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Minneapolis/St. Paul, Minnesota

Metropolitan Airports Commission

Comprehensive Annual Financial Report

Year Ended December 31, 2010

Prepared by **The Finance Department**

Bob SchauerDirector of Finance

Stephen L. Busch Deputy Executive Director



Introductory Section



Minneapolis/St. Paul, Minnesota

Metropolitan Airports Commission

Comprehensive Annual Financial Report

Year Ended December 31, 2010



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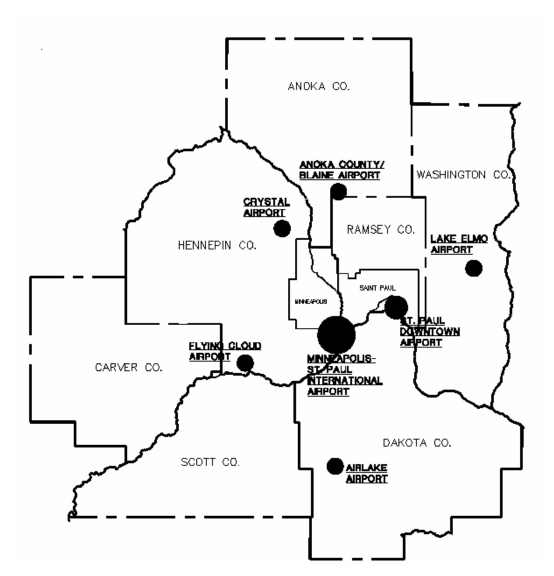
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AIRPORT LOCATIONS

Introductory Section



Commission Jurisdiction 35 Mile Radius

Introductory Section

METROPOLITAN AIRPORTS COMMISSION – 2010/2011

Chair. Daniel Boivin (appointed February 2011)

John Lanners

Commissioners:

District A Carl Crimmins (appointed 03/28/2011)

Sherry Stenerson

District B Rick King (appointed 03/28/2011)

Molly Sigel

District C Lisa Peilen

District D John Williams

District E James Deal (appointed 03/28/2011)

Andy Westerberg

District F Michael Madigan (appointed 03/28/2011)

Robert Nelson

District G John McClung

District H Tammy Mencel (appointed 03/28/2011)

Bert McKasy

City of Minneapolis Greg Foster (appointed 03/25/2011)

Daniel Boivin (appointed Chair in February 2011)

City of Saint Paul Pat Harris

Representing Greater

Minnesota Area Timothy Geisler

Mike Landy

Donald Monaco

Paul Rehkamp

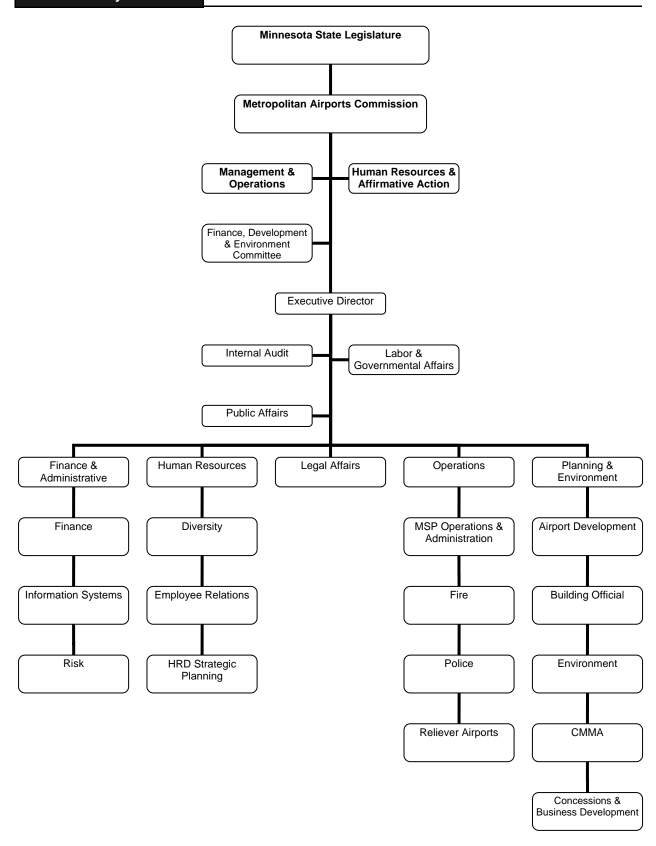
The Chair and Commissioners collectively are an appointed body which governs the Metropolitan Airports Commission. The Commissioners are, in effect, the board of directors for this public corporation.

Executive Director: Jeffrey Hamiel

The Executive Director is appointed by and responsible to the Commissioners. He is responsible for transforming Commissioners' policy guidance into practical results that benefit airport users, specifically, and the citizens of Minnesota, generally. The Executive Director is, in effect, the CEO of the Metropolitan Airport Commission.

ORGANIZATION CHART

Introductory Section



METROPOLITAN AIRPORTS COMMISSION

Minneapolis-Saint Paul International Airport

6040 - 28th Avenue South • Minneapolis, MN 55450-2799 Phone (612) 726-8100

MAY 31, 2011

To The Commissioners of the Metropolitan Airports Commission and to its Stakeholders:

We are pleased to present the Comprehensive Annual Financial Report (CAFR) of the Metropolitan Airports Commission, Minneapolis-St. Paul, Minnesota, for the fiscal year ended December 31, 2010.

Management's Responsibility:

We, the management of the Metropolitan Airports Commission (Commission or MAC), are responsible for the accuracy of the reported data, for its completeness, and for the fairness of its presentation. To the best of our knowledge and belief, the data in the enclosed report are accurate in all material respects. We believe the report presents fairly the financial position, results of operations, and changes in net assets and cash flows of the Commission in accordance with Generally Accepted Accounting Principles (GAAP). All disclosures necessary to help the reader understand the Commission's financial activities are included in the report.

To provide a reasonable basis to make the representations (above), we have established a comprehensive system of internal controls to ensure:

- · Effectiveness and efficiency of operations
- Reliability of financial reporting
- Compliance with all applicable laws, regulations, contracts, and grants

Because the cost of internal controls should not exceed their benefits, internal controls can provide only reasonable—not absolute—assurance that the MAC is achieving its objectives.

Independent Audit:

In accordance with Minnesota State Law, the State's Legislative Auditor may conduct a financial audit of the MAC or allow this service to be contracted. In addition, the Legislative Auditor periodically conducts a separate audit to examine the Commission's compliance with applicable laws, policies, and procedures.

For the years ended December 31, 2010 and December 31, 2009, the annual financial statement of the MAC has been audited by BKD, LLP, a firm of independent Certified Public Accountants. BKD's opinion on the financial statements is presented in this report.

Also, as part of the annual audit, BKD performs procedures consistent with the Single Audit Act of 1996 (The Act), OMB Circular A-133 and guidelines in relation to grant award agreements between the MAC and Federal Aviation Administration (FAA) in progress during the year. Finally, the auditors perform procedures to help ensure MAC's compliance with FAA regulations to implement the Aviation Safety and Capacity Expansion Act of 1990 in relation to Passenger Facility Charge (PFC) revenues and expenses. The resulting reports are intended for the use of MAC and the FAA and have not been included in this report.

LETTER OF TRANSMITTAL

Introductory Section

THE COMMISSION:

Purpose:

The Minnesota State Legislature created the MAC in 1943 as an independent public corporation. Its legislative Statute (Minnesota Laws, 1943, Chapter 500) charges the Commission to:

- Promote the public welfare and national security;
- · Serve the public interest, convenience, and necessity;
- Promote air navigation and transportation, (international, national and local);
- Increase air commerce and promote the efficient, safe, and economical handling of such commerce; and,
- Develop the full potentialities of the metropolitan area as an aviation center.

With the growth of air commerce since 1943, the MAC has also assumed responsibilities to:

- Minimize the environmental impact from air navigation and transportation;
- · Promote the overall goals of the state's environmental policies; and
- Minimize the public's exposure to noise and safety hazards around airports.

Powers:

As a *corporation*, the MAC has all the normal business rights and powers necessary to fulfill its mission to acquire, build, and operate a system of airports. For example, the Commission can:

- Acquire and hold title to real estate;
- Enter into contracts and hire employees;
- · Sue and be sued.

As a *public* corporation, the MAC has some powers beyond those of a normal business. For example, the Commission can:

- Issue tax exempt debt:
- Adopt ordinances, enforce them through its police powers, and acquire property through eminent domain;

and, most important the MAC may

• Levy taxes on real property in the Metropolitan Area for debt service or to meet operations and maintenance costs of airport facilities.

Notably, the Commission has <u>not</u> levied a local tax since 1969. Currently the MAC has no need or intention to levy taxes. Rather, the Commission operates as an entirely self-funding organization similar to a private business.

Governance:

The MAC's governing board (Commission) consists of fifteen Commissioners who are appointed for fixed terms of office. The mayors of St. Paul and Minneapolis have permanent seats on the Commission but can appoint delegates to fill the positions. The Governor appoints the Chairperson and twelve Commissioners: eight from designated districts within the Metropolitan Area and four Commissioners to represent the Greater Minnesota Area (i.e., outside the Metropolitan Area). As the "board of directors" of the public corporation, the Commissioners represent the interests of the "owners" of the Commission, which is to say the Commissioners represent "the public interest" in the broadest sense of the word.

The Chairperson may be from anywhere in the State. Only the Chairperson can be removed before his or her term expires. In 2010, Minnesota's voters elected a new governor who, in turn, appointed a new Chairperson to head the Commission. Mr. Daniel Boivin was appointed to Chair the Commission in 2011 to succeed Mr. Jack Lanners.

Mr. Boivin has served on the Commission since May, 2002. Boivin is the Executive Vice President, Chief Legal Officer, and General Counsel for SeeChange Health, a value-based health insurance and technology company. Previously, Boivin served as attorney and partner with the

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Introductory Section

Meshbesher & Spence law firm. He served as the Chair of the Minnesota Bar Association Civil Litigation Section and has provided pro bono legal representation and acted as a volunteer judge for the Minnesota State High School Mock Trial Tournament.

The Board appoints the Executive Director who serves at the pleasure of the Commission and is both the "chief executive" and the "chief operating officer" of the MAC. The Executive Director is accountable for meeting all the Commission's expectations for organizational performance.

Jeffrey W. Hamiel was appointed Executive Director of the Commission in 1985. He holds a doctorate in Public Administration from Hamline University. Hamiel began his career with the Commission in 1977, becoming its first Manager of Noise Abatement and Environmental Affairs. In 1980 he was promoted to Assistant Director of Operations and to Director of Operations in 1983. Between 1984 and 1985 he served as Airport Director and was promoted to Deputy Executive Director before becoming Executive Director.

Jurisdiction and Facilities:

The Commission's geographic jurisdiction extends throughout the Minneapolis-St. Paul Metropolitan Area radiating 35 miles from Minneapolis' and St. Paul's city halls. It encompasses Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington Counties.

The Commission owns and operates seven airports in the Metropolitan Area. Minneapolis-St. Paul International Airport (MSP) serves as the primary air carrier facility. MSP is one of the highest activity airports in the United States: it is the 12th largest among U.S. airports based on the number of operations (takeoffs or landings) and 14th largest based on passenger volume.

The following reliever airports complement MSP to serve general aviation needs:

St. Paul Downtown Airport	Airlake Airport	Anoka County/Blaine Airport
Crystal Airport	Flying Cloud Airport	Lake Elmo Airport

- Airlake, Anoka County/Blaine, Crystal, Flying Cloud, and Lake Elmo are classified as minor use airports.
- Control towers are operational at Crystal, Anoka County/Blaine and Flying Cloud Airports.
- The St. Paul Downtown Airport serves as the primary corporate reliever and is classified as an intermediate airport.

Together MSP and its relievers form the third largest aviation system in the nation.

The Commission provides a variety of services at each of its airports. At MSP, the Commission is responsible for providing buildings and facilities for air carrier activity as well as police, fire protection, maintenance, administrative and planning services, and other related services and facilities that are deemed to be necessary.

SIGNIFICANT ACCOUNTING AND BUDGETING CONVENTIONS:

The MAC and the State of Minnesota have agreed that under Governmental Accounting Standards Board (GASB) Statements No. 14 and No. 39, the Commission is not financially accountable to any other organization; it is a stand-alone government unit (corporation).

The Commission operates as a self-supporting business. Therefore, the net assets reported in the Commissions financial statements measure "total economic resources" (as opposed to the "current financial resources" focus employed by purely governmental entities). Consistent with its measurement focus, MAC accounts for transactions on the full accrual basis in which revenues and expenses are recognized when they are incurred regardless of the timing of related cash receipts or

LETTER OF TRANSMITTAL

Introductory Section

disbursements. All of the Commission's financial activities are organized and accounted for within one "Enterprise Fund" which includes "accounts" for operations, debt service, and capital investment.

As is the case at most governments and businesses, the budget is a critically important management tool for the MAC. The process of identifying and funding priorities begins in April of each year and concludes in December with formal adoption of the budget by the Commissioners. Managers review their budgets continuously and adjust for changing business conditions. The board of Commissioners reviews budget variance reports monthly throughout the year.

Because it is a public entity and has the authority to levy taxes (even though it does not exercise this authority), the MAC is required by State Statute (Ch. 275) to publicly adopt its budget. However, MAC's budget is <u>not</u> legally appropriated. Because the budget is not legally appropriated, budgetary data are not included in the MAC's basic financial statements.

FACTORS AFFECTING THE MAC'S FINANCIAL CONDITION:

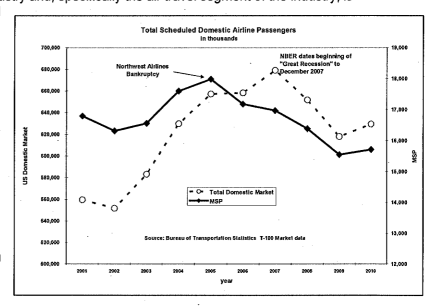
Demand for Air Transportation

On its web-site, the Aircraft Aerodynamics and Design Group at Stanford University note that the role of air transport "... is central to the globalization taking place in many other industries." Air transport is riding the long-term trend of globalization because it facilitates economic growth, world trade, investment, and tourism.

However, the air transportation industry and, specifically the air travel segment of the industry, is

highly sensitive to the general level of economic output. Demand for air travel is highly elastic primarily due to its vulnerability to substitutes like bus, train, or automobile travel—or, in strained economic times, the choice not to travel at all.

External events can also significantly affect the supply and demand for airline services; events such as the 9/11 terror attacks and the large increase in petroleum (and therefore jet fuel) prices between 2005 and mid-2008. The accompanying chart of The Bureau of Transportation Statistics data on airline passengers paints a picture of the of the industry's volatility.



Demand Factors in the Metropolitan Twin Cities:

Fortunately for the MAC, a combination of factors creates strong demand for Origination and Destination (O&D) air traffic to and from the Twin Cities metropolitan area.

<u>Size</u>: Minnesota is the 21st most populous State in the U.S. The Twin Cities metropolitan area is the 16th most populous metropolitan area in the nation and 65th largest in the world.

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- <u>Economic Diversity:</u> Minnesota is headquarters to 20 Fortune 500 companies which places it first among the 50 States in terms of numbers of Fortune 500 firms headquartered within the State on a per-capita basis.
- High per capita income
- Growth

Per capita income in the Twin Cities region has been consistently higher than the national average. In 2009 (the most recent year for which MSA-level data are available) the Bureau of Economic Analysis reports that the Twin Cities per capita income at \$45,811 was approximately 16% higher than the national average of \$39,635.

A strong and diverse business environment creates demand for business air travel. Relatively high personal income enables Minnesotans to buy personal, recreational air travel.

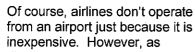
Building on a strong base, demand for air travel from the Twin Cities will continue to grow due to its growing population. The Metropolitan Council, a regional planning organization for the eleven-county area including the Twin Cities, projects average annual population growth of 1.3% through 2020 versus the Census Bureau's projected national population growth rate of 0.8%. Similarly, the Metropolitan Council foresees a 1.2% annual average growth rate for Twin Cities area employment growth through 2020 versus the Bureau of Labor Statistics' projected growth in national employment of 1.0%.

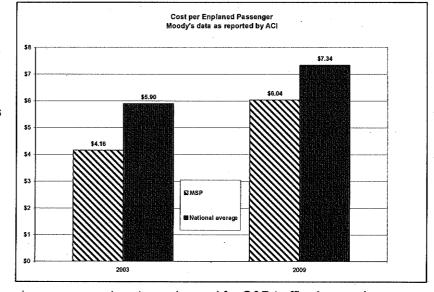
Demand for Connecting Traffic:

Traffic at MSP is split almost 50/50 between O&D and connecting traffic.

Because of the Commission's conservative financial practices, the cost to airlines of enplaning passengers at MSP is significantly lower than the national average. Because of inconsistencies in methods of calculating the cost per enplanement, it is difficult to have fully comparable statistics.

However, recently reported data from an Airports Council International (ACI) study on the borrowing cost of airports shows the cost of enplanement at MSP to be significantly cheaper than the national average. Nationally reported data from both Moody's and Standard and Poor's show MSP to have consistently lower costs of enplanement irrespective of how the data are calculated. This makes MSP a profitable venue for client airlines.





discussed above, the strong regional economy creates strong demand for O&D traffic. Leveraging the strong demand for O&D traffic, the low and predictable cost of enplanement give MSP a strong competitive advantage to maintain and expand its role as an important hub for connecting flights within the national air traffic system.

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Historically, MSP was a major hub for the former Northwest Airlines which had its headquarters in Eagan, Minnesota. Its status as a major Northwest hub contributed to the volume of connecting traffic at MSP. After the merger of Northwest and Delta under the Delta brand, the headquarters of the combined company was located in Atlanta. Although no longer the "home town" company, the new Delta made significant commitments to MSP. Delta signaled its commitment to MSP by electing to extend its airline lease agreement with the MAC through December 31, 2020. In addition, Delta made a significant commitment to the airport in signing a "hub covenant". In its hub covenant Delta agreed to maintain an annual average of 400 daily departing flights from MSP, at least 250 of which must be aircraft with greater than 70 seats and that a minimum of 30% of enplaned passengers must be connecting.

Activity Highlights

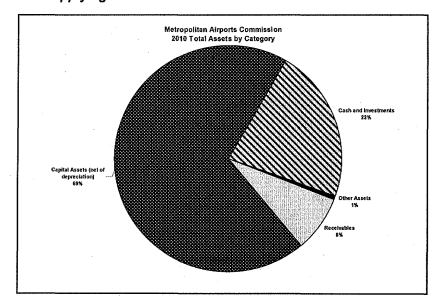
Minneapolis-St. Paul International Airport (the airport or MSP) is classified by the FAA to be one of the large hub airports in the United States. According to Airports Council International statistics, in calendar year 2009 MSP was the 15th busiest airport in the United States in terms of passenger volume, 12th in terms of takeoffs and landings and 26th in cargo traffic.

In 2010, MSP carried approximately 31.7 million passengers, a 1.48% increase in total passengers over 2009 levels. The majority of the increase was for passengers carried by regional carriers whose share of total passenger volume increased 20.9% over the previous

Enplaned Passengers	Enplaned Passengers
8,967,602	57.7%
1,577,271	10.2%
905,487	5.8%
722,510	4.7%
508,470	3.3%
12,681,340	81.7%
	8,967,602 1,577,271 905,487 722,510 508,470

year. The shift of passengers to regional airlines translated into a 4.27% reduction in the share of passengers carried by major airlines. The top five carriers in 2010 by enplaned passengers serving MSP are shown below. The total enplaned passengers for 2010, including connecting, was 15,714,809. The totals may differ from the passenger statistics reported by the air carriers to the Department of Transportation.

Supplying the Demand



Airports are parcels of real estate with some very expensive improvements (terminals, runways, etc.) The MAC's balance sheet is dominated by capital assets which, at \$2.5 billion (net of depreciation), represent more than two-thirds of the Agency's total assets. Airports are "capital intensive" businesses. Constructing, maintaining, and improving these capital assets is critical to meeting the demand of our customers.

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Introductory Section

At year-end 2010, the MAC has completed all but approximately \$26 million of its \$2.8 Billion program of planned capital investments known as "the 2010 Plan". This program of investments has endowed MSP with new and improved facilities that will contribute to passengers and airlines having "the best airport experience" including a new runway, new de-icing pads and a new terminal building.

With the completion of the 2010 Plan, the near-term needs for additional capital investment are modest. The next Capital Improvement Plan, extending through 2016, includes planned improvements totaling approximately \$523 million in addition to which management has identified another \$576 million of demand-driven projects which will only be undertaken if the demand exists.

Financing the Supply

Capital grants and long-term debt are the principal sources of funding of the Capital Improvement Program. Like a home mortgage, long term debt bridges the difference between the time when cash is needed (up front) to pay for large capital outlays and the time the Commission collects its revenues. The MAC repays its debts over time through annual revenues. The Commission's principal revenues include use charges to the airlines, concession fees from vendors in the terminal buildings, facility rentals, and the sale of utilities.

Under its Master Indenture, the MAC has covenanted to maintain a debt service coverage ratio of 1.25X the following years scheduled payments. In July 2008, the board of Commissioners directed that the MAC increase its debt service coverage above the contractual obligation to 1.4X annual debt service for its Senior General Obligation Revenue Bonds (GORBs) and Senior General Airport Revenue Bonds (GARBs)—(see Note G to the financial statements). The MAC exceeded the July requirement. As of December 31, 2010 projected debt coverage on Senior Debt obligations is approximately 2.3 times scheduled payments.

At year-end 2010, the MAC had long-term debt (including the currently payable portion) of approximately \$1.7 billion supporting the \$2.5 billion of capital assets discussed above (see notes E and G to the financial statements). In addition, the MAC is highly liquid and at year-end had cash and investments totaling more than \$770 million or more than 3 times total bonded debt service projected for 2010.

The MAC's conservative financial practices have been rewarded with AA- debt rating on its senior debt (the second highest rating given to any airport debt) by both the Standard and Poor's and Fitch rating agencies. Strong reserves and high bond ratings reduce borrowing costs to the MAC and, therefore, helps contain the cost per enplaned passenger. In addition, high bond ratings ensure access to capital markets. Access to capital ensures that customers can depend on finding the high quality runways, terminals and other capital assets at MAC airports in good repair.

The MAC board, management, and employees are guided by our Strategic Plan to provide the highest quality facilities at the lowest life-cycle cost for the benefit of our customers. The MAC and its airports are well positioned to meet the demands of airlines and air-travelers for safe, efficient, and reliable facilities for years to come.

MANAGEMENT'S DISCUSSION AND ANALYSIS:

Management is required by GAAP to provide a narrative introductory overview and analysis in the form of a "Management's Discussion and Analysis (MD&A) letter to accompany the financial statements. The MD&A follows the independent auditors report. The MD&A has greater scope, more detail, and is a more substantive discussion of issues mentioned in this transmittal. Users of the financial statements should read the MD&A in conjunction with this letter.

LETTER OF TRANSMITTAL

Introductory Section

AWARDS:

The Government Finance Officers Association of the United States and Canada (GFOA) awarded the Certificate of Achievement for Excellence in Financial Reporting to the MAC for its Comprehensive Annual Financial Report for the year ended December 31, 2009. The Commission has received this prestigious GFOA award for the twenty-five consecutive years.

In order to be awarded a Certificate, which is valid for one year, a governmental unit must publish an easily readable and efficiently organized report, the contents of which conform to the program's standards. Such report must satisfy both accounting principles generally accepted in the United States of America and applicable legal requirements.

A Certificate of Achievement is valid for a period of one year only. We believe that our current Comprehensive Annual Financial Report continues to meet the Certificate of Achievement Program's requirements, and we are submitting it to the GFOA to determine its eligibility for another certificate.

The Commission also received for the twenty-second consecutive year the GFOA Award for Distinguished Budget Presentation for its Annual Operating Budget for 2010. In order to qualify for the Distinguished Budget Presentation, the Commission's budget document was judged to be proficient in several categories, including policy documentation, financial planning and organization.

ACKNOWLEDGEMENTS:

We wish to convey our sincere appreciation to the members of the MAC Finance Department. W ithout their dedicated effort, the timely preparation of this report would have been impossible.

In addition, we would like to express our appreciation for the leadership and support of the governing body of the Metropolitan Airports Commission and for their sincere interest in operating the Metropolitan Airports Commission in a sound financial manner.

Respectfully

Jeffrey W. Hamiel Executive Director Stephen L. Busch Deputy Executive Director-

Finance & Administrative Services

In I Bush

Robert C. Schauer Director of Finance

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CERTIFICATE OF ACHIEVEMENT

Introductory Section

Certificate of Achievement for Excellence in Financial Reporting

Presented to

Minneapolis-St. Paul
Metropolitan Airports Commission
Minnesota

For its Comprehensive Annual Financial Report for the Fiscal Year Ended December 31, 2009

A Certificate of Achievement for Excellence in Financial Reporting is presented by the Government Finance Officers Association of the United States and Canada to government units and public employee retirement systems whose comprehensive annual financial reports (CAFRs) achieve the highest standards in government accounting and financial reporting.



Financial Section

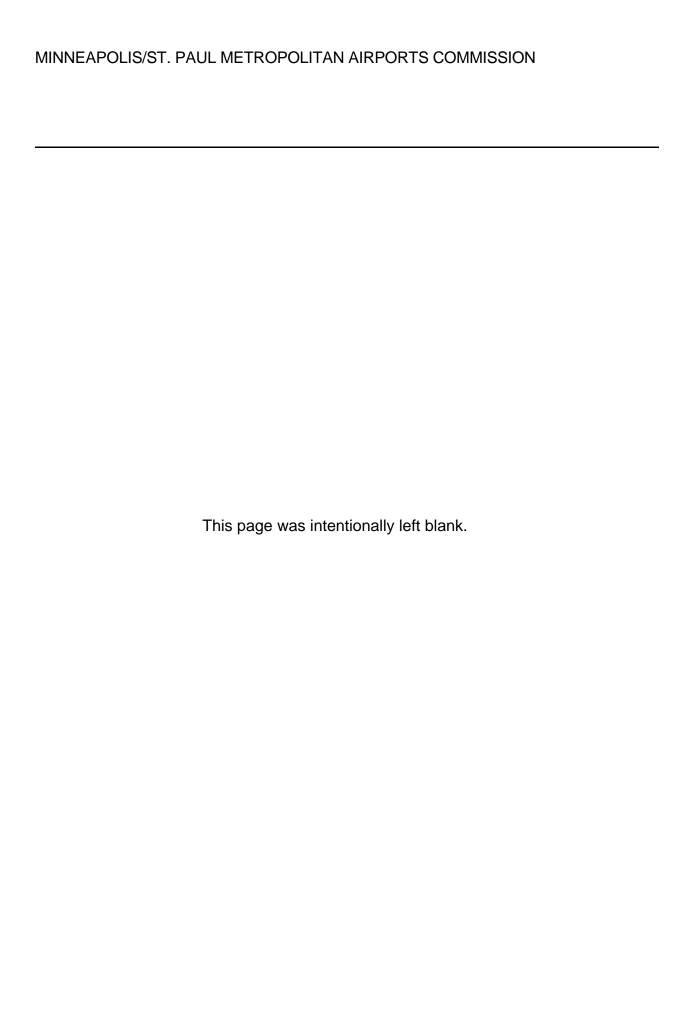


Minneapolis/St. Paul, Minnesota

Metropolitan Airports Commission

Comprehensive Annual Financial Report

Year Ended December 31, 2010





Independent Accountants' Report on Financial Statements and Supplementary Information

To the Members of the Minneapolis/St. Paul Metropolitan Airports Commission Minneapolis, Minnesota

We have audited the accompanying basic financial statements of Minneapolis/St. Paul Metropolitan Airports Commission (Commission) as of and for the years ended December 31, 2010 and 2009, as listed in the table of contents. These financial statements are the responsibility of the Commission's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Minneapolis/St. Paul Metropolitan Airports Commission as of December 31, 2010 and 2009, and the changes in its financial position and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

The accompanying management's discussion and analysis and other postemployment benefits information, as listed in the table of contents, are not a required part of the basic financial statements but are supplementary information required by the Governmental Accounting Standards Board. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the required supplementary information. However, we did not audit the information and express no opinion on it.

Our audits were conducted for the purpose of forming an opinion on the Commission's basic financial statements. The accompanying information in the Introductory and Statistical Sections has not been subjected to the auditing procedures applied in the audit of the basic financial statements and, accordingly, we express no opinion on it.

BKD, LLP May 25, 2011





MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

The following discussion and analysis of the financial performance and activity of the Minneapolis/St. Paul Metropolitan Airports Commission (the Commission or MAC) is to provide an introduction and understanding of the basic financial statements of the Commission for the year ended December 31, 2010 with selected comparative information for the years ended December 31, 2009 and 2008. This discussion has been prepared by management and should be read in conjunction with the audited financial statements and the notes thereto, which follow this section.

USING THE FINANCIAL STATEMENTS

The MAC's financial report includes three financial statements: the Balance Sheets, the Statements of Revenues, Expenses and Changes in Net Assets and the Statements of Cash Flows. The financial statements are prepared in accordance with accounting principles generally accepted in the United States of America, as promulgated by the *Governmental Accounting Standards Board* (GASB). The MAC has also adopted GASB Statement No. 34, *Basic Financial Statements - and Management's Discussion and Analysis - for State and Local Governments* (GASB 34) as amended by GASB Statement No. 37, *Basic Financial Statements - and Management's Discussion and Analysis - for State and Local Governments: Omnibus - an amendment of GASB Statements No. 21 and No. 34* and GASB Statement No. 38, *Certain Financial Statement Note Disclosures*. The objective of these reporting standards is to enhance the understandability and usefulness of the basic external financial reports of state and local governments to the citizenry, legislative and oversight bodies, and investors and creditors.

FINANCIAL HIGHLIGHTS

General

The Commission has entered into, and receives payment under, different agreements with various air carriers and other parties, including the airline lease agreements relating to landing fees and the leasing of space in terminal buildings, other building leases regarding the leasing of cargo and miscellaneous hangar facilities, concession agreements relating to sale of goods and services at the airport and specific project leases relating to the construction of buildings and facilities for specific tenants. Below is a brief description of each agreement along with the revenue generated in 2010.

Airline Lease Agreements

The airline lease agreements relate to the use of the airport for air carrier operations, the leasing of space within the terminal buildings of the airport, ramp fees for parking aircraft at the Lindbergh terminal and the establishment of landing fees. Except for rental amounts based primarily upon the square feet rented, the terms, conditions and provisions of each airline lease agreement are substantially the same.

In the airline lease agreements, the Commission has leased to each particular air carrier a certain specified square footage portion of the terminal area in the airport. Annual rents are computed on the basis of various charges per square foot for various types of space within the existing terminal area and, in certain cases, the costs of certain improvements of the existing terminal area. The airline lease agreements also provide that each air carrier is required to pay a basic landing fee. The landing fee is calculated by dividing the cost of operations, maintenance and debt service at the airfield by total landed weight of aircraft utilizing the airport. The airline lease agreements also require each air carrier leasing gate space at Lindbergh Terminal to pay an aircraft parking ramp fee that is computed on a lineal foot basis. The ramp fee includes the cost of operations, maintenance and debt service to the ramp area surrounding the terminal building gates.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

The airline lease agreement amended in 2007 also provides that food and beverage, merchandise and auto-rental annual gross concession revenues to the Commission ("Selected Concession Revenues") will be shared with the Passenger Signatory Airlines (allocated among the Passenger Signatory Airlines based upon their proportionate share of enplanements at the Airport for the applicable fiscal year) under the following schedule (the "Shared Concession Revenues"):

Selected Concession Revenues ¹	Percent Shared with Passenger Signatory Airlines					
Greater than \$35,972,974	25% up to \$37,576,639 and 50% for					
\$29,084,087 to \$37,576,639	amounts above \$37,576,639 25%					
\$27,920,723 to \$29,084,086	20%					
\$26,757,360 to \$27,920,722	15%					
\$25,593,996 to \$26,757,359	10%					
\$24,430,633 to \$25,593,995	5%					

1 Selected Concession Revenues were \$35,267,780 for fiscal year 2010, resulting in shared concession revenue of \$8,816,945. The selected concession revenues thresholds are subject to change annually.

The total amount of Shared Concession Revenues will be structured as a credit against the rates and charges in the current year, payable to the Passenger Signatory Airlines in the subsequent fiscal year. Notwithstanding the above schedule, the amount of Shared Selected Concession Revenues will be reduced to the extent necessary so that Net Revenues, after subtracting the Shared Concession Revenues, will not be less than 1.25 times the total annual debt service on Senior Bonds, Subordinate Obligations, and other debt obligations of the Commission. In the event that the Shared Concession Revenues are reduced in any year, such reduction will be deferred until the next fiscal year and will be credited against the rates and charges payable by the Passenger Signatory Airlines in the next fiscal year to the extent that Net Revenues, after subtracting the applicable Shared Concession Revenues, are not less than 1.25 times the total annual debt service on Senior Bonds, Subordinate Obligations, and other debt obligations of the Commission.

For the years ended December 31, 2010 and 2009, the aggregate rentals earned by the Commission pursuant to the airline lease agreements were approximately \$82,665,000 and \$81,999,000, respectively. The annual rentals due under each lease may be adjusted each year to reflect actual costs of the airport.

Other Building and Miscellaneous Leases

The other building and miscellaneous leases relate to rentals and other fees associated with the Hubert H. Humphrey Terminal (Humphrey Terminal), miscellaneous hangar facilities, and office rentals for non-airline tenants in the Lindbergh Terminal. For the years ended December 31, 2010 and 2009, the aggregate annual rentals under these leases were approximately \$22,269,000 and \$21,988,000, respectively.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

Specific Project Leases

The Commission has constructed various buildings and facilities for specific tenants including a fueling facility for Servisair & Shell Fuel Services, and hangars and office buildings for Delta, Federal Express, Champion and Mesaba Airlines. The specific project leases relate to the use of these buildings and facilities by, Northwest/Delta, Servisair & Shell Fuel Services, Federal Express, Champion and Mesaba. On May 1, 2007, Mesaba rejected an aircraft hangar facility lease. The Commission took possession of the hangar on that date. In September 2007, the Commission was able to lease the hangar to Petters Aviation, which in 2008 subsequently filed for bankruptcy and rejected the hangar lease. In 2009, the Commission was able to find another tenant to lease the hangar until November 2010. Champion Airlines ceased operations on May 31, 2008. During 2008, the Commission entered into a lease with Mesaba Airlines to occupy the hangar formerly leased by Champion Airlines through April 30, 2009. In 2009, Delta began occupying the hangar formerly leased to Champion and Mesaba airlines.

If bonds were issued by the Commission to finance the construction of a facility, the lessee is required to pay annual lease payments equal to the debt service requirements on the bonds issued to construct the facility, due in the following year. The lease remains in effect until the total debt service on the bonds has been paid. Bond funds were used to finance certain facilities for Delta Airlines, Mesaba and Federal Express.

If the construction of a facility is financed from funds the Commission has on hand, the lessee is required to make lease payments equal to the debt service requirements, which would have been required, if bond funds were used. Commission funds were used to finance facilities for Servisair & Shell Fuel Services, Champion Airlines and certain facilities for Delta Airlines, including the extension of the "G" Concourse.

For the years ended December 31, 2010 and 2009, the aggregate lease rentals paid to the Commission under specific project leases was approximately \$37,676,000 and \$38,430,000, respectively.

Concession Agreements

The Commission has entered into separate concession agreements with various firms to operate concessions inside the terminal building at the airport including, among others, food and beverage services, newsstands, advertising, amusements/games, insurance, personal service shops, and telephones. For the years ended December 31, 2010 and 2009, the aggregate fees earned by the Commission under the existing concession agreements were approximately \$25,572,000 and \$24,911,000, respectively. Such fees are computed on the basis of different percentages of gross sales for the various types of concessions, with the larger concessions guaranteeing a minimum payment each year.

Concession agreements for rental car agencies require such concessionaires to pay fees based on a percentage of their gross revenues and special charges such as parking fees and a per-square-foot land rental. The Commission also has a management contract with a firm for the operation of the airport parking lot and garage facilities. For the years ended December 31, 2010 and 2009, the aggregate fees earned by the Commission under the existing rental car agreements and parking lot management contract were approximately \$88,867,000 and \$86,065,000, respectively. Of this amount, parking revenue was approximately \$63,684,000 for 2010 and \$61,546,000 for 2009. Auto rental revenue for both on and off airport auto rentals for December 31, 2010 and 2009 was approximately \$25,184,000 and \$24,519,000, respectively.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

Reliever Airports

The Commission has entered into various other leases and agreements with tenants at its reliever airport system. These reliever airport tenant leases include fuel flowage fees, hangar rentals, storage lots, commercial fees and other miscellaneous amounts. For the years ended December 31, 2010 and 2009, revenues from these agreements were approximately \$5,089,000 and \$4,905,000, respectively.

Miscellaneous Off-Airport Concession Leases and Ground Transportation Fees

The Commission has entered into certain leases with off-airport concessionaires that provide off-airport advertising and auto services. Additionally, the Commission charges fees for employee parking, permits and licenses to operate shuttles, vans, buses and taxis at the airport. Such fees are set by Commission ordinances. For the years ended December 31, 2010 and 2009, the Commission earned \$7,576,000 and \$7,370,000, respectively.

Miscellaneous Revenues

In addition to the above agreements, the Commission enters into various other leases and agreements. These include utility charges, ground space rentals, office rentals for commuter airlines and concessionaires, commuter and general aviation fees, and other miscellaneous amounts. For the years ended December 31, 2010 and 2009, the revenues from these agreements were approximately \$12,994,000 and \$13,637,000, respectively.

Operating Revenues

Operating revenues for the MAC are derived entirely from user fees that are established for various services and facilities that are provided at Commission airports. While the Commission has the power to levy taxes to support its operations, it has adopted policies to provide adequate revenues for the system to operate since 1969 without general tax support. Revenue sources have been grouped into the following categories in the Statements of Revenues, Expenses and Changes in Net Assets:

Airline Rates & Charges - Revenue from landing and ramp fees and terminal building

Concessions - Revenue from food and beverage sales, merchandise sales, auto parking, etc.

Other Revenues:

Rentals/fees - Fees for building rentals

Utilities and other revenues - Charges for tenants use of ground power, water and sewer, and other services provided by MAC

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

For the fiscal years ended December 31, 2010 and 2009, the top ten operating revenue sources for the MAC were as follows:

Top Ten Operating Revenue Sources:

		2009
	Source	Revenue
1.	Parking	\$ 61,546,000
2.	Landing fees	49,455,000
3.	Terminal rent - airlines	32,774,000
4.	Auto rental (off- and on-airport)	15,808,000 *
5.	Other building rent	15,800,000
6.	Food and beverage	13,052,000
7.	Merchandise	9,177,000
8.	Ground rent	8,082,000
9.	Ramp fees	6,531,000
10.	Ground transportation fee	3,951,000
		2040
	Source	2010 Revenue
	Source	2010 Revenue
1.	Source Parking	
1. 2.		Revenue
	Parking	Revenue \$ 63,682,000
2.	Parking Landing fees	\$ 63,682,000 49,037,000
2. 3.	Parking Landing fees Terminal rent - airlines	\$ 63,682,000 49,037,000 34,064,000
2. 3. 4.	Parking Landing fees Terminal rent - airlines Other building rent	\$ 63,682,000 49,037,000 34,064,000 16,437,000
2. 3. 4. 5. 6. 7.	Parking Landing fees Terminal rent - airlines Other building rent Auto rental (off- and on-airport) Food and beverage Ground rent	\$ 63,682,000 49,037,000 34,064,000 16,437,000 15,673,000 * 12,957,000 9,125,000
2. 3. 4. 5. 6.	Parking Landing fees Terminal rent - airlines Other building rent Auto rental (off- and on-airport) Food and beverage	\$ 63,682,000 49,037,000 34,064,000 16,437,000 15,673,000 * 12,957,000 9,125,000 8,027,000
2. 3. 4. 5. 6. 7.	Parking Landing fees Terminal rent - airlines Other building rent Auto rental (off- and on-airport) Food and beverage Ground rent	\$ 63,682,000 49,037,000 34,064,000 16,437,000 15,673,000 * 12,957,000 9,125,000

^{*}Excludes customer facility charges.

The top ten revenue providers for 2010 for the MAC were as follows:

Top Ten Operating Revenue Providers

- 1. Delta Airlines
- 2. HMS Host
- 3. Hertz
- 4. National/Alamo Car Rental
- 5. Minnesota Retail Partners
- 6. Avis
- 7. Sun Country
- 8. Enterprise Rent a Car
- 9. United Airlines
- 10. American Airlines

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

Statements of Revenues, Expenses and Changes in Net Assets

During 2010, MAC total revenues and capital contributions decreased by .8% to \$363,271,000 from \$366,104,000 in 2009. Changes in major categories are summarized below (dollars in thousands):

		2010	% of Total	2009	% of Total	Dollar Change	Percent Change
Operating revenues							
Airline rates and charges	\$	90,376	24.9%	\$ 89,867	24.5%	\$ 509	0.6%
Concessions		112,503	30.9%	109,636	29.9%	2,867	2.6%
Rentals/fees		29,609	8.2%	28,435	7.8%	1,174	4.1%
Utilities and other revenues		12,555	3.5%	12,937	3.5%	(382)	-3.0%
Total operating revenues		245,043		240,875		4,168	
Nonoperating revenues							
Investment income		33,933	9.3%	30,625	8.4%	3,308	10.8%
Gain on sale of assets/other		119	0.0%	205	0.1%	(86)	-42.0%
Passenger facility charges (PFC)		59,453	16.4%	67,481	18.4%	(8,028)	-11.9%
Total nonoperating revenues		93,505		98,311		(4,806)	
Capital contributions and grants		24,723	6.8%	26,918	7.4%	(2,195)	-8.2%
Total revenues and capital contributions	\$	363,271	100.0%	\$ 366,104	100.0%	\$ (2,833)	-0.8%

Airline rates and charges increased \$509,000 or 0.6% from 2009 levels. A majority of the revenue derived from the airline rates and charges category is based on the amount of expenses incurred in certain cost centers. Above average snowfall in 2010 resulting in larger snow removal costs combined with increases in debt service allocations accounted for the majority of the increase in airline rates and charges.

Concessions increased by 2.6% or \$2,867,000, primarily as a result of public parking and passenger services. An increase in parking transactions as well as longer length of stays account for the increase in parking. For passenger services, the increase is due to new lease agreements (ATM lease) as well as increased revenue in indoor advertising.

Rental fees increased \$1,174,000 or 4.1%. Increases in non-terminal building rentals as a result of new building leases as well as increased auto rental customer facility charge (CFC) transactions accounted for the majority of the increase in this category.

Other revenues decreased by \$382,000 or 3.0% as a result of a decrease in various one-time reimbursements, such as energy rebates, and lower Police K9 expense reimbursements.

Investment income increased \$3,308,000 or 10.8% due to the following: (1) a new capital lease was entered into with Delta Airlines for improvements constructed at Delta's Building C; and (2) a new general airport revenue bond (GARB) issue occurred during 2010, which resulted in higher investment balances. As a result of refinancing certain GARBs and terminating the investment agreement associated with these bonds during 2010, additional interest income was earned.

PFCs decreased as a result of the decrease in deferred revenue that occurred in 2009.

Capital contributions and grants represent grants received from both federal and state governments for various construction projects at both MSP and the reliever airports. The decrease in 2010 comes primarily from a decrease in grant eligible projects.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

During 2009, MAC total revenues and capital contributions decreased by 4.0% to \$366,104,000 from \$381,501,000 in 2008. Changes in major categories are summarized below (dollars in thousands):

	2009	% of Total	2008	% of Total	(Dollar Change	Percent Change
Operating revenues							
Airline rates and charges	\$ 89,867	24.5%	\$ 87,244	22.9%	\$	2,623	3.0%
Concessions	109,636	29.9%	112,365	29.5%		(2,729)	-2.4%
Rentals/fees	28,435	7.8%	28,632	7.5%		(197)	-0.7%
Utilities and other revenues	12,937	3.5%	13,313	3.5%		(376)	-2.8%
Total operating revenues	240,875		241,554			(679)	
Nonoperating revenues							
Investment income	30,625	8.4%	49,938	13.1%		(19,313)	-38.7%
Gain on sale of assets/other	205	0.1%	5,178	1.4%		(4,973)	-
Passenger facility charges (PFC)	67,481	18.4%	54,682	14.3%		12,799	23.4%
Total operating revenues	98,311		109,798			(11,487)	
Capital contributions and grants	 26,918	7.4%	 30,149	7.8%		(3,231)	-10.7%
Total revenues and capital contributions	\$ 366,104	100.0%	\$ 381,501	100.0%	\$	(15,397)	-4.0%

Airline rates and charges increased 3.0%. The increase is mainly attributed to an increase in debt service. During 2009, the Commission retired an equipment related financing debt that had a large principal payment at maturity.

Concessions decreased \$2,729,000 or 2.4%. The decrease is primarily in the areas of public parking and car rentals. Lower passenger counts as well as shorter length of stays attributed to this decrease.

Rentals and Fees decreased slightly by \$197,000 or 0.7%. Increases in building rentals for non-airline tenants were offset by decreases in ground rentals and customer facility charges collected by auto rental firms.

Utilities and Other Revenues decreased \$376,000 or 2.8%. Decreases in utility rates along with decreases in general aviation landing fees and airside fees contributed to the majority of the decreases in this category.

Investment income decreased due to lower cash balances along with lower interest rates earned on investments.

Gain on sale of assets and other income decreased \$4,973,000. During 2008, the Commission received \$3.2 million from a bankruptcy claim against Mesaba Airlines. In addition, the Commission sold a hangar at St. Paul downtown airport to 3M Corporation for a gain.

PFC revenue increased from 2008 levels as a result of a decrease in passenger levels and offset by a decrease in deferred revenue.

Capital contributions and grants represent grants received from both federal and state governments for various construction projects at both MSP and the reliever airports. The decrease in 2009 comes primarily from a slight decrease in grant eligible projects.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

Expenses

In 2010, MAC total expenses increased by 2.2% to \$338,085,000 from \$330,691,000 in 2009. Changes in major categories are summarized below (dollars in thousands):

	2010	% of Total	2009	% of Total	Dollar Change	Percent Change
Operating expenses						
Personnel	\$ 63,412	18.8%	\$ 59,304	17.9%	\$ 4,108	6.9%
Administrative	1,271	0.4%	1,301	0.4%	(30)	-2.3%
Professional services	3,519	1.0%	4,004	1.2%	(485)	-12.1%
Utilities	16,238	4.8%	16,553	5.0%	(315)	-1.9%
Operating services	17,278	5.1%	16,043	4.9%	1,235	7.7%
Maintenance	27,088	8.0%	23,718	7.2%	3,370	14.2%
Depreciation	121,555	36.0%	123,060	37.2%	(1,505)	-1.2%
Other	2,583	0.8%	2,510	0.8%	73	2.9%
Operating expenses	 252,944		246,493		6,451	
Nonoperating expenses						
Interest expense	 85,141	25.1%	84,198	25.4%	 943	1.1%
Total nonoperating expenses	85,141		84,198		943	
Total expenses	\$ 338,085	100.0%	\$ 330,691	100.0%	\$ 7,394	2.2%

Personnel increased by 6.9% or \$4,108,000. In November and December 2010, the MAC experienced a larger than average amount of snow, which resulted in higher labor and benefit costs. In addition, in 2010, the MAC updated its actuarial study on postretirement healthcare benefits and as a result MAC increased the healthcare trend rate, which increased the amount of expense incurred in 2010.

Professional services decreased \$485,000 or 12.1%. This decrease is due to lower legal activity, as well as lower MSP airport planning expense.

Utilities decreased \$315,000 or 1.9%. Lower natural gas prices partially offset by higher electricity prices were the major changes in this category.

Operating services increased \$1,235,000 or 7.7%. The categories of parking management, service agreements and storm water monitoring had the largest increases. Parking management increased due to more parking activity and higher labor costs. Service agreements increased due to new contracts for ground transportation equipment, parking equipment and computers. Computer service agreements had the largest increase in the service agreement category primarily in the support of the MUFIDS (Multiple Users Flight Information Displays) that were installed in the terminals in 2009-2010. Storm water monitoring relates to the amount of snow received, as described in the personnel section above; higher than average snow amounts required a larger amount of monitoring and capture of chemicals used in snow removal operations.

Maintenance increased \$3,370,000 or 14.2%. The increase in maintenance can be attributed to increases in snow removal and building mechanical systems. As described above, the large amount of snow the MAC received in November-December 2010 contributed to the majority of the increase in this category. The largest increase in the snow removal maintenance category is the cost of the liquid deicer that is used on MAC's runways and taxiways. The increase in mechanical systems can be attributed to new contracts for the maintaining of MAC's moving sidewalks and automated people movement systems.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

Depreciation decreased \$1,505,000 or 1.2%. The decrease is attributed to assets that became fully depreciated in 2009-2010, offset partially by new projects placed into service during 2009-2010.

Interest expense increased \$943,000 or 1.1%. Increases in deferred bond expense and deferred amounts on bond refundings accounted for the largest increase. These increases were partially offset by an increase in capitalized interest.

In 2009, MAC total expenses decreased by 0.8% to \$330,691,000 from \$333,456,000 in 2008. Changes in major categories are summarized below (dollars in thousands):

	2009	% of Total	2008	% of Total	Dollar Change	Percent Change
Operating expenses						
Personnel	\$ 59,304	17.9%	\$ 59,811	17.9%	\$ (507)	-0.8%
Administrative	1,301	0.4%	1,298	0.4%	` 3	0.2%
Professional services	4,004	1.2%	4,161	1.2%	(157)	-3.8%
Utilities	16,553	5.0%	18,089	5.4%	(1,536)	-8.5%
Operating services	16,043	4.9%	17,540	5.3%	(1,497)	-8.5%
Maintenance	23,718	7.2%	22,140	6.6%	1,578	7.1%
Depreciation	123,060	37.2%	117,999	35.4%	5,061	4.3%
Other	2,510	0.8%	3,696	1.1%	(1,186)	-32.1%
Operating expenses	246,493		244,734		1,759	
Nonoperating expenses						
Interest expense	 84,198	25.4%	88,722	26.7%	 (4,524)	-5.1%
Total nonoperating expenses	84,198		88,722		(4,524)	
Total expenses	\$ 330,691	100.0%	\$ 333,456	100.0%	\$ (2,765)	-0.8%

Personnel expenses decreased \$507,000 or 0.8%. This is primarily a result of lower overtime costs; delaying and/or freezing employee pay rates and slightly lower medical costs.

Professional services decreased \$157,000 from 2008 levels primarily in the area of legal fees offset partially by increase in airport planning fees.

Utilities decreased 8.5% from 2008 levels. The result of this decrease is attributed to a decrease in rates in natural gas, water and sewer.

Operating services decreased \$1,497,000 or 8.5%. The decreases in this category were in parking management fees, advertising, shuttle bus and events. Parking management fees and advertising decreased due to lower spending in these areas. Shuttle bus decreased due to a decrease in service as a result of the opening of a new parking ramp at the HHH Terminal and events decreased as a result of the Twin Cities area hosting national conventions in 2008.

Maintenance increased 7.1% from 2008 levels. The majority of the increases were in the contract cleaning and mechanical areas. Contract cleaning increased as a result of an increase on the frequency of cleaning certain areas of the terminal building, as well as a general rate increase. Mechanical areas increased due to increased prices on the automated people mover and escalator maintenance contracts.

Depreciation increased by 4.3% as a result of a parking ramp addition at the HHH Terminal, which came into full service in February 2009, as well as incurring a full year's depreciation on projects that were completed in 2008.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

Other expenses decreased due to lower general insurance premiums as well as lower spending for noncapital equipment and miscellaneous expenses.

Interest expense decreased due to the refunding of debt that occurred in 2008 and 2009.

Net Revenues

In order to promote and encourage the efficient use of facilities at all MAC airports, as well as minimize the environmental impact of MSP on the surrounding community, MAC has implemented a policy of subsidizing its reliever airports by establishing relatively low user charges as an incentive for pilots to use these facilities rather than MSP. In order to maintain this subsidy, MAC sets its rates and charges to assure that total system revenues will be sufficient to pay total system expenses.

Net revenues generated by the Commission are designated for construction and debt service payments. These net revenues provide the Commission with a portion of the money to meet the funding requirements of its capital improvement program. This reduces the need to issue bonds and, therefore, allows the Commission to avoid the interest expense of additional debt.

Following is a summary of the Statements of Revenues, Expenses and Changes in Net Assets:

(in thousa	nds)
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(iii iiiododiido)	2010	2009	2008		
Operating revenues Operating expenses	\$ 245,043 (252,944)	\$ 240,875 (246,493)	\$	241,554 (244,734)	
Operating loss	(7,901)	(5,618)		(3,180)	
Nonoperating revenues Nonoperating expenses Capital contributions	93,505 (85,141) 24,723	98,311 (84,198) 26,918		109,798 (88,722) 30,149	
Increase in net assets	\$ 25,186	\$ 35,413	\$	48,045	

The Commission shows a decrease in the total change in its net assets in 2010 from 2009 and 2008. The primary cause for the fiscal year 2010 decrease in net asset change from prior years is due to a decrease in PFC deferred revenue, which resulted in higher PFC revenues in 2009. Also contributing to the decrease in net asset change in 2010, is a lower amount of capital contributions, which is a result of having fewer grant eligible projects.

The Commission shows a growing operating loss as a result of its methodology of charging airline rates and charges and the revenue recognition of PFCs. For its airline rates and charges model, the Commission uses debt service instead of depreciation as a basis of recovering capital costs. Therefore, projects constructed with internally generated funds are not recoverable under the airline agreement. Further contributing to the operating loss is the accounting treatment of PFCs and federal grants. The Commission cannot charge the users of the airport for any of its capital costs that were funded by PFCs and/or capital contributions. Therefore, under operating expenses the full cost of the capital project is depreciated over its useful life; however, the corresponding revenue from that particular project shows below the operating loss line item as a nonoperating revenue (PFC) item or a capital contribution.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

We believe we are well positioned to increase the long-term financial stability and air service competitiveness of MSP. In addition, our 10-year history of airline rates and charges is very competitive and, as one of the few airports with an AA- rating from both Fitch Investor Services and Standard & Poors, we feel we are positioned well for growth in the future.

BALANCE SHEETS

The Balance Sheets present the financial position of the MAC at the end of the fiscal year and include all assets and liabilities of the MAC. Net assets are the difference between total assets and total liabilities and are an indicator of the current financial health of the MAC. A summarized comparison of the MAC's assets, liabilities and net assets at December 31, 2010, 2009 and 2008 is as follows (in thousands):

	December 31,					
	 2010		2009		2008	
Assets						
Current assets-unrestricted	\$ 247,092	\$	247,749	\$	311,873	
Restricted assets-current	116,086		111,552		249,231	
Noncurrent assets:						
Other noncurrent assets	716,588		622,228		618,063	
Capital assets-net	2,457,011		2,475,603		2,456,421	
Total assets	\$ 3,536,777	\$	3,457,132	\$	3,635,588	
Liabilities						
Current liabilities-unrestricted	\$ 41,414	\$	46,829	\$	121,995	
Payable from restricted current assets	99,569		129,511		221,038	
Noncurrent liabilities:						
Bonds payable	1,744,673		1,657,546		1,710,300	
Other noncurrent liabilities	66,992		64,303		58,725	
Total liabilities	 1,952,648		1,898,189		2,112,058	
Net Assets						
Invested in capital assets, net of debt	1,140,449		1,145,797		978,466	
Restricted	282,824		253,811		391,646	
Unrestricted	 160,856		159,335		153,418	
Total net assets	 1,584,129		1,558,943		1,523,530	
Total liabilities and net assets	\$ 3,536,777	\$	3,457,132	\$	3,635,588	

Overall, the majority of the increase in total assets and liabilities is a result of the issuance and refunding of debt that occurred in 2010.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

CASH AND INVESTMENT MANAGEMENT

The following summary shows the major sources and uses of cash (in thousands):

2010	2009	2008	
\$ 245,689	\$ 240,962	\$ 240,407	
(133,924)	(125,479)	(151,507)	
111,765	115,483	88,900	
(31,842)	(180,757)	(249,671)	
(68,784)	69,167	168,316	
11,139	3,893	7,545	
16,181	12,288	26,237	
\$ 27,320	\$ 16,181	\$ 33,782	
	\$ 245,689 (133,924) 111,765 (31,842) (68,784) 11,139 16,181	\$ 245,689 \$ 240,962 (133,924) (125,479) 111,765 115,483 (31,842) (180,757) (68,784) 69,167 11,139 3,893 16,181 12,288	

Cash temporarily idle during the year is invested according to legal requirements established by the Legislature of the State of Minnesota. In accordance with state law, investments are restricted to various United States government securities, certificates of deposits, commercial paper and repurchase agreements. All securities must mature within three years from the date of purchase. During 2010, the MAC's average portfolio balance was \$530,823,000 and total investment earnings were \$14,213,000 for an average yield on investments during the year of 2.52%. This compares to an average portfolio balance of \$507,399,000; investment earnings of \$10,608,000 and average yield of 2.09% in fiscal year 2009.

The Commission currently has a policy of keeping a six-month working capital reserve in its operating fund. At the end of 2010, the Commission has in its operating fund approximately \$47 million over and above its 2010 six-month working capital requirement. The Commission is currently considering how to apply or use some or all of these excess-operating funds.

CAPITAL CONSTRUCTION

During 2010, the MAC expended \$111 million in its on-going capital improvement program. Major projects that were completed in 2010 were projects associated with the construction of a skyway from the parking structure at Terminal 2, Taxiway C-D complex-Phase 6, the installation of MUFIDS at MSP, multiple projects to update and improve the MSP terminal buildings and the ongoing implementation of the residential sound insulation program. Average monthly capital construction spending in 2010 was approximately \$9 million.

During 2009, the MAC expended \$138 million in its on-going capital improvement program. Major projects that were completed in 2009 were projects associated with the construction of an additional parking ramp at the Humphrey Terminal, various improvements in the Lindbergh Terminal and the reconstruction of a segment of Runway 12L/30R and Taxiway C-D-Phase 5. Projects that began or continued construction during 2009 were the construction of a skyway from the Humphrey parking ramp to the Humphrey Terminal building and the ongoing implementation of the residential sound insulation program. Average monthly capital construction spending in 2009 was approximately \$11.5 million.

Further information can be found in the letter of transmittal as well as Note E.

MANAGEMENT'S DISCUSSION AND ANALYSIS (UNAUDITED)

Financial Section

CAPITAL FINANCING AND DEBT MANAGEMENT

The MAC has issued three forms of indebtedness: Notes Payable, General Airport Revenue Bonds and General Obligation Revenue Bonds. General Obligation Revenue Bonds are backed by Commission revenues and the authority to levy any required taxes on the assessed valuation of the seven county Metropolitan Area. In 1998-2009, the MAC issued General Airport Revenue Bonds, which are not backed by the MAC's taxing authority.

The MAC is required by law to maintain Debt Service funds sufficient to bring the balance on hand in the Debt Service Account on October 10th of each year to an amount equal to all principal and interest to become due on all General Obligation Revenue Bonds payable from October 10th to the end of the second following year. The required balance as of October 10th in the Debt Service Account for the General Obligation Revenue Bonds for the next five years is as follows (in thousands):

October 10, 2010	\$ 65,330
October 10, 2011	59,444
October 10, 2012	60,110
October 10, 2013	60,724
October 10, 2014	58,853

Statutory authority for issuing bonds is obtained from the Minnesota State Legislature. Authorization as of December 31, 2010, permits the issuance of an additional \$55 million of General Obligation Revenue Bonds.

On August 10, 2010, the MAC issued \$135,685,000 Series 2010A and 2010B General Airport Revenue Bonds to finance certain improvements at the airport; to reimburse the MAC for its previous purchase of commercial paper notes; to make a deposit to the Reserve Fund and to pay costs of issuance.

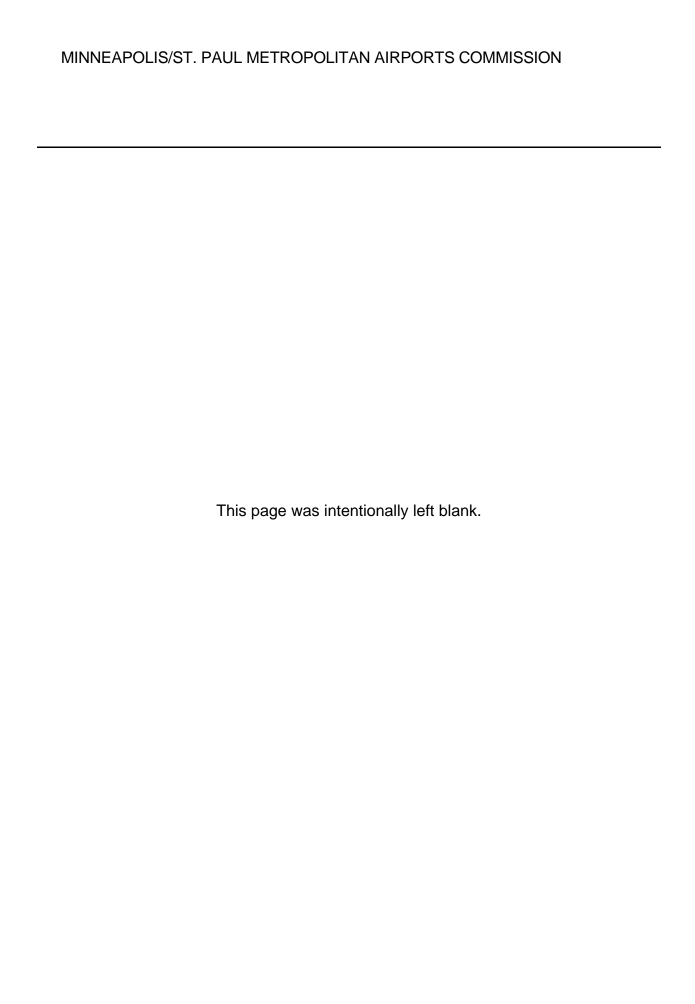
On November 10, 2010, the MAC issued \$90,390,000 Series 2010C and 2010D General Airport Revenue Bonds to advance refund \$73,975,000 of General Airport Revenue Bond Series 2001B and \$33,850,000 of General Airport Revenue Bond Series 2001D, which were called on January 1, 2011.

On November 17, 2010, the MAC issued \$12,205,000 Series 16 General Obligation Revenue Bonds to advance refund \$15,635,000 of General Obligation Revenue Bond Series 13, which were called on January 1, 2011.

The MAC is financing its construction program through a combination of the MAC's revenues, entitlement and discretionary grants received from the FAA, state grants, PFCs and revenue bonds. Long-term debt is the principal source of funding of the capital improvement program. The MAC, through its Master Indenture, has covenanted to maintain a debt service coverage ratio of 1.25. Debt service coverage is calculated based on a formula included in the Master Indenture and the airport use agreement. Also see Notes F, G, H and I.

CONTACTING THE MAC'S FINANCIAL MANAGEMENT

This financial report is designed to provide the MAC's Commissioners, management, investors, creditors and customers with a general view of the MAC's finances and to demonstrate the MAC's accountability for the funds it receives and expends. For further information about this report, or if you need additional financial information, please contact Director of Finance, 6040 28th Avenue South, Minneapolis, MN 55450 or access the Commission's website – http://www.mspairport.com/mac/organization/financial/default.aspx.



Financial Section

BALANCE SHEETS

(Dollars in Thousands)

	December 31			
	2010		2009	
ASSETS				
Current assets				
Cash and cash equivalents	\$	27,320	\$	16,181
Investments		207,731		220,405
Accounts receivable (net of allowances for uncollectibles of \$71 and \$191, respectively)		8,883		8,362
Other		3,158		2,801
Restricted assets:		3,130		2,001
Investments		95,001		85,933
Leases receivable		4,147		3,673
Receivable - government grants in aid of construction		9,284		16,483
Passenger facility charge receivable		7,654		5,463
Total current assets		363,178		359,301
Noncurrent Assets:				
Investments, restricted		443,619		337,296
Leases receivable, restricted		257,874		268,029
Other receivable, restricted		1,649		1,563
Bond and commercial paper issue costs, net		13,446		15,340
Capital assets:				
Land		398,625		397,767
Airport improvements and buildings		3,305,261		3,223,703
Moveable equipment		106,487		94,337
Construction in progress		110,893		103,827
Less accumulated depreciation	(1,464,255)		(1,344,031)
Total capital assets (net of accumulated depreciation)		2,457,011		2,475,603
Total noncurrent assets		3,173,599		3,097,831
TOTAL ASSETS	\$	3,536,777	\$	3,457,132

Financial Section

BALANCE SHEETS

(Dollars in Thousands)

	De	ecember 31
	2010	2009
LIABILITIES AND NET ASSETS		
Current liabilities:		
Accounts payable	\$ 30,03	5 \$ 28,866
Accounts payable due to airlines	3,66	3 10,383
Notes payable	1,67	5 1,579
Employee compensation, payroll taxes and other	6,04	1 6,001
Payable from restricted current assets:		
Current portion of long-term debt	37,15	0 37,500
Construction and other	3,99	7 3,636
Deferred revenue	16,04	4 16,746
Interest payable	42,37	8 41,042
Commercial paper		- 30,587
Total current liabilities	140,98	3 176,340
Noncurrent liabilities:		
Deferred revenue, restricted	15,28	5 16,381
Employee compensation and other		- 335
Notes payable	5,21	0 4,758
Postemployment medical	46,49	7 42,829
Bonds payable	1,744,67	3 1,657,546
Total noncurrent liabilities	1,811,66	5 1,721,849
TOTAL LIABILITIES	1,952,64	8 1,898,189
Net Assets		
Invested in capital assets, net of related debt	1,140,44	9 1,145,797
Restricted for debt service and other	282,82	• •
Unrestricted	160,85	
TOTAL NET ASSETS	1,584,12	
TOTAL LIABILITIES AND NET ASSETS	\$ 3,536,77	<u>\$ 3,457,132</u>

Financial Section

STATEMENTS OF REVENUES, EXPENSES, AND CHANGES IN NET ASSETS

(Dollars in Thousands)

	Fiscal Years Ended December 31			
		2010		2009
OPERATING REVENUES				
Airline rates and charges	\$	90,376	\$	89,867
Concessions	•	112,503	•	109,636
Rentals/fees		29,609		28,435
Utilities and other revenues		12,555		12,937
TOTAL OPERATING REVENUES		245,043		240,875
OPERATING EXPENSES				
Personnel		63,412		59,304
Administrative		1,271		1,301
Professional services		3,519		4,004
Utilities		16,238		16,553
Operating services		17,278		16,043
Maintenance		27,088		23,718
Depreciation		121,555		123,060
Other		2,583		2,510
TOTAL OPERATING EXPENSES		252,944		246,493
OPERATING LOSS		(7,901)		(5,618)
NONOPERATING REVENUES (EXPENSES)				
Investment income		33,933		30,625
Passenger facility charges		59,453		67,481
Gain on disposal of assets		119		205
Interest expense		(85,141)		(84,198)
TOTAL NONOPERATING REVENUES (EXPENSES)		8,364		14,113
INCOME BEFORE CAPITAL CONTRIBUTIONS AND GRANTS		463		8,495
Capital contributions and grants		24,723		26,918
CHANGE IN NET ASSETS		25,186		35,413
NET ASSETS - BEGINNING OF YEAR		1,558,943		1,523,530
NET ASSETS - END OF YEAR	\$	1,584,129	\$	1,558,943

Financial Section

STATEMENTS OF CASH FLOWS

(Dollars in Thousands)

	Fiscal Years Ended		ded	
		Decem	ber 31	
	1	2010		2009
Cash received from customers and users	\$	245,689	\$	240,962
Cash paid to employees and benefit providers		(60,039)		(57,897)
Cash paid to suppliers		(73,885)		(67,582)
NET CASH FLOWS PROVIDED BY OPERATING ACTIVITIES		111,765		115,483
Payments for airport improvements and facilities		(111,046)		(138,239)
Proceeds from bond/note issuance		256,086		161,558
Receipt of lease payments		19,090		20,827
Receipt of passenger facility charges		57,262		57,638
Payment on bonds/notes		(197,510)		(219,685)
Interest paid on bonds		(87,646)		(95,134)
Receipt of government grants		31,922		32,278
NET CASH FLOWS USED IN CAPITAL AND RELATED FINANCING ACTIVITIES		(31,842)		(180,757)
Purchase of investment securities	((1,027,742)		(955,034)
Proceeds from maturities of investment securities		921,700		987,567
Investment income		37,258		36,634
NET CASH FLOWS PROVIDED BY (USED IN) INVESTING ACTIVITIES		(68,784)		69,167
NET INCREASE IN CASH AND CASH EQUIVALENTS		11,139		3,893
CASH AND CASH EQUIVALENTS - BEGINNING OF YEAR		16,181		12,288
CASH AND CASH EQUIVALENTS - END OF YEAR	\$	27,320	\$	16,181
Reconciliation of Operating Loss to Net Cash Flows Provided by Operating Activities:				
Operating loss	\$	(7,901)	\$	(5,618)
Adjustments to reconcile operating loss to net cash		, ,		, ,
provided by operating activities:				
Depreciation		121,555		123,060
Changes in assets and liabilities:				
Accounts receivable		(521)		1,285
Other assets		(357)		(363)
Accounts payable and accrued expenses		(5,551)		(3,289)
Postretirement medical		3,668		3,007
Other restricted liabilities		-		196
Employee compensation and payroll taxes		(295)		(1,600)
Deferred revenue		1,167		(1,195)
NET CASH FLOWS PROVIDED BY OPERATING ACTIVITIES	\$	111,765	\$	115,483
Noncash investing, capital and related financing activities:				
Changes in fair value of investments	\$	(2,222)	\$	3,892
Additions to capital assets included in construction and accounts payables		3,636		16,134

Financial Section

Fiscal years ended December 31, 2010 and 2009

NOTE A: NATURE OF ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Reporting Entity

The Minneapolis/St. Paul Metropolitan Airports Commission (the Commission) was created by an act of the Minnesota State Legislature in 1943 as a public corporation. Its purpose is to promote air navigation and transportation (international, national, and local) in and through the State of Minnesota; promote the efficient, safe, and economical handling of air commerce; assure the inclusion of the state in national and international programs of air transportation; and, to those ends, develop the full potential of the metropolitan area as an aviation center. It has the responsibility to assure residents of the metropolitan area the minimum environmental impact from air navigation and transportation, promote the overall goals of the state's environmental policies, and minimize the public's exposure to noise and safety hazards around airports.

The area over which the Commission exercises its jurisdiction is the Minneapolis/St. Paul metropolitan area, which includes Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, and Washington counties. The Commission controls and operates seven airports within the metropolitan area, including the Minneapolis/St. Paul International Airport, which services scheduled air carriers and six reliever airports serving general aviation.

The Commission is governed independently by a 15-member Board of Commissioners. The governor of the State of Minnesota appoints 13 commissioners. The mayors of Minneapolis and St. Paul also have seats on the Commission with the option to appoint a surrogate to serve in their place. Certain large capital improvement projects having metropolitan significance must be reviewed by the Metropolitan Council, which is a public agency established by law with powers of regulation over the development of the metropolitan area.

In applying Governmental Accounting Standards Board (GASB) Statement No. 14, The Financial Reporting Entity (as amended by GASB No. 39, Determining Whether Certain Organizations Are Component Units – an amendment of GASB Statement No. 14), the State of Minnesota and the Commission have agreed that the Commission is not financially accountable to any other organization and is considered a stand-alone governmental unit.

Basis of Accounting

Under GASB Statement No. 34, Basic Financial Statements and Management's Discussion and Analysis-for State and Local Governments, the Commission is considered to be a special-purpose government engaged primarily in business type activities (BTA). As a BTA, the Commission prepares its financial statements using the accrual basis of accounting and the economic resources measurement focus. Under the accrual basis of accounting, revenues are recognized when they are earned or when services are provided, and expenses are recognized when they are incurred.

The Commission has applied GASB Statement No. 20, Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities That Use Proprietary Fund Accounting. Under GASB Statement No. 20, the Commission applies all applicable GASB pronouncements and all Financial Accounting Standards Board (FASB) Statements and Interpretations and Accounting Principles Board (APB) Opinions and Accounting Research Bulletins (ARB) issued on or before November 30, 1989, unless they conflict with or contradict GASB pronouncements. Under the provisions of GASB 20, the Commission has elected to not apply FASB Statements and Interpretations issued after November 30, 1989.

Financial Section

Fiscal years ended December 31, 2010 and 2009

Use of Estimates

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 at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Revenue and Expense and Net Assets Recognition

The Commission considers revenues and expenses carried out in the operation and the maintenance of the Commission's system of airports to be operating in nature. All revenues and expenses not meeting this definition are reported as nonoperating revenues and expenses or capital contributions and grants.

When both restricted and unrestricted net assets are available for use, it is the Commission's policy to use restricted net assets first, and then unrestricted net assets as they are needed.

Budgeting Process

As required by Minnesota Statutes, the Commission adopts an annual operating and capital expenditures budget for purposes of determining required taxes, if any, to be levied by counties in its jurisdiction. Budgets are established on a departmental basis using the accrual method of accounting.

The process to amend the budget is set forth in the Commission bylaws, Article III, Section 8(a), and presented below:

"8(a) Establishment of the annual budget setting out anticipated expenditures by type of expenditure and/or upward or downward revision of that budget in the course of the corporation's fiscal year shall constitute prior approval of each type of expenditure. Authorization by vote of the Commission is required for transfer of budgeted amounts between or among line items or to appropriate additional funds for each line item. The Executive Director is directed to provide for the daily operation and management of the Commission within the expenditure guidelines of the annual budget. Commission approval of a contract shall constitute prior approval of disbursements made pursuant to terms of the contract within the constraints of the budget for all contract payments, except final construction contract payments, which shall require Commission approval.

The Executive Director shall have the responsibility of securing adequate quantities of office, janitorial, maintenance and repair materials and supplies, and the rent of sufficient equipment necessary for the smooth, continuous operation of the Commission's system of airports and all facilities associated with the system of airports. The Executive Director's authority to secure these items shall be subject to the Commission's purchasing procedures and be subject to the line-item budget constraints of the annual budget.

At any time during the fiscal year, the Executive Director may recommend to the full Commission that all or any unencumbered appropriation balances of individual line-items be transferred to those line-items that require additional budgeted funds. In addition, the Executive Director may recommend to the full Commission the appropriation of additional funds above and beyond those approved at the time of budget adoption."

Financial Section

Fiscal years ended December 31, 2010 and 2009

The Commission is not required to demonstrate statutory compliance with its annual operating budget. Accordingly, budgetary data are not included in the basic financial statements. All budgets are prepared in accordance with airport lease and use agreements. Unexpended appropriations lapse at year-end.

Cash and Cash Equivalents

In accordance with Minnesota Statutes, the Commission maintains deposits at those depository banks which are members of the Federal Reserve System, as authorized by the Commission.

For purposes of the statements of cash flows, the Commission considers cash on hand plus overnight investments to be cash and cash equivalents.

Investments

The Commission's investments are reported at fair value as determined by quoted market prices in the balance sheets and changes in the fair value of investments are reported as investment income in the statements of revenues, expenses and changes in net assets.

Inventory

Inventories, primarily fuel, are valued at cost on a first-in, first-out basis. The cost of the Commission's inventories included in other assets is recorded as an expense when consumed rather than purchased.

Leases

Substantially all airport improvements and buildings are leased or charged to users under various agreements. Certain facilities are leased under self-liquidating lease agreements, which require the lessee to pay annual payments equal to the debt service requirements of the bonds issued to construct the facilities or the debt service requirements which would have been required if bond funds were used. Other facilities at Minneapolis/St. Paul International Airport are charged to user airlines under lease agreements which provide for compensatory rental rates designed to recover agreed-upon portions of costs incurred, including debt service, in the terminal building, ramp, and runway areas. Other facilities, to the extent they are leased, are leased under conventional agreements, primarily percentage leases.

Federal and State Grants

Outlays for airport capital improvements and certain airport operating expenses, primarily those relating to airport security, are subject to reimbursement from federal grant programs. Funds are also received for airport development from the State of Minnesota. The Commission records government grants in aid of construction as capital contributions.

Funding provided from government grants is considered earned as the related approved capital outlays or expenses are incurred. Costs claimed for reimbursement are subject to audit and acceptance by the granting agency.

Passenger Facility Charges

In June 1992, the Commission began collecting Passenger Facility Charges (PFCs). PFCs are fees imposed on enplaned passengers by airport authorities for the purpose of generating revenue for airport projects that increase capacity, increase safety, or mitigate noise impacts.

Financial Section

Fiscal years ended December 31, 2010 and 2009

The following table sets forth a summary of the Commission's approved PFC applications.

PFC		Initial Approval	Amended Approval
Application	Approval Date	Amount	Amount
1	June, 1992	\$ 66,356,000	\$ 92,714,000
2	August, 1994	113,064,000	140,717,000
3	June, 1998	32,700,000	36,377,000
4	April, 1999	55,460,000	47,801,000
5	August, 1999	106,874,000	112,533,000
6	April, 2003	1,161,479,000	779,146,000
7	April, 2003	-	14,109,000
8	August, 2005	191,380,000	191,380,000
9	February, 2006	7,316,000	8,659,000
10	May, 2008	128,448,000	128,448,000
		\$ 1,863,077,000	\$ 1,551,884,000

Applications one through five were originally approved for the collection of a \$3.00 PFC on each enplaning passenger. However, as a result of the AIR 21, the Commission amended its fifth PFC application, which was subsequently approved by the FAA, authorizing the Commission to collect an additional \$1.50 PFC per enplaning passenger. The collection of a \$4.50 PFC was approved by the FAA for PFC applications six, eight, nine and ten. PFC applications one through five are fully funded and have been closed out.

PFC's, which are recognized as earned, are included in nonoperating revenues and amounted to \$59,453,000 and \$67,481,000 for 2010 and 2009, respectively.

Debt Issuance Costs

Bond issue costs are deferred and amortized over the life of the respective bond issue using the straight-line method. Commercial paper issuance costs are being amortized on a straight-line basis over the original term of the respective letter of credit that secures each debt issuance.

Intangible Assets

The Commission has incurred, and continues to incur, substantial costs in relation to its ongoing Part 150 Sound Insulation Program. The Sound Insulation Program pays for a home within the airport's impacted noise area to be sound insulated with respect to doors, window treatments, etc., with no further cash outlay required by the Commission. Because the Commission receives an aviation release from each affected homeowner in return for providing sound insulation improvements, the associated costs are being recorded as an intangible asset and amortized to expense over a ten-year period, which approximates the estimated useful lives of such improvements. Amortization expense for capitalized Part 150 Sound Insulation expenses was \$13,369,000 and \$14,424,000 for the years ended December 31, 2010 and 2009, respectively. This amortization expense is included as a component of depreciation expense on the statements of revenues, expenses and changes in net assets. The unamortized costs included in airport improvements and buildings at December 31, 2010 and 2009 was \$30,009,000 and \$39,302,000, respectively.

Financial Section

Fiscal years ended December 31, 2010 and 2009

The Commission adopted GASB 51, Accounting and Financial Reporting for Intangible Assets, during 2010. GASB 51 did not affect the financial reporting for the aviation releases under the Part 150 Sound Insulation Program.

Airports and Facilities

As required under Chapter 500, Laws of Minnesota 1943—the law under which the Commission was created—certain properties, classified as airports and facilities, were contributed by the cities of Minneapolis and St. Paul. Fee title to the land and improvements remain with the two cities.

Land contributed to the Commission from the cities has been recorded at the cost reported by the cities. The fair market value of the land when it was contributed was not determinable. However, it is the Commission's belief that the difference between the cost and the fair market value in 1943 is immaterial. Additions to the property accounts have been recorded at cost since 1943, unless contributed, in which case such additions are recorded at fair value.

It is the Commission's policy to amortize the carrying amount of the properties, including those acquired using government grants in aid of construction and passenger facility charges, over their estimated useful lives on a straight-line basis by annual depreciation charges to income. Estimated useful lives on depreciable assets are as follows:

Airport improvements and buildings Moveable equipment

10-40 years 3-15 years

Costs incurred for major improvements are carried in construction in progress until disposition or completion of the related projects. Costs relating to projects not pursued are expensed, while costs relating to completed projects are capitalized. The capitalization threshold for capital assets is \$10,000.

Capitalized Interest

Interest capitalized on projects funded by internally generated funds is based on the weighted-average borrowing rate of the Commission and actual project expenditures during the period of construction. Interest capitalized on projects funded from bond proceeds is based on the interest cost of the specific borrowing less interest earned on undisbursed invested funds during the construction period. Interest is not capitalized on project costs that are reimbursed by government grants in aid of construction or PFCs.

Total interest paid during 2010 and 2009 was \$87,646,000 and \$95,134,000, respectively. Total interest expense was \$85,141,000 and \$84,198,000 for the years ended December 31, 2010 and 2009, respectively, while interest capitalized as part of the cost of constructed assets was \$3,043,000 and \$2,419,000, respectively.

Financial Section

Fiscal years ended December 31, 2010 and 2009

Compensated Absences

In accordance with the vesting method provided under GASB Statement No. 16, Accounting for Compensated Absences, accumulated vacation and personal time is accrued based on assumptions concerning the probability that certain employees will become eligible to receive these benefits in the future.

Substantially all employees receive compensation for vacations, holidays, illness and certain other qualifying absences. Liabilities relating to these absences are recognized as incurred and included in employee compensation, payroll taxes and other in the balance sheets.

Deferred Revenue

Deferred revenue represents advance interest payments on direct financing leases received from certain airlines, which will be recognized as investment income over the term of the lease agreement as well as rental payments received in advance of billing.

Original Issue Discounts/Premiums

Original issue discounts/premiums on bonds are amortized using the straight-line method over the lives of the bonds to which they relate.

Deferred Loss on Refundings

The Commission defers recognition of losses incurred with refundings according to GASB Statement No. 23, Accounting and Financial Reporting for Refundings of Debt Reported by Proprietary Activities. The losses incurred in refundings are amortized on a straight-line basis over the lesser of the remaining life of the original bonds or the life of the new bonds.

Net Assets

GASB Statement No. 34 establishes standards for external financial reporting for state and local governments and requires that resources be classified for accounting and reporting purposes into the following three net asset categories:

- Invested in capital assets, net of related debt: reflects the Commission's investment in capital assets, net of accumulated depreciation and outstanding balances of debt attributable to the acquisition, construction or improvements of those assets.
- Restricted: represent resources that are subject to external restrictions on how they may be used.
- Unrestricted: represent resources that are not subject to externally imposed stipulations
 that may be used to meet the Commission's ongoing obligations to the public and
 creditors. Unrestricted net assets may be designated for specific purposes by action of
 the management or the governing board of the Commission.

Financial Section

Fiscal years ended December 31, 2010 and 2009

Rental Income

Rental income is generally recognized as it becomes receivable over the respective lease terms. The Commission may, from time to time, have leases which provide for waived rent during the initial period of the lease term and/or rental escalations throughout the lease term. In accordance with GASB Statement No. 13, Accounting for Operating Leases with Scheduled Rent Increases, the related rental income for leases in which the rental income stream is not systematic, if significant, is reported using the straight-line method rather than using the terms of the lease agreements.

Customer Facility Charges

With respect to on-airport rental car companies, the Commission is assessing a customer facility charge (CFC) per transaction day to recover the rental car portion of capital costs associated with the construction of the auto rental/public parking garage located adjacent to Terminal 1 (formerly the Lindbergh Terminal), as well as to recover certain maintenance costs relating to the auto rental facilities. Through 2009, the CFC was \$3 per rental car transaction per day. In 2010, the CFC rate was \$3.25 per rental car transaction per day. Beginning in 2011, the fee was \$2.00 per rental car transaction per day.

Reclassifications

Certain reclassifications have been made to the 2009 financial statements to conform to the 2010 financial statement presentation. These reclassifications had no effect on the change in net assets.

NOTE B: DEPOSITS AND INVESTMENTS

Cash Deposits

Custodial credit risk is the risk that in the event of a bank failure, the Commission's deposits may not be returned to it. Minnesota Statutes require that all Commission deposits be protected by insurance, surety bond, or collateral. The market value of collateral pledged must equal 110% of the deposits not covered by insurance or bonds (140% for mortgage notes pledged). Authorized collateral includes allowable investments as discussed below, certain first mortgage notes, and certain other state or local government obligations. Minnesota Statutes require that securities pledged as collateral be held in safekeeping by the Commission or in a financial institution other than that furnishing the collateral.

Certain financial institutions holding the Commission's deposit accounts are participating in the Federal Deposit Insurance Corporation's (FDIC) Transaction Account Guarantee Program. Under that program, all noninterest-bearing accounts are fully guaranteed by the FDIC for the entire amount in the accounts. Effective July 21, 2010, the FDIC's insurance limits increased to \$250,000 for all interest-bearing accounts.

For 2010 and 2009, cash deposits were entirely insured or collateralized by securities held in the Commission's name by a financial institution (Commission's agent) other than that furnishing the collateral.

Financial Section

Fiscal years ended December 31, 2010 and 2009

Securities Lending Transactions

State statutes and Commission policies permit the Commission to use its investments to enter into securities lending transactions—loans of securities to broker-dealers and other entities for collateral with a simultaneous agreement to return the collateral for the same securities in the future. The Commission's securities custodian acts as the Commission's agent in lending the Commission's securities for cash collateral of 100% plus accrued interest. At year-end, the Commission has limited credit risk exposure to borrowers because the amounts the Commission owes the borrowers exceed the amounts the borrowers owe the Commission. Contracts with the lending agents require them to indemnify the Commission if the borrowers fail to return the securities (and if the collateral is inadequate to replace the securities lent) or fail to pay the Commission for income distributions by the securities' issuers while the securities are on loan.

All securities loans can be terminated on demand by either the Commission or the borrower, although the average term of the loans is one week. The Commission does not have the authority to pledge or sell collateral without borrower default. In lending securities, cash collateral is invested in securities authorized by Minnesota Statutes. At December 31, 2010 and 2009, the Commission had no security lending transactions outstanding.

Investments

The Commission may invest idle funds as authorized by Minnesota Statute, Section 118A, and the Commission's internal investment policy in the following:

- a) Securities which are direct obligations or are guaranteed or insured issues of the United States, its agencies, its instrumentalities, or organizations created by an act of Congress, except mortgage-backed securities defined as high risk by Minnesota Statute, Section 118A.04 subd. 6;
- b) Mutual funds through shares of registered investment companies, provided the mutual fund receives certain ratings depending on its investments;
- c) General obligations of the State of Minnesota and its municipalities and certain state agency and local obligations of Minnesota and other states, provided such obligations have certain specified bond ratings by a national bond rating service;
- d) Bankers' acceptances of United States banks;
- e) Commercial paper issued by United States corporations or their Canadian subsidiaries that is rated in the highest quality category by two national rating agencies and matures in 270 days or less; and
- f) With certain restrictions, in repurchase agreements, security lending agreements, joint powers investment trusts, and guaranteed investment contracts.

Financial Section

Fiscal years ended December 31, 2010 and 2009

The Commission addresses certain investment-related risks to which it is currently exposed as follows:

Interest rate risk - the risk that changes in interest rates of debt investments will adversely affect the fair value of an investment. The Commission has a formal investment policy that limits investment maturities as a means of managing its exposure to fair value losses from increasing interest rates. The Commission may not invest in securities maturing more than three years from the date of purchase. The Commission manages interest rate risk by maintaining sufficient liquidity to enable the Commission to meet anticipated cash requirements. The money market mutual funds are presented as an investment with a maturity of less than one year because they are redeemable in full immediately.

Below is a table of segmented time distribution for the Commission's debt investments at December 31, 2010:

	Maturing in months (Dollars in thousands)						
Security Type	Ratings	0 - 6	7 - 12	13 - 18	19 - 24	25 - 30	Total
U.S. Government Agency Obligations							
Federal Agricultural Mortgage Corporation	Aaa/AAA	\$ 4,068	\$ -	\$ -	\$ -	\$ -	\$ 4,068
Federal Home Loan Mortgage Corporation	Aaa/AAA	16,622	24,040	-	31,920	10,742	83,324
Federal National Mortgage Association	Aaa/AAA	7,702	10,057	14,450	-	-	32,209
Federal Home Loan Bank	Aaa/AAA	44,190	100,394	63,313	55,444	13,070	276,411
Federal Farm Credit Bank	Aaa/AAA	5,081	2,510	5,035	4,087	-	16,713
Wells Fargo Government Money Market							
Mutual Fund		333,626					333,626
	Totals	\$411,289	\$137,001	\$ 82,798	\$ 91,451	\$ 23,812	\$746,351
Ratings: Aaa Moody's; AAA Standard & Poors			-		-		·

Credit risk - the risk that an issuer or other counterparty to an investment will not fulfill its obligations. Minnesota Statute 118A (as referenced on the previous page) limits the types of investment instruments that may be purchased by the Commission. The ratings of the Commission's debt investments are shown in the table above.

Concentration of credit risk - the Commission requires a diversified investment portfolio to avoid risk of losses resulting from an over-concentration of assets in a specific maturity, issuer, or class of securities.

In respect to U.S. Government agency obligations, the Commission places no limit on the amount that may be invested in any one issuer. For commercial paper securities, the Commission cannot hold more than 30% of its portfolio in commercial paper and further cannot hold more than 4% in any one corporation. The investments listed above held by the Commission are not explicitly guaranteed by the U.S. Government and the Federal Home Loan Mortgage Corporation, Federal National Mortgage Association and Federal Home Loan Bank securities are subject to concentration of credit risk.

Financial Section

Fiscal years ended December 31, 2010 and 2009

Custodial credit risk - the risk that, in the event of the failure of the counterparty, the Commission will not be able to recover the value of its investments or collateral securities that are in possession of an outside party. At December 31, 2010 and 2009, all of the Commission's investments in U.S. Agency obligations were exposed to custodial credit risk. According to Commission policy, all securities purchased by the Commission are held by a third-party safekeeping agent appointed as custodian. The Commission's investment in money market mutual funds was not subject to custodial credit risk at December 31, 2010 and 2009, as their existence is not evidenced by securities that exist in physical or book entry form.

Foreign currency risk - the risk of adverse effects on the fair value of an investment from changes in exchange rates. The Commission's investment policy does not allow investments in foreign investments, thus the Commission has no foreign currency risk with respect to its deposits or investments.

The Commission's cash, cash equivalents and investments are reported as follows in the balance sheets at December 31 (dollars in thousands):

	2010		2009
Cash and cash equivalents - unrestricted Investments - unrestricted Investments, current - restricted Investments, noncurrent - restricted	\$	27,320 207,731 95,001 443.619	\$ 16,181 220,405 85,933 337,296
Total cash, cash equivalents and investments	\$	773,671	\$ 659,815

Investment income for the Commission for the years ended December 31, consisted of the following (dollars in thousands):

	2010		2009	
Investment income from leases Investment income from investments Net decrease in fair value of investments	\$	19,720 16,435 (2,222)	\$	20,017 15,451 (4,843)
	\$	33,933	\$	30,625

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Fiscal years ended December 31, 2010 and 2009

NOTE C: RESTRICTED CASH, CASH EQUIVALENTS AND INVESTMENTS

Cash, cash equivalents and investments are restricted as follows (dollars in thousands):

	 2010	2009
General Obligation Revenue Bond Fund	\$ 62,091	\$ 71,534
Coverage Account	17,047	17,094
Police Federal Forfeiture Fund	502	498
Police State Forfeiture Fund	98	85
Passenger Facility Charge Fund	173,620	157,721
911 Emergency Communications Fund	424	368
Revenue Bond Interest and Principal Fund	64,602	52,852
Revenue Bond Reserve Fund	129,215	119,787
Revenue Bonds Construction Fund	90,972	3,242
Revenue Bond Cost of Issuance Fund	 49	 48
	\$ 538,620	\$ 423,229

Minnesota Statutes require the Commission to have a balance on hand in a debt service account on October 10th of every year equal to the total amount of principal and interest due on all general obligation revenue bonds outstanding to the end of the second following year. Cash and investments to meet this requirement, plus interest earned thereon, are restricted.

NOTE D: GRANTS RECEIVABLE

Grants receivable from government agencies represent reimbursements due from the federal government and/or the State of Minnesota for allowable costs incurred on federal and state award programs. Grants receivable at December 31, 2010 and 2009 consist of (dollars in thousands):

	 2010	2009
Federal Aviation Administration Transportation Security Administration	\$ 5,230 4,054	\$ 16,191 292
	\$ 9,284	\$ 16,483

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Financial Section

Fiscal years ended December 31, 2010 and 2009

NOTE E: CAPITAL ASSETS

Changes in capital assets by major classification are as follows (dollars in thousands):

	Balance January 1, 2010	Additions	Transfers In (Out)	Retirements or Disposals	Balance December 31, 2010
Capital assets-not depreciated:					
Land	\$ 397,767	\$ -	\$ 858	\$ -	\$ 398,625
Projects-in-progress	103,827	99,678	(92,612)		110,893
Total capital assets-not depreciated	501,594	99,678	(91,754)	-	509,518
Capital assets - depreciated:					
Airport improvements and buildings	3,223,703	297	81,261	-	3,305,261
Less: accumulated depreciation	(1,278,175)	(114,300)		<u> </u>	(1,392,475)
Net airport improvements and buildings	1,945,528	(114,003)	81,261		1,912,786
Movable equipment	94,337	2,999	10,493	(1,342)	106,487
Less: accumulated depreciation	(65,856)	(7,256)	· -	1,332	(71,780)
Net movable equipment	28,481	(4,257)	10,493	-	34,707
Total capital assets-depreciated	1,974,009	(118,260)	91,754	(10)	1,947,493
Net capital assets	\$ 2,475,603	\$ (18,582)	\$ -	\$ (10)	\$ 2,457,011
	Balance January 1, 2009	Additions	Transfers In (Out)	Retirements or Disposals	Balance December 31, 2009
	January 1,	Additions			December 31,
Capital assets-not depreciated:	January 1, 2009		In (Out)	or Disposals	December 31, 2009
Land	January 1, 2009	\$ -	In (Out)		December 31, 2009
	January 1, 2009		In (Out)	or Disposals	December 31, 2009
Land Projects-in-progress Total capital assets-not depreciated	January 1, 2009 \$ 397,780 191,675	\$ - 134,722	\$ (13) (222,570)	or Disposals	December 31, 2009 397,767 103,827
Land Projects-in-progress Total capital assets-not depreciated Capital assets - depreciated:	\$ 397,780 191,675 589,455	\$ - 134,722 134,722	\$ (13) (222,570) (222,583)	or Disposals	397,767 103,827 501,594
Land Projects-in-progress Total capital assets-not depreciated Capital assets - depreciated: Airport improvements and buildings	\$ 397,780 191,675 589,455	\$ - 134,722 134,722	\$ (13) (222,570)	or Disposals	397,767 103,827 501,594
Land Projects-in-progress Total capital assets-not depreciated Capital assets - depreciated:	\$ 397,780 191,675 589,455	\$ - 134,722 134,722	\$ (13) (222,570) (222,583)	or Disposals	397,767 103,827 501,594
Land Projects-in-progress Total capital assets-not depreciated Capital assets - depreciated: Airport improvements and buildings Less: accumulated depreciation Net airport improvements and buildings	\$ 397,780 191,675 589,455 3,002,220 (1,162,176) 1,840,044	\$ 134,722 134,722 1,504 (115,999) (114,495)	\$ (13) (222,570) (222,583) 219,979 	\$ -	397,767 103,827 501,594 3,223,703 (1,278,175) 1,945,528
Land Projects-in-progress Total capital assets-not depreciated Capital assets - depreciated: Airport improvements and buildings Less: accumulated depreciation Net airport improvements and buildings Movable equipment	\$ 397,780 191,675 589,455 3,002,220 (1,162,176) 1,840,044 91,221	\$ - 134,722 134,722 1,504 (115,999) (114,495) 6,017	\$ (13) (222,570) (222,583) 219,979	\$ (5,505)	397,767 103,827 501,594 3,223,703 (1,278,175) 1,945,528 94,337
Land Projects-in-progress Total capital assets-not depreciated Capital assets - depreciated: Airport improvements and buildings Less: accumulated depreciation Net airport improvements and buildings	\$ 397,780 191,675 589,455 3,002,220 (1,162,176) 1,840,044	\$ 134,722 134,722 1,504 (115,999) (114,495)	\$ (13) (222,570) (222,583) 219,979 	\$ -	397,767 103,827 501,594 3,223,703 (1,278,175) 1,945,528
Land Projects-in-progress Total capital assets-not depreciated Capital assets - depreciated: Airport improvements and buildings Less: accumulated depreciation Net airport improvements and buildings Movable equipment Less: accumulated depreciation	\$ 397,780 191,675 589,455 3,002,220 (1,162,176) 1,840,044 91,221 (64,299)	\$ - 134,722 134,722 1,504 (115,999) (114,495) 6,017 (7,062)	\$ (13) (222,570) (222,583) 219,979 	\$ (5,505)	397,767 103,827 501,594 3,223,703 (1,278,175) 1,945,528 94,337 (65,856)

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Fiscal years ended December 31, 2010 and 2009

NOTE F: SHORT-TERM DEBT - COMMERCIAL PAPER

The Commission has issued commercial paper, for which the proceeds were used to finance various capital projects under the Commission's long-term capital improvement program. The commercial paper is a short-term promissory note that is sold in traunches with maturities ranging from 1 to 270 days. At maturity, interest is paid to the investor and the commercial paper is resold. The Commission was authorized to issue and have outstanding, from time to time, up to \$125,000,000 in Minneapolis/St. Paul Metropolitan Airports Commission Subordinate Revenue Commercial Paper Notes, Series A (Non-AMT), Series B (AMT) and Series C (Taxable) (the Subordinate Series ABC Commercial Paper Notes). Additionally, the Commission was authorized to issue and have outstanding, from time to time, up to \$75,000,000 in Minneapolis/St. Paul Metropolitan Airports Commission Subordinate Revenue Commercial Paper Notes, Series D (Non-AMT), Series E (AMT) and Series F (Taxable) (the Subordinate Series DEF Commercial Paper Notes).

To mitigate the risk of an unsuccessful remarketing, the Subordinate Series ABC Commercial Paper Notes were backed by a direct pay letter of credit aggregating \$125,000,000, which expired on May 5, 2010. The commercial paper was payable from and secured by a lien on net revenues of the airport system. This lien is subordinate to the lien of the Commission's Senior General Airport Revenue Bonds, and therefore, the commercial paper notes are considered to be a Subordinate Obligations as defined in the Master Subordinate Indenture. On April 29, 2010, the Commission retired all outstanding commercial paper outstanding. At December 31, 2009, the Commission had \$30,587,000 in commercial paper outstanding with an interest rate ranging from 0.40% to 0.55%.

The following is a summary of commercial paper transactions for the Commission for the years ended December 31, 2010 and 2009 (dollars in thousands):

	Balance January 1, 2010	Issued	Retired	Balance December 31, 2010
Commercial paper	\$ 30,587	\$ -	\$ (30,587)	\$ -
	Balance January 1, 2009	Issued	Retired	Balance December 31, 2009
Commercial paper	\$ 33,887	\$ -	\$ (3,300)	\$ 30,587

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Fiscal years ended December 31, 2010 and 2009

NOTE G: LONG-TERM DEBT

The Commission's long-term bonds issued and outstanding were as follows:

(Dollars in thousands)	Issue	Interest	Maturing		Outstanding at	December 31
Type of Issue	Date	Rates	on January 1	Amount	2010	2009
General Airport Revenue Bonds						
Series 2001B *	5/30/2001	5.500%	2011	\$ 3,895		
Original amount - \$98,815		5.750%	2012 - 2017	28,485		
		5.625%	2018	5,745		
		5.250%	2019 - 2024	35,850	\$ -	\$ 77,665
Series 2001D *	5/30/2001	5.250%	2011	5,670		
Original amount - \$70,210		5.750%	2012 - 2016	28,180	-	39,240
Series 2003A **	7/9/2003	5.250%	2016 - 2017	8,845		
Original amount - \$102,690		5.000%	2018 - 2028	67,825		
3		4.500%	2029 - 2031	26,020	102,690	102,690
Series 2005A **	5/26/2005	5.000%	2013 - 2018	34,665		
Original amount - \$136,110		4.250%	2026	2,700		
3		5.000%	2027 - 2035	98,745	136,110	136,110
Series 2005B **	5/26/2005	5.000%	2011 - 2026	101,955	101,955	105,870
Original amount - \$113,155						
Series 2005C **	5/26/2005	3.500%	2011	360		
Original amount - \$123,750		3.625%	2012	370		
		3.750%	2013	385		
		4.000%	2014 - 2021	3,675		
		5.000%	2022 - 2031	104,150		
		4.500%	2032	13,490	122,430	122,775
Series 2007A *	1/9/2007	5.000%	2017 - 2026	223,090		
Original amount - \$440,985		4.500%	2027 - 2032	217,895	440,985	440,985
Series 2007B **	1/9/2007	5.000%	2016 - 2025	108,150		
Original amount - \$197,360		4.500%	2027 - 2032	89,210	197,360	197,360
Series 2008A *	1/15/2008	5.000%	2011 - 2016	56,380	56,380	64,290
Original amount - \$72,035	44/40/0000	0.0000/	0044 0040	0.400		
Series 2009A *	11/10/2009	2.000%	2011 - 2012	3,480		
Original amount - \$23,075		3.000%	2013 - 2014	3,770		
		4.000%	2015 - 2019	10,700		
		5.000% 4.125%	2020 - 2021 2022	4,920 205	23,075	23,075
Series 2009B *	11/10/2009	4.000%	2011	8,080		
Original amount - \$128,835	11/10/2009	4.000% 5.000%	2011 - 2017	63,260		
Onginal amount - \$120,000		4.500%	2012 - 2017	2,000		
		4.500% 5.000%	2018	10,465		
		5.000% 4.700%	2018	2,000		
		4.700% 5.000%	2019	11,075		
		4.800%	2019	2,000		
		5.000%	2020 - 2022	29,955	128,835	128,835
		5.000%	2020 - 2022	29,905	120,035	120,835

Financial Section

Fiscal years ended December 31, 2010 and 2009

(Dollars in thousands	(ذ
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Dollars in triousarius)	Issue	Interest	Maturing		Outstanding a	t December 31
ype of Issue	Date	Rates	on January 1	Amount	2010	2009
Series 2010A *	7/28/2010	5.000%	2028	\$ 1,460		
Original amount - \$62,210		4.000%	2028	3,090		
, ,		5.000%	2029	2,000		
		4.000%	2029	5,155		
		5.000%	2030	2,325		
		4.125%	2030	5,135		
		5.000%	2035	43,045	\$ 62,210	\$ -
Series 2010B *	7/28/2010	3.000%	2012 - 2014	5,940		
Original amount - \$73,475	.,,	4.000%	2015 - 2016	7,640		
9.19.11.a.1.0a.11.		5.000%	2017 - 2026	50,980		
		4.000%	2027 - 2028	8,915	73,475	-
Series 2010C **	10/01/2010	4.000%	2012 - 2016	16,515		
Original amount - \$21,600	10/01/2010	3.000%	2017	635		
Original amount \$21,000		3.500%	2018	655		
		5.000%	2019 - 2021	2,145		
		3.250%	2022 - 2023	1,595		
		3.500%	2024	55	21,600	-
Series 2010D ** (AMT)	10/01/2010	5.000%	2012 - 2022	62,090		
Original amount - \$68,790	10/01/2010	4.000%	2012 - 2022	5,690		
Original amount - \$66,790					60.700	
		4.125%	2024	1,010	68,790	
Total General Airport Revenue Bonds					1,535,895	1,438,895
General Obligation Revenue Bonds						
Series 13	11/01/1998	5.250%	2011 - 2013	8,980		
Original amount - \$38,750		4.500%	2014 - 2015	6,655	-	18,370
Series 14	10/31/2001	5.500%	2011	3,465	3,465	6,740
Original amount - \$25,690						
Series 15	1/29/2002	6.000%	2011	11,170		
Original amount - \$287,825		6.050%	2012	12,180		
		6.150%	2013	13,320		
		6.250%	2014	14,520		
		6.350%	2015	15,830		
		6.450%	2016	18,185		
		6.550%	2017	19,770		
		6.850%	2018 - 2022	120,580	225,555	235,795
Series 16	10/28/2010	4.000%	2012 - 2015	12,205	12,205	-
Original amount - \$12,205						
Total General Obligation Revenue Bonds					241,225	260,905
Notes Payable					6,885	6,337
					1,784,005	1,706,137
Unamortized premium, net					52,444	44,838
Deferred loss on refundings					(47,741)	(49,592)
Current portion of long-term debt					(38,825)	(39,079)
Total Long-Term Bonds and Notes Payable					\$ 1,749,883	\$ 1,662,304

[.] Senior General Airport Revenue Bonds ... Subordinated General Airport Revenue Bonds

Financial Section

Fiscal years ended December 31, 2010 and 2009

Future debt service requirements as of December 31, 2010 are as follows (in thousands):

	-	Notes ayable	R	Seneral Airport evenue Bonds	Ol R	eneral Digation evenue Bonds	Out	Total Debt standing		nterest		Total Principal d Interest
2011	\$	1,675	\$	22,515	\$	14,635	\$	38,825	\$	86,411	\$	125,236
2012		1,602		41,815		15,145		58,562		86,402		144,964
2013		1,207		44,870		16,485		62,562		83,388		145,950
2014		402		49,205		17,755		67,362		80,139		147,501
2015		373		51,515		18,670		70,558		76,652		147,210
2016 - 2020		1,603		291,405		105,535		398,543		322,414		720,957
2021 - 2025		23		360,165		53,000		413,188		209,181		622,369
2026 - 2030		-		464,045		-		464,045		105,816		569,861
2031 - 2035				210,360				210,360		17,721		228,081
	\$	6,885	\$1	,535,895	\$	241,225	\$ 1	,784,005	\$ ^	1,068,124	\$ 2	2,852,129

The Commission's General Airport Revenue Bonds are not general obligations, but are limited obligations of the Commission payable solely from and secured by a pledge of net revenues. Neither the full faith and credit nor the taxing power of the Commission, the City of Minneapolis, the City of St. Paul, the State, or any political subdivision or public agency of the State, other than the Commission, to the extent of net revenues, is pledged to the payment of the General Airport Revenue Bonds.

The proceeds of these issues have been used to finance a portion of the Commission's long-term capital improvement program. The long-term capital improvement program details the expansion of the airport system, which includes the construction of a new runway at the airport, the construction of two new public/car rental garages at the airport, the expansion and upgrading of the passenger terminal facilities at the airport and certain other projects at the reliever airports.

On August 10, 2010, the Commission issued \$135,685,000 Series 2010A and 2010B General Airport Revenue Bonds to finance certain improvements at the airport; to reimburse the Commission for its previous purchase of commercial paper notes; to make a deposit to the Reserve Fund and to pay costs of issuance.

General Obligation Revenue Bonds are general obligations of the Commission, payments of which are secured by the pledge of all operating revenues of the Commission. The Commission has the power to levy property taxes upon all taxable property in the seven-county metropolitan area in order to pay debt service on outstanding General Obligation Revenue Bonds. The Commission has not levied taxes for the payment of debt service since 1969. Since then, Commission revenues have been sufficient to pay principal and interest due on General Obligation Revenue Bonds.

The Commission has statutory authority to issue General Obligation Revenue Bonds. The Commission currently has \$241,225,000 outstanding in General Obligation Revenue Bonds. The present statutory general obligation bonding limit as of December 31, 2010, would permit the issuance of an additional \$55 million of General Obligation Revenue Bonds.

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Fiscal years ended December 31, 2010 and 2009

The Commission's Series 14 General Obligation Revenue Bonds were used to retire the Series 8 Bonds that were issued in 1992. The Series 8 Bonds were used primarily to finance the construction of improvements to the terminal building, runways, taxiways and public roadways.

The Series 15 General Obligation Revenue Bonds were issued by the Commission in order to finance facilities for Delta Airlines (formerly Northwest Airlines) and to retire the Series 9 Bonds that were issued in 1992. With respect to the Series 15 Bonds, Delta Airlines is required to maintain certain collateral. The value of the collateral is to be determined by periodic independent appraisals. The value (based upon use of the assets by an airline) of the collateral must be at least 125% of the principal amount of the Series 15 General Obligation Revenue Bond.

Lease agreements underlying the Series 15 and Series 16 General Obligation Revenue Bonds require Delta Airlines to make annual payments equal to the debt service requirements of the bonds. Further information on the Series 15/16 Bonds can be found later in these notes.

Rental agreements between the Commission and its tenants, including compensatory rental agreements, self-liquidating agreements, and other arrangements, are intended to provide for revenues which allow for the payment of required principal and interest payments on long-term debt.

NOTE H: BOND REFUNDINGS

In November 2009, the Commission issued \$151,910,000 of Series 2009A and 2009B General Airport Revenue Bonds. The net proceeds were used to current refund and defease \$92,460,000 of Series 1999B General Airport Revenue Bonds and \$62,355,000 of Series 2000B General Airport Revenue Bonds, with the balance being used to pay for costs of issuance. As a result of this refunding, the Commission reduced its total debt service requirements by \$11,186,269, which resulted in an economic gain (the difference between the present values of the debt service payments on the old and the new debt) in the amount of \$8,141,630. The Commission recognized an accounting loss of \$5,218,671 in connection with this refunding that has been deferred and will be amortized to interest expense on a straight-line basis through January 1, 2022.

On November 10, 2010, the Commission issued \$90,390,000 Series 2010C and 2010D General Airport Revenue Bonds to current refund and defease \$73,975,000 of Series 2001B General Airport Revenue Bonds and \$33,850,000 of Series 2001D General Airport Revenue Bonds, with the balance to be used to pay for costs of issuance. As a result of this refunding, the Commission reduced its total debt service requirements by \$15,735,123, which resulted in an economic gain (the difference between the present values of the debt service payments on the old and new debt) in the amount of \$9,640,331. The Commission recognized an accounting loss of \$724,411 in connection with this refunding that has been deferred and will be amortized to interest expense on a straight-line basis through January 1, 2024.

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Fiscal years ended December 31, 2010 and 2009

On November 17, 2010, the Commission issued \$12,205,000 Series 16 General Obligation Revenue Bonds to current refund and defease \$15,635,000 of Series 13 General Obligation Revenue Bonds, with the balance to pay for costs of issuance. The Series 13 Bonds were used to retire the Series 7 Bonds that were issued in 1998 and to construct a 747-400 hangar for Delta Airlines. As a result of this refunding, the Commission reduced its total debt service requirements by \$4,080,619, which resulted in an economic gain (the difference between the present values of the debt service payments on the old and new debt) in the amount of \$633,411. The Commission recognized an accounting loss of \$619,000 in connection with this refunding that has been deferred and will be amortized to interest expense on a straight-line basis through January 1, 2015.

At December 31, 2010, \$281,790,000 in defeased bonds remain outstanding from previous refundings.

NOTE I: CHANGES IN LONG-TERM LIABILITIES

Long-term liability activity for the years ended December 31, 2010 and 2009 was as follows (dollars in thousands):

	Balance January 1, 2010	Additions	Retirements and Other	Balance December 31, 2010	Current Portion
Deferred revenue Employee compensation	\$ 33,127	\$ 26,679	\$ (28,477)	\$ 31,329	\$ 16,044
and other	6,336		(295)	6,041	6,041
Notes payable	6,337	2,508	(1,960)	6,885	1,675
Bonds payable	1,695,046	259,054	(172,277)	1,781,823	37,150
	\$1,740,846	\$ 288,241	\$ (203,009)	\$ 1,826,078	\$ 60,910
	Balance January 1, 2009	Additions	Retirements and Other	Balance December 31, 2009	Current Portion
Deferred revenue Employee compensation	January 1,	Additions \$ 30,244		December 31,	
Deferred revenue Employee compensation and other	January 1, 2009		and Other	December 31, 2009 \$ 33,127	Portion
Employee compensation	January 1, 2009 \$ 34,322	\$ 30,244	and Other \$ (31,439)	December 31, 2009	Portion \$ 16,746
Employee compensation and other	January 1, 2009 \$ 34,322 7,936	\$ 30,244 335	and Other \$ (31,439) (1,935)	December 31, 2009 \$ 33,127 6,336	Portion \$ 16,746 6,001

Financial Section

Fiscal years ended December 31, 2010 and 2009

NOTE J: DIRECT FINANCING LEASES

The Commission leases certain facilities to tenants under self-liquidating lease agreements. Self-liquidating lease agreements require the lessee to pay annual rentals equal to the debt service requirements of the bonds issued to construct the facilities, or the debt service requirements that would have been required if bond financing was used. These leases are classified as direct financing leases and expire in various years through 2030. The Commission records the interest portion of the lease payments as investment income. The following lists the components of the Commission's direct financing leases as of December 31 (dollars in thousands):

	2010	2009
Total minimum lease payments to be received	\$ 412,782	\$ 433,575
Less: Unearned income	(135,616)	(147,863)
Net investment in leases	277,166	285,712
Less: Prepaid principal	 (15,145)	 (14,010)
Leases receivable - current and noncurrent	\$ 262,021	\$ 271,702

As of December 31, 2010, future minimum lease payments are as follows (in thousands):

	December 31
2011	\$ 37,803
2012	38,282
2013	38,661
2014	38,595
2015	36,477
2016 - 2020	176,980
2021 - 2025	42,434
2026 - 2030	3,550
	\$ 412,782

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Fiscal years ended December 31, 2010 and 2009

NOTE K: PENSION AND RETIREMENT PLANS

All full-time and certain part-time employees of the Commission participate in the Minneapolis Employees Retirement Fund (MERF) (participation is restricted to employees hired prior to July 1, 1978) or the Public Employees Retirement Association of Minnesota (PERA). In 2010, legislation was passed that consolidated MERF as a separate plan administered by PERA effective June 30, 2010.

1. PUBLIC EMPLOYEES RETIREMENT ASSOCIATION

A. Plan Description

All full-time and certain part-time employees of the Commission (hired after June 30, 1978) are covered by defined-benefit pension plans administered by the Public Employees Retirement Association of Minnesota (PERA). PERA administers the Public Employees Retirement Fund (PERF) and the Public Employees Police and Fire Fund (PEPFF), which are cost-sharing, multiple-employer retirement plans. These plans are established and administered in accordance with Minnesota Statutes, Chapters 353 and 356. PERF members belong to the Coordinated Plan. Coordinated Plan members are covered by Social Security. All police officers, fire fighters, and peace officers who qualify for membership by statute are covered by the PEPFF.

PERA provides retirement benefits as well as disability benefits to members and benefits to survivors upon death of eligible members. Benefits are established by state statute and vest after three years of credited service. The defined retirement benefits are based on a member's average salary for any five successive years of allowable service, age, and years of credit at termination of service.

Two methods are used to compute benefits for Coordinated Plan members. The retiring member receives the higher of step-rate benefit accrual formula (Method 1) or a level accrual formula (Method 2). Under Method 1, the annuity accrual rate for a Coordinated Plan member is 1.2% of average salary for each of the first ten years and 1.7% for each remaining year. Using Method 2, the annuity accrual rate is 1.7% of average salary for Coordinated Plan members for each year of service. For PEPF members, the annuity accrual rate is 3.0% for each year of service. For PERF members and for all PEPFF members hired prior to July 1, 1989 whose annuity is calculated using Method 1, a full annuity is available when age plus years of service equals at least 90.

Normal retirement age is 55 for PEPFF and 65 for Coordinated Plan members hired prior to July 1,1989. Normal retirement age is the age for unreduced Social Security benefits and is capped at 66 for Coordinated Plan members hired after July 1, 1989. A reduced retirement annuity is also available to eligible members seeking early retirement. There are different types of annuities available to members upon retirement. A single-life annuity is a lifetime annuity that ceases upon the death of the retiree. No survivor annuity is payable. There are also various types of joint and survivor annuity options available which will be payable over joint lives. Members may also leave their contribution in the fund upon termination of public service in order to qualify for a deferred annuity at retirement age. Refunds of contributions are available at any time to members who leave public service before retirement benefits begin.

NOTES TO THE FINANCIAL STATEMENTS

Financial Section

Fiscal years ended December 31, 2010 and 2009

The benefit provisions stated in the previous paragraphs of this section are current provisions and apply to active plan participants. Vested, terminated employees who are entitled to benefits but are not receiving them yet are bound by the provisions in effect at the time they last terminated their public service.

PERA issues a publicly available financial report that includes financial statements and required supplementary information for PERF and PEPFF. That report may be obtained by writing to PERA, 60 Empire Drive #200, St. Paul, Minnesota, 55103-2088 or by calling (651) 296-7460 or 1-800-652-9026.

B. Funding Policy

Minnesota Statutes set the rates for employer and employee contributions. These statutes are established and amended by the State Legislature. The Commission makes annual contributions to the pension plans equal to the amount required by state statutes. PERF Coordinated Plan members are required to contribute 6.00% of their annual covered salary. PEPFF members are required to contribute 9.40% of their annual covered salary. The Commission is required to contribute the following percentages of annual covered payroll: 6.75% for Coordinated Plan PERF members and 12.90% for PEPFF members. Employer contribution rates for the Coordinated Plan increased to 7.00% effective January 1, 2010. The Commission's required contributions to the Public Employees Retirement Fund for the years ended December 31, 2010, 2009 and 2008 were \$2,174,000, \$1,989,000 and \$1,927,000, respectively. The Commission's required contributions to the Public Employees Police and Fire Fund for the years ended December 31, 2010, 2009 and 2008 were \$1,490,000, \$1,421,000 and \$1,321,000, respectively. The Commission's contributions were equal to the contractually required contributions for each year as set by state statute.

2. MINNEAPOLIS EMPLOYEES RETIREMENT FUND

A. Plan Description

All full-time and certain part-time employees of the Commission (hired before July 1, 1978) are covered by a defined-benefit pension plan administered by the Public Employees Retirement Association of Minnesota (PERA). MERF is a cost-sharing, multiple-employer retirement plan

MERF provides retirement benefits as well as disability benefits to members and benefits to survivors upon death of eligible members. Benefits are established by state statute, and vest after ten years of credited service. Members are eligible for service retirement either:

- A) With 30 or more years of service at any age; or
- B) At age 60 with three or more years of service; or
- C) At age 65 with one year of service; or
- D) With 20 or more years of service at age 55, if a MERF member prior to June 28, 1973.

Financial Section

Fiscal years ended December 31, 2010 and 2009

The defined retirement benefits are based on the average of the highest five years' salary within the last ten years of employment. The member will receive a benefit amount of 2% of that average salary for each of the first ten years of service and 2.5% of that salary for each year over ten years of service. The formulas used in calculating pension benefit increases are contained in Minnesota State Law. Increases may only be paid from investment earnings which exceed the actuarial assumption of a 5% return set for Minnesota public employment retirement funds. The annual increase for MERF is calculated from information supplied by the consulting actuary who determines the reserves required to maintain MERF as an actuarially and financially sound pension fund. Increases in pension benefits are permanent and guaranteed because they are fully funded, that is, the amount necessary to sustain the increase has been set aside.

There are different types of annuities available to members upon retirement. A normal annuity is a lifetime annuity that ceases upon the death of the retiree. No survivor annuity is payable. There are also various types of joint and survivor annuity options available which will reduce the monthly normal annuity amount, because the annuity is payable over joint lives. Members leaving public service any time before retirement and before age 60 may receive a refund of all personal contributions, with interest, except for the survivor benefit contribution which is the equivalent of a nonrefundable term insurance premium. Employees who leave public service after age 60 may not withdraw personal contributions with interest unless they have worked less than three years and do not qualify for monthly retirement benefits. The survivor benefits contribution is nonrefundable.

MERF issues a publicly available financial report that includes financial statements and required supplementary information for MERF. That report may be obtained by writing to PERA, 60 Empire Drive #200, St. Paul, Minnesota, 55103-2088 or by calling (651) 296-7460 or 1-800-652-9026.

B. Contributions Required and Contributions Made

Minnesota Statutes require members to contribute 9.75% of their earnings to MERF, which includes .5% for survivor benefits. Required employer contributions are also established by Minnesota Statutes and include the normal cost, as reported in the annual actuarial valuation, plus an amount to cover administrative costs. Employers also contribute an additional 2.68% of covered employees' payroll and an annual total of \$3.9 million, which is required by Minnesota Statutes to be applied against the unfunded liability. Commencing in 1986, the Commission is required to make additional contributions toward the unfunded liability. This contribution was previously made by the State of Minnesota. Minnesota Laws of 1991 provide for a maximum annual contribution of \$9,000,000 by the State of Minnesota to MERF for the purpose of amortizing the unfunded liability by June 30, 2020. The consulting actuary for the fund determines the unfunded liability at the end of the fiscal year. By using a 6% interest assumption rate, an annual contribution to provide full funding by June 30, 2020 is determined. That amount is reduced by the employer's 2.68% of covered payroll and is further reduced by the aforementioned \$3.9 million and any additional contributions made by the Commission and others. If the balance exceeds the amount of the state maximum contribution, the excess is contributed by the employers.

Financial Section

Fiscal years ended December 31, 2010 and 2009

Current required contribution rates are as follows:

	Emp	oloyee	Emplo	oyer		litional ployer
Retirement contribution	9.2	25%	13.8	0%	2.	68%
Survivor benefits	0.5	50%	0.00)%	0.	00%
Total required contributions made becember 31 are as follows (in thou	•	ission for	the fiscal	year end	ed	
Contributions	20	010	200)9	2	800

NOTE L: POSTEMPLOYMENT BENEFITS

The Commission implemented GASB Statement No. 45, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions in 2006. In accordance with this Statement, the Commission recognizes postemployment benefits on the full accrual basis of accounting over a period that approximates an employee's years of service.

The Commission provides health insurance benefits for certain retired employees under a single employer self-insured plan. Active employees who retire from the Commission and who have become vested in either the Minneapolis Employees Retirement Fund (MERF) or the Public Employees Retirement Association (PERA), and who do not participate in any other health benefits program providing coverage similar to that herein described, will be eligible to continue coverage with respect to both themselves and their eligible dependent(s) under the Commission's health benefits program.

The contribution requirements of employees and retirees are established and may be amended by the Commission. The required contribution is based upon projected pay-as-you-go financing requirements and funding for future benefits. The Commission will make contributions (as specified in union agreements or the Commission's personnel policy) toward required premiums at the same percentages applicable to active employees and their eligible dependent(s) until becoming eligible for Medicare Part A or B, or both. The Commission will then pay 100% of the premium for the retired employee, spouse over age 65, and legal dependents, provided that the retired employee is receiving benefits from either MERF or PERA, and is enrolled in Medicare Part A and B as their primary health insurance. As of January 1, 1991, all employees hired by the Commission will only be able to participate in the Commission medical plan up to age 65. During 2004, the Commission approved that non-organized employees hired after October 1, 2004 will be able to participate in the Commission medical plan provided that the retiree pay 100% of the total premium cost plus a 2% administrative fee. During 2006 and 2007, the Commission was successful in getting language in all eligible labor agreements that provides that employees hired after the date of the signed contract will be able to participate in the Commission medical plan provided that the retiree pay 100% of the total premium cost plus a 2% administrative fee. As of December 31, 2010, there were 250 retired employees and 540 active employees receiving health benefits from the Commission's health plan. The Commission does not issue a standalone financial report for its retiree health plan.

NOTES TO THE FINANCIAL STATEMENTS

Financial Section

Fiscal years ended December 31, 2010 and 2009

The Commission contributed \$1,888,435 to the plan in fiscal year 2010, \$2,547,140 to the plan in fiscal year 2009 and \$1,305,818 in fiscal year 2008. Plan participants contributed \$226,196 for fiscal year 2010, \$245,511 for fiscal year 2009 and \$206,556 for fiscal year 2008. Monthly contributions for retirees under 65 for 2010 are shown below:

	R	etiree		
Plan		Only	l	Family
Blue Plan	\$	26.00	\$	158.00
HRA/HSA		13.00		97.00

Annual OPEB Cost and Net OPEB Obligation

The Commission's annual other postemployment benefit (OPEB) cost is calculated based on the annual required contribution (ARC) of the employer, an amount actuarially determined in accordance with the parameters of GASB Statement No. 45. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover normal cost each year and amortize any unfunded actuarial liabilities (or funding excess) over a period not to exceed 30 years. The following table shows the components of the Commission's annual OPEB cost for 2010, 2009 and 2008, the amount actually contributed to the plan, and changes in the Commission's net OPEB obligation:

	2010	2009	2008
Annual required contribution (ARC)	\$ 6,333,672	\$ 6,269,416	\$ 5,706,877
Interest on net OPEB obligation	1,745,016	1,603,292	1,483,574
Adjustment ot ARC	(2,522,861)	(2,317,964)	(2,144,880)
Annual OPEB cost	5,555,827	5,554,744	5,045,571
Contributions during the year	(1,888,435)	(2,547,140)	(1,305,818)
Increase in net OPEB obligation	3,667,392	3,007,604	3,739,753
Net OPEB - beginning of year	42,829,127	39,821,523	36,081,770
Net OPEB - end of year	\$ 46,496,519	\$ 42,829,127	\$ 39,821,523

The percentage of the Commission's annual OPEB cost contributed to the plan was: 48.32% for 2010; 36.21% for 2009; and 40.68% for 2008.

Funding Status

The Commission has set aside cash and investments to pay for future health benefits of \$48,297,000, \$45,229,000 and \$43,169,000 in 2010, 2009 and 2008, respectively. However, since such designated cash has not been irrevocably deposited in trust for future health benefits, the actuarial value of assets is zero.

Financial Section

Fiscal years ended December 31, 2010 and 2009

The schedule of funding progress for the plan follows:

Actuarial Valuation Date	Actuarial Value of Assets	Actuarial crued Liability Projected Unit Credit	Unfunded Actuarial Accrued Liability (UAAL)	Funded Ratio	Covered Payroll	UAAL as a Percentage of Covered Payroll
01/01/2008	_	\$ 70,248,393	\$ 70,248,393	0.0%	\$ 37,573,402	187.0%
01/01/2009	-	80,406,333	80,406,333	0.0%	37,735,411	213.1%
01/01/2010	-	81,785,746	81,785,746	0.0%	38,859,182	210.5%

Actuarial valuations of an ongoing plan involve estimates of the value of reported amounts and assumptions about the probability of occurrence of events far into the future. Examples include assumptions about future employment, mortality, and healthcare cost trends. Amounts determined regarding the funded status of the plan and the annual required contributions of the employer are subject to continual revision as actual results are compared with past expectations and new estimates are made about the future.

Actuarial Methods and Assumptions

Projections of benefits for financial reporting purposes are based on the substantive plan (as understood by the employer and the plan members) and include the types of benefits provided at the time of each valuation and the historical pattern of sharing of benefit costs between the employer and plan members to that point. The actuarial methods and assumptions used include techniques that are designed to reduce the effects of short-term volatility in actuarial accrued liabilities and the actuarial value of assets, consistent with the long-term perspective of the calculations.

In the most recent actuarial valuation, the projected unit credit actuarial cost method was used. The actuarial assumptions in 2010 included a 4% investment rate of return, which is a blended rate of the expected long-term investment returns on plan assets and on the employer's own investments calculated based on the funded level of the plan at the valuation date. Additionally, the valuation assumes an annual healthcare cost trend rate of 8.0% (revised from 7.0% in 2009), reduced by decrements to an ultimate rate of 5% after six years. Both rates included a 3% inflation assumption. The UAAL is being amortized as a level dollar amount over 30 years on an open basis.

NOTE M: ARBITRAGE

Every five years, the Commission is required to rebate arbitrage profits earned in relation to certain General Obligation Revenue and General Airport Revenue Bond issues. Arbitrage profits are earned when investment income relating to these issues exceeds the yield on the bonds. The Commission has recorded a liability for such arbitrage in accrued expenses at December 31, 2010 and 2009 of \$311,000 and \$4,005,000, respectively.

Financial Section

Fiscal years ended December 31, 2010 and 2009

NOTE N: RISK MANAGEMENT

Risk management is the responsibility of the Commission. The Commission is self-insured for workers' compensation and health/dental claims. Claims paid for workers compensation for 2010 and 2009 were \$531,000 and \$331,000, respectively. Claims paid for health and dental coverage for 2010 and 2009 were \$6,240,000 and \$5,734,000, respectively. The unpaid claims for workers compensation at December 31, 2010 and 2009 were \$1,286,000 and \$1,482,000, respectively. The health and dental unpaid claims at December 31, 2010 and 2009 were \$509,000 and \$523,000, respectively. The liability recorded under employee compensation and payroll taxes by the Commission includes estimated settlements for claims reported but not settled as of December 31, 2010 and 2009, as well as an estimate of claims incurred but not reported. Changes in the balances of claim liabilities during the past two years are as follows:

	2010	2009
Unpaid claims - beginning of year Incurred claims and changes in estimates Claims paid	\$ 2,005,237 7,636,334 (7,845,763)	\$ 2,142,268 5,927,984 (6,065,015)
Unpaid claims - end of year	\$ 1,795,808	\$ 2,005,237

2010

2000

Operationally, the Commission is exposed to various risks of loss relating to theft, damage and destruction of assets, as well as natural disasters and certain tort liabilities for which commercial insurance is carried. The commercial insurance policies carry deductibles ranging from \$50,000 to \$250,000. Insurance policies procured, including commercial general liability and commercial property damage, are inclusive of coverage for certain war casualty and acts of terrorism. Coverage terms, limits, and deductibles have each been benchmarked in comparison with those maintained at other large-size airports and found to be within the range of our peers. Although coverage limits are significant, no assurance can be given that such coverage will continue to be available at such amounts and/or at a reasonable cost.

Casualty loss involving damage to or destruction of physical property in the course of construction is covered under the Commission's property insurance policy. This policy does not apply to the Commission contractors. This policy contains a deductible of \$250,000 per occurrence applicable to all covered causes of loss, including flood and earth movement.

The Commission requires entities providing professional services to the Commission to obtain an owner's protective professional indemnity policy. Contracted professional service firms participating in this project are required to provide evidence of at least \$1.0 million of coverage and names the Commission as an additional insured on the general liability policy, leaving the Commission minimally exposed.

Financial Section

Fiscal years ended December 31, 2010 and 2009

NOTE O: JOINT VENTURE

The Commission is a participant with the City of Bloomington, the City of Eden Prairie and the City of Edina in a joint venture to construct and operate a facility to be used for the training of law enforcement officers and firefighters. The South Metro Public Safety Training Facility Association (PSTF) is governed by a Board consisting of one representative from each member. Upon dissolution of the Association, the facility shall revert to the City of Edina, and all remaining assets shall be divided among members based on a cost sharing formula.

In accordance with the joint venture agreement, each member of the association will share in the cost of construction and operation based on the cost sharing formula. Complete financial statements for the PSTF can be obtained from the City of Edina, 4801 West 50th Street, Edina, MN 55424.

NOTE P: CONTINGENT LIABILITIES AND COMMITMENTS

The nature of the business of the airport generates certain litigation against the Authority arising in the ordinary course of business. The Commission believes that existing and pending lawsuits and claims are either billable to airport users or would not materially affect the financial statements of the Commission.

Contractual obligations for construction were approximately \$65,752,000 at December 31, 2010.

Noise Abatement

On October 19, 2007, the Minnesota State District Court, Fourth Judicial District (the District Court) approved a Consent Decree negotiated by the City of Minneapolis, the Minneapolis Public Housing Authority in and for the City of Minneapolis, the City of Eagan and the City of Richfield (collectively, the "Noise Plaintiffs") and the Commission to settle noise abatement lawsuits.

Under the Consent Decree, the Commission must provide noise mitigation to homes and apartments in the 60 to 64 DNL contours. Noise mitigation activities vary based on noise contours, with homes in the most noise-impacted contours eligible for more extensive mitigation than those in less impacted areas. Multi-family dwellings (those with more than three living units) receive less extensive mitigation than single-family homes. The total cost to the Commission is uncertain until the program is completed in 2014 and is dependent upon submission of applications by homeowners to receive noise mitigation and subsequent approval by the Commission; however, it is estimated the program may cost as much as \$127 million. Estimated program costs are in 2007 dollars and will be adjusted annually for inflation according to the Consumer Price Index. As discussed previously in the notes, noise mitigation costs are being capitalized as incurred and amortized over ten years.

The costs related to the noise abatement settlements will be funded from internally generated funds of the Commission and rates and charges paid by air carriers operating at the Airport.

Financial Section

Fiscal years ended December 31, 2010 and 2009

Runway 17/35 Land Acquisition

Certain remaining property acquisitions in association with Runway 17/35 may result in damage awards of an indeterminate amount. Any damage awards associated with these acquisitions would be capitalized as a cost of the project and may be recovered through airline rates and charges.

NOTE Q: MAJOR CUSTOMER

Delta Airlines, Inc. (Delta), as successor by merger to Northwest Airlines, Inc. (NAI), is in the business of transporting air passengers, mail, and property. Delta operates both domestic and international air route systems. Minneapolis/St. Paul International Airport is one of Delta's major hubs. Airport revenues from Delta account for approximately 28% of operating revenues and 78% of total revenues from major airlines.

On October 29 2008, Delta acquired NAI through a merger of NAI's parent company, Northwest Airlines, LLC, with a wholly owned subsidiary of Delta. On December 31, 2009, Delta completed the integration of NAI by merging NAI into Delta.

On April 23, 1992, the Commission issued \$270,000,000 of taxable General Obligation Revenue Bonds, Series 9 (Series 9 Bonds). In January 2002, the Commission issued \$287,825,000 in General Obligation Revenue Bonds, Series 15 (Series 15 Bonds), to refund the Series 9 Bonds. The Series 15 Bonds were used to acquire and lease back (a) a flight training center in Eagan, Minnesota, owned by Northwest Aerospace Training Corporation (NATCO), NAI, and NWA (collectively, the Northwest Entities), consisting of land, a building, flight simulators, and related equipment and (b) certain leasehold interests of the Northwest Entities and certain additional properties located at Minneapolis/St. Paul International Airport (collectively the Leased Facilities). The lease obligations initially were secured by the Leased Facilities, by guarantees of the Northwest Entities and NWA Corp., and by a pledge of certain additional collateral consisting of aircraft engine parts and international route authorities. Under the documents in effect when the Bonds were issued and during the term of the Bonds, the Northwest Entities were required to maintain collateral, as determined by periodic independent appraisals, with a value (based upon use of the assets by an airline) of at least 145% (reducible to 135% under certain circumstances) of the sum of the principal amount of Series 15 Bonds outstanding. At the time NAI emerged from bankruptcy protection, the Commission and NAI amended certain provisions of the leases entered into with respect to the Series 15 Bonds and the Collateral Agreement, including modifying the collateral requirements to 125% of the principal amount of outstanding Series 15 Bonds and certain other amounts described in the Collateral Agreements based upon its "orderly liquidation value" and agreed to accept "aircraft" as an additional collateral category. The majority of the collateral was last appraised as of December 31, 2010. When the collateral posted is valued in excess of 125%, the Commission may under certain circumstances be required to release collateral (mutually agreeable to the Commission and NAI) so long as the remaining collateral value exceeds 125% of the principal amount of outstanding Series 15 Bonds and certain other amounts described in the Collateral Agreements. Additionally, the Commission and NAI agreed that NAI can pledge to the Commission its right to receive Shared Concession Revenue credits during the term of the NAI Lease Agreement to secure its obligations related to the Series 15 Bonds. These transactions were accounted for as a capital lease. In February, 2009. Delta guaranteed the lease obligations of the Northwest entities.

Financial Section

Fiscal years ended December 31, 2010 and 2009

The financial condition of Delta, on a consolidated basis, is material to Delta's ability to perform and accounts receivable from Delta represent 7.0% of the Commission's total assets at December 31, 2010.

For the years ended December 31, 2010 and 2009, Delta had audited consolidated net income (losses) of approximately \$593 million and \$(1.2) billion, respectively. On December 31, 2010 Delta's audited total consolidated assets were \$43.2 billion and their total audited consolidated liabilities were \$42.3 billion, resulting in Delta's audited consolidated net equity of \$897 million. These audited numbers were derived from the audited consolidated financial statements of Delta. In the event that Delta and its subsidiaries are unable to meet their lease commitments, the Commission has the authority to levy property taxes to support the debt obligations on the Bonds.

NOTE R: RENTAL INCOME FROM OPERATING LEASES

The Commission leases space at the airport terminal buildings as well as other land and building leases on a fixed fee as well as a contingent rental basis. Many of the leases provide for a periodic review and adjustment of the rental amounts. Substantially all capital assets are held by the Commission for the purpose of rental or related use. Minimum future rentals scheduled to be received on operating leases that have initial or remaining noncancelable terms in excess of one year are:

	December 31
2011	\$ 59,456,000
2012	58,493,000
2013	54,317,000
2014	45,758,000
2015	43,740,000
Thereafter	117,265,000



Schedule of OPEB Funding Progress (Unaudited)

Financial Section

Fiscal years ended December 31, 2010 and 2009

Actuarial Valuation Date	Actuarial Value of Assets	Actuarial rued Liability Projected Jnit Credit	Unfunded Actuarial Accrued Liability (UAAL)	Funded Ratio	Covered Payroll	UAAL as a Percentage of Covered Payroll
01/01/2008	-	\$ 70,248,393	\$ 70,248,393	0.0%	\$ 37,573,402	187.0%
01/01/2009	=	80,406,333	80,406,333	0.0%	37,735,411	213.1%
01/01/2010	-	81,785,746	81,785,746	0.0%	38,859,182	210.5%

Actuarial		y	
Valuation Date	Active Employees	Retirees and Beneficiaries	Total
01/01/2008	n/a	n/a	n/a
01/01/2009	523	250	773
01/01/2010	523	243	766

n/a = not available.

Actuarial Assumptions:

Actuarial cost method Projected unit credit
UAAL amortization method Level dollar amount
UAAL amortization period 30-years, open
Discount rate 4%
Healthcare cost trend rate 8%

Statistical Section

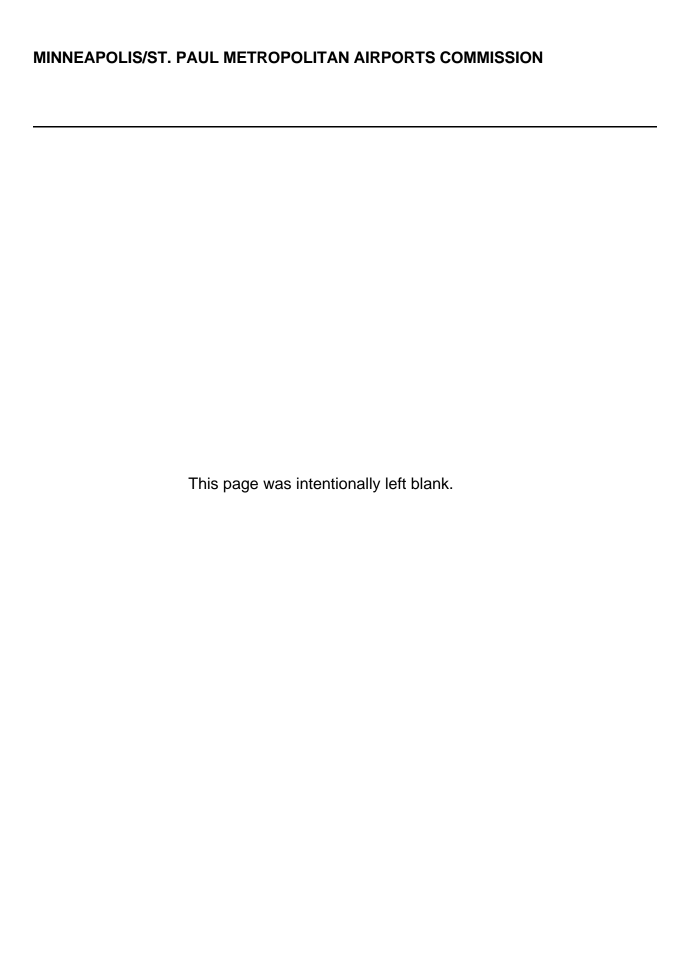


Minneapolis/St. Paul, Minnesota

Metropolitan Airports Commission

Comprehensive Annual Financial Report

Year Ended December 31, 2010



Statistical Section (Unaudited)

This part of the Commission's comprehensive annual financial report presents detailed information as a context for understanding what the information in the financial statements and note disclosures say about the Commission's overall financial health.

Contents

Financial Trends

These schedules contain trend information to help the reader understand how the Commission's financial performance and well-being have changed over time. (Pages 50 - 53)

Revenue Capacity

These schedules are intended to assist the reader in understanding and assessing the factors that affect the Commission's ability to generate its own revenues. (Pages 54 - 61)

Debt Capacity

These schedules present information to help the reader assess the affordability of the Commission's current levels of outstanding debt and the Commission's ability to issue additional debt in the future. (Pages 62 - 64)

Demographic and Economic Information

These schedules offer demographic and economic indicators to help the reader understand the environment within which the Commission's financial activities take place. (Pages 65 - 68)

Operating information

These schedules are intended to provide contextual information about the Commission's operations and resources in order for readers to understand and assess its economic condition. (Pages 69 - 77)

Sources:

Unless otherwise noted, the information in these schedules is derived from the comprehensive annual financial reports for the relevant year.

Statistical Section (Unaudited)

Historical Operating Statements For the Years Ending December 31 (Dollars in Thousands)

	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
OPERATING REVENUES										
Airline rates and charges	\$ 73,526	\$ 75,223	\$ 64,499	\$ 77,368	\$ 89,540	\$ 78,270	\$ 85,475	\$ 87,244	\$ 89,867	\$ 90.376
Concessions	70,714	68,369	73,533	87,544	101,273	110,139	115,857	112,365	109,636	112,503
Rentals/fees	19,731	18,236	19,101	21,321	23,489	19,777	20,560	28,632	28,435	29,609
Utilities and other revenues	7,824	8,783	11,049	9,908	14,174	15,941	16,359	13,313	12,937	12,555
TOTAL OPERATING REVENUES	171,795	170,611	168,182	196,141	228,476	224,127	238,251	241,554	240,875	245,043
OPERATING EXPENSES										
Personnel	42,627	43,074	48,273	50,429	59,049	54,258	56,278	59,811	59,304	63,412
Administrative	1,708	880	844	1,089	1,179	1,240	1,538	1,298	1,301	1,271
Professional services	5,177	3,386	2,821	3,745	3,359	4,091	4,474	4,161	4,004	3,519
Utilities	11,208	8,882	11,779	12,684	14,444	14,820	16,466	18,089	16,553	16,238
Operating services	14,113	12,147	13,928	13,394	12,492	14,485	15,437	17,540	16,043	17,278
Maintenance	15,250	13,501	16,453	17,249	18,944	19,417	21,527	22,140	23,718	27,088
Depreciation	65,647	72,871	79,399	83,273	93,566	111,429	115,329	117,999	123,060	121,555
Other	2,250	2,455	2,743	3,206	3,758	3,323	8,922	3,696	2,510	2,583
TOTAL OPERATING EXPENSES	157,980	157,196	176,240	185,069	206,791	223,063	239,971	244,734	246,493	252,944
OPERATING INCOME (LOSS)	13,815	13,415	(8,058)	11,072	21,685	1,064	(1,720)	(3,180)	(5,618)	(7,901)
NONOPERATING REVENUES (EXPENSES)										
Investment income	57,712	45,454	29,854	32,257	40,646	52,895	62,271	49,938	30,625	33,933
Passenger facility charges	57,191	61,492	63,681	69,557	69,944	67,573	66,662	54,682	67,481	59,453
Gain (loss) on disposal of assets	(4,196)	17	(2,547)	(1,531)	(209)	(828)	(70)	5,178	205	119
Interest expense	(55,549)	(50,707)	(59,105)	(67,247)	(76,777)	(94,069)	(95,556)	(88,722)	(84,198)	(85,141)
Part 150 home insulation expenses 1	(20,517)	(22,208)	(13,063)	(13,134)	(8,419)	(5,395)	(2,308)			
TOTAL NONOPERATING REVENUES (EXPENSES)	34,641	34,048	18,820	19,902	25,185	20,176	30,999	21,076	14,113	8,364
INCOME BEFORE CAPITAL CONTRIBUTIONS AND GRANTS	48,456	47,463	10,762	30,974	46,870	21,240	29,279	17,896	8,495	463
Capital contributions and grants	38,069	42,919	36,707	27,835	25,137	34,276	22,805	30,149	26,918	24,723
CHANGE IN NET ASSETS	86,525	90,382	47,469	58,809	72,007	55,516	52,084	48,045	35,413	25,186
NET ASSETS - BEGINNING OF YEAR	941,470	1,027,995	1,118,377	1,165,846	1,224,655	1,296,662	1,352,178	1,412,574	1,523,530	1,558,943
CHANGES IN ACCOUNTING PRINCIPLE/PRIOR PERIOD ADJUSTMENT							8,312	62,911		
NET ASSETS - BEGINNING OF YEAR, AS RESTATED	941,470	1,027,995	1,118,377	1,165,846	1,224,655	1,296,662	1,360,490	1,475,485	1,523,530	1,558,943
NET ASSETS - END OF YEAR	\$ 1,027,995	\$ 1,118,377	\$ 1,165,846	\$ 1,224,655	\$ 1,296,662	\$ 1,352,178	\$ 1,412,574	\$ 1,523,530	\$ 1,558,943	\$ 1,584,129

^{1 -} For the years ended December 31, 2001-2007, the amounts shown do not reflect the change in accounting principle adopted January 1, 2008

Source: Audited financial statements for the last ten years

Statistical Section (Unaudited)

Historical Revenues 2001 - 2010 Pursuant to the Commission's Master Trust Indenture (Dollars in Thousands)

	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
Airline Rates & Charges										
Landing fees ³	\$ 40,378	\$ 41,573	\$ 27,529	\$ 38,365	\$ 45,683	\$ 38,245	\$ 49,626	\$ 47,163	\$ 48,736	\$ 48,223
Ramp fees	6,243	5,944	5,700	5,608	6,105	4,611	5,238	5,619	6,531	5,901
Lindbergh Terminal building rents	22,405	21,236	24,151	26,195	28,834	33,920	29,378	34,196	33,003	34,296
Other Lindbergh Terminal charges	3,643	3,093	3,597	3,038	3,234	3,475	3,105	3,496	3,410	3,714
Concessions rebate	-	-	-	-	-	(9,070)	(10,160)	(9,886)	(8,739)	(8,817)
Noise surcharge	857	3,377	3,522	4,162	5,684	7,089	8,288	6,656	6,926	7,059
Total Airline Rates & Charges	73,526	75,223	64,499	77,368	89,540	78,270	85,475	87,244	89,867	90,376
Concessions										
Auto parking	39,339	36,755	41,330	50,466	60,213	64,266	66,765	62,748	61,546	63,682
Rental car	13,739	13,359	14,742	14,220	14,693	15,699	17,043	17,011	15,357	15,364
Food & beverage	4,053	4,340	4,864	7,311	9,790	11,552	12,645	12,808	13,052	12,957
Merchandise	4,572	4,836	4,689	5,572	6,120	8,515	8,537	8,689	8,082	8,027
Employee parking	1,007	953	1,196	1,573	1,691	1,758	2,063	2,423	2,254	-
Other	8,004	8,126	6,712	8,402	8,766	8,349	8,804	8,686	9,345	12,473
Total Concessions Revenue	70,714	68,369	73,533	87,544	101,273	110,139	115,857	112,365	109,636	112,503
Other Revenues										
Utilities	2,440	1,732	2,152	1,705	2,515	2,350	2,473	2,528	2,315	2,591
Other building and land rent	18,079	16,444	17,086	20,196	22,101	18,434	18,821	23,445	23,547	24,544
Other	4,805	6,226	8,131	6,282	8,160	10,111	10,315	10,785	10,605	9,940
Total Other Revenues	25,324	24,402	27,369	28,183	32,776	30,895	31,609	36,758	36,467	37,075
Total MSP Revenue	169,564	167,994	165,401	193,095	223,589	219,304	232,941	236,367	235,970	239,954
Total Reliever Airports	2,231	2,617	2,781	3,046	4,887	4,823	5,310	5,187	4,905	5,089
Total Operating Revenues	171,795	170,611	168,182	196,141	228,476	224,127	238,251	241,554	240,875	245,043
Investment income										
Capital lease interest	28,464	25,300	23,554	23,698	22,820	22,815	22,570	20,896	20,017	19,720
Other ²	7,569	6,220	3,976	7,512	9,532	14,509	18,957	15,281	10,620	13,402
Total Investment Income	36,033	31,520	27,530	31,210	32,352	37,324	41,527	36,177	30,637	33,122
Capital lease principal payments	7,476	9,321	11,345	12,046	12,475	14,199	14,442	15,345	18,413	17,956
Total Revenues ¹	\$ 215,304	\$ 211,452	\$ 207,057	\$ 239,397	\$ 273,303	\$ 275,650	\$ 294,220	\$ 293,076	\$ 289,925	\$ 296,121

¹ Total Revenues do not include any PFC's as defined by the master trust indenture.

Source: Audited financial statements for the last ten years

² Interest income on PFC's and Bond Series 1998-2005 Construction Funds are not included as defined by the master trust indenture.

³ In 2003, includes a one-time \$13 million rent rebate, which is a reduction of revenue as defined by the master trust indenture.

Statistical Section (Unaudited)

Percentage Distribution of Operating Revenues 2001 - 2010

	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
Airline Rates & Charges										
Landing fees 1	23.5%	24.6%	16.2%	19.6%	20.0%	16.9%	20.9%	19.6%	20.1%	19.5%
Ramp fees	3.6%	3.5%	3.4%	2.9%	2.7%	2.1%	2.2%	2.3%	2.7%	2.4%
Lindbergh Terminal building rents	13.0%	12.4%	14.4%	13.4%	12.6%	15.1%	12.3%	14.2%	13.7%	14.0%
Other Lindbergh Terminal charges	2.1%	1.8%	2.1%	1.5%	1.4%	1.6%	1.3%	1.4%	1.4%	1.5%
Concessions rebate	0.0%	0.0%	0.0%	0.0%	0.0%	-4.0%	-4.3%	-4.1%	-3.6%	-3.6%
Noise surcharge	0.5%	2.0%	2.1%	2.1%	2.5%	3.2%	3.5%	2.8%	2.9%	2.9%
Total Airline Rates & Charges	42.7%	44.3%	38.2%	39.5%	39.2%	34.9%	35.9%	36.2%	37.2%	36.7%
Concessions										
Auto parking	22.9%	21.5%	24.6%	25.7%	26.4%	28.7%	28.0%	26.0%	25.6%	26.0%
Rental car	8.0%	7.8%	8.8%	7.2%	6.4%	7.0%	7.2%	7.0%	6.4%	6.3%
Food & beverage	2.4%	2.5%	2.9%	3.7%	4.3%	5.2%	5.3%	5.3%	5.4%	5.3%
Merchandise	2.7%	2.8%	2.8%	2.8%	2.7%	3.8%	3.6%	3.6%	3.4%	3.3%
Employee parking	0.6%	0.6%	0.7%	0.8%	0.7%	0.8%	0.9%	1.0%	0.9%	0.0%
Other	4.7%	4.8%	4.0%	4.3%	3.8%	3.7%	3.7%	3.6%	3.9%	5.1%
Total Concessions Revenue	41.3%	40.0%	43.8%	44.5%	44.3%	49.2%	48.7%	46.5%	45.6%	46.0%
Other Revenues										
Utilities	1.4%	1.0%	1.3%	0.9%	1.1%	1.0%	1.0%	1.0%	1.0%	1.1%
Other building and land rent	10.5%	9.6%	10.2%	10.3%	9.7%	8.2%	7.9%	9.7%	9.8%	10.0%
Other	2.8%	3.6%	4.8%	3.2%	3.6%	4.5%	4.3%	4.5%	4.4%	4.1%
Total Other Revenues	14.7%	14.2%	16.3%	14.4%	14.4%	13.7%	13.2%	15.2%	15.2%	15.2%
Total MSP Revenue	98.7%	98.5%	98.3%	98.4%	97.9%	97.8%	97.8%	97.9%	98.0%	97.9%
Total Reliever Airports	1.3%	1.5%	1.7%	1.6%	2.1%	2.2%	2.2%	2.1%	2.0%	2.1%
Total Operating Revenues	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%

¹ Includes a one-time rental airline rebate of \$13 million in 2003.

Statistical Section (Unaudited)

Net Assets by Business-Type Activities 2001 - 2010 (Dollars in Thousands)

	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
Business Type Activities										
Invested in capital assets, net of related debt	\$ 572,551	\$ 965,567	\$1,051,268	\$1,055,827	\$1,078,276	\$1,077,822	\$1,083,959	\$1,097,417	\$1,145,797	\$1,140,449
Restricted	408,773	112,688	63,081	92,723	109,022	146,742	189,224	272,695	253,811	282,824
Unrestricted	46,671	40,122	51,497	76,105	109,364	127,614	131,079	153,418	159,335	160,856
Total business type activities	\$1,027,995	\$1,118,377	\$1,165,846	\$1,224,655	\$1,296,662	\$1,352,178	\$1,404,262	\$1,523,530	\$1,558,943	\$ 1,584,129

Source: Audited financial statements for the last ten years

Statistical Section (Unaudited)

Delta/Northwest Airlines Revenue Summary 2001 - 2010 (Dollars in Thousands)

	2001	2002	2003	2004	2005	2006	2007	2008 ³	2009 ³	2010 ³
Northwest Airlines / Delta Revenue as a Percentage	e of Total ΜΔ0	C Operating Re	venues							
Total MAC Operating Revenues	\$ 171,795	\$ 170,611	\$ 168,182	\$ 196,141	\$ 228,476	\$ 224,127	\$ 238,251	\$ 241,554	\$ 240,875	\$ 245,043
Lease Principal/Interest Payments	33.567	35,290	34,899	35,744	35,319	37,014	36,246	36,277	38,430	37,676
Interest Income-MAC Funds 1	28.958	19,589	5,524	7,116	14,426	24,474	31,628	21,318	5,193	11.183
Total Revenue	234,320	225,490	208,605	239,001	278,221	285,615	306,125	299,149	284,498	293,902
Delta Portion of Operating Revenues-2	52,316	51,858	44,391	52,892	60,004	52,265	55,080	62,970	66,503	66.711
Delta Portion of Lease Payments	31,608	32,692	30,477	30,760	30,890	31,301	31,605	31,875	32,127	33,336
Total Delta Revenue	83,924	84,550	74,868	83,652	90,894	83,566	86,685	94,845	98,630	100,047
Delta % of Total Revenue	35.82%	37.50%	35.89%	35.00%	32.67%	29.26%	28.32%	31.70%	34.67%	34.04%
Total Revenue	\$ 234,320	\$ 225,490	\$ 208,605	\$ 239,001	\$ 278,221	\$ 285,615	\$ 306,125	\$ 299,149	\$ 284,498	\$ 293,891
Less: Delta GO 9/15 Lease Payments	(23,960)	(26,252)	(24,018)	(24,348)	(24,648)	(24,931)	(25,222)	(25,413)	(25,721)	(26,037)
Total Adjusted Revenue	210,360	199,238	184,587	214,653	253,573	260,684	280,903	273,736	258,777	267,854
Total Delta Revenue	83,924	84,550	74,868	83,652	90,894	83,566	86,685	94,845	98,630	100,047
Less: Delta GO 9/15 Lease Payments	(23,960)	(26,252)	(24,018)	(24,348)	(24,648)	(24,931)	(25,222)	(25,413)	(25,721)	(26,037)
Total Adjusted Delta Revenue	59,964	58,298	50,850	59,304	66,246	58,635	61,463	69,432	72,909	74,010
Delta % of Total Revenue	28.51%	29.26%	27.55%	27.63%	26.13%	22.49%	21.88%	25.36%	28.17%	27.63%
Delta Revenue as a Percentage of Total Airline Reven		0.0540	A 50 504	6 70 400	A 00 700	0 70 544	0 70 101	A 04.045		# ••••••
Total Air Carrier Operating Revenue Air Carrier Lease Payments	\$ 71,225 32,555	\$ 69,518	\$ 59,504	\$ 72,122 33,587	\$ 82,720 33,678	\$ 70,544 34,364	\$ 76,131	\$ 81,015	\$ 83,052	\$ 83,989 35,658
Total Air Carrier Revenue	103.780	33,609 103,127	32,875 92,379	105,709	116,398	104,908	34,231 110,362	34,262 115,277	36,188 119,240	119,647
Total All Carrier Revenue	103,780	103,127	92,379	105,709	116,396	104,908	110,362	115,277	119,240	119,647
Total Delta Revenue	83,924	84,550	74,868	83,652	90,894	83,566	86,685	94,845	98,630	100,047
Delta % of Total Air Carrier Revenue	80.87%	81.99%	81.04%	79.13%	78.09%	79.66%	78.55%	82.28%	82.72%	83.62%
Total Air Carrier Revenue	\$ 103.780	\$ 103,127	\$ 92.379	\$ 105.709	\$ 116,398	\$ 104,908	\$ 110.362	\$ 115,277	\$ 119.240	\$ 119,647
Less: Delta GO 9/15 Lease Payments	(23,960)	(26,252)	(24,018)	(24,348)	(24,648)	(24,931)	(25,222)	(25,413)	(25,721)	(26,037)
Total Adjusted Air Carrier Revenue	79.820	76,875	68.361	81,361	91.750	79,977	85,140	89.864	93,519	93.610
Total Adjusted All Carrier Revenue	79,620	70,875	00,301	61,361	91,730	19,911	85,140	89,804	93,319	93,010
Total Delta Revenue	83,924	84,550	74,868	83,652	90,894	83,566	86,685	94,845	98,630	100,047
Less: Delta GO 9/15 Lease Payments	(23,960)	(26,252)	(24,018)	(24,348)	(24,648)	(24,931)	(25,222)	(25,413)	(25,721)	(26,037)
Total Adjusted Delta Revenue	59,964	58,298	50,850	59,304	66,246	58,635	61,463	69,432	72,909	74,010
Delta % of Total Air Carrier Revenue	75.12%	75.83%	74.38%	72.89%	72.20%	73.31%	72.19%	77.26%	77.96%	79.06%

¹ Does not include interest income earned on PFC's, which are not available to pay debt service on Delta obligations.

 $^{^{2}\,}$ In 2003, revenues are net of Delta's portion of \$13 million rebate.

³ Beginning in 2008, Delta's revenues are combined with NWA's revenues as a result of a merger.

Statistical Section (Unaudited)

Top Ten Revenue Providers 2010 and 2001

	2010	2001
Company		
Northwest/Delta Airlines	1	1
HMS Host	2	2
Hertz	3	3
National/Alamo Car Rentals ¹	4	5,9
Minnesota Retail Partners	5	
Avis	6	4
Sun Country Airlines	7	8
Enterprise Rent A Car	8	
United Airlines	9	7
American Airlines	10	
Signature Flight Support		6
Budget Rent A Car		10

^{1 -} In 2001, Alamo and National Car Rental were separate companies.

Source: Comprehensive Annual Financial Report 2001 and 2010

Statistical Section (Unaudited)

Air Carrier Market Share - Total Enplaned Passengers For the Years Ended December 31 Ranked on Year 2010 Results

2010 Ranking	Air Carrier	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2010 % of Total
1	NWA/Delta	12,287,029	12,047,456	12,098,750	12,904,363	12,780,697	11,946,378	11,489,712	10,274,202	8,967,602	8,453,914	53.9%
2	Mesaba Aviation 2	685,843	591,396	572,557	551,521	539,388	431,668	547,608	1,303,619	1,577,271	1,249,049	7.9%
3	Compass 2	· -	-	-	· <u>-</u>	-	· -	68,174	620,165	905,487	1,078,771	6.9%
4	Pinnacle ²	75,105	384,480	585,202	970,567	1,187,110	1,223,597	1,271,310	865,941	722,510	707,641	4.5%
5	Skywest 2	-	-	-	-	-	-	113,853	98,574	26,549	529,568	3.4%
6	Southwest	_	_	-	_	-	_	-	-	283,986	500,493	3.2%
7	Sun Country	612,881	138,220	377,604	508,405	728,513	726,359	752,691	640,902	496,622	470,474	3.0%
8	American	369,345	463,331	410,688	347,618	462,914	476,228	589,989	571,930	508,470	445,125	2.8%
9	US Airways	204,853	219,948	161,198	131,951	57,764	21,625	174,910	389,052	455,163	430,890	2.7%
10	United	474,913	508,578	516,389	507,724	489,899	559,618	555,520	488,566	470,403	396,060	2.5%
11	Comair 2	-	_	-							298,339	1.9%
12	Air Tran Airways	-	-	-	168,227	149,844	290,390	316,667	256,310	247,834	261,709	1.7%
13	Frontier	-	-	-	126,434	120,962	123,056	132,633	164,798	183,393	188,438	1.2%
14	Continental Express	-	-	-	-	-	-	-	-	130,794	159,781	1.0%
15	Alaska Airlines	-	-	-	-	-	-	-	-	91,064	94,491	0.6%
16	Midwest	-	-	-	-	-	-	66,215	67,032	79,803	61,165	0.4%
17	Continental	198,313	253,562	235,088	222,114	240,622	250,502	169,853	119,994	83,999	32,278	0.2%
18	Atlantic Southeast	-	-	-	-	-	129,609	47,472	22,269	1,799	6,314	0.0%
	Champion	-	-	-	-	-	113,849	73,790	25,898	-	-	0.0%
	America West	149,416	198,307	228,452	244,176	279,965	298,126	193,185	-	-	-	0.0%
	Ryan Int'l	-	-	-	-	-	32,607	7,768	-	-	-	0.0%
	American Trans Air	153,772	198,855	217,689	238,073	207,414	-	-	-	-	-	0.0%
	Omni Air Express	109,446	107,222	-	-	-	-	-	-	-	-	0.0%
	KLM Royal Dutch 3	62,212	-	-	-	-	-	-	-	-	-	0.0%
	Other	636,012	653,417	698,577	676,466	739,219	554,695	397,734	475,020	318,385	350,309	2.2%
		16,019,140	15,764,772	16,102,194	17,597,639	17,984,311	17,178,307	16,969,084	16,384,272	15,551,134	15,714,809	100.0%

¹ The figures may differ from the passenger statistics reported by the Air Carriers to the Airport.

Source: Department of Transportation, T-3, T-100 and 298C T-1; Minneapolis/St. Paul Metropolitan Airports Commission and John F. Brown Company, Inc.

² Codeshare with Northwest/Delta.

³ Codeshare with NWA/Delta. No activity at MSP International Airport since 2002.

Statistical Section (Unaudited)

Enplaned Passenger Trends For the Years Ended December 31

	Originatiı	ng	Connecting			% Change
	Enplaned	% of	Enplaned	% of		From Previous
	Passengers ¹	Total	Passengers ¹	Total	Total	Year
						_
2001	7,992,507	49.9%	8,026,633	50.1%	16,019,140	-5.33%
2002	7,503,690	47.6%	8,261,082	52.4%	15,764,772	-1.59%
2003	7,533,434	46.8%	8,568,760	53.2%	16,102,194	2.14%
2004	7,954,133	45.2%	9,643,506	54.8%	17,597,639	9.29%
2005	8,193,652	45.6%	9,790,659	54.4%	17,984,311	2.20%
2006	10,066,488	58.6%	7,111,819	41.4%	17,178,307	-4.48%
2007	9,943,883	58.6%	7,025,201	41.4%	16,969,084	-1.22%
2008	8,355,979	51.0%	8,028,293	49.0%	16,384,272	-3.45%
2009	8,318,949	53.5%	7,232,185	46.5%	15,551,134	-5.08%
2010	9,147,140	58.2%	6,567,669	41.8%	15,714,809	1.05%
Average Anı	nual Compound G	rowth				
2001 - 2010	1.36%		-1.99%		-0.19%	

Includes passengers who connected to domestic flights at MSP but were bound for international destinations via other U.S. gateway airports. Includes domestic-to-domestic, domestic-to-international, and international-to-domestic connections.

The above figures may differ from the passenger statistics reported by the airlines to the MSP.

Sources: DOT, Schedules T-100 and T-3, DOT, Air Passenger Origin - Destination Survey, reconciled to Schedules T-100 and 298C T-1; John F. Brown Company, Inc.

Statistical Section (Unaudited)

Air Carrier Market Share - Total Enplaned Cargo (in tons) For the Years Ended December 31 Ranked on Year 2010 Results

2010 Ranking	Air Carrier	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2010 % of Total
1	Federal Express	49,222.6	71,564.1	87,380.5	84,255.1	77,531.7	74,311.2	72,391.0	65,700.1	52,480.1	49,154.0	44.0%
2	UPS	24,357.7	26,373.7	26,038.9	29,408.3	30,884.8	31,048.6	31,933.9	28,495.6	26,514.7	30,038.6	26.8%
3	Northwest/Delta	68,856.3	47,982.0	30,462.7	19,537.4	21,673.7	20,379.9	20,120.6	18,119.2	14,041.5	18,275.6	16.3%
4	ATI/BAX Global	-	-	-	4,179.8	5,263.9	4,994.2	4,235.1	2,193.9	4,222.7	8,846.5	7.9%
5	Airborne	7,619.4	7,427.9	7,168.2	6,810.0	4,915.5	114.8	857.1	1,853.2	506.6	1,949.0	1.7%
6	US Airways	1,643.3	1,288.5	781.1	418.7	108.1	108.1	242.5	1,127.5	1,114.7	1,410.5	1.3%
7	United	1,652.8	946.9	1,198.0	1,282.2	1,209.1	571.5	173.8	459.1	877.2	972.3	0.9%
8	Sun Country	1,692.6	134.1	465.6	415.4	2,199.6	2,372.9	2,402.8	1,721.7	946.5	425.2	0.4%
9	Southwest	-	-	-	-	-		· -	· -	204.9	350.1	0.3%
10	American	1,518.3	1,150.6	997.6	1,543.9	934.9	985.1	946.3	1,052.4	440.2	210.0	0.2%
11	Continental	1,512.1	677.4	469.6	662.0	373.4	431.0	346.4	519.4	289.7	131.2	0.1%
12	Frontier	-	-	-	-	-	-	-	-	-	114.4	0.1%
13	Other	4,271.8	5,693.3	5,956.0	1,413.2	1,499.0	640.0	310.0	725.1	419.5	54.7	0.0%
14	Midwest	-	-	-	-	-	-	326.4	239.9	8.9	0.6	0.0%
	Mesaba	-	-	-	-	-	-	-	422.4	661.7	-	0.0%
	DHL	2,014.3	2,446.2	6,117.7	4,507.1	4,161.6	7,654.9	5,668.8	4,057.3	17.6	-	0.0%
	Kitty Hawk/AIA*	3,585.6	2,265.1	2,659.5	2,697.4	3,665.6	2,730.8	970.6	-	-	-	0.0%
	America West	-	-	-	-	-	411.1	257.0	-	-	-	0.0%
	Emery Worldwide 2	17,662.6	4,913.2	4,886.9	4,358.2	4,196.5	1,757.2	-	-	-	-	0.0%
	KLM Royal Dutch	1,029.9	-	-	480.0	-	-	-	-	-	-	0.0%
	Trans World 1	616.2	-	-	_	_	-	_	-	_	_	0.0%
		0.0.2										2.070
		187,255.5	172,863.2	174,582.4	161,968.7	158,617.4	148,511.3	141,182.3	126,686.8	102,746.5	111,932.7	100.0%

¹ Filed for bankruptcy protection on January 9, 2001 and merged with American Airlines on December 2, 2001.

² New name: UPS Supply Chain Solutions.

^{*} American International Airways

Statistical Section (Unaudited)

Enplaned Cargo Trends For the Years Ended December 31

				(Freight a	and mail in	thousand	s of tons)				Average Annual Growth
Air Carrier	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	Compound
Passenger	79.8	53.3	35.8	25.4	28.0	25.9	25.1	24.2	19.0	21.9	-12.1%
All Cargo	107.4	119.6	138.8	136.6	130.6	122.6	116.1	102.5	83.7	90.0	-1.8%
Total	187.3	172.9	174.6	162.0	158.6	148.5	141.2	126.7	102.7	111.9	-5.0%

AAG - Average annual compound growth

Statistical Section (Unaudited)

Trends in Enplaned Cargo by Type of Carrier For the Years Ended December 31

	Passenger C	arriers	All Cargo Ca		
_		% of		% of	
<u>_</u>	Tons	Total	Tons	Total	Total Cargo
_					
2001	79,832	42.6%	107,423	57.4%	187,255
2002	53,292	30.8%	119,571	69.2%	172,863
2003	35,754	20.5%	138,829	79.5%	174,583
2004	25,353	15.7%	136,616	84.3%	161,969
2005	27,992	17.6%	130,625	82.4%	158,617
2006	25,900	17.4%	122,611	82.6%	148,511
2007	25,124	17.8%	116,058	82.2%	141,182
2008	24,179	19.1%	102,508	80.9%	126,687
2009	19,004	18.5%	83,742	81.5%	102,746
2010	21,942	19.6%	89,990	80.4%	111,932
Average Annu	ial Compound G	<u>Growth</u>			
2001 - 2010	-12.12%		-1.76%		-5.02%

-12.12% 1.76%

Statistical Section (Unaudited)

Trends in Enplaned Cargo by Freight & Mail For the Years Ended December 31

	Freight/Exp	ress	Mail		
_		% of		% of	
	Tons	Total	Tons	Total	Total Cargo
_					
2001	123,406	65.9%	63,849	34.1%	187,255
2002	138,515	80.1%	34,348	19.9%	172,863
2003	153,630	88.0%	20,952	12.0%	174,582
2004	156,795	96.8%	5,174	3.2%	161,969
2005	153,548	96.8%	5,070	3.2%	158,618
2006	143,753	96.8%	4,758	3.2%	148,511
2007	136,511	96.7%	4,671	3.3%	141,182
2008	121,037	95.5%	5,650	4.5%	126,687
2009	98,493	95.9%	4,253	4.1%	102,746
2010	105,919	94.6%	6,013	5.4%	111,932
Average Annu	al Compound G	Frowth			
Average Aimu	ai Joinpoulla C	orowur.			
2001 - 2010	-1.52%		-21.04%		-5.02%

Statistical Section (Unaudited)

Rate Covenant for Senior Debt For the Years Ended December 31 (Dollars in thousands)

	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
Revenues per Master Trust Indenture	\$ 213,575	\$ 211,452	\$ 207,057	\$ 239,397	\$ 273,303	\$ 275,650	\$ 294,220	\$ 293,076	\$ 289,926	\$ 296,110
Expenses										
Operating expenses	157,980	157,196	176,240	185,069	206,791	223,063	239,971	244,330	246,493	252,944
Less: Depreciation expense	(65,647)	(72,871)	(79,399)	(83,273)	(93,566)	(111,429)	(115,329)	(117,595)	(123,060)	(121,555)
Amount paid from non-revenue sources			(13,000)							
Total operating expenses, excluding depreciation expense	92,333	84,325	83,841	101,796	113,225	111,634	124,642	126,735	123,433	131,389
Net Revenues	121,242	127,127	123,216	137,601	160,078	164,016	169,578	166,341	166,493	164,721
Annual debt service - Senior Airport Revenue Bonds	(46,738)	(59,965)	(56,364)	(54,851)	(50,384)	(48,212)	(46,685)	(46,321)	(45,887)	(44,540)
Annual debt service - General Obligation Revenue Bonds	(39,673)	(33,866)	(33,901)	(33,211)	(31,899)	(32,165)	(32,276)	(32,542)	(32,797)	(29,532)
Principal and interest on other indebtedness 1	(2,182)		(1,904)	(15,636)	(9,468)	(17,452)	(16,299)	(30,335)	(32,356)	(31,118)
Must not be less than zero	32,649	33,296	31,047	33,903	68,327	66,187	74,318	57,143	55,453	59,531
Requirement Section										
Net revenues	121,242	127,127	123,216	137,601	160,078	164,016	169,578	166,341	166,493	164,721
Transfer - Coverage Fund ²	4,083	6,350	14,091	13,713	12,596	12,053	11,671	11,580	11,472	11,579
Total available	125,325	133,477	137,307	151,314	172,674	176,069	181,249	177,921	177,965	176,300
Senior Debt Service times 125% ³	(58,423)	(74,956)	(70,455)	(68,564)	(62,980)	(60,265)	(58,356)	(57,901)	(57,359)	(57,896)
Must not be less than zero	66,902	58,521	66,852	82,750	109,694	115,804	122,893	120,020	120,606	118,404
Pro Forma Coverage on Senior Lien Debt										
Net revenues	121,242	127,127	123,216	137,601	160,078	164,016	169,578	166,341	166,493	164,721
Transfer - Coverage Fund ²	4,083	6,350	14,091	13,713	12,596	12,053	11,671	11,580	11,472	11,579
Total available	125,325	133,477	137,307	151,314	172,674	176,069	181,249	177,921	177,965	176,300
Annual debt service - Senior Airport Revenue Bonds	(46,738)	(59,965)	(56,364)	(54,851)	(50,384)	(48,212)	(46,685)	(46,321)	(45,887)	(44,540)
Annual debt service - General Obligation Revenue Bonds	(39,673)	(33,866)	(33,901)	(33,211)	(31,899)	(32,165)	(32,276)	(32,542)	(32,797)	(29,532)
Total Debt Service - Senior Lien Debt	(86,411)	(93,831)	(90,265)	(88,062)	(82,283)	(80,377)	(78,961)	(78,863)	(78,684)	(74,072)
Coverage with Transfer	145%	142%	152%	172%	210%	219%	230%	226%	226%	238%
Coverage without Transfer	140%	135%	137%	156%	195%	204%	215%	211%	212%	222%

¹ Excludes General Obligation Revenue Bonds and Senior Airport Revenue Bonds.

² Transfer is limited to no more than 25% of Aggregate Annual Debt Service on Outstanding Senior Airport Revenue Bonds.

³ Using Annual Debt Service on Senior Airport Revenue Bonds.

Statistical Section (Unaudited)

Rate Covenant for Subordinate Lien Debt For the Years Ended December 31

	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
Revenues per Master Trust Indenture	\$ 213,575	\$ 211,452	\$ 207,057	\$ 239,397	\$ 273,303	\$ 275,650	\$ 294,220	\$ 293,076	\$ 289,926	\$ 296,110
Expenses										
Operating expenses	157,980	157,196	176,240	185,069	206,791	223,063	239,971	244,330	246,493	252,944
Less: Depreciation Expense Amount paid from non-revenue sources	(65,647)	(72,871)	(79,399) (13,000)	(83,273)	(93,566)	(111,429)	(115,329)	(117,595)	(123,060)	(121,555)
Total operating expenses, excluding depreciation expense	92,333	84,325	83,841	101,796	113,225	111,634	124,642	126,735	123,433	131,389
Annual debt service - Senior Airport Revenue Bonds	46,738	59,965	56,364	54,851	50,384	48,212	46,685	46,321	45,887	44,540
Annual debt service - General Obligation Revenue Bonds	39,673	33,866	33,901	33,211	31,899	32,165	32,276	32,542	32,797	29,532
Subordinate revenues	34,831	33,296	32,951	49,539	77,795	83,639	90,617	87,478	87,809	90,649
Principal and interest on Subordinate Bonds	-	-	(1,904)	(15,636)	(9,468)	(17,452)	(16,299)	(30,335)	(32,356)	(31,118)
·										
Must not be less than zero	\$ 34,831	\$ 33,296	\$ 31,047	\$ 33,903	\$ 68,327	\$ 66,187	\$ 74,318	\$ 57,143	\$ 55,453	\$ 59,531
Requirement Section										
Subordinate revenues	\$ 34,831	\$ 33,295	\$ 32,951	\$ 49,539	\$ 77,795	\$ 83,639	\$ 90,617	\$ 87,478	\$ 87,809	\$ 90,649
Transfers ¹			190	1,564	947	1,745	1,630	3,034	3,236	3,112
Total available	34,831	33,295	33,141	51,103	78,742	85,384	92,247	90,512	91,045	93,761
Outstanding Subordinate Debt Service Times 110% ²		(6,699)	(1,990)	(17,091)	(10,299)	(29,239)	(22,743)	(33,354)	(32,358)	(33,976)
Must not be less than zero	\$ 34,831	\$ 26,596	\$ 31,151	\$ 34,012	\$ 68,443	\$ 56,145	\$ 69,504	\$ 57,158	\$ 58,687	\$ 59,785
Pro Forma Coverage on Subordinate Lien Debt										
Subordinate revenues	\$ 34,831	\$ 33,295	\$ 32,951	\$ 49,539	\$ 77,795	\$ 83,639	\$ 90,617	\$ 87,478	\$ 87,809	\$ 90,649
Principal and interest in Subordinate Bonds ²	2,182	6,090	1,809	15,537	9,363	26,581	20,675	30,322	29,416	30,887
Coverage without Transfer	1596%	547%	1822%	319%	831%	315%	438%	289%	299%	293%
Pro Forma Coverage on Senior and Subordinate Lien Debt										
Net Revenues	121,242	127,127	123,216	137,601	160,078	164,016	169,578	166,341	166,493	164,721
Total Debt Service - Senior and Subordinate Debt	86,411	99,922	92,074	103,599	91,646	106,958	99,636	109,185	108,100	104,959
Coverage without Transfer	140%	127%	134%	133%	175%	153%	170%	152%	154%	157%

¹ Transfer is limited to no more than 10% of Aggregate Annual Debt Service on Outstanding Subordinate Airport Revenue Bonds.

² Using Annual Debt Service on Subordinate Airport Revenue Bonds.

Statistical Section (Unaudited)

Operating Ratio¹ For the Years Ended December 31 (Dollars in Thousands)

	Ol	(In thousands perating penses ²	0	llars) perating evenues	Operating Ratio
2001	\$	92,333	\$	171,795	54%
2002		84,325		170,611	49%
2003		96,841		168,182	58%
2004		101,796		196,141	52%
2005		113,225		228,476	50%
2006		111,634		224,127	50%
2007		124,642		238,251	52%
2008		126,735		241,554	52%
2009		123,433		240,875	51%
2010		131,389		245,043	54%

¹ Operating ratio is operating expenses, net of depreciation divided by total operating revenues.

Source: Minneapolis/St. Paul Metropolitan Airports Commission

General Airport Revenue Bonded Debt per Enplaned Passenger For the Years Ended December 31

	General Airport Revenue Bonds Outstanding	Enplaned Passengers	En	ebt per planed ssenger
2001	\$ 1,264,535,000	16,019,140	\$	78.94
2002	1,255,585,000	15,764,772	•	79.64
2003	1,339,695,000	16,102,194		83.20
2004	1,430,105,000	17,597,639		81.27
2005	1,665,105,000	17,984,311		92.59
2006	1,641,200,000	17,178,307		95.54
2007	1,613,950,000	16,969,084		95.11
2008	1,481,040,000	16,384,272		90.39
2009	1,438,895,000	15,551,134		92.53
2010	1,535,895,000	15,714,809		97.74

² Operating expenses exclude depreciation.

Statistical Section (Unaudited)

Population For the Years Ended December 31 (In thousands)

	Minnesota	MSA 1	% of Total
0004	4.000	0.004	040/
2001	4,986	3,024	61%
2002	5,025	3,055	61%
2003	5,059	3,082	61%
2004	5,094	3,112	61%
2005	5,127	3,141	61%
2006	5,167	3,172	61%
2007	5,198	3,208	62%
2008	5,231	3,238	62%
2009	5,266	3,270	62%
2010	N/A	Not available	

¹ MSA is defined as the Metropolitan Statistical Area of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti Ramsey, Scott, Sherburne, Washington and Wright counties in Minnesota and Pierce and St. Croix counties in Wisconsin.

Civilian Unemployment Rate For the Years Ended December 31

	United		
	States	Minnesota	MSA
2001	4.7%	3.8%	2 50/
2002	5.8%	3.6% 4.5%	3.5% 4.4%
2003	6.0%	4.9%	4.6%
2004	5.6%	4.6%	4.3%
2005	5.1%	4.2%	3.8%
2006	4.6%	4.0%	3.7%
2007	4.6%	4.6%	4.3%
2008	7.2%	6.8%	6.4%
2009	9.3%	8.0%	7.2%
2010	Not available	Not available	

Sources:

U.S. Department of Commerce, Bureau of Economic Analysis Minnesota Department of Unemployment and Economic Development

Statistical Section (Unaudited)

Personal Income For the Years Ended December 31

	(In million:	(In millions of dollars)				
	Minnesota	MSA 1	Total			
	<u> </u>					
2001	\$ 162,578	\$ 113,012	70%			
2002	166,968	115,607	69%			
2003	173,498	119,628	69%			
2004	184,225	127,315	69%			
2005	193,938	132,210	68%			
2006	205,803	140,158	68%			
2007	216,678	150,181	69%			
2008	224,671	154,283	69%			
2009	220,438	149,594	68%			
2010	Not available	Not available				

¹ MSA is defined as the Metropolitan Statistical Area of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti Ramsey, Scott, Sherburne, Washington and Wright counties in Minnesota and Pierce and St. Croix counties in Wisconsin.

Source: U.S. Department of Commerce, Bureau of Economic Analysis

Per Capita Personal Income For the Years Ended December 31

	Mi	Minnesota		MSA 1
2001	\$	32,608	\$	37,367
2002		33,230		37,839
2003		34,295		38,815
2004		36,163		40,915
2005		37,991		42,091
2006		40,015		44,295
2007		41,739		46,870
2008		43,238		47,653
2009		41,859		45,750
2010	Not	available	Not	available

¹ MSA is defined as the Metropolitan Statistical Area of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti Ramsey, Scott, Sherburne, Washington and Wright counties in Minnesota and Pierce and St. Croix counties in Wisconsin.

Source: U.S. Department of Commerce, Bureau of Economic Analysis

Statistical Section (Unaudited)

Minnesota's Largest 10 Employers Ranked by In-State Employees For the Years Ended December 31

Company	2010 Employees	Rank	% of Total Employment	2001 Employees	Rank	% of Total Employment
State of Minnesota	53,729	1	2.04%	56,320	1	2.09%
Mayo Foundation	37,000	2	1.40%	24,587	5	0.91%
United States Federal Government	33.000	3	1.25%	34,806	2	1.29%
Target Corporation	29,000	4	1.10%	31,731	3	1.18%
Allina Health System	23,818	5	0.90%	22,261	6	0.83%
Fairview Health Services	21,507	6	0.81%	18,495	8	0.69%
Wells Fargo & Co.	20,613	7	0.78%	15,259	10	0.57%
Wal-Mart Stores, Inc.	20,230	8	0.77%		-	
University of Minnesota	19,718	9	0.75%	30,823	4	1.15%
3M Co.	15,000	10	0.57%	18,606	7	0.69%
Northwest Airlines				18,270	9	0.68%
Total	273,615			271,158		
Total Nonfarm Employment	2,639,716			2,689,351		

Sources:

Minnesota Business Journal Book of Lists

Minnesota Department of Employment and Economic Development

Statistical Section (Unaudited)

Employment Share by Industry For the Years Ended December 31

	Minnesota	MSA 1
Education and Health Services	17.5%	15.7%
Trade, Transportation and Utilities	18.8%	17.9%
Manufacturing	11.3%	10.4%
Professional and Business Services	11.9%	15.1%
Leisure and Hospitality	8.8%	9.3%
Financial Activities	6.2%	7.8%
Public Administration	15.8%	14.3%
Construction	3.3%	3.0%
Other Services	4.1%	4.3%
Information	2.1%	2.2%
Natural Resources and Mining	0.2%	0.0%
	100.0%	100.0%

¹ MSA is defined as the Metropolitan Statistical Area of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti Ramsey, Scott, Sherburne, Washington and Wright counties in Minnesota and Pierce and St. Croix counties in Wisconsin.

Prior years' information not available

Source: Minnesota Department of Employment and Economic Development

Statistical Section (Unaudited)

Activity Statistics For the Years Ended December 31

	Total Passengers ¹	Aircraft Operations ²	Mail and Cargo Volume (Metric Tons)
2001	32,186,486	501,522	340,027
2002	31,527,760	507,669	320,148
2003	32,306,884	512,588	317,230
2004	35,786,634	541,093	300,969
2005	36,678,868	532,240	283,450
2006	34,580,769	475,668	275,451
2007	34,108,743	452,972	257,691
2008	32,917,480	450,044	253,374
2009	31,273,224	432,395	209,097
2010	31,734,714	436,625	211,778

¹ Passengers include on-line connecting. (On-line connecting passengers are passengers that change to another flight on the same carrier.)

Source: Minnesota Department of Employment and Economic Development

 $^{^{\}rm 2}\,$ An aircraft operation represents the total number of takeoffs and landings at the airport.

Statistical Section (Unaudited)

Historical Aircraft Operations ² For the Years Ended December 31

,	Air Carrier Operations ²	Commuter Operations	Cargo Operations	Total Commercial Operations ¹	Percent Commercial Operations	General Aviation Operations	Military Operations	Total Operations
2001	353,661	81,661	17,077	452,399	90.21%	45,943	3,180	501,522
2002	350,625	95,248	14,974	460,847	90.78%	44,279	2,543	507,669
2003	349,709	104,931	16,579	471,219	92.27%	37,594	1,856	510,669
2004	347,605	135,785	16,709	500,099	92.42%	39,018	1,976	541,093
2005	329,956	146,400	17,182	493,538	92.73%	36,472	2,230	532,240
2006	283,844	135,286	16,355	435,485	91.68%	37,473	2,040	474,998
2007	263,816	141,013	15,292	420,121	92.75%	30,562	2,289	452,972
2008	226,646	176,237	14,361	417,244	92.71%	30,685	2,115	450,044
2009	211,085	183,911	11,146	406,142	93.93%	24,361	1,892	432,395
2010	191,341	203,169	12,049	406,559	93.11%	27,921	2,145	436,625

¹ Commercial Operations equal Air Carrier, Commuter, and Cargo Operations.

Source: Minnesota Department of Employment and Economic Development

² Aircraft operations represent the total number of takeoffs and landings at the airport.

Statistical Section (Unaudited)

Trends in Aircraft Landed Weight of Signatory Airlines For the Years Ended December 31

	Passengers	Cargo	Total Landed Weight
2004	24 007 277	4 042 024	20,040,204
2001	24,997,277	1,013,024	26,010,301
2002	23,976,903	1,142,126	25,119,029
2003	24,099,071	1,224,669	25,323,740
2004	25,532,738	1,030,214	26,562,952
2005	24,663,179	1,217,140	25,880,319
2006	22,266,525	1,174,305	23,440,830
2007	21,846,071	1,152,231	22,998,302
2008	21,047,357	1,095,773	22,143,130
2009	20,352,347	918,453	21,270,800
2010 (1)	19,856,212	986,029	20,842,241

⁽¹⁾ In 2010, NWA/Delta's activity represented approximately 75% of the total landed weight at the Airport.

Statistical Section (Unaudited)

Employee Counts ¹ For the Years Ended December 31

	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
Minneapolis Employees Retirement Fund Public Employee Retirement Association	40 505	30 513	23 509	21 521	13 552	8 566	6 558	5 570	4 564	4 578
Total ¹	545	543	532	542	565	574	564	575	568	582

¹ Represents employees who were paid on the last payday of the fiscal year and were contributing to a pension plan.

Airline Cost per Enplaned Passenger For the Years Ended December 31

				(Dolla	ars and Passe	ngers in thous	ands)			
	2001	2002	2003 ²	2004	2005	2006 ³	2007	2008	2009	2010
Total cost ¹	\$ 77,209	\$ 76,983	\$ 66,741	\$ 80,053	\$ 92,818	\$ 82,242	\$ 88,454	\$ 91,908	\$ 94,003	\$ 94,768
Enplaned passengers	16,027	15,765	16,102	17,598	17,984	17,178	16,969	16,384	15,551	15,715
Airline Cost per Enplaned Passenger	\$ 4.82	\$ 4.88	\$ 4.14	\$ 4.55	\$ 5.16	\$ 4.79	\$ 5.21	\$ 5.61	\$ 6.04	\$ 6.03

¹ Cost is defined as airline payments made to the Commission for expenses incurred in the airfield, Lindbergh and HHH Terminals.

² Includes a one-time airline rent rebate of \$13 million.

³ In 2006 and beyond, the figures represent an amended airline use agreement.

Statistical Section (Unaudited)

Schedule of Airline Rates and Charges For the Years Ended December 31

	Landing Fee Per 1,000 Lbs	Ramp Fees Per Linear Foot	Common Use Per Square Foot	Finished Per Square Foot	Finished Janitored Per Square Foot	Unfinished Per Square Foot
2001	\$1.50	\$581.36	\$41.88	\$41.88	\$47.34	\$41.88
2002	1.59	453.95	38.06	38.06	42.27	38.06
2003	1.55	460.68	39.87	39.87	45.10	39.87
2004	1.40	457.30	43.54	43.54	49.35	43.54
2005	1.71	498.26	48.20	48.20	53.85	48.20
2006	1.65	429.73	47.39	47.39	53.29	47.39
2007	1.94	458.87	50.24	50.24	56.42	50.24
2008	2.11	502.98	52.88	52.88	59.58	52.88
2009	2.27	581.93	50.67	50.67	57.43	50.67
2010	2.31	522.40	52.64	52.64	59.77	52.64

In 2006, the schedule of airline rates and charges reflects a new/amended airline agreement calculation.

Source: Minneapolis/St. Paul Metropolitan Airports Commission

Aircraft Operations at the Reliever Airports For the Years Ended December 31

	St. Paul	Flying		Anoka County		
	Downtown Airport	Cloud Airport	Crystal Airport	Blaine Airport	Lake Elmo Airport	Airlake Airport
2001	142,794	185,593	156,801	136,892	64,962	70,229
2002	171,628	176,408	127,095	138,935	64,529	69,176
2003	131,794	155,837	98,612	132,144	54,205	58,108
2004	127,478	163,196	75,023	109,853	49,855	53,309
2005	129,814	157,710	72,205	101,267	48,329	51,678
2006	125,669	144,178	65,528	92,947	44,903	48,014
2007	117,535	117,492	53,038	80,508	38,617	41,292
2008	110,846	119,139	48,877	69,406	37,612	39,021
2009	91,507	117,180	42,311	68,534	34,509	35,802
2010	88,995	94,244	44,229	79,589	34,374	35,662

Statistical Section (Unaudited)

Air Carriers Serving MSP A As of December 31, 2010

U.S. – FLAG CARRIERS

SCHEDULED SERVICES

Alaska Airlines* 2 AirTran * Air Wisconsin¹ Atlantic Southeast * 3 American * Chautauqua * Comair * 3, 4 Delta * 5 Continental * Mesa * 7 Midwest Airlines * Frontier * Northwest * 8 MN Airlines dba Sun Country * Pinnacle * 9 Sky West * 1 Republic Airlines * 6 Shuttle America 1 United * 10 Southwest 14 Transtate 15 Freedom 16 US Airways * 6

NON-SCHEDULED (CHARTER) SERVICES

Omni Air International * Ryan International *

ALL-CARGO SERVICES

A Star Air Cargo * 11 ATI *12 Bemidii * **DHL** Airways

UPS*

FedEx * Mountain Air Cargo

FOREIGN-FLAG CARRIERS

Jazz Air, LP. dba Air Canada * Icelandair *

- Denotes those Air Carriers that are Signatory Airlines to the Airline Lease Agreements.
- Α Excludes carriers reporting fewer than 1,000 enplaned passengers.
- 1. Flies for United Airlines.
- 2. Commenced its operations at MSP Airport in October 2008.
- 3. Codeshare with Delta Air Lines.
- 4. Filed for bankruptcy on September 14, 2005 along with its parent company, Delta Air Lines. Both carriers exited bankruptcy on April 30, 2007.
- Filed for bankruptcy protection on September 14, 2005. DAL emerged from bankruptcy on April 30, 2007 along with Comair. DAL's plans to merge with NWA were officially approved by the U.S. Department of Justice on October 29, 2008. Both announced plans to merge in April 2009.
- Codeshare with US Airways.
- Wholly owned by Northwest Airlines (NWA) after Mesaba emerged from bankruptcy protection on April 30, 2007. It had filed for bankruptcy on October 13, 2005. Its operations were included in NWA and reported by NWA starting 2008.
- Filed for bankruptcy on September 14, 2005 and emerged from bankruptcy on May 31, 2007. Also, refer to note 5 above.
- Wholly owned by Northwest Airlines.
- United filed for bankruptcy on December 9, 2002. Emerged from bankruptcy on February 1, 2006.
- ABX Air provides air service to DHL.
- Provides air service to BAX Global.
- Air Canada filed for bankruptcy protection on April 1, 2003. Emerged from bankruptcy on September 30, 2004 after 18 months in protection.
- Commenced its operations at MSP International Airport, Humphrey Terminal on March 8, 2009
- Operates as a feeder carrier for American Airlines in 2009.
- A wholly owned subsidiary of Mesa Air Group, Inc. began service for Delta Air Lines as a Delta Connection carrier.

Statistical Section (Unaudited)

Minneapolis/St. Paul Metropolitan Airports Commission **Insurance Coverage** As of December 31, 2010

Insurer	Expiration	Coverage		licy Limits ousands of Dollars)
	-	-		
ACE/INA ¹	1/1/2011	General aviation liability including personal injury	\$	500,000
Alliant	7/1/2011	Blanket fire and extended coverage on building and contents. Boiler and machinery		1,000,000
Self-Insured ²	Continuous	Statutory workers' compensation		
		Workers' Compensation Reinsurance Association	\$	430
Great American	6/1/2011	Comprehensive Crime Employee/Police Policies	\$	1,000 each
Minnesota Risk Management Fund	7/1/2011	Auto Liability (licensed vehicles), physical damage (all vehicles) hired automobiles, valet parking, inland marine and garage keepers		nesota Tort Limits/value
Minnesota Risk Management Fund	7/1/2011	Non-Aviation General Liability		nesota Total Cap Limits

Does not include a "War Risk Endorsement."
 Funded from current operating revenues of the Commission.

Statistical Section (Unaudited)

Airport Information As of December 31, 2010

	Terminal 1 (Lindbergh)	(Square Feet) Terminal 2 (Humphrey)	Total
Termianl Buildings			
Airline	661,923	126,515	788,438
Concession	188,771	17,271	206,042
Garage	155,119	-	155,119
Non-Airline	181,570	16,635	198,205
Unoccupied	35,583	19,490	55,073
Circulation	980,268	97,541	1,077,809
Restrooms	53,890	10,576	64,466
MAC/Mechanical	428,762	63,502	492,264
International Arrivals	118,474	40,037	158,511
Trans Security Agency	49,979	7,936	57,915
	2,854,339	399,503	3,253,842
Parking Facilities	14,437	9,982	24,419
	Terminal 1 (Lindbergh)	Terminal 2 (Humphrey)	Total
Gates (Aircraft loading positions)	117	10	127

Statistical Section (Unaudited)

Airport Information As of December 31, 2010

Airport Code: MSP

Runways ¹ Minneapolis-St. Paul:	
Runway 4-22	11,000 Ft
Runway 12R-30L	10,000 Ft
Runway 12L-30R	8,200 Ft
Runway 17-35	8,000 Ft
Airlake	
Runway 12-30	4,100 Ft
Anoka County/Blaine	
Runway 9-27	5,000 Ft
Runway 18-36	4,900 Ft
Crystal	
Runway 14L-32R	3,300 Ft
Runway 14R-32L	3,300 Ft
Runway 6L-24R	2,500 Ft
Runway 6R-24L	2,100 Ft
Flying Cloud	
Runway 10R-28L	3,900 Ft
Runway 10L-28R	5,000 Ft
Runway 18-36	2,700 Ft
Lake Elmo	
Runway 14-32	2,900 Ft
Runway 4-22	2,500 Ft
St. Paul Downtown	
Runway 14-32	6,500 Ft
Runway 13-31	4,000 Ft
Runway 9-27	3,600 Ft

¹ Amounts rounded to the nearest hundred.

USER NOTES