTANTS

GOSHEN PROFESSIONAL CENTER 1240 WEST CHESTER PIKE, SUITE 202 WEST CHESTER, PENNSYLVANIA 19382-5655

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CLARKE, NICOLINI & ASSOCIATES, LTD.

CERTIFIED PUBLIC ACCOUNTANTS

GOSHEN PROFESSIONAL CENTER 1240 WEST CHESTER PIKE, SUITE 202 WEST CHESTER, PENNSYLVANIA 19382-5655

M. ROBERT CLARKE, CPA ROBERT W. NICOLINI, CPA JEFFREY A. FULLERTON, CPA TELEPHONE: (610) 692-2313

FAX: (610) 692-3266

E-MAIL: CLARKNIC@BELLATLANTIC.NET

INDEPENDENT AUDITORS' REPORT

Board of Directors West Chester University Foundation West Chester, Pennsylvania

We have audited the accompanying statement of financial position of West Chester University Foundation (a non-profit organization) as of June 30, 2004, and the related statements of activities and cash flows for the year then ended. These financial statements are the responsibility of The Foundation's management. Our responsibility is to express an opinion on these financial statements based on our audit. The prior year summarized comparative information has been derived from the Organization's June 30, 2003 financial statements and, in our report dated October 15, 2003, we expressed an unqualified opion on those financial statements.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of West Chester University Foundation as of June 30, 2004, and the changes in its net assets and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Clarke, Nicolini & Associates, Ltd.
CLARKE, NICOLINI & ASSOCIATES, LTD.
CERTIFIED PUBLIC ACCOUNTANTS

West Chester, Pennsylvania August 15, 2004

STATEMENT OF FINANCIAL POSITION

JUNE 30, 2004 (WITH COMPARATIVE TOTALS FOR 2003)

ASSETS	2004	2003
CURRENT ASSETS Cash and cash equivalents Investments Unconditional promises to give Endowment securities	\$ 1,518 691,404 1,500 33,290	\$ 1,360 627,589 2,500 26,377
TOTAL CURRENT ASSETS	727,712	657,826
TOTAL ASSETS	\$727,712	\$657,826
NET ASSETS Unrestricted Temporarily restricted Permanently restricted	\$127,534 566,889 33,289	\$113,941 517,509 26,376
TOTAL NET ASSETS	\$727,712	\$657,826

STATEMENT OF ACTIVITIES

FOR THE YEAR ENDED JUNE 30, 2004 (WITH COMPARATIVE TOTALS FOR 2003)

	\$.	TEMPORARILY
	UNRESTRICTED	RESTRICTED
PUBLIC SUPPORT, REVENUES AND	,	
RECLASSIFICATIONS	# 10.050	Ф.
Contributions	\$ 10,250	\$ - 67,591
Investment return	11,286	07,391
Net assets released from restrictions:	14.250	(13.250)
Satisfaction of investment income restrictions	14,250	(13,250)
Total support, revenues and classifications	35,786	54,341
EXPENSES AND PROGRAMS	•	
Programs		
Scholarships and contributions	17,100	-
Art show	500	-
West Chester Alumni Assoc.	554	
Total programs	18,154	-
Expenses		
Investment fees	1,143	4,961
Administrative expenses	2,896	-
Total expenses	4,039	4,961
Total programs and expenses	22,193	4,961
Change in net assets	13,593	49,380
NET ASSETS BEGINNING OF YEAR	113,941_	517,509
NET ASSETS END OF YEAR	\$127,534	\$566,889

The accompanying notes are an integral part of these financial statements.

	JUNE 30,	JUNE 30,
PERMANENTLY	2004	2003
RESTRICTED	TOTAL	TOTAL
\$ -	\$ 10,250	\$ 250
7,917	86,794	49,510
*,***	,	•
(1,000)	-	=

6,917	97,044	49,760
-	17,100	22,000
-	500	500
N-	554	792

_	18,154	23,292
		<u></u>
4	6,108	5,839
-	2,896	6,400
4	9,004	12,239
4	27,158	35,531
· • • • • • • • • • • • • • • • • • • •		
6,913	69,886	14,229
0,313	02,000	,
26,376	657,826	643,597
20,370	001,020	
\$33,289	\$727,712	\$657,826
$\psi = U_1 + U_2$	· · · · · · · · · · · · · · · · · · ·	*

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STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED JUNE 30, 2004 (WITH COMPARATIVE TOTALS FOR 2003)

	2004	2003
CASH FLOWS FROM OPERATING ACTIVITIES:		
Change in net assets	\$ 69,886	\$ 14,229
Adjustments to reconcile change in net assets to net		
cash provided by operating activities:		
Contributions	(10,000)	**
Unrealized gains/losses on investments	(74,075)	(33,380)
Interest and dividends restricted for reinvestment	(13,735)	(18,076)
Realized capital gain/loss restricted for reinvestment	1,019	1,953
Disbursements from investment accounts:		
Scholarships	16,000	12,000
Investment fees	6,108	5,839
West Chester Alumni Fund	554	792
Administrative expenses	900	500
Decrease in unconditional promises to give	1,000	2,500
Net cash provided by/(used in) operating activities	(2,343)	(13,643)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Proceeds from sale of investment securities	38,671	46,548
Purchase of investment securities	(49,905)	(51,125)
Interest and dividends restricted for reinvestment	13,735	18,076
Net cash provided by/(used in) investing activities	2,501	13,499
NET DECREASE IN CASH AND CASH EQUIVALENTS	158	(144)
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	1,360	1,504
CASH AND CASH EQUIVALENTS, END OF YEAR	\$ 1,518	\$ 1,360

Supplemental schedule of non-cash activities:

NONE

The accompanying notes are an integral part of these financial statements.

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2004

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

NATURE OF ACTIVITY

West Chester University Foundation is a non-profit organization incorporated September 17, 1970 to provide an alternative for those persons wishing to provide scholarship support for students of West Chester University without giving their donations directly to the university. The Foundation's support comes primarily from individual donors' contributions.

INCOME TAXES

The Foundation is a non-profit organization as described in Section 501(c)(3) of the Internal Revenue Code and is exempt from federal and state income taxes.

REVENUE AND EXPENSE RECOGNITION

The West Chester University Foundation records its income and expenses on the accrual basis of accounting for both financial and income tax purposes. Under the accrual method, income is recognized when earned and expenses are charged when incurred.

PROMISES TO GIVE

Contributions are recognized when the donor makes a promise to give that is, in substance, unconditional. Contributions that are restricted by the donor are reported as increases in unrestricted net assets if the restrictions expire in the fiscal year in which the contributions are recognized. All other donor-restricted contributions are reported as increases in temporarily or permanently restricted net assets depending on the nature of the restrictions. When a restriction expires, temporarily restricted net assets are reclassified to unrestricted net assets.

SECURITIES

Investments are held by the First National Bank of Chester County. The West Chester University Foundation adopted SFAS No. 124, accounting for certain investments held by Not-For-Profit Organizations. Under SFAS No. 124, investments in securities with readily determinable fair values and all investments in debt securities are valued at their fair values in the financial statement of financial position. Unrealized gains and losses are included in the change in net assets.

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2004

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

PUBLIC SUPPORT AND REVENUE

Unconditional promises to give are recorded as received. Unconditional promises to give due in the next year are reflected as current promises to give and are recorded at their net realizable value. Any unconditional promises to give due in subsequent years would be reflected as long-term promises to give and are recorded at their present value.

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

Endowment contributions and investments are permanently restricted by the donor. Investment earnings available for distribution are recorded in temporarily or permanently restricted net assets based on the nature of the restrictions.

ESTIMATES

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

CASH AND CASH EQUIVALENTS

The Foundation considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents. Cash and cash equivalents for purposes of the statement of cash flows exclude permanently restricted cash and cash equivalents.

FINANCIAL STATEMENT PRESENTATION

The Foundation has adopted Statement of Financial Accounting Standards (SFAS) No. 117, "Financial Statements of Not-for-Profit Organizations." Under SFAS No. 117, the Foundation is required to report information regarding its financial position and activities according to three classes of net assets: unrestricted net assets, temporarily restricted net assets, and permanently restricted net assets. As permitted by the statement, the Foundation does not use fund accounting.

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2004

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

CONTRIBUTIONS

The Foundation has also adopted SFAS No. 116, "Accounting for Contributions Received and Contributions Made." Contributions received are recorded as unrestricted, temporarily restricted, or permanently restricted support depending on the existence or nature of any donor restrictions.

CONTRIBUTED SERVICES

During the years ended June 30, 2004 and 2003, the value of contributed services meeting the requirements for recognition in the financial statements was not material and has not been recorded. In addition, many individuals volunteer their time and perform a variety of tasks that assist the Foundation, but these services do not meet the criteria for recognition as contributed services.

NOTE B - INVESTMENTS

Long-term investments are stated at fair value. Fair values and unrealized appreciation (depreciation) at June 30, 2004 and 2003, are summarized as follows:

June 30, 2004:

	Cost	Fair Value	Unrealized Appreciation (Depreciation)
INVESTMENTS			
Exelon Corporation stock	\$ 158	\$ 279	\$ 121
Sturzebecker Scholarship Program	127,916	158,917	31,001
Ethel M. Buzby Scholarship Fund	48,840	50,908	2,068
Dorothy Canniff Trust	23,561	24,657	1,096
Katherine A. Rowles Fund	133,125	138,402	5,277
V. Betty DeHaven Music Scholarship Fund	76,132	75,447	(685)
C.S. Haddad Scholarship Fund	130,670	133,092	2,422
C. DeBaptiste Scholarship Fund	19,550	33,942	14,392
General Fund	70,509	75,760	5,251
	\$ 630,461	\$691,404	\$ 60,943

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2004

NOTE B - INVESTMENTS (continued)

June 30, 2004:	Cost	Fair Value	Unrealized Appreciation (Depreciation)
PERMANENTLY RESTRICTED			
Brooke Library Fund Frederick Douglas Fund	\$ 506 25,276 \$ 25,782	\$ 2,264 31,026 \$ 33,290	\$ 1,758 5,750 \$ 7,508
June 30, 2003:	Cost	Fair Value	Unrealized Appreciation (Depreciation)
INVESTMENTS			
Exelon Corporation stock Sturzebecker Scholarship Program Ethel M. Buzby Scholarship Fund Dorothy Canniff Trust Katherine A. Rowles Fund V. Betty DeHaven Music Scholarship Fund C.S. Haddad Scholarship Fund C. DeBaptiste Scholarship Fund General Fund	\$ 158 129,570 48,814 23,529 136,042 78,942 131,217 19,812 65,486 \$633,570	\$ 177 139,536 47,240 22,861 131,368 71,660 122,113 26,644 65,990 \$627,589 Fair Value	\$ 19 9,966 (1,574) (668) (4,674) (7,282) (9,104) 6,832 504 \$ (5,981) Unrealized Appreciation Depreciation
PERMANENTLY RESTRICTED			
Brooke Library Fund Frederick Douglas Fund	\$ 506 25,593 \$ 26,099	\$ 2,034 24,343 \$ 26,377	\$ 1,528 (1,250) \$ 278

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2004

NOTE B - INVESTMENTS (continued)

The following schedule summarized the investment return and its classification in the statement of activities for the years ended June 30, 2004 and 2003:

June 30, 2004	Unrestricted	Temporarily Permanently Restricted Restricted		Total
Interest and dividends Net realized and unrealized gains	\$ 2,056	\$ 10,995	\$ 687	\$ 13,738
	9,230	56,596	7,230	73,056
	\$11,286	\$ 67,591	\$ 7,917	\$ 86,794
June 30, 2003	Unrestricted	Temporarily Restricted	Permanently Restricted	Total
Interest and dividends Net realized and unrealized gains	\$ 4,770	\$ 12,643	\$ 670	\$ 18,083
	1,120	24,989	5,318	31,427
	\$ 5,890	\$ 37,632	\$ 5,988	\$ 49,510

NOTE C - PROMISES TO GIVE

Unconditional promises to give at June 30, 2004 and 2003, are as follows:

	Martin	2004	 2003
Receivable in less than one year	\$	1,500	\$ 2,500
Receivable in one to five years		***	 _
Total unconditional promises to give	\$	1,500	\$ 2,500

NOTE D - TEMPORARILY RESTRICTED NET ASSETS

Temporarily restricted net assets consist of:

The Brooke Library Fund which is restricted for use by the West Chester University library.

The Dorothy Canniff Trust Fund which is restricted to fund expenses and scholarships for West Chester University students.

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2004

NOTE D - TEMPORARILY RESTRICTED NET ASSETS (continued)

The Katherine A. Rowles Trust which is restricted to fund expenses and scholarships each year to West Chester University students whose majors are art with concentration in painting or drawing.

The V. Betty DeHaven Music Scholarship Fund which is restricted to fund expenses and music scholarships for West Chester University students, preferably from Lancaster, Pennsylvania.

The Sturzebecker Scholarship Foundation Fund which is restricted to fund expenses and scholarships for health and science majors.

The C.S. Haddad Scholarship Fund which is restricted to fund expenses and scholarships for West Chester University students.

The C. DeBaptiste Scholarship Fund which is restricted to fund expenses and scholarships for West Chester University students.

Temporarily restricted net assets are available for the following purposes:

	2004	2003
Brooke Library Fund	\$ 653	\$ 649 177
Exelon Corporation stock	279 24,657	22,861
Dorothy Canniff Trust Katherine A. Rowles Fund	138,402	131,368
V. Betty DeHaven Music Scholarship Fund	75,447	71,660
Sturzebecker Scholarship Fund	158,917	139,536
C.S. Haddad Scholarship Fund	133,092	122,113 29,145
C. DeBaptiste Scholarship Fund	35,442	27,143
Total temporarily restricted net assets	\$ 566,889	\$ 517,509

NOTES TO FINANCIAL STATEMENTS

JUNE 30, 2004

NOTE D - TEMPORARILY RESTRICTED NET ASSETS (continued)

Net assets were released from donor restrictions by incurring expenses satisfying the purpose restrictions specified by donors as follows:

	2004		2003	
Frederick Douglas Fund	\$	1,000	\$	1,000
Dorothy Canniff Trust		250		500
Katherine A. Rowles Fund		4,500		5,000
V. Betty DeHaven Music Scholarship		2,500		3,000
C. DeBaptiste Scholarship Fund		1,000		500
C.S. Haddad Schorarship Fund		· -		10,000
Sturzebecker Scholarship Program	<u></u>	5,000		MA.
	\$	14,250	_\$_	20,000

OTE E - PERMANENTLY RESTRICTED NET ASSETS

Net assets were permanently restricted for the following purposes at June 30, 1999. The Frederick Douglas Fund composed of 1,250 shares of First West Chester Corp. is to be kept intact with the income each year given to the Frederick Douglas Society.

The Brooke Library Fund composed of 34 shares of Exelon Corporation stock is to be kept intact with the income each year reinvested to purchase additional shares. This income is to be used only for the West Chester Library. The fair market values at June 30, 2004 and 2003 were \$2,264 and \$2,034, respectively.