

The Buoniconti Fund To Cure Paralysis, Inc.

Financial Statements May 31, 2016

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INDEPENDENT AUDITORS' REPORT

The Buoniconti Fund to Cure Paralysis, Inc. Miami, Florida

We have audited the accompanying financial statements of The Buoniconti Fund to Cure Paralysis, Inc., which comprise the statement of financial position as of May 31, 2016, and the related statements of activities and cash flows for the year then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on the financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.





Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of The Buoniconti Fund to Cure Paralysis, Inc. as of May 31, 2016, and the changes in its net assets and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Kaufman, Rossin & Co., P.A.

(Cossin o Co.

November 30, 2016 Miami, Florida



THE BUONICONTI FUND TO CURE PARALYSIS, INC. STATEMENT OF FINANCIAL POSITION

MAY 31, 2016

CURRENT ASSETS		
Cash and cash equivalents	\$	432,545
Pledges receivable, net of discounts of \$275,428 (Note 2)	*	4,705,732
Inventory		108,807
Prepaid expenses and other current assets		127,960
Total current assets		5,375,044
PLEDGES RECEIVABLE, NET OF DISCOUNTS OF \$484,716 (NOTE 2)		10,907,284
LITERARY WORK INTANGIBLE ASSETS (NOTE 3)		261,357
	\$	16,543,685
LIABILITIES AND NET ASSETS		
CURRENT LIABILITIES	· · ·	88 426
CURRENT LIABILITIES Accounts payable and accrued expenses	\$	88,426 21,230
CURRENT LIABILITIES	\$	88,426 21,230 109,656
CURRENT LIABILITIES Accounts payable and accrued expenses Deferred revenue	\$	21,230
CURRENT LIABILITIES Accounts payable and accrued expenses Deferred revenue Total current liabilities	\$	21,230
CURRENT LIABILITIES Accounts payable and accrued expenses Deferred revenue Total current liabilities CONTINGENCIES (NOTE 8)	\$	21,230 109,656 6,216,530
CURRENT LIABILITIES Accounts payable and accrued expenses Deferred revenue Total current liabilities CONTINGENCIES (NOTE 8) NET ASSETS	\$	21,230 109,656
CURRENT LIABILITIES Accounts payable and accrued expenses Deferred revenue Total current liabilities CONTINGENCIES (NOTE 8) NET ASSETS Unrestricted	\$	21,230 109,656 6,216,530

THE BUONICONTI FUND TO CURE PARALYSIS, INC.

STATEMENT OF ACTIVITIES YEAR ENDED MAY 31, 2016

	ī	Inrestricted	Temporarily Restricted		Total
		mestricted	Restricted		Total
EVENT REVENUES, PUBLIC SUPPORT AND					
OTHER INCOME (EXPENSE)					
Gross event revenues and public support:					
Contributions	\$	12,573,625	\$ -	\$	12,573,625
Ticket sales		820,210	-		820,210
Auction proceeds		811,105	-		811,105
In-kind contributions		798,867	-		798,867
Total gross event revenues and public support		15,003,807	-		15,003,807
Reductions of gross event revenues and public support:					
Auction cost of sales	(724,311)	-	(724,311
Distributions to event partners	Ì	10,000)	-	(10,000
Discount on pledges receivable	Ì	532,961)	-	(532,961
Total reductions of gross event revenues					
and public support	(1,267,272)	-	(1,267,272
Total event revenues and public support		13,736,535	_		13,736,535
Other income (expense):					
Interest		1,172	-		1,172
Amortization of discounts on pledges receivable		80,412	301,342		381,754
Total other income (expense)		81,584	301,342		382,926
Total event revenues, public support and					
other income (expense)		13,818,119	301,342		14,119,461
EXPENSES					
Contributions to The Miami Project (Note 4)		7,275,000	-		7,275,000
30th Annual Great Sports Legends Dinner		1,812,682	-		1,812,682
Destination Fashion		3,356,922	-		3,356,922
Other support		794,049	-		794,049
Chapters (Note 7)		388,067	-		388,067
Supporting services		757,174	-		757,174
Total expenses		14,383,894	-		14,383,894
NET ASSETS RELEASED FROM RESTRICTIONS		5,065,000	(5,065,000)		
CHANGE IN NET ASSETS (NOTE 4)		4,499,225	(4,763,658)	(264,433
NET ASSETS - BEGINNING OF YEAR		1,717,305	14,981,157		16,698,462
NET ASSETS - END OF YEAR	\$	6,216,530	\$ 10,217,499	\$	16,434,029

THE BUONICONTI FUND TO CURE PARALYSIS, INC.

STATEMENT OF CASH FLOWS YEAR ENDED MAY 31, 2016

CASH FLOWS FROM OPERATING ACTIVITIES:		
Change in net assets	\$(264,433)
Adjustments to reconcile change in net assets to net cash		
used in operating activities:		
Bad debt expense		10,000
Amortization of discounts on pledges receivable	(381,754)
Changes in operating assets and liabilities:		
Pledges receivable		394,709
Inventory	(25,362)
Due from The Miami Project		116,612
Prepaid expenses and other current assets	(49,022)
Accounts payable and accrued expenses		56,137
Deferred revenue	(238,003)
Total adjustments	(116,683)
Net cash used in operating activities	(381,116)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Purchases of literary work intangible assets	(11,907)
NET DECREASE IN CASH AND CASH EQUIVALENTS	(393,023)
CASH AND CASH EQUIVALENTS - BEGINNING		825,568
CASH AND CASH EQUIVALENTS - ENDING	\$	432,545
Supplemental Disclosure of Cash Flow Information:		
Interest paid	\$	-
Income taxes paid	\$	-

THE BUONICONTI FUND TO CURE PARALYSIS, INC.

NOTES TO FINANCIAL STATEMENTS

NOTE 1. NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES

Nature of Activities

The Buoniconti Fund to Cure Paralysis, Inc. (the "Fund") is a not-for-profit organization incorporated under the laws of the State of Florida for the purpose of raising funds and promoting national awareness for the Miami Project to Cure Paralysis ("The Miami Project"), at the University of Miami School of Medicine. The Miami Project is a research center devoted to finding more effective treatments, and ultimately the cure, for paralysis induced by spinal cord injuries, and to provide information, education, and referral services to individuals with spinal cord injuries and their families and friends.

Basis of Presentation

The financial statements of the Fund are prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America. Net assets, event revenues, public support, and other income are classified based on the existence or absence of donor-imposed restrictions as follows:

- *Unrestricted* net assets which are free of donor-imposed restrictions.
- Temporarily restricted net assets whose use by the Fund are limited by donorimposed stipulations that either expire by passage of time or that can be fulfilled or removed by actions of the Fund, pursuant to those stipulations.
- *Permanently restricted* net assets whose use by the Fund are limited by donor-imposed stipulations that neither expire with the passage of time nor can be fulfilled or otherwise removed by actions of the Fund.

Cash and Cash Equivalents

The Fund considers all highly liquid instruments with original purchased maturities of three months or less to be cash equivalents. Cash and cash equivalents include temporarily restricted funds amounting to approximately \$181,000 at May 31, 2016.

Concentrations of Credit Risk

The Fund deposits excess cash with high-credit quality institutions. At times, such balances may be in excess of federally insured limits.

NOTE 1. NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Pledges Receivable

Unconditional pledges receivable are recognized at the time when the respective donor makes the promise. Unconditional pledges receivable due in the next year are recorded at their net realizable value, which is considered a reasonable estimate of fair value. Unconditional pledges receivable that are expected to be collected in future years are recognized at fair value, using present value techniques and applicable discount rates. The discounts on the estimated future cash flows of pledges receivable are computed using risk-free interest rates applicable to the respective years in which pledges are expected to be received. Conditional pledges receivable are recognized when the conditions on which they depend are substantially met, that is, when the conditional promise becomes unconditional.

An allowance for uncollectible pledges receivable is provided based upon management's judgment, including such factors as prior collection history, type of contribution, and nature of fund raising activity. Pledges receivable are charged off against the allowance after all means of collection have been exhausted and the potential for recovery is considered remote. As of May 31, 2016, no allowance for uncollectible pledges receivable was deemed necessary by management.

At May 31, 2016, pledges receivable from two donors accounted for approximately 81% of total pledges receivable, net of discounts.

Inventory

Inventory consists primarily of auction items and event gifts stated at the lower of cost or market. Cost is determined by the first-in first-out method.

Prepaid Expenses and Deferred Revenue

Prepaid expenses represent amounts paid in advance for special events to be held subsequent to year-end. Revenue from special event ticket sales received in advance for events is deferred until the period in which the event is held. The Fund considers the contribution portion of special event ticket sales to be conditional upon the event taking place, as such; it is recorded as deferred revenue along with the exchange portion of ticket sales.

Intangible Assets

Intangible assets having indefinite lives are not amortized but are subject to annual impairment testing. Intangible assets having finite lives are amortized over their estimated useful lives using the straight-line method. The Fund performs annual impairment testing on its recorded intangible assets. Based on management's plans for future operations, and their estimates considering current and future discounted operating cash flows, no impairment was recognized during the year ended May 31, 2016.

NOTE 1. NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Contributions

Contributions are considered to be available for unrestricted use unless specifically restricted by the donor. Amounts received that are designated for future periods or restricted by the donor for specific purposes are reported as temporarily restricted or permanently restricted support, as applicable. When a temporary restriction expires, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement of activities as net assets released from restrictions.

For the year ended May 31, 2016, contributions from one donor accounted for approximately 33% of total gross event revenues and public support.

Donated Services and In-kind Contributions

The Fund records the value of donated services when there is an objective basis available to measure their value. For the year ended May 31, 2016, the estimated value of donated services meeting the requirements for recognition in the financial statements amounted to approximately \$799,000.

Functional Expense Allocation

The costs of holding the Fund's events and other activities have been summarized on a functional basis. Direct costs are allocated specifically to the Fund's events and supporting services. Indirect costs are allocated by management to the events and supporting services based on the percentage of employee time spent among other factors. The allocation of costs on a functional basis is based on management's estimates.

Event Partners

From time to time, the Fund participates in events which require the net proceeds of the events to be shared with other organizations. Contributions from such events are reflected in total gross event revenues and public support, and payments to the other organizations are reflected as distributions to event partners, in the accompanying statement of activities.

Advertising and Promotion

Advertising and promotion costs are expensed as incurred. For the year ended May 31, 2016, advertising and promotion expense amounted to approximately \$336,000.

NOTE 1. NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income Taxes

Income taxes are not provided for in the financial statements since the Fund is exempt from federal and state income taxes under Sections 501(c)(3) and 509(a)(1) of the Internal Revenue Code and similar state provisions. The Fund is not classified as a private foundation.

The Fund assesses its tax positions in accordance with "Accounting for Uncertainties in Income Taxes" as prescribed by the Accounting Standards Codification, which provides guidance for financial statement recognition and measurement of uncertain tax positions taken or expected to be taken in a tax return for open tax years (generally a period of three years from the later of each return's due date or the date filed) that remain subject to examination by the Fund's major tax jurisdictions. Generally, the Fund is no longer subject to income tax examinations by major taxing authorities for years before fiscal 2013.

The Fund assesses its tax positions and determines whether it has any material unrecognized liabilities for uncertain tax positions. The Fund records these liabilities to the extent it deems them more likely than not to be incurred. Interest and penalties related to uncertain tax positions, if any, would be classified as a component of income tax expense.

The Fund believes that it does not have any significant uncertain tax positions requiring recognition or measurement in the accompanying financial statements.

Use of Estimates in the Preparation of Financial Statements

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the statement of financial position date and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Management's estimate of the fair value of "unconditional pledges receivable" is based upon historical collection rates, analysis of the collectability, and expected payment dates of individual pledges, valued using risk-free rates. This estimate may be subject to change as a result of potential amendments made to the terms of the individual pledges. Given the nature of this estimate, it is reasonably possible the fair value of the Fund's pledges receivable could materially change in the near future.

NOTE 2. PLEDGES RECEIVABLE

At May 31, 2016 unconditional pledges receivable consisted of the following:

Amounts due in:		
Less than one year	\$	4,981,160
One to five years		8,592,000
Thereafter		2,800,000
		16,373,160
Less: unamortized discount	(760,144)
	\$	15,613,016

The interest rate used in calculating discounts on the present value of estimated future cash flows ranges between 1.75% and 6%.

As of May 31, 2016, gross pledges receivable from members of the Board of Directors amounted to approximately \$14,495,000, of which approximately \$9,450,000 was temporarily restricted.

NOTE 3. LITERARY WORK INTANGIBLE ASSETS

In 2010, the Fund entered into an agreement to engage a third party to write Marc Buoniconti's, President of the Fund, biography and provide publishing and promotion consulting services. As of May 31, 2016, the Fund had incurred approximately \$261,000 of costs associated with the agreement which were capitalized as literary work intangible assets in the accompanying statement of financial position. All proceeds raised from the sale of the biography will benefit the Fund. As of May 31, 2016, the biography had not yet been published; accordingly, no amortization expense has been recorded relative to the literary work.

NOTE 4. CONTRIBUTIONS TO THE MIAMI PROJECT

In accordance with its specific purpose, the Fund, upon approval of its Board of Directors, makes periodic contributions to The Miami Project based on the availability of cash. The nature of the Fund's activities is such that in any given fiscal year significant unconditional pledge receivables can be promised yet the cash related to these receivables is not collected until subsequent fiscal years. As a consequence, the Fund can have large fluctuations in its change in net assets from fiscal year-to-year, since the contributions to support to The Miami Project are made at the Board of Director's discretion as the cash becomes available from the collection of its unconditional pledge receivables.

During the year ended May 31, 2016, the Fund contributed \$7,275,000 in support of The Miami Project.

NOTE 5. RELATED PARTY TRANSACTIONS

Several of the Fund's officers and directors are employed by The Miami Project. The management and staff of The Miami Project are compensated by the University of Miami (the "University"). During the year ended May 31, 2016, the Fund was allocated salaries of approximately \$153,000 based on efforts spent to operate the Fund. These are reflected as in-kind contributions in the accompanying statement of activities.

The Fund's Miami office is operated by The Miami Project and the University is responsible for all expenses related to the office.

NOTE 6. NET ASSETS

At May 31, 2016 temporarily restricted net assets were available for the following purposes:

Clinical trials	\$ 2,095,769
Capital building	8,121,730
	\$ 10 217 499

Clinical Trials

The Fund continues to raise funds for the Human Schwann Cell Clinical Trials. The Miami Project has completed the Phase 1 clinical study for Schwann Cell Transplantation for subacute spinal cord injury ("SCI"). The data from this study is encouraging and the scientists are in the process of submitting research and findings for peer review. The Miami Project has transplanted four subjects for the chronic Schwann cell trial. This includes two complete and two incomplete thoracic injured subjects. Cervical SCI transplants are planned for 2017.

Capital Building

Through the generosity of Christine E. Lynn, a major donor of the Fund, the Miami Project, in conjunction with the University and Jackson Memorial Hospital, is constructing a world class rehabilitation center which will be named the Christine E. Lynn Rehabilitation Center for The Miami Project to Cure Paralysis (the "Center"). A formal ground breaking ceremony for the Center was held in April 2015. Architects are completing work with the end users to plan and design the facility. Construction is scheduled to begin in 2017 with an expected completion in 2019.

NOTE 7. CHAPTERS OF THE BUONICONTI FUND TO CURE PARALYSIS, INC.

The Fund has established committees ("Chapters") consisting of volunteers who seek to promote the national fund-raising efforts of the Fund and The Miami Project by hosting events in their respective cities. As of May 31, 2016, there are thirteen active chapters throughout Florida, South Carolina, Massachusetts, Illinois, Pennsylvania, Michigan, New York, and Maryland. Two new chapters are being established by the Fund in Georgia and Indiana. Fund-raising activities are coordinated by the staff of the Fund and revenue and expenses related to all such activities are included in the accompanying financial statements.

NOTE 8. CONTINGENCIES

The Fund depends substantially on contributions and contributed services for its revenues. The ability of certain Fund donors to continue giving amounts comparable with prior years may be dependent upon current and future overall economic conditions and the continued deductibility for income tax purposes of contributions to the Fund. While the Fund's Board of Directors believes the organization has the resources to continue its activities, its ability to do so and the extent to which it continues, may be dependent on the above factors.

NOTE 9. BEQUESTS

Revocable Trust Split-Interest Agreement

The Fund is the beneficiary of a revocable trust. Under the terms of the split-interest agreement, upon the donor's death, the Fund is to receive a one-third residuary beneficial interest after provision for specified individuals. The estimated value of the beneficial interest is \$3,000,000. This amount is not reflected in the accompanying financial statements since the trust is revocable.

Conditional Promise to Give

As part of a donor's last will and testament, the Fund is the beneficiary of a revocable, conditional promise to give relating to the progress of The Miami Project's ongoing Human Schwann Cell Clinical Trials Initiative. Management is hopeful that the value of the conditional promise to give may be as much as \$10,000,000. An amount is not reflected in the accompanying financial statements due to the conditional nature of the promise.

NOTE 10. SUBSEQUENT EVENTS

The Fund has evaluated subsequent events through November 30, 2016, which is the date the accompanying financial statements were available to be issued.