# STATE OF ILLINOIS SOUTHERN ILLINOIS UNIVERSITY COMPLIANCE EXAMINATION 

(In accordance with the Single Audit Act and Applicable Federal Regulations)

For the Year Ended June 30, 2020
Performed as Special Assistant Auditors for the Auditor General, State of Illinois

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois SINGLE AUDIT AND COMPLIANCE EXAMINATION 

For the Year Ended June 30, 2020

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For the Year Ended June 30, 2020

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# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> SINGLE AUDIT AND COMPLIANCE EXAMINATION 

For the Year Ended June 30, 2020

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Other Reports Issued Under a Separate Cover:
Southern Illinois University's financial statements as of and for the year ended June 30, 2020, have been issued under a separate cover. Additionally, in accordance with Government Auditing Standards, we have issued the Report Required Under Government Auditing Standards for the year ended June 30, 2020, on our consideration of the University's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, grant agreements, and other matters, under a separate cover. The purpose of this report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the University's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards and should be considered in assessing the results of the audit.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois SINGLE AUDIT AND COMPLIANCE EXAMINATION 

For the Year Ended June 30, 2020

## UNIVERSITY OFFICIALS

President (3/1/20 to 6/30/20)
Interim President (7/1/19 to 2/29/20)
Fiscal Officer
General Counsel
Executive Director, Internal Audit
SIUC Chancellor (7/1/20 to present)
SIUC Interim Chancellor (through 6/30/20)
SIUE Chancellor

Dr. Daniel Mahony
J. Kevin Dorsey

Duane Stucky
Lucas Crater
Kimberly Labonte
Austin Lane
John M. Dunn
Randall Pembrook

## BOARD OFFICERS

| Board Chair $(2 / 14 / 19$ to present $)$ | J. Phil Gilbert |
| :--- | :--- |
| Board Vice Chair $(3 / 27 / 19$ to present $)$ | Ed Hightower |
| Board Secretary (3/27/19 to present) | Roger Tedrick |
| Secretary to the Board | Misty Whittington |

## GOVERNING BOARD MEMBERS

Trustee (3/22/19 to present)
Trustee (3/15/21 to present)
Trustee (3/2/15 to present)
Trustee (3/22/19 to present)
Trustee (3/22/19 to present)
Trustee (3/2/15 to 11/16/20)
Trustee (3/22/19 to present)
Trustee (3/22/19 to present)
Student Trustee (7/1/20 to 6/30/21)
Student Trustee (7/1/20 to 6/30/21)
Student Trustee (7/1/18 to 6/30/20)
Student Trustee (7/1/19 to 6/30/20)

Edgar Curtis
Tonya Genovese
J. Phil Gilbert

Ed Hightower
Subhash Sharma
Amy Sholar
John Simmons
Roger Tedrick
Steve Gear
Jacob Graham
Brione Lockett
Mackenzie Rogers

## EX OFFICIO MEMBER

Superintendent of Public Instruction

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois SINGLE AUDIT AND COMPLIANCE EXAMINATION 

For the Year Ended June 30, 2020

## BOARD OFFICES

The Agency's primary administrative offices are located at:

Southern Illinois University Carbondale 1263 Lincoln Dr.
Carbondale. Illinois 62901

Southern Illinois University Edwardsville
1 Hairpin Dr.
Edwardsville, Illinois 62025

## SIU

Southern Illinois University System
ONE SYSTEM | MANY LOCATIONS \| STATEWIDE IMPACT

June 24, 2021

## Plante \& Moran, PLLC

750 Trade Centre Way
Suite 300
Portage, MI 49002
Ladies and Gentlemen:
We are responsible for the identification of, and compliance with, all aspects of laws, regulations, contracts, or grant agreements that could have a material effect on the operations of Southern Illinois University (the University). We are responsible for and we have established and maintained an effective system of internal controls over compliance requirements. We have performed an evaluation of the University's compliance with the following specified requirements during the one-year period ended June 30, 2020. Based on this evaluation, we assert that during the year ended June 30, 2020 the University has materially complied with the specified requirements listed below.
A. The University has obligated, expended, received, and used public funds of the State in accordance with the purpose for which such funds have been appropriated or otherwise authorized by law.
B. The University has obligated, expended, received, and used public funds of the State in accordance with any limitations, restrictions, conditions, or mandatory directions imposed by law upon such obligation, expenditure, receipt, or use.
C. Other than what has been previously disclosed and reported in the Schedule of Findings, the University has complied, in all material respects, with applicable laws and regulations, including the State uniform accounting system, in its financial and fiscal operations.
D. State revenues and receipts collected by the University are in accordance with applicable laws and regulations and the accounting and recordkeeping of such revenues and receipts is fair, accurate, and in accordance with law.
E. Money or negotiable securities or similar assets handled by the University on behalf of the State or held in trust by the University have been properly and legally administered, and the accounting and recordkeeping relating thereto is proper, accurate, and in accordance with law.

[^0]Yours truly,
Southern Illinois University

SIGNED ORIGINAL ON FILE
Dr. Daniel F. Mahony
University President

SIGNED ORIGINAL ON FILE
Dr. Duane Stucky
Senior VP for Financial and Administrative Affairs

SIGNED ORIGINAL ON FILE
Mr. Lucas D. Crater General Counsel

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois SINGLE AUDIT AND COMPLIANCE EXAMINATION 

For the Year Ended June 30, 2020

## Compliance Report

## Summary

The compliance testing performed during this examination was conducted in accordance with Government Auditing Standards and the Illinois State Auditing Act.

## Accountant's Report

The Independent Accountant's Report on State Compliance, on Internal Control Over Compliance, and on Supplementary Information for State Compliance Purposes does not contain scope limitations or disclaimers, but does contain a modified opinion on compliance and identifies a material weakness over internal control over compliance.

## Summary of Findings

|  |  | Current <br> Number of | Prior <br> Report |  |
| :--- | :---: | :---: | :---: | :---: |
|  | Report |  |  |  | | Findings | 7 |  | 7 |
| :--- | :--- | :--- | :--- |
| Repeated Findings |  |  | 7 |
| Prior Recommendations Implemented or Not Repeated | 3 |  | 5 |

## Schedule of Findings and Questioned Costs

| Item No. | Page | Last/First <br> Reported | Description | Finding Type |
| :---: | :---: | :---: | :---: | :---: |
|  | FINDINGS (GOVERNMENT AUDITING STANDARDS ) |  |  |  |
| 2020-001 | 23 | New | Inadequate Internal Controls over Census Data | Material Weakness |
| 2020-002 | 28 | New | Insufficient Controls over Financial Reporting of Capital Asset Additions | Significant Deficiency |

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois SINGLE AUDIT AND COMPLIANCE EXAMINATION (CONTINUED)

For the Year Ended June 30, 2020

## Schedule of Findings and Questioned Costs (Continued)

| Item No. | Page | Last/First Reported | Description | Finding Type |
| :---: | :---: | :---: | :---: | :---: |
| FINDINGS (FEDERAL COMPLIANCE) |  |  |  |  |
| 2020-003 | 30 | 2019/2018 | Inadequate Procedures for Ensuring Compliance with Earmarking Requirements for the Student Support Services Program | Significant Deficiency and Noncompliance |
| 2020-004 | 32 | 2019/2017 | Exit Counseling Not Completed | Significant <br> Deficiency and Noncompliance |
| 2020-005 | 34 | 2019/2019 | Information Technology Risk Assessment Not Performed | Significant Deficiency and Noncompliance |
| 2020-006 | 36 | New | Insufficient Controls over Cash Management | Significant <br> Deficiency and Noncompliance |
| 2020-007 | 38 | New | Return of Title N Aid | Significant <br> Deficiency and Noncompliance |
| 2020-008 | 40 | New | Student Enrollment Reporting | Significant <br> Deficiency and Noncompliance |
| 2020-009 | 42 | New | HEERF Reporting | Significant <br> Deficiency and Noncompliance |
| 2020-010 | 44 | New | HEERF Institutional Expenditures | Significant <br> Deficiency and Noncompliance |

SOUTHERN ILLINOIS UNIVERSITY
A Component Unit of the State of Illinois SINGLE AUDIT AND COMPLIANCE EXAMINATION (CONTINUED)

For the Year Ended June 30, 2020

Schedule of Findings and Questioned Costs (Continued)

| Item No. | Page | Last/First Reported | Description | Finding Type |
| :---: | :---: | :---: | :---: | :---: |
|  | FINDINGS (STATE COMPLIANCE) |  |  |  |
| 2020-011 | 48 | 2019/2015 | Noncompliance with the Southern Illinois University Management Act (Illinois Ethanol Research Advisory Board) | Significant <br> Deficiency and Noncompliance |
| 2020-012 | 51 | 2019/2005 | Failure to Require Faculty Timesheets | Significant Deficiency and Noncompliance |
| 2020-013 | 53 | 2019/2012 | Weakness in Computer Inventory Control | Significant Deficiency and Noncompliance |
| 2020-014 | 55 | New | Noncompliance with Illinois Articulation Initiative | Significant Deficiency and Noncompliance |
| 2020-015 | 57 | 2019/2018 | Lack of Adequate Controls Over the Review of Internal Controls for Service Providers | Significant Deficiency and Noncompliance |
| 2020-016 | 59 | New | Weaknesses in Cybersecurity Programs and Practices | Significant Deficiency and Noncompliance |
| 2020-017 | 62 | New | Weakness with Payment Card Industry Data Security Standards | Significant Deficiency and Noncompliance |
| 2020-018 | 64 | New | Security Related Weaknesses | Significant Deficiency and Noncompliance |

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois SINGLE AUDIT AND COMPLIANCE EXAMINATION (CONTINUED) 

For the Year Ended June 30, 2020

## Schedule of Findings and Questioned Costs (Continued)

FINDINGS (STATE COMPLIANCE)
In addition, the following finding which is reported as a current finding and questioned cost relating to Federal Compliance also meets the reporting requirements for State Compliance.

$\frac{\text { Item No. }}{2020-010} \frac{\text { Page }}{44} \frac{$|  Last/First  |
| :---: |
|  Reported  |}{New}$\xlongequal{$|  HEERF Institutional  |
| :--- |
|  Expenditures  |$}$| Description |
| :--- | | Finding Type |
| :--- |
| Seficiency and <br> Noncompliance |

In addition, the following findings which are reported as current findings and questioned costs relating to Government Auditing Standards also meet the reporting requirements for State Compliance.

| Item No. | Page | Last/First Reported | Description | Finding Type |
| :---: | :---: | :---: | :---: | :---: |
| 2020-001 | 23 | New | Inadequate Internal Controls over Census Data | Material <br> Weakness and Material Noncompliance |
| 2020-002 | 28 | New | Insufficient Controls over Financial Reporting of Capital Asset Additions | Significant Deficiency |
| PRIOR FINDINGS NOT REPEATED |  |  |  |  |
| A | 66 | 2019/2019 | Inadequate Support for Sliding Fee Discounts |  |
| B | 66 | 2019/2015 | Untimely Award Close-out and Misstatements on the Schedule of Expenditures of Federal Awards |  |
| C | 67 | 2019/2019 | Unable to Locate Inventory Items |  |

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> SINGLE AUDIT AND COMPLIANCE EXAMINATION (CONTINUED) 

For the Year Ended June 30, 2020

## Exit Conference

The Government Auditing Standards findings and recommendations appearing in this report were finalized after the University waived an exit conference in a correspondence from Kim, Labonte, Executive Director, Internal Audit on May 7, 2021. The responses to the recommendations were provided by Kim Labonte, Executive Director, Internal Audit, in a correspondence dated May 7, 2021.

The University waived an exit conference in correspondence from Kim Labonte, Executive Director, Internal Audit, on June 21, 2021. The responses to the remaining findings and recommendations were provided by Kim Labonte, Executive Director, Internal Audit, in a correspondence dated June 23, 2021.

Independent Accountant's Report on State Compliance, on Internal Control Over Compliance, and
on Supplementary Information for State Compliance Purposes

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University

## Compliance

As Special Assistant Auditors for the Auditor General, we have examined compliance by Southern Illinois University (the University) with the specified requirements listed below, as more fully described in the Audit Guide for Financial Audits and Compliance Attestation Engagements of Illinois State Agencies (Audit Guide) as adopted by the Auditor General, during the year ended June 30, 2020. Management of the University is responsible for compliance with the specified requirements. Our responsibility is to express an opinion on the University's compliance with the specified requirements based on our examination.

The specified requirements are:
A. The University has obligated, expended, received, and used public funds of the State in accordance with the purpose for which such funds have been appropriated or otherwise authorized by law.
B. The University has obligated, expended, received, and used public funds of the State in accordance with any limitations, restrictions, conditions, or mandatory directions imposed by law upon such obligation, expenditure, receipt, or use.
C. The University has complied, in all material respects, with applicable laws and regulations, including the State uniform accounting system, in its financial and fiscal operations.
D. State revenues and receipts collected by the University are in accordance with applicable laws and regulations and the accounting and recordkeeping of such revenues and receipts is fair, accurate, and in accordance with law.
E. Money or negotiable securities or similar assets handled by the University on behalf of the State or held in trust by the University have been properly and legally administered and the accounting and recordkeeping relating thereto is proper, accurate, and in accordance with law.

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University
Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants, the standards applicable to attestation engagements contained in Government Auditing Standards issued by the Comptroller General of the United States, the Illinois State Auditing Act (Act), and the Audit Guide. Those standards, the Act, and the Audit Guide require that we plan and perform the examination to obtain reasonable assurance about whether the University complied with the specified requirements in all material respects. An examination involves performing procedures to obtain evidence about whether the University complied with the specified requirements. The nature, timing, and extent of the procedures selected depend on our judgement, including an assessment of the risks of material noncompliance with the specified requirements, whether due to fraud or error. We believe that the evidence we obtained is sufficient and appropriate to provide a reasonable basis for our qualified opinion.

Our examination does not provide a legal determination on the University's compliance with the specified requirements.

Our examination disclosed material noncompliance with the following specified requirement applicable to the University during the year ended June 30, 2020.

As described in the accompanying Schedule of Findings (and Questioned Costs) as item 2020001, the University had not complied, in all material respects, with applicable laws and regulations, including the State uniform accounting system, in its financial and fiscal operations.

In our opinion, except for the material deviation from the specified requirements described in the preceding paragraph, the University complied with the specified requirements during the year ended June 30, 2020, in all material respects. However, the results of our procedures disclosed instances of noncompliance with the specified requirements, which are required to be reported in accordance with criteria established by the Audit Guide and are described in the accompanying Schedule of Findings and Questioned Costs as items 2020-002 and 2020-010 through 2020-018.

The University's responses to the compliance findings identified in our examination are described in the accompanying Schedule of Findings and Questioned Costs. The University's responses were not subjected to the procedures applied in the examination and, accordingly, we express no opinion on the responses.

The purpose of this report is solely to describe the scope of our testing and the results of that testing in accordance with the requirements of the Audit Guide. Accordingly, this report is not suitable for any other purpose.

## Internal Control Over Compliance

Management of the University is responsible for establishing and maintaining effective internal control over compliance with the specified requirements (internal control).

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University
In planning and performing our examination, we considered the University's internal control to determine the examination procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the University's compliance with the specified requirements and to test and report on the University's internal control in accordance with the Audit Guide, but not for the purpose of expressing an opinion on the effectiveness of the University's internal control. Accordingly, we do not express an opinion on the effectiveness of the University's internal control.

Our consideration of internal control was for the limited purpose described in the preceding paragraph and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and, therefore, material weaknesses or significant deficiencies may exist that have not been identified. However, as described in the accompanying Schedule of Findings and Questioned Costs, we did identify a certain deficiencies in internal control thatlt we consider to be a material weakness and significant deficiencies.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with the specified requirements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that material noncompliance with the specified requirements will not be prevented, or detected and corrected, on a timely basis. We consider the deficiency described in the accompanying Schedule of Findings and Questioned Costs as item 2020-001 to be a material weakness.

A significant deficiency in internal control is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance. We consider the deficiencies described in the accompanying Schedule of Findings and Questioned Costs as items 2020-002 and 2020-010 to 2020-018 to be significant deficiencies.

As required by the Audit Guide, immaterial findings excluded from this report have been reported in a separate letter.

The University's responses to the internal control findings identified in our examination are described in the accompanying Schedule of Findings and Questioned Costs. The University's responses were not subjected to the procedures applied in the examination and, accordingly, we express no opinion on the responses.

The purpose of this report is solely to describe the scope of our testing of internal control and the results of that testing based on the requirements of the Audit Guide. Accordingly, this report is not suitable for any other purpose.

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University

## Supplementary Information for State Compliance Purposes

As Special Assistant Auditors for the Auditor General, we have audited the financial statements of the business-type activities and the aggregate discretely presented component units of the University, collectively a component unit of the State of Illinois, as of and for the year ended June 30, 2020 (not presented herein), and have issued our report thereon under separate cover dated May 14, 2021, which contained unmodified opinions on those financial statements. Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the University's basic financial statements. We have not performed any procedures with respect to the audited financial statements subsequent to May 14, 2021. The accompanying supplementary information for the year ended June 30, 2020, in Schedules 1 through 12 is presented for the purposes of additional analysis and is not a required part of the basic financial statements of the University. Such information is the responsibility of University management and was derived from and relates directly to the underlying accounting and other records used to prepare the basic financial statements. The accompanying supplementary information for the year ended June 30, 2020, in Schedules 1 through 12 has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the accompanying supplementary information for the year ended June 30, 2020, in Schedules 1 through 12 is fairly stated in all material respects in relation to the basic financial statements as a whole for the year ended June 30, 2020.

We also previously audited, in accordance with auditing standards generally accepted in the United States of America, the University's basic financial statements as of and for the year ended June 30, 2019 (not presented herein), and have issued our report thereon under separate cover dated January 21, 2020, which contained unmodified opinions on the respective financial statements of the business-type activities and the aggregate discretely presented component units. The accompanying supplementary information for the year ended June 30, 2019, in Schedules 3 through 5 is the responsibility of University management and was derived from and relates directly to the underlying accounting and other records used to prepare the June 30, 2019, financial statements. The accompanying supplementary information for the years ended June 30, 2019, in Schedules 3 through 5 has been subjected to the auditing procedures applied in the audit of the June 30, 2019, basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare those basic financial statements or to those basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the accompanying supplementary information for the year ended June 30, 2019, in Schedules 3 through 5 is fairly stated in all material respects in relation to the basic financial statements as a whole for the year ended June 30, 2019.

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University
The accompanying supplementary information in the Analysis of Operations Section is presented for the purposes of additional analysis and is not a required part of the basic financial statements. Such information has not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we do not express an opinion or provide any assurance on it.

## SIGNED ORIGINAL ON FILE

Portage, MI
June 24, 2021

# Independent Auditor's Report <br> on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements <br> Performed in Accordance with Government Auditing Standards 

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University

## Report on the Financial Statements

As Special Assistant Auditors for the Auditor General, we have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in Government Auditing Standards issued by the Comptroller General of the United States, the financial statements of the business type activities of Southern Illinois University and its aggregate discretely presented component units (the "University"), collectively a component unit of the State of Illinois, as of and for the year ended June 30, 2020, and the related notes to the financial statements, which collectively comprise the University's basic financial statements, and we have issued our report thereon dated May 14, 2021.

Our report includes a reference to other auditors who audited the financial statements of the aggregate discretely presented component units, as described in our report on the University's financial statements.

The financial statements of The Association of Alumni, Former Students and Friends of Southern Illinois University, Inc. (at Carbondale), The Alumni Association of Southern Illinois University Edwardsville, and Southern Illinois University Edwardsville Foundation, component units of the University, were not audited in accordance with Government Auditing Standards and, accordingly, this report does not include reporting on internal control or compliance and other matters associated with these component units or the component units that were reported on separately by those auditors who audited the financial statements of University Park, Southern Illinois University at Edwardsville, Inc., Southern Illinois Research Park, Inc., Carbondale, SIU Physicians \& Surgeons, Inc., and the SIUE East St. Louis Charter School, component units of the University.

## Compliance and Other Matters

As part of obtaining reasonable assurance about whether the University's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the financial statements. However, providing an opinion on compliance with those provisions was not an objective of our audit and, accordingly, we do not express such an opinion. The results of our tests disclosed an instance of noncompliance or other matters that is required to be reported under Government Auditing Standards and which is described in the accompanying Schedule of Findings as item 2020001.

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University

## Internal Control Over Financial Reporting

Management of the University is responsible for establishing and maintaining effective internal control over financial reporting (internal control).
In planning and performing our audit of the financial statements, we considered the University's internal control to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the University's internal control. Accordingly, we do not express an opinion on the effectiveness of the University's internal control.

Our consideration of internal control was for the limited purpose described in the preceding paragraph and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and, therefore, material weaknesses or significant deficiencies may exist that have not been identified. However, as described in the accompanying Schedule of Findings, we did identify certain deficiencies in internal control that we consider to be a material weakness and a significant deficiency.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected, on a timely basis. We consider the deficiency described in the accompanying Schedule of Findings as item 2020-001 to be a material weakness.

A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance. We consider the deficiency described in the accompanying Schedule of Findings as item 2020-002 to be a significant deficiency.

## University's Response to the Finding

The University's response to the findings identified in our audit are described in the accompanying Schedule of Findings. The University's response was not subjected to the auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on the response.

## Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the University's internal control or on compliance. This report is an integral part of an audit performed in accordance with Government Auditing Standards in considering the University's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University

SIGNED ORIGINAL ON FILE
Plante \& Moran, PLLC
Portage, Michigan
May 14, 2021

# Independent Auditor's Report on Compliance for Each Major Federal Program, Report on Internal Control Over Compliance, and Report on the Schedule of Expenditures of Federal Awards Required by the Uniform Guidance 

Honorable Frank J. Mautino<br>Auditor General<br>State of Illinois<br>and<br>Board of Trustees<br>Southern Illinois University

## Report on Compliance for Each Major Federal Program

As Special Assistant Auditors for the Auditor General, we have audited compliance by Southern Illinois University (the "University") with the types of compliance requirements described in the OMB Compliance Supplement that could have a direct and material effect on each of the University's major federal programs for the year ended June 30, 2020. The University's major federal programs are identified in the Summary of Auditor's Results section of the accompanying Schedule of Findings and Questioned Costs.

The University's financial statements include the operations of The Association of Alumni, Former Students and Friends of Southern Illinois University, Inc. (at Carbondale), The Alumni Association of Southern Illinois University Edwardsville, Southern Illinois University Foundation (at Carbondale), Southern Illinois University Edwardsville Foundation, University Park, Southern Illinois University at Edwardsville, Inc., Southern Illinois Research Park, Inc., Carbondale, SIU Physicians \& Surgeons, Inc., and the SIUE East St. Louis Charter School, component units of the University, which are not included in the University's Schedule of Expenditures of Federal Awards during the year ended June 30, 2020. Our audit, as described below, did not include the operations of these component units because the component units engaged other auditors to perform an audit of their financial statements and, if necessary, an audit of compliance.

## Management's Responsibility

Management is responsible for compliance with federal statutes, regulations, and the terms and conditions of its federal awards applicable to its federal programs.

## Auditor's Responsibility

Our responsibility is to express an opinion on compliance for each of the University's major federal programs based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in Government Auditing Standards, issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance).

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University
Those standards and the Uniform Guidance require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about the University's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance for each major federal program. However, our audit does not provide a legal determination of the University's compliance.

## Opinion on Each Major Federal Program

In our opinion, the University complied, in all material respects, with the types of compliance requirements referred to above that could have direct and material effect on each of its major federal programs for the year ended June 30, 2020.

## Other Matters

The results of our auditing procedures disclosed instances of noncompliance which are required to be reported in accordance with the Uniform Guidance and which are described in the accompanying Schedule of Findings and Questioned Costs as items 2020-003; 2020-004; 2020-005; 2020-006; 2020-007; 2020-008; 2020-009; and 2020-010. Our opinion on each major federal program is not modified with respect to these matters.

The University's responses to the noncompliance findings identified in our audit are described in the accompanying schedule of findings and questioned costs. The University's responses were not subjected to the auditing procedures applied in the audit of compliance and, accordingly, we express no opinion on the responses.

## Report on Internal Control Over Compliance

Management of the University is responsible for establishing and maintaining effective internal control over compliance with the types of compliance requirements referred to above. In planning and performing our audit of compliance, we considered the University's internal control over compliance with the types of requirements that could have a direct and material effect on each major federal program to determine the auditing procedures that are appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major federal program and to test and report on internal control over compliance in accordance with the Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of the University's internal control over compliance.

Honorable Frank J. Mautino
Auditor General
State of Illinois
and
Board of Trustees
Southern Illinois University
A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis. A material weakness in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of a federal program will not be prevented, or detected and corrected, on a timely basis. A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies and therefore, material weaknesses and significant deficiencies may exist that were not identified. We did not identify any deficiencies in internal control over compliance that we consider to be material weaknesses. However, we identified certain deficiencies in internal control over compliance, as described in the accompanying Schedule of Findings and Questioned Costs as items 2020-003; 2020-004; 2020005; 2020-006; 2020-007; 2020-008; 2020-009; and 2020-010 that we consider to be significant deficiencies.

The University's responses to the internal control over compliance findings identified in our audit are described in the accompanying Schedule of Findings and Questioned Costs. The University's responses were not subjected to the auditing procedures applied in the audit of compliance and, accordingly, we express no opinion on the responses.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of the Uniform Guidance. Accordingly, this report is not suitable for any other purpose.

## Report on Schedule of Expenditures of Federal Awards Required by the Uniform Guidance

We have audited the financial statements of the business-type activities and the aggregate discretely presented component units of Southern Illinois University as of and for the year ended June 30, 2020, and the related notes to the financial statements, which collectively compromise the University's basic financial statements. We issued our report thereon dated May 14, 2021, which contained unmodified opinions on those financial statements. Our report contains a reference to other auditors. Other auditors audited the financial statements of the University's discretely presented component units, as described in our report on the University's financial statements. Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the basic financial statements.

Honorable Frank J. Mautino<br>Auditor General<br>State of Illinois<br>and<br>Board of Trustees<br>Southern Illinois University

The accompanying Schedule of Expenditures of Federal Awards is presented for purposes of additional analysis as required by the Uniform Guidance and is not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Schedule of Expenditures of Federal Awards is fairly stated in all material respects in relation to the basic financial statements as a whole.

## SIGNED ORIGINAL ON FILE

Portage, Michigan
June 24, 2021, except for our report on the Schedule of Expenditures of Federal Awards, for which the date is May 14, 2021

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois SCHEDULE OF FINDINGS AND QUESTIONED COSTS <br> SUMMARY OF AUDITOR'S RESULTS 

For the Year Ended June 30, 2020

## Financial Statements

Type of report the auditor issued on whether the financial statements audited were prepared in accordance with GAAP: Unmodified

Internal control over financial reporting:

- Material weakness(es) identified?
$\boxtimes$ Yes
$\boxtimes$ Yes
Reported

Noncompliance material to the financial statements noted?Yes $\square$ None区No

## Federal Awards

Internal control over major federal programs:

- Material weakness(es) identified?
- Significant deficiency(ies) identified? Reported

| $\square$ Yes | $\boxtimes$ No |
| :--- | :--- |
| 凹Yes | $\square$ None |

Type of auditor's report issued on compliance for major federal programs: Unmodified
Any audit findings disclosed that are required to be
reported in accordance with 2 C.F.R. § 200.516(a)? ®Yes $\square$ No

Identification of major federal programs:

| CFDA Number(s) | Name of Federal Program or Cluster |
| :--- | :--- |
| $84.033,84.007,84.063$, | Student Financial Assistance Cluster |
| $84.379,84.038,93.342$, |  |
| 84.268, and 93.364 | Head Start Cluster |
| 93.600 | COVID-19 Higher Education Emergency Relief Fund |
| 84.425 E and 84.425 F |  |

Dollar threshold used to distinguish between type A and type B programs: \$2,048,491
Auditee qualified as a low-risk auditee?
$\boxtimes Y e s$
$\square$ No

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> SCHEDULE OF FINDINGS - GOVERNMENT AUDITING STANDARDS FINDINGS 

For the Year Ended June 30, 2020

## 2020-001. Finding: Inadequate Internal Controls over Census Data

The Southern Illinois University (University) did not have adequate internal control over reporting its census data and did not have a reconciliation process to provide assurance census data submitted to its pension and other postemployment benefits (OPEB) plans was complete and accurate.

Census data is demographic data (date of birth, gender, years of service, etc.) of the active, inactive, or retired members of a pension or OPEB plan. The accumulation of inactive or retired members' census data occurs before the current accumulation period of census data used in the plan's actuarial valuation (which eventually flows into each employer's financial statements), meaning the plan is solely responsible for establishing internal controls over these records and transmitting this data to the plan's actuary. In contrast, responsibility for active members' census data during the current accumulation period is split among the plan and each member's current employer(s). Initially, employers must accurately transmit census data elements of their employees to the plan. Then, the plan must record and retain these records for active employees and then transmit this census data to the plan's actuary.

We noted the University's employees are members of both the State Universities Retirement System (SURS) for their pensions and the State Employees Group Insurance Program sponsored by the State of Illinois, Department of Central Management Services (CMS) for their OPEB. In addition, we noted these plans have characteristics of different types of pension and OPEB plans, including single employer plans and cost-sharing multiple-employer plans.

During testing, we noted the following:

1) The University had not performed an initial complete reconciliation of its census data recorded by SURS and CMS to its internal records to establish a base year of complete and accurate census data.
2) After establishing a base year, the University had not developed a process to annually obtain from SURS and CMS the incremental changes recorded by SURS and CMS in their census data records and reconcile these changes back to the University's internal supporting records.

Upon due consideration and based upon the significance of these issues alone, we concluded a material weakness exists within the University's internal controls related to ensuring both SURS and CMS can provide their respective actuaries with complete and accurate census data related to the University.

Even given these two exceptions, we performed detail testing and certain data analysis tests and noted the following additional exceptions:

# SOUTHERN ILLINOIS UNIVERSITY 

A Component Unit of the State of Illinois
SCHEDULE OF FINDINGS - GOVERNMENT AUDITING STANDARDS FINDINGS (CONTINUED)
For the Year Ended June 30, 2020

## 2020-001. Finding: Inadequate Internal Controls over Census Data <br> (Continued)

3) We conducted data matches of (1) individuals pulled from the University's records whom the University believed should have been participating in SURS during the census data accumulation period throughout Fiscal Year 2018 and (2) the University's faculty members teaching a class during the census data accumulation period throughout Fiscal Year 2018 to SURS' records. As a result of this testing, we identified 14 individuals who had been improperly excluded from participating in SURS, which resulted in these people not having any employee contributions collected by the University and reported to SURS during the census data accumulation period throughout Fiscal Year 2018.
4) We performed an analysis of transactions reported by the University to SURS during the census data accumulation period throughout Fiscal Year 2018, noting 10 of 1,091 (1\%) employees reported as hired had actually been hired in other fiscal years. SURS determined the total potential impact to each of these employee's total service credit was it could be off by one-quarter to 1 year.
5) As of the end of the census data accumulation year on June 30, 2018, we identified 11 employees where each employee's associated termination or rehire date(s) had been untimely reported to SURS. While these employees were all associated with the University at June 30, 2018, some or all of these untimely reports may have occurred at other public universities and community colleges across the State. SURS determined these errors resulted in the employees being misclassified between the active, retired, and inactive member categories within SURS. The total potential impact to each former employee's total service credit was it could be off between 0.0 and 1.75 years.

For employers where their employees participate in plans with multiple-employer and cost-sharing features, the American Institute of Certified Public Accountants' Audit and Accounting Guide: State and Local Governments (AAG-SLG) (§ 13.177 for pensions and $\S 14.184$ for OPEB) notes the determination of net pension/OPEB liability, pension/OPEB expense, and the associated deferred inflows and deferred outflows of resources depends on employer-provided census data reported to the plan being complete and accurate along with the accumulation and maintenance of this data by the plan being complete and accurate. To help mitigate against the risk of a plan's actuary using incomplete or inaccurate census data within similar agent multiple-employer plans, the AAG-SLG (§ 13.181 (A-27) for pensions and § 14.141

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
SCHEDULE OF FINDINGS - GOVERNMENT AUDITING STANDARDS FINDINGS (CONTINUED)
For the Year Ended June 30, 2020

## 2020-001. Finding: Inadequate Internal Controls over Census Data (Continued)

for OPEB) recommends an employer annually reconcile its active members' census data to a report from the plan of census data submitted to the plan's actuary, by comparing the current year's census data file to both the prior year's census data file and its underlying records for changes occurring during the current year.

Additionally, eligibility criteria for participation in SURS under the Illinois Pension Code (Code) (40 ILCS 5/15-134(a)) states any person who is an employee of the University becomes a participant in SURS. Under the Code (40 ILCS 5/15-107), an employee is a person who works for the University in a secretarial, mechanical, labor, clerical, educational, administrative, or other staff position which is either (a) permanent and continuous or (b) for a period of four months or an academic term, whichever is less, who is:

1) not a student employed on a less than full-time temporary basis;
2) not receiving a retirement or disability annuity from SURS;
3) not on military leave;
4) not eligible to participate in the Federal Civil Service Retirement System,
5) not currently on a leave of absence without pay more than 60 days after the termination of SURS' disability benefits;
6) not paid from funds received under the Federal Comprehensive Employment and Training Act as a public service employment program participant hired on or after July 1, 1979;
7) not a patient in a hospital or home;
8) not an employee compensated solely on a fee basis where such income would net earnings from self-employment;
9) not providing military courses pursuant to a federally-funded contract where the University has filed a written notice with SURS electing to exclude these persons from the definition of an employee;
10) currently on lay-off status of not more than 120 days after the lay-off date;
11) not on an absence without pay of more than 30 days; and,
12) a nonresident alien on a visa defined under subparagraphs (F), (J), (M), or (Q) of Section 1101(a)(15) of Title 8 of the United States Code who (1) has met the Internal Revenue Service's substantial presence test and (2) became an employee on and after July 1, 1991.

Further, for CMS' OPEB plan, we noted participation in OPEB is derivative of an employee's eligibility to participate in SURS, as members of SURS participate in OPEB as annuitants under the State Employees Group Insurance Act of 1971 (Act) (5 ILCS 375/3(b)).

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> SCHEDULE OF FINDINGS - GOVERNMENT AUDITING STANDARDS FINDINGS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-001. Finding: Inadequate Internal Controls over Census Data (Continued)

In addition, the Illinois Pension Code (40 ILCS 5/15-157) requires the University to, at a minimum, withhold contributions of each employee's total compensation of $8 \%$ (9.5\% for firefighters or police officers) for their participation in SURS, unless further contributions by the employee would either exceed the maximum retirement annuity in the Code (40 ILCS 5/15-136(c)) or the Tier 2 earnings limitation within the Code (40 ILCS 5/15-111(b)), and remit these amounts to SURS. Further, the Code (40 ILCS 5/15-155(b)) requires the University remit employer contributions to SURS reflecting the accruing normal costs of an employee paid from federal or trust funds. Additionally, the Act (5 ILCS 375/10) requires active employees to make contributions as set by CMS and the Act (5 ILCS 375/11) requires employer contributions by the University for all employees not totally compensated from its Income Fund, local auxiliary funds, and the Agricultural Premium Fund.

Finally, the Fiscal Control and Internal Auditing Act (30 ILCS 10/3001) requires the University establish and maintain a system, or systems, of internal fiscal and administrative controls to provide assurance funds applicable to operations are properly recorded and accounted for to permit the preparation of reliable financial and statistical reports.

University officials indicated they were not aware of the need to reconcile their records to CMS and SURS census data records and other exceptions were due to employee error and oversight.

Failure to ensure complete and accurate census data was reported to SURS and CMS could have resulted in a material misstatement of the University's financial statements and reduced the overall accuracy of pension/OPEB-related liabilities, deferred inflows and outflows of resources, and expense recorded by the State, the State's agencies, and other public universities and community colleges across the State. In addition, failure to reconcile active members' census data reported to and held by SURS and CMS to the University's internal records could result in each plan's actuary relying on incomplete or inaccurate census data in the calculation of the University's pension and OPEB balances, which could result in a material misstatement of these amounts. (Finding Code No. 2020-001)

## RECOMMENDATION

We recommend the University implement controls to ensure census data events are timely and accurately reported to SURS and CMS.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> SCHEDULE OF FINDINGS - GOVERNMENT AUDITING STANDARDS FINDINGS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-001. Finding: Inadequate Internal Controls over Census Data (Continued)

Further, we recommend the University work with SURS and CMS to develop an annual reconciliation process of its active members' census data from its underlying records to a report from each plan of census data submitted to the plan's actuary. After completing an initial full reconciliation, the University may limit the annual reconciliations to focus on the incremental changes to the census data file from the prior actuarial valuation, provided no risks are identified that incomplete or inaccurate reporting of census data may have occurred during prior periods.

Additionally, we recommend the University work with SURS and CMS to identify and address any unremitted or erroneously remitted employee and, if applicable, employer contributions related to these events.

Finally, due to the interrelatedness of SURS, the mobility of employees to change their employers within SURS, and a specific noncompliance matter regarding whether a person is eligible to participate in SURS identified during testing at Governors State University (please see Governors State University's Fiscal Year 2020 financial audit report for more information), we recommend the University work with both SURS and Governors State University to identify employees initially hired by Governors State University with a visa defined under subparagraphs (F), (J), (M), or (Q) of Section 1101(a)(15) of Title 8 of the United States Code who had not met the Internal Revenue Service's substantial presence test and started employment on and after July 1, 1991.

## UNIVERSITY RESPONSE

We Agree. SIU Carbondale and SIU Edwardsville have processes and procedures in place for processing certifications, changes, and terminations in the SURS and CMS systems as contracts are received from departments. However, the University had not performed a complete annual reconciliation of the census data with SURS and CMS. As such, the campuses have developed processes to address the recommendation and will work toward implementation of those processes.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
SCHEDULE OF FINDINGS - GOVERNMENT AUDITING STANDARDS FINDINGS (CONTINUED)
For the Year Ended June 30, 2020

## 2020-002: Finding: Insufficient Controls over Financial Reporting of Capital Asset Additions

Southern Illinois University (Carbondale) recorded and failed to detect an incorrect value for an in-kind contribution of a capital asset, which resulted in an overstatement of capital assets and the related depreciation expense at June 30, 2020.

We tested 18 capital asset additions and noted 1 (6\%) addition was misreported. The University's Carbondale campus entered an in-kind capital contribution at the incorrect amount and did not sufficiently review the entry or detect a typographical error prior to its identification during the audit. The capital asset and related depreciation were overstated by $\$ 793,000$ and $\$ 40,907$, respectively.

University management stated the misstatement was due to a typographical error during the recording of an in-kind capital asset contribution, and a secondary review of the entry was not performed timely to detect the error.

Government Accounting Standards Board Statement 34, paragraph 18, states that donated capital assets should be reported at the estimated fair value at the time of acquisition plus ancillary charges, if any. The Fiscal Control and Internal Auditing Act (30 ILCS 10/3001) requires State agencies to establish and maintain a system of internal fiscal and administrative controls to provide assurance that expenditures and transfers of assets are properly recorded and accounted for to permit the preparation of accounts and reliable financial reports. Good internal controls require the University to sufficiently review capital asset additions activity during the year to allow for the identification and correction of errors.

Failure to maintain adequate internal controls over recording and review of capital asset additions could result in inaccurate financial reporting. (Finding Code No. 2020-002)

## RECOMMENDATION

We recommend the University strengthen its internal controls related to financial reporting of assets placed in service to ensure recording at the appropriate value. We specifically recommend accounting staff perform an independent secondary review of capital additions to ensure items agree to supporting documentation and are properly recorded.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
SCHEDULE OF FINDINGS - GOVERNMENT AUDITING STANDARDS FINDINGS (CONTINUED)
For the Year Ended June 30, 2020

## 2020-002: Finding: Insufficient Controls over Financial Reporting of Capital Asset Additions (Continued)

## UNIVERSITY RESPONSE

Implemented. To strengthen controls related to asset valuation recording, a monthly report has been developed and implemented by property control staff. The report generates all capitalized asset additions recorded during the month and focuses on the tag number, buying account information, and the recorded value of the asset. The items on the report are traced back to the source documents on file at property control. The tracing and reviewing processes are not performed by the same staff that records the asset. Any discrepancies will be corrected upon discovery.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS 

For the Year Ended June 30, 2020

## 2020-003. Finding: Inadequate Procedures for Ensuring Compliance with <br> Earmarking Requirements for the Student Support Services Program

Federal Agency: U.S. Department of Education
CFDA Number: 84.042
Program Expenditures: \$273,538
Program Name: TRIO - Student Support Services
Award Number(s): P042A151636
Questioned Costs: None
The Southern Illinois University (University) Carbondale campus did not have adequate procedures in place to ensure the earmarking requirements for the Student Support Services program were met during the fiscal year.

During our testing of earmarking requirements for TRIO Student Support Services at the University, we noted the program at the Carbondale campus served 160 students, of which only 95 (59\%) students met the criteria for being either low-income individuals who are first-generation college students or individuals with disabilities. The University had not implemented sufficient processes and controls to ensure compliance with TRIO earmarking requirements.

The Student Support Services Program requires that, in addition to the eligibility criteria for individual students, not less than two-thirds of the program participants will be either low-income individuals who are first-generation college students or individuals with disabilities (34 CFR Section 646.11(a)(1)).

Uniform Guidance (2 CFR 200.303(a)) requires nonfederal entities receiving federal awards establish and maintain effective internal control to reasonably ensure compliance with Federal laws, statutes, regulations, and the terms and conditions of the Federal award. Effective internal controls should include procedures to ensure that all earmarking requirements are reviewed and monitored to ensure compliance.

University management stated the failure to meet the two-thirds requirement was due to declining student enrollment at the University, which affects the overall application pool of students who qualify. Additionally, the program did not adequately monitor the proportion of students who qualify as both first-generation and low income to ensure the two-thirds requirement was met.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-003. Finding: Inadequate Procedures for Ensuring Compliance with Earmarking Requirements for the Student Support Services Program (Continued)

Without effective controls to review the participants and ensure compliance for TRIO Student Support Services, the University is at a greater risk of not meeting the minimum earmarking requirements, as well as increased likelihood of program reviews from oversight agencies. In addition, the University is at risk of being required to return funds to the Department of Education and/or becoming ineligible to administer the program. (Finding Code No. 2020-003, 2019-001, 2018-002)

## RECOMMENDATION

We recommend the University establish processes and procedures, including plans for increasing participation in the program by targeted populations, to ensure it will meet the earmarking program requirements. We also recommend the University implement controls to identify likely disparities in expected and actual results throughout the year and take proactive corrective action as necessary.

## UNIVERSITY RESPONSE

Agree. The TRIO Student Support Services Project at Southern Illinois University (SIUC) was on target to meet all program goals pre-pandemic (COVID-19), including the two-thirds earmark requirement. The University closed the SIUC campus the week of March 13, 2020 and moved all courses online. At this time, $63.76 \%$ of students enrolled in the program met the earmark requirement (first-generation and low-income), and the Project was just $2.19 \%$ points from reaching the goal $66.67 \%$. The Project would have met all goals had it not been for this unforeseeable event of the pandemic. The Project and SIUC have complied with all planned interventions and continue to make significant progress to correct this finding. The Project Director is confident that earmark requirements can be met with the University fully functioning for the fall 2021 semester, employing the pre-pandemic strategies that had been identified and implemented prior the shutdown.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-004. Finding: Exit Counseling Not Completed

Federal Agency: U.S. Department of Education
CFDA Number: 84.007, 84.038, 84.063, 84.268, 84.379, 93.342, 93.364
Program Expenditures: \$202,334,276
Program Name: Student Financial Assistance Cluster
Award Number(s): P033A141286, P033A151286, P033A191286, P063P170116, P063P180116, P007A151286, P379T180116, P379T190116, N/A
Questioned Costs: None
The Southern Illinois University (University) Edwardsville campus did not complete exit counseling for all necessary students within the required time period.

During our testing of students who received title IV aid at the University, we noted 3 out of 25 (12\%) students who received Direct Loans did not complete exit counseling timely after leaving the Edwardsville campus. The sample was not a statistically valid sample.

The University was first cited for noncompliance with exit counseling in 2017 and has not implemented sufficient processes and controls over the past few years to ensure compliance with exit counseling requirements.

The Edwardsville campus requires students to complete exit counseling when they leave the University after previously attending. During the year, two students attended the University, received direct loans, and officially withdrew during the semesters they attended, but had not received exit counseling within 30 days of the withdraw date from the University. The exit interviews were conducted between 8 and 25 days late.

Further, during the year, one student attended the University, received direct loans, and unofficially withdrew during the semester the student attended, but had not received exit counseling within 30 days of the withdrawal date from the University. The exit interview was conducted 13 days late.

According to 34 CFR 685.304(b), a school must ensure that exit counseling is conducted with each Direct Subsidized Loan or Direct Unsubsidized Loan borrower and graduate or professional student Direct PLUS Loan borrower shortly before the student borrower ceases at least half-time study at the school.

According to 34 CFR 682.604(a)(1), if a student borrower withdraws from school without the school's prior knowledge or fails to complete an exit counseling session as required, the school must, within 30 days after learning that the student borrower has withdrawn from school or failed to complete the exit counseling as required, ensure that exit counseling is provided through interactive electronic means, by mailing written counseling materials to the student borrower at the student borrower's last known

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-004. Finding: Exit Counseling Not Completed (Continued)

address, or by sending written counseling materials to an email address provided by the student borrower that is not an email address associated with the school sending the counseling materials.

Uniform Guidance (2 CFR 200.303(a)) requires non-Federal entities receiving Federal awards establish and maintain internal controls to reasonably ensure compliance with Federal laws, regulations, and program compliance requirements. Effective internal controls should include procedures to ensure student exit counseling is completed appropriately.

According to University officials, during fiscal year 2020, many new financial aid, federal, and state initiatives were placed on the University. Management stated the new programs were listed as a priority and therefore exit counseling ran later than expected.

Exit counseling helps federal student loan borrowers understand how to repay their loans and provides information on deferment and repayment plan options. Exit counseling also discusses borrower rights and responsibilities. Failure to complete exit counseling timely can result in students not understanding loan repayment options, which can lead to a greater potential for loan default. (Finding Code No. 2020-004, 2019002, 2018-005, 2017-004)

## RECOMMENDATION

We recommend the University implement controls and processes to identify students requiring exit counseling within the student financial aid department on a routine basis. These controls should ensure exiting student borrowers are monitored frequently to ensure that all necessary students complete exit counseling within the required time frame.

## UNIVERSITY RESPONSE

Agree. University Student Financial Aid has revised the query used and created a semi-monthly communication schedule to notify students of their exit counseling requirements when enrollment is below 6 credit hours. This communication plan was implemented on February 16, 2021 and will continue to be performed on a semimonthly basis.

## SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED)

For the Year Ended June 30, 2020

## 2020-005. Finding: Information Technology Risk Assessment Not Performed

Federal Agency: U.S. Department of Education
CFDA Number: 84.007, 84.033, 84.038, 84.063, 84.268, 84.379, 93.342, 93.364
Program Expenditures: \$202,334,276
Program Name: Student Financial Assistance Cluster
Award Number(s): P033A141286, P033A151286, P033A191286, P063P170116, P063P180116, P007A151286, P379T180116, P379T190116, N/A
Questioned Costs: None

The Southern Illinois University (University) Edwardsville campus did not document required risk assessments related to student information security.

As a requirement under the University's Program Participation Agreement with the Department of Education, the University must protect student financial aid information. However, during our testing, we noted they had not conducted a risk assessment identifying internal and external risks to the security, confidentiality, and integrity of the students' information.

The Standards for Safeguarding Customer Information, required by the Gramm-LeachBliley Act (GLBA) (16 CFR §314.4 (b)), requires customers to identify reasonable foreseeable internal and external risks to the security, confidentiality, and integrity of customer information that could result in the unauthorized disclosure, misuse, alteration, destruction or other compromise of such information, and assess the sufficiency of any safeguards in place to control these risks. At a minimum, such a risk assessment should include consideration of risk in each relevant area of operations, including:

1) Employee training and management;
2) Information systems, including network and software design, as well as information processing, storage, transmission and disposal; and
3) Detecting, preventing and responding to attacks, intrusions, or other system failures.

Additionally, the Uniform Guidance (2 CFR 200.303(a)) requires nonfederal entities receiving federal awards establish and maintain effective internal control designed to reasonably ensure compliance with Federal laws, statutes, regulations, and the terms and conditions of the Federal award.

Furthermore, generally accepted information technology guidance endorses the implementation of a process to identify risk and ensure appropriate safeguards are in place to protect information technology systems and data.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

 <br> <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED)}

For the Year Ended June 30, 2020

## 2020-005. Finding: Information Technology Risk Assessment Not Performed (Continued)

University management stated the University did not document a GLBA-focused risk assessment due to a shifting of Information Technology Services' (ITS) priorities at the onset of the COVID-19 pandemic. Management also stated ITS pivoted to focus on data security and disbursement of federal stimulus funds to students, and as a result, did not complete the GLBA-focused risk assessment during the year.

Without documentation of a risk assessment, the University is at risk of noncompliance with the GLBA. In addition, there is a risk that University systems and information could be vulnerable to attacks or intrusions, and these attacks may not be detected in a timely manner. (Finding Code No. 2020-005, 2019-004)

## RECOMMENDATION

We recommend the University perform and document a comprehensive risk assessment identifying internal and external risks to the security, confidentiality, and integrity of the students' information. In addition, the University should ensure proper safeguards are in place to ensure the security of student information.

## UNIVERSITY RESPONSE

Agree. SIUE Student Financial Aid (SFA) and Information Technology Services will co-lead a cross functional team that assess the internal and external risks associated to student data and privacy. That team will in turn provide a risk assessment that indicates how we plan to mitigate any breaches. SFA will conduct annual trainings for SFA team members.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-006. Finding: Insufficient Controls over Cash Management

Federal Agency: U.S Department of Education
CFDA Number: 84.425E
Program Expenditures: \$6,746,073
Program Name: COVID-19 Higher Education Emergency Relief Fund - Student Portion
Award Number(s): P425E200066 and P425E201839
Questioned Costs: None
Southern Illinois University (University) did not have adequate procedures in place to ensure cash management requirements for the student portion of the Higher Education Emergency Relief Funds (HEERF) were met during the fiscal year.

During fiscal year 2020, the University drew down the full student portion of HEERF dollars allocated without minimizing the time between the transfer of funds and the disbursement of those funds. For the Edwardsville campus, the student portion of $\$ 4,839,197$ was drawn down on April 30, 2020 but as of June 30, 2020, \$2,192,697 ( $45 \%$ ) was unspent. For the Carbondale campus, the student portion of $\$ 4,433,318$ was drawn down on April 24, 2020, but as of June 30, 2020, the University had not spent $\$ 333,745$ (8\%). The unspent funds were not returned to the Department of Education by either campus.

Uniform Guidance (2 CFR Section 200.305(b)) requires that nonfederal entities must minimize the time elapsing between the transfer of funds from the United States Treasury to the entities and the disbursement of those funds.

Uniform Guidance (2 CFR 200.303(a)) requires nonfederal entities receiving federal awards establish and maintain effective internal control designed to reasonably ensure compliance with Federal laws, statutes, regulations, and the terms and conditions of the Federal award. Effective internal controls should include procedures to ensure that all cash management requirements are reviewed to ensure compliance.

University management stated the failure to meet the cash management requirement was due to the University's desire to obtain its full share of the student portion of the HEERF dollars as quickly as possible during the COVID-19 pandemic rather than drawing down funds as allowable expenditures were incurred.

Cash management procedures ensure that the time elapsed between the drawing down of federal funds and the disbursement of those funds is minimized. Without sufficient cash management procedures there is a greater risk that federal funds may be misused. In addition, the University is at risk of having to return unused HEERF dollars if they are not spent within one year of the Grant Award Notification. (Finding Code No. 2020-006)

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-006. Finding: Insufficient Controls over Cash Management (Continued)

We recommend the University review its existing cash management procedures and draw down federal funds only as allowable expenditures are incurred in order to minimize the time elapsed between the drawdown of funds and the disbursement of those funds.

## UNIVERSITY RESPONSE

We agree that both campuses drew down the student portion of the CARES Act funding with the expectation that the campuses would be able to distribute student awards quickly and in accord with the grant provisions. When challenges with the distribution plans presented themselves, campus staff responded as quickly and appropriately as possible, and continued to focus on disbursing funds. At SIUE, the remainder of the CARES Act student support funding was completely distributed to students by $9 / 4 / 2020$, leaving no remaining funds. At SIUC, the remainder of the CARES Act student support funding was completely distributed to students by $12 / 23 / 2020$, leaving no remaining funds. As applicable, any balance remaining at 6/30/20 was accounted for in the federal cash management calculation, and interest remitted as needed. Further, it should be noted that the institutional share of the CARES grant was not drawn down by either campus in advance of disbursement of the funds.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

2020-007. Finding: Return of Title IV Aid

Federal Agency: U.S. Department of Education
CFDA Number: 84.007, 84.038, 84.063, 84.268, 84.379, 93.342, 93.364
Program Expenditures: \$202,334,276
Program Name: Student Financial Assistance Cluster
Award Number(s): P007A191285, P063P190115, P063P180115, P379T200115, N/A Questioned Costs: None

The Southern Illinois University (University) Carbondale campus did not complete the return of Title IV aid within the required timeframe for one student.

During our testing of the University's return of Title IV calculations, we noted 1 out of 40 (2.5\%) students tested had Title IV aid that was returned to the Department of Education 54 days after the date of withdrawal of the student. The student was an unofficial withdrawal and never began academic attendance for the semester tested. The sample was not a statistically valid sample.

If a student does not begin attendance in a payment period or period of enrollment, the institution must return all Title IV, Higher Education Act program funds that were credited to the student's account at the institution or disbursed directly to the student for that payment period or period of enrollment as soon as possible, but no later than 30 days after the date that the institution becomes aware that the student will not or has not begun attendance. A student has not begun attendance in a payment period or period of enrollment if the institution is unable to document the student's attendance at any class during the payment period or period of enrollment. (34 CFR 668.21).

Uniform Guidance (2 CFR 200.303(a)) requires nonfederal entities receiving federal awards establish and maintain effective internal control to reasonably ensure compliance with Federal statutes, regulations, and the terms and conditions of the Federal award. Effective internal controls should include procedures to ensure return of Title IV aid is completed within the required timeframe.

University management stated the delay in the return of Title IV aid to the student occurred due to oversight when reviewing the listing of withdrawals for the spring semester. The process for reviewing student withdrawals is a manual process which caused this student to be overlooked for timely reporting.

Without effective controls to ensure timely return of Title IV aid to the Department of Education for student withdrawals, there is increased likelihood of program reviews by the Department of Education. Continued noncompliance may result in the potential loss of Title IV aid eligibility. (Finding Code No. 2020-007)

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-007. Finding: Return of Title IV Aid (Continued)

## RECOMMENDATION

We recommend the University establish processes and procedures to ensure student withdrawals are identified timely to ensure the return of Title IV calculations are completed within required timeframes.

## UNIVERSITY RESPONSE

Agree. The SIUC Student Financial Aid office has reviewed the current processes and procedures and determined an additional control can be implemented. The Associate Director will be added to the email notifications for the withdraw report, allowing for additional review. The produced report includes the name, ID, effective date, and number of days elapsed for each withdrawn student who has not had a return calculation completed.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-008. Finding: Student Enrollment Reporting

Federal Agency: U.S. Department of Education
CFDA Number: 84.007, 84.038, 84.063, 84.268, 84.379, 93.342, 93.364
Program Expenditures: \$202,334,276
Program Name: Student Financial Assistance Cluster
Award Number(s): P007A191285, P063P190115, P063P180115, P379T200115, N/A Questioned Costs: None

The Southern Illinois University (University) Edwardsville campus did not have adequate procedures in place to ensure that program-level student enrollment data elements were reported accurately and timely.

During our testing of students who withdrew or graduated from the University, we noted 1 out of $40(2.5 \%)$ students did not have their program-level enrollment status accurately reported. The student was reported as being active in the program despite withdrawing from the University. The sample was not a statistically valid sample.

A school participating in Title IV aid programs must establish and maintain proper administrative and fiscal procedures and all necessary records. In addition, a school participating must submit all required reports, which contain accurate information, to the Department of Education (34 CFR 685.309).

Uniform Guidance (2 CFR 200.303(a)) requires nonfederal entities receiving federal awards establish and maintain effective internal control to reasonably ensure compliance with Federal statutes, regulations, and the terms and conditions of the Federal award. Effective internal controls should include procedures to ensure return of Title IV aid is completed within the required timeframe.

According to University management, the reporting of withdrawals to the Department of Education is a manual process. In this case, management stated the student's withdrawal from the University was reported, but an oversight error by University personnel resulted in not reporting the withdrawal from the program to the Department of Education.

Without sufficient controls around enrollment reporting there is a greater risk that student enrollment data will not be reported accurately or timely. Inaccurate or untimely reporting of student enrollment data can result in inconsistencies between the University's records and the National Students Loan Data System as well as potential delays in the repayment of federal loans. (Finding Code No. 2020-008)

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-008. Finding: Student Enrollment Reporting (Continued) <br> RECOMMENDATION

We recommend the University establish processes and procedures to ensure student withdrawals from both the University and University programs are reviewed thoroughly to ensure the Department of Education is provided accurate student enrollment data.

## UNIVERSITY RESPONSE

Agree. The issue is not believed to be a systemic problem, but rather an isolated incident. The SIUE Registrar and Director of Student Financial Aid will ensure that employees are trained appropriately to update both program and enrollment data for program withdrawals. Training staff and reviewing staff performance will be ongoing.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-009. Finding: HEERF Reporting

Federal Agency: U.S. Department of Education
CFDA Number: 84.425E
Program Expenditures: \$2,646,500
Program Name: COVID-19 - Higher Education Emergency Relief Fund - Student
Portion
Award Number(s): P425E201839
Questioned Costs: None
The Southern Illinois University (University) Edwardsville campus did not have adequate procedures in place to ensure the required data elements for Higher Education Emergency Relief Funds (HEERF) 18004(a)(1) Student Aid Portion awards were publicly posted accurately and timely.

During our testing of student aid portion awards, we noted the first student aid portion report was not publicly posted on the University's website until June 29, 2020, which was 66 days after the date of the grant award.
U.S. Department of Education Electronic Announcement dated May 6, 2020: Institutions that received a HEERF 18004(a)(1) Student Aid Portion award are required to publicly post certain information on their website no later than 30 days after award.

Uniform Guidance (2 CFR 200.303(a)) requires nonfederal entities receiving federal awards establish and maintain effective internal control designed to reasonably ensure compliance with Federal laws, statutes, regulations, and the terms and conditions of the Federal award. Effective internal controls should include procedures to ensure that all HEERF reporting requirements are reviewed to ensure compliance.

According to University management, the COVID-19 pandemic caused significant disruption in Student Financial Aid and Information Technology Services. University resources were prioritized to ensuring emergency aid was disbursed to students, and as a result, the University did not publicly post the required reporting elements within the prescribed timeframe.

Without sufficient controls around reporting elements and deadlines, there is a greater risk that required data elements will not be reported timely and that the University will be noncompliant with federal regulations. (Finding Code No. 2020-009)

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-009. Finding: HEERF Reporting (Continued)

## RECOMMENDATION

We recommend the University establish processes and procedures to ensure required reporting elements and deadlines are reviewed to ensure that the University complies with federal reporting regulations.

## UNIVERSITY RESPONSE

Agree. Controls are now in place within SIUE Student Financial Aid to ensure the required disclosures regarding the expenditure of HEERF funds are maintained and updated in accordance with the applicable guidelines.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

# 2020-010. Finding: HEERF Institutional Expenditures 

Federal Agency: U.S. Department of Education
CFDA Number: 84.425F
Program Expenditures: \$4,099,573
Program Name: COVID-19 - Higher Education Emergency Relief Fund - Institutional Portion
Award Number(s): P425E201839
Questioned Costs: \$219,661
The Southern Illinois University (University) Carbondale campus did not have adequate procedures in place to ensure Higher Education Emergency Relief Fund (HEERF) 18004(a)(1) Institutional Aid Portion awards were spent on allowable expenditures. The University issued payments for lost wages to student workers who continued to work and earn wages on campus.

During our testing of institutional aid portion awards, we noted that 3 of 30 (10\%) samples tested included students that were paid estimated wages for spring 2020 semester utilizing HEERF institutional aid portion awards. The period of payment for estimated wages began on March 22, 2020, which was the day after the State of Illinois issued a Stay at Home order, Executive Order 2020-10. The period of payment of estimated wages ended on May 8, 2020, the end of the spring 2020 semester. All student workers were paid estimated wages using HEERF institutional aid portion awards to alleviate the lost wages to these student employees caused by the disruption to campus operations as a result of COVID-19. In addition, students who were able to continue working for the University after the issuance of the Executive Order were paid for actual hours worked. One of the 3 students tested who received estimated wages to alleviate lost wages was also paid for actual hours worked. The payments for actual hours worked were paid from University funds.

The University's determination to pay student employees regardless of whether they continued to work was made prior to receipt of the HEERF institutional funding, which the University subsequently decided to use to cover the cost of student wages.

Of the total $\$ 4,099,573$ institutional aid portion spent by the University as of June 30, 2020, $\$ 888,115$ was spent on wages paid to all student workers for their estimated hours. Of this amount, $\$ 219,661$ in estimated wages was paid to students who also actually worked hours after the issuance of Executive Order 2020-10. The University was unable to provide sufficient documentation to support HEERF institutional aid portion awards to these students who actually worked after Executive Order 2020-10 were due to significant changes to the delivery of instruction due to the coronavirus.

## SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED)

For the Year Ended June 30, 2020

## 2020-010. Finding: HEERF Institutional Expenditures (Continued)

The U.S. Department of Education Higher Education Emergency Relief Fund (HEERF) Frequently Asked Questions (FAQ) Rollup Document Issued October 14, 2020 indicates that institutions may use Institutional Relief funds under Section 18004(a)(1) of the CARES Act for "costs associated with the significant changes to the delivery of instruction due to the coronavirus." The Certification and Agreement for the Institutional Portion of the HEERF states: "Recipient retains discretion in determining how to allocate and use the funds provided hereunder, provided that funds will be spent only on those costs for which Recipient has a reasoned basis for concluding such costs have a clear nexus to significant changes to the delivery of instruction due to the coronavirus."

Uniform Guidance (2 CFR 200.303(a)) requires nonfederal entities receiving federal awards establish and maintain effective internal control designed to reasonably ensure compliance with Federal laws, statutes, regulations, and the terms and conditions of the Federal award. Effective internal controls should include procedures to ensure that all HEERF allowable expenditure requirements are reviewed to ensure compliance.

The Fiscal Control and Internal Auditing Act (30 ILCS 10/3001) requires the establishment and maintenance of a system, or systems, of internal fiscal and administrative controls to safeguard funds against waste, loss, unauthorized use and misappropriation.

Student employees who continued working received both estimated wages reimbursed from HEERF funding to alleviate lost wages and actual wages because management stated they wanted to acknowledge those student employees who were considered essential and still actively working. University management stated they believed it would be unfair not to also pay wages earned to students who continued to work.

Without sufficient controls around allowable expenditure requirements, there is a greater risk that federal funds will be spent on unallowable expenditures. If costs are deemed to be unallowable, the granting agency may request that the funds related to unallowable costs be returned. Further, sufficient internal controls help avoid wasteful and unnecessary expenditures. (Finding Code No. 2020-010)

## RECOMMENDATION

We recommend the University establish processes and procedures to ensure that federal funds are only spent on allowable expenditures.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-010. Finding: HEERF Institutional Expenditures (Continued)

## UNIVERSITY RESPONSE

Disagree. While we agree with the facts stated regarding the amount, source and type of payments made to our SIUC student workers during the noted time frame, we disagree with the auditor's conclusion that payments totaling \$219,661 were questionable and not spent in compliance with the HEERF guidance.

The decision to pay all SIUC student workers $(1,795)$ an estimated wage equal to their prior 8 -week average $(\$ 888,115)$ was made when the campus was forced to close and was based on the best information available at the time. These payments were made entirely to minimize the disruption of the campus closure on our student workers, and as such were later reimbursed with HEERF institutional funds in accordance with available guidance.

The 337 (19\%) students who were able to continue to work during this closure were paid a total of $\$ 168,000$ in actual wages earned. These wages were paid out of university funds. These students' portion of the estimated wages payment $(\$ 888,115)$ was $\$ 220,000$. The fact that their actual wages earned were less than the estimate of their previous 8 -weeks average wages is indicative of a "clear nexus to significant changes to the delivery of instruction due to the coronavirus". The campus was closed during this time frame and only those deemed to be essential continued to work at a reduced number of hours. Had we not also made these estimated payments to the students who continued to work during the shutdown, these 337 students clearly would have been penalized by the way of reduced wages for work performed in a crisis situation.

Further, when looking at all student wages paid during this period, we paid a total of $\$ 168,000$ in actual student wages (from university funds). The approximately $\$ 720,000$ difference between estimated wages $(\$ 888,115)$ and actual wages paid to all student workers $(\$ 168,000)$ further demonstrates "clear nexus to significant changes to the delivery of instruction due to the coronavirus". As such, we believe the payments made from HEERF institutional funds to our students for the wages described within were made in compliance with the HEERF guidance available at the time, and therefore no corrective action is currently being planned. Further, we continue to be cognizant of HEERF requirements and other limitations on the use of federal funds in order to ensure that we are spending funds only for allowable expenditures.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - FEDERAL AND QUESTIONED COSTS (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-010. Finding: HEERF Institutional Expenditures (Continued)

## AUDITOR'S COMMENT

The University contends all payments made to students for estimated wages to alleviate lost wages, including individuals who continued to work and also earn a paycheck, were an allowable use of the HEERF institutional portion awards. We disagree. We have questioned costs totaling $\$ 219,661$ for lost wage payments to essential student workers who continued to work and earn actual wages despite the campus closure and transition to remote learning.

As noted in Finding 2020-010, federal guidance for use of the funds and the University's grant award certification and agreement require HEERF funds be spent only on costs with a clear nexus to significant changes to the delivery of instruction due to the coronavirus. Only the specific costs incurred due to the change to on-line instruction were therefore allowable costs.

The questioned costs relate to students considered "essential" by the University who were allowed to continue working and were paid both for hours worked, as well as payments designated to alleviate lost wages due to the inability of students to work. These jobs generally involved in-person work for the health and safety for people and animals, as well as technical and academic assistance conducted remotely. This student work continued regardless of the University's change to remote instruction. There is no federal guidance permitting use of these HEERF grant funds to pay wages to essential student workers who continued to work and earn wages. Since essential student work continued despite the campus closure and the move to on-line instruction, the payments in question were not caused by remote learning as required to be allowable uses of these HEERF awards. Further, payments to alleviate lost wages for earnings which were not lost results in overpayment of students, whether paid from University funds or reimbursed from federal funds.

The students who continued to work were able to earn nearly 76 percent of their prior 8 -week average wages while working during the pandemic. While we agree there is a clear nexus to the change to remote learning shown for students who could not work during the pandemic, we do not believe there is a clear causal link, or nexus, for the payments of estimated wages and actual wages to essential student workers for this period.

The University did not provide sufficient support that paying estimated wages to students who still continued to work and earn actual wages after the issuance of Executive Order 2020-10 was allowable and due to significant changes to the delivery of instruction due to the coronavirus.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - STATE COMPLIANCE 

For the Year Ended June 30, 2020

## 2020-011. Finding: Pilot Plant Not Managed by the Illinois Ethanol Research Advisory Board)

Southern Illinois University (University) did not manage the National Corn-to-Ethanol Research Pilot Plant ("the Pilot Plant") under the review and guidance of the Illinois Ethanol Research Advisory Board (Advisory Board).

During testing, we noted the Advisory Board had six of 13 (46\%) positions vacant and did not meet or perform its duties of providing review and guidance to the University Board of Trustees to assist in operating and managing the Pilot Plant as required by the State statute. Edwardsville staff had continued to manage the Pilot Plant under guidance of a stakeholders group it took upon itself to create, rather than managing the Pilot Plant under the guidance of the Advisory Board required by statute. Although the Advisory Board had seven of 13 (54\%) positions filled as needed for a voting majority, all seven of those appointed members had not met in person or remotely since 2012. The University did not take sufficient measures to implement all appropriate and reasonable corrective actions to correct the underlying cause of this finding, which has been repeated since 2015.

The Southern Illinois University Management Act (Act) (110 ILCS 520/6.5) requires the SIU Board of Trustees to operate and manage the Pilot Plant for the purpose of reducing the costs of producing ethanol through the development and commercialization of new production technologies, equipment, processes, feedstocks, and new value added coproducts and by-products. This work shall be conducted under the review and guidance of the Advisory Board.

The Act (110 ILCS 520/6.6) establishes the Advisory Board. The Advisory Board shall be composed of 13 members including the President of the University, who shall be chairman, and six members appointed by the Governor representing the ethanol industry, growers, suppliers, and universities. Seven of the 13 members shall constitute a quorum. The Advisory Board shall meet at least annually and have the following duties:

- Review of annual operating plans and budget of the Pilot Plant:
- Advising on research and development priorities and projects to be carried out at the Pilot Plant;
- Advising on policies and procedures regarding the management and operation of the Pilot Plant;
- Developing bylaws;
- Submitting a final report to the Governor and General Assembly outlining the progress and accomplishments made during the year along with a financial report for the year, and


# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-011. Finding: Pilot Plant Not Managed by the Illinois Ethanol Research Advisory Board) (Continued)

- Establishing and operating, subject to specific appropriation for the purpose of providing facility operating funds, the National Corn-to-Ethanol Research Center of Excellence (the Research Center) with purposes and goals including conducting research, providing training, consulting, developing demonstration projects, and service as an independent resource to the ethanol industry.

University management stated they did not schedule or hold a meeting of the Advisory Board either in person or remotely during Fiscal Year 2020 because they did not expect to meet the required quorum of seven attendees. University management stated a stakeholders group had met and representatives attended but they were not the individual members of the Advisory Board as indicated in the statute.

Failure to comply with the Act prohibits the University's ability to manage the Pilot Plant as envisioned by the General Assembly. Managing the Pilot Plant by a group other than the Advisory Board required by the statute undermines the authority of the legislature. (Finding Code No. 2020-011, 2019-006, 2018-008, 2017-011, 2016-011, 2015-011)

## RECOMMENDATION

We recommend the University work with the existing Advisory Board members to schedule an annual meeting of the Advisory Board that the existing seven members will attend, thereby achieving a quorum, so the Board can perform its duties under the Act.

We further recommend the University work with the Governor's Office of Executive Appointments to fill the vacancies on the Advisory Board, or seek statutory change to allow oversight of the Pilot Plant by the stakeholder's group rather than the Advisory Board members specified by the Act.

## UNIVERSITY RESPONSE

Agree. The University will make a reasonable attempt to work with the current Advisory Board members to schedule an annual meeting of the Advisory Board that the existing seven members will be able to attend, thereby achieving a quorum so the Board can perform its duties under the Act. In the meantime, to provide a level of oversight, the Center has continued to conduct annual stakeholder meetings where board members and others reviewed the Center's work over the previous year and provided input into future operational decisions, despite not being able to obtain a quorum.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-011. Finding: Pilot Plant Not Managed by the Illinois Ethanol Research Advisory Board) (Continued)

The University will also continue to work with the Governor's Office of Executive Appointments to fill vacancies on the Advisory Board. In 2021, in order to address the quorum issue, the University sought a statutory change to increase Board membership, by adding the Dean of the SIU Carbondale School of Agricultural, Life and Physical Sciences, who should be a member and who will be able to easily attend meetings, thus increasing the opportunity to obtain quorum. Senate Bill 1928 passed the General Assembly and is waiting to be sent to the Governor for final action.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED)

For the Year Ended June 30, 2020

## 2020-012. Finding: Failure to Require Faculty Timesheets

Southern Illinois University (University) did not have a policy that requires all employees to periodically submit timesheets documenting the time spent each day on official University business to the nearest quarter hour as required by the State Officials and Employees Ethics Act (Act).

The Act required the Illinois Board of Higher Education (IBHE), with respect to State employees of public universities, to adopt and implement personnel policies. The IBHE adopted personnel policies for public universities on February 1, 2004, in accordance with the Act. However, after more than 15 years, the University had still not incorporated IBHE policies into the University's policies.

We noted that the University's faculty did not submit timesheets in compliance with the Act. The process was effectively a "negative" timekeeping system for faculty whereby the employee was assumed to be working unless noted otherwise. No timesheets documenting the time spent each day on official State business to the nearest quarter hour were required for faculty. During fiscal year 2007, the University adopted a policy to require timesheets from all employees except faculty. While a new contract was negotiated in 2020 and the topic of faculty timesheets was included in those negotiations, no policy changes were made by the University to this requirement during fiscal year 2020.

The Act (5 ILCS 430/5-5(c)) states, "The [University] policies shall require State employees to periodically submit timesheets documenting the time spent each day on official State business to the nearest quarter hour."

University management stated the University had not incorporated the requirement for faculty to submit timesheets on a periodic basis into their personnel policies or the union contract as the University and the union could not come to an agreement on this policy.

By not requiring legally mandated timesheets from all of its employees, the University does not ensure accountability for the time spent by faculty on official state business as contemplated by the Act for State university employees. Positive timekeeping by faculty could serve as a deterrent to misuse of State time, help detect discrepancies in time worked and reported, and provide documentation to assist with necessary administrative or legal actions. (Finding Code No. 2020-012, 2019-007, 2018-006, 2017-010, 2016010, 2015-009, 2014-007, 2013-016, 12-10, 11-5, 10-4, 09-3, 08-5, 07-10, 06-4, 05-1)

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-012. Finding: Failure to Require Faculty Timesheets (Continued)

## RECOMMENDATION

We recommend the University work with the faculty unions to amend its policies to require all employees to submit timesheets documenting time spent daily on official State business to the nearest quarter hour in compliance with the Act.

## UNIVERSITY RESPONSE

Agree. This matter is subject to bargaining with the various faculty unions across campuses. Because of many competing priorities, not the least of which is continued budget constraints, management is limited in the items it can reasonably include in bargaining negotiations. The University will continue to consider and explore a resolution and bring the matter to the negotiating table as opportunity allows.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-013. Finding: Weakness in Computer Inventory Control

Southern Illinois University (University) was unable to locate 22 computers from the Edwardsville campus, 42 computers from the Carbondale campus and 5 computers from the Springfield campus during their annual inventory.

During the University's annual inventory, they noted 69 computers were missing across three campuses. Although the University had established procedures for requiring encryption on computers that could have confidential information on them, the University could not determine if the missing computers were encrypted or contained confidential information. After computers were reported missing, the University requested responsible staff to determine if confidential information was maintained on those computers; however, no formal verification was conducted. Therefore, the auditors could not determine if the computers had confidential information exposed.

The original cost of these items for the Edwardsville and Carbondale (including the Springfield campus) campuses totaled $\$ 28,462$ and $\$ 56,049$, respectively. Management has not taken sufficient substantial corrective actions to correct the underlying cause of this finding, which has been repeated since 2012.

The State Property Control Act (30 ILCS 605/4 and 6.02) requires every responsible officer of State government to be accountable to the administrator for the supervision, control and inventory of all property under its control. In addition, the University had the responsibility to ensure that confidential information was protected from disclosure and complied with the provisions of the Personal Information Protection Act (815 ILCS 530).

University management stated corrective actions taken to date had not fully eliminated all weaknesses noted because budgetary constraints restrict the amount of manpower that can be allocated to this project.

Failure to maintain adequate controls over computer inventory has resulted in lost or stolen computer inventory and the potential for unintended exposure of confidential information. (Finding Code No. 2020-013, 2019-009, 2018-010, 2017-013, 2016-012, 2015-008, 2014-006, 2013-015, 12-11)

## RECOMMENDATION

We recommend the University:

- Review current practices to determine if enhancements can be implemented to prevent the theft or loss of computers.
- Evaluate and secure computers to ensure confidential information is protected.


# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-013. Finding: Weakness in Computer Inventory Control (Continued)

- Perform and document an evaluation of data maintained on computers and ensure those containing confidential information are adequately tracked and protected with methods such as encryption.

Additionally, we recommend the University should conduct an analysis to determine if confidential information was maintained on the unlocated computers. If so, we recommend the University comply with the notification requirements of the Personal Information Protection Act.

## UNIVERSITY RESPONSE

We agree with the facts of this finding. The Carbondale, Edwardsville, and Springfield Property Control Departments acknowledge the need for continued improvement in inventory control procedures, particularly with respect to older computers. These departments will continue to review and refine inventory control processes in order to improve inventory tracking. Administrative approval will be sought on a variety of improvement ideas, and process improvements will occur on an ongoing basis as funds and staffing become available. To the extent necessary, these departments will also continue to work in conjunction with other campus units, including the Information Technology departments, to ensure computers are secured, confidential information is protected and notification requirements of the Personal Information and Protection Act are met when required. At this juncture, it is the University's intentions to focus on the physical location and control of older computers, and improve efforts which directly relate to the cause of this ongoing finding, as well as continuing the current level of security measures which have been adopted over the past few years.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-014. Finding: Noncompliance with Illinois Articulation Initiative

Southern Illinois University (University) did not maintain a minimum of one approved course per major under the Illinois Articulation Initiative (Initiative or IAI) for some majors offered by the University.

The Initiative, through its itransfer.org website, exists to ease the transfer of students among the State's associate and baccalaureate degree granting institutions. The Initiative consists of both a General Education Core Curriculum package, where completion of the entire package at one institution is fully accepted by 111 institutions across the State, and an Initiative major, which are common courses at the lowerdivision level that can be used to ensure students are prepared for upper-division work at 79 institutions across the State.

During testing, we noted the University did not have a minimum of one course approved by the Initiative panel included within the related Initiative major for its early childhood education, physics, and political science degree programs.

The Illinois Articulation Initiative Act (Act) (110 ILCS 152/15) requires the University participate in the Initiative by maintaining a minimum of one course in the related Initiative major, if the University has an equivalent major and courses.

University management stated they previously believed they were in compliance with the Act due to lack of clarity of the requirement.

Failure to fully participate in the Initiative by maintaining at least one course approved by the IAI panel per Initiative major, when an equivalent major and courses exist, could hinder students looking to transfer to other institutions and represents noncompliance with State law. (Finding Code No. 2020-014)

## RECOMMENDATION

We recommend the University perform a comprehensive review of existing courses to confirm and document no existing courses are offered for the identified majors and if courses are identified that do meet the major panel requirements, the University submit them for review.

## UNIVERSITY RESPONSE

Agree. The University agrees with recommendation.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-014. Finding: Noncompliance with Illinois Articulation Initiative (Continued)

For Carbondale, a comprehensive review of existing courses offered by Southern Illinois University Carbondale relevant to IAI current major panels was conducted, confirming that the university did not have an approved course for Early Childhood Education, Physics, and Political Science. Course inventory for each discipline was evaluated for equivalent lower-division common core courses provided by the IAI panel to identify possible courses to be submitted for approval, and corrective action has been taken to address deficiency in course submission for the three disciplines identified by the finding. Faculty in each of the three disciplines provided current syllabi outlining content and criteria necessary for panel review. Courses have been submitted to the appropriate IAI Major/Discipline code. Further, the responsible person will inventory course submissions according to the schedule as outlined in the Policy and Procedure Manual for the IAI, to ensure the University has approved courses satisfying each component of the Initiative.

For Edwardsville, during the audit discussions, the responsible Program/Student Advisor reviewed Edwardsville course offerings to determine a potential match for major recommendations in Early Childhood Education, Physics and Political Science. We have not identified any current courses that would match recommendations in Early Childhood Education. Six courses (3 lecture/3 lab) were submitted to IAI on April 8 , 2021, for consideration by the panel in the fall. We do not have any current courses that would be considered a match for Political Science recommendations. However, the Political Science department has proposed a new course that might be considered a match in the future. The course is currently being reviewed through university governance procedures. If approved, the Program/Student Advisor will evaluate the final content of the course to determine whether it is appropriate for submission to IAI. We do not anticipate University approval of this course before spring 2022. In addition to the noted action being taken, the Program/Student Advisor will ensure that we review course offerings and major recommendations annually to ensure that we have maintained the full potential of approved major recommendations.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED)

For the Year Ended June 30, 2020

## 2020-015. Finding: Lack of Adequate Controls Over the Review of Internal Controls for Service Providers

Southern Illinois University (University) had weaknesses regarding the review of independent internal control reviews over its service providers.

The University utilized service providers for various services including:

- ACH and Wire Services;
- Debt Financing;
- IT Hosting Services; and,
- Software as a Service.

The University had established a formal process for identifying and managing service providers and obtaining System and Organization Controls (SOC) reports. That process included criteria to be used to identify and subsequently review the controls of service providers, measures to document the Complementary User Entity Controls (CUECs) in place when relevant, and guidance on obtaining and reviewing SOC reports for subservice organizations. However, during our testing, we noted the University had not fully implemented the process in identifying all service providers during the contracting process.

This condition was first noted during the compliance examination for the year ended June 30, 2018. Sufficient corrective action has not been implemented by the University to ensure a process for identifying all service providers and ensuring SOC reports are obtained and reviewed to ensure University resources are adequately safeguarded.

The Fiscal Control and Internal Auditing Act (30 ILCS 10/3001) requires all State agencies to establish and maintain a system, or systems, of internal fiscal and administrative controls to provide assurance that revenues, expenditures, and transfers of assets, resources, or funds applicable to operations are properly recorded and accounted for to permit the preparation of accounts and reliable financial and statistical reports to maintain accountability over the State's resources. In addition, generally accepted information technology guidance endorses the review and assessment of internal controls related to information systems and operations to assure the accurate processing and security of information.

The University management indicated the conditions noted above occurred due to time to implement and other priorities on limited resources.

The lack of identifying and managing service providers makes it difficult to assess controls, which may impact the security, integrity, availability, confidentiality, and

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED)

For the Year Ended June 30, 2020

## 2020-015. Finding: Lack of Adequate Controls Over the Review of Internal Controls for Service Providers (Continued)

security of its computer systems and data. (Finding Code No. 2020-015, 2019-010, 2018-012)

## RECOMMENDATION

We recommend the University fully implement their process to identify all service providers and determine and document if a review of controls is required. Where appropriate, the University should continue to:

- Obtain SOC reports or (perform independent reviews) of internal controls associated with outsourced systems at least annually.
- Monitor and document the operation of the CUECs relevant to the University's operations.
- Either obtain and review SOC reports for subservice organizations or perform alternative procedures to satisfy itself the existence of the subservice organization would not impact its internal control environment.
- Document its review of the SOC reports and review all significant issues with subservice organizations to ascertain if a corrective action plan exists and when it will be implemented, any impacts to the University, and any compensating controls.
- Review contracts with service providers to ensure applicable requirements over the independent review of internal controls are included.


## UNIVERSITY RESPONSE

Agree. Implementation is in process. During FY19, the University established a working group which developed a formal process for identifying and managing service providers. The process includes established criteria to be used to identify and subsequently review the controls of third-party service providers. The process also includes measures to document the CUECs in place when relevant and includes guidance on obtaining and reviewing SOC reports for subservice organizations. Continued efforts will be made to further refine the process and to develop the list of third-party providers such that it is as complete as possible.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-016. Finding: Weaknesses in Cybersecurity Programs and Practices

Southern Illinois University (University) had not implemented adequate internal controls related to cybersecurity programs and practices.

The University carries out its mission through the use of Information Technology, including various applications, which contain confidential or personal information such as names, addresses, social security numbers and health information of its students.

The Illinois State Auditing Act (30 ILCS 5/3-2.4) requires the Auditor General to review State agencies and their cybersecurity programs and practices. During our examination of the University's cybersecurity program, practices, and control of confidential information, we noted:

- The University's Edwardsville Campus experienced a malware breach of its systems in July 2019. Upon noting the breach, the University took the systems offline and gradually brought them back online from system backups. Subsequent follow-up determined the affected systems were isolated to peripheral systems with minimal lost data. At the time of the review, we noted a change ticket was not created for the security incident.
- The University's Edwardsville Campus had not established a formal risk management framework, for identifying, managing, and mitigating risks.
- The University's risk assessments were not comprehensive. The risk assessments did not take decentralized systems into consideration to ensure a complete evaluation of inherent risk exposure.
- The University's campuses policies and procedures were not always updated. Additionally, the University's Edwardsville campus security policies did not adequately address:
- Configuration Management;
- Security Awareness and Training;
- On-boarding policies for staff and contractors;
- System development standards;
- Change Management;
- Disaster recovery planning, maintenance and testing; and,
- Data maintenance and destruction.


# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-016. Finding: Weaknesses in Cybersecurity Programs and Practices (Continued)

The Fiscal Control and Internal Auditing Act (30 ILCS 10/3001) requires all State agencies to establish and maintain a system, or systems, of internal fiscal and administrative controls to provide assurance funds, property, and other assets and resources are safeguarded against waste, loss, unauthorized use and misappropriation and maintain accountability over the State's resources. Furthermore, generally accepted information technology guidance, including the National Institute of Standards and Technology, endorses the development of well-designed and well managed controls to protect computer systems and data.

University management indicated they believed existing security policies and procedures adequately addressed cybersecurity. With regard to completing the risk assessment, University management indicated other priorities contributed in the delay of completing the assessment. Further management indicated user inadvertently shared their login credentials which resulted in the breach.

The lack of adequate cybersecurity programs and practices could result in operation disruptions and/or unauthorized access of its computer systems and confidential information. (Finding Code No. 2020-016)

## RECOMMENDATION

We recommend the University:

- Review their risk management frameworks to ensure it is comprehensive and adequate for assisting the University in ensuring its risks are identified, managed and mitigated where appropriate.
- Ensure all campuses have a comprehensive risk assessment completed. Additionally, the University should ensure all risk assessments are comprehensive and take decentralized systems into consideration in performing their risk assessments to ensure a complete evaluation of inherent risk exposure.
- Ensure all security incidents are documented with a change ticket outlining the nature of the incident, the impact and any corrective action taken.


# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-016. Finding: Weaknesses in Cybersecurity Programs and Practices (Continued)

- Review existing security-related policies and procedures to ensure they are updated where appropriate for ensuring they adequately address the University's security needs. Additionally, the University should ensure the Edwardsville Campus updates its security policies to adequately address:
- Configuration Management;
- Security Awareness and Training;
- On-boarding policies for staff and contractors;
- System development standards;
- Change Management;
- Disaster recovery planning, maintenance and testing; and,
- Data maintenance and destruction.


## UNIVERSITY RESPONSE

Agree. At Edwardsville, an enterprise risk assessment program has been implemented to document and provide response to identified and prioritized risk, including IT specific risks. This risk assessment program promises to include comprehensive business processes of which IT systems are a contributing part, but where the IT system does not represent the entire process. Risk will be mitigated, managed, and remediated where appropriate. Edwardsville Information Technology Services (ITS) will also continue its existing risk management program to mitigate, manage, and remediate risks of IT managed systems. These risk assessment practices are on-going. Edwardsville ITS has also implemented an internal monitoring system which monitors events, documents potential incidents, and reports suspect processes. Change tickets, the incident response plan, and after-action reports were also implemented in FY21, where appropriate. Policies will be reviewed by ITS management periodically and the CIO will make recommendations of updates to Edwardsville executive management for use of the official policy change procedure where appropriate. Further, Carbondale and School of Medicine ITS will review the recommendation and make any necessary enhancements to current practices and procedures to ensure full implementation.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-017. Finding: Weaknesses with Payment Card Industry Data Security Standards

Southern Illinois University (University) had not completed all requirements to demonstrate full compliance with the Payment Card Industry Data Security Standards (PCI DSS).

The Payment Card Industry (PCI) Security Council (Council) requires all members, merchants and service providers, who store, process, and/or transmit cardholder data to be PCl compliant. As such, the University is responsible for confirming merchants complete Self-Assessment Questionnaires (SAQs) per the guidance of the PCI Security Standards Council and within the context of what is considered applicable to the University in order to properly attest to PCI requirements. In Fiscal Year 2020, the University handled 855,509 transactions estimated at \$19,722,048.

During our testing of the University's efforts to ensure compliance with PCI DSS, we noted:

- The University's Carbondale campus did not ensure all SAQs completed were the appropriate SAQs. Specifically, the Printing \& Duplicating division completed a SAQ A; however, they should have completed an SAQ B since they accept and process credit card transactions.

Additionally, at the University's School of Medicine completed a SAQ B. However, given they accept e-commerce payments they should have completed a SAQ A;

- A listing of Point of Interaction (POI) devices maintained by the University's School of Medicine was not complete, as the listing did not include all required information for each POI devices as required by the PCI DSS; and,
- The University's Edwardsville Campus had not completed the PCI DSS Attestation on Compliance (AOC) or SAQ as of June 30, 2020.

PCI DSS was developed to detail security requirements for entities that store, process or transmit cardholder data. Cardholder data is any personally identifiable data associated with a cardholder.

To assist merchants in the assessments of their environment, the PCl Council has established SAQs for validating compliance with PCI's core requirements. At a minimum, PCI DSS required completion of SAQ A; which highlights specific requirements to restrict access to paper and electronic media containing cardholder data, destruction of such media when it is no longer needed, and requirements for managing service providers. As additional elements, such as face-to-face acceptance of credit cards and point-of-sale (POS) solutions are introduced into the credit card environment being assessed, additional

## 2020-017. Finding: Weaknesses with Payment Card Industry Data Security Standards (Continued)

PCI DSS requirements apply.
University management indicated these issues resulted from oversight and other priorities due to COVID-19.

Failure to establish and maintain adequate procedures to handle and protect confidential and personally identifiable information could result in identity theft or other unintended use. (Finding Code 2020-017)

## RECOMMENDATION

We recommend the University:

- At least annually, assess each program accepting credit card payments, the methods in which payments can be made, and match these methods to the appropriate SAQ.
- Ensure the appropriate PCI DSS AOC and SAQs are completed for the University's environments and maintain documentation supporting its validation efforts.
- Ensure a listing of POI devices maintained is complete and contains all required information.


## UNIVERSITY RESPONSE

Agree. Corrective action has been taken, including an update to the School of Medicine POS devices list and completion of the required SAQs. Responsible staff will monitor the SAQ completions to insure they have been completed correctly.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-018. Finding: Security Related Weaknesses

Southern Illinois University (University) had not established adequate controls over its computing environment.

The University maintains several systems containing confidential information for completing their overall mission. During our examination, we noted:

- 35 operating systems were outdated and no longer receives patches from respective vendors.
- One firewall was no longer supported by the vendor. Additionally, another firewall did not utilize intrusion detection.
- Password parameters were limited due to system limitations.
- Documentation of vulnerability scans were not maintained.

The Fiscal Control and Internal Auditing Act (30 ILCS 10/3001) requires all State agencies to establish and maintain a system, or systems, of internal fiscal and administrative controls to provide assurance funds, property, and other assets and resources are safeguarded against waste, loss, unauthorized use and misappropriation and maintain accountability over the State's resources. Additionally, generally accepted information technology, including the National Institute of Standards and Technology guidance, endorses the development of well-designed and well-managed controls to protect computer systems and data. Effective computer security controls provide for safeguarding, securing, and controlling access to hardware, software, and the information stored in the computer system.

University management indicated they had not fully addressed the weaknesses due to limited resources and impact of COVID-19.

Failure to implement adequate security controls could result in unauthorized access and/or data manipulation to University systems and data resources. (Finding Code No. 2020-018)

## RECOMMENDATION

We recommend the University:

- Review and update password requirements and ensure minimum requirements are applied to all campus locations.


# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> CURRENT FINDINGS - STATE COMPLIANCE (CONTINUED) 

For the Year Ended June 30, 2020

## 2020-018. Finding: Security Related Weaknesses (Continued)

- Ensure network devices are supported by the vendor and include intrusion detection.
- Ensure all internal security scans are formally documented.


## UNIVERSITY RESPONSE

Agree. The University will update password requirements and remove the outdated network firewall during the summer 2021 term.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
PRIOR FINDINGS NOT REPEATED
For the Year Ended June 30, 2020

## A. FINDING: Inadequate Support for Sliding Fee Discounts

During the prior engagement period, the University did not have adequate procedures in place to ensure the required documentation was retained for all patients treated during the audit period.

Status: Not Repeated
During the current year engagement, we noted procedures had been implemented to ensure required documentation was retained for all patients treated. (Finding Code No. 2019-003)

## B. FINDING: Untimely Award Close-out and Misstatements on the Schedule of Expenditures of Federal Awards

During the prior engagement period, the University did not have adequate procedures in place to ensure award accounts were completely closed out on a timely basis and the expenditures on the Schedule of Expenditures of Federal Awards (SEFA) contained the proper information.

Status: Not Repeated
During the current year engagement, the auditor's testing indicated the University completed implementation of procedures to ensure award accounts were completely closed out on a timely basis. The University significantly reduced the number and amount of transactions posted to award accounts after the 90-day closeout timeframe to 12 award accounts and a net amount of $\$ 1,285$ in Fiscal Year 2020. Further, no instances of noncompliance were noted after corrective action was fully implemented on January 1, 2020. (Finding Code No. 2019-005, 2018-004, 2017-002, 2016-002, 2015-002)

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois PRIOR FINDINGS NOT REPEATED (CONTINUED) 

For the Year Ended June 30, 2020
C. FINDING: Unable to Locate Inventory Items

During the prior engagement period, Southern Illinois University (University) was not able to locate all bookstore inventory during the inventory test count performed at the University's Edwardsville bookstore.

Status: Not Repeated
During the current engagement period, our sample testing indicated the University's controls over its inventory process had significantly improved; however, we continued to note certain smaller, immaterial problems. As such, this matter was reported in the University's Report of Immaterial Findings. (Finding Code No. 2019-008)

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 A Component Unit of the State of IllinoisSCHEDULE OF EXPENDITURES OF FEDERAL AWARDS - CARBONDALE
For the Year Ended June 30, 2020 SOUTHERN ILLINOIS UNIVERSITY For
Program Title

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FEDERAL PELL GRANT 2019-2020
FEDERAL PELL GRANT 2018-2019
FEDERAL DIRECT STUDENT LOANS
FEDERAL TEACH GRANT
HEALTH PROFESSIONALS LOAN PROGRAM
LOANS FOR DISADVANTAGED STUDENTS
Total Student Financial Assistance Cluster

## Research and Dev elopment Cluster

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 TARGETING ATTENTIONAL MECHANISMS IN TINNIUTS:
CONTRIBUTION
CALCIUM SIGNALING IN SKELTAL MUSCLE ATROPY-DOD-
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INVESTIGATION OF NOTCH SIGNALING DURING SPONTANEOUS
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NICOTINIC RECEPTOR PATHOLOGY IN TINNITUS: AUDITORY CORTEX - CASPARY - U S DEPARTM FINITE ELEMENT/CONTACT MECHANISMS MODELING AND EXPERIMENTAL CORRELATION - ARL/DOD W9132T-17-2-0009 UNMANNED AIRCRAFT SY USDAR-W9132T18200003
LANGENHOP LECTURE AND SIU MATHEMATICS CONFERENCE - NSA-H98230-19-1-0005 ARCHAEOLOGICAL COLLECTIONS AND ASSOCIATED
DOCUMENTATION CURATED AT SIU - BIA/USDI DOCUMENTATION CURATED AT SIU - BIA/USDI USFWS DEVELOPMENT OF SAMPLING TECHNIQUES FOR BLACK CARP -USFWS/USDI-F17AP00159 QUANTIFYING TARGET STRENGTHS OF BIGHEADED CARP -
USFWS/USDI-F19AC00686 IDENTIFYING SUITABLE AREAS O ALASKA - USFWS/USDI-F20AC00
HYDROACOUSTIC SURVEY OF BIGHEAD SILVER CARP HYDROACOUSTIC SURVEY OF BIGHEAD SILVER CARP -
USFWS/USDI-F20AC00087
CHARACTERIZING HYBRIDIZATION OF THE PALLID STURGEON -

ASSESSMENT OF ASIAN CARP POPULATION DENSITY - USGS-
G18AC001 NATAL ENVIRONMENTS OF FISHES IN THE UPPER MISSISSIPPI AND ILLINOIS RIVERS - USGS/

THE EFFECT OF ALTITUDE ON DECOMPOSITION - USDOJ/NIJ-2018-R2-CX-0014
BIOSYNTHESIS OF 3-METHYLHOPANOIDS - NASA-80NSSC17M0071 DEATH AND THE CITY - NEH-RZ5167214
COMBINED CATALYTIC CONVERSION OF CH4 AND CO2 - NSF-CBET-

NUMERICAL \& EXPERIMENTAL STUDY OF INSTABILITY
MECHANISMS \& BUBBLE GROWTH - NSF-15
 COUPLED THERMAL PIEZOELECTRIC AND HOT CARRIER EFFECTS IN AIGAN/GAN HEMTS - NSF-EC
CAREER: SPIN-ELECTRONIC PRO

U. S. DEPARTMENT OF THE ARMY
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NATIONAL SECURITY AGENCY
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U. S. GEOLOGICAL SURVEY
U. S. GEOLOGICAL SURVEY
U. S. DEPARTMENT OF JUSTICE
NATIONAL AERONAUTICS AND SPACE ADMINISTRATION
NATIONAL ENDOWMENT FOR THE HUMANITIES NATIONAL SCIENCE FOUNDATION
NATIONAL SCIENCE FOUNDATION
NATIONAL SCIENCE FOUNDATION
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Schedule 1, Continued SOUTHERN ILLINOIS UNIVERSITY A Component Unit of the State of Illinois
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS - CARBONDALE
For the Year Ended June 30, 2020

| Subaward |
| :--- |
| Payments $\quad$ Expenditures |


| Program Tite | 硡 | Sponsor Grant Number |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| EAGER: NOVEL PROBES FOR LABEL-FREE DETECTION - NSF- |  |  |  |  |  |  |
| 1940716 | 47.041 | 1940716 | \$ | - | \$ | 52,785 |
| CAREER: DESIGN, OPTIMIZATION AND FEEDBACK CONTROL - NSF- |  |  |  |  |  |  |
| 1941944 | 47.041 | 1941944 | \$ | - | \$ | 12,784 |
| CAREER: ELECTRON ACCEPT OR MATERIALS - NSF-CHE-1352431 | 47.049 | CHE-1352431 | \$ | - | \$ | 45,204 |
| DEVELOPMENT OF NOVEL CATALYSTS FOR PARAHYDROGEN- |  |  |  |  |  |  |
| INDUCED EN | 47.049 | CHE1416432 | \$ | - | \$ | 2,884 |
| REU SITE IN INTERDISCIPLINARY MATERIALS RESEARCH- |  |  |  |  |  |  |
| PARTICIPANT SUPPORT - DMR-175795 | 47.049 | 1757954 | \$ | - | \$ | 40,718 |
| REU SITE IN INTERDISCIPLINARY MATERIALS RESEARCH - DMR- |  |  |  |  |  |  |
| 1757954 - NSF | 47.049 | 1757954 | \$ | - | \$ | 35,238 |
| COLLABORATIVE RESEARCH: ADSORPTION EQUILIBRATION OF |  |  |  |  |  |  |
| BINARY MIXTURES - NSF-DMR-18 | 47.049 | DMR-1807094 | \$ | - | \$ | 1,476 |
| IDENTIFYING AND CORRECTING QUANTUMSYSTEMS - NSF-1820870 |  |  |  |  |  |  |
|  | 47.049 | 1820870 | \$ | - | \$ | 42,782 |
| COLLABORATIVE RESEARCH: EXPLOITING SPIN NETWORKS - NSF- |  |  |  |  |  |  |
| 1905341 | 47.049 | 1905341 | \$ | - | \$ | 100,186 |
| MRI: ACQUISITION OF ANALYTICAL ATOMIC FORCE MICROSCOPE - |  |  |  |  |  |  |
| NSF-1920255 | 47.049 | 1920255 | \$ | - | \$ | 128,268 |
| CAREER: FRAMEWORK TOPOLOGY DEPENDENT PHOT OPHYSICAL |  |  |  |  |  |  |
| PROPERTIES (GENERAL) - NSF-194 | 47.049 | 1944903 | \$ | - | \$ | 376 |
| HYPERVALENT IODINE BAED MATERIALS - NSF 2003654 | 47.049 | 2003654 | \$ | - | \$ | 1,128 |
| SUSTAINABILITY OF CRITICAL AREAS FOR EIDERS \& | 47.050 | NSF-PLR-1263051 | \$ | - | \$ | 19,365 |
| COLLABORATIVE RESEARCH: GEODYNAMIC AND GEOGRAPHICAL |  |  |  |  |  |  |
| INVESTIGATION - NSF-EAR-17536 | 47.050 | EAR-1753637 | \$ | - | \$ | 8,257 |
| COLLABORATIVE RESEARCH: CONSORTIUM FOR EMBEDDED |  |  |  |  |  |  |
| SYSTEMS - NSF-IIP-1361847 | 47.070 | IIP-1361847 | \$ | - | \$ | 42,649 |
| PLANNING IUCRC SOUTHERN ILLINOIS UNIVERSITY CARBONDALE - |  |  |  |  |  |  |
| NS | 47.070 | CNS1822155 | \$ | - | \$ | 1,293 |
| EAGER: COMMUNITY AND PHYSIOLOGICAL ECOLOGY - NSF-1734728 |  |  |  |  |  |  |
|  | 47.074 | 1734728 | \$ | - | \$ | 49,024 |
| LTREB: COLLABORATIVE RESEARCH: CYCLIC VS. |  |  |  |  |  |  |
| ANTHROPOGENIC CAUSES - NSF-DEB-175463 | 47.074 | DEB-1754632 | \$ | - | \$ | 200 |
| RAPID: CHANGING PERCEPTIONS IN THE IMMEDIATE AFTERMATH | 47.075 | 1760598 | \$ | - | \$ | 316 |
| THE ROLE OF SOCIAL ORGANIZATION IN THE ORGANIZATION OF |  |  |  |  |  |  |
| COMPLEX SOCIETY ヶ NSF-1822 | 47.075 | 1822783 | \$ | - | \$ | 24,057 |
| ENHANCING HIGH-RESOLUTION TERRAIN DATA MODEL - NSF- |  |  |  |  |  |  |
| 1951741 | 47.075 | 1951741 | \$ | - | \$ | 17,741 |
| GRADUATE RESEARCH FELLOWSHIP - T. HILL - NSF | 47.076 | 1545870 | \$ | - | \$ | 4,457 |
| INTEGRATING EMBEDDED SYSTEMS SECURITY INTO COMPUTER |  |  |  |  |  |  |
| ENGINEERING - NSF-1623353 | 47.076 | 1623353 | \$ | - | \$ | 33,404 |
| RIVER REGION MASTER TEACHING FELLOWSHIPS (ADMIN) - NSF- |  |  |  |  |  |  |
| 1758497 | 47.076 | 1758497 | \$ | - | \$ | 162,865 |
| RIVER REGION MASTER TEACHING FELLOWSHIPS (PARTICIPANT |  |  |  |  |  |  |
| EXPENSE)- NSF-1758 | 47.076 | 1758497 | \$ | - | \$ | 229,333 |

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Schedule 1，Continued


## Program Title

| CFDA |
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| 66.516 |
| 81.049 |
| 93.113 |
| 93.121 |
| 93.173 |
| 93.173 |
| 93.173 |
| 93.173 |
| 93.173 |
| 93.242 |
| 93.279 |
| 93.39 |

Schedule 1, Continued SOUTHERN ILLINOIS UNIVERSITY
A Component Unit of the State of Illinois
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS - CARBONDALE
For the Year Ended June 30, 2020



| Federal Grantor/Pass-Through |
| :--- |
| NATIONAL INSTITUTES OF HEALTH |
| NATIONAL INSTITUTES OF HEALTH |
| NATIONAL INSTITUTES OF HEALTH |
| NATIONAL INSTITUTES OF HEALTH |
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| NATIONAL INSTITUTES OF HEALTH |
| U. S. DEPARTMENT OF AGRICULTURE |
| U. S. DEPARTMENT OF AGRICULTURE |
| U. S. DEPARTMENT OF AGRICULTURE |
| U. S. DEPARTMENT OF AGRICULTURE |
| U. S. DEPARTMENT OF AGRICULTURE |
| U. S. DEPARTMENT OF AGRICULTURE |
| U. S. DEPARTMENT OF THE ARMY |
| U. S. DEPARTMENT OF THE ARMY |
| U. S. DEPARTMENT OF THE ARMY |
| U. S. DEPARTMENT OF THE ARMY |
| U. S. DEPARTMENT OF THE INTERIOR |
| U. S. GEOLOGICAL SURVEY |
| U. S. GEOLOGICAL SURVEY |
| VARIOUS FEDERAL AGENCIES |
| NET |

Schedule 1, Continued

| Federal Grantor/Pass-Through | Program Title | Federal CFDA | Sponsor Grant Number | Payments |  | Expenditures |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| U. S. DEPARTMENT OF HEALTH HUMAN | GEOTECHNICAL FIELD MEASUREMENTS IN WESTERN KENTUCKY - |  |  |  |  |  |  |
| SERVICES | NIOSH/CDC/DHHS-75D30119P040 | $93 . \mathrm{RD}$ | 75D30119P04047 | \$ | - | \$ | 16,806 |
| NATIONAL SCIENCE FOUNDATION | A COMMUNITY OF PROBLEM SOLVERS (ADMIN) - NSF-DUE-1136414 |  |  |  |  |  |  |
|  |  | 47.076 | DUE-1136414 | \$ | - | \$ | 15,543 |
| NATIONAL SCIENCE FOUNDATION | A COMMUNITY OF PROBLEM SOLVERS (PARTICIPANT EXPENSE)- |  |  |  |  |  |  |
|  | NSF- | 47.076 | DUE-1136414 | \$ | - | \$ | 565 |
| NATIONAL SCIENCE FOUNDATION | SOUTHERN ILLINOIS ENERGY SCHOLARSHIPS (PARTICIPANT) - NSF- 1565068 | 47.076 | 1565068 | \$ | - | \$ | 185,233 |
| NATIONAL SCIENCE FOUNDATION | SOUTHERN ILLINOIS ENERGY SCHOLARSHIPS (ADMIN) - NSF- |  |  |  |  |  |  |
|  | 1565068 | 47.076 | 1565068 | \$ | - | \$ | 72,854 |
| NATIONAL SCIENCE FOUNDATION | UPPER DELTA REGION BIODIVERSITY SCHOLARSHIPS (GENERAL) - |  |  |  |  |  |  |
|  | NSF-1564969 | 47.076 | 1564969 | \$ | - | \$ | 82,224 |
| NATIONAL SCIENCE FOUNDATION | UPPER DELTA REGION BIODIVERSITY SCHOLARSHIPS |  |  |  |  |  |  |
|  | (PARTICIPANT) - NSF-1564969 | 47.076 | 1564969 | \$ | - | \$ | 251,676 |
| NATIONAL SCIENCE FOUNDATION | PATHWAYS TOSTEMLEADERSHIP - NSF-1644166 | 47.076 | 1644166 | \$ | - | \$ | 110,204 |
| NATIONAL SCIENCE FOUNDATION | PATHWAYS TO STEMLEADERSHIP (PARTICIPANT) - NSF-1644166 | 47.076 | 1644166 | \$ | - | \$ | 155,297 |
|  | Subtotal Direct Programs |  |  | \$ | 170,255 | \$ | 9,728,885 |
| Pass-Through Programs From: |  |  |  |  |  |  |  |
| IOWA STATE UNIVERSITY | NUTRITIONAL PROGRAMMING OF YELLOW PERCH LARVAE - |  |  |  |  |  |  |
|  | ISU/NIFA/USDA-016253D | 10.200 | 016253D | \$ | - | \$ | 31,619 |
| UNIVERSITY OF CALIFORNIA-A GRICULTURE | QUANTIFYING THE EFFECTS OF RANGELAND CONVERSION - UCANR- |  |  |  |  |  |  |
| AND NATURAL RESOURCES | SA-18-4401-01 | 10.215 | SA-18-4401-01 | \$ | - | \$ | 6,291 |
| UNIVERSITY OF KENTUCKY | INTEGRATED MANAGEMENT TECHNIQUES TO COMBAT POTENTIAL |  |  |  |  |  |  |
|  | SHIFTS IN HORSEWEED - UK/USD | 10.329 | 3200001582-18-187 | \$ | - | \$ | 19,670 |
| PURDUE UNIVERSITY | DEVELOPMENT OF SUSTAINABLE AQUACULTURE (ILLINOIS-INDIANA |  |  |  |  |  |  |
|  | SEA GRANT)-PU/NOAA-FOO | 11.417 | F0008309702027 | \$ | - | \$ | 11,257 |
| PURDUE UNIVERSITY | LARGEMOUTH BASS MUSCLE HYDROLYSATE - PU/NOAA- |  |  |  |  |  |  |
|  | F0008309702037 | 11.417 | F0008309702037 | \$ | - | \$ | 19,000 |
| UNIVERSITY OF MISSOURI | POTENTIAL FOR CONSERVATION LANDS IN MIDDLE MISSISSIPPI |  |  |  |  |  |  |
|  | RIVER FLOOD PLAINS - UMUS | 15.812 | C-00059562-1 | \$ | - | \$ | 15,265 |
| UNIVERSITY OF WYOMING | UNLOCKING THE BIOGEOCHEMICAL ROLE OF BEAVER - |  |  |  |  |  |  |
|  | UW/NPS/USDI-1004044E-SIU | 15.945 | 1004044E-SIU | \$ | - | \$ | 4,509 |
| CITY OF SPRINGFIELD | PARTNERSHIPS AND STRATEGIES TO REDUCE VIOLENT CRIME |  |  |  |  |  |  |
|  | FY16-CITY OF SPRINGFIELD/IC | 16.738 | 414514/416504/417504 | \$ | - | \$ | 76,627 |
| UNIVERSITY OF COLORADO | Investigation of Jarosite and alunite bearing |  |  |  |  |  |  |
|  | SANDSTONES - UC/NASA - 1557892 | 43.001 | 1557892 | \$ | - | \$ | 17,362 |
| TEXAS A\&MUNIVERSITY | THEORETICAL AND EXPERIMENTAL INVESTIGATIONS - TAMU/NSF- |  |  |  |  |  |  |
|  | 28-S162843 | 47.049 | 28-S162843 | \$ | - | \$ | 11,732 |
| KANSAS STATE UNIVERSITY | KONZA PRAIRIE: PROCESSES INFLUENCING COMMUNITY ASSEMBLY |  |  |  |  |  |  |
|  | -K | 47.074 | S15110 | \$ | - | \$ | 3,367 |
| KANSAS STATE UNIVERSITY | STREAM INVERTEBRATE AND FOREST CICADA STUDIES ON KONZA |  |  |  |  |  |  |
|  | PRAIRIE -KSU/NSF-S15105 | 47.074 | S15105 | \$ | - | \$ | 10,806 |
| UNIVERSITY OF WYOMING | UNLOCKING THE TIGHT OIL RESERVOIRS OF THE POWDER RIVER |  |  |  |  |  |  |
|  | BASIN - UW/USDOE-1004486-S | 81.089 | 1004486-SIU | \$ | - | \$ | 37,905 |
| UNIVERSITY OF WASHINGTON | FATE ACQUISITION AND FUNCTION OF TYPE 1 AND 2 VESTIBULAR |  |  |  |  |  |  |
|  | HAIR CELLS - COX - UNIV | 93.173 | UWSC11043 (7550 \& 759508 | \$ | - | \$ | 59,951 |

Schedule 1, Continued
Program Title
Federal
CFDA

| Federal Grantor/Pass-Through | Program Title | Federal <br> CFDA | Sponsor Grant Number | Payments |  | Expenditures |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| UNIVERSITY OF NEBRASKA | MECHANISMS OF GENOME INSTABILITY - UN/NIH-34-1905-2251-001 | 93.393 | 34-1905-2251-001 | \$ | - | \$ | 19,202 |
| WAYNE STATE UNIVERSITY | MAGNETIC RESONANCE SPECTROSCOPY AND MOLECULAR | 93.393 | WSU18087 | \$ | - | \$ | 18,218 |
|  | IMAGING - WSU-WSU18087 |  |  |  |  |  |  |
| UNIVERSITY OF CINCINNATI | ARCADIA TRIAL: ATRIAL CARDIOPATHY AND ANTITHROMBOTIC | 93.853 | 010785-135811 | \$ | - | \$ | 59 |
|  | DRUGS - SIDDIQUI - UNIVERSIT |  |  |  |  |  |  |
| UNIVERSITY OF CINCINNATI | SLEEP FOR STROKE MGMT AND RECOVERY TRIAL (SLEEP SMART) - | 93.853 | 011337-135811 | \$ | - | \$ | 2,406 |
|  | BUTT - UNIV OF CINCINNAT |  |  |  |  |  |  |
| GEORGIA TECH | IDENTIFICATION OF DISTINCT PATHWAYS FOR DSB FORMATION- |  |  |  |  |  | 13,695 |
|  | GT/NIH-RK223-G1 | 93.859 | RK223-G1 | \$ | - | \$ |  |
| UNIVERSITY OF SOUTH FLORIDA | DEVELOPMENT OF A COMPREHENSIVE COMMUNITY PROFILE - | 97.039 | 1205-1140-00-AA | \$ | - | \$ | 27,252 |
|  | USF/UVI/FEMA - 1205-1140-00-AA |  |  |  |  |  |  |
| UNIVERSITY OF MISSOURI | ISOLATION AND CHARACTERIZATION OF NOVEL RESISTANCE |  |  |  |  |  |  |
|  | GENES - UMUUSDA-NIFA | 10.RD | N/A | \$ | - | \$ | 168,494 |
| UNIVERSITY OF ALABAMA | AL-SBIRT SCREENING, BRIEF INTERVENTION, AND REFERRAL - UA- |  |  | \$ | - | \$ | 9,708 |
|  | A | 93.RD | A 18-0080-S005 |  |  |  |  |
| ST. LOUIS COUNTY, MO | ST. LOUIS COUNTY CASTLE POINT NEIGHBORHOOD | 16.817 |  | \$ | - |  | 80,157 |
|  | REVITALIZATION - ST. LOUIS COUNTY/DOJ |  | DOJ-2017-AJ-BX-0003 |  |  | \$ |  |
| UNIVERSITIES SPACE RESEARCH | DETECTABILITY OF MAGMATIC INTRUSIONS-USRA/NASA-02291-02 |  |  | \$ |  |  |  |
| ASSOCIATION |  | 43.001 | 02291-02 |  | - | \$ | 32,881 |
| BOTANICAL RESEARCH INSTITUTE OF TEXAS | PLANT DISCOVERY IN THE SOUTHERN PHILIPPINES - BRIT/NSF- |  |  |  |  |  |  |
| (BRIT) | BRIT 1754697 | 47.074 | BRIT 1754697 | \$ | - | \$ | 12,571 |
| NEW ENGLAND RESEARCH INSTITUTE, INC | BEST-CLI: ENDOVASCULAR VS. SURGICAL THERAPY IN PATIENTS |  |  |  |  |  |  |
|  | WITH CRITICAL LIMB ISCHEM | 93.837 | BEST-CLI | \$ | - | \$ | 1,918 |
| PARALLEL CONSULTING, LLC | ADVANCED ASSESSMENT TOACCELLERATE DIAGNOSTIC SKILL |  |  |  |  |  |  |
| ST. LOUIS COUNTY, MO | PHASE II-CIANCIOLO-PARALLEL C | 93.859 | 5R42GM108104-03 | \$ | - | \$ | 18,441 |
|  | MINORITY YOUTH VIOLENCE PREVENTION II - ST. LOUIS COUNTY, |  |  |  |  |  |  |
|  | MO-18001066-00 | 93.910 | PO 18001066-00N/A | \$ | - | \$ | 39,361 |
| RUSH UNIVERSITY MEDICAL CENTER | GERIATRIC WORKFORCE ENHANCEMENT PROGRAM-RUSH UNIV | 93.969 |  | \$ | - | \$ | 42,495 |
| RUSH UNIVERSITY MEDICAL CENTER | GERIATRIC WORKFORCE ENHANCEMENT PROGRAM-RUSH UNIV- |  | 1U1QHP28715-01-00 |  | - |  | 7,907 |
|  | 1U1QHP2 | 93.969 |  | \$ |  | \$ |  |
| SHAWNEE RC\&D | LANDSCAPE SCALE STEWARDSHIP CLUSTER-SRCD | 10.RD | SPA | \$ | - | \$ | 5,061 |
| LUMINIT LLC | CONCRETE MATERIAL CHARACTERIZATION SYSTEM-LUMINIT LLC | 12.RD | 4073-000-045-13 |  |  |  | 8,763 |
| ILLINOIS DEPARTMENT OF AGRICULTURE | DELAYED FINE PRUNING TO INCREASE PRODUCTION OF HIGH |  | SC-17-31 | \$ | - |  | \$ 921 |
|  | QUALITY ILLINOIS WINEGRAPES - | 10.170 |  |  |  |  |  |
| ILLINOIS DEPARTMENT OF AGRICULTURE | PROTEOMIC STUDIES FOR IMPROVING SAFETY AND QUALITY OF |  |  |  |  |  |  |
|  | STRAWBERRIES - IDA/USDA-SC- | 10.170 | SC-18-15 |  | - |  | 56,120 |
| ILLINOIS DEPARTMENT OF AGRICULTURE | IMPROVING SAFE HANDLING PROCEDURES IN ILLINOIS - IDA/USDA- |  |  |  |  |  |  |
|  | SC-18-3 | 10.170 | SC-18-3 | \$ | - | \$ | 31,945 |
| ILLINOIS DEPARTMENT OF AGRICULTURE | IMPROVING FOOD SAFETY AND SHELF-LIFE OF STRAWBERRIES - |  |  | \$ |  |  | 33,371 |
|  | IDA-SC-19-07 | 10.170 | SC-19-07 |  | - |  |  |
| ILLINOIS DEPARTMENT OF AGRICULTURE | MANAGEMENT OF PALMER AMARANTH IN HORSERADISH - IDA-SC-20- |  |  |  |  | \$ |  |
|  | 27 | 10.170 | SC-20-27 | \$ | - | \$ | 4,160 |
| ILLINOIS DEPARTMENT OF NATURAL | MONITORING VHS STATUS OF FISH POPULATIONS IN ILLINOIS |  |  |  |  |  |  |
| RESOURCES | LAKES AND RIVERS 2018 - IDN | 15.608 | CAFWS-133 | \$ | - | \$ | 5,430 |
| ILLINOIS DEPARTMENT OF NATURAL | MONITORING BLACK CARP DISTRIBUTION AND POPULATION |  |  |  |  |  |  |
| RESOURCES | CHARACTERIZATIONS -IDNR/USFWS- | $15.608$ | RC18ANS 143 | \$ |  | $\$ \quad 2,658$ |  |


See Notes to Schedule of Expenditures of Federal Awards


ILLINOIS WORKNET WIOA RAPID RESPONSE (TASK 1) - IDCEO/USDO
ILLINOIS WORKNET WIOA CAREER SERVICES (TASK 2) - IDCEO/USD
ILLINOIS WORKNET WIOA STRATEGIC WORKFORCE DEVELOPMENT
INIT
ILLINOIS WORKNET WIOA RAPID RESPONSE (TASK 1) -
IDCEO/USDOL-IGA
ILLINOIS WORKNET WIOA CAREER SERVICES (TASK 2) -
IDCEO/USDOL-IGA
ILLINOIS WORKNET WIOA STRATEGIC WORKFORCE INITIATIVES
ITASK 3) - IDCEO/USDOL-IGA
ILLINOIS WORKNET WIOA SUPPORTING SNAP EMPLOYMENT AND
ABLE BODIED ADULTS (TASK 4)
ILLINOIS WORKNET WIOA RAPID RESPONSE (TASK 1) - IDCEO/USDO
ILLINOIS WORKNET WIOA CAREER SERVICES (TASK 2) - IDCEO/USD
ILLINOIS WORKNET WIOA STRATEGIC WORKFORCE DEVELOPMENT
INIT
ILLINOIS WORKNET WIOA RAPID RESPONSE (TASK 1) -
IDCEO/USDOL-IGA
Wsor Grant Number
W-184-R-5
W-87-R-41
W-190-R-2
W-106-R-29
W-135-R-19
W-87-R42
W-135-R-20
W-106-R-30
W-202-R-1
W-184-R-6

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> Program Title

IDENTIFYING WETLAND AVAILABILITY \& QUALITY FY19-
IDNR/USFWS-W-184-R-5
ILLINOIS DEER INVESTIGATIONS - IDNR/USFWS-W-87-R-41
DISTRIBUTION, ABUNDANCE AND HABITAT OF MISSISSIPPI KITES -
IDNR/USFWS-W-190-R2
COOPERATIVE UPLAND WILDLIFE RESEARCH \& SURVEYS FY19-
IDNR/USFWS-W-106-R-29
COOPERATIVE FUR BEARING AND NONGAME MAMMAL
INVESTIGATIONS - IDNR/USFWS-W-135-R-19
ILLINOIS DEER INVESTIGATIONS - IDNR/USFWS-W-87-R42
COOPERATIVE FUR-BEARING AND NON GAME MAMMAL
INVESTIGATIONS - IDNR/USFWS-W-135-R-2
COOPERATIVE UPLAND WILDLIFE RESEARCH \& SURVEYS FY20 -
IDNR/USFWS-W-106-R-30
IMPACT TO WATERFOWL OF DISTURBANCES FROM NON-
COMPETITIVE USERS - IDNR/USFWS-W-202
IDENTIFYING WETLAND AVAILABILITY \& QUALITY FY20 -
IDNR/USFWS-W-184-R-6

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Pass-Through Programs From:
ILLINOIS DEPARTMENT OF COMMERCE \& ECONOMIC OPPORTUNITY ECONOMIC OPPORTUNITY
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ILLINOIS DEPARTMENT OF ECONOMIC OPPORTUNITY

| Federal <br> CFDA | Sponsor Grant Number | Subaward <br> Payments |  | Expenditures |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 17.259 | IGA | $\$$ | - | $\$$ | 98,944 |
| 17.259 | IGA | $\$$ | - | $\$$ | 69,372 |
| 17.259 | IGA | $\$$ | - | $\$$ | 4,803 |
| 17.278 | IGA-19-CO00000072 | $\$$ | - | $\$$ | 41,591 |
| 17.278 | IGA-19-CO00000072 | $\$$ | - | $\$$ | 31,532 |
| 17.278 | IGA-19-CO00000072 | $\$$ | - | $\$$ | 124,925 |
| 17.278 | IGA | $\$$ | - | $\$$ | 158,740 |
| 17.278 | IGA | $\$$ | - | $\$$ | 145,546 |
| 17.278 | IGA | $\$$ | - | $\$$ | 102,045 |
| 17.278 |  | IGA | $\$$ | - | $\$$ |

Highway Safety Cluster
Pass-Through Programs From:
ILLINOIS DEPARTMENT OF TRANSPORTATION FY19 THINK FIRST INJURY PREVENTION PROGRAM-KYROUAC - IL D
Program Title
Program Title
ILLINOIS WORKNET WIOA CAREER SERVICES (TASK 2) -
IDCEO/USDOL-IGA
ILLINOIS WORKNET WIOA STRATEGIC WORKFORCE INITIATIVES
(TASK 3) - IDCEO/USDOL-IGA
ILLINOIS WORKNET WIOA SUPPORTING SNAP EMPLOYMENT AND
ABLE BODIED ADULTS (TASK 4)
ILLINOIS WORKNET WIOA RAPID RESPONSE (TASK 1) - IDCEO/USDO
ILLINOIS WORKNET WIOA RAPID RESPONSE (TASK 1) - IDCEO/USDO
ILLINOIS WORKNET WIOA CAREER SERVICES (TASK 2) - IDCEO/USD
 ILLINOIS WORKNET WIOA STRATEGIC WORKFORCE DEVELOPMENT
INIT ILLINOIS WORKNET WIOA RAPID RESPONSE (TASK 1) -
IDCEO/USDOL-IGA
ILLINOIS WORKNET WIOA CAREER SERVICES (TASK 2)-IDCEO/USDOL-IGA (TASK 3) -IDCEOIUSDOL IGA ILLINOIS WORKNET WIOA SUPPORTING SNAP EMPLOYMENT AND
Total WIOA Cluster

| Highway Safety Cluster |  |
| :---: | :---: |
| Pass-Through Programs From: |  |
| ILLINOIS DEPARTMENT OF TRANSPORTATION | FY19 THINK FIRST INJURY PREVENTION PROGRAM-KYROUAC - IL D |
| ILLINOIS DEPARTMENT OF TRANSPORTATION | FY20 THINK FIRST INJURY PREVENTION PROGRAM - KYROUAC - IL DEPT. OF TRANSPORTATION |
|  | Total Highway Safety Cluster |
| Aging Cluster |  |
| Pass-Through Programs From: |  |
| EGYPTIAN AREA AGENCY ON AGING | LEGAL SERVICES TO OLDER PERSONS - EAAA-19508/19408 |
| EGYPTIAN AREA AGENCY ON AGING | LEGAL SERVICES TO OLDER PERSONS - EAAA-19508/19408 |
| EGYPTIAN AREA AGENCY ON AGING | LEGAL SERVICES TO OLDER PERSONS - EAAA-20508/20408 |
| EGYPTIAN AREA AGENCY ON AGING | LEGAL SERVICES TO OLDER PERSONS - EAAA-20508/20408 |
|  | Total Aging Cluster |
| Highway Planning and Construction Cluster |  |
| Pass-Through Programs From: |  |
| ILLINOIS DEPARTMENT OF NATURAL | TOUCH OF NATURE MULTI-USE MOUNTAIN BIKE TRAILS - |
| RESOURCES | IDNR/IDOT/FHWA |
|  | Total Highway Planning and Construction Cluster |

See Notes to Schedule of Expenditures of Federal Awards
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 Sponsor Grant NumberN/A
N/A
$05 \mathrm{CH} 10061-04-02$
$05 \mathrm{CH} 10061-05-00$
$05 \mathrm{CH} 10061-05-00$
$05 \mathrm{CH} 10061-05-01$
05CH10061-05-02
05CH011588-01-00
N/A
N/A
A Component Unit of the State of Illinois
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS - CARBONDALE For the Year Ended June 30, 2020 SOUTHERN ILLINOIS UNIVERSITY
U.S. DEPARTMENTOF AGRICULTURE Direct Programs:
Pass-Through Programs From:
ILLINOIS STATE BOARD OF EDUCATION
ILLINOIS STATE BOARD OF EDUCATION
ILLINOIS STATE BOARD OF EDUCATION
ILLINOIS STATE BOARD OF EDUCATION ILLINOIS STATE BOARD OF EDUCATION
Federal Grantor/Pass-Through
Head Start Cluster*
Direct Programs:
U. S. DEPARTMENT OF HEALTH HUMAN
SERVICES

U. S. DEPARTMENT OF HEALTH HUMAN
U. S. DEPARTMENT OF HEALTH HUMAN
SERVICES
SERVICES
U. S. DEPARTMENT OF HEALTH HUMAN

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U. S. DEPARTMENT OF HEALTH HUMAN
U. S. DEPARTMENT OF HEALTH HUMAN
SERVICES
CCDF Cluster
Pass-Through Programs From:
ILLINOIS DEPARTMENT OF HUMAN SERVICES CHILDCARE SUBSIDIES
SUMMER 2017 ARCHAEOLOGICAL FIELD SCHOOL SUPPORT -
SNFIFS/USDA-17-PA-11090800-016
PLOT MALTNG FACILITY TO DEVELOP LOCAL MALTING - USDA-13-
039-435027728
Subtotal Direct Programs
CHILD NUTRITION SAE ADMIN
CHILD \& ADULT CARE FOOD PROGRAM
CHILD \& ADULT CARE COMMODITIES
CHILD \& ADULT CARE CARRYOVER
CHILD CARE MEALS
Subtotal Pass-Through Programs
SUMMER 2017 ARCHAEOLOGICAL FIELD SCHOOL SUPPORT -
SNF/FS/USDA-17-PA-11090800-016
PILOT MALTING FACILITY TO DEVELOP LOCAL MALTING - USDA-13-
O39-435027728
Subtotal Direct Programs

CHILD NUTRITION SAE ADMIN
CHILD \& ADULT CARE FOOD PROGRAM
CHILD \& ADULT CARE COMMODITIES
CHILD \& ADULT CARE CARRYOVER
CHILD CARE MEALS
Subtotal Pass-Through Programs

| $\stackrel{\rightharpoonup}{5}$ |
| :--- | :--- |
| $\stackrel{\rightharpoonup}{0}$ |
| $\stackrel{\circ}{0}$ |

10.560
10.558
10.558
10.558
10.558


17-PA-11090800-016
$13-039-43527728$

See Notes to Schedule of Expenditures of Federal Awards

Federal
CFDA
ear Ended June 30, 2020
Program Title

| Federal Grantor/Pass-Through | Program Title |
| :---: | :---: |
| U.S. DEPARTMENTOF COMMERCE |  |
| Pass-Through Programs From: |  |
| ILLINOIS MANUFACTURING EXCELLENCE | ILLINOIS MANUFACTURING EXCELLENCE CENTER-FY19-IMEC- |
| CENTER. BRADLEY UNIVERSITY | FY201 |
| ILLINOIS MANUFACTURING EXCELLENCE | ILLINOIS MANUFACTURING EXCELLENCE CENTER-FY20-IMEC |
| CENTER. BRADLEY UNIVERSITY |  |
|  | Total U.S. Department of Commerce |
| U.S. DEPARTMENTOF DEFENSE |  |
| Pass-Through Programs From: |  |
| ILLINOIS DEPARTMENT OF COMMERCE \& | ILLINOIS PROCUREMENT TECHNICAL ASSISTANCE CENTER-FY20- |
| ECONOMIC OPPORTUNITY | IDCEO |
| NATIONAL SCIENCE TEACHERS ASSOCIATION | ILLINOIS JUNIOR SCIENCE AND HUMANITIES SYMPOSIUM (JSHS) F |
| NATIONAL SCIENCE TEACHERS ASSOCIATION | ILLINOIS JUNIOR SCIENCE AND HUMANITIES SYMPOSIUM - NSTA-20- |
|  | Total U.S. Department of Defense |

U.S. DEPARTMENTOF THE INTERIOR
ass-Through Programs From:
ILLINOIS DEPARTMENT OF NATURAL
RESOURCES
U.S. DEPARTMENTOF LABOR
LANGUAGE AND LITERACY APPROPRIATE TRAINING - USDOL-
SH05044
LANGUAGE AND LITERACY APPROPRIATE TRAINING - USDOL
SH05149SH9
17.502
17.502
17.261
NNX16AL57G
43.007
6084004
SH05044SH8
SH05149SH9
$\S$
AMEND. FY2019-1
20-804125
19-871-0136
20-871-012
15.252
LANGUAGE AND LITERACY APPROPRIATE TRAINING - USDOL
ILLINOIS WORKNET-WDQI PROPATH ILLINOIS - IDCEO-IGA Total U.S. Department of Labor NASA WINGS SUMMER CAMP - NASA-NNX16AL57G
Total National Aeronautics \& Space Administration NATIONAL AERONAUTICS \& SPACE ADMINISTRATION
Direct Programs:

Total U.S. Department of Health \& Human Serv ices
Services (IDH)
 DEPARTMENT DENTAL SEALANT GRANT PROGRAM FY17 - IDPH-73489032E DENTAL SEALANT GRANT PROGRAMFY18-IDPH-83489030F DENTAL SEALANT GRANT
Program Title

CFDA

$$
\begin{aligned}
& 93.667 \\
& 93.667 \\
& 93.994 \\
& 93.667 \\
& 93.763 \\
& 93.898 \\
& 93.917 \\
& 93.917 \\
& 93.958 \\
& 93.959 \\
& 93.959 \\
& 93.994 \\
& 93.994 \\
& 93.994 \\
& 93.994
\end{aligned}
$$

U.S. DEPARTMENTOF HOMELAND SECURITY
Pass-Through Programs From:


[^1]Schedule 1, Continued


|  | 84.047 | P047M170497 | \$ | - | \$ | 25,780 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 84.047 | P047M170568 | \$ | - | \$ | 114,930 |
| HOLARS ACADEMY |  |  |  |  |  |  |
|  | 84.047 | P047A121265 | \$ | - | \$ | 80,958 |
|  | 84.047 | P047V170198 | \$ | - | \$ | 43,030 |
|  | 84.047 | P047A171102 | \$ | - | \$ | 57,358 |
|  | 84.047 | P047A171101 | \$ | - | \$ | 146,939 |
|  | 84.047 | P047M170497 | \$ | - | \$ | 128,110 |
|  | 84.047 | P047M170568 | \$ | - | \$ | 230,218 |
| Y | 84.047 | P047A121265 | \$ | - | \$ | 181,043 |
|  | 84.047 | P047V170198 | \$ | - | \$ | 257,083 |
|  | 84.047 | P047A171102 | \$ | - | \$ | 221,050 |
|  | 84.047 | P047A171101 | \$ | - | \$ | 426,804 |
| Total TRIO Cluster |  |  | \$ | - | \$ | 1,913,303 |

SOUTHERN ILLINOIS UNIVERSITY
A Component of the State of Illinois
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS - EDWARDSVILLE

P033A151286
P033A151286 1286 P033A151286 P033A151286 P033A151286 P033A151286 N/A P033A191286 P033A191286 P033A151286 P033A141286 P063P170116/P063P180116

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\begin{gathered}
\text { P379T180116/P379T190116 } \\
\text { N/A }
\end{gathered}
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\end{aligned}
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\underset{\infty}{\infty} & \stackrel{\sim}{\infty} & \underset{\sim}{\infty} & \underset{\sim}{\infty}
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Total Student Financial Assistance Cluster

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\begin{aligned}
& \text { FEDERAL SEOG } \\
& \text { TEACH GRANT }
\end{aligned}
$$ Program Title

$$
\begin{aligned}
& \text { INSTRUCTION COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { RESEARCH COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { PUBLIC SERVICE COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { STUDENT SERVICES COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { ACADEMIC SUPPORT COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { INSTRUCTIONAL SUPPORT COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { AUXILIARY ENTERPRISES COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { O\&M OF PHYSICAL PLANT COOPERATIVE WORK STUDY PROGRAM USOE } \\
& \text { FEDERAL FINANCIAL AID-SCH OF DENTAL MEDICINE } \\
& \text { FWS JOB LOCATOR PROGRAM FY } 2020 \\
& \text { FWS JOB LOCATOR PROGRAM FY } 2021 \\
& \text { FEDERAL WORK STUDY } \\
& \text { FEDERAL WORK STUDY - AMERICA READS TUTOR } \\
& \text { FEDERAL PELL GRANT PROGRAM }
\end{aligned}
$$ UPWARD BOUND MATH AND SCIENCE ECM

UPWARD BOUND MATH \& SCIENCE - CAHOKIA \& MADISON BOUND PROGRAM,

## PERKINS LOAN PROGRAM

 FEDERAL DIRECT STUDENT LOAN PROGRAM HEALTH PROFESSIONALS LOAN PROGRAMFederal
CFDA
CFDA

## For the Year Ended June 30, 2020

Federal Grantor / Pass-Through Program Title

[^2]Direct Programs:
U.S. DEPARTMENT OF EDUCATION
U.S. DEPARTMENT OF EDUCATION
U.S. DEPARTMENT OF EDUCATION
U.S. DEPARTMENT OF EDUCATION
U.S. DEPARTMENT OF EDUCATION
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U.S. DEPARTMENT OF EDUCATION
U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION

[^3]





## Program Title

CONVERSATION TOWARD A BRIGHTER FUTURE
45.130
45.162
45.149
$\stackrel{\circ}{i}$
$\stackrel{\circ}{8}$
93.866
LEAD OPTIMIZATION OF SOMATOSTATIN-BASED THERAPEUTIC FOR ALZHEIMER'S

DIGITAL COMMUNITY ENGAGEMENT PATHWAY
8กH ᄉปㅋㅅOOヨy Sy
NIH PAIN CONSORTIUM CENTERS OF EXCELLENCE IN PAIN
93.RD
93.853
93.859
47.076 INVESTIGATING HOW CHROMATIN REMODELING AFFECTS ENDOCYTOSIS AND SYNAPTIC ORGANIZATION ENVIRONMENTAL HEALTH INVESTIGATORS: BUILDING STEM INTEREST TO PROMOTE CAREERS IN THE HEALTH SCIENCES
PREPARING MATHEMATICS TEACHERS FOR SOUTHWESTERN ILLINOIS - NOYCE ADVANCE ADAPTATION: TOWARD AN INCLUSIVE MODEL OF EXCELLENCE IN STEM SIUE NOYCE SCHOLARSHIP PROGRAM: PREPARING FUTURE TEACHERS FOR SOUTHWESTERN ILLINOIS DIGITAL EAST ST. LOUIS: AN URBAN PLACE-BASED LEARNING MODEL NSF REU SUPPLEMENT (BCS-1547377): EARTHQUAKE ORIGINS EARTHCACHING FOR PRE-SERVICE TEACHERS 47.076

47.076
47.076
47.075
47.076 47.049 47.070 $\stackrel{\Im}{\dot{G}}$
47.049
47.075
47.076
47.076
47.049
47.041
$\begin{array}{ll}\stackrel{\circ}{\circ} & \stackrel{0}{\circ} \\ \stackrel{y}{+} & \text { न }\end{array}$

Federal Grantor / Pass-Through
Research and Development Cluster
irect Programs:
NATIONAL ENDOWMENT FOR THE HUMANITIES NATIONAL ENDOWMENT FOR THE HUMANITIES NATIONAL ENDOWMENT FOR THE HUMANITIES NATIONAL INSTITUTES OF HEALTH NATIONAL INSTITUTES OF HEALTH NATIONAL INSTITUTES OF HEALTH NATIONAL INSTITUTES OF HEALTH NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION
NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION
NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION NATIONAL SCIENCE FOUNDATION

| For the Year Ended June 30, 2020 |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Federal Grantor / Pass-Through | Program Title | Federal CFDA | Sponsor Grant Number |  | Subaward Payments |  | Expenditures |
| NATIONAL SCIENCE FOUNDATION | UNDERSTANDING THE INTELLECTUAL MERIT AND BROADER IMPACTS OF FIFTEEN YEARS OF U.S. FEDERAL FUNDING FOR DOCUMENTING ENDANGERED LANGUAGES | 47.075 | 1920687 | \$ | - | \$ | 29,851 |
| NATIONAL SCIENCE FOUNDATION | GP-EXTRA: PERSONAL RELEVANCE, GLOBAL SIGNIFICANCE - BUILDING EDUCATION AND CAREER PATHWAYS IN GEOSCIENCES | 47.050 | 1911512 | \$ | - | \$ | 59,319 |
| NATIONAL SCIENCE FOUNDATION | BUILDING A PRIMATE DATABASE TO DETERMINE ENVIRONMENTAL AND FAMILIAL EFFECTS ON HEALTH AND LIFE EXPECTANCY | 47.075 | 1926481 | \$ | - | \$ | 4,917 |
| NATIONAL SCIENCE FOUNDATION | EVIDENCE-BASED TRANSFORMATION OF UNDERGRADUATE FIELD SCHOOLS TO PROMOTE SAFETY AND INCLUSIVITY | 47.076 | 1937392 | \$ | - | \$ | 20,217 |
| U.S. DEPARTMENT OF AGRICULTURE | IDENTIFYING BACTERIAL PATHOGEN CAUSING MORTALITY IN MORMON CRICKET POPULATIONS | 10.025 | N/A | \$ | - | \$ | 1,775 |
| U.S. FOREST SERVICE | WATERSHED AND STREAM RESTORATION PLANNING AND DESIGN USING REMOTELY-SENSED BATHYMETRY AND ECOHYDRAULICS MODELING IN THE LEMHI RIVER IDAHO | 10.699 | 18-CR-11221634-219 | \$ | - | \$ | 42,665 |
| U.S. HEALTH RESOURCES AND SERVICES ADMINISTRATION | NURSE-MANAGED CLINIC IPCP REDESIGN AND EVALUATION: RNPCS IN PRIMARY CARE FOR CHRONIC ILLINESS | 93.359 | UK1HP31730-01-01 | \$ | - | \$ | 506,744 |
|  | Subtotal Direct Programs |  |  | \$ | 77,331 | \$ | 2,644,158 |
| Pass-Through Programs From: |  |  |  |  |  |  |  |
| ALTARUM INSTITUTE | AN INNOVATIVE, CASE-BASED, INTER-PROFESSIONAL APPROACH TO PAIN: A MODULAR COURSE | 93.000 | $\begin{gathered} \text { GS-10F- } \\ \text { 0261K/HHSN271201100111 } \\ \text { U/SC-12-025 } \end{gathered}$ | \$ | - | \$ | 37 |
| CHICAGO STATE UNIVERSITY | INCREASING THE MINORITY SCIENTIST POOL, ILLINOIS LOUIS STOKES ALLIANCE FOR MINORITY PARTICIPATION, PHASE V, YEAR V. | 47.076 | 53953 | \$ | - | \$ | 4,378 |
| CHICAGO STATE UNIVERSITY | THE ILLINOIS LSAMP STEM PATHWAY AND RESEARCH ALLIANCE | 47.076 | 53114 | \$ | - | \$ | 13,552 |
| EDUCATIONAL TESTING SERVICE | DEVELOPMENT AND EMPIRICAL RECOVERY FOR A LEARNING PROGRESSIONBASED ASSESSMENT OF THE FUNCTION CONCEPT | 47.076 | 1621117 | \$ | - | \$ | 156,414 |
| ILLINOIS DEPARTMENT OF NATURAL RESOURCES | SUBSIDENCE MONITORING RESPONSE TEAM | 15.252 | AML-GSWA-1600D | \$ |  | \$ |  |
| ILLINOIS DEPARTMENT OF NATURAL | SUBSIDENCE MONITORING RESPONSE TEAM FY20-22 |  |  |  |  |  |  |
| RESOURCES |  | 15.252 | 6020000 | \$ | - | \$ | 160,993 |
| ILLINOIS DEPARTMENT OF NATURAL RESOURCES | MINE MAP PRESERVATION AND WEB-BASED DIGITAL DISTRIBUTION FY20-FY22 | 15.252 | 6020001 | \$ | - | \$ | 197,397 |
| ILLINOIS STATE UNIVERSITY | NOYCE PARTNERSHIP IN RESEARCH-BASED PEDAGOGY | 47.076 | A17-0061-S005 | \$ | - | \$ | $(1,280)$ |
| ILLINOIS STATE UNIVERSITY | MIDWEST REGIONAL ROBERT NOYCE CONNECTIONS 2017, 2018, 2019: STRENGTHENING THE NETWORK FOR TEACHER LEARNING AT THE INTERSECTION OF HIGH-QUALITY AND HIGH-NEED | 47.076 | A17-0061-S003 | \$ | - | \$ | 6,290 |
| METASTABLE INSTRUMENTS, INC | NOVEL LASER GAIN MEDIA | 12.000 | N68335-10-C-0301 | \$ | - | \$ | 166 |
| SAINT ANSELM COLLEGE | NOYCE SCHOLARSHIP EXTERNAL EVALUATION | 47.076 | N/A | \$ | - | \$ | (759) |
| SOUTHERN ILLINOIS UNIVERSITY SCHOOL OF MEDICINE | TRANSPLATIN: A NOVEL AGENT TO MITIGATE CISPLATIN TOXICITY | 93.395 | 1R01CA166907-01A1 | \$ | - | \$ | 11,767 |
| UNIVERSITY OF ALABAMA BIRMINGHAM | MANAGEMENT OF PAINFUL TEMPOROMANDIBULAR DISORDERS | 93.121 | N/A | \$ | - | \$ | 145 |
| UNIVERSITY OF ILLINOIS | INTEGRATING THE NATIONAL HIV CURRICULUM E-LEARNING PLATFORM | 93.145 | 17500-00 | \$ | - | \$ | 10,000 |
| UNIVERSITY OF ILLINOIS | SCIENCE OF NATURE-BASED LEARNING COLLABORATIVE RESEARCH | 47.075 | 078261-17789 | \$ | - | \$ | 4,000 |
| UNIVERSITY OF MINNESOTA | ROADWAY SAFETY INSTITUTE | 20.000 | H003662408 | \$ | - | \$ | $(2,175)$ |
| UNIVERSITY OF MISSOURI-SAINT LOUIS | REFINEMENT AND IMPLEMENTATION OF THE AUTOMATED OLIGOSACCHARIDE SYNTHESIZER | 93.310 | 00052446-1 | \$ | - | \$ | 46,167 |
| UNIVERSITY OF MISSOURI-SAINT LOUIS | STATE OPIOID RESPONSE (UMSL MIMH SUBAWARD) | 93.788 | 00059690-1 | \$ | - | \$ | (19) |
| UNIVERSITY OF MISSOURI-SAINT LOUIS | MISSOURI'S OPIOID RESPONSE GRANT (SOR) | 93.788 | 00066025-1 | \$ | - | \$ | 8,012 |


Schedule 1, Continued



| $\$$ | - | $\$$ |
| :--- | ---: | ---: |
| $\$$ | - | $\$, 019$ |
|  |  | 9,019 |
|  |  |  |
|  |  |  |
| $\$$ | - | $\$$ |
| $\$$ | - | $\$$ |
| $\$$ | - | $\$$ | $05 \mathrm{CH} 8445-05-02$

$05 \mathrm{CH} 8445-05-02$
$05 \mathrm{CH} 8445-05-02$
$05 \mathrm{CH} 8445-06-01$
A Component of the State of Illinois
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS - EDWARDSVILLE For the Year Ended June 30, 2020 Federal
CFDA

17.259
17.278
17.258
17.258
17.278
20.205
20.205
20.205
20.205
20.205
20.600
10.559


Schedule 1, Continued




2 AA22HP30984-03-00
$\forall / N$
83203002 F N
23086-7603Z
GA07C0056

2015-05200-05
$078131-15644$ SOUTHERN ILLINOIS UNIVERSITY
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS - EDWARDSVILLE

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DEPARTMENT OF HEALTH \& HUMAN SERVICES
Direct Programs:
SIUE NURSE ANESTHETIST TRAINEESHIP (NAT) PROGRAM
Subtotal Direct Programs

|  | 93.070 |
| :--- | :--- |
|  | 93.070 |
|  | 93.283 |
|  |  |
| Total Department of Health \& Human Services |  |

Total Library of Congress $\quad 42.006$
43.008
43.008
TEACHING WITH PRIMARY SOURCES
ILLINOIS SPACE GRANT CONSORTIUM 2015 AWARDS ILLINOIS SPACE GRANT CONSORTIUM SCHOLARHSHIP AWARDS
NATIONAL AERONAUTICS AND SPACE ADMINISTRATION
Pass-Through Programs From:
ILLINOIS SPACE GRANT CONSORTIUM
ILLINOIS SPACE GRANT CONSORTIUM

See Notes to Schedule of Expenditures of Federal Awards




A Component of the State of Illinois
SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS－EDWARDSVILLE
For the Year Ended June 30， 2020 For the Year Ended June 30， 2020
 AlISyヨAINก SIONIרII NצヨヨHInOS
U．S．DEPARTMENT OF EDUCATION Direct Programs：
Education Stabiliza
See Notes to Schedule of Expenditures of Federal Awards



# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 

For the Year Ended June 30, 2020

## NOTE 1 - Basis of Presentation

The accompanying schedule of expenditures of federal awards (the "Schedule") includes the federal award activity of Southern Illinois University (the "University") under programs of the federal government for the year ended June 30, 2020. The information in this Schedule is presented in accordance with the requirements of 2 CFR Part 200, Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards (Uniform Guidance). Because the Schedule presents only a selected portion of the operations of the University, it is not intended to and does not present the financial position, changes in net position, or cash flows of the University.

## NOTE 2 - Summary of Significant Accounting Policies

Expenditures reported on the Schedule are reported on the accrual basis of accounting. Such expenditures are recognized following the cost principles contained in the Uniform Guidance, wherein certain types of expenditures are not allowable or are limited as to reimbursement. Negative amounts shown on the Schedule represent adjustments or credits made in the normal course of business to amounts reported as expenditures in prior years. Pass-through entity identifying numbers are presented where available. The University has not elected to use the $10 \%$ de minimis indirect cost rate as allowed under the Uniform Guidance.

## NOTE 3 - Transfers

During the year ended June 30, 2020, the Edwardsville campus expended \$37,999 of the 2019-2020 Federal Work-Study (FWS) Program (84.033) in 2018-2019. The Edwardsville campus also carried forward $\$ 7,336$ of the FWS Program (84.033) to be spent in 2020-2021. During the year ended June 30, 2020, the following transfers were initiated:

| CAMPUS |  | TRANSFER FROM |  | AMOUNT |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS
(CONTINUED)
For the Year Ended June 30, 2020

## NOTE 4 - Federal Direct Student Loan Program

During the fiscal year ended June 30, 2020, the University processed the following amounts of non-cash federal awards in the form of loans under the Federal Direct Student Loan Program, CFDA \#84.268, which includes Stafford Loans, Parents' Loans for Undergraduate Students, and Supplemental Loans for Students:

|  | CARBONDALE |  | EDWARDSVILLE |  |
| :--- | :---: | :---: | :---: | :---: |
|  |  | TOTAL |  |  |
| Year ended June 30,2020 | $\$ 72,862,906$ | $\$ 79,254,558$ |  | $\$ 152,117,464$ |

## NOTE 5 - Noncash Assistance and Federal Insurance

During the fiscal year ended June 30, 2020, the University received no noncash assistance, except as disclosed in Note 4. Also, there was no federally funded insurance in effect during the year ended June 30, 2020.

## NOTE 6 - Loan Balances

Loans outstanding at the beginning of the year and loans made during the year are included in the federal expenditures presented in the Schedule of Expenditures of Federal Awards. The balances of loans outstanding at June 30, 2020 consist of the following:

| PROGRAM | CFDA | CARBONDALE |  | EDWARDSVILLE |  | TOTAL |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Perkins Loan | 84.038 | \$ | 10,895,287 | \$ | 948,056 | \$ | 11,843,343 |
| Health Professionals Loan | 93.342 |  | 736,460 |  | 66,319 |  | 802,779 |
| Disadvantaged Student Loan | 93.342 |  | 20,295 |  | - |  | 20,295 |
|  |  | \$ | 11,652,042 | \$ | 1,014,375 | \$ | 12,666,417 |


For the Fifteen Months Ended September 30, 2020

$$
\begin{gathered}
\text { Total } \\
\text { Expenditures } \\
14 \text { Months Ended } \\
\text { September } 30,2020 \\
\hline
\end{gathered}
$$



$$
\begin{array}{cc} 
& \text { Lapse Period } \\
\text { Expenditures } & \text { Expenditures } \\
\text { Through } & \text { July } 1 \text { to } \\
\text { June 30, } 2020 & \text { September 30, } 2020 \\
\end{array}
$$

SOUTHERN ILLINOIS UNIVERSITY
A Component Unit of the State of Illinois
SCHEDULE OF APPROPRIATIONS, EXPENDITURES, AND LAPSED BALANCES




[^4]
## SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois COMPARATIVE SCHEDULE OF NET APPROPRIATIONS, EXPENDITURES, AND LAPSED BALANCES <br> For the Years Ended June 30, 2020 and 2019

|  | 2020 |  | 2019 |  |
| :---: | :---: | :---: | :---: | :---: |
| APPROPRIATED FUND(S) |  |  |  |  |
| General Revenue Fund-001 |  |  |  |  |
| Expenditure Authority | \$ | 1,062,800 | \$ | 1,062,800 |
| Expenditures: |  |  |  |  |
| National Corn-to-Ethanol Research Center and |  |  |  |  |
| Daily Ey gptian Newpaper | \$ | , 62,800 | \$ | , 62,800 |
| Total Expenditures | \$ | 1,062,800 | \$ | 1,062,800 |
| Balances Lapsed | \$ | - | \$ | - |
| Education Assistance Fund - 007 |  |  |  |  |
| Expenditure Authority | \$ | 192,567,800 | \$ | 183,449,200 |
| Expenditures: |  |  |  |  |
| Operational Expenses | \$ | 191,491,000 | \$ | 182,372,400 |
| SimmonsCooper Cancer Center |  | 1,076,800 |  | 1,076,800 |
| Total Expenditures | \$ | 192,567,800 | \$ | 183,449,200 |
| Balances Lapsed | \$ | - | \$ | - |
| General Professions Dedicated Fund - 022 |  |  |  |  |
| Expenditure Authority | \$ | 1,250,000 | \$ | 1,250,000 |
| Expenditures: |  |  |  |  |
| For all costs associated with the Edwardsville campus campus pharmacy education or training program | \$ | 1,250,000 | \$ | 1,244,781 |
| Total Expenditures | \$ | 1,250,000 | \$ | 1,244,781 |
| Balances Lapsed | \$ | - | \$ | - |
| State College \& University Trust Fund - 417 |  |  |  |  |
| Expenditure Authority | \$ | 19,000 | \$ | 19,000 |
| Expenditures: Scholarship Grant Awards | \$ | 19,000 | \$ | 19,000 |
| Total Expenditures | \$ | 19,000 | \$ | 19,000 |
| Balances Lapsed | \$ | - | \$ | - |
| GRAND TOTAL - ALL FUNDS | \$ | 194,899,600 | \$ | 185,775,781 |

Note 1: Expenditure authority, appropriations, expenditures, and lapsed balances were obtained from the Univ ersity 's records and have been reconciled to the Office of Comptroller's records as of September 30, 2020 and 2019.
Note 2: Expenditure amounts are vouchers approved by payment by the University and submitted to the Office of Comptroller for payment to the vendor.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois

## COMPARATIVE SCHEDULE OF NET EXPENDITURES BY MAJOR ACTIVITY

For the Fiscal Years Ended June 30, 2020 and 2019
(IN THOUSANDS)

|  | 2020 |  | 2019 |  |
| :---: | :---: | :---: | :---: | :---: |
| EXPENDITURE STATISTICS |  |  |  |  |
| All State Treasury Funds |  |  |  |  |
| Total Operations Expenditures: | \$ | 194,881 | \$ | 185,747 |
| Percentage of Total Expenditures |  | 99.99\% |  | 99.98\% |
| Personal Services | \$ | 177,717 | \$ | 171,971 |
| Other Pay roll Costs |  | 6,000 |  | 4,746 |
| All Other Operating Expenditures |  | 11,164 |  | 9,030 |
| Total Awards and Grants Expenditures: | \$ | 19 | \$ | 19 |
| Percentage of Total Expenditures |  | 0.01\% |  | 0.01\% |
| Total Debt Service Expenditures: | \$ | - | \$ | - |
| Percentage of Total Expenditures |  | 0\% |  | 0\% |
| Total Highway/Waterway Construction Expenditures: | \$ | - | \$ | - |
| Percentage of Total Expenditures |  | 0\% |  | 0\% |
| Total Permanent Improvements Expenditures: | \$ | - | \$ | 15 |
| Percentage of Total Expenditures |  | 0\% |  | 0.01\% |
| Total Refund Expenditures: | \$ | - | \$ | - |
| Percentage of Total Expenditures |  | 0\% |  | 0\% |
| GRAND TOTAL - ALL EXPENDITURES | \$ | 194,900 | \$ | 185,781 |

Note 1: Expenditures were obtained from the University's records and have been reconciled to the Office of Comptroller's records as of September 30, 2020 and 2019.
Note 2: Expenditure amounts are vouchers approved for payment by the University and submitted to the Office of Comptroller for payment to the vendor.
SOUTHERN ILLINOIS UNIVERSITY
COMPARATIVE SCHEDULE OF INCOME FUND REVENUES AND EXPENDITURES For the Years Ended June 30, 2020 and 2019
 for the years ended June 30, 2020 and 2019, respectively, at the Carbondale campus.
(2) Includes tuition waivers equal to scholarships, fellowships, and waiver expense and net of scholarship allowances of $\$ 19,547,802$ and $\$ 17,357,679$ for the years ended June 30, 2020 and 2019, respectively, at the Edwardsville campus.
SCHEDULE 6

| Local Funds |  |  |  |  |  |  | Service Departments | Auxiliary Facilities |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Public Service \& Academic Support Activities |  | Clinical Support |  | Student Programs \& Services | Administration |  |  | Auxiliary Enterprises Other |  | Auxiliary Enterprises Revenue Bond |  |
| \$ | 12,475,769 | \$ | 12,661,962 | \$(34,109,151) | \$ | 365,846 | \$ 8,851,385 | \$ | 1,391,082 | \$ | $9.912-862$ |
|  | 888,478 |  | 2,581,697 | 576,278 |  | 462,497 | 5,451,639 |  | 14,812 |  | 2,739,513 |
|  | 1,093,074 |  | 6,746,029 | 737,295 |  | 49,182 | 2,651,597 |  | 65,273 |  | 1,037,984 |
|  | 629,313 |  | - | - |  | - | 1,962,263 |  | 280 |  | 216,833 |
|  | 18,126 |  | 58,459 | 1,329,381 |  | 53,545 | 782,219.00 |  | 39,108 |  | 62,941 |
|  | - |  | - | - |  | - | - |  | - |  | 1,731,351 |
| \$ | 15,104,760 | \$ | 22,048,147 | \$(31,466, 197) |  | 931,070 | \$19,699,103 | \$ | 1,510,555 | \$ | 15,701,484 |
| \$ | 1,775,078 | \$ | 4,110,534 | \$ (5,179,622) | \$ | - | \$ 3,418,669 | \$ | 3,672,330 | \$ | - |
|  | - |  | - | - |  | - | - |  | - |  | 16,786,356 |
|  | - |  | - | - |  | - | - |  | - |  | 84,746 |
|  | 21,858 |  | 30,080 | 1,604 |  | - | 24,264 |  | 26,470 |  | - |
|  | 2,323 |  | 175,655 | - |  | - | - |  | - |  | - |
|  | 317,800,350 |  | 84,213,770 | 39,000,377 |  | 22,775,081 | 45,785,672 |  | 7,572,709 |  | 296,852,494 |
|  | 71,293,295 |  | 47,433,620 | 2,645,512 |  | 615,443 | 23,516,054 |  | 548,593 |  | 17,876,666 |
|  | - |  | - | - |  | - | - |  | - |  | 4,899,688 |
|  | - |  | - | - |  | - | - |  | - |  | 257,243 |
|  | - |  | - | - |  | - | - |  | - |  | $(4,000,174)$ |
|  | - |  | - | - |  | - | - |  | - |  | 1,347,120 |
| \$ | 390,892,904 |  | 35,963,659 | \$ 36,467,871 |  | 23,390,524 | \$72,744,659 |  | 11,820,102 | \$ | 334,104,139 |

ASSETS
Current funds:
Cash and investments
Cash and investments-restricted
Due from other funds
Accounts receivable-net
Merchandise for resale
Prepaid expenses
Deferred Outflows--OPEB
$\quad$ Total current funds
Plant funds:
Cash and investments
Cash and investments-restricted
Accrued interest receivable
Due from other funds
Prepaid Expenses
Investment: Plant buildings
Investment: Plant equipment
Investment: Construction in progress
Unamortized bond issuance cost
Unamortized bond discount(premium)
Deferred Outflows--Bond Refunding
Total plant funds
SOUTHERN ILLINOIS UNIVERSITY
CARBONDALE
SCHEDULE 6 (CONTINUED)
A Component Unit of the State of Illinois
LOCAL FUNDS, SERVICE DEPARTMENTS, AND AUXILI

 SOUTHERN ILLINOIS UNIVERSITY
CARBONDALE
A Component Unit of the State of Illinois
LOCAL FUNDS, SERVICE DEPARTMENTS, AND AUXILIA LOCAL FUNDS, SERVICE DEPARTMENTS, AND AUXILIARY FACILITIES
STATEMENT OF REVENUE, EXPENDITURES, TRANSFERS AND CHANGES IN FUND
BALANCE
For the Year Ended June 30, 2020





Local Funds | $\begin{array}{c}\text { Service } \\ \text { Departments }\end{array}$ |
| :---: |

| $\$$ | 44,163 |
| :---: | ---: |
|  | $1,972,974$ |
|  | $73,959,132$ |
|  | 1,086 |
|  | - |
|  | 833,833 |
|  | 155,626 |
|  | 94,464 |
|  | - |
|  | - |
|  | 508,708 |
| $\$$ | $77,569,986$ |



| Public Service \& Academic Support Activities |  | Clinical Support |  | Student Programs \& Services |  | Administration |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| \$ | 1,174,728 | \$ | 83,721 | \$ | 2,949,572 | \$ | 3,338 |
|  | 9,578,369 |  | 102,090,477 |  | 20,992,033 |  | 13,409 |
|  | 60,366 |  | 953,570 |  | 67,237 |  | 161,126 |
|  | 2,432,102 |  | 3,917,147 |  | 3,618,294 |  | 1,110,744 |
|  | 492,561 |  | - |  | 65,709 |  | - |
|  | 377,044 |  | 44,809 |  | 412,382 |  | 392,769 |
|  | 282,609 |  | 183,321 |  | 435,574 |  | 279,750 |
|  | 5,194 |  | 10 |  | 1,205 |  | - |
|  | - |  | - |  | - |  | - |
|  | - |  | - |  | - |  | - |
|  | 1,583,758 |  | 6,761,983 |  | 6,894,442 |  | 137,239 |
| \$ | 15,986,731 | \$ | 114,035,038 | \$ | 35,436,448 | \$ | 2,098,375 |



Revenues:
Sales
Fees
Services
Contributions
Rentals
Deposits
Investments
Refunds
State Appropriations
Medical Facilities System
Other Income
Total revenue
Expenditures:
Salaries
Wages
Travel
Equipment
Commodities
Contractual Services
Refunds
Awards/Grants
Operation of Auto
Permanent Improvements
Telecommunication
Fringe Benefits
General Administration/Office Expense
Merchandise for Resale
Utilities
Maintenance
Mass Transit Expense
Bad Debt Expense
Total expenditures
Net increase (decrease)
before transfers
Transfers-Additions (deductions):
Transfers
Other
Net increase (decrease)
for the year
Year Ended June 30, 2020
Local Funds
Local Funds

\[

\]

Current funds:
Revenues
Expenditures
Transfers-net additions
(deductions)
$\quad$ Net increase (decrease)
for the year
Fund balances (deficit), July 1, 2019
Fund balances (deficit), June 30, 2020

$$
\text { Fund balances (deficit), July 1, } 2019
$$

$$
\begin{array}{r}
409,619 \\
\\
\hline \$ \quad 12,309,091 \\
\hline \hline
\end{array}
$$


SOUTHERN ILLINOIS UNIVERSITY
EDWARDSVILLE
A Component Unit of the State of Illinois
BALANCE SHEET
For the Year Ended June 30, 2020
LOCAL FUNDS, SERVICE DEPARTMENTS, AND AUXILIARY FACILITIES

$$
\begin{aligned}
&
\end{aligned}
$$

$\begin{aligned} & \text { ASSETS } \\ & \text { CURRENT FUNDS: } \\ & \text { Share of pooled cash and investments } \\ & \text { Interfund Receivables } \\ & \text { Accounts receivable (less allowance for } \\ & \text { doubtful accounts) } \\ & \text { Inventories } \\ & \text { Prepaid expense } \\ & \text { Deferred Outflows } \\ & \text { Total current funds }\end{aligned}$
$\begin{aligned} & \text { PLANT FUNDS: } \\ & \text { Share of pooled cash and investments } \\ & \text { Interfund receivables }\end{aligned}$
PLANT FUNDS:
$\begin{aligned} & \text { Interfund receivables } \\ & \text { Accrued Interest Recei }\end{aligned}$
$\begin{aligned} & \text { Accrued Interest Receivable } \\ & \text { Construction in Progress }\end{aligned}$
Buildings
Improvements
Equipment
Prepaid Expenses and other assets
Total plant funds
SCHEDULE 8, CONTINUED


|  | Local Funds |
| :---: | :---: |
| Academic | Student |

Auxiliary
Facilities











$\Theta$




# LIABILITIES AND FUND BALANCES 


Total current liabilities Fund balance

## Total current funds

## PLANT FUNDS:

Liabilities:
Accounts payable
Interest Payable
Interfund payable
Revenue Bonds Payable
Total plant fund liabilities
Fund balances:
Unexpended plant
Renewals and replacements
Investment in plant
Total fund balance
Total plant funds
SCHEDULE 9
 EDWARDSVILLE
A Component Unit of the State of Illinois
LOCAL FUNDS，SERVICE DEPARTMENTS，AND AUXILIARY FACILITIES
STATEMENTS OF REVENUE，EXPENDITURES，TRANSFERS，AND CHANGES IN FUND BALANCE
For the Year Ended June 30， 2020






STATEMENTS OF REVENUE，EXPENDITURES，TRANSFERS，AND CHANGES IN FUND BALANCE Local Funds

| Academic | Student | Administrative |
| :---: | :---: | :---: |
| Affairs | Fee | Services |
| Activities | Activities | Activities |
|  |  |  |



,

Debt service and renewals and replacen Net increase（decrease）before transfer Transfers－additions（deductions）：
University Initiatives Expenditures：
Salaries
Wages
Travel
Equipment
Commodities
Contractual services Expenditures：
Salaries
Wages
Travel
Equipment
Commodities
Contractual services Expenditures：
Salaries
Wages
Travel
Equipment
Commodities
Contractual services
Fees
Services
Investment income
Rentals
Other income
Total revenue
Fees
Services
Investment income
Rentals
Other income
Total revenue
Fees
Services
Investment income
Rentals
Other income
Total revenue
Fees
Services
Investment income
Rentals
Other income
Total revenue
CURRENT FUNDS Revenues Contractual services Awards and grants
Awards and grants
Operation of auto Telecommunications Other
Total expenditures

SOUTHERN ILLINOIS UNIVERSITY

\section*{ <br> |  |
| :---: |
| Academic |
| Affairs |
| Activities |}

#  

Other transfers

$$
\frac{1,532,387}{11.710 .912}
$$

$$
\frac{11,710,912}{2.989 .923}
$$

| Student |
| :---: |
| Fee |
| Activities |

$$
=
$$


SCHEDULE 9, CONTINUED
 SERVICE DEPARTMENTS, AND AUXILIARY FACILITIES
EXPENDITURES, TRANSFERS AND CHANGES IN FUND BALANCE
For the Year Ended June 30, 2020

SCHEDULE 10 SOUTHERN ILLINOIS UNIVERSITY A Component Unit of the State of Illinois
SCHEDULE OF CHANGES IN PROPERTY For the Year Ended June 30, 2020

|  | Beginning Balance |  | Additions |  | Deletions |  | Net Transfers |  | Ending <br> Balance |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Property: |  |  |  |  |  |  |  |  |  |  |
| Land and Land Improvements | \$ | 71,847,889 | \$ | 5,932,356 | \$ | 3,173 | \$ | - | \$ | 77,777,072 |
| Site improvements |  | 38,076,875 |  | - |  | - |  | 307,212 |  | 38,384,087 |
| Buildings and Building Improvements |  | 1,323,205,033 |  | 29,351,541 |  | 808,523 |  | 49,966,110 |  | 1,401,714,161 |
| Equipment |  | 489,612,903 |  | 20,024,980 |  | 13,700,667 |  | - |  | 495,937,216 |
| Other |  | - |  | - |  | - |  | - |  | - |
| Total | \$ | 1,922,742,700 | \$ | 55,308,877 | \$ | 14,512,363 | \$ | 50,273,322 | \$ | 2,013,812,536 |
| Capital Leases: |  |  |  |  |  |  |  |  |  |  |
| Buildings and Building Improvements | \$ | 1,671,969 | \$ | - | \$ | - | \$ | - | \$ | 1,671,969 |
| Equipment |  | 1,824,823 |  | 55,824 |  | 79,953 |  | - |  | 1,800,694 |
| Total | \$ | 3,496,792 | \$ | 55,824 | \$ | 79,953 | \$ | - | \$ | 3,472,663 |
| Construction in Progress |  |  |  |  |  |  |  |  |  |  |
| Construction in Progress | \$ | 85,524,978 | \$ | 8,370,112 | \$ | 17,886,615 | \$ | $(48,173,279)$ | \$ | 27,835,196 |
| Total | \$ | 85,524,978 | \$ | 8,370,112 | \$ | 17,886,615 | \$ | $(48,173,279)$ | \$ | 27,835,196 |

Note 1: These balances were obtained from the University's records and have been reconciled to the University's quarterly Agency Report of State Property reports submitted to the Office of Comptroller for the year ended June 30, 2020.
Note 2: This schedule was prepared from State property records as required by the Illinois Administrative Code (Code) and the Statewide Accounting Management System (SAMS). The capitalization policy required by the Code and SAMS is different from the capitalization policy established by the Office of Comptroller for financial reporting in accordance with generally accepted accounting principles (GAAP).

## SCHEDULE 11

## SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> SCHEDULE OF SOURCES AND APPLICATIONS INDIRECT COST REIMBURSEMENTS

For the Year Ended June 30, 2020

The indirect costs incurred in relation to grants and contracts are reimbursed by a portion of such grants and contracts received from governmental agencies and private sources. The indirect costs incurred, and the subsequent reimbursements of such costs are accounted for in the University's general ledger as current unrestricted general funds. The reimbursement funds are needed for the following purposes:

- To provide monies for the prefunding of grants and contracts (i.e. expenditures made before grant monies are received);
- To fund central research administrative costs and research-related indirect costs; and
- To fund facility development programs and activities relative to obtaining new contracts.

The University uses its authority from the State Finance Act (30 ILCS 105/6a-2) for retaining and expending indirect cost reimbursement funds on a local basis.

## SCHEDULE 11, CONTINUED

## SOUTHERN ILLINOIS UNIVERSITY

## A Component Unit of the State of Illinois SCHEDULE OF SOURCES AND APPLICATIONS INDIRECT COST REIMBURSEMENTS

For the Year Ended June 30, 2020

The following is an analysis of the sources and applications of indirect cost reimbursements in the above-mentioned accounts for the year ended June 30, 2020:

|  | Carbondale | Edwardsville | Total |
| :---: | :---: | :---: | :---: |
| Sources: |  |  |  |
| Transfers of indirect cost reimbursements from restricted grants and contracts | \$ 5,451,086 | \$ 2,381,379 | \$ 7,832,465 |
| Physicians and Surgeons, Inc. - Contributions toward university overhead and academic development | 45,399,974 | - | 45,399,974 |
| Contributions, investment income and other | 1,046,733 | 187,876 | 1,234,609 |
| Total sources | 51,897,793 | 2,569,255 | 54,467,048 |
| Applications: |  |  |  |
| Organized research activities | 1,878,297 | 327,115 | 2,205,412 |
| Instructional activities | 89,881 | 380,007 | 469,888 |
| Operation and maintenance of physical plant | 450,226 | - | 450,226 |
| Institutional support | 244,325 | 408,320 | 652,645 |
| Academic support activities | 470,121 | 778,478 | 1,248,599 |
| Student Services | - | 53,629 | 53,629 |
| Public service activities | 276,578 | 22,522 | 299,100 |
| S.M. local resources | 42,380,092 | - | 42,380,092 |
| Transfers out | 15,362,263 | - | 15,362,263 |
| Total applications | 61,151,783 | 1,970,071 | 63,121,854 |
| Excess/(Shortage) of sources over applications | $(9,253,990)$ | 599,184 | $(8,654,806)$ |
| Fund balance, July 1, 2019 | 8,222,286 | 1,227,646 | 9,449,932 |
| Fund balance, June 30, 2020 | \$ $(1,031,704)$ | \$ 1,826,830 | \$ 795,126 |

## SCHEDULE 12

## SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois SCHEDULE OF FEDERAL AND NON-FEDERAL FINANCIAL ACTIVITY

For the Year Ended June 30, 2020

The following schedules are used to determine the University's single audit costs in accordance with Uniform Guidance (2 CFR 200.425).

| Schedule A - Federal Financial Component |  |  |
| :---: | :---: | :---: |
| Total federal expenditures ${ }^{1}$ | \$ | 270,617,307 |
| Total Schedule A | \$ | 270,617,307 |
| Schedule B - Total Financial Component |  |  |
| Total operating expenses ${ }^{2}$ | \$ | 1,054,023,867 |
| Total nonoperating expenses ${ }^{3}$ |  | 10,324,089 |
| Federal loan balances ${ }^{1,4}$ : |  |  |
| Perkins loan program |  | 14,286,230 |
| Health professions loan program |  | 688,232 |
| Disadvantaged student loan program |  | 22,191 |
| Nursing student loan program |  | - |
| Total value of new federal loans ${ }^{5}$ : |  |  |
| Federal direct loan program |  | 152,117,464 |
| Health professions loan program |  | 129,296 |
| Disadvantaged student loan program |  | - |
| Nursing student loan program |  | - |
| Other noncash Federal Award Expenditures ${ }^{3}$ |  | - |
| Total Schedule B | \$ | 1,231,591,369 |


| Schedule C - Computation of Nonfederal Expenses: |  | Percent |
| :---: | :---: | :---: | :---: |
| Total, Schedule B | $\$ \quad 1,231,591,369$ | $100.0 \%$ |
| Total, Schedule A | $\underline{270,617,307}$ | $\underline{22.2 \%}$ |
| Total nonfederal expenses | $\underline{\$ ~ 960,974,062}$ | $\underline{77.8} \%$ |

[^5]
# SOUTHERN ILLINOIS UNIVERSITY 

A Component Unit of the State of Illinois
ANALYSIS OF OPERATIONS
For the Year Ended June 30, 2020
(UNAUDITED)

## Functions

Southern Illinois University (SIU) is a comprehensive university with medical, dental, law, nursing and pharmacy schools, and with degree programs from the associate to the professional and doctoral levels. It primarily serves the citizens of Illinois, but its students come from all 50 states and many foreign countries. It is the only senior system of higher education serving the people of the southern half of the State of Illinois. It has two main campuses, Southern Illinois University Carbondale and Southern Illinois University Edwardsville. The University's President is Daniel F. Mahony.

The SIU System offers an extensive inventory of baccalaureate, graduate and professional degrees, research, public service and continuing education programs. Southern Illinois University is pledged: (1) to maintain the high quality of its programs of instruction, research, and public service; (2) to monitor judiciously the development of, and additions to, these programs; and, (3) to sustain, through these programs, its diverse and comprehensive educational contribution to the people of the region, state, and the nation.

Each campus has established planning procedures for developing new and expanded programs and associated budget requests. The formal planning document is the Resource Allocation Management Plan (RAMP) required by the Illinois Board of Higher Education (IBHE). After approval by the President and the SIU Board of Trustees, the Plan is transmitted to the IBHE for consideration and approval. The IBHE coordinates the Plan with the goals and objectives of other State universities, with the needs of Illinois citizens (as defined by the four goals of the Illinois Public Agenda), and with available resources. The Plan represents the formal long-term and short-term goals for the University. Included in the Plan are requests for substantial changes in academic programs and requests for capital and deferred maintenance funds, as well as funds for personnel and operating needs.

The IBHE has established an eight-year program review schedule whereby all academic programs are reviewed on a recurring cycle. Performance measures (i.e., number of graduates, credit hours generated, cost per credit hour and quality of instruction and research) are reviewed by the internal and external consultants and by the college deans. Specific recommendations are made for improvement, expansion or deletion of programs. Progress in implementing recommendations is monitored by the Office of Academic Affairs at both the campus and system levels and by the IBHE.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
ANALYSIS OF OPERATIONS (CONTINUED)
For the Year Ended June 30, 2020
(UNAUDITED)

## Functions (Continued)

The campuses have also developed an evaluation process whereby research and public service centers and institutes are reviewed on a recurring eight-year cycle. Other non-academic areas (i.e., student services) either participate in specialized accreditation that is available through external agencies (e.g., childcare, student health center) or respond to specific IBHE-mandated "focus" reviews which are part of IBHE's evaluation process.

The University has a budget and planning process that: (1) establishes University priorities and shifts resources to those priorities that advance the mission of the institution; (2) identifies resources to address unexpected expenses and emergencies to avoid major resource reallocations during the year; and, (3) builds a structure to identify resources for planned asset maintenance (facilities, equipment and professional development).

SIU has a deep commitment to excellence in teaching, scholarly creative activities, service and the achievement of these objectives while offering an affordable educational experience for all students.

An annual performance report is made to the Board which presents accomplishments related to the goals established for the fiscal year.

The following statistics are from the Integrated Postsecondary Education Data Systems (IPEDS) Completion Survey by campus.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois ANALYSIS OF OPERATIONS (CONTINUED)

For the Year Ended June 30, 2020

## (UNAUDITED)

## Carbondale

|  | Fiscal Year |  |
| :---: | :---: | :---: |
|  | 2020 | 2019 |
| Total Headcount Enrollment |  |  |
| Full-time | 9,377 | 10,386 |
| Part-time | 2,318 | 2,431 |
|  | 11,695 | 12,817 |
| Percentage of Full-Time Students | 80.18\% | 81.03\% |
| Average Full Time Equivalent Students | 8,965 | 10,851 |
| Associate Degrees Conferred | 93 | 94 |
| Baccalaureate Degrees Conferred | 2,588 | 3,078 |
| Post-Baccalaureate Degrees Conferred | 3 | 4 |
| Masters Degrees Conferred | 762 | 766 |
| Post-Masters Degrees Conferred | - | - |
| Doctorate-Research Degrees Conferred | 135 | 134 |
| Doctorate-Professional Practice Degrees Conferred ${ }^{1}$ | 102 | 86 |
| Doctorate-Other Degrees Conferred ${ }^{2}$ | 68 | 64 |
| Total Degrees Conferred | 3,751 | 4,226 |

${ }^{1}$ - First-Professional Degree - Law
${ }^{2}$ - First-Professional Degree - Medical Education

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois ANALYSIS OF OPERATIONS (CONTINUED)

For the Year Ended June 30, 2020
(UNAUDITED)

## Edwardsville

|  | Fiscal Year |  |
| :---: | :---: | :---: |
|  | 2020 | 2019 |
| Total Headcount Enrollment |  |  |
| Full-time | 10,400 | 10,833 |
| Part-time | 2,661 | 2,448 |
|  | 13,061 | 13,281 |
| Percentage of Full-Time Students | 79.63\% | 81.57\% |
| Average Full Time Equivalent Students | 10,704 | 10,942 |
| Baccalaureate Degrees Conferred | 2,558 | 2,558 |
| Post-Baccalaureate Degrees Conferred ${ }^{3}$ | 13 | 2 |
| Masters Degrees Conferred | 637 | 605 |
| Post-Masters Degrees Conferred | 40 | 24 |
| Doctorate-Research Degrees Conferred | 6 | 15 |
| Doctorate-Professional Practice Degrees Conferred ${ }^{1}$ | 140 | 134 |
| Doctorate-Other Degrees Conferred ${ }^{2}$ | 67 | 60 |
| Total Degrees Conferred | 3,461 | 3,398 |

${ }^{1}$ - Dentistry and Pharmacy
${ }^{2}$ - Education and Nursing
${ }^{3}$ - Also considered certificates

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> ANALYSIS OF OPERATIONS <br> AUXILIARY FACILITIES, ACTIVITIES, AND ACCOUNTING ENTITIES <br> For the Year Ended June 30, 2020 

(UNAUDITED)
The individual entities of the University are described as follows:

## CARBONDALE:

## AUXILIARY ENTERPRISES:

Auxiliary Enterprises (Revenue Bond) - The accounts in this entity are used for the administration and operation of the Southern Illinois University Housing and Auxiliary Facilities System. System facility acquisitions and improvements were financed with proceeds from the sale of revenue bonds. Facilities include the Student Center, Student Recreation Facility, University Housing, Child Care Center, and Student Health Program.

Auxiliary enterprises (revenue bond) primarily receive revenues from student fees, room and board, revenue bond fees, merchandise and food sales, and investment income.

Auxiliary Enterprises (Other) - The accounts in this entity include Evergreen Terrace, parking operations, and other auxiliary activities that are not included in revenue bond operations.

Auxiliary enterprises (other) primarily receive revenues from housing rentals, the sale of parking permits, parking violation fines, and investment income.

## ACTIVITIES:

Service Departments - Activities for the operation, control, and distribution of costs associated with services provided on a campus-wide basis, primarily to University departments, define the purpose of these entity accounts. Examples include physical plant, printing, travel service, research shops, and other service departments where such activities are directly related to instruction, research, or public service.

Service department entity accounts receive revenues from services performed and goods provided to University departments.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> ANALYSIS OF OPERATIONS <br> AUXILIARY FACILITIES, ACTIVITIES, AND ACCOUNTING ENTITIES (CONTINUED) 

For the Year Ended June 30, 2020
(UNAUDITED)
Clinical Support - The accounts in this entity are used for the administration and operation of clinic and patient service facilities at the School of Medicine in Springfield.

Clinical support entity accounts primarily receive revenues from patient service fees and hospital affiliation services.

Public Service and Academic Support Activities - The accounts in this entity are used to record the activities in direct support of the primary academic and service mission of the University. Such activities include continuing education, Touch of Nature, broadcasting service, the SIU Press, research support, and other activities related to the administration of the various departments and colleges.

The accounts in this entity receive revenues from operations, including sales of books, fees paid by program participants, farm sales, investment income, and other sources.

Student Programs and Services - The administration and operation of student activities and programs funded by student fees are included in this entity. Included are housing and recreational activities, student organizations, counseling services, and other programs and services operated primarily for students.

Student programs and services entity accounts receive revenues from student activity and campus housing activity fees, ticket sales, investment income, and other sources.

Administration- The accounts in this entity are used to record the administrative and operational activities of financial and other administrative offices. These include the bursar, purchasing, human resources, information technology, and the activities of operations providing services to students, faculty and staff which are not directly related to instruction and research.

The accounts in this entity receive revenues from operations and investment income.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> ANALYSIS OF OPERATIONS AUXILIARY FACILITIES, ACTIVITIES, AND ACCOUNTING ENTITIES (CONTINUED) 

For the Year Ended June 30, 2020
(UNAUDITED)

## EDWARDSVILLE:

## AUXILIARY ENTERPRISES:

Auxiliary Enterprises (Revenue Bond) - The accounts in this entity are used for the administration and operation of the Southern Illinois University Housing and Auxiliary Facilities System. System facility acquisitions and improvements were financed with proceeds from the sale of revenue bonds. Facilities include the University Center, Student Fitness Center, University Housing, and Traffic and Parking.

Auxiliary enterprises (revenue bond) receive revenues from student fees, room and board, revenue bond fees, merchandise and food sales, parking decal sales, and other sources.

## ACTIVITIES:

Academic Affairs - This entity includes accounts that are used to record extracurricular and scholarly activities generally supportive of instruction, including those for which no academic credit is earned, and research. Examples include accounts related to the College of Arts and Sciences and to continuing education.

The accounts in this entity receive revenues from the sale of books and other instructional materials, dental clinic fees, conference fees, and other sources.

Student Fees - The administration and operation of student activities and programs funded by student fees are accounted for in this entity. Included are various housing, athletic and recreation activities and textbook rentals.

Student fees accounts primarily receive revenue from student activity fees and textbook sales and rental fees.

Administration- The accounts in this entity are used to record the administrative and operational activities of financial and other administrative offices. These include various accounting and bursar services, purchasing, human resources, police and others providing services to students, faculty and staff which are not directly related to instruction and research. The accounts in this entity receive revenues from operations and investment income.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois ANALYSIS OF OPERATIONS <br> <br> AUXILIARY FACILITIES, ACTIVITIES, <br> <br> AUXILIARY FACILITIES, ACTIVITIES, AND ACCOUNTING ENTITIES (CONTINUED) 

For the Year Ended June 30, 2020

## (UNAUDITED)


#### Abstract

Service Departments - Activities for the operation, control, and distribution of costs associated with services provided on a campus-wide basis, primarily to University departments, define the purpose of these entity accounts. Examples include Facilities Management, ITS Leasing, Postal Services and other service departments where such activities are directly related to instruction, research, or public service. Service department entity accounts receive revenues from services provided to University departments.


## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
ANALYSIS OF SIGNIFICANT VARIATIONS IN ACCOUNT BALANCES
For the Years Ended June 30, 2020 and 2019
(UNAUDITED)

## Fiscal Year 2020 Compared to Fiscal Year 2019

The University's Fiscal Year 2020 Statement of Net Position and Statement of Revenue, Expenses, and Changes in Net Position can be found on pages 17-18 and 19, respectively, within its released Fiscal Year 2020 financial audit report. Additionally, the University's Fiscal Year 2019 Statement of Net Position and Statement of Revenue, Expenses, and Changes in Net Position can be found on pages 17 and 18, respectively, within its previously released Fiscal Year 2019 financial audit report.

## Statement of Net Position

Cash and Investments
The overall decrease in cash and investments of $\$ 35$ million was directly related to the delay in receiving reimbursements from the State of Illinois for payroll and departmental charges.

Reimbursement Due from State Treasurer
The increase of $\$ 34$ million was due to delayed payments from the State of Illinois. The delay was primarily caused by the COVID-19 pandemic as State resources had to be used to address the statewide response needed to combat the pandemic.

## Capital Assets Not Depreciated

The decrease of $\$ 57$ million was a result of various maintenance and improvement project costs at both Carbondale and Edwardsville campuses moving from Construction in Progress to competed projects during Fiscal Year 2020.

Deferred Outflows of Resources
The increase of $\$ 8$ million is primarily related to the deferred outflows of resources associated with Other Post-Employment Benefits (OPEB) reported to the University by the Illinois Comptroller's Office.

Accrued Liability for Self-Insurance
The decrease of $\$ 7$ million resulted from a decrease in actuarial estimates of the present value of unpaid losses at the School of Medicine.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> ANALYSIS OF SIGNIFICANT VARIATIONS IN ACCOUNT BALANCES <br> (CONTINUED) 

For the Years Ended June 30, 2020 and 2019
(UNAUDITED)

## Statement of Revenue, Expenses, and Changes in Net Position

State of Illinois Grants and Contracts
The increase of $\$ 5$ million is associated with Carbondale and School of Medicine revenues. Carbondale had increased revenues of $\$ 2$ million related to grants from various State agencies such as the Community College Board, Department of Human Services, Department of Transportation, and Environmental Protection. The School of Medicine received direct grant funding from the Capital Development Board of $\$ 2$ million for construction on the Community Health Center.

## Academic Support Expenditures

The increase of $\$ 33$ million is primarily a result of increased clinical spending at the School of Medicine paired with increased allocations to academic support functions related to retirement and healthcare expenses.

## Grants and Contracts Non-Operating Revenues

The $\$ 13$ million increase is related to funding received by the University from the Coronavirus Aid, Relief, and Economic Security (CARES) Act. The University received Higher Education Emergency Relief Funds (HEERF) in response to COVID-19.

## Special Funding Situation for Fringe Benefits

The $\$ 37$ million increase is primarily related to benefits provided by the State of Illinois State Universities Retirement System (SURS).

Benefit Payments on Behalf of the University
The decrease of $\$ 11$ million is related to the University's share of Central Management Services' expenditures for health, dental, and life insurance benefits for current University employees.





| Public Service \& |  | Local Funds |  |  |  | Student |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Academic Support <br> Activities | Clinical <br> Support |  <br> Services |  |  |  |  |
|  |  |  |  |  |  |  |






[^6]| Auxiliary Enterprises |  |
| :---: | :---: |
| Auxiliary | Auxiliary |
| Enterprises |  |
| Other | $\begin{array}{c}\text { Enterprises } \\ \text { Revenue Bond }\end{array}$ |
|  |  |











(2,553,564)

$$
\begin{aligned}
& \text { Current available funds: } \\
& \text { Add: } \\
& \text { Cash and cash equivalents } \\
& \text { Due from other funds } \\
& \quad \text { Total current available funds (A) } \\
& \text { Working capital allowances: } \\
& \text { Add: } \\
& \text { Highest month's expenditure } \\
& \text { Encumbrances and current liabilities } \\
& \text { paid in lapse period } \\
& \text { Refundable deposits/unearned } \\
& \text { income } \\
& \text { Anticipated payout of accrued vacation } \\
& \text { and sick leave } \\
& \quad \text { Total working capital } \\
& \quad \text { allowance (B) } \\
& \text { Current excess (deficit) funds (deduct B from A) (C) } \\
& \text { Calculation of Income Fund Remittance: } \\
& \text { An entity may offset excess capital or } \\
& \text { current funds within the entity. Enter } \\
& \text { the amount to be offset (D) } \\
& \text { Enter the algebraic sum of C \& D and } \\
& \text { remit the amount due, if any, to } \\
& \text { the income fund }
\end{aligned}
$$

|  |  |  | $\begin{aligned} & \text { G } \\ & 0 \\ & \infty \\ & 0 \\ & 0 \\ & \sim \end{aligned}$ | $N$ $\infty$ $\underset{\sim}{\infty}$ N N |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |


 Cash and cash equivalents
Interfund receivables

TOTAL CURRENT AVAILABLE FUNDS (A) WORKING CAPITAL ALLOWANCES
Add:
Highest month's expenditures
Encumbrances and current liabilities
paid in lapse period
Current Compensated Absenses
Unearned income
Refundable deposits
TOTAL WORKING CAPITAL ALLOWANCE (B)

CALCULATION OF INCOME FUND REMITTANCE
An entity may offset excess capital
or current funds within the entity.
Enter the amount to be offset
Enter the algebraic sum of C and D
and remit the amount due, if any to
the State Treasurer for deposit in
the Income Fund


# SOUTHERN ILLINOIS UNIVERSITY - CARBONDALE <br> A Component Unit of the State of Illinois <br> ANALYIS OF OPERATIONS <br> INDIRECT COST CARRYFORWARD 

For the Year Ended June 30, 2020

1. Cash and equivalents balance:

Enter the June 30 indirect cost entity balance for cash and equivalents:
Cash \$ 18,802,379

Interfund receivables

Total
19,862,047
2. Allocated reimbursements:

Enter the total indirect cost reimbursements allocated for expenditure for the fiscal year completed:
$\$ 60,469,928$; enter $30 \%$ of this amount
18,140,978
3. Unallocated reimbursements:

Enter the lesser of the actual unallocated indirect cost reimbursements for the year completed or $10 \%$ of total indirect cost allocations for the year completed

6,046,993
4. Encumbrances and current liabilities:

Paid in the lapse period:
Enter the amount of:
Current liabilities \$ 1,512,530
Encumbrances
255,280

Total
$1,767,810$
5. Indirect cost carry-forward:
a. Enter the total of items 2,3, and 4
$25,955,781$
b. Subtract from item 1. If a positive number results deposit in the income fund

# SOUTHERN ILLINOIS UNIVERSITY- EDWARDSVILLE 

A Component Unity of the State of Illinois
ANALYSIS OF OPERATIONS INDIRECT COST CARRYFORWARD

For the Year Ended June 30, 2020

1. Cash and equivalents balance:

Enter the June 30 indirect cost entity balance for cash and equivalents:
Cash \$ Interfund receivables

Total
2. Allocated reimbursements:

Enter the total indirect cost reimbursements allocated for expenditure for the fiscal year completed:
$\$ 3,194,478$; enter $30 \%$ of this amount
958,343
3. Unallocated reimbursements:

Enter the lesser of the actual unallocated indirect cost reimbursements for the year completed or $10 \%$ of total indirect cost allocations for the year completed

319,448
4. Encumbrances and current liabilities:

Paid in the lapse period:
Enter the amount of:
Current liabilities \$ 163,015
Encumbrances $\qquad$
Total
163,015
5. Indirect cost carry-forward:
a. Enter the total of items 2,3, and 4

1,440,806
b. Subtract from item 1. If a positive number results deposit in the income fund
$\$ \quad 526,277$

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
NUMBER OF EMPLOYEES
For the Years Ended June 30, 2020 and 2019
(UNAUDITED)

|  | 2020 | 2019 |
| :---: | :---: | :---: |
| AVERAGE FULL-TIME EMPLOYEES |  |  |
| By Function |  |  |
| Carbondale |  |  |
| Instruction | 1,412 | 1,409 |
| Research | 248 | 255 |
| Public Service | 336 | 308 |
| Academic Support | 1,671 | 1,551 |
| Student Services | 281 | 276 |
| Institutional Support | 677 | 690 |
| Operation and Maintenance of Plant | 89 | 87 |
| Auxiliary Activities | 316 | 304 |
| Sub-Total, Carbondale | 5,030 | 4,880 |
| Edwardsville |  |  |
| Instruction | 1,076 | 1,063 |
| Research | 56 | 46 |
| Public Service | 280 | 261 |
| Academic Support | 135 | 136 |
| Student Services | 272 | 260 |
| Institutional Support | 228 | 228 |
| Operation and Maintenance of Plant | 231 | 240 |
| Auxiliary Activities | 220 | 221 |
| Sub-Total, Edwardsville | 2,498 | 2,455 |
| Total Full-Time Equivalent Employees | 7,528 | 7,335 |

Note 1: This schedule presents the average number of employees, by function, at Southern Illinois University.

Note 2: Full-time equivalents were prepared in accordance with the State of Illinois, Board of Higher Education's methodology where (1) each employee with a full-time contract is counted as a full-time equivalent and (2) each part-time employee is multiplied by the number of months worked and then divided by 12 to derive their full-time equivalency.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois NUMBER OF EMPLOYEES (CONTINUED)
For the Years Ended June 30, 2020 and 2019

## (UNAUDITED)

$2020-2019$

## AVERAGE FULL-TIME EMPLOYEES

## By Type

Carbondale
Faculty $\quad 1,197 \quad 1,158$

Academic Professionals $843 \quad 521$
Support Staff 2,452 2,309
Other
Sub-Total, Carbondale
Edwardsville
Faculty

| 538 |
| ---: |
| 5,030 |

Academic Professionals
Support Staff $\quad 1,057 \quad 1,038$
Other

| 241 | 236 |
| ---: | :--- | ---: |
|  | 2,498 |

Note 1: This information presents the average number of employees, by type, at Southern Illinois University.

Note 2: The other category includes medical residents, research and teaching assistants, Federal Work Study students, and extra help staff.

Note 3: Full-time equivalents were prepared in accordance with the State of Illinois, Board of Higher Education's methodology where (1) each employee with a full-time contract is counted as a full-time equivalent and (2) each part-time employee is multiplied by the number of months worked and then divided by 12 to derive their full-time equivalency.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois COST STATISTICS
For the Years Ended June 30, 2020 and 2019
(UNAUDITED)


Note 1: The total cost for the appropriations method is calculated by taking (1) the total State appropriated costs for all credit hours and instructional operating costs (except costs related to the College of Medicine and College of Dentistry), (2) less costs for public service, organized research, student financial aid, and auxiliary enterprises, allocated by campus.
Note 2: The total cost for the instructional expenses method is total operating expenses related to instruction from Southern Illinois University's Statement of Revenues, Expenses, and Changes in Net Position, allocated by campus.
Note 3: Full-time equivalent students is calculated by taking (1) the total undergraduate student hours divided by 30 and adding (2) the total graduate and professional student hours divided by 24.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois DISCLOSURE OF EMERGENCY PURCHASES 

For the Years Ended June 30, 2020 and 2019
(UNAUDITED)

## Fiscal Year 2020

Southern Illinois University Carbondale did not have any emergency purchases during Fiscal Year 2020.

Southern Illinois University Edwardsville had one emergency purchase during Fiscal Year 2020.

## Quick Purchase

The Accent Johnston Limousine Incorporated contract was a quick purchase as allowed under the emergency purchase authorization in the Illinois Procurement Code. SIUE was in need of a passenger bus and chose to purchase a used bus from the resale market. The quick purchase function is designed to identify items that are in limited supply in the marketplace and only available for a limited period of time. This is the case for used passenger busses. This bus became available for sale for $\$ 340,000$ and SIUE chose to make the purchase to avoid the cost and delay of ordering the production and delivery of a new bus. This bus was approximately half the cost of a new bus.

## Fiscal Year 2019

The University did not have any emergency purchases during Fiscal Year 2019.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> HOUSING BENEFITS 

For the Year Ended June 30, 2020
(UNAUDITED)

## Qualified Campus Lodging

The University provided temporary housing accommodations for the University President located on the second floor of the Office of the President (Stone Center) on the Carbondale campus. All maintenance, repairs and utilities on the facility were paid for by the University. The value of the housing accommodations was calculated in accordance with 26 U.S. Code Section 119 (d) and is included in the President's taxable income.

## Lodging Provided for the Convenience of the Employer

The University, as a condition of employment with the Community Directors, Hall Directors, and Resident Assistants assigned to each housing location, provides a room or small apartment within the location so they can immediately respond to emergencies occurring during the term. All maintenance and repairs to the apartment, except for intentional damage or gross negligence, is paid by the University, along with all utility costs. The University deemed these rooms and apartments for its residence directors as a fringe benefit excluded from taxable income.

## Other Lodging

The University provided housing for the Carbondale Interim Chancellor in accordance with the Interim Chancellor's contract. All rent, maintenance and utilities for this facility were paid for by the University and the costs incurred are included in the Interim Chancellor's taxable income.

The School of Medicine, as part of employment negotiations, may provide a housing allowance to an employee in order to allow the employee to begin employment prior to securing permanent housing arrangements. An agreed upon amount is determined as part of the hiring offer. The allowance is included in the employee's taxable income.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
ANALYSIS OF OVERTIME AND COMPENSATORY TIME
For the Years Ended June 30, 2020 and 2019
(UNAUDITED)
$2020-2019$

## SOUTHERN ILLINOIS UNIVERSITY

## Carbondale

| Overtime Hours Paid |  | 45,659 |  | 52,752 |
| :---: | :---: | :---: | :---: | :---: |
| Compensatory Hours Granted |  | 3,028 |  | 3,773 |
| Total |  | 48,687 |  | 56,525 |
| Value of Overtime Hours Paid | \$ | 1,805,424 | \$ | 2,015,416 |
| Value of Compensatory Hours Granted |  | 94,871 |  | 110,846 |
| Total Costs | \$ | 1,900,295 | \$ | 2,126,262 |

## Edwardsville

Overtime Hours Paid
Compensatory Hours Granted
$\quad$ Total
Value of Overtime Hours Paid
Value of Compensatory Hours Granted
Total Costs

| 24,578 |  | $30,267$ |  |
| :---: | :---: | :---: | :---: |
|  | 1,132 |  | 1,389 |
|  | 25,710 |  | 31,656 |
| \$ | 892,028 | \$ | 1,103,399 |
|  | 33,354 |  | 34,140 |
| \$ | 925,382 | \$ | 1,137,539 |

## GRAND TOTAL - ENTIRE UNIVERSITY SYSTEM

Overtime Hours Paid
Compensatory Hours Granted
Total

Value of Overtime Hours Paid
Value of Compensatory Hours Granted
Total Costs

|  | 70,237 |  | 83,019 |
| :---: | :---: | :---: | :---: |
|  | 4,160 |  | 5,162 |
|  | 74,397 |  | 88,181 |
| \$ | 2,697,452 | \$ | 3,118,815 |
|  | 128,225 |  | 144,986 |
| \$ | 2,825,677 | \$ | 3,263,801 |

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois ASSAULTS ON STAFF
For the Years Ended June 30, 2020 and 2019
(UNAUDITED)
2020

## SOUTHERN ILLINOIS UNIVERSITY

## Southern Region



## Central Region

Springfield
Total


Note 1: The Southern Region includes Jackson and Madison counties.
Note 2: The Central Region includes Sangamon county.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
MAJOR CONSTRUCTION PROJECTS
For the Years Ended June 30, 2020 and 2019
(UNAUDITED)

## Founders Hall- 21 ${ }^{\text {st }}$ Century Building Renovation

SIUE continued work on the $\$ 34$ million project for Founders Hall (the first of 6 core campus buildings) renovations that include; replacement of the building's electrical, telecommunications, plumbing, window and mechanical systems. Fire alarm and fire protection systems will also be replaced and upgraded. The building structural system will be upgraded to the Life Safety Performance Level and storm shelters will be developed. Interior finishes will be renewed, along with updated technology packages. Abatement of asbestos will occur. Construction in Founders Hall commenced in FY19 and is expected to be concluded by the end of FY21.

## School of Dental Medicine Advanced Care Clinic

SIUE began work on the $\$ 11.5$ million project which required the demolition of an existing old building and construction of a new graduate clinic for the dental students and residents. The Advanced Care Clinic will be built and equipped to serve a comprehensive range of patient dental needs through existing, expanded, and new post-doctoral programs. It will add general anesthesia capabilities through the construction of two medical operating suites and accompanying post-anesthetic recovery units. The Advance Care Clinic will also offer more comprehensive, predictable and safe treatment, particularly for children and patients with special dental needs. Construction began in FY20 and is anticipated to be completed in FY22.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> DISCLOSURE OF EMERGENCY PURCHASES <br> UNDER THE GUBERNATORIAL COVID-19 DISASTER PROCLAMATIONS 

For the Years Ended June 30, 2020 and 2019
(UNAUDITED)
The Governor, in response to the COVID-19 pandemic, issued sequential Gubernatorial Disaster Proclamations from March 12, 2020, through June 30, 2020. These proclamations allowed Southern Illinois University to waive the requirements of the Illinois Procurement Code to the extent the requirement (1) would have, in any way, prevented, hindered, or delayed necessary action to cope with the COVID-19 pandemic and (2) was not required by federal law. The following procurements were all processed under this waiver granted by the Governor.

## Fiscal Year 2020

Supplemental Information Technology Staff - The Robert Half International Inc. emergency purchase began as a small purchase for supplemental IT staff at the Southern Illinois University Edwardsville (SIUE) campus as the Covid-19 pandemic emerged. This required IT remote deployment services to be purchased to allow SIUE staff to be able to work remotely. The initial purchase was for $\$ 36,000$. It was later increased to $\$ 86,000$ and ultimately determined that the final purchase amount would need to be $\$ 107,004.63$ to complete the services. This necessitated declaring the transaction an emergency given the final amount in excess of the bid limits.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
ANALYSIS OF OPERATIONS
SPECIAL DATA REQUIREMENTS FOR UNIVERSITY AUDITS
For the Year Ended June 30, 2020
(UNAUDITED)

## Purpose

In accordance with a July 25, 2000, memorandum from the Office of the Auditor General entitled Matters Regarding University Audits, certain supplemental data is required to be reported for University engagements. The table below cross references the requirements (indicated by number and letter paragraph references) to the University's financial audit and compliance examination reports for the year ended June 30, 2020, where such special data is found.

## Compliance Findings

13(a) There were no violations of the compliance requirements of the University Guidelines identified during the financial audit and compliance examination of the University for the year ended June 30, 2020.

## Indirect Cost Reimbursements

13(b) A statement of the sources and application of indirect cost recoveries is presented on Schedule 11 within this report.

13(c) The University's calculation sheet for indirect cost carryforward and any required remittance to the University's Income Fund is presented within this report on pages 122-123.

## Tuition Diversions

13(d) Beginning in fiscal year 1985, tuition is no longer retained to augment auxiliary enterprise operations.

## Auxiliary Facilities, Activities, and Accounting Entities

13(e) An identification of each specific accounting entity and a description of each entity's sources of revenues and purpose are presented within this report on pages 114-117.

13(f) The present financial statements for each accounting entity are presented on Schedules 6 through 9 within this report. These financial statements should be read in conjunction with the University's audited financial statements for the year ended June 30, 2020.

13(g) The University's calculation sheets for current excess funds within each accounting entity and any required remittance to the University's Income Fund are presented within this report on pages 120-121.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
ANALYSIS OF OPERATIONS
SPECIAL DATA REQUIREMENTS FOR UNIVERSITY AUDITS (CONTINUED)
For the Year Ended June 30, 2020
(UNAUDITED)

## Auxiliary Facilities, Activities, and Accounting Entities (Continued)

13(h) Support received by auxiliary enterprises from State appropriated funds for retirement and group insurance benefits is disclosed in Note 1 to the 2020 Treasurer's Reports to the Bondholders for the Housing and Auxiliary Facilities System and Note 1 to the Medical Facilities System report.

13(i) A statement of receipts and disbursements for the funded debt enterprises is presented in the 2020 Treasurer's Reports to the Bondholders for the Housing and Auxiliary Facilities System and for the Medical Facilities System.

13(j) There were no violations of the University's bond covenants identified during the financial audit and compliance examination for the year ended June 30, 2020.

13(k) The University has one non-instructional facilities reserve for a weight room expansion which was first funded at the end of Fiscal Year 2014.

## University Related Organizations (UROs)

13(I) Organizations recognized by the University as University Related Organizations (UROs) are as follows:

- Southern Illinois University Foundation (at Carbondale)
- Southern Illinois University at Edwardsville Foundation
- Association of Alumni, Former Students and Friends of Southern Illinois University, Inc.
- Alumni Association of Southern Illinois University at Edwardsville
- University Park, Southern Illinois University at Edwardsville, Inc.
- Southern Illinois Research Park, Inc., Carbondale
- SIU Physicians \& Surgeons, Inc.
- SIUE East St. Louis Charter School

The University does not have any "Independent Organizations" under Section VII of the University Guidelines.

13(m) A summary of all UROs payments to the University for services provided by the University is presented within Note 17 of the University's audited financial statements for the year ended June 30, 2020. Specific to the URO Foundation's, a summary of Foundation payments to the University are presented within this report on pages 137-138.

## SOUTHERN ILLINOIS UNIVERSITY

A Component Unit of the State of Illinois
ANALYSIS OF OPERATIONS
SPECIAL DATA REQUIREMENTS FOR UNIVERSITY AUDITS (CONTINUED)
For the Year Ended June 30, 2020
(UNAUDITED)

## University Related Organizations (UROs) (Continued)

13(n) A summary of University payments to the UROs for services provided by the UROs is presented within Note 17 of the University's audited financial statements for the year ended June 30, 2020.

13(o) There are no cumulative amounts of unreimbursed subsidies to any UROs as of June 30, 2020.

13(p) None of the UROs have financial debt as of June 30, 2020.

## Other Topics

13(q) The University's cash and cash equivalents are disclosed within the financial audit report in Note 3 on page 30. The University's investments are disclosed within the financial audit report in Note 4 on pages 30-35.

13(r) The University's income from investments of pooled funds has been allocated and credited to the original sources of the funds, to the extent practical. There was no unallocated income paid into the Income Fund.

13(s) The cost per full-time equivalent student, prepared in accordance with the requirements of the State of Illinois, Board of Higher Education, is presented within this report on page 126.

13(t) The University did not purchase any real estate with an acquisition cost in excess of $\$ 250,000$ that was not funded by a separate, specific appropriation from the General Assembly.

13(u) The University's Certificate of Participation issuances are disclosed within the financial audit report in Note 12 on page 44. Other University and URO longterm liabilities (including the University's Certificate of Participation issuances), are disclosed within the financial audit report in Note 8 on page 39.

## Other Schedules

13(1) An analysis of State appropriations to the University is presented in Schedules 2-4 within this report.

13(2) A Comparative Schedule of Revenues and Expenses for the University's Income Fund is presented in Schedule 5 within this report.

# SOUTHERN ILLINOIS UNIVERSITY <br> A Component Unit of the State of Illinois <br> ANALYSIS OF OPERATIONS <br> SPECIAL DATA REQUIREMENTS FOR UNIVERSITY AUDITS (CONTINUED) 

For the Year Ended June 30, 2020
(UNAUDITED)

## Other Schedules (Continued)

13(3) Separate schedules of tuition and fee waivers for undergraduate and graduate students, respectively, are presented within this report on pages 139-140.

# SOUTHERN ILLINOIS UNIVERSITY CARBONDALE <br> A Component Unit of the State of Illinois <br> ANALYSIS OF OPERATIONS SUMMARY OF FOUNDATION TRANSACTIONS WITH THE UNIVERSITY Years ended June 30, 2020 and 2019 

(UNAUDITED)

During the years ended June 30, 2020 and 2019, Southern Illinois University (at Carbondale) (the University) contracted with the Southern Illinois University Foundation ("Carbondale Foundation") to provide fundraising and other services. In accordance with the contract agreement, during the years ended June 30, 2020 and 2019 the University provided $\$ 4,103,571$ and $\$ 3,500,989$, respectively, in funds, inkind services and rent to the Carbondale Foundation. Although not required under the contract, the Carbondale Foundation provided the University certain funds considered unrestricted for purposes of the University Guidelines' computations. Presented below is a summary of all funds that the Carbondale Foundation provided to the University during the years ended June 30 :

|  | 2020 | 2019 |
| :---: | :---: | :---: |
| Funds considered unrestricted for purposes of the |  |  |
|  |  |  |
| Unrestricted | \$ 18,859 | \$ 16,768 |
| Restricted only as to campus, college or department and generally available for on-going University operations: |  |  |
| Provided to particular campus | 140,422 | 258,626 |
| Provided to particular college | 687,246 | 752,310 |
| Provided to particular department | 2,549,210 | 2,590,912 |
| Provided to athletic association | 1,885,014 | 2,325,756 |
| Total funds considered unrestricted | 5,280,751 | 5,944,373 |
| Funds considered restricted for purposes of the |  |  |
| Guidelines' computations including gifts-in-kind: |  |  |
| Provided for student support | 3,109,689 | 2,455,458 |
| Provided for certain instructional research or public service programs | 1,235,782 | 1,313,713 |
| Provided for physical facilities | 550,328 | 161,799 |
| Provided for statues, artwork and monuments | 182,806 | 67,427 |
| Provided for other restricted purposes | 6,883 | 3,727 |
| Total funds considered restricted | 5,085,488 | 4,002,123 |
| Total funds provided by the Foundation to the University | \$ 10,366,239 | \$ 9,946,496 |

## SOUTHERN ILLINOIS UNIVERSITY EDWARDSVILLE <br> A Component Unit of the State of Illinois <br> ANALYSIS OF OPERATIONS SUMMARY OF FOUNDATION TRANSACTIONS WITH THE UNIVERSITY (CONTINUED) <br> Years ended June 30, 2020 and 2019 <br> (UNAUDITED)

During the years ended June 30, 2020 and 2019, Southern Illinois University at Edwardsville (the University) contracted with the Southern Illinois University Edwardsville Foundation to provide fundraising and other services. In accordance with the contract agreement, the University provided $\$ 403,127$ and $\$ 469,496$, respectively, in funds and in-kind services and rent to the Edwardsville Foundation. Although not required under the contract, the Foundation provided the University certain funds considered unrestricted for purposes of the University Guidelines' computations. Presented below is a summary of all funds that the Edwardsville Foundation provided to the University during the years ended June 30:

Funds considered unrestricted for purposes of the Guidelines' computations:
Unrestricted
Restricted only as to campus, college or department and generally available for on-going University operations:
Provided to particular college
Provided to particular department
Provided to athletic association
Total funds considered unrestricted

| 2020 | 2019 |
| :---: | :---: |
| \$ 137,915 | \$ 91,681 |
| 1,845,782 | 1,083,742 |
| 1,504,288 | 999,727 |
| 158,800 | 542,999 |
| 3,646,785 | 2,718,149 |

Funds considered restricted for purposes of the
Guidelines' computations including gifts-in-kind:
Provided for student support
797,947
Provided for certain instructional research or public service programs

Total funds considered restricted
Total funds provided by the Foundation to the University

| 138,749 | 138,871 |
| :---: | :---: |
| 936,696 | 783,204 |
| \$ 4,583,481 | \$ 3,501,353 |

SOUTHERN ILLINOIS UNIVERSITY A Component Unit of the State of Illinois ANALYSIS OF OPERATIONS
UNDERGRADUATE TUITION AND FEE WAIVERS
For the Year Ended June 30, 2020 ear Ended June 30, 2020
(UNAUDITED)
Undergraduate Tuition and Fees for Fiscal Year 2020

| Carbondale Campus |  |  | Edwardsville Campus |  |  | Total |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number of Recipients* | Value of Waivers(\$1,000's) |  | Number of Recipients * | Value of <br> Waivers <br> (\$1,000's) |  | Number of Recipients* |  | ue of ivers 000's) |
| 16 | \$ | 181 | 19 | \$ | 172 | 35 | \$ | 353 |
| 59 |  | 482 | 56 |  | 547 | 115 |  | 1,029 |
| 20 |  | 128 | 27 |  | 223 | 47 |  | 351 |
| 190 |  | 675 | 198 |  | 746 | 388 |  | 1,421 |
| 4 |  | 6 | - |  | - | 4 |  | 6 |
| 297 |  | 2,049 | 337 |  | 1,721 | 634 |  | 3,770 |
| (3) |  | - | (1) |  | - | (4) |  | - |
| 583 |  | 3,521 | 636 |  | 3,409 | 1,219 |  | 6,930 |
| 25 |  | 87 | 11 |  | 33 | 36 |  | 120 |
| 104 |  | 563 | 56 |  | 170 | 160 |  | 733 |
| 438 |  | 1,346 | 124 |  | 829 | 562 |  | 2,175 |
| 154 |  | 1,131 | 126 |  | 856 | 280 |  | 1,987 |
| 109 |  | 790 | 100 |  | 815 | 209 |  | 1,605 |
| 7 |  | 97 | - |  | - | 7 |  | 97 |
| 1,848 |  | 5,670 | - |  | - | 1,848 |  | 5,670 |
| - |  | - | 24 |  | 44 | 24 |  | 44 |
| 11 |  | 72 | 16 |  | 58 | 27 |  | 130 |
| 5 |  | 20 | 2 |  | 2 | 7 |  | 22 |
| 4 |  | 10 | 1 |  | 1 | 5 |  | 11 |
| - |  | - | 4 |  | 21 | 4 |  | 21 |
| 12 |  | 7 | - |  | - | 12 |  | 7 |
| - |  | - | 27 |  | - | 27 |  | - |
| 2 |  | 13 | 1 |  | 10 | 3 |  | 23 |
| (106) |  | (2) | (1) |  | (2) | (107) |  | (4) |
| 2,613 |  | 9,804 | 491 |  | 2,837 | 3,104 |  | 12,641 |
| 3,196 | \$ | 13,325 | 1,127 | \$ | 6,246 | 4,323 | \$ | 19,571 |

[^7]SOUTHERN ILLINOIS UNIVERSITY A Component Unit of the State of Illinois GRADUATE TUITION AND FEE WAIVERS ear Ended June 30, 2020
(UNAUDITED)

(1) A recipient may be granted a waiver in multiple categories. The number of recipients in the subtotal and total is adjusted for student waivers granted in multiple categories.


[^0]:    Office of the President
    Stone Center Mail Code $6801 \quad 1400$ Douglas Drive Carbondale, Illinois 62901 Phone: 618/536-3331 Fax: 618/536-3404

[^1]:    ILLINOIS MULTI-HAZARD MITIGATION PLANNING - BOONE
    COUNT Y/IEMA - SPA 20-16
    ILLINOIS MULTI-HAZARD MITIGATION PLAN UPDATE - GALLATIN COUNTY/IEMA-SPA17-20 ILLINOIS MULTI-HAZARD MITIG COUNTY/IEMA/FEMA-SPA17-21 COUNTY/IEMA-SPA 19-13 ILLINOIS MULTI-HAZARD MIT

    COUNT YIIEMA-SPAZO-T M
    COUNTY/IEMA-SPA17-19 -
    TOTAL FEDERAL AWARD EXPENDITURES

[^2]:    Student Financial Assistance Cluster*

[^3]:    TRIO Cluster
    Direct Programs:
    U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION
    U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION U.S. DEPARTMENT OF EDUCATION

[^4]:    Note 1: Expenditure authority, appropriations, expenditures, and lapsed balances were obtained from the Univesity's records and have been reconciled to the
    Office of Comptroller's records as of September 30, 2020 .

[^5]:    ${ }^{1}$ Obtained from the Schedule of Expenditures of Federal Awards.
    ${ }^{2}$ Obtained from the Statement of Revenues, Expenses and Changes in Net Position.
    ${ }^{3}$ Obtained from the Notes to the Schedule of Expenditures of Federal Awards.
    ${ }^{4}$ Balance at the beginning of the fiscal year with continuing compliance requirements.
    ${ }^{5}$ Balance of loans issued during the fiscal year.

[^6]:    
    $\stackrel{\infty}{\infty}$
    

[^7]:    (1) A recipient may be granted a waiver in multiple categories. The number of recipients in the subtotal and total is adjusted for student waivers

