

Florida Municipal Power Agency Finance Advisory Committee January 11, 2008

Submitted by

Mark Larson, Chairman

Committee Members:

Harry Royal, Jacksonville Beach Joe Hostetler, Kissimmee Utility Nina Hurtubise, Fort Pierce Jack Wetzler, Key West Don Corley, Ocala Kathleen Libby, Ocala

James Welsh, Kissimmee, Ex-officio

Meeting Held at 10:00 a.m. Friday January 11, 2008 At FMPA 8553 Commodity Circle Orlando, Florida 32819 407-355-7767

CITY CLERKS- PLEASE POST THIS PUBLIC NOTICE IN YOUR USUAL MANNER



Mark Larson
Assistant General Manager, CFO and Risk Manager

PUBLIC NOTICE

TO: FMPA Finance Advisory Committee

FROM: Mark Larson, Chairman

DATE: January 8, 2008

RE: FMPA Finance Advisory Committee Meeting

January 11, 2008 at 10:00 a.m.

PLACE: 8553 Commodity Circle, Orlando, FL 32819

REVISED AGENDA

- 1. Call Meeting to Order Roll Call, Declaration of Quorum
- 2. Action Items:
 - a. Review Draft Financial Statements
 - b. FAC to Meet With External Auditors
 - c. Review Listing of Payments to Consultants
 - d. Affirmation of FAC Mission Statement
- 3. Finance Managers Statement
- 4. Adjournment

MJL/tlb

One or more participants in the above referenced public meeting may participate by telephone. At the above location there will be a speaker telephone so that any interested person can attend this public meeting and be fully informed of the discussions taking place either in person or by telephone communication. If anyone chooses to appeal any decision that may be made at this public meeting, such person will need a record of the proceedings and should accordingly ensure that a verbatim record of the proceedings is made, which includes the oral statements and evidence upon which such appeal is based. This public meeting may be continued to a date and time certain, which will be announced at the meeting. Any person requiring a special accommodation to participate in this public meeting because of a disability, should contact FMPA at (407) 355-7767 or 1-(888)-774-7606, at least two (2) business days in advance to make appropriate arrangements.

AGENDA ITEM 1

Call Meeting to Order – Roll Call

Finance Advisory Committee Meeting January 11, 2008

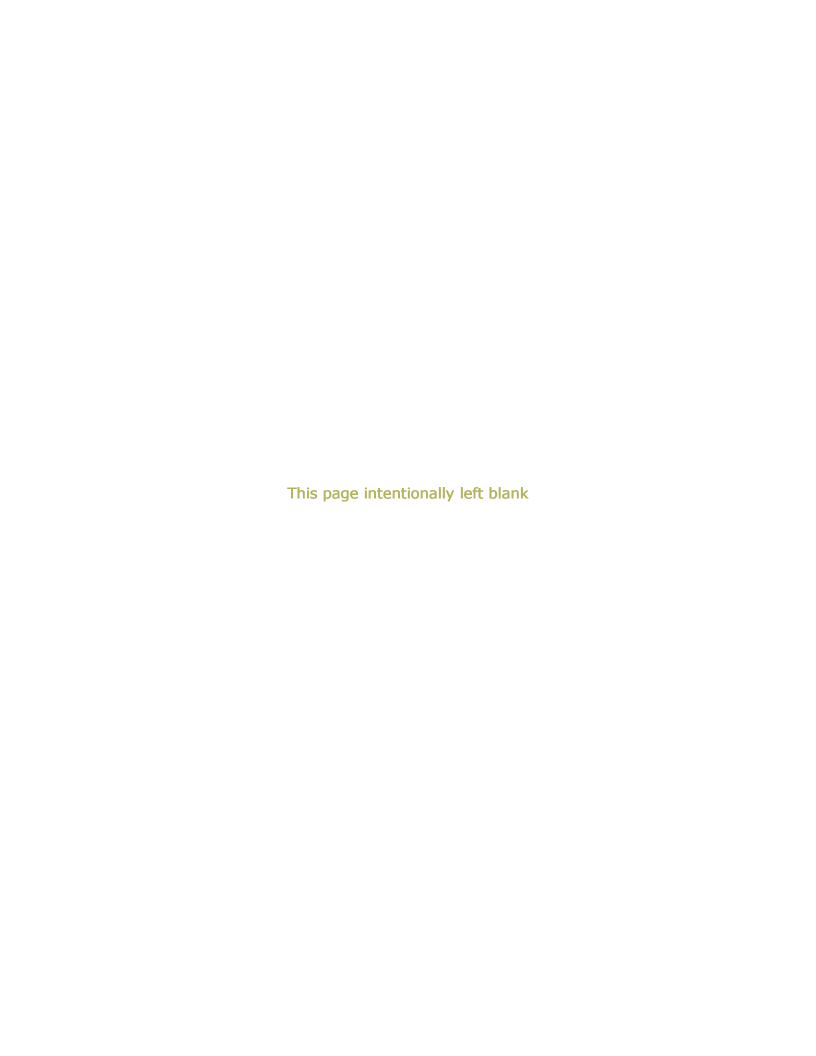
AGENDA ITEM 2 – Action Items

a) Review Draft Financial Statements

Finance Advisory Committee Meeting January 11, 2008

Financial Statements Supplementary Information and Compliance Reports

For The Fiscal Year Ended September 30, 2007



Member Cities

- Alachua
- Bartow
- Bushnell
- Blountstown
- Chattahoochee
- Clewiston
- Fort Meade
- Fort Pierce
- Gainesville
- Green Cove Springs
- Havana
- Homestead
- Jacksonville Beach
- Key West
- Kissimmee
- Lake Worth
- Lakeland
- Leesburg
- Moore Haven
- Mount Dora
- New Smyrna Beach
- Newberry
- Ocala
- Orlando
- Quincy
- St. Cloud
- Starke
- Vero Beach
- Wauchula
- Williston



MANAGEMENT'S DISCUSSION & ANALYSIS

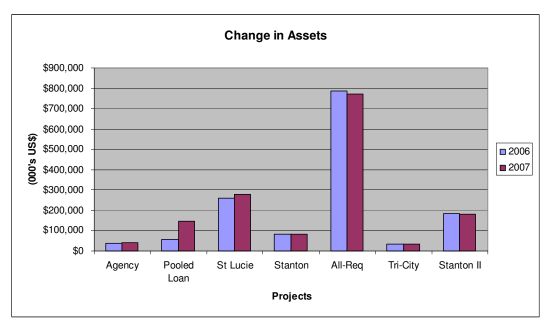
For The Fiscal Year Ended September 30, 2007

This discussion and analysis is intended to serve as an introduction to Florida Municipal Power Agency's (FMPA) basic financial statements, which are comprised of individual project or fund financial statements and the notes to those financial statements.

FMPA's financial statements are designed to provide readers with a broad overview of FMPA's financal condition in a manner similar to a private-sector business. It is important to note that, due to contractual arrangements which are the basis of each power project, no monies are shared among the projects.

FINANCIAL HIGHLIGHTS

Total Assets at September 30, 2007, of FMPA's Agency Fund, Pooled Loan Fund and other projects increased \$90 million from the prior year. The significant assets changes are as follows: increase of \$88 million pertains to the Pooled Loan Fund advances to members and funding construction for the other FMPA projects; the All-Requirements Project used \$145 million in restricted cash and investments for on-going construction of generation projects which had no impact on overall total assets, and a \$16 million reduction in cash primarily due to cash used for margins on hedging activity; the St. Lucie Project borrowed \$16 million from the Pooled Loan Fund to support capital expenditures for upgrades to the reactor and turbine at the plant; the Agency Fund increased \$4 million due to reimbursement for development projects and contributions for Crystal River Three decommissioning; the other projects showed decreases due to depreciation of plant assets.



	Change in Assets (000's US\$)														
		Pooled													
Year	Agency	Loan	St Lucie	Stanton	All-Req	Tri-City	Stanton II	Total							
2006	\$36,185	\$56,969	\$260,615	\$82,319	\$787,185	\$35,659	\$184,893	\$1,443,825							
2007	39,760	145,322	279,178	81,751	771,429	34,838	181,610	1,533,888							
Variance	3,575	88,353	18,563	(568)	(15,756)	(821)	(3,283)	90,063							

For Fiscal Year Ended September 30, 2007

FINANCIAL HIGHLIGHTS (CONTINUED)

Total Liabilities at September 30, 2007, for FMPA's Agency Fund, Pooled Loan Fund and other projects increased by \$88 million during the current fiscal year. This value includes \$9 million increase in long-term debt, \$12 million decrease in current liabilities, and \$94 million increase in restricted liabilities. The majority of these increases are directly related to the significant increases in the assets listed on the previous page.

Current portion of loans payable and taxable loans payable balance amounted to \$2 million. Total Accounts Payable balance was \$119 million or an increase of \$26 million compared with 2006. The All-Requirements Project accounted for \$108 million of this total as follows: Short-Term Due to Participants balance \$43 million, Accounts Payable Purchased Power \$40 million, \$11 million held as Retainage on construction contracts, and Other \$14 million.

Long-Term Debt balance outstanding at September 30, 2007, for FMPA's Agency Fund, Pooled Loan Fund and Projects was \$1,162 million, an increase of \$8 million during the current fiscal year.

Long-Term Bonds balance, less current portion, was \$1,088 million, including All-Requirements balance of \$605 million net of \$15 million unamortized loss on refunding and premium.

Rates on the Agency's variable-rate debt ranged from .07% to 6.63% for fiscal year 2007. Interest expense (operating and non-operating) increased for the current fiscal year by \$5 million and is attributable to a rise in overall interest rates.

Total Operating Revenue for Agency and all projects increased by \$73 million for the current fiscal year, mainly due to All-Requirements, increase in billings to participants, and sales of natural gas not needed by the project. The primary source of revenue—sales of electricity to the participants—increased \$26 million, followed by a decrease in amounts due to refund to participants of \$14 million during this period and an increase of \$33 million on sales to others.

The rising interest rate environment continued throughout fiscal year 2007 and contributed to higher earnings on the investment portfolios of FMPA's funds and projects. For fiscal year 2007, interest income increased by \$14 million when compared to fiscal year 2006.

Comparative years' Assets, Liabilities and Net Assets, as well as Revenues, Expenses are summarized on the following pages.

MANAGEMENT'S DISCUSSION & ANALYSIS (CONTINUED) For Fiscal Year Ended September 30, 2007

FINANCIAL HIGHLIGHTS (CONTINUED)

Statement of Net Assets

Proprietary funds For Fiscal Year Ended September 30, 2007 (000's US\$)

	_					Busine	ss-T	ype Activ	ities	s- Proprieta	ary I	Funds			
		Agency	_ <u>L</u>	Pooled oan Fund	:	St. Lucie Project		Stanton Project	Re	All quirements Project		Tri-City Project		Stanton II Project	Totals
Assets:															
Capital Assets, Net	\$	3,812	\$	-	\$	89,581	\$	37,939	\$	410,448	\$	15,458	\$	120,192	\$ 677,430
Current Unrestricted Assets		11,602				68,549		24,367		201,877		7,103		35,779	349,277
Current Restricted Assets		24,243		145,322		75,407		9,838		126,735		4,722		9,812	396,079
Other Non Current Assets		103			_	45,641	_	9,607	_	32,369		7,555	_	15,827	 111,102
Total Assets	\$	39,760	\$	145,322	\$	279,178	\$	81,751	\$	771,429	\$	34,838	\$	181,610	\$ 1,533,888
Liabilities:															
Long-Term Liabilities	\$	26,208	\$	142,865	\$	278,399	\$	71,677	\$	648,596	\$	30,120	\$	172,371	\$ 1,370,236
Current Liabilities		1,212		2,457		779		10,074		122,833		4,718		9,239	151,312
Total Liabilities	\$	27,420	\$	145,322	\$	279,178	\$	81,751	\$	771,429	\$	34,838	\$	181,610	\$ 1,521,548
Net Assets:															
Invested in capital assets, Net	\$	1,716	\$	-	\$	(145,711)	\$	(36,739)	\$	(112,042)	\$	(16,574)	\$	(53,233)	\$ (362,583)
Restricted						33,836		12,968		25,957		6,797		14,172	93,730
Unrestricted		10,624	_			111,875		23,771	_	86,085		9,777	_	39,061	 281,193
Total Net Assets	\$	12,340	\$		\$		\$		\$		\$		\$		\$ 12,340

Statement of Net Assets

Proprietary funds
For Fiscal Year Ended September 30, 2006 (000's US\$)

		Business-Type Activities- Proprietary Funds All												
	Agency	Pooled Loan Fund	St. Lucie Project	Stanton Project	All Requirements Project	Tri-City Project	Stanton II Project	Totals						
Assets: Capital Assets, Net Current Unrestricted Assets Current Restricted Assets Other Non Current Assets Total Assets	\$ 4,051 10,091 21,393 650 \$ 36,185	\$ - 56,969 \$ 56,969	\$ 87,673 54,308 62,776 55,858 \$ 260,615	\$ 38,714 25,639 5,197 12,769 \$ 82,319	\$ 273,458 215,735 259,698 38,294 \$ 787,185	\$ 15,834 7,717 3,183 8,925 \$ 35,659	\$ 123,314 36,403 6,707 18,469 \$ 184,893	\$ 543,044 349,893 415,923 134,965 \$ 1,443,825						
Liabilities: Long-Term Liabilities Current Liabilities Total Liabilities	\$ 23,493 1,563 \$ 25,056	\$ 56,198 771 \$ 56,969	\$ 258,097 2,518 \$ 260,615	\$ 74,956 7,363 \$ 82,319	\$ 648,982 138,203 \$ 787,185	\$ 31,851 3,808 \$ 35,659	\$ 175,848 9,045 \$ 184,893	\$ 1,269,425 163,271 \$ 1,432,696						
Net Assets: Invested in capital assets, Net Restricted Unrestricted Total Net Assets	\$ 1,825 9,304 \$ 11,129	\$ - \$ -	\$ (129,538) 23,527 106,011 \$ -	\$ (38,547) 8,207 30,340 \$ -	\$ (162,111) 37,116 124,995 \$ -	\$ (17,669) 5,223 12,446 \$ -	\$ (53,032) 10,987 42,045 \$ -	\$ (399,072) 85,060 325,141 \$ 11,129						

For Fiscal Year Ended September 30, 2007

FINANCIAL HIGHLIGHTS (CONTINUED)

STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN FUND NET ASSETS Proprietary Funds For Fiscal Year Ended September 30, 2007 (000's US\$)

	_					Dusine		ype Activit	ics-	All						
		Agency	Le	Pooled oan Fund		St. Lucie Project		Stanton Project	Re	quirements Project		Tri-City Project	5	Stanton II Project		Totals
Revenues:																
Billings to participants	\$	-	\$	4,342	\$	34,329	\$	26,896	\$	554,066	\$	10,985	\$	41,267	\$	671,885
Amounts to be recovered from				(60)		(4 604)		(0.000)		(0.767)		(4.400)		(2.222)		(40.050
(refunded to) participants Sales to others				(68)		(1,621) 2,011		(3,922) 350		(9,767) 48,777		(1,180) 125		(2,392) 548		(18,950
Interest Income		550		259						7,848		506		2,621		51,811
Other		930		259		17,530		2,431		7,848		506		2,621		31,745 930
Total Revenue	\$	1,480	\$	4,533	\$	52,249	\$	25,755	\$	600,924	\$	10,436	\$	42,044	\$	737,421
Expenses:																
Operation, maintenance &																
Nuclear Fuel Amortization	\$		\$		\$	10,954	\$	3,738	\$	49,836	\$	1,340	\$	6,143	\$	72,011
Purchased power, Transmission	P		₽		₽	10,554	P	3,730	P	49,030	Ф	1,340	æ	0,143	æ	72,011
& Fuel Costs						3,562		12,281		513,260		4,457		18,404		551,964
Administrative & General		8,739		614		2,346		868		12,149		491		1,204		26,411
Depreciation & Decommissioning		412				11,317		1.984		10,102		806		4,344		,
Interest & Amortization		93		3,919		13,955		3,817		17,286		2,023		9,563		50,656
Others		(8,975)		•		•				5,880		•				(3,095
Total Expense	\$	269	\$	4,533	\$	42,134	\$	22,688	\$	608,513	\$	9,117	\$	39,658	\$	697,947
Change in net assets before																
regulatory asset adjustment	\$	1,211	\$	-	\$	10,115	\$	3,067	\$	(7,589)	\$	1,319	\$	2,386	\$	10,509
Regulatory asset adjustment						(10,115)		(3,067)		7,589	_	(1,319)		(2,386)		(9,298
Change in net assets after																
regulatory asset adjustment	\$	1,211	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	1,211
Net assets at beginning of year		11,129														11,129
															_	
Net assets at end of year	\$	12,340	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	12,340

STATEMENTS OF REVENUES, EXPENSES AND CHANGES IN FUND NET ASSETS Proprietary Funds For Fiscal Year Ended September 30, 2006 (000's US\$)

	_					- Du	3111653	-Type Activit	.IES- I	All	iius					
		Agency	,	Pooled Loan Fund		St. Lucie Project		Stanton Project	R	equirements Project		Tri-City Project		Stanton II Project		Totals
Revenues:																
Billings to participants	\$	-	\$	4,139	\$	31,072	\$	23,953	\$	540,320	\$	10,006	\$	36,524	\$	671,885
Amounts to be recovered from				(86)		(1,223)		(1.724)		(21 205)		(524)		1 504		(18,950)
(refunded to) participants Sales to others				(86)		3,100		(1,724) 347		(31,385) 15,754		124		1,504 544		51,811
Interest Income		306		103		8,063		1,097		6.717		349		1,351		31,745
Other		940		103		0,005		1,037		0,717		343		1,551		930
Total Revenue	\$	1,246	\$	4,156	\$	41,012	\$	23,673	\$	531,406	\$	9,955	\$	39,923	\$	651,371
Expenses:																
Operation, maintenance &																
Nuclear Fuel Amortization	\$	-	\$	-	\$	14,090	\$	3,218	\$	37,722	\$	1,152	\$	5,015	\$	61,197
Purchased power, Transmission																
& Fuel Costs						3,308		12,285		463,112		4,435		19,590		502,730
Administrative & General		8,005		680		2,924		873		10,311		460		1,178		24,431
Depreciation & Decommissioning Interest & Amortization		410 90		3,476		9,700		1,921		10,213		783 2,092		4,309		45,858
Others		(8,477)		3,476		12,997		3,842		13,910		2,092		9,451		(8,477)
Total Expense	4	28	4	4,156	¢	43,019	¢	22,139	4	535,268	¢	8,922	4	39,543	¢	625,739
Total Expense	Ψ		Ψ	4,150	Ψ	+3,013	4	22,133	Ψ	333,200	Ψ	0,322	Ψ	33,343	y	023,733
Change in net assets before																
regulatory asset adjustment	\$	1,218	\$	-	\$	(2,007)	\$	1,534	\$	(3,862)	\$	1,033	\$	380	\$	(1,704)
Regulatory asset adjustment						2,007		(1,534)		3,862		(1,033)		(380)		2,922
Change in net assets after																
regulatory asset adjustment	\$	1,218	\$	-	\$		\$	-	\$		\$	-	\$	-	\$	1,218
Net assets at beginning of year		9,911														9,911
,																
Net assets at end of year	\$	11,129	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	11,129

For Fiscal Year Ended September 30, 2007

OVERVIEW OF FINANCIAL STATEMENTS

This discussion and analysis is intended to serve as an introduction to FMPA's basic financial statements, which are comprised of two components: (1) individual project or fund financial statements and (2) notes to the financial statements. This report also contains other supplementary information in addition to the basic financial statements.

FMPA's **Entity-Wide Financial Statements** are designed to provide readers with a broad overview of FMPA's finances in a manner similar to a private-sector business. It is very important to note that, due to contractual arrangements that are the basis of each power project, no monies can be shared among projects.

The cash flow of one power project, although presented with all others in the financial statement presentation as required by financial reporting requirements, cannot and should not be considered available for any other project. Management encourages readers of this report, when evaluating the financial condition of FMPA, to remember that each power project or fund is a stand-alone entity.

The **Statements of Net Assets** presents information on all of FMPA's assets and liabilities with the differences between the two reported as Net Assets. As a result of a decision by the governing body of FMPA, billings and revenues in excess (deficient) of actual costs are returned to (collected from) the participants in the form of billing credits (charges). The assets within the Agency Fund represent those required for staff operations, which coordinate all of the power projects described herein. On behalf of the Crystal River Unit 3 participants, Restricted Cash and Investments in the Agency Fund were held in 2007 as money held in trust for the Decommissioning Fund.

The **Statements of Revenues, Expenses and Changes in Fund Net Assets** present information regarding how FMPA's net assets have changed during the fiscal year ended September 30, 2007. All changes in net assets are reported as the underlying event giving rise to the change as it occurs, regardless of the timing of related cash flows. Therefore, some revenues and expenses that are reported in these statements for some items will only result in cash flows in future fiscal periods, such as unrealized gains or losses from investment activities, uncollected billings and earned but unused vacation.

The **Statements of Cash Flows** provide information about FMPA's Agency Fund, Pooled Loan Fund and each project's cash receipts and disbursements during the fiscal year. These statements report cash receipts, cash payments and net changes in cash resulting from operating, investing and financing activities.

All of the activities of FMPA are of a business type, as compared to governmental activities. FMPA has no component units to report. The Financial Statements can be found on pages 13 through 54 of this report.

The **Fund Financial Statements** are comprised of a grouping of related accounts that are used to maintain control over resources that have been segregated for specific activities or objectives. FMPA, like governments and other special agencies or districts, uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. All of the funds of FMPA are reported on the proprietary basis.

For Fiscal Year Ended September 30, 2007

OVERVIEW OF FINANCIAL STATEMENTS (CONTINUED)

FMPA maintains only one type of **Proprietary Fund**, the Enterprise Fund type. Enterprise Funds are used to report the same functions presented as business-type activities in the financial statements. FMPA uses enterprise funds to account for all of its power projects, as well as the Agency and Pooled Loan business operations. Each of the funds is considered a "major fund" according to specific accounting rules. A summary of FMPA's activities for years 2007 and 2006 is shown on page 6. A more detailed version of the major fund proprietary financial statements can be found on pages 13 through 15 of this report.

The **Notes to Financial Statements** provide additional information that is essential to understanding the data provided in both the government-wide and fund financial statements. The Notes to the Financial Statements can be found on pages 16 through 54 of this report.

In addition to the basic financial statements and accompanying notes, this report also presents other information, which consists of certain supplementary information concerning FMPA's budgetary compliance and bond resolution funds accounting. Compliance reports and the auditor's Management Letter can be found starting on page 56 of this report.

ENTITY-WIDE FINANCIAL ANALYSIS

As noted earlier, when readers use the financial presentations to evaluate FMPA's financial position and results of operations, it is essential to remember the legal separation that exists among the projects. Nevertheless, broad patterns and trends may be observed at this level that should lead the reader to study carefully the financial statements of each fund and project. For example, total Utility Plant increased during fiscal year 2007 due to the development and construction of three new power plants within the All-Requirements Project. The Agency Fund and other FMPA Projects' total Utility Plant increased during 2007 and is attributable to the difference between depreciation and any capital outlays required during the year. See additional information in the Notes to Financial Statements beginning on page 16.

FINANCIAL ANALYSIS OF FMPA'S FUNDS AND PROJECTS

FMPA uses fund accounting, Federal Energy Regulatory Commission accounting and special utility industry terminology to ensure and demonstrate compliance with finance-related legal requirements. The projects and funds are presented below and in the financial statements in the order in which they were established.

The **Agency Fund** accounts for the administrative activities of FMPA. The expenses incurred while operating the projects and administrative activities are allocated to the power projects, net of any miscellaneous receipts. Total General and Administrative expenses increased \$734,000 in fiscal year 2007 when compared to fiscal year 2006. This is attributable to an increase in Salaries and Benefits of \$584,000, an increase in Outside Services of \$64,000, an increase in other expenses of \$21,000, and an increase in Liability Insurance Expense of \$65,000.

FMPA has a Letter of Credit that supports the financing of capital expenditures of its members or the Agency through the issuance of commercial paper. These loans and the repayments of these loans are accounted for in the **Pooled Loan Fund**. On September 30, 2007, long-term commercial paper note debt was \$143 million. Management is not aware of any pending non-payment of commercial paper notes, and no loans were in default at September 30, 2007.

For Fiscal Year Ended September 30, 2007

FINANCIAL ANALYSIS OF FMPA'S FUNDS AND PROJECTS (CONTINUED)

The **St. Lucie Project** consists of an 8.806% undivided ownership interest in St. Lucie Unit 2. This unit is a nuclear power plant primarily owned and operated by Florida Power & Light (FPL). FPL submitted an application to the Nuclear Regulatory Commission (NRC) seeking to extend the operating license for Units 1 and 2 by 20 years. The NRC granted the license renewal for 20 years, which allows Unit 1 to operate until 2035 and Unit 2 to operate until 2043, subject to FPL's final acceptance.

The Project billed 581,598 Megawatt-hours (MWh) in fiscal year 2007. The average all-inclusive billing rate, which includes budgeted Demand, Energy and Transmission expenses, decreased 1.25% to \$59.03 in fiscal year 2007. The cost of power production and delivery decreased from \$32.82 to \$25.42 per MWh in fiscal year 2007 (a decrease of 22% from the prior year). The major reduction in cost is related to a decrease of \$4 million in production expenses partially offset by increased purchased power.

The **Stanton Project** derives its power from a 14.8193% ownership interest in Stanton Unit 1, a 425 Megawatt coal-fired power plant operated by its primary owner, Orlando Utilities Commission (OUC).

Operations and Maintenance expenses increased by \$528,000 during fiscal year 2007 and are attributable to increased billings by OUC for Stanton Unit 1 operations.

The Project billed 475,138 MWh in fiscal year 2007. The average all-inclusive billing rate which includes budgeted Demand, Energy and Transmission expenses increased 15.3% to \$56.61 per MWh in fiscal year 2007. This increase was primarily due to budget increases for future expenditures.

The cost of power production and delivery, which is calculated using actual Operating expenses excluding Administrative and General expenses, rose to \$37.89 per MWh in fiscal year 2007, a increase of 6.1% in fiscal year 2007. This change is due to the rising cost of coal as well as boiler maintenance expenses. General and Administrative expenses decreased \$5,000.

The **All-Requirements Project** (ARP) consists of 15 participants. The ARP energy resources are part of the Florida Municipal Power Pool (FMPP), a consortium of three municipal energy suppliers - ARP, Lakeland Electric and OUC - which have agreed to dispatch resources on a cost and availability basis in order to meet combined loads. The average billed rate to ARP member cities was \$84.08 per MWh in fiscal year 2007, which is all-inclusive of Energy, Demand and Transmission expenses. The billed Megawatt hours for fiscal year 2007 were 6,589,702.

Billings to ARP participants in fiscal year 2007 were 2.59% higher, increasing from \$540 million to \$554 million. This increase is primarily due to higher fuel costs.

The All-Requirements participant net cost of power increased to \$82.60 per MWh in fiscal year 2007, an 8.0% increase from fiscal year 2006. This increase was primarily due to a rise in coal and natural gas prices and the Project's generation and contractual resource mix. General and Administrative expenses increased \$1,838,000, a 17.8% increase from the prior year. The fuel supply mix was 47% for natural gas, 3% for fuel oils, 39% for coal and 11% for nuclear.

After consideration of amounts to be refunded to or recovered from Project participants, the net assets of the All-Requirements Project were zero (by design) again in fiscal year 2007. The ARP bills an estimated rate during the year and then credits back (charges) participants the amounts in excess (deficit) of those needed to operate and meet all the Project's obligations. This amount is shown in the Statements of Revenues, Expenses and Changes in Fund Net Assets as an addition or reduction to "Billings to Participants" and as "Participant Accounts Receivable" or "Net Costs Recoverable From Future Participant Billings" in the accompanying Statement of Net Assets.

For Fiscal Year Ended September 30, 2007

FINANCIAL ANALYSIS OF FMPA'S FUNDS AND PROJECTS (CONTINUED)

The **Tri-City Project** consists of a 5.3012% ownership interest in Stanton Unit 1. The Project billed 177,238 MWh in fiscal year 2007. The average all-inclusive billing rate, which includes budgeted Demand, Energy and Transmission expenses, increased 7.6% to \$ 61.98 per MWh during fiscal year 2007. This increase was primarily due to rising coal costs which are billed to the participants through the energy charge on each Project's invoice.

The cost of power production and delivery, which is calculated using actual Operating expenses excluding Administrative and General expenses, increased by 13%; the cost per MWh increased from \$36.68 per MWh in fiscal year 2006 to \$37.25 per MWh in fiscal year 2007. This change is due to the rising cost of coal as well as boiler maintenance expenses. General and administrative expenses increased by \$31,000 or \$.17 per MWh.

The **Stanton II Project** consists of a 23.2367% ownership interest in Stanton Unit 2, a coal-fired power plant operated by its primary owner, Orlando Utilities Commission (OUC). The Project billed 726,163 MWh in fiscal year 2007. The average all-inclusive billing rate, which includes budgeted Demand, Energy and Transmission expenses, increased by \$10.92 or 23.8% to \$56.83 per MWh in fiscal year 2007. This increase was primarily due to a increased billing rates to cover future expenditures.

BUDGETARY HIGHLIGHTS

The FMPA Board of Directors approves the project budgets, establishing legal boundaries for expenditures. For fiscal year 2007, the amended budget authority was not exceeded. For more details, see the Schedule of Amounts Due (from) to Participants on pages 56 through 58 within the **Supplementary Information**.

CAPITAL ASSETS AND LONG-TERM DEBT

FMPA's investment in **Capital Assets** as of September 30, 2007 was \$677 million, net of accumulated depreciation and inclusive of work-in-process and development projects. This investment in capital assets includes operational and construction projects in progress of generation facilities, distribution and transmission systems, land, buildings, improvements, and machinery and equipment.

FMPA's investment in capital assets for fiscal year 2007 increased by 24.7% or \$134 million. This equates to a 50.1% increase in the All-Requirements utility plant while all other projects' net change decreased an average of 2%. This overall reduction highlights the relatively stable nature of these generating assets and FMPA's participation in them or the capital renewal and replacement program.

For Fiscal Year Ended September 30, 2007

FINANCIAL ANALYSIS OF FMPA'S FUNDS AND PROJECTS (CONTINUED)

At September 30, 2007, FMPA had **Long-Term Debt** of \$1,303 million in notes, loans and bonds payable. The remaining principal payments on long-term debt, net of unamortized premium and discount, and unamortized loss on refunding are as follows:

Project	Amount	(000's USD)
Agency Fund	\$	2,100
Pooled Loan Fund		142,865
St. Lucie Project		236,828
Stanton Project		75,288
All-Requirements Project		636,657
Tri-City Project		32,370
Stanton II Project		176,951
Total	\$	1,303,059

See **Note IX** to the Notes to Financial Statements for further information.

ECONOMIC FACTORS AND NEXT YEAR'S BUDGETS AND RATES

Multi-year operational and financial modeling was conducted to arrive at the fiscal year 2008 budget. Expenses were estimated using current market conditions for fuel and estimated member loads which take into consideration the member cities' economies that have shown varying amounts of growth in both demand and energy. Rates are set in order to cover all costs based on the member loads.

SIGNIFICANT EVENTS

FMPA has acquired land in Ft. Pierce, Florida for a future generation site of a natural gas power plant. The Treasure Coast Energy Center Unit 1 has a total budget not to exceed \$274 million. Construction on this facility began in mid-2006, and construction is approximately 75% complete.

FMPA, along with three other utilities, negotiated a purchase option agreement for a 3,200 acre site in North Florida for a potential future location to build an 800 megawatt coal-fired power plant. Other utilities involved in the construction project, along with FMPA were JEA, the city of Tallahassee and Reedy Creek Improvement District. The project was suspended during the year due to energy policy changes within the state. See **Note X** in the Notes to Financial Statements for further information.

In Fiscal year 2005, FMPA joined with six other public gas and electric utilities in five different states forming a gas supply agency called Public Gas Partners, Inc. (PGP). This agency was created to secure economical, long-term wholesale natural gas supplies for its seven members in order to stabilize and reduce the cost of natural gas. See **Note X** in the Notes to Financial Statements for more information on the current activities of this agency.

For Fiscal Year Ended September 30, 2007

INTEREST ARBITRAGE AND REBATE

As a result of lower interest rates on outstanding debt in contrast to higher yields on investments, the Agency has the following remaining potential arbitrage rebate liabilities as of September 30, 2007:

Project	Amount (000's US\$)
St. Lucie Project	\$	366
All-Requirements Project		3,172
Tri-City Project		133
Stanton Project		2
Stanton II Project		556
Total	\$	4,229

See **Note XV** in the Notes to Financial Statements for further information regarding the arbitrage rebate liabilities.

REQUEST FOR INFORMATION

Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the *Assistant General Manager, CFO and Risk Manager. Florida Municipal Power Agency, 8553 Commodity Circle, Orlando, FL 32819.*

STATEMENTS OF NET ASSETS PROPRIETARY FUNDS

YEAR ENDED SEPTEMBER 30, 2007 (000's US\$)

			Bus	iness-Type Activ	vities- Proprietary	y Funds		
ASSETS	Agency	Pooled Loan Fund	St. Lucie Project	Stanton Project	All Requirements Project	Tri-City Project	Stanton II Project	Totals
Current Assets: Cash and cash equivalents Investments Participant accounts receivable Fuel stock and material inventory Other current assets Restricted assets available for	\$ 1,390 7,984 1,576 652	\$ -	\$ 4,219 64,349 (640) 407	\$ 3,414 13,885 2,049 405 247	\$ 56,438 21,802 50,171 26,632 33,220	\$ 1,419 1,889 854 144 60	\$ 4,019 22,412 1,206 1,184 448	\$ 70,899 132,321 55,216 28,365 35,034
current liabilities Total Current Assets	\$ 11,602	\$	\$ 68,549	4,367 \$ 24,367	13,614 \$ 201,877	\$ 7,103	6,510 \$ 35,779	27,442 \$ 349,277
Non-Current Assets: Restricted Assets: Cash and cash equivalents Investments Accrued interest Pooled loan from members Pooled loan from projects	\$ 828 23,319 96	\$ 18,007 64,772 250 20,447 41,846	\$ 1,349 73,963 309	\$ 3,804 10,323 78	\$ 30,845 109,148 356	\$ 2,586 4,840 33	\$ 6,415 9,840 67	\$ 63,834 296,205 1,189 20,447 41,846
Less: Portion classified as current Total Restricted Assets	\$ 24,243	\$ 145,322	\$ 75,407	\$ 9,838	(13,614) \$ 126,735	\$ 4,722	\$ 9,812	(27,442) \$ 396,079
Capital Assets: Electric plant General plant Less accumulated depreciation and amortization	\$ - 6,280 (2,468)	\$ -	\$ 204,748 13,966 (129,133)	\$ 72,581 111 (34,753)	\$ 286,225 2,708 (96,426)	\$ 29,778 36 (14,356)	\$ 171,181 163 (51,152)	\$ 764,513 23,264 (328,288)
Net Capital Assets Construction work in progress Development projects in progress	\$ 3,812	\$ -	\$ 89,581	\$ 37,939	\$ 192,507 217,941	\$ 15,458	\$ 120,192	\$ 459,489 217,941
Total Capital Assets, Net Deferred Costs:	\$ 3,812	\$ -	\$ 89,581	\$ 37,939	\$ 410,448	\$ 15,458	\$ 120,192	\$ 677,430
Net costs recoverable from future participant billings Other Total Deferred Costs	\$ 99 4 \$ 103	\$ - \$ -	\$ 44,105 1,536 \$ 45,641	\$ 8,997 610 \$ 9,607	\$ 16,823 15,546 \$ 32,369	\$ 7,217 338 \$ 7,555	\$ 12,301 3,526 \$ 15,827	\$ 89,542 21,560 \$ 111,102
Total Non-Current Assets	\$ 28,158	\$ 145,322	\$ 210,629	\$ 57,384	\$ 569,552	\$ 27,735	\$ 145,831	\$ 1,184,611
Total Assets	\$ 39,760	\$ 145,322	\$ 279,178	\$ 81,751	\$ 771,429	\$ 34,838	\$ 181,610	\$ 1,533,888
LIABILITIES AND NET ASSETS Current Liabilities: Payable from unrestricted assets:								
Current portion of pooled loan, Notes Payable, and Line of Credit Accounts payable & Accrued Liabilities	\$ 135 1,077	\$ -	\$ - 565	\$ 481 5,226	\$ 1,158 108,061	\$ 175 1,806	\$ 220 2,509	\$ 2,169 119,244
Total Current liabilities from Unrestricted Assets Payable from restricted assets: Current portion of long-term	\$ 1,212	\$	\$ 565	\$ 5,707	\$ 109,219	\$ 1,981	\$ 2,729	\$ 121,413
revenue bonds Accrued interest on long-term debt Other Liabilities Table Company liabilities Payable	\$ - 	\$ - 497 1,960	\$ - 214	\$ 3,130 1,237	\$ 7,870 5,744	\$ 2,075 662	\$ 4,360 2,150	\$ 17,435 10,504 1,960
Total Current liabilities Payable From Restricted Assets Total Current Liabilities	\$ - \$ 1,212	\$ 2,457 \$ 2,457	\$ 214 \$ 779	\$ 4,367 \$ 10,074	\$ 13,614 \$ 122,833	\$ 2,737 \$ 4,718	\$ 6,510 \$ 9,239	\$ 29,899 \$ 151,312
Liabilities Payable from Restricted Assets: Commercial paper notes Accrued decommissioning expenses Total Liabilities Payable	\$ - 24,243	\$ 142,865	\$ - 41,571	\$ -	\$ -	\$ - 	\$ -	\$ 142,865 65,814
From Restricted Funds	\$ 24,243	\$ 142,865	\$ 41,571	\$ -	\$ -	\$ -	\$ -	\$ 208,679
Long-Term Liabilities: Long-term revenue bonds, less current portion Long-term loans - Taxable Pooled loans notes payable Deferred revenues	\$ - 1,965	\$ -	\$ 221,922 14,906	\$ 64,163 7,514	\$ 605,889 4,658 17,082	\$ 27,431 2,689	\$ 169,157 3,214	\$ 1,088,562 18,075 33,953
Advances from participants Total Long-Term Liabilities	\$ 1,965	\$ -	\$ 236,828	\$ 71,677	20,967 \$ 648,596	\$ 30,120	\$ 172,371	20,967 \$ 1,161,557
Total Liabilities	\$ 27,420	\$ 145,322	\$ 279,178	\$ 81,751	\$ 771,429	\$ 34,838	\$ 181,610	\$ 1,521,548
Net Assets: Invested in capital assets, Net Restricted Unrestricted	\$ 1,716 10,624	\$	\$ (145,711) 33,836 111,875	\$ (36,739) 12,968 23,771	\$ (112,042) 25,957 86,085	\$ (16,574) 6,797 9,777	\$ (53,233) 14,172 39,061	\$ (362,583) 93,730 281,193
Total Net Assets	\$ 12,340	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ 12,340

The accompanying notes are an integral part of these financial statements

STATEMENT OF REVENUES, EXPENSES, AND CHANGES IN FUND NET ASSETS PROPRIETARY FUNDS For the Year Ended September 30, 2007

		Business-Type Activities- Proprietary Funds All														
		Agency	L	Pooled oan Fund		St. Lucie Project		Stanton Project	R	All equirements Project		Tri-City Project	:	Stanton II Project		Totals
Operating Revenue: Billings to participants	\$	-	\$	4,342	\$	34,329	\$	26,896	\$	554,066	\$	10,985	\$	41,267	\$	671,885
Amounts to be recovered from (refunded to) participants Sales to others				(68)		(1,621) 2,011		(3,922) 350		(9,767) 48,777		(1,180) 125		(2,392) 548		(18,950) 51,811
Total Operating Revenue	\$		\$	4,274	\$	34,719	\$	23,324	\$	593,076	\$	9,930	\$	39,423	\$	704,746
Operating Expenses:																
Operation and maintenance Fuel expense Nuclear fuel amortization Spent fuel fees	\$	-	\$	-	\$	8,220 2,375 359	\$	3,738 11,573	\$	49,836 258,185	\$	1,340 4,168	\$	6,143 17,345	\$	69,277 291,271 2,375 359
Purchased power Transmission services General and administrative Interest expense		8,739		614 3,919		3,199 363 2,346		708 868		235,491 19,584 12,149		289 491		1,059 1,204		238,690 22,003 26,411 3,919
Depreciation Decommissioning Capitalized development projects and allocated costs		(8,975)				8,791 2,526		1,984		10,102		806		4,344		26,439 2,526 (8,975)
Total Operating Expense	\$	176	\$	4,533	\$	28,179	\$	18,871	\$	585,347	\$	7,094	\$	30,095	\$	674,295
Total Operating Income (Loss)	\$	(176)	\$	(259)	\$	6,540	\$	4,453	\$	7,729	\$	2,836	\$	9,328	\$	30,451
Non-Operating Income (Expense): Interest expense Amortization of debt related costs Investment income Development fund fee	\$	(93) 550 930	\$	- 259	\$	(10,780) (3,175) 17,530	\$	(3,390) (427) 2,431	\$	(16,395) (891) 7,848 (5,880)	\$	(1,454) (569) 506	\$	(8,203) (1,360) 2,621	\$	(40,315) (6,422) 31,745 930 (5,880)
Write Off of Coal Project Total Non-operating	_						_		_	(5,880)	_				_	(5,880)
Income (Expenses)	\$	1,387	\$	259	\$	3,575	\$	(1,386)	\$	(15,318)	\$	(1,517)	\$	(6,942)	\$	(19,942)
Change in net assets before regulatory asset adjustment Regulatory asset adjustment	\$	1,211	\$	-	\$	10,115 (10,115)	\$	3,067 (3,067)	\$	(7,589) 7,589	\$	1,319 (1,319)	\$	2,386 (2,386)	\$	10,509 (9,298)
Change in net assets after regulatory asset adjustment	\$	1,211	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	1,211
Net assets at beginning of year	_	11,129			_		_				_		_			11,129
Net assets at end of year	\$	12,340	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	12,340

The accompanying notes are an integral part of these financial statements

STATEMENT OF CASH FLOWS PROPRIETARY FUNDS For the Year Ended September 30, 2007

					E	Busines	s-Type Activit	ties- P	roprietary Fun	ds				
		•		Pooled	St. Lucie		Stanton	R	All equirements		Tri-City		Stanton II	Takala
Cash Flows From Operating Activities: Cash Received From Customers Cash Paid to Suppliers Cash Paid to Employees Cash Paid for Interest - Lending Activity	\$	9,302 (3,671) (5,522)	\$	4,274 (614) (3,702)	\$ 47,374 (16,171)	\$	26,415 (14,254)	\$	574,866 (537,564)	\$	11,217 (5,414)	\$	45,257 (25,751)	\$ 718,705 (603,439) (5,522) (3,702)
Net Cash Provided by (Used in) Operating Activities	\$	109	\$	(42)	\$ 31,203	\$	12,161	\$	37,302	\$	5,803	\$	19,506	\$ 106,042
Cash Flows From Investing Activities: Proceeds From Sales and Maturities Of Investments Crystal River 3 Decommissioning Deposits and Interest Earnings Purchases of Investments Pooled Loans - New Advances	\$	40,450 2,850 (46,181)	\$	83,517 (129,786) (52,271)	\$ 339,064	\$	24,686 (26,121)	\$	515,747	\$	9,837 (9,081)	\$	38,408 (41,186)	\$ 1,051,709 2,850 (980,771)
Pooled Loans - Principal Payments received Income received on Investments		553		11,314 259	17,635		2,443		16,407		517		2,629	11,314 40,443
Net Cash Provided by (Used in) Operating Activities	\$	(2,328)	\$	(86,967)	\$ (10,288)	\$	1,008	\$	170,725	\$	1,273	\$	(149)	\$ 73,274
Cash Flows From Capital & Related Financing Activ Proceeds from Issuance of Bonds & Loans Payments of Bond Principal and Issuance Costs	vities: \$	- (472)	\$	-	\$ 14,906	\$	-	\$	17,082	\$	-	\$	-	\$ 31,988
Capital Expenditures - Utility Plant Principal Payments - Long Term Debt Letter of Credit Draws Letter of Credit Payments		(173) (130)		88,294	(13,075) (304)		(1,210) (3,105)		(144,744) (14,342) (45,000)		(431) (2,090)		(1,221) (4,537)	(160,854) 63,786 (45,000)
Interest paid on Debt Regulatory Assets Cash Received - Development Fund		(93) 930			 (10,771) (10,115)		(3,454) (3,067)		(25,745) 1,709		(1,474) (1,319)		(8,287) (2,386)	 (49,824) (15,178) 930
Net Cash Provided (Used in) Capital & Related Financing Activities	\$	534	\$	88,294	\$ (19,359)	\$	(10,836)	\$	(211,040)	\$	(5,314)	\$	(16,431)	\$ (174,152)
Net Increase (Decrease) in Cash and Cash Equivalents	\$	(1,685)	\$	1,285	\$ 1,556	\$	2,333	\$	(3,013)	\$	1,762	\$	2,926	\$ 5,164
Cash and Cash Equivalents - Beginning Cash and Cash Equivalents - Ending	\$	3,903 2,218	\$	16,722 18,007	\$ 4,012 5,568	\$	4,885 7,218	\$	90,296 87,283	\$	2,243 4,005	\$	7,508 10,434	\$ 129,569 134,733
Consisting of: Unrestricted Restricted Total	\$	1,390 828 2,218	\$	18,007 18,007	\$ 4,219 1,349 5,568	\$	3,414 3,804 7,218	\$	56,438 30,845 87,283	\$	1,419 2,586 4,005	\$	4,019 6,415 10,434	\$ 70,899 63,834 134,733
Reconciliation of Operating Income to Net Cash Provided by (Used in) Operating Activities Operating Income (Loss)	s: \$	(176)	\$	(259)	\$ 6,540	\$	4,453	\$	7,729	\$	2,836	\$	9,328	\$ 30,451
Adjustment to Reconcile Net Operating Income to Net Cash Provided by (Used In) Operating Activities: Depreciation and Decommissioning Amortization of Nuclear Fuel		412			11,317 2,375		1,984		10,102		806		4,344	28,965 2,375
Changes in Assests and Liabilities Which Provided (Used) Cash: Inventory Receivables From (Payable to) Participants Prepaids Accounts Payable and Accrued Expense Amounts to be Refunded (Collected) Other Deferred Costs Loans to Participants Other Receivables		(220) (98) (356) 547		217	2,539 (37) (1,748) 10,116 101		317 24 46 2,175 3,067 95		(3,540) (10,621) 1,794 25,913 (7,589) 13,514		114 (33) (10) 720 1,320 50		(164) 3,448 (70) (22) 2,386 256	(3,273) (4,863) 1,625 26,899
Net Cash Provided By (Used In) Operating Activities	\$	109	\$	(42)	\$ 31,203	\$	12,161	\$	37,302	\$	5,803	\$	19,506	\$ 106,042
			_									_		

The accompanying notes are an integral part of these financial statements

I. Summary of Significant Accounting Policies

A. Reporting Entity

Florida Municipal Power Agency (FMPA or Agency) was created on February 24, 1978, pursuant to the terms of an Interlocal Agreement signed by the governing bodies of 25 Florida municipal corporations or utility commissions chartered by the State of Florida.

The Florida Interlocal Cooperation Act of 1969 authorizes local government units to enter together into mutually advantageous agreements which create separate legal entities for certain specified purposes. FMPA, as one such entity, was authorized under the Florida Interlocal Cooperation Act and the Joint Power Act to finance, acquire, construct, manage, operate or own electric power projects or to accomplish these same purposes jointly with other public or private utilities. An amendment to the Florida Interlocal Cooperation Act in 1985 and an amendment to the Interlocal Agreement in 1986 authorized FMPA to implement a pooled financing or borrowing program for electric, water, wastewater, waste refuse disposal or gas projects for FMPA and its members. FMPA established itself as a project-oriented agency.

This structure allows each member the option of whether to participate in a project, to participate in more than one project, or not to participate in any project. Each of the projects are independent from the other and the project bond resolutions specify that no revenues or funds from one project can be used to pay the costs of any other project. As of September 30, 2007, FMPA has 30 members.

B. Measurement Focus, Basis of Accounting, and Financial Statement Presentation

The Agency Fund, Pooled Loan Fund and each of the projects are maintained using the Uniform System of Accounts of the Federal Energy Regulatory Commission and with Generally Accepted Accounting Principles of the United States (GAAP) using the economic resources measurement focus and the accrual basis of accounting. Application of the Statement of Financial Accounting Standards No. 71, Accounting for the Effect of Certain Types of Regulation, is also included in these financial statements. This standard relates to the deferral of revenues and expenses to future periods in which the revenues are earned or the expenses are recovered through the rate-making process.

The Agency's General Bond Resolution requires that its rate structure be designed to produce revenues sufficient to pay operating, debt service and other specified costs. The Agency's Board of Directors, which is comprised of one representative from each member city, and Executive Committee, which is comprised of one representative from each of the All-Requirements Project members, are responsible for reviewing and approving the rate structure. The application of a given rate structure to a given period's electricity sales may produce revenues not intended to pay that period's costs and conversely, that period's costs may not be intended to be recovered in that period's revenues. The affected revenues and/or costs are, in such cases, deferred for future recognition. The recognition of deferred items is correlated with specific future events, primarily payment of debt principal.

In accordance with Governmental Accounting Standards No. 20, FMPA has elected not to follow Financial Accounting Standards Board (FASB) pronouncements issued subsequent to November 30, 1989 in accounting and reporting for its operations. FMPA has adopted the provisions of Governmental Accounting Standards Board (GASB) GASB Statement No. 40, Deposit and Investment Risk Disclosures, which is an amendment of GASB Statement No. 3.

I. Summary of Significant Accounting Policies (continued)

B. Basis of Accounting (continued)

FMPA considers electric revenues and costs that are directly related to generation, purchases, transmission and distribution of electricity to be operating revenues and expenses. Revenues are recorded when they are earned and expenses are recorded when a liability is incurred, following GAAP.

1. Fund Accounting

FMPA maintains its accounts on a fund/project basis, in compliance with appropriate bond resolutions, and operates its various projects in a manner similar to private business. Operations of each project are accounted for as a proprietary fund and as such, interproject transactions, revenues and expenses are not eliminated.

The Agency operates the following major funds:

- The Agency Fund, which accounts for general operations beneficial to all members and projects,
- The Pooled Loan Fund, which accounts for operations of pooled financing of loans to other FMPA projects and members for utility-related projects,
- The St. Lucie Project, which accounts for ownership interest in the St. Lucie Unit 2 nuclear generating facility,
- The Stanton Project and the Tri-City Project, which account for respective ownership interests in the Stanton Energy Center (SEC) Unit 1, a coal-fired generation facility,
- The All-Requirements Project, which accounts for ownership interest in Stanton Energy Center Unit 1, Stanton Energy Center Unit 2, Stanton Unit A, Indian River Combustion Turbine Units A, B, C and D, Cane Island Units 1, 2 and 3, and FMPA's Key West Combustion Turbine Units 2 and 3. Also included in All-Requirements Project is the purchase of power for resale to the participants as well as the purchase of equipment necessary for dispatching requirements and 100% ownership of Key West Combustion Turbine Unit 4 and Treasure Coast Energy Center (a Combined Cycle currently under construction), and
- The Stanton II Project, which accounts for ownership interest in SEC Unit 2.

Certain accounts within these funds are grouped and classified in the manner established by respective bond resolutions and/or debt instruments.

All funds distinguish operating revenues and expenses from non-operating items. Operating revenues and expenses generally result from providing services and producing and delivering goods in connection with a proprietary or business fund's principal on-going operations. The principal operating revenues of FMPA's proprietary or business funds are charges to participants for sales and services. Operating expenses for proprietary or business funds include the cost of sales and services, administrative expenses and depreciation of capital assets. All revenues and expenses not meeting this definition are reported as non-operating revenues and expenses.

When both restricted and unrestricted resources are available for use, it is FMPA's policy to use restricted funds for their intended purposes only, based on the bond resolutions. Unrestricted resources are used as they are needed in a hierarchal manner from the General Reserve accounts to the Operations and Maintenance accounts.

I. Summary of Significant Accounting Policies (continued)

B. Basis of Accounting (continued)

2. Capital Assets

Certain direct and indirect expenses allocable to FMPA's undivided ownership in the St. Lucie Project, the Stanton Project, the All-Requirements Project, the Tri-City Project and the Stanton II Project are capitalized as part of the cost of acquiring or constructing the respective utility plant. Direct and indirect expenses not associated with these projects are capitalized as part of the cost of Development Projects in Progress in the Agency Fund. Electric Plant in Service is depreciated using the straight-line and declining balance methods and is amortized over the assets' respective estimated useful lives. Estimated useful lives for electric plant assets range from 23 years to 40 years.

FMPA has adopted the policy of capitalizing net interest costs during the period of project construction (interest expense less interest earned on the investment of bond proceeds). Capitalized net interest cost on borrowed funds include amortization of bond discount and bond premium, interest expense and interest income. The cost of major replacements of assets in excess of \$1,500 is capitalized to the utility plant accounts. The cost of maintenance, repairs and replacements of minor items are expensed as incurred.

3. Inventory

Coal and oil inventory is stated at weighted average cost for the All-Requirements Project's Stanton Energy Center Units 1 and 2, Cane Island Units 1, 2 and 3, and Key West Stock Island Unit 4. Parts inventory at Cane Island Units 1, 2 and 3 and Key West Stock Island Unit 4 is also stated at weighted average cost. Nuclear fuel is carried at cost and is amortized on the units of production basis.

4. Cash Equivalents

FMPA considers the following highly liquid investments (including restricted assets) to be cash equivalents:

- Time deposits (not including certificates of deposits)
- Money market funds
- Flexible repurchase agreements

5. Investments

Florida Statutes authorize FMPA to invest in the Local Government Surplus Funds Trust Fund, obligations of the U.S. Government Agencies and Instrumentalities, Money Market Funds, U.S. Government and Agency Securities, Certificates of Deposit, commercial paper and repurchase agreements fully collateralized by U.S. Government obligations. In addition to the above, FMPA's policy also authorizes the investment in bonds, bankers' acceptances, prime commercial paper and repurchase agreements, guaranteed investment contracts and other investments approved by the rating agencies.

Investments are stated at fair value based on quoted market prices. Investment income includes changes in the fair value of these investments. Interest on investments is accrued at the balance sheet date. All of FMPA's project and fund investments can be sold at any point due to cash flow needs, changes in market trends or risk management strategies.

I. Summary of Significant Accounting Policies (continued)

B. Basis of Accounting (continued)

6. Debt Related Costs

Unamortized debt issuance costs are amortized on the bonds outstanding method, which approximates the effective interest method. This method is used for the St. Lucie Project, the Stanton Project, the All-Requirements Project, the Tri-City Project and the Stanton II Project. Debt related costs relative to loans from the Pooled Loan Fund are amortized using the straight-line method over the life of the loans. Accounting for gains and losses on the refunding of bonds are deferred and amortized over the life of the refunding bonds or the life of the refunded bonds, whichever is shorter, using the straight-line method.

7. Compensated Absences

Liabilities related to Compensated Absences are recognized as incurred in accordance with GASB Statement No. 16 and are included in accrued expenses. Regular, full-time employees in good standing, upon resignation or retirement, are eligible for vacation and sick/personal pay. At September 30, 2007, the liability for unused vacation was \$336,212 and \$243,963 for unused sick/personal leave.

8. Allocation of Agency Fund Expenses

General and administrative operating expenses of the Agency Fund are allocated based on direct labor hours and certain other minimum allocations to each of the projects.

9. Billing to Participants

Participant billings are designed to systematically provide revenue sufficient to recover costs. Rates and budgets can be amended by the Board of Directors or the Executive Committee at any time.

For the All-Requirements Project, energy rate adjustments are driven by the Project Operation and Maintenance (O & M) Fund month-end cash balance and the cash balance needed to meet the required balance of sixty days of cash within the O & M Fund. If it is determined that the O & M Fund balance is over the sixty days O & M Fund cash balance target amount, the energy rate adjustment will result in a lower billing rate relative to projected expenses and thereby reduce the future O & M Fund balance. Likewise, if the O & M Fund balance is below the sixty day cash requirement, the energy rate adjustment will result in a higher billing rate relative to projected expenses and thereby increase the future O & M Fund balance.

Amounts due from participants are deemed to be entirely collectible and as such, no allowance for uncollectible accounts has been recorded.

For the St. Lucie Project, the Stanton Project, the All-Requirements Project, the Tri-City Project and the Stanton II Project, variances in current fiscal year billings and actual project costs are computed and under the terms of the project contract, net excesses or deficiencies are credited or charged to future participant billings or may be paid from the General Reserve Fund, as approved by the Board of Directors.

For the Year Ended September 30, 2007

I. Summary of Significant Accounting Policies (continued)

B. Basis of Accounting (continued)

9. Billing to Participants (continued)

Billings to Pooled Loan Fund participants are designed to provide cash flows that are sufficient to pay principal and interest on outstanding debt and recover the cost of operating the Pooled Loan Fund.

10. Income Taxes

FMPA is a governmental entity and therefore is exempt from federal and state income taxes.

11. Use of Estimates

The management of FMPA has made a number of estimates and assumptions relating to the reporting of assets and liabilities and the disclosure of contingent assets and liabilities to prepare these financial statements in conformity with GAAP. Examples of major areas where estimates are used include the estimate for useful lives of property, plant and equipment and the estimate for the nuclear decommissioning liability. Actual results could differ from those estimates.

12. Derivative Financial Investments

FMPA uses commodity futures contracts and options on forward contracts to hedge the effects of fluctuations in the price of natural gas purchases as well as the use of interest rate swap contracts to hedge the fluctuations in the interest rate of variable-rate debt. The contracts require the Agency to pay a fixed interest rate and receive a variable interest rate, based upon the London Interbank Offered Rate (LIBOR), the Securities Industry and Financial Markets Association Municipal Swap Index (SIFMA) or the Consumer Price Index (CPI). These transactions meet the requirements for hedge accounting, including high correlation. Related gains or losses on the commodity price swap contracts are recorded as either a reduction of or an addition to fuel costs. The cash received or paid on the interest rate swap contracts is recorded as a reduction of, or an addition to interest expense.

II. Loans Receivable

All loans receivable are of the Pooled Loan Fund. They are comprised of \$20 million for FMPA-related undertakings and \$42 million for loans receivable from member cities, net of Undistributed Proceeds of \$80 million. Amounts for the FMPA-related undertakings are recoverable from each project and are identified in Note IX, Long-Term Debt, by project.

III. Nuclear Decommissioning Liability

1. St. Lucie Project

The U.S. Nuclear Regulatory Commission (NRC) requires that each licensee of a commercial nuclear power reactor furnish to the NRC a certification of its financial capability to meet the costs of nuclear decommissioning at the end of the useful life of the licensee's facility. As a co-licensee of St. Lucie Unit 2, FMPA's St. Lucie Project is subject to these requirements and therefore has complied with the NRC regulations.

To comply with the NRC's financial capability regulations, FMPA established an external trust fund (Decommissioning Trust) pursuant to a trust agreement. Funds deposited together with investment earnings in the Trust, are anticipated to result in sufficient funds in the Decommissioning Trust at the

For the Year Ended September 30, 2007

III. Nuclear Decommissioning Liability (continued)

1. St. Lucie Project (continued)

expiration of the license extension to meet the project's share of the decommissioning costs. This is reflected in the St. Lucie Project's Statement of Net Assets as Restricted Cash and Investments (\$43 million) and Accrued Decommissioning Expense (\$42 million), for the sole purpose of paying the St. Lucie nuclear decommissioning costs. Based on a 2005 site-specific study approved by the Florida Public Service Commission in 2005, Unit 2's decommissioning costs are estimated to be \$3.779 billion (in 2004 dollars). FMPA's share is estimated to be \$331 million (in 2004 dollars). The Decommissioning Trust is irrevocable and funds may be withdrawn from the Trust solely for the purpose of paying the St. Lucie Project's share of costs for nuclear decommissioning.

Also, under NRC regulations, the Trust is required to be segregated from other FMPA assets and outside FMPA's administrative control. FMPA has complied with these regulations.

2. Crystal River Unit 3

As a service to six of the minority owners of the Crystal River Unit 3 (CR3) Power Plant, U.S. Bank acts as Trustee for their share of CR3's decommissioning liability. FMPA manages the investment of the monies collected from the participants in the Decommissioning Trust. This is reflected in the Agency Fund Balance Sheet as Restricted Cash and Investments and Accrued Decommissioning Expense, for the sole purpose of paying CR3's nuclear decommissioning costs for these owners. There is approximately \$24 million in the accounts at September 30, 2007.

IV. Capital Assets

A description and summary as of September 30, 2007, of Capital Assets by fund and project, is as follows:

A. Agency Fund

The Agency Fund contains the general plant assets of the Agency that are not associated with specific projects. Depreciation of general plant assets is computed by using the straight-line method over the expected useful life of the asset. Expected lives of the different types of general assets are:

•	Structures & Improvements	25 years
•	Furniture & Fixtures	8 years
•	Office Equipment	5 years
•	Automobiles and Computers	3 years

New capital undertakings are accounted for in the Development Projects in Progress account. Depending on whether these undertakings become a project, costs are either capitalized or expensed. The column labeled Increases reflects new capital undertakings and the column labeled Decreases reflects the expensing or retirements of those costs.

For the Year Ended September 30, 2007

IV. Capital Assets (continued)

A. Agency Fund (continued)

The activity for the Agency's general plant assets for the year ended September 30, 2007 was as follows:

	Beginning Balance	-	September Increases (00)	er 30, 0's US\$	Decreases	_	Ending Balance
General Plant	\$ 6,107	\$	185	\$	(12)	\$	6,280 0
General Plant in Service Less Accumulated Depreciation General Plant in Service, Net	\$ 6,107 (2,056) 4,051	\$	185 (412) (227)	\$	(12)	\$	6,280 (2,468) 3,812

B. St. Lucie Project

The St. Lucie Project consists of an 8.806% undivided ownership interest in St. Lucie Unit 2, a nuclear power plant primarily owned and operated by Florida Power & Light (FPL).

Depreciation is computed using the straight-line and declining balance methods over the expected useful life of the asset, which is computed to be 34.6 years. Nuclear fuel is amortized over 18 months. Land is included in the electric plant component on a non-depreciable cost basis.

St. Lucie plant asset activity for the year ended September 30, 2007 was as follows:

			Septembe	er 30,	2007		
	Beginning						Ending
	Balance	_	Increases	_	Decreases	_	Balance
		_	(00)	0's US	(\$)	_	
Electric Plant	\$ 195,878	\$	9,521	\$	(651)	\$	204,748
General Plant	1,208						1,208
Nuclear Fuel	9,633		4,349		(1,224)		12,758
Electric Utility Plant in Service	\$ 206,719	\$	13,870	\$	(1,875)	\$	218,714
Less Accumulated Depreciation	(119,046)		(10,389)		302		(129,133)
Utility Plant in Service, Net	\$ 87,673	\$	3,481	\$	(1,573)	\$	89,581

C. Stanton Project

The Stanton Project consists of 14.8193% undivided ownership in Stanton Energy Center Unit 1, a coal-fired power plant. Asset retirements and additions for the plant are decided by Orlando Utilities Commission (OUC), the primary owner and operator of the plant.

For the Year Ended September 30, 2007

IV. Capital Assets (continued)

C. Stanton Project (continued)

Depreciation of plant assets is computed using the straight-line and declining balance methods over the expected useful life of the different plant assets. Expected useful lives of the assets are:

Electric Plant
 Computer Equipment
 Jond is included in the electric plant component on

 Land is included in the electric plant component on a non-depreciable cost basis

Stanton Unit 1 plant asset activity for the year ended September 30, 2007, was as follows:

		Beginning		Septemb	er 30, 2	2007		Ending
	_	Balance		Increases		Decreases		Balance
	_		_	(00	0's US\$)		'	
Electric Plant	\$	71,370	\$	1,727	\$	(516)	\$	72,581
General Plant		112				(1)		111
Electric Utility Plant in Service	\$	71,482	\$	1,727	\$	(517)	\$	72,692
Less Accumulated Depreciation		(32,768)		(1,985)				(34,753)
Utility Plant in Service, Net	\$	38,714	\$	(258)	\$	(517)	\$	37,939

D. All-Requirements Project

The All-Requirements Project's current utility plant assets include varying ownership interests in Stanton Energy Center Units 1 and 2; Cane Island Units 1, 2 and 3; Indian River Combustion Turbines A, B, C and D; Key West Units 2 and 3 and Stanton A.

The All-Requirements Project's current utility plant assets also consist of 100% ownership in Key West Stock Island Unit 4 which accounts for \$25.4 million of capital assets and the Treasure Coast Energy Center that is currently under construction.

Retirements and additions for the All-Requirements Project are decided by the primary owners of the plants. Land is included in the electric plant component on a non-depreciable cost basis.

Depreciation of plant assets is computed using the straight-line and declining balance methods over the expected useful life of the asset. Expected lives of the different plant assets are as follows:

•	Stanton Energy Center Units 1 and 2	40 years
•	Stanton Energy Center Unit A	35 years
•	Cane Island Units 2 and 3	30 years
•	Cane Island Unit 1	25 years
•	Key West Units 2 and 3	25 years
•	Key West Stock Island Unit 4	23 years
•	Indian River Units A, B, C and D	23 years
•	Computer Equipment	9 years

Notes to Financial Statements

For the Year Ended September 30, 2007

IV. Capital Assets (continued)

D. All-Requirements Project (continued)

All-Requirements plant asset activity for the year ended September 30, 2007 was as follows:

			Septemb	er 30,	2007	
		Beginning				Ending
	_	Balance	Increases	_	Decreases	Balance
	_		(00	00's US	5)	
Electric Plant	\$	284,563	\$ 3,088	\$	(1,426)	\$ 286,225
General Plant		2,619	95		(6)	2,708
Construction Work in Progress		72,600	152,044		(6,703)	217,941
Electric Utility Plant in Service	\$	359,782	\$ 155,227	\$	(8,135)	\$ 506,874
Less Accumulated Depreciation		(86,324)			(10,102)	(96,426)
Utility Plant in Service, Net	\$	273,458	\$ 155,227	\$	(18,237)	\$ 410,448

E. Tri-City Project

The Tri-City Project consists of an undivided 5.3012% ownership interest in Stanton Unit 1, a coal-fired power plant. Retirements and additions for Stanton Unit 1 are determined by OUC, the primary owner and operator.

Depreciation of plant assets is computed using the straight-line and declining balance methods over the expected useful life of the different assets. Expected useful lives of the assets are:

- Electric PlantComputer Equipment40 years9 years
- Land is included in the electric plant component on a non-depreciable cost basis

Tri-City Project plant asset activity for the year ended September 30, 2007 was as follows:

		Beginning		Septembe	er 30, .	2007	Ending
		Balance	_	Increases		Decreases	 Balance
	_	_	_	(00)	0's US\$)	
Electric Plant	\$	29,347	\$	631	\$	(200)	\$ 29,778
General Plant		36					36
Electric Utility Plant in Service	\$	29,383	\$	631	\$	(200)	\$ 29,814
Less Accumulated Depreciation		(13,549)		(807)			(14,356)
Utility Plant in Service, Net	\$	15,834	\$	(176)	\$	(200)	\$ 15,458

F. Stanton II Project

The Stanton II Project consists of an undivided 23.2367% ownership interest in Stanton Unit 2, a coal-fired power plant. Retirements and additions for Stanton Unit 2 are determined by OUC, the primary owner and operator.

For the Year Ended September 30, 2007

IV. Capital Assets (continued)

F. Stanton II Project (continued)

Depreciation of plant assets is computed using the straight-line and declining balance methods over the expected useful life of the different assets. Expected useful lives of the assets are:

Electric Plant
Computer Equipment
40 years
9 years
Land is included in the electric plant component on a

non-depreciable cost basis

Stanton Unit 2 plant asset activity for the year ended September 30, 2007 was as follows:

			Septemb	er 30, 2	2007	
	Beginning					Ending
	Balance		Increases		Decreases	Balance
		•	(00	0's US\$,	,	
Electric Plant	\$ 169,964	\$	1,636	\$	(419)	\$ 171,181
General Plant	159		4			163
Electric Utility Plant in Service	\$ 170,123	\$	1,640	\$	(419)	\$ 171,344
Less Accumulated Depreciation	(46,809)		(4,343)			(51,152)
Utility Plant in Service, Net	\$ 123,314	\$	(2,703)	\$	(419)	\$ 120,192

V. Cash, Cash Equivalents and Investments

FMPA assumes that its callable investments will be called for yield calculation purposes. Cash, cash equivalents and investments are discussed separately below.

A. Cash and Cash Equivalents

At September 30, 2007, FMPA's Cash and Cash Equivalents consisted of demand accounts, Florida State Board of Administration (SBA) money market accounts, two other money market accounts, and flexible repurchase agreements, which are authorized under FMPA ordinances and various bond resolutions. Cash and cash equivalents are held at three financial institutions, the State Board of Administration and with one commodity dealer. All of FMPA's demand deposits at September 30, 2007 were insured by Federal Depository Insurance Corporation (FDIC) or collateralized pursuant to the Public Depository Security Act of the State of Florida. Current unrestricted cash and cash equivalents are used in FMPA's funds' and projects' day-to-day operations.

B. Investments

FMPA adheres to a Board adopted investment policy based on the requirements of the bond resolutions. The policy requires diversification based upon investment type and issuing institutions and duration. All of the fund and project accounts have specified requirements with respect to investments selected and the length of allowable investment. Investments at September 30, 2007 were insured or registered and held by its agent in FMPA's name. Changes in the fair value of investments are reported in current period revenues and expenses. All of FMPA's fund and project investments can be sold at any point due to cash flow needs, changes in market trends or risk management strategies.

For the Year Ended September 30, 2007

V. Cash, Cash Equivalents and Investments (continued)

B. Investments (continued)

Foreign Currency Risk

FMPA's Investments are not exposed to foreign currency risk.

Interest-Rate Risk

FMPA's investment policy requires that funds generally be invested to match the anticipated cash flow. All fund and project accounts have a specified maximum maturity for investments and the majority of FMPA's funds are required to be invested for less than five years. All project funds and accounts are monitored using weighted average maturity analysis as well as maturity date restrictions.

Concentration of Credit Risk

Each project is separate from the others and as such, each project is evaluated individually to determine the credit and interest rate risk. FMPA's investment policy prohibits investments in commercial paper that exceed 50% of any of the projects' or the Agency's assets. For the last five years, FMPA has not invested more than 35% of any one project in commercial paper. All commercial paper must be rated in the highest rating category by a nationally recognized bond rating agency at the time of purchase. Money market funds rated in the highest rating category are allowed as well as those collateralized with specific high-quality instruments. These investments must not exceed 25% for any of FMPA's funds or projects. As of September 30, 2007, investment types held by any one issuer (investments issued or explicitly guaranteed by the US Government, investments in mutual funds, external investment pools and other pooled investments are excluded) that represent 5% or more of the projects' investment assets are listed below:

Agency Fund Centrestar Capital La Fayette Asset Thames Asset	8.68% 10.41% 8.68%
Pooled Loan Fund Natixi Romulus Funding UBS Financial	5.50% 5.99% 18.55%
St. Lucie Project None	
Stanton Project GECC	7.48%
All-Requirements Project: Belmont Funding Centrestar Corp TSL Inc.	9.06% 7.51% 6.44%
Stanton II Project GECC	7.48%
Tri-City Project GECC	7.19%

V. Cash, Cash Equivalents and Investments (continued)

B. Investments (continued)

FMPA maintains all assets other than demand deposit accounts within a trust department of a bank or with the State Board of Administration. Under Florida Statutes, Chapter 280, public deposits in a bank or savings association by a trust department company are fully secured under trust business laws. All cash and investments, other than demand deposit accounts, are held in the name of a custodian or a trustee for the Agency and its projects.

1. Agency Fund

Cash, cash equivalents and investments on deposit for the Agency at September 30, 2007 are as follows:

Restricted (Crystal River 3)	Se	ptember 30, 2007 (000's US\$)	Weighted Average Maturity (Days)	Credit Rating
Cash and Cash Equivalents	\$	828		
US Gov't/Agency Securities	4	13,053	1,923	Aaa/AAA/AAA
Commercial Paper		10,266	1	A1/P1/F1
Total Restricted	\$	24,147		
Unrestricted				
Cash and Cash Equivalents	\$	1,390		
US Gov't/Agency Securities		5,183	818	Aaa/AAA/AAA
Commercial Paper		2,801	60	A1/P1/F1
Total Unrestricted	\$	9,374		
Total	\$	33,521		

2. Pooled Loan Fund

The Pooled Loan Fund is invested in accordance with the Note Resolution provisions. The Fund invests in agencies, treasuries, commercial paper, bankers' acceptances, the SBA and short-term money market investments that match the debt obligations on the commercial paper. With the exception of monies deposited into the Pooled Loan Fund's revenue account, all funds collected are for the payment of debt service on the commercial paper and expenses of the program. The commercial paper is marketed in increments over a one to 270-day time frame. Pooled Loan fund proceeds are invested at direction of the borrower or participant. The loan rates are set in concert with the commercial paper rates with an allowance for program expenses. All of the funds of the loan program are on deposit with the Trustee and invested as indicated above for specific borrowers and are not exposed as uncollateralized or uninsured balances.

Cash, cash equivalents and investments on deposit for the Pooled Loan Fund at September 30, 2007, are as follows:

Restricted	Ser ———	otember 30, 2007 (000's US\$)	Weighted Average Maturity (Days)	Credit Rating
Cash and Cash Equivalents US Gov't/Agency Securities	\$	18,007 39,080	334 122	Aaa/AAA/AAA
Commercial Paper Total Restricted Total	\$ \$	25,692 82,779 82,779	122	A1/P1/F1

Notes to Financial Statements

For the Year Ended September 30, 2007

V. Cash, Cash Equivalents and Investments (continued)

B. Investments (continued)

3. St. Lucie Project

In addition to normal operational cash needs for the project, investments are being accumulated in order to pay-off the balloon maturity of the Project's debt in 2023. The primary investments being used for this are zero coupon municipal bonds. Cash, cash equivalents and investments for the St. Lucie Project at September 30, 2007, are as follows:

	Se	ptember 30, 2007	Weighted Average Maturity (Days)	Credit Rating
Restricted		(000's US\$)		
Cash and Cash Equivalents	\$	1,349		
US Gov't/Agency Securities		27,938	2,755	Aaa/AAA/AAA
Municipal Bonds		16,727	6,208	AAA
Commercial Paper		29,298	7	A1/P1/F1
Total Restricted	\$	75,312		
Unrestricted				
Cash and Cash Equivalents	\$	4,219		
US Gov't/Agency Securities		18,423	1,708	Aaa/AAA/AAA
Municipal Bonds		3,605	4,847	AAA
Commercial Paper		42,321	39	A1/P1/F1
Total Unrestricted	\$	68,568		
Total	\$	143,880		

4. Stanton Project

Cash, cash equivalents and investments for the Stanton Project at September 30, 2007, are as follows:

	Sep	otember 30, 2007	Weighted Average Maturity (Days)	Credit Rating
Restricted		(000's US\$)		
Cash and Cash Equivalents	\$	3,804		
US Gov't/Agency Securities		8,668	1,949	Aaa/AAA/AAA
Commercial Paper		1,655	52	A1/P1/F1
Total Restricted	\$	14,127		
Unrestricted Cash and Cash Equivalents US Gov't/Agency Securities Commercial Paper Total Unrestricted Total	\$ \$	3,414 12,873 1,012 17,299 31,426	1,927 73	Aaa/AAA/AAA A1/P1/F1

For the Year Ended September 30, 2007

V. Cash, Cash Equivalents and Investments (continued)

B. Investments (continued)

5. All-Requirements Project

Cash, cash equivalents and investments for the All-Requirements Project at September 30, 2007, are as follows:

	Se	ptember 30, 2007	Weighted Average Maturity (Days)	Credit Rating
Restricted		(000's US\$)		
Cash and Cash Equivalents	\$	30,845		
US Gov't/Agency Securities		63,234	270	Aaa/AAA/AAA
Commercial Paper		45,914	66	A1/P1/F1
Total Restricted	\$	139,993		
Unrestricted				
Cash and Cash Equivalents	\$	56,438		
US Gov't/Agency Securities		9,806	1,341	Aaa/AAA/AAA
Commercial Paper		19,974	17	A1/P1/F1
Options/Futures		(7,978)		Aa1/AA-/Aa
Total Unrestricted	\$	78,240		
Total	\$	218,233		

6. Tri-City Project

Cash, cash equivalents and investments for the Tri-City Project at September 30, 2007 are as follows:

	September 30, 2007		Weighted Average Maturity (Days)	Credit Rating
Restricted	(000's US\$)			
Cash and Cash Equivalents	\$	2,586		
US Gov't/Agency Securities		4,148	662	Aaa/AAA/AAA
Commercial Paper		692	1	A1/P1/F1
Total Restricted	\$	7,426		
Unrestricted				
Cash and Cash Equivalents	\$	1,419		
US Gov't/Agency Securities		1,889	1,189	Aaa/AAA/AAA
Commercial Paper		<u>-</u>		A1/P1/F1
Total Unrestricted	\$	3,308		
Total	\$	10,734		
		,		

V. Cash, Cash Equivalents and Investments (continued)

B. Investments (continued)

7. Stanton II Project

Cash, cash equivalents and investments for the Stanton II Project at September 30, 2007 are as follows:

	September 30, 2007		Weighted Average Maturity (Days)	Credit Rating
Restricted	(000's US\$)			
Cash and Cash Equivalents	\$	6,415		
US Gov't/Agency Securities		7,989	787	Aaa/AAA/AAA
Commercial Paper		1,851	60	A1/P1/F1
Total Restricted	\$	16,255		
Unrestricted				
Cash and Cash Equivalents	\$	4,019		
US Gov't/Agency Securities		20,446	1,283	Aaa/AAA/AAA
Commercial Paper		1,966	77	A1/P1/F1
Total Unrestricted	\$	26,431		
Total	\$	42,686		
	-			

VI. Derivative Financial Instruments

FMPA uses derivative instruments to hedge the effects of fluctuations in interest rates and the price of natural gas. Following are the types of derivatives used and the associated risks.

A. Swap Agreements

Four of FMPA's projects are party to interest rate swap agreements. The objective for entering into these agreements is to convert variable interest rates to fixed rates thus reducing interest rate exposure. The Securities Industry and Financial Markets Municipal Swap Index (SIFMA) formerly the Bond Market Association Municipal Swap Index (BMA), the London Interbank Offered Rate (LIBOR) and the Consumer Price Index (CPI) are used to determine the variable rates received. Interest requirements for variable rate debt are determined using the rate in effect at the financial statement date.

Credit Risk

The swap agreements are subject to credit risk. All of the counterparties have credit ratings of at least A2/A/A by two or more nationally recognized credit rating organizations. The maximum loss due to credit risk as of September 30, 2007 is listed, by project, in the tables that follow. As part of the swap agreements, if the provider's credit rating drops below certain levels and a termination value indicates an amount that would be payable to the Agency, collateral (or cash in some circumstances) would need to be posted by the counterparty with a third-party custodian if the value of the termination payment exceeds certain threshold levels. Conversely, the Agency would have to post collateral for the same reason in some circumstances.

For the 2003 B-1 & 2003 B-2 and the 2004 issue, the Agency purchased swap termination insurance and thereby is not obligated to post collateral should there be a decline in a project's credit rating. If the insurance is drawn on to pay a termination payment, the Agency would be required to reimburse the insurance company over a period of time. Prior to 2003, the payment amounts are netted out on each payment date on a weekly basis on

For the Year Ended September 30, 2007

VI. Derivative Financial Instruments (continued)

<u>Credit Risk</u> (continued)

the St. Lucie Project. On the All-Requirements Project the floating rate payments are paid to FMPA every 7 days, and FMPA pays the provider twice annually. The 2004, 2005, and 2006 swap agreements provide for monthly netted payments.

The Agency has approved a Debt Management Policy with regard to derivatives whereby approval is required of the appropriate project participants and our financial advisor, prior to entering into swaps or other derivative products. The policy sets minimum standards for all derivative transactions. The Agency also consults with its Finance Advisory Committee before accepting these types of agreements.

Interest Rate Risk

FMPA has entered into swap agreements to fix the interest rate on variable rate bonds for the entirety of the term of the bonds. As interest rates increase above the swap rates, the value of these swaps will increase. As rates decrease below the swap rates, the values will decrease. Depending on the special terms of the swap agreement, collateral may have to be posted.

Basis Risk

Basis risk exists on the swap agreements other than those that are tied to the CPI Index. The variable rate indices used on the swaps differ from the variable rates on the bonds, though historically, there has been a high correlation between these indices and the bonds. If there were a mismatch between the indices, the budget process would allow FMPA to adjust rates for this difference.

Termination Risk

Termination values are listed in the following tables as of September 30, 2007. These amounts vary with changes in the market. The swaps may be terminated by the Agency if the counterparty's credit quality falls below certain levels. The Agency or the counterparty may terminate the swap if the other party fails to perform under the terms of the contract. If the swap is terminated, the variable rate bonds would no longer carry a synthetic fixed interest rate. If, at the time of the termination, the swap has a negative fair value, the Agency would be liable to the counterparty for a payment equal to the swap's fair value. The Agency also has an optional right to terminate with certain notice requirements for swap agreements completed in 2005 and 2006.

Rollover Risk

The Agency is exposed to rollover risk on swaps that may be terminated prior to the maturity of the associated debt. If these swaps are terminated prior to the maturity of the bonds, the Agency will not realize the synthetic fixed rate offered by the swaps on the underlying debt issues. New swaps entered into at the time of termination of the old swaps will likely carry different rates and terms.

For the Year Ended September 30, 2007

VI. Derivative Financial Instruments (continued)

A. Swap Agreements (continued)

1. St. Lucie Project

	Notional Amount	Effective Date	Rate Paid	Variable Rate Received	Termination Date		Fair Value**	Counterparty	Counterparty Credit Rating
	2000								
•	17,150	7/3/2006	3.444%	72% LIBOR*	10/1/2021	\$	532	Merrill Lynch	Aa3/AA-/AA
ies	2002								
5	27,200	7/1/2005	4.140%	SIFMA Swap*	7/1/2011	\$	(596)	Morgan Stanley	Aa3/AA-/AA
	27,200	7/3/2006	4.240%	SIFMA Swap*	7/1/2010		(518)	Morgan Stanley	Aa3/AA-/AA
	27,200	7/2/2007	3.481%	72% LIBOR*	10/1/2021		742	Merrill Lynch	Aa3/AA-/AA
	27,200	7/1/2005	4.140%	SIFMA Swap*	7/1/2011		(605)	Citibank	Aa2/AA/AA+
	27,200	7/1/2006	4.240%	SIFMA Swap*	7/1/2010		(508)	Citibank	Aa2/AA/AA+
	27,200	7/2/2007	3.481%	72% LIBOR*	10/1/2021		742	Goldman Sachs	A1/AA-/AA-
	8,525	7/3/2006	3.444%	72% LIBOR*	10/1/2021		264	Goldman Sachs	A1/AA-/AA-
	73,125	7/3/2006	3.444%	72% LIBOR*	10/1/2021		2,267	Merrill Lynch	Aa3/AA-/AA
;	244,850					\$	1,788		
۴fla	oating to fix	ed							
			value payable to	the dealer if swap h	nad been terminated	9/30/	07		
ap:	s to Become	Effective at Fut	ure Dates						
;	27,200	7/1/2010	3.595%	72% LIBOR*	10/1/2021	\$	634	Merrill Lynch	Aa3/AA-/AA
	27,200	7/1/2011	3.632%	72% LIBOR*	10/1/2021		579	Merrill Lynch	Aa3/AA-/AA
	27,200	7/1/2010	3.595%	72% LIBOR*	10/1/2021		634	Goldman Sachs	A1/AA-/AA-
	27,200	7/1/2011	3.632%	72% LIBOR*	10/1/2021		579	Goldman Sachs	A1/AA-/AA-
_	108,800					\$	2,426		

2. Stanton Project

	Notional Amount	Effective Date	Fixed Rate Paid	Variable Rate Received	Termination Date	Fair Value**	Counterparty	Counterparty Credit Rating
rie:	s 1997							
\$	10,890	10/1/2006	4.003%	72% LIBOR*	10/1/2019	\$ (292)	Bank of America	Aaa/AA/AA+
rie:	s 2000							
\$	4,425	10/1/2006	4.022%	72% LIBOR*	10/1/2019	\$ (126)	JP Morgan Chase	Aaa/AA/AA-
rie:	s 2003							
\$	19,925	7/9/2003	3.478%	72% LIBOR*	10/1/2019	\$ 374	JP Morgan Chase	Aaa/AA/AA-
	oating to fix							

VI. Derivative Financial Instruments (continued)

A. Swap Agreements (continued)

3. All-Requirements Project

\$ 20,125	Notional Amount	Effective Date	Fixed Rate Paid	Variable Rate Received	Termination Date	Fair Value**	Counterparty	Counterparty Credit Rating
### 2000-2 10/1/2006 3.667% 72% LIBOR* 10/1/2030 \$ 568 JP Morgan Chase Aaa/AA/AA ### 2000-2 \$ 25,000 10/1/2006 3.709% 72% LIBOR* 10/1/2030 \$ 341 Bear Stearns A1/A+/A+ 15,000 10/1/2006 3.667% 72% LIBOR* 10/1/2030 \$ 341 Bear Stearns A1/A+/A+ 15,000 10/1/2006 3.667% 72% LIBOR* 10/1/2030 \$ 625 15,000 10/1/2006 3.667% 72% LIBOR* 10/1/2030 \$ 40,000 10/1/2005 5 625 JP Morgan Chase Aaa/AA/AA 10/1/2025 111 JP Morgan Chase Aaa/AA/AA 10/1/2026 3/30/2006 3.720% CPI Rate + .63 10/1/2013 (229) Merrill Lynch Aa3/AA-/A 10/1/2026 3/30/2006 3.720% CPI Rate + .81 10/1/2016 (281) Merrill Lynch Aa3/AA-/A 10/1/2026 3/30/2006 3.720% CPI Rate + .71 10/1/2016 (281) Merrill Lynch Aa3/AA-/A 10/1/2026 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (281) Morgan Stanley Aa3/AA-/A 10/1/2026 3/30/2006 3.910% CPI Rate + .81 10/1/2027 S 405 Merrill Lynch Aa3/AA-/A 10/1/2026 3/30/2006 3.698% 72% LIBOR* 10/1/2027 S 385 Goldman Sachs A1/AA-/A 10/1/2026 198 Bear Stearns	ries 2000							_
\$ 30,000	\$ 20,125	10/1/2006	3.669%	72% LIBOR*	10/1/2025	\$ 270	UBS	Aaa/AA+/AA
### 2000-2 \$ 25,000 10/1/2006 3.709% 72% LIBOR* 10/1/2030 \$ 341 Bear Stearms A1/A+/A+ 10/1/2030 284 PMorgan Chase Aaa/AA/AA 284 PMorgan Chase Aaa/AA/AA 285 2625 PMorgan Chase Aaa/AA/AA 285	ries 2000-1	10/1/2006	2.6670/	720/ 14000*	40/4/2020		10 M	(
\$ 25,000 10/1/2006 3.709% 72% LIBOR* 10/1/2030 \$ 341 Bear Steams A1/A+/A+ 15,000 10/1/2006 3.667% 72% LIBOR* 10/1/2030 \$ 284 JP Morgan Chase Aaa/AA/AA \$ 40,000	\$ 30,000	10/1/2006	3.66/%	72% LIBOR*	10/1/2030	\$ 568	JP Morgan Chase	Aaa/AA/AA-
15,000	ries 2000-2							
S C C C C C C C C C C C C C								
### 2003-B1 5 35,650 7/9/2003 3.581% 72% LIBOR* 10/1/2025 5 111 11	15,000	10/1/2006	3.667%	72% LIBOR*	10/1/2030	284	JP Morgan Chase	Aaa/AA/AA-
S 35,650 7/9/2003 3.581% 72% LIBOR* 10/1/2025 111 JP Morgan Chase Aaa/AA/AA S 54,825 7/9/2003 4.077% BMA Swap* 10/1/2025 \$ (2,024) Citibank Aa2/AA/AA S 54,825 7/9/2003 4.077% BMA Swap* 10/1/2015 \$ (2,024) Citibank Aa2/AA/AA S 6,250 3/30/2006 3.720% CPI Rate + .63 10/1/2013 \$ (229) Merrill Lynch Aa3/AA-/AA S 6,580 3/30/2006 3.780% CPI Rate + .70 10/1/2014 (261) Merrill Lynch Aa3/AA-/AA S 6,980 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (281) Merrill Lynch Aa3/AA-/AA S 6,980 3/30/2006 3.720% CPI Rate + .63 10/1/2013 (232) Morgan Stanley Aa3/AA-/AA S 6,980 3/30/2006 3.790% CPI Rate + .63 10/1/2013 (232) Morgan Stanley Aa3/AA-/AA S 7,930 3/30/2006 3.790% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/AA S 7,930 3/30/2006 3.860% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/AA S 53,675 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/AA S 53,675 3/30/2006 3.698% 72% LIBOR* 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA S 55,447 10/1/2006 3.698% 72% LIBOR* 10/1/2027 \$ 690 Morgan Stanley Aa3/AA-/AA S 55,447 10/1/2006 3.656% 72% LIBOR* 10/1/2026 5 79 Bear Stearns A1/A+/A+ S 10,387 10/1/2006 3.656% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ S 10,387 10/1/2006 3.656% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ S 10,387 10/1/2006 3.656% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ S 10,387 10/1/2006 3.612% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aa3/AA/AA S 54,455 3.737% 72% LIBOR* 10/1/2035 199 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.73000 3.730000 3.730000 3.730000 3.730000 3.730000 3.730000 3.730000 3.73000000000000000	\$ 40,000					\$ 625		
ies 2003-B2								
### See 2006A See 2006B-1 See 2006B-2 See 2006B-3 See 2006B-4 See 20	\$ 35,650	7/9/2003	3.581%	72% LIBOR*	10/1/2025	\$ 111	JP Morgan Chase	Aaa/AA/AA-
### 2006A \$ 6,250		B 10 15						
\$ 6,250	\$ 54,825	7/9/2003	4.077%	BMA Swap*	10/1/2025	\$ (2,024)	Citibank	Aa2/AA/AA+
6,580 3/30/2006 3.790% CPI Rate + .70 10/1/2014 (261) Merrill Lynch Aa3/AA-/A 7,935 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (318) Merrill Lynch Aa3/AA-/A 6,980 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (281) Merrill Lynch Aa3/AA-/A 6,245 3/30/2006 3.720% CPI Rate + .63 10/1/2013 (232) Morgan Stanley Aa3/AA-/A 6,580 3/30/2006 3.790% CPI Rate + .70 10/1/2014 (260) Morgan Stanley Aa3/AA-/A 7,930 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/A 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) \$ 53,675 **CIES 2006B-1** \$ 55,447 10/1/2006 3.698% 72% LIBOR* 10/1/2027 \$ 405 Merrill Lynch Aa3/AA-/A **CIES 2006B-2** \$ 55,447 10/1/2006 3.649% 72% LIBOR* 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA **CIES 2006B-3** \$ 10/1/2006 3.655% 72% LIBOR* 10/1/2026 \$ 79 Bear Stearns A1/A+/A+ 19,900 10/1/2006 3.665% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 19,900 10/1/2006 3.655% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 8 10,387 10/1/2006 3.655% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 19,900 10/1/2006 3.655% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.612% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.737% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA **CIES 2006C	ies 2006A							
7,935 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (318) Merrill Lynch Aa3/AA-/A. 6,980 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (281) Merrill Lynch Aa3/AA-/A. 6,245 3/30/2006 3.720% CPI Rate + .63 10/1/2014 (260) Morgan Stanley Aa3/AA-/A. 6,580 3/30/2006 3.790% CPI Rate + .70 10/1/2014 (260) Morgan Stanley Aa3/AA-/A. 7,930 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/A. 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) \$ (2,108)	6,250	3/30/2006	3.720%	CPI Rate + .63	10/1/2013	\$ (229)	Merrill Lynch	Aa3/AA-/AA
6,980 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (281) Merrill Lynch Aa3/AA-/A. 6,245 3/30/2006 3.720% CPI Rate + .63 10/1/2013 (232) Morgan Stanley Aa3/AA-/A. 6,580 3/30/2006 3.790% CPI Rate + .70 10/1/2014 (260) Morgan Stanley Aa3/AA-/A. 7,930 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/A. 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 5,175 53,675	6,580	3/30/2006	3.790%	CPI Rate + .70	10/1/2014	(261)	Merrill Lynch	Aa3/AA-/AA
6,245 3/30/2006 3.720% CPI Rate + .63 10/1/2013 (232) Morgan Stanley Aa3/AA-/A. 6,580 3/30/2006 3.909% CPI Rate + .70 10/1/2014 (260) Morgan Stanley Aa3/AA-/A. 7,930 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/A. 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 5,365 53,675	7,935	3/30/2006	3.860%	CPI Rate + .77	10/1/2015	(318)	Merrill Lynch	Aa3/AA-/AA
6,580 3/30/2006 3.790% CPI Rate + .70 10/1/2014 (260) Morgan Stanley Aa3/AA-/A. 7,930 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/A. 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 55,75 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 10/1/2017 \$ 405 Merrill Lynch Aa3/AA-/A. 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA 10/1/2027 \$ 690 Morgan Stanley Aa3/AA-/A. 10/1/2026 \$ 79 Bear Stearns A1/A+/A+ 10/1/2026 198 Bear Stearns A1/A+/A+ 10/1/2026 198 Bear Stearns A1/A+/A+ 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.612% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.737% 72% LIBOR* 10/1/2035 199 Wachovia Aa1/AA	6,980	3/30/2006	3.910%	CPI Rate + .81	10/1/2016	(281)	Merrill Lynch	Aa3/AA-/AA
6,580 3/30/2006 3.790% CPI Rate + .70 10/1/2014 (260) Morgan Stanley Aa3/AA-/A. 7,930 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/A. 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 553,675 \$ (2,108) Morgan Stanley Aa3/AA-/A. 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 10/1/2016 \$ (2,108) Morgan Stanley Aa3/AA-/A. 10/1/2017 \$ 405 Merrill Lynch Aa3/AA-/A. 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA 10/1/2027 \$ 690 Morgan Stanley Aa3/AA-/A. 10/1/2026 \$ 79 Bear Stearns A1/A+/A+ 10/1/2026 \$ 79 Bear Stearns A1/A+/A+ 10/1/2026 \$ 198 Bear Stearns A1/A+/A+ 10/1/2026 \$ 198 Bear Stearns A1/A+/A+ 10/1/2026 \$ 10 JP Morgan Chase Aaa/AA/AA 23,300 \$ 10/1/2006 \$ 3.612% 72% LIBOR* \$ 10/1/2026 \$ 10 JP Morgan Chase Aaa/AA/AA 23,300 \$ 10/1/2006 \$ 3.737% 72% LIBOR* \$ 10/1/2035 \$ 199 Wachovia Aa1/AA 10/1/2026 \$ 486	6,245	3/30/2006	3.720%	CPI Rate + .63	10/1/2013	(232)	Morgan Stanley	Aa3/AA-/AA
7,930 3/30/2006 3.860% CPI Rate + .77 10/1/2015 (317) Morgan Stanley Aa3/AA-/A. 5,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. 5 53,675 8 20068-1 5 55,447 10/1/2006 3.698% 72% LIBOR* 10/1/2027 \$ 405 Merrill Lynch Aa3/AA-/A. 6 55,447 10/1/2006 3.701% 72% LIBOR* 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA 6 55,447 10/1/2006 3.649% 72% LIBOR* 10/1/2027 \$ 690 Morgan Stanley Aa3/AA-/A. 6 55,447 10/1/2006 3.649% 72% LIBOR* 10/1/2027 \$ 690 Morgan Stanley Aa3/AA-/A. 6 10,387 10/1/2006 3.656% 72% LIBOR* 10/1/2026 \$ 79 Bear Stearns A1/A+/A+ 19,900 10/1/2006 3.665% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 8 88 10/1/2006 3.612% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 8 88 10/1/2006 3.612% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 8 88 10/1/2006 3.612% 72% LIBOR* 10/1/2026 198 Wachovia Aa1/AA 8 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3			3.790%	CPI Rate + .70				
S,175 3/30/2006 3.910% CPI Rate + .81 10/1/2016 (210) Morgan Stanley Aa3/AA-/A. S						, ,		
\$ 53,675 \$ (2,108) \$								
### 2006B-1 10/1/2006 3.698% 72% LIBOR* 10/1/2027 \$ 405 Merrill Lynch Aa3/AA-/Aises 2006B-2 5 55,447 10/1/2006 3.701% 72% LIBOR* 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA		3/30/2000	3.31070	CITITATE 1 .01	10/1/2010		riorgan Stanicy	7103/7017/701
\$\frac{55,447}{10}\$ \text{10/1/2006} \text{3.698\%} \text{72\% LIBOR*} \text{10/1/2027} \text{405} \text{Merrill Lynch} \text{Aa3/AA-/A.} \\ \text{ies 2006B-2} \\ \dag \frac{55,447}{55,447} \text{10/1/2006} \text{3.649\%} \text{72\% LIBOR*} \text{10/1/2027} \frac{690}{690} \text{Morgan Stanley} \text{Aa3/AA-/A.} \\ \text{ies 2006B-4} \\ \dag \frac{10}{10} \text{10/1/2006} \frac{3.656\%}{3.665\%} \text{72\% LIBOR*} \text{10/1/2026} \frac{79}{198} \text{Bear Stearns} \text{A1/A+/A+} \\ \dag \frac{868}{868} \frac{10/1/2006}{3.612\%} \frac{72\% LIBOR*}{12\% LIBOR*} \frac{10/1/2026}{10/1/2026} \text{10} \text{JP Morgan Chase} \text{Aa3/AA/AA} \\ \dag \frac{23,300}{\$\frac{54,455}{3}} \text{10/1/2006} \frac{3.737\%}{2\% LIBOR*} \text{10/1/2035} \frac{199}{\$\frac{486}{3}} \text{Wachovia} \text{Aa1/AA} \\ \dag{ins 2006C}	9 33,073					φ (2,100)		
ies 2006B-2 \$ 55,447		10/1/2006	2.6000/	720/ 11000*	10/1/2027	± 405	Manusillitanaala	4-2/44 /44
\$ 55,447 10/1/2006 3.701% 72% LIBOR* 10/1/2027 \$ 385 Goldman Sachs A1/AA-/AA **ies 2006B-3** \$ 55,447 10/1/2006 3.649% 72% LIBOR* 10/1/2027 \$ 690 Morgan Stanley Aa3/AA-/A **ies 2006B-4** \$ 10,387 10/1/2006 3.656% 72% LIBOR* 10/1/2026 \$ 79 Bear Stearns A1/A+/A+ 19,900 10/1/2006 3.665% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 868 10/1/2006 3.612% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.737% 72% LIBOR* 10/1/2035 199 Wachovia Aa1/AA \$ 54,455 \$ 486	55,447	10/1/2006	3.698%	72% LIBUR™	10/1/2027	\$ 405	Merriii Lynch	Ad3/AA-/AA-
iles 2006B-3 \$ 55,447		10/1/2006	2 7010/-	720/ LIBOD*	10/1/2027	ė 205	Goldman Sache	A1/AA-/AA-
Section 10/1/2006 3.649% 72% LIBOR* 10/1/2027 \$ 690 Morgan Stanley Aa3/AA-/Aa	55,447	10/1/2006	3.701%	72% LIBUR"	10/1/2027	\$ 363	Goldinali Sacris	AI/AA-/AA-
See 2006B-4 10,387 10/1/2006 3.656% 72% LIBOR* 10/1/2026 79 Bear Stearns A1/A+/A+ 19,900 10/1/2006 3.665% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 868 10/1/2006 3.612% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.737% 72% LIBOR* 10/1/2035 199 Wachovia Aa1/AA 3 54,455 \$ 486		10/1/2006	3 640%	72% LIBOD*	10/1/2027	¢ 690	Morgan Stanley	۸۵3/۸۸-/۸۸
\$ 10,387) 33,447	10/1/2000	3.04570	72% LIBOK	10/1/202/	\$ 090	Morgan Stanley	ABJ/AA-/AA-
19,900 10/1/2006 3.665% 72% LIBOR* 10/1/2026 198 Bear Stearns A1/A+/A+ 868 10/1/2006 3.612% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.737% 72% LIBOR* 10/1/2035 199 Wachovia Aa1/AA \$\frac{5}{54,455}\$\$ Wachovia Aa1/AA		10/1/2006	2.65624	720/ 11000*	10/1/2026	± 70	Danii Channa	A1/A : /A :
868 10/1/2006 3.612% 72% LIBOR* 10/1/2026 10 JP Morgan Chase Aaa/AA/AA 23,300 10/1/2006 3.737% 72% LIBOR* 10/1/2035 199 Wachovia Aa1/AA \$\frac{54,455}{486}\$ wies 2006C								
23,300 10/1/2006 3.737% 72% LIBOR* 10/1/2035 199 Wachovia Aa1/AA \$ 54,455 \$ 486	,							
\$ 54,455 \$ 486 ies 2006C							-	
ies 2006C		10/1/2006	3.737%	72% LIBOR*	10/1/2035		Wachovia	Aa1/AA
	54,455					\$ 486		
\$ 45,000 10/1/2006 5.175% 100% LIBOR* 10/1/2025 \$ 533 Wachovia Aa1/AA								
	45,000	10/1/2006	5.175%	100% LIBOR*	10/1/2025	\$ 533	Wachovia	Aa1/AA
*floating to fixed								

For the Year Ended September 30, 2007

VI. Derivative Financial Instruments (continued)

A. Swap Agreements (continued)

3. All Requirements Project (continued)

	Notional Amount	Effective Date	Fixed Rate Paid	Variable Rate Received	Termination Date	Fair Value**	Counterparty	Counterparty Credit Rating
nds	Authorizea	1						
ies	Not Yet De							
\$	55,000	10/1/2008	3.820%	72% LIBOR*	10/1/2026	\$ 88	UBS	Aaa/AA+/AA-
	50,000	10/1/2015	3.849%	72% LIBOR*	10/1/2045	612	Calyon	Aa1/AA-/Aa
	50,000	10/1/2015	3.829%	72% LIBOR*	10/1/2045	684	Bank of America	Aaa/AA/AA+
	50,000	10/1/2015	3.816%	72% LIBOR*	10/1/2045	731	Bank of New York	Aaa/AA-/AA-
	50,000	10/1/2015	3.819%	72% LIBOR*	10/1/2045	721	Bear Stearns	A1/A+/A+
	50,000	10/1/2015	3.800%	72% LIBOR*	10/1/2045	789	Citibank	Aa2/AA/AA+
	50,000	10/1/2015	3.794%	72% LIBOR*	10/1/2045	811	Dexia	Aa1/AA/AA+
	50,000	10/1/2015	3.714%	72% LIBOR*	10/1/2045	1,101	Goldman Sachs	A1/AA-/AA-
	50,000	10/1/2015	3.690%	72% LIBOR*	10/1/2045	1,187	JP Morgan Chase	Aaa/AA/AA-
	50,000	10/1/2015	3.788%	72% LIBOR*	10/1/2045	833	Lehman	A1/A+/Aa-
	50,000	10/1/2015	3.846%	72% LIBOR*	10/1/2045	624	Merrill Lynch	Aa3/AA-/AA-
	50,000	10/1/2015	3.805%	72% LIBOR*	10/1/2045	771	Morgan Stanley	Aa3/AA-/AA-
	50,000	10/1/2015	3.793%	72% LIBOR*	10/1/2045	814	Sun Trust	Aa2/AA-/A+
	50,000	10/1/2015	3.699%	72% LIBOR*	10/1/2045	1,155	Wachovia	Aa1/AA
	50,000	10/1/2015	3.774%	72% LIBOR*	10/1/2045	883	Wells Fargo	Aa1/AA+/AA
\$	755,000					\$ 11,804	-	

4. Stanton II Project

	Notional Amount	Effective Date	Rate Paid	Variable Rate Received	Termination Date	Fair Value**	Counterparty	Counterparty Credit Rating
ries	2000							
\$	17,425	7/10/2002	4.049%	72% LIBOR*	10/1/2027	\$ (498)	Bank of America	Aaa/AA/AA+
	23,300	7/10/2002	4.071%	72% LIBOR*	10/1/2027	(746)	JP Morgan Chase	Aaa/AA/AA-
\$	40,725					\$ (1,244)		
ies	s 2002							
\$	1,040	4/30/2002	3.770%	CPI Rate + 1.14	10/1/2008	\$ 14	Morgan Stanley	Aa3/AA-/AA-
	1,415	4/30/2002	3.940%	CPI Rate + 1.27	10/1/2009	13	Morgan Stanley	Aa3/AA-/AA-
	1,490	4/30/2002	4.060%	CPI Rate + 1.35	10/1/2010	9	Morgan Stanley	Aa3/AA-/AA-
	3,220	4/30/2002	4.170%	CPI Rate + 1.39	10/1/2011	12	Morgan Stanley	Aa3/AA-/AA-
	1,730	4/30/2002	4.260%	CPI Rate + 1.40	10/1/2012	0	Morgan Stanley	Aa3/AA-/AA-
\$	8,895					\$ 48		
ies	s 2004							
5	29,350	8/5/2004	3.863%	72% LIBOR*	10/1/2027	\$ (168)	Bank of America	Aaa/AA/AA+
	29,350	8/5/2004	3.863%	72% LIBOR*	10/1/2027	(176)	UBS	Aaa/AA+/AA
6	58,700					\$ (344)		

For the Year Ended September 30, 2007

VI. Derivative Financial Instruments (continued)

B. Natural Gas Futures, Contracts and Options

FMPA uses New York Mercantile Exchange (NYMEX), natural gas futures contracts, options on futures contracts and fixed-price firm physical purchases of natural gas (gas) as a tool to establish the cost of natural gas that will be needed by the All-Requirements Project in the future (next month or several years from now). NYMEX futures contracts can be used to obtain physical gas supplies, however all futures contracts that FMPA enters into will be financially settled before physical settlement is required by the Exchange. Any gain or loss of value in these futures contracts are ultimately rolled into the price of the natural gas burned in the Project's electric generators.

All NYMEX transactions are entered into as hedges against the volatility of natural gas prices. The Agency at September 30, 2007, had futures and options contracts outstanding in the following amounts, covering the fiscal years 2007 through 2012.

Fiscal	<u>T</u> I	housands of mmBt	<u>u</u>		M	ark to Market
Year Ending	Futures	Put Options	Call Options	Net Contracts		at 9/30/2007
						(000's US\$)
2008	1,547	(362)	362	1,547	\$	(6,986)
2009	727			727		(394)
2010	57			57		(154)
2011	9			9		43
2012	3			3		17
	2,343	(362)	362	2,343	\$	(7,474)
					_	

Although the Agency marks every position to market daily for management reporting purposes, it does not actively trade on these contracts. A margin account is maintained with the Agency's brokerage firm. Option premiums paid and collected and market gains and losses realized on contract sales of futures expirations are booked as cost of energy. For fiscal year 2007, the Agency recorded a realized net loss of \$36.5 million.

Basis Risk

The commodity hedge transactions are subject to basis risk. NYMEX transactions are based on pricing at the Henry Hub delivery point where the project purchases natural gas at various delivery points in Florida. Changes in natural gas prices have been and are anticipated to be highly correlated.

Credit Risk

The commodity hedge transactions are subject to credit risk. Credit risk associated with these transactions is mitigated by margin accounts required under the contract terms.

FMPA transacts its NYMEX futures contracts through Calyon Financial, a licensed commodity broker. Transactions that are entered into Over-The-Counter provide alternatives to transactions on the NYMEX when liquidity on the exchange may prevent the timely execution of hedges.

VII. Regulatory Assets (Net Costs Recoverable Due From/Due To Future Participants)

FMPA is subject to the accounting requirements of FASB Statement No. 71, *Accounting for the Effects of Certain Types of Regulation*. Billing rates are established by the Board of Directors and are designed to fully recover each project's costs over the life of the project, but not necessarily in the same year that costs are recognized under generally accepted accounting principles (GAAP). Instead of GAAP costs, annual participant billing rates are structured to systematically recover current debt service requirements, operating costs and certain reserves that provide a level rate structure over the life of the project which is equal to the amortization period. Accordingly, certain project costs are classified as deferred on the accompanying Statement of Net Assets as a regulatory asset, titled "Net Costs Recoverable from Future Participant Billings", until such time as they are recovered in future rates. Types of deferred costs include depreciation and amortization in excess of bond principal payments, prior capital construction interest cost, bond issuance costs and gains/losses resulting from debt restructuring.

In addition, certain billings recovering costs of future periods have been recorded as a regulatory liability or as a reduction of deferred assets on the accompanying Statement of Net Assets. Types of deferred revenues include billings for certain reserve funds and related interest earnings in excess of expenditures from those funds, and billings for nuclear fuel purchases in advance of their use.

VIII. Restricted Net Assets

Bond resolutions require that certain designated amounts from bond proceeds and project revenues be deposited into designated funds. These funds are to be used for specific purposes and certain restrictions define the order in which available funds may be used. Other restrictions require minimum balances or accumulation of balances for specific purposes. At September 30, 2007, all FMPA projects were in compliance with requirements of the bond resolution.

The restricted assets of the funds and projects consist primarily of cash, cash equivalents and investments, including accrued interest. Segregated restricted net assets at September 30, 2007 are as follows:

		Agency Fund	P	ooled Loan Project		St. Lucie Project	(0	000's US\$) Stanton Project		All-Req Project		Tri-City Project		Stanton II Project
Debt Service Funds	\$	-	\$	-	\$	17,866	\$	8,386	\$	25,236	\$	6,408	\$	11,081
Reserve & Contingency Funds						14,126		5,819		115,113		1,051		5,241
Decomissioning Fund		24,243				43,629								
Project Fund				81,622										
Revenue Fund				1,407										
Loans Receivable*				62,293										
Commercial Paper Notes				(142,865)										
Accrued Interest on														
Long-Term Debt				(497)		(214)		(1,237)		(5,744)		(662)		(2,150)
Other Liabilities				(1,960)										
Accrued Decommissioning														
Expenses		(24,243)				(41,571)								
Less Undistributed Proceeds										(108,648)				
Total Restricted Net Assets	\$		\$		\$	33,836	\$	12,968	\$	25,957	\$	6,797	\$	14,172
*2007 net of undistributed proce	*	-	_		>	33,836	Þ	12,968	>	25,957	3	6,797	Þ	14,17

Restrictions of the various bank funds are as follows:

Debt service funds include the Debt Service Account, which is restricted for payment
of the current portion of the bond principal and interest and Debt Service Reserve
Account, which includes sufficient funds to cover one half of the maximum annual

VIII. Restricted Net Assets (continued)

principal and interest requirement of the fixed rate issues or 10% of the original bond proceeds.

- Reserve and Contingency Funds are restricted for payment of major renewals, replacements, repairs, additions, betterments and improvements for capital assets.
- If, at any time, the Debt Service Fund is below the current debt requirement and there are not adequate funds in the General Reserve Fund to resolve the deficiency, funds will be transferred from the Reserve and Contingency Fund to the Debt Service Fund.
- Decommissioning Funds are restricted and are funded for the payment of costs related to the decommissioning, removal and disposal of FMPA's ownership on nuclear power plants.
- Project Funds are restricted under the terms of the Pooled Loan agreements, and are used for the acquisition, construction and capitalized interest, as specified by the participants.
- Revenue Funds are restricted under the terms of outstanding Pooled Loan resolutions.
- Loans Receivable Funds are restricted under the terms of outstanding Pooled Loan agreements.

IX. Long-Term Debt

A. Debt

FMPA enters into long-term debt to fund different projects. The type of long-term debt differs among each of the projects. A description and summary of long-term debt at September 30, 2007, is as follows:

1. Agency Fund

				20	007		
				(000'	s US\$)		
Business-Type Activities	 Beginning Balance	_	Increases	D	ecreases_	 Ending Balance	 Amounts Due Within One Year
Pooled Loan 1999	\$ 2,230	\$		\$	(130)	\$ 2,100	\$ 135

IX. Long-Term Debt (continued)

Debt (continued)

Loans Payable to Pooled Loan Fund

The Agency Fund has one loan payable to the Pooled Loan Fund at September 30, 2007. Interest is payable monthly at a variable rate tied to the interest rates paid on the Pooled Loan Fund debt. Interest rate on the loan varied from 3.53% to 3.78% during fiscal year 2007. The loan is payable in 12 annual principal payments ranging from \$135,000 to \$220,000 with the final payments due July 1, 2019.

2. Pooled Loan Fund

FMPA is authorized to issue commercial paper notes with the credit support from Wachovia Bank N.A. The commercial paper is used to fund loans to FMPA members and other FMPA projects. The respective loan agreements between the Pooled Loan Fund and FMPA members or other FMPA projects are equal in the aggregate to the principal of the current notes issued and are executed simultaneously with each note issued.

At September 30, 2007, the outstanding commercial paper notes total \$143 million. The commercial paper notes bear interest at a rate that varies periodically as determined by the dealer and remarketed at prevailing market rates.

Business-Type Activities		Beginning Balance						Ending Balance	_	Amounts Due Within One Year*
Commercial Paper										
Notes	\$	55,274	\$	100,312	\$	(12,721)	\$	142,865	\$	0
*Amounts due within one	year equa	als zero due t	o comr	mercial paper l	peing re	emarketed.	-			

Interest is paid periodically, ranging from 1 to 270 days. During the fiscal year ended September 30, 2007, interest rates ranged from 3.49% to 3.82%.

The commercial paper notes are further collateralized by an irrevocable long-term letter of credit with Wachovia Bank N.A. in an amount sufficient to pay the outstanding principal plus 65 days accrued interest at an assumed rate of 10%. The letter of credit expires August 22, 2009, with an annual extension unless Wachovia Bank N.A. gives notice during the 60-day period prior to August 22, 2008. At September 30, 2007, the fee paid on the letter of credit was 38 basis points on the amount of paper outstanding plus interest on the outstanding amount at 10% for 65 days. Amounts payable to the bank under the letter of credit are due on demand and bear interest at the lower of prime rate plus 2% or the maximum rate permitted by law. There were no draws outstanding on the letter of credit at September 30, 2007.

For the Year Ended September 30, 2007

IX. Long-Term Debt (continued)

A. Debt (continued)

3. St. Lucie Project

_				20	007				
				(000'	s US\$)				
Business-Type Activities		Beginning Balance	 Increases	D	ecreases		Ending Balance		Amounts Due Within One Year
Revenue Bonds	_					_		_	
Refunding 2000	\$	17,150	\$ -	\$	-	\$	17,150	\$	-
Refunding 2002		244,850					244,850		
Less Deferred Refundings		(40.450)	2.07.4				(40.070)		
And Discounts		(43,152)	 3,074				(40,078)		
Total Revenue Bonds	\$	218,848	\$ 3,074	\$	-	\$	221,922	\$	-
Other Liabilities									
Pooled Loan			15,600				15,600	\$	-
Less Undistributed									
Proceeds			(694)				(694)		
Pooled Loan	\$	0	\$ 14,906	\$	-	\$	14,906	\$	-
Total Business-Type			 						
Activities	\$	218,848	\$ 32,886	\$	-	\$	251,734	\$	-

The variable interest rates ranged between 3.25% and 3.85% for the year ended September 30, 2007.

The Series 2000 bonds are subject to redemption prior to maturity at the election of FMPA on any interest payment date at a call rate of 100%.

Loans Payable to Pooled Loan Fund

The St. Lucie Project has one loan payable to the Pooled Loan Fund at September 30, 2007. Interest is payable monthly using the variable rate tied to the interest rates paid on the Pooled Loan Fund debt. Interest rates on the loan varied from 3.53% to 3.78% during the fiscal year. The balance is due in 20 annual principal payments ranging from \$472,000 to \$1,192,000, with the final payment due October 1, 2027. This loan is subordinate to the other debt of the project.

For the Year Ended September 30, 2007

IX. Long-Term Debt (continued)

A. Debt (continued)

4. Stanton Project

	2007 (000's US\$)											
Business-Type Activities		Beginning Balance			`	Decreases		Ending Balance		Amounts Due Within One Year**		
Revenue Bonds	\$	10.000	\$.		.	10.000	\$			
Refunding 1997* Refunding 2000	Þ	10,890 4,425	Þ	-	\$	-	\$	10,890 4,425	Þ	-		
-		•				(2.005)		•		2.105		
Refunding 2002		37,500				(2,985)		34,515		3,105		
Refunding 2003		19,950				(25)		19,925		25		
Less Deferred Premiums												
And Discounts		(2,794)		332				(2,462)				
Total Revenue Bonds	\$	69,971	\$	332	\$	(3,010)	\$	67,293	\$	3,130		
Other Liabilities												
Pooled Loan #1	\$	5,805	\$	-	\$	-	\$	5,805	\$	340		
Pooled Loan #2		752						752		50		
Total Net Pooled Loans	\$	6,557	\$	-	\$	_	\$	6,557	\$	390		
Wachovia Bank Taxable		1,438						1,438		91		
Total Other Liabilities	\$	7,995	\$	-	\$	-	\$	7,995	\$	481		
Total Business-Type		· · · · · · · · · · · · · · · · · · ·										
Activities	\$	77,966	\$	332	\$	(3,010)	\$	75,288	¢	3,611		

^{*}Amounts due within one year reflect payments due at October 1

The variable interest rates ranged from 3.42% to 3.95% for the year ended September 30, 2007.

The Series 1997, 2000 and Series 2003 bonds are subject to redemption prior to maturity at the election of FMPA on any interest payment date at a call rate of 100%.

The Series 2002 bonds are subject to redemption prior to maturity at the election of FMPA at 100% beginning October 1, 2012.

Loans Payable to Pooled Loan Fund

The Stanton Project has two loans payable to the Pooled Loan Fund at September 30, 2007. Interest is payable monthly using the variable rate tied to the interest rates paid on the Pooled Loan Fund debt. Interest rates on the loan varied from 3.53% to 3.78% during fiscal year ended September 30, 2007. The first loan payable balance is due in 12 annual principal payments ranging from \$340,000 to \$655,000, with the final payment due October 1, 2018. The second loan balance is due in 12 annual principal payments ranging from \$50,000 to \$80,000 with the final payment due October 1, 2018. Both loans are subordinate to the other debt of the project.

Loan Payable to Wachovia Bank

In December 2003, the Stanton Project entered into a taxable loan with Wachovia Bank to finance a partial interest in the brine plant facility at the Stanton Energy Center.

For the Year Ended September 30, 2007

IX. Long-Term Debt (continued)

A. Debt (continued)

5. All-Requirements Project

					2007			
•				(00	00's US\$)			
Business-Type Activities		Beginning Balance	Increases		Decreases	Ending Balance		Amounts Due Within One Year*
Revenue Bonds			 					
Refunding Jun 2000 Aug 2000	\$	20,125 70,000	\$ -	\$	-	\$ 20,125 70,000	\$	-
Refunding Jul 2003A		52,535			(4,835)	47,700		5,080
Refunding Jul 2003B Mar 2006A		90,650 125,020			(175)	90,475 125,020		150 2,640
Refunding Jul 2006B		225,825				225,825		2,0.0
Mar 2006C Less Deferred Refundings		45,000				45,000		
And Discounts		(10,978)	592			(10,386)		
Total Revenue Bonds	\$	618,177	\$ 592	\$	(5,010)	\$ 613,759	\$	7,870
Other Liabilities								
Pooled Loans	.		EC 242			E6 040	+	
Pooled Loan #1	\$	-	\$ 56,312	\$	-	\$ 56,312	\$	-
Pooled Loan #2 Less Undistributed			8,400			8,400		
Proceeds			(47,630)			(47,630)		
Total Net Pooled Loans Taxable Loans	\$	-	\$ 17,082	\$	-	\$ 17,082	\$	-
Wachovia Taxable #1	\$	1,132	\$ -	\$	-	\$ 1,132		71
Wachovia Taxable #2		4,683				4,683		1,086
Total Taxable Loans	\$	5,815	\$ -	\$	-	\$ 5,815	\$	1,157
Total Other Liabilities	\$	5,815	\$ 17,082	\$	-	\$ 22,897	\$	1,157
Total Business-Type Activities	\$	623,992	\$ 17,674	\$	(5,010)	\$ 636,656	\$	9,027

The variable interest rates ranged from 3.30% to 5.30% for the year ended September 30, 2007.

The Series 2000, 2000-1, 2000-2, 2003B-1, 2003B-2, 2006B, and 2006C bonds are subject to redemption prior to maturity at the election of FMPA on any interest payment date at a call rate of 100%. The Series 2003A and 2007 A Bonds are not subject to redemption prior to maturity.

Loans Payable to Pooled Loan Fund

The All-Requirements Project completed two borrowings from the Pooled Loan Fund during the year. The first for \$56 million was to finance the purchase of a Combustion Turbine to be installed on a site for commercial operation in 2011, and the second was to finance enhancements to the Treasure Coast Energy Center currently under construction. Interest is payable monthly using the variable rate tied to the interest rates paid on the Pooled Loan Fund debt. Interest rates on the loans varied from 3.53% to 3.78% during fiscal year ended September 30, 2007. The first loan payable balance is due in 25 annual principal payments ranging from \$1,180,000 to \$3,805,000, with the final payment due on October 1, 2034. The second loan payable balance is due in 25 annual principal payments ranging from \$176,000 to 568,000, with the final payment due October 1, 2023. These loans are subordinate to the other debt of the project.

For the Year Ended September 30, 2007

IX. Long-Term Debt (continued)

A. Debt (continued)

5. All-Requirements Project (continued)

Loans Payable to Wachovia Bank

In December 2003, the All-Requirements Project entered into a taxable loan with Wachovia Bank to finance a partial interest in the brine plant facility at the Stanton Energy Center. In addition, the All-Requirements Project borrowed \$7,641,000 to finance the purchase of a seven year service contract from General Electric for the Cane Island Unit 3.

Line of Credit

The All-Requirements Project approved a total Line of Credit of \$100 million with Wachovia Bank. At September 30, 2007, \$1,000 was outstanding and classified as part of current portion of Pooled Loans and Notes Payable. Subsequent to year-end, Wachovia Bank extended the Line of Credit for an additional year. The Line of Credit will now mature in November 2008.

6. Tri-City Project

-						2007 D's US\$)				
Business-Type Activities		Beginning Balance					Ending Balance	D	Amounts rue Within One Year*	
Revenue Bonds	.	24.025	¢		.	(2.040)	+	22.005	.	2.075
Refunding Jun 2003 Less Deferred Refundings	\$	34,935	\$	-	\$	(2,040)	\$	32,895	\$	2,075
And Discounts		(3,908)		519				(3,389)		
Total Revenue Bonds	\$	31,027	\$	519	\$	(2,040)	\$	29,506	\$	2,075
Other Liabilities Pooled Loans										
Pooled Loan #1	\$	2,080	\$	-	\$	-	\$	2,080	\$	125
Pooled Loan #2		270						270		18
Total Net Pooled Loans Taxable Loans	\$	2,350	\$		\$	-	\$	2,350	\$	143
Wachovia Taxable	\$	514	\$	-	\$	-	\$	514		32
Total Taxable Loans	\$	514	\$	-	\$		\$	514	\$	32
Total Other Liabilities Total Business-Type	\$	2,864	\$		\$		\$	2,864	\$	175
Activities	\$	33,891	\$	519	\$	(2,040)	\$	32,370	\$	2,250

^{*}Amounts due within one year reflect payments due October 1, 2007. Pooled loans and Wachovia Bank taxable loans are due on or before October 1 and the current portion was paid September 29th 2007 and recorded during fiscal year 2007. As a result of this payment, the current portion for fiscal year 2007 annual statement is zero. The next scheduled payment is October 1, 2008.

For the Year Ended September 30, 2007

IX. Long-Term Debt (continued)

A. Debt (continued)

6. Tri-City Project (continued)

Loans Payable to Pooled Loan Fund

The Tri-City Project has two loans payable to the Pooled Loan Fund at September 30, 2007. Interest is payable monthly at a variable rate tied to the interest rates paid on the Pooled Loan Fund debt. Interest rates on the loans varied from 3.53% to 3.78% during fiscal year 2007. The loans have payable balances due in 12 annual principal payments ranging from \$125,000 to \$235,000 and \$18,000 to \$29,000 respectively, with the final payments due October 1, 2018. These loans are subordinate to other debt of the project.

Loan Payable to Wachovia Bank

In December, 2003, the Tri-City Project entered into a taxable loan with Wachovia Bank to finance a partial interest in the brine plant facility at the Stanton Energy Center.

7. Stanton II Project

					2007			
-				(00	0's US\$)			
Business-Type Activities	Beginning Balance	Increases		Decreases		Ending Balance	_	Amounts Due Within One Year*
Revenue Bonds	 	'						
Refunding 2000	\$ 40,725	\$	-	\$	-	\$ 40,725	\$	-
Refunding 2002	76,215				(3,120)	73,095		3,230
Refunding 2003	16,060				(1,110)	14,950		1,130
Refunding 2004	58,700				(50)	58,650		
Less Deferred Premiums								
And Discounts	 (15,007)		1,104			 (13,903)		
Total Revenue Bonds	\$ 176,693	\$	1,104	\$	(4,280)	\$ 173,517	\$	4,360
Other Liabilities Pooled Loans								
Pooled Loan	\$ 1,180	\$	<u> </u>	\$		\$ 1,180	\$	78
Total Net Pooled Loans Taxable Loans	\$ 1,180	\$	-	\$	-	\$ 1,180	\$	78
Wachovia Taxable	\$ 2,254	\$		\$		\$ 2,254	\$	142
Total Taxable Loans	\$ 2,254	\$	0	\$	0	\$ 2,254	\$	142
Total Other Liabilities	\$ 3,434	\$	0	\$	0	\$ 3,434	\$	220
Total Business-Type				·—-				<u>. </u>
Activities	\$ 180,127	\$	1,104	\$	(4,280)	\$ 176,951	\$	4,580
	 ,							

^{*}Amounts due within one year reflect payments due October 1. Long-term loans are due on or before October 1 and were paid September 29, 2007. The current portion was paid and recorded during fiscal year 2007. As a result of this payment, the current portion for fiscal year 2007 is zero. The next scheduled payment is October 1, 2008.

The variable interest rates on the bonds ranged from .07% to 6.63% for the year ended September 30, 2007.

The Series 2000 and 2004 bonds provide for early redemption at the election of FMPA on any interest payment date at a call rate of 100%. The Series 2002 bonds are subject to redemption prior to maturity at the election of FMPA at 100%, beginning October 1, 2012 whereas the series 2003A bonds are not subject to early redemption.

For the Year Ended September 30, 2007

IX. Long-Term Debt (continued)

A. Debt (continued)

7. Stanton II Project (continued)

The Stanton II Project has one loan payable to the Pooled Loan Fund as of September 30, 2007, which originated on December 19, 2003. Interest is payable monthly at a variable rate tied to the interest rates paid on the Pooled Loan Fund debt. Interest rates on the loan varied from 3.53% to 3.78% during the fiscal year ended September 30, 2007.

Loan Payable to Wachovia Bank

In December 2003, the Stanton II Project entered into a taxable loan with Wachovia Bank to finance a partial interest in the brine plant facility at the Stanton Energy Center.

B. Major Debt Provisions (All Projects)

Bonds, which are special obligations of FMPA, are payable solely from (1) revenues less operating expenses (both as defined by the respective bond resolutions) and (2) other monies and securities pledged for payment thereof by the respective bond resolutions. The respective resolutions require FMPA to deposit into special funds, all proceeds of bonds issued and all revenues generated as a result of the projects' respective Power Sales and Power Support Contracts or the Power Supply Contract. The purpose of the individual funds is also specifically defined in the respective bond resolutions.

Investments are generally restricted to those types described in Note I. Additional restrictions that apply to maturity dates are defined in the respective bond resolutions.

C. Defeased Debt

The following bonds have been defeased in substance. Since investments consisting of governmental obligations are held in escrow for payment of principal and interest, the bonds are not considered liabilities of FMPA for financial reporting purposes. The principal balances of the defeased bonds at September 30, 2007 are as follows:

Dated	Description	Defeased Portion Amount Originally Issued	Balance at September 30, 2007
May 1983	St. Lucie Project Revenue Bonds, Series 1983	<i>(000's US\$)</i> \$280,075	\$ 26,185

Notes to Financial Statements

For the Year Ended September 30, 2007

IX. Long-Term Debt (continued)

D. Annual Requirements

The annual cash flow debt service requirements to amortize the non-current portion of long-term bond debt outstanding as of September 30, 2007, are as follows:

Fiscal Year Ending September	St. Lucie Project	Interest Rate Swaps, Net	Stanton Project	(000' Interest Rate Swaps, Net	s U	All-Req Project	Interest Rate Swaps, Net	Tri-City Project	:	Stanton II Project	Interest Rate Swaps, Net	Totals
2008 2009 2010 2011 2012 2013 - 2017 2018 - 2022 2023 - 2027 2028 - 2032 2033 - 2035	\$ 262,000	\$ 9,855 9,855 9,767 9,435 9,228 46,139 36,911	\$ 4,878 4,881 4,885 4,885 4,858 32,230 18,105	\$ 1,306 1,305 1,304 1,303 1,303 6,188 1,000	\$	21,618 21,768 21,754 21,867 21,958 117,320 139,450 214,000 46,250 9,700	\$ 19,514 19,510 19,503 19,495 19,487 91,452 69,443 36,426 5,345 976	\$ 3,407 3,397 3,405 3,401 3,412 17,011 6,803	\$	8,113 8,188 8,245 8,307 8,439 46,524 47,732 87,770	\$ 4,283 4,241 4,182 4,119 3,982 18,917 15,727 11,326	\$ 72,974 73,145 73,045 72,812 72,667 375,781 597,171 349,522 51,595 10,676
Total Principal & Interest	\$ 262,000	\$ 131,190	\$ 74,722	\$ 13,709	\$	635,685	\$ 301,151	\$ 40,836	\$	223,318	\$ 66,777	\$ 1,749,388
Less: Interest Unamortized Loss on refunding Add: Unamortized Premium	40,078	131,190	8,097 3,318	13,709		19,410 15,248	301,151	7,942 4,798		38,194 14,737	66,777	586,470 78,179
(Discount), net			856			4,862		1,409		834		7,961
Total Net Debt Service Requirement at September 30, 2007	\$ 221,922	\$ -	\$ 64,163	\$ -	\$	605,889	\$ 	\$ 29,505	\$	171,221	\$ 	\$ 1,092,700

Variable rates for the Stanton CPI Bonds averaged 5.44%; the All-Requirements CPI Bonds averaged 4.559% in fiscal year 2007.

This table includes the long-term portion of the revenue bonds, the current portion has already been deposited in debt service sinking funds and accordingly excluded from the above table.

X. Commitments and Contingencies

A. Participation Agreements

FMPA has entered into participation agreements for individual ownership of generating facilities as follows:

Project	Operating Utility	Joint Ownership Interest	Commercial Operation Date
St. Lucie	Florida Power & Light	8.806% of St. Lucie Unit 2 nuclear plant	August 1983
Stanton	Orlando Utilities Commission (OUC)	14.8193% of Stanton Energy Center (SEC) Unit 1 coal-fired plant	July 1987
All-Requirements	OUC	6.506% of SEC Unit 1	July 1987
Tri-City	OUC	5.3012% of SEC Unit 1	July 1987
All-Requirements	OUC	39% of Indian River Units A & B combustion turbines	A - June 1989 B - July 1989
All-Requirements	OUC	21% of Indian River Units C & D combustion turbines	C - August 1992 D - October 1992
All-Requirements	Kissimmee Utility Authority (KUA)	50% of Cane Island Unit 1 combustion turbine	January 1995
All-Requirements	KUA	50% of Cane Island Unit 2 combined cycle	June 1995
All-Requirements	OUC	5.1724% of SEC Unit 2 coal- fired plant	June 1996
Stanton II	OUC	23.2367% of SEC Unit 2	June 1996
All-Requirements	KUA	50% of Cane Island Unit 3 combined cycle	January 2002
All-Requirements	Southern Company	3.5% of Stanton Unit A combined cycle	October 2003

Operational control of the electric generation plants rests with the operating utility and includes the authority to enter into long-term purchase obligations with suppliers. FMPA is liable under its participation agreements for its ownership interest of total construction and operating costs. Further contracts with Orlando Utilities Commission (OUC) include commitments for purchases of coal. Through participation with OUC, FMPA has minimum annual purchases of coal through 2012 as shown below:

Project	2008	2009	2010	2011	2012	
			(thousands of	tons)		
Stanton Project	143	135	105	95	24	
All-Requirements Project	159	150	116	105	26	
Tri-City Project	51	51	37	34	8	
Stanton II Project	224	224	164	148	37	

X. Commitments and Contingencies (continued)

B. Other Agreements

FMPA has entered into certain long-term contracts for transmission services for its projects. These amounts are recoverable from participants in the projects (except the All-Requirements Project) through the Power Sales and Project Support Contracts. FMPA has entered into Power Sales and Project Support Contracts with each of the project participants for entitlement shares aggregating 100% of FMPA's joint ownership interest. In the case of the All-Requirements Project, a Power Supply Contract was entered into providing for the participant's total power requirements (except for certain excluded resources). Revenues received under these individual project contracts are expected to be sufficient to pay all of the related project costs.

1. St. Lucie Project

- FMPA has entered into a Reliability Exchange Agreement and a Replacement Power Agreement with FPL. The Reliability and Exchange agreement results in FMPA exchanging 50% of its share of the output from St. Lucie Unit 2 for a like amount from the St. Lucie Unit 1. The Replacement Power Agreement provides for replacement power and energy to be made available to FMPA if FPL voluntarily ceases to operate or reduces output from St. Lucie Unit 2 or St. Lucie Unit 1 for economic reasons or valley-load conditions.
- The St. Lucie Project, a joint owner of St. Lucie Unit 2, is subject to the Price Anderson Act, which was enacted to provide financial protection for the public in the event of a nuclear power plant accident. During 2006, the Price Anderson Act was extended for twenty years. As the first layer of financial protection, FPL has purchased \$300 million of public liability insurance from pools of commercial insurers on behalf of all joint owners. The second layer of financial protection is provided under an industry retrospective payment plan. Under this plan, St. Lucie Unit 2 is subject to an assessment of \$100.59 million per reactor with a provision for payment of such assessment to be made over time, as necessary, which limits the payment in any one year to no more than \$15 million per reactor and adjusts the payout for inflation in the future. FMPA is liable for its ownership interest of any assessment made against St. Lucie Unit 2 under this plan.
- On December 19, 1999, FMPA (as Decommissioning Trust Administrator) and J.P. Morgan Chase (formerly Chase Manhattan Bank) entered into a Forward Sale Agreement for a portion of the St. Lucie Decommissioning Trust. The agreement provides that J.P. Morgan Chase deliver securities initially with a value not to be less than \$10,225,000 for an equivalent payment. Each month, an additional \$75,000 in securities will be delivered by J.P. Morgan Chase in exchange for an equivalent payment from the Trustee for the Decommissioning Fund. Upon maturity, the securities and the yield earned along with any cash delivered by J.P. Morgan Chase will be equivalent to 7.03% of the face value of the Agreement. The Forward Sale Agreement has a termination date of April 6, 2023.

X. Commitments and Contingencies (continued)

B. Other Agreements (continued)

1. St. Lucie Project (continued)

- During 2003, nuclear utilities identified pressurizer heater sleeves made with a particular material (Alloy 600) were experiencing penetration cracks and leaks as a result of primary water stress corrosion cracking. In May 2004, the NRC issued a bulletin requesting utilities to identify and inspect all Alloy 600 and weld materials in all pressurizer locations and connected steam space piping. St. Lucie Unit 2 will monitor and perform inspections during the scheduled refueling outages. Due to costs and outage impacts associated with potential leaks, FPL has repaired St. Lucie Unit 2's pressurizer heater sleeve penetrations and will replace the St. Lucie Unit 2's steam generator and reactor vessel head during the refueling outage scheduled for the fall of 2007.
- In June 2004, the Agency entered into a Forward Sale Agreement and a Credit Support Agreement for the St. Lucie Project with Merrill Lynch. The Credit Support Agreement requires the Agency to establish a collateral account with the Trustee that must contain cash and securities that have a market value of \$7.5 million. This collateral is posted for the benefit of Merrill Lynch should the Agency be unable to keep its commitments under the Forward Sale Agreement. Under the Forward Sale Agreement, Merrill Lynch is required to deliver and the Trustee is required to purchase certain eligible securities on behalf of the St. Lucie Project. Under this Agreement, the securities or securities and cash to be delivered will guarantee the project an annual effective yield of 6.22% between January 1, 2007 and July 1, 2026 on the semi-annual amounts deposited. It is expected that the amounts invested pursuant to the Forward Sale Agreement will be used to redeem auction rate bonds outstanding for this project.

2. All-Requirements Project

FMPA supplies all of the wholesale power needs of the All-Requirements Project participants (except for certain excluded resources). In addition to its ownership facilities, FMPA has entered into interchange and power purchase contracts, as detailed below:

For the Year Ended September 30, 2007

X. Commitments and Contingencies (continued)

- B. Other Agreements (continued)
 - 2. All-Requirements Project (continued)

Supplier	End of Contract	Minimum Contract Liability (000's US\$)
Progress Energy Florida	12/31/2010	\$ 8,831
Florida Power & Light	5/31/2013	11,412
Lakeland Electric	12/14/2007	757
Calpine Energy Services	12/31/2009	20,000
Southern Company-Florida	9/3/2013	37,475
Oleander 5 Purchase	12/16/2027	201,856
Total Minimum Liability		\$ 280,331

Other Agreements are as follows:

• In October 2003, FMPA executed contracts for a \$10 million investment in a brine water processing plant and other water facilities at the Stanton Energy Center in Orlando, Florida.

The Stanton Unit A combined cycle generator receives cooling water treatment services from the brine plant and associated facilities. The owners of Stanton Unit A (Southern Company Florida, FMPA, Kissimmee Utility Authority and Orlando Utilities Commission) will pay FMPA's Stanton, Stanton II, Tri-City and All-Requirements Projects a fixed and a variable operation and maintenance charge for services received from this facility.

 The All-Requirements Project has entered into several commitments for natural gas transportation services to supply fuel to its owned and leased generation facilities. Below are the current commitments:

Pipeline	Daily Volume (mmBtu/day)	Annual Cost (000's US\$)	Expiration	Primary Delivery Usage
FI Gas Transmission	12,500	\$ 3,508	2015	Cane Island
FI Gas Transmission	12,500	3,508	2021	Cane Island
FI Gas Transmission	7,300	1,024	2072	Treasure Coast
FI Gas Transmission	15,324	2,996		Ft. Pierce/ Treasure Coast
Gulfstream Natural Gas	10,000	2,154	2013	Cane Island
Florida Public Utility		720	2033	Lake Worth
		\$ 13,910		

- The All-Requirements Project, in combination with Ft. Pierce, Kissimmee and Vero Beach, has a take-or-pay contract with Florida Gas Utility effective until November, 2008, for a firm supply of natural gas of approximately 12,000 mmBtu per day. This is priced at a first of the month discounted index price.
- The All-Requirements Project entered into commitments for natural gas transportation with both Florida Gas Transmission (10,000 mmBtu/day with an annual cost of \$2.8 million) and TECO-Peoples Gas (up to 20,000 mmBtu/day with an annual minimum bill charge of \$.75 million) for additional transportation capacity

X. Commitments and Contingencies (continued)

B. Other Agreements (continued)

2. All-Requirements Project (continued)

to the planned Treasure Coast Energy Center. These commitments are not effective until May 2008.

- The All-Requirements Project has entered into two storage contracts with SG Resources Mississippi LLC, for 500,000 mmBtu of capacity in the Southern pines Storage facility. The cost associated with owning this capacity is estimated to be \$6.2 million over the life of the contract. The first contract is effective August 1, 2008 and the second contract is effective September 1, 2010.
- The All-Requirements Project has entered into a take and pay contract with Florida Gas Utility for approximately 5,600 mmBtu per day or firm natural gas supply . This natural gas is priced at a first of the month discounted index price. This contract will not be effective until December 1, 2008 and has a term of 20 years with a notional value of \$165 million at September 30, 2007.
- The All-Requirements Project has entered into a natural gas deal for physical gas purchases with Florida Gas Utility that extends through September 2010. Under this agreement, the All-Requirements Project will purchase a specific amount of gas with a total notional value of approximately \$63.6 million as of September 30, 2007.
- FMPA is under a contractual agreement to have generation facilities in Key West, Florida, at a minimum level of 60% of the island utility's peak capacity requirements. FMPA has completed construction in Key West, Florida (Stock Island) of a 47 MW low sulfur oil-fired combustion turbine power plant. This plant is owned by FMPA and operated by Keys Energy Services, the municipal electric utility serving Key West and the lower Florida Keys.
- FMPA has acquired land in Ft. Pierce, Florida for a future generation site for a natural gas power plant. The Treasure Coast Energy Center Unit 1 has a total budget not to exceed \$274 million. Permitting activities are complete and construction on this facility commenced in August 2006. As of September 30, 2007, \$202 million has been spent. Commercial Operation is expected to begin in May of 2008
- The All-Requirements Project has extended a dispatching service contract with Orlando Utilities Commission (OUC) through March 2011. This contract provides the necessary services to balance load to generation and ensure a safe and reliable operation. FMPA's estimated cost for this service is estimated to be \$725,900 per year, not adjusted for inflation.
- On January 30, 2007, the All-Requirements Project signed a contract service agreement with General Electric International, Inc. The service agreement obligation coincides with the declaration of commercial operation for Unit 1 at the Treasure Coast Energy. Center The term of the contract is the earlier of 15 years or first major inspection. The current termination payment is \$2,445,000.

X. Commitments and Contingencies (continued)

B. Other Agreements (continued)

2. All-Requirements Project (continued)

- The city of Starke and the city of Green Cove Springs have each given FMPA notice pursuant to Section 2 of the All-Requirements Power Supply Project Contract that the term of their respective contracts will not renew automatically each year after the initial contract term. The terms of their respective contracts are now fixed; Starke's contract terminates on October 1, 2036, and Green Cove Springs' contract terminates on October 1, 2037.
- On November 16, 2004, FMPA signed an agreement with six other public gas and electric utilities in five different states to form a gas supply agency called Public Gas Partners, Inc. (PGP), a Georgia nonprofit corporation. This agency was created to secure economical, long-term wholesale natural gas supplies for its seven members in order to stabilize and reduce the cost of natural gas. The members of PGP, along with FMPA, include Municipal Gas Authority of Georgia, Florida Gas Utility, Lower Alabama Gas District, Patriots Energy Group, Southeast Alabama Gas District and Tennessee Energy Acquisition Corporation.

Production Sharing Agreements that obligate FMPA to pay as a component of gas operations expense its share of all costs incurred by the related PGP Pool until all related PGP or participant debt has been paid and the last volumes have been delivered. In addition, PGP has the option, with at least six months' notice, to require FMPA to prepay for its share of pool costs, which may be financed by FMPA through the issuance of bonds or some other form of long-term financing. The PSAs include a step-up provision that FMPA has entered into two separate Natural Gas Production Sharing Agreements could obligate FMPA to increase its participation share in the pool by up to 25% in the event of default of another member.

On November 1, 2004 FMPA entered into a PSA as a 21.97% participant of PGP Gas Supply Pool No. 1 (PGP Pool #1). PGP Gas Supply Pool No. 1 was formed by all of the participants. PGP Pool No.1 has targeted an initial supply portfolio capable of producing 68,000 mmBtu per day of natural gas or 248 Bcf over a ten year period. In January 2006, PGP Pool #1 purchased natural gas reserves for \$269 million. This acquisition was financed through the issuance of interim debt issued by PGP. FMPA's share of this transaction is approximately \$60 million.

As of October 2, 2007, PGP was authorized to bid \$74 million (plus related contingency payments and closing costs) to purchase additional gas reserves for PGP Pool #1. If successful, FMPA's share of these would be approximately \$16 million.

On October 1, 2005, FMPA entered into a PSA as a 25.90% participant of PGP Gas Supply Pool No. 2 (PGP Pool #2). PGP Gas Supply Pool No. 2 was formed to participate in specific transactions that have different acquisition criteria than PGP Pool #1. PGP Pool #2 has a total expenditure limit of \$200 million with FMPA's share being \$52 million as authorized by the Board (before step-up provisions which would increase ARP's commitment to a maximum of \$65 million). The other members of PGP Pool #2, along with FMPA, include Municipal Gas Authority of Georgia, Patriots Energy Group, Southeast Alabama Gas District and Tennessee Energy Acquisition Corporation.

X. Commitments and Contingencies (continued)

B. Other Agreements (continued)

2. All-Requirements Project (continued)

PGP Pool #2 completed several additional acquisitions of natural gas reserves in fiscal year 2007. Through September 30, 2007, PGP had entered into total investments (acquisition cost and capital development commitments) in these projects of approximately \$120 million. FMPA's share of PGP #2 is approximately \$31 million.

As of October 2, 2007 PGP was authorized to submit bids totaling \$29 million (plus related contingency payments and closing costs) to purchase additional gas reserves for PGP Pool #2. If successful, FMPA's share would be \$7.5 million.

PGP filed an IRS Letter Ruling Request in September 2006. Once the IRS rules on the PGP request, it is anticipated that the participants will have the option to issue tax-exempt debt individually or as a group through PGP. A decision is anticipated to be made in 2008.

XI. Capacity and Energy Sales Contract

The All-Requirements Project has a contractual agreement with five member cities that own and operate generating facilities. These power plants are utilized by FMPA to meet the ARP power needs. The generating cities are compensated through capacity credits for power and reserves that they provide under the Capacity and Energy Sales Contracts between each city and FMPA.

Certain of the St. Lucie Project participants have entered into an agreement to sell capacity and energy to the All-Requirements Project. The All-Requirements Project has agreed to provide reserves and back-up capacity and energy for these sales. FMPA has been appointed as agent in the administration of this contract.

XII. Mutual Aid Agreement

The All-Requirements Project has agreed to extend its participation in a mutual aid agreement with seven other utilities for extended generator outages of a defined base-load generating unit. The participants include the city of Tallahassee, Gainesville Regional Utilities, JEA, Lakeland Electric, Orlando Utilities Commission, Municipal Electric Authority of Georgia, and Seminole Electric Cooperative, Inc. The All-Requirements Project has designated 120 MW's of Cane Island Unit 3 and 140 MW's of the Treasure Coast Energy Center. In the case of a qualifying failure, the All-Requirements Project will have the option to receive either 50% or 100% of the replacement of the designated MWs of the failed unit. The cost of replacement energy will be based on an identified gas index and heat rate in the agreement. In the event of any extended outage from any other participant, the All-Requirements Project would provide between 13 MW and 52 MW (based on the designation of the participant) for a maximum of nine months. This current agreement expires on October 7, 2012.

XIII. Employment Benefits

A Deferred Compensation Plan (in accordance with the Internal Revenue Code Section 457) and a Defined Contribution Pension (money purchase) Plan (under the Internal Revenue Code Section 401(a)) are offered to the Agency's full-time employees, excluding the General Manager and General Counsel, who become fully vested after six months of employment. FMPA's contribution is 10% of the individual's gross base salary

XIII. Employment Benefits (continued)

for the 401(a) plan. Total payroll for the year ended September 30, 2007 was \$5.5 million, which approximates covered payroll.

The Agency's contribution may be made to either plan at the discretion of the employee. Additionally, an employee may contribute to the Deferred Compensation Plan so that the combined annual contribution does not exceed \$15,500 for 2007. Assets of both plans are held by ICMA Retirement Corporation, the Plan Administrator and Trustee.

Expenses for the Deferred Compensation Plan during fiscal years 2007 were \$0 and expenses for the Defined Money Purchase Pension Plan were \$450,757. Funds from these plans are not available to employees until termination or retirement, however funds from either plan can be made available, allowing an employee to borrow up to one half of their balance in the form of a loan.

FMPA also offers paid group health insurance to retired, full-time employees, with an employment start date prior to October 1, 2004 over the age of 55 who have a combined total of at least 900 months of age plus months of active service. This insurance is secondary to Medicare. Currently, FMPA has six retirees receiving this benefit. The cost to FMPA for fiscal year 2007 was approximately \$54,957. Expenses for post- retirement health care benefits are recognized as premiums when due.

XIV. Risk Management

The Agency is exposed to various risks of loss related to torts, theft, damage and destruction of assets, errors and omissions, injuries to employees and the public and damage to property of others. In addition, FMPA enters into contracts with third parties, some of whom are empowered to act as its agents in order to carry out the purpose of the contracts.

These contracts subject FMPA to varying degrees and types of risk. The Agency has purchased commercial insurance that management believes is adequate to cover these various risks. FMPA elected to self-insure the Agency's risk for general liability. It is the opinion of general counsel that FMPA may enjoy sovereign immunity in the same manner as a municipality, as allowed by Florida Court of Appeals rulings. Under such rulings, Florida Statutes' limit of liability for claims or judgments by one person for general liability is \$100,000 or a total of \$200,000 for the same incident or occurrence. At no point have settlements exceeded coverage in the past two fiscal years.

The Agency has established a Risk Oversight Committee (ROC) made up of some of FMPA's Board of Directors members and has assigned corporate risk management to its Chief Financial Officer. Risk Management also includes an internal group of managers representing all aspects of the Agency's operations. This group, known as the Risk Management Group (RMG), supports the risk oversight function in cooperation with the CFO/Risk Manager. The agency also has a Risk Management Department which reports to the CFO/Risk Manager. The objective of the Agency's risk management program is primarily to manage the impact of financial, operational and fuel price risks.

FMPA has created an Agency-Wide Risk Management Policy that addresses key risk areas including, but not limited to, energy, debt, investment, insurance, credit and contracts.

For the Year Ended September 30, 2007

XV. Interest Arbitrage and Rebate

A rebate payable to the Internal Revenue Service (IRS) is calculated based on the investment of bond proceeds in financial instruments that yield interest income that is higher than the interest of the debt. This rebate is payable to the IRS within five years of the date of the bond offering and each consecutive five years thereafter.

The potential arbitrage liability at September 30, 2007 for each of the projects is as follows:

Project	Amount (0	000's USD)_
St. Lucie Project	\$	366
All-Requirements Project		3,172
Tri-City Project		133
Stanton Project		2
Stanton II Project		556
Total	\$	4,229
	-	

XVI. Related Party Transactions

A. Governing Members and Committees

Each of the 30 members of FMPA appoints a representative to FMPA's Board of Directors. The Board has responsibility for developing and approving FMPA's non All-Requirements project budgets, hiring of the General Manager and General Counsel and establishing the Agency's bylaws, which govern how FMPA operates and the policies which implement such bylaws. The Board also authorizes all non-All-Requirements Project debt issued by FMPA. The Board elects a Chairman, Vice-Chairman, Secretary, and Treasurer. The Executive Committee consists of representatives from the fifteen members of the All-Requirements Project. The Executive Committee elects a Chariman, Vice-Chairman, Secretary and Treasurer. The Executive committee has sole responsibility for developing and approving FMPA's Agency Fund and All-Requirements budgets, and authorizes all debt issued by the Agency Fund and the All-Requirements Project.

In order to facilitate the project decision-making process, there are project committees which are comprised of one representative from each participant in a project. The project committees serve in an advisory capacity, and all decisions concerning the project are decided by the Board of Directors.

B. Florida Gas Utility (FGU)

The All-Requirements Project has a contractual agreement to purchase natural gas from Florida Gas Utility (FGU), which accounts for approximately 70% of FGU's sales of natural gas.

XVII. Subsequent Events

State of Florida SBA Fund

The Agency regularly invests money with the State of Florida SBA Investment Fund. On November 29, 2007, the SBA halted withdrawls from the fund. The total on deposit for all FMPA funds and projects at that time amounted to \$11,700.

Supplementary Information (unaudited)

SCHEDULE OF AMOUNTS DUE TO (FROM) PARTICIPANTS

RESULTING FROM BUDGET/ACTUAL VARIANCES
YEAR ENDED SEPTEMBER 30, 2007
(000's US\$)

	Amended Budget	Actual	Variance Favorable (Unfavorable)
Agency Fund Received from projects Received from member assessments	\$ 10,356 33	\$ 9,878 21	\$ (478) (12)
Interest income Other income	60 0	551 6	491 6
	\$ 10,449	\$10,456	\$ 7
General and administrative	\$ 8,794	\$ 8,736	\$ 58
Interest expense Depreciation & amortization expense	99 420	93 412	6 8
Contingency fund	\$ 9,388	\$ 9,245	\$ 143
Net Devery			·
Net Revenue	\$ 1,061	\$ 1,211	\$ 150
St. Lucie Project			
Participant billing	\$ 33,462	\$34,329	\$ 867
Reliability exchange contract sales Interest income	2,700 5,725	2,011 6,956	(689) 1,231
	\$ 41,887	\$43,296	\$ 1,409
Provision for purchase of future fuel core	\$ 1,581	\$ 3,354	\$ (1,773)
Operation and maintenance, fuel Spent fuel fees	11,490 706	8,220 359	3,270 347
Purchased power Transmission service	2,275 380	3,199 363	(924) 17
General and administrative	2,746	2,346	400
Deposit to reserve and contingency fund Deposit to decommissioning fund	4,000 2,225	4,000 2,526	(301)
Deposit to cost reduction fund Transfer to rate stabilization fund	6,528 0	6,528 0	-
Deposit to debt service fund	9,956	10,780	(824)
Net Due to Participant Resulting from	\$ 41,887	\$41,675	\$ 212
Budget/Actual Variances	\$ -	\$ 1,621	\$ 1,621

Note: These schedules are prepared on budgetary basis and as such do not present the results of operations in accordance with generally accepted accounting principles.

SCHEDULE OF AMOUNTS DUE TO (FROM) PARTICIPANTS

RESULTING FROM BUDGET/ACTUAL VARIANCES
YEAR ENDED SEPTEMBER 30, 2007
(000's US\$)

	Amended Budget	Actual	Variance Favorable (Unfavorable)
Stanton Project Participant billing Interest income	\$ 26,479 870	\$ 27,246 1,256	\$ 767 386
	\$ 27,349	\$ 28,502	\$ 1,153
Operation and maintenance, fuel Transmission service General and administrative	\$ 14,875 708 843	\$ 15,311 708 868	\$ (436) - (25)
Deposit to debt service fund	7,040	6,520	520
Deposit to renewal and replacement fund	3,883	1,173	2,710
N - D	\$ 27,349	\$ 24,580	\$ 2,769
Net Due to Participant Resulting from Budget/Actual Variances	\$ -	\$ 3,922	\$ 3,922
All-Requirements Project			
Participant billing	\$631,132	\$ 602,843	\$ (28,289)
Interest Income	4,500	7,848	3,348
	\$635,632	\$ 610,691	\$ (24,941)
Operation and maintenance, fuel	\$347,898	\$ 308,789	\$ 39,109
Purchased power	225,698	235,491	(9,793)
Transmission service	21,083	19,590	1,493
General and administrative Deposit to reserve and contingency fund	9,737 2,990	11,376 1,048	(1,639) 1,942
Deposit to debt service fund	18,000	23,442	(5,442)
Deposit to subordinate debt service fund	1,800	,	1,800
	\$627,206	\$ 599,736	\$ 27,470
Net Due to Participant Resulting from Budget/Actual Variances	\$ 8,426	\$ 10,955	\$ 2,529

Note: These schedules are prepared on budgetary basis and as such do not present the results of operations in accordance with generally accepted accounting principles.

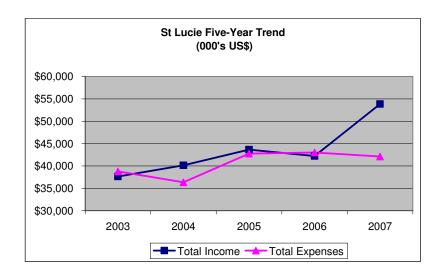
SCHEDULE OF AMOUNTS DUE TO (FROM) PARTICIPANTS

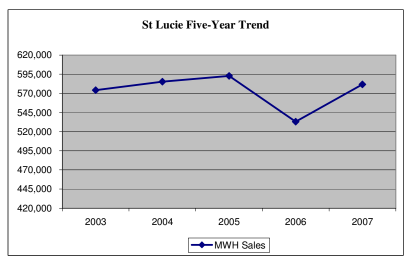
RESULTING FROM BUDGET/ACTUAL VARIANCES
YEAR ENDED SEPTEMBER 30, 2007
(000's US\$)

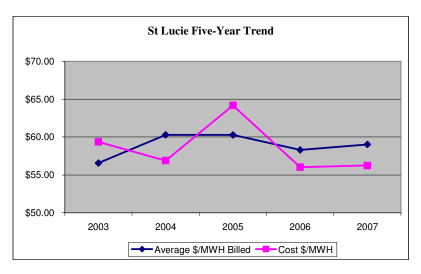
(000's U	<i>15\$)</i>		
	Amended Budget	Actual	Variance Favorable (Unfavorable)
Tri-City Project Participant billing Interest income Other income	\$ 10,660 350 140	\$11,110 330	\$ 450 (20) (140)
Other income	\$ 11,150	\$11,440	\$ 290
Operation and maintenance, fuel Transmission service	\$ 5,336 294	\$ 5,508 289	\$ (172) 5
General and administrative Deposit to debt service fund Deposit to renewal and replacement fund	473 3,659 1,388	491 3,539 433	(18) 120 955
Deposit to rememulation replacement rama	\$ 11,150	\$10,260	\$ 890
Net Due to Participant Resulting from Budget/Actual Variances	\$ -	\$ 1,180	\$ 1,180
Stanton II Project			
Participant billing Interest income	\$ 41,319 1,070	\$41,815 1,680	\$ 496 610
	\$ 42,389	\$43,495	\$ 1,106
Operation and maintenance, fuel	\$ 23,096	\$23,489	\$ (393)
Transmission service General and administrative	1,065 1,230	1,059 1,204	6 26
Deposit to debt service fund	12,867	12,613	254
Deposit to cost reduction fund Deposit to renewal and replacement fund	1,500 2,631	1,500 1,239	- 1,392
Deposit to renewal and replacement fulld	\$ 42,389	\$41,104	\$ 1,285
Net Due to Participant Resulting from Budget/Actual Variances	\$ -	\$ 2,391	\$ 2,391

Note: These schedules are prepared on budgetary basis and as such do not present the results of operations in accordance with generally accepted accounting principles.

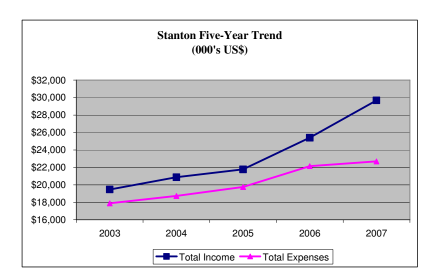
FIVE-YEAR TREND ANALYSIS BY PROJECT										
		2003		2004		2005		2006		2007
(000's US\$ except for MWH Sal	es a	and Avera	ge	\$/MWH)						
St. Lucie Project										
Capital Assets	\$	90,230	\$	87,715	\$	86,436	\$	87,673	\$	89,581
Total Assets	\$ 2	240,167	\$ 2	250,500	\$ 2	255,464	\$ 2	260,615	\$	279,178
		·		·		·		·		•
Long-Term Debt	\$ 2	209,628	\$ 2	212,701	\$ 2	215,775	\$ 2	218,848	\$	236,828
Total Liabilities		240,167		250,500		255,464		260,615		279,178
Total Elabilities	Ψ 2	-10,107	Ψ2	230,300	Ψ,	233, 101	Ψ 2	200,013	Ψ,	2/3,1/0
Billings to Participants	đ	32,481	4	35,289	4	25 726	d-	31,072	4	34,329
	₽		\$		P	35,726	Þ		\$	
Sales to Others		2,544		2,659		2,814		3,100	_	2,011
Total Operating Revenues	\$	35,025	\$	37,948	\$	38,540	\$	34,172	\$	36,340
										_ ,
Purchased Power	\$	2,517	\$	3,075	\$	2,370	\$	2,513	\$	3,199
Production-Nuclear		11,666		8,445		11,978		12,314		8,218
Nuclear Fuel Amortization		1,482		1,706		2,502		2,208		2,734
Transmission		409		380		371		363		363
General & Administrative		2,654		1,904		3,029		2,924		2,346
Depreciation & Decommissionin		9,438		10,251		10,947		9,700		11,317
Total Operating Expenses		28,166	ф	25,761	ф	31,197	ф	30,022	\$	28,177
Total Operating Expenses	P	20,100	Ą	23,701	Ą	31,197	Ą	30,022	₽	20,177
Nat Operation Develop	_	6 050	+	12 107	_	7 242	+	4 1 5 0	_	0.163
Net Operating Revenues	\$	6,859	\$	12,187	\$	7,343	\$	4,150	\$	8,163
Investment Income	\$	2,636	\$	2,205	\$	5,138	\$	8,063	\$	17,530
Legal Settlement										
Total Other Income	\$	2,636	\$	2,205	\$	5,138	\$	8,063	\$	17,530
·										
Interest Expense	\$	6,798	\$	6,757	\$	8,393	\$	9,822	\$	10,780
Amortization & Other Expense	•	3,820		3,841	•	3,175		3,175		3,175
•	\$		\$	10,598	\$	11,568	\$	12,997	\$	
Total Other Expenses	Ψ_	10,010	Ψ_	10,550	Ψ_	11,500	Ψ	12/33/	Ψ_	13,333
Net Income (Loss)	\$	(1,123)	\$	3,794	\$	913	\$	(784)	\$	11,738
Net Income (Loss)	Ф	(1,123)	Ą	3,734	Ą	913	Ą	(704)	Ф	11,730
Not Cost Dossyand (Credited)										
Net Cost Recovered (Credited)		(400)		(4 000)		(2.225)		2 227		(40 445)
in the Future		(483)		(1,802)		(3,225)		2,007		(10,115)
Due from (to) Participants		1,606		(1,992)		2,312		(1,223)		(1,623)
Total Income	\$	-	\$	-	\$	-	\$	-	\$	-
MWH Sales		574,206	Į	585,329	į	592,719	Į	532,970		581,598
		·		·		·		·		·
Average \$/MWH Billed	\$	56.57	\$	60.29	\$	60.27	\$	58.30	\$	59.03
5. ago 4/11111 Dillica	4	55157	Ψ	00123	4	00127	Ψ	30130	Ψ	33.03
Cost \$/MWH	\$	59.36	\$	56.89	\$	64.18	\$	56.01	\$	56.23
COSC \$/11VVII	Þ	39.30	Ф	30.03	Ф	04.10	Ф	30.01	₽	50.25

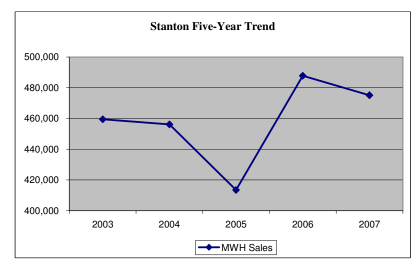


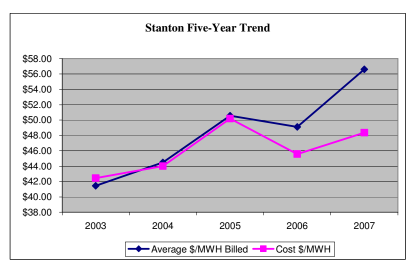




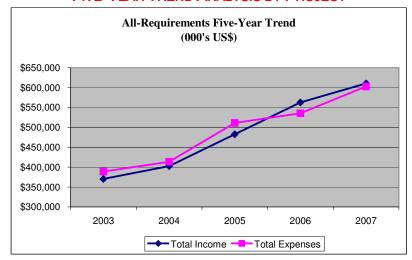
	2003	2004	2005	2006	2007
(000's US\$ except for MWH Sal	es and Aver	age \$/MWF	1)		
Stanton Project					
Capital Assets	\$40,031	\$40,490	\$39,810	\$38,714	\$37,939
Total Assets	\$86,277	\$86,948	\$83,770	\$82,777	\$81,751
10tal 7330t3	Ψ00,277	ψου, στο	Ψ03,770	Ψ02,777	Ψ01,731
Long-Term Debt	\$81,297	\$81,072	\$78,094	\$74,956	\$71,677
Total Liabilities	\$86,277	\$86,948	\$83,769	\$82,777	\$81,751
Billings to Participants	\$19,041	\$20,295	\$20,906	\$ 23,953	\$ 26,896
Sales to Others	0	307	441	347	350
Total Operating Revenues	\$19,041	\$20,602	\$21,347	\$24,300	\$ 27,246
Purchased Power					
Production-Steam	\$ 3,372	\$ 2,988	\$ 4,035	\$ 3,218	\$ 3,738
Fuel Expense	7,715	8,483	8,725	11,577	11,573
Transmission	7,713	709	711	708	708
General & Administrative	610	835	629	873	868
Depreciation & Decommissionin		1,783	1,900	1,921	1,984
Total Operating Expenses	\$14,129	\$14,798	\$16,000	\$18,297	\$18,871
			•	· · · · · ·	
Net Operating Revenues	\$ 4,912	\$ 5,804	\$ 5,347	\$ 6,003	\$ 8,375
Investment Income	\$ 433	\$ 275	\$ 416	\$ 1,097	\$ 2,431
Legal Settlement	0	0	0	0	0
Total Other Income	\$ 433	\$ 275	\$ 416	\$ 1,097	\$ 2,431
Interest Expense	\$ 3,206	\$ 3,242	\$ 3,284	\$ 3,393	\$ 3,390
Amortization & Other Expense	э 3,200 550	э 3,242 686	э 3,204 471	ъ 3,393 449	э 3,390 427
Total Other Expenses	\$ 3,756	\$ 3,928	\$ 3,755	\$ 3,842	\$ 3,817
Total Other Expenses	ψ 3/130	ψ 3/320	ψ 3/733	ψ 3/0 12	ψ 3/01/
Net Income (Loss)	\$ 1,589	\$ 2,151	\$ 2,008	\$ 3,258	\$ 6,989
` '	, ,	, ,			, ,
Net Cost Recovered (Credited)					
in the Future	(2,055)	(1,933)	(1,853)	(1,534)	(3,067)
Due from (to) Participants	466	(218)	(155)	(1,724)	(3,922)
Tabal Income				4	
Total Income	\$ -	\$ -	\$ -	\$ -	\$ -
MWH Sales	459,516	456,164	413,435	487,750	475,138
MWII Sales	439,310	430,104	413,433	407,730	473,130
Average \$/MWH Billed	\$ 41.44	\$ 44.49	\$ 50.57	\$ 49.11	\$ 56.61
2.090 47	7	7	7 20.07	7 .5.111	7 23.01
Cost \$/MWH	\$ 42.45	\$ 44.01	\$ 50.19	\$ 45.57	\$ 48.35
			,	,	

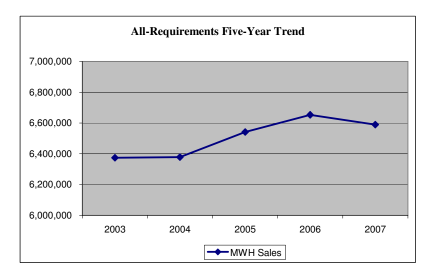


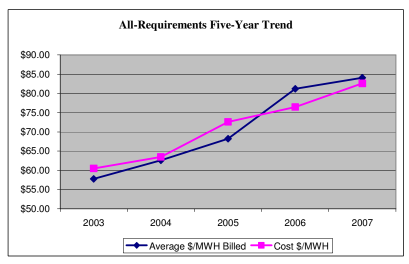




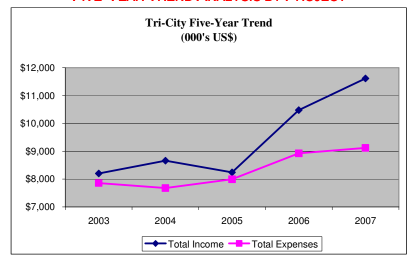
FIVE-YEAR TREND ANALYSIS BY PROJECT											
	2003	2004	2005	2006	2007						
(000's US\$ except for MWH Sales and Average \$/MWH)											
All-Requirements Project											
Capital Assets	\$192,107	\$ 185,788	\$198,915	\$ 273,458	\$410,448						
Total Assets	\$316,958	\$359,813	\$513,191	\$737,971	\$771,429						
Long-Term Debt	\$ 268,459	\$ 265,586	\$339,558	\$596,931	\$696,226						
Total Liabilities	\$316,958	\$359,813	\$513,191	\$737,971	\$771,429						
rotar Elasinties	4310/330	Ψ 333/013	Ψ 0 1 0 / 1 0 1	Ψ.σ.,σ.	φ,, 1,.25						
Billings to Participants	\$368,157	\$399,392	\$446,433	\$540,320	\$554,066						
Sales to Others											
	1,009	2,169	33,851	15,754	48,777						
Total Operating Revenues	\$369,166	\$401,561	\$480,284	\$556,074	\$602,843						
B 1 1 B	+ 4 6 4 ===	+ 4 00 000	+040 40=	+ 226 276	+ 0.05 + 0.4						
Purchased Power	\$ 164,552	\$189,033	\$ 243,497	\$ 229,279	\$235,491						
Production-Steam	34,651	41,457	38,075	37,722	49,836						
Fuel Expense	142,520	132,925	178,227	213,078	258,185						
Transmission	18,908	21,428	20,832	20,755	19,584						
General & Administrative	9,667	10,063	11,011	10,311	12,149						
Depreciation & Decommissionin	•	9,353	9,360	10,213	10,102						
Total Operating Expenses	\$378,931	\$404,259	\$501,002	\$521,358	\$585,347						
Total operating Expenses	Ψ370,331	Ψ 10 1,233	Ψ301,002	Ψ321,330	ψ 303,3 17						
Net Operating Revenues	¢ (0.765)	\$ (2,698)	¢ (20 719)	\$ 34,716	¢ 17.406						
Net Operating Revenues	р (9,703)	\$ (2,090)	\$ (20,710)	э 54,710	\$ 17,496						
Tours of the court of	± 1170	d 043	± 2.222	± 6717	4 7.040						
Investment Income	\$ 1,176	\$ 843	\$ 2,322	\$ 6,717	\$ 7,848						
Legal Settlement											
Total Other Income	\$ 1,176	\$ 843	\$ 2,322	\$ 6,717	\$ 7,848						
Interest Expense	\$ 8,413	\$ 8,423	\$ 9,384	\$ 13,067	\$ 16,395						
Amortization & Other Expense	1,468	988	793	843	891						
Total Other Expenses	\$ 9,881	\$ 9,411	\$ 10,177	\$ 13,910	\$ 17,286						
·			,	•							
Net Income (Loss)	\$ (18,470)	\$ (11,266)	\$ (28,573)	\$ 27,523	\$ 8,058						
(2000)	+ (==,)	+ (/)	+ (==,=,=)	¥ =: ,0=0	Ψ 0,000						
Net Cost Recovered (Credited)											
in the Future	1.051	5,622	212	3,862	1,709						
	-,	·		-,	•						
Due from (to) Participants	17,419	5,644	28,361	(31,385)	(9,767)						
Total Income	+						
Total Income	\$ -	\$ -	\$ -	\$ -	\$ -						
MWH Sales	6,374,569	6,377,973	6,542,263	6,653,808	6,589,702						
Average \$/MWH Billed	\$ 57.75	\$ 62.62	\$ 68.24	\$ 81.20	\$ 84.08						
Cost \$/MWH	\$ 60.49	\$ 63.51	\$ 72.57	\$ 76.49	\$ 82.60						
.,											

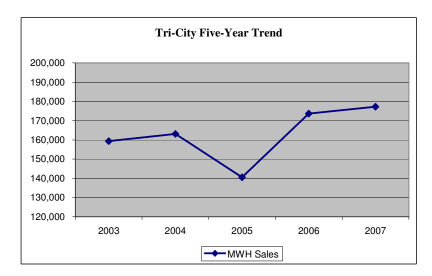


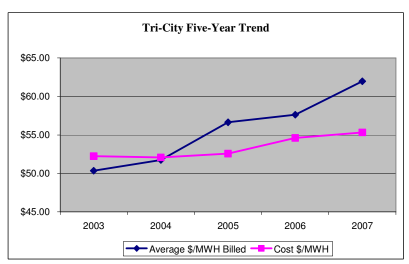




1172		2003		2004		2005		2006		2007
(000's US\$ except for MWH Sales and Average \$/MWH)										
Tri-City Project										
Capital Assets	¢ .	16,595	\$	16,658	\$	16,324	\$	15,834	\$	15,458
Total Assets		36,634		38,302		37,296		35,822		34,838
10001710000	Ψ.	30,03.	٣	30,302	Ψ.	37,230	Ψ,	33,022	Ψ,	3 1,000
Long-Term Debt	\$ 3	35,632	\$	35,080	\$	33,511	\$	31,851	\$	30,120
Total Liabilities	\$ 3	36,634	\$	38,302	\$	37,296	\$	35,822	\$	34,838
Billings to Participants	\$	8,023	\$	•	\$	7,960	\$	10,006	\$	10,985
Sales to Others				110		158		124		125
Total Operating Revenues	\$	8,023	\$	8,549	\$	8,118	\$	10,130	\$	11,110
Durch and Dawar										
Purchased Power Production-Steam	\$	1 175	¢	1,107	ф	1 445	ď	1 152	\$	1 3/10
Fuel Expense	₽	1,175 2,738	\$	3,033	\$	1,445 3,119	Þ	1,152 4,146	₽	1,340 4,168
Transmission		2,730		290		290		289		289
General & Administrative		287		339		244		460		491
Depreciation & Decommissionin		706		731		767		783		806
Total Operating Expenses	\$	5,197	\$		\$	5,865	\$		\$	7,094
		<u> </u>		•		<u> </u>		<u> </u>		<u> </u>
Net Operating Revenues	\$	2,826	\$	3,049	\$	2,253	\$	3,300	\$	4,016
Investment Income	\$	180	\$	110	\$	120	\$	349	\$	506
Legal Settlement	_	100	_	440	_	100	_	2.40	_	F0.6
Total Other Income	\$	180	\$	110	\$	120	\$	349	\$	506
Interest Expense	\$	2,101	\$	1,503	\$	1,491	\$	1,488	\$	1,454
Interest Expense Amortization & Other Expense	₽	556	P	672	P	638	Ą	604	₽	569
Total Other Expenses	\$	2,657	\$		\$	2,129	\$		\$	2,023
			Т.			_,				
Net Income (Loss)	\$	349	\$	984	\$	244	\$	1,557	\$	2,499
` '										
Net Cost Recovered (Credited)										
in the Future		(651)		(1,039)		329		(1,033)		(1,319)
Due from (to) Participants		302		55		(573)		(524)		(1,180)
Total Income	+		_		4		4		4	
Total Income	\$	-	\$	-	\$	-	\$	-	\$	-
MWH Sales	11	59,373	1	63 002	1	10 540	1	73 660	1	77 220
MWH Sales	1;	13,3/3	1	63,082	Τ,	40,549	1	73,668	1	77,238
Average \$/MWH Billed	\$	50.34	\$	51.75	\$	56.64	\$	57.62	\$	61.98
, ττοιασο φ/ ι τττι Dilled	Ψ	30.54	Ψ	51.75	Ψ	30.04	Ψ	37.02	Ψ	31.50
Cost \$/MWH	\$	52.24	\$	52.08	\$	52.56	\$	54.60	\$	55.32
1,										

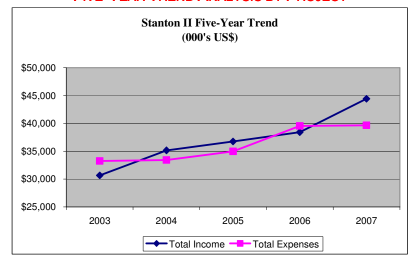


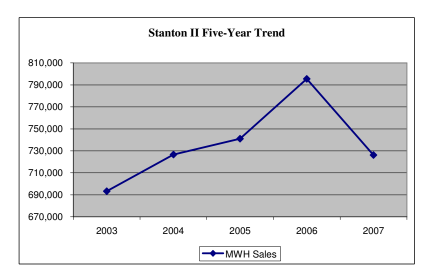


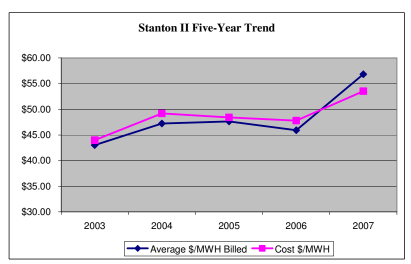


FIVE-YEAR TREND ANALYSIS BY PROJECT										
		2003		2004		2005		2006		2007
(000's US\$ except for MWH Sal	es a	and Avera	ge	\$/MWH)						
Stanton II Project										
Capital Assets	\$ 1	127,559	\$:	128,931	\$:	127,357	\$:	123,314	\$ 3	120,192
Total Assets	\$ 1	L94,839	\$:	197,764	\$:	188,017	\$:	185,102	\$ 3	181,610
Long-Term Debt	\$ 1	182,501	\$:	183,383	\$:	179,274	\$:	175,848	\$:	172,371
Total Liabilities		194,839		197,764		188,017		185,102		181,610
rotar Elasinties	Ψ-	.,005	Ψ.	237,70	Ψ.	200,027	Ψ.	100,102	Ψ.	101,010
Billings to Participants	\$	29,804	\$	34,324	\$	35,296	\$	36,524	\$	41,267
Sales to Others	Ф	29,004	Ф	481	Ф	691	Ф	544	Ф	548
		20.004	<u></u>		_					
Total Operating Revenues	\$	29,804	\$	34,805	\$	35,987	\$	37,068	\$	41,815
Purchased Power								_		
Production-Steam	\$	5,679	\$	4,517	\$	4,320	\$	5,015	\$	6,143
Fuel Expense		12,242		13,189		15,184		18,531		17,345
Transmission		1,065		1,060		1,062		1,059		1,059
General & Administrative		880		1,361		945		1,178		1,204
Depreciation & Decommissionin		4,057		4,124		4,343		4,309		4,344
Total Operating Expenses		23,923	¢	24,251		25,854	4	30,092	\$	
Total Operating Expenses	Ą	23,323	Ą	24,231	Ą	23,034	Ą	30,032	Ą	30,093
Not Operation Develop	+	F 001	+	10 554	_	10 122	+	6 076	_	11 720
Net Operating Revenues	\$	5,881	\$	10,554	\$	10,133	\$	6,976	\$	11,720
Investment Income	\$	871	\$	359	\$	751	\$	1,351	\$	2,621
Legal Settlement										
Total Other Income	\$	871	\$	359	\$	751	\$	1,351	\$	2,621
Interest Expense	\$	7,854	\$	7,509	\$	7,649	\$	8,044	\$	8,203
Amortization & Other Expense	•	1,485		1,656	•	1,454	•	1,407		1,360
•	\$	9,339	\$	9,165	\$	9,103	\$	9,451	\$	9,563
Total Other Expenses	Ψ_	3,333	Ψ	3,103	Ψ_	3,103	Ψ	3,131	Ψ	3,303
Net Income (Loss)	\$	(2,587)	\$	1,748	\$	1,781	\$	(1,124)	\$	4,778
Net Income (Loss)	Ą	(2,307)	Ф	1,740	Ą	1,701	Ф	(1,124)	Ф	4,770
Not Cook Doorwood (Coodited)										
Net Cost Recovered (Credited)				(0.470)		(0.046)		(222)		(0.000)
in the Future		1,915		(3,173)		(2,346)		(380)		(2,386)
Due from (to) Participants		672		1,425		565		1,504		(2,392)
Total Income	\$	-	\$	-	\$	-	\$	-	\$	-
MWH Sales	6	593,272	-	726,604	-	740,975	-	795,551	-	726,163
		,		,		,		,		,
Average \$/MWH Billed	\$	42.99	\$	47.24	\$	47.63	\$	45.91	\$	56.83
, c. age 4/11111 billea	Ψ	12.55	Ψ	17121	Ψ	17105	Ψ	13171	Ψ	50.05
Cost \$/MWH	¢	43.96	\$	49.20	\$	48.40	\$	47.80	\$	53.53
COSC \$/191VIII	\$	45.90	Ф	45.20	Ф	40.40	Ф	47.00	Ф	JJ.JJ

FIVE-YEAR TREND ANALYSIS BY PROJECT







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Compliance Report



INDEPENDENT AUDITORS' REPORT

Board of Directors and Members Florida Municipal Power Agency Orlando, Florida

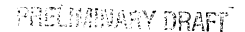
We have audited the accompanying financial statements of the business-type activities and each major fund of Florida Municipal Power Agency (the Agency) as of and for the year ended September 30, 2007, which collectively comprise the Agency's basic financial statements as listed in the table of contents. These financial statements are the responsibility of the Agency's management. Our responsibility is to express an opinion on these financial statements based on our audit.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and each major fund of the Agency as of September 30, 2007, and the respective changes in financial position and, where applicable, cash flows, thereof for the year then ended, in conformity with accounting principles generally accepted in the United States of America.

In accordance with Government Auditing Standards, we have also issued our report dated January 11, 2008, on our consideration of the Agency's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of reporting or on compliance and not to provide an opinion on the internal controls over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards and should be considered in assessing the results of our audit.

Certified Public Accountants



INDEPENDENT AUDITORS' REPORT (Concluded)

The management's discussion and analysis, as listed in the accompanying contents, is not a required part of the basic financial statements but is supplementary information required by accounting principles generally accepted in the United States of America. 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 audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Agency's basic financial statements. The Five Year Trend Analysis information and Amounts Due (From) To Participants schedules are supplementary information and is presented for purposes of additional analysis and are not a required part of the basic financial statements. This information 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.

January 11, 2008 Ocala, Florida Puris, Dray and Company, cl



REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARD

Board of Directors and Members Florida Municipal Power Agency Orlando, Florida

We have audited the financial statements of the business-type activities and each major fund of Florida Municipal Power Agency (the Agency) as of and for the year ended September 30, 2007, and have issued our report thereon dated January 11, 2008. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States.

Internal Control Over Financial Reporting

In planning and performing our audit, we considered the Agency's internal control over financial reporting in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and not to provide an opinion on the internal control over financial reporting. Accordingly, we do not express an opinion on the effectiveness of the Agency's internal control over financial reporting.

A control deficiency exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A significant deficiency is a control deficiency, or combination of control deficiencies, that adversely affects the Agency's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the Agency's financial statements that is more than inconsequential will not be prevented or detected by the Agency's internal control.

A material weakness is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected by the Agency's internal control.

Our consideration of the internal control over financial reporting was for the limited purpose described in the first paragraph of this section and would not necessarily identify all deficiencies in internal control that might be significant deficiencies or material weaknesses. We did not identify any deficiencies in internal control over financial reporting that we consider to be material weaknesses, as defined above.

PRELIMINARY DRAFT

REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARD (Concluded)

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Agency's financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts and grant agreements, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit and, accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance that are required to be reported under Government Auditing Standards.

However, we noted certain matters that we report to the Agency's management in a separate letter dated January 11, 2008.

This report is intended solely for the information and use of the Board of Directors, management and the State of Florida Auditor General. It is not intended to be used, and should not be used by anyone other than these specified parties.

Survis, Dray and Company, CCP

January 11, 2008 Ocala, Florida



REPORT OF INDEPENDENT CERTIFIED PUBLIC ACCOUNTANTS ON COMPLIANCE WITH BOND RESOLUTIONS

To the Executive Committee and the Board of Directors of Florida Municipal Power Agency Orlando, Florida

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of the business-type activities and each major fund of Florida Municipal Power Agency (the Agency) as of September 30, 2007, and have issued our report thereon dated January 11, 2008.

In connection with our audit, nothing came to our attention that caused us to believe that the Agency failed to comply with the terms, covenants, provisions or conditions contained in certain Bond Resolutions insofar as they relate to accounting matters. However, our audit was not directed primarily toward obtaining knowledge of such noncompliance.

This report is intended solely for the information and use of the Board of Directors and management of the Agency, and the financial institutions requiring compliance with the Bond Resolutions, and is not intended to be and should not be used by anyone other than these specified parties.

Survis, Dray and Company, LLP

January 11, 2008 Ocala, Florida

Certified Public Accountants



MANAGEMENT LETTER

Board of Directors and Members Florida Municipal Power Agency Orlando, Florida

We have audited the accompanying financial statements of the business-type activities and each major fund of Florida Municipal Power Agency (the Agency) as of and for the fiscal year ended September 30, 2007, and have issued our report thereon dated January 11, 2008.

We have issued our independent auditors' report on internal control over financial reporting and on compliance and other matters dated January 11, 2008. Disclosures in this report, if any, should be considered in conjunction with this management letter.

We conducted our audit in accordance with generally accepted auditing standards and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Additionally, our audit was conducted in accordance with the provisions of Chapter 10.550, *Rules of the Auditor General*, which govern the conduct of local governmental entity audits performed in the state of Florida and require that certain items be addressed in this letter.

The Rules of the Auditor General [Section 10.554(1)(i)1.] require that we comment as to whether or not corrective action has been taken to address significant findings and recommendations made in the preceding annual financial audit report. (See attached Management Letter Comments.)

The Rules of the Auditor General [Section 10.554(1)(i)2.], require that we determine whether the Agency complied with Section 218.415, Florida Statutes, regarding investment of public funds. Our audit disclosed no matters requiring comment as outlined in Section 218.415, Florida Statutes.

The Rules of the Auditor General [Section 10.554(1)(i)3.], require us to provide any recommendations to improve the Agency's financial management, accounting procedures and internal controls. (See attached Management Letter Comments.)

The Rules of the Auditor General [Section 10.554(1)(i)4.] require that we address violations of provisions of contracts and grant agreements or abuse that have an effect on the financial statements that is less than material but more than inconsequential. In connection with our audit, we did not have any such findings.

PRELIMINARY DRAFT

MANAGEMENT LETTER (Concluded)

The Rules of the Auditor General [Section 10.554(1)(i)5.] requires, based on professional judgment, the reporting of the following matters that are inconsequential to the financial statements, considering both quantitative and qualitative factors: (1) violations of laws, rules, regulations and contractual provisions or abuse that have occurred, or were likely to have occurred, and would have an immaterial effect on the financial statements; (2) improper expenditures or illegal acts that would have an immaterial effect on the financial statements; (3) control deficiencies that are not significant deficiencies, including, but not limited to (a) improper or inadequate accounting procedures (e.g., the omission of required disclosures from the financial statements); (b) failures to properly record financial transactions; and (c) other inaccuracies, shortages, defalcations, and instances of fraud discovered by, or that come to the attention of the auditor. In connection with our audit, we did not have any such findings.

The Rules of the Auditor General [Section 10.554(1)(i)6.] also require that the name or official title and legal authority for the government be disclosed in the management letter, unless disclosed in the notes to the financial statements. See note 1 of the September 30, 2007, the Agency financial statements for this information.

As required by the Rules of the Auditor General [Section 10.554(1)(i)7.(a)], the scope of our audit included a review of the provisions of Section 218.503(1)(a), Florida Statutes, "Determination of Financial Emergency." In connection with our audit, we determined that the Agency did not meet one or more of the financial emergency criteria described in Section 218.503(1), Florida Statutes.

As required by the Rules of the Auditor General [Section 10.554(1)(i)7.(b)], we determined that the annual financial report for the Agency for the year ended September 30, 2006, was filed with the Department of Financial Services pursuant to Section 218.32(1)(a), Florida Statutes. This report is in agreement with the Agency's audited financial statements for the same period. The September 30, 2007 report will be filed when the form is received from the Department of Financial Services and will be reviewed by Purvis, Gray and Company, LLP for consistency with the financial statements during the audit for the fiscal year 2008.

As required by the *Rules of the Auditor General* [Section 10.554(1)(i)7.(c)], we applied financial condition assessment procedures pursuant to Rule 10.556(7). There were no findings of deteriorating financial condition, which were required to be reported.

This management letter is intended solely for the information and use of the Agency and the State of Florida Auditor General, and is not intended to be and should not be used by anyone other than these specified parties.

We wish to take this opportunity to thank you and your staff for the cooperation and courtesies extended to us during the course of our audit. Please let us know if you have any questions or comments concerning this letter, our accompanying reports, or other matters.

January 11, 2008 Ocala, Florida Turvis, Dray and Company, LLP

Purvis Gray & Company

PRELIMINARY DRAFT

MANAGEMENT LETTER COMMENTS

Board of Directors and Members Florida Municipal Power Agency Orlando, Florida

As a part of our audit of the Florida Municipal Power Agency's (the Agency) September 30, 2007 financial statements, we offer the following recommendations to improve financial management, accounting procedures, and internal controls.

Prior Year Management Letter Comments

The Agency has generally addressed all of our prior year management letter comments. The item that remains in process as of the date of this report is the Agency's preparation for the implementation of Governmental Accounting Standards Board (GASB) Statement No. 45, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions, which will be effective for the 2008 year.

Current Year Management Letter Comments

Line Loss

The Agency does not regularly compute line loss to ensure that KWh billed correlate well (within industry standards) with KWh purchased. As a part of the 2007 audit, an annual 2007 line loss calculation was prepared at our request that showed the Agency well within industry standards in this important area. We believe that a monthly line loss calculation is an important control to identify any metering problems that might affect the completeness of revenue billings or power cost payments. Accordingly, we recommend that the Agency make the line loss calculation a routine monthly computation to ensure that there is a constant predictable relationship between KWh sold and KWh purchased/generated.

Revenue Billing

The Agency has established a rate policy of billing to its members' rates that will maintain approximately 60 days operating cash on hand. Our analysis of the number of days of cash on hand that is computed in the monthly rate calculation spreadsheet indicates that for several months (April through July 2007), the number of days cash on hand dropped well below 60 days, as low as 39 days in June going into the summer peak season. This appears to be the result of differences between forecasted sales volume and actual sales and variances in gas prices from what was forecasted to actual cost. We also noted that the calculation of the billing rates was performed by only one individual with little or no documented review of the assumptions, variables, and calculations that are a part of the calculation spreadsheet. Accordingly, we recommend that the Agency develop a procedure to constantly review and revise all sales and fuel cost assumptions that are integral to the calculation and that someone other than the preparer that is knowledgeable of the process review the monthly rate calculation.

Certified Public Accountants



MANAGEMENT LETTER COMMENTS (Continued)

Current Year Management Letter Comments (Continued)

Revenue Billing (Concluded)

Additionally, while we understand that the Board has approved the concept of rate structure to generate 60 days cash, the methodology employed by staff to arrive at this goal is complex and contains many assumptions. Accordingly, we recommend that the FAC and/or the ROC members review, in detail, the actual calculations and data sources contained in a typical monthly spreadsheet that yields the 60 days of cash rate to ensure that the actual methodology and assumptions are understood and agreed to by the members. As a part of such a review, we recommend that consideration be given to modifying the monthly calculation to allow adjustments to actual cash on hand for large or unusual cash flows that fall outside of the normal cash cycle so that rates will not be impacted intentionally or unintentionally by such items.

Coal Plant Bond Proceeds

The Agency borrowed approximately \$25 million as a part of the 2006 Bond issue to fund costs associated with the Taylor County Coal Project. At the point where all project activity has ceased, the Agency should consult its Bond Counsel and determine if it is permissible to use the remaining unspent proceeds for other generation projects or if the unspent amounts should be used to redeem bonds at future call dates.

Public Gas Partnership (PGP)

The Agency was instrumental in forming PGP for the purpose of providing cost based gas to lower its power cost to members. PGP was organized during 2004 as a Georgia Not-For-Profit Corporation with seven other governmental public power entities throughout the southeast, including Florida Gas Utility. PGP is administered by the Municipal Gas Authority of Georgia (MGAG) (a member), pursuant to an operating agreement between PGP and MGAG.

PGP is organized by pool, which is similar to a project as used by the Agency. Each pool is set up as a Georgia LLC with PGP as the sole member. The purpose of each pool is acquired through bid, based upon consulting engineer research and recommended pricing, working interests in proven gas wells or proven reserves, through the issuance of tax-exempt debt by PGP that is collateralized by member contracts, to pay for the gas output. Member contracts are in the form of a Natural Gas Production Sharing Agreement for each pool. It was originally anticipated that all PGP project acquisition debt would be refinanced by the proceeds of member issued debt. This is still a pending issue which effects the distribution of profits to members as discussed below.

Due to the fact that most working interests acquired by the PGP pools are geographically remote, taking physical delivery of gas output is not economically feasible, resulting in the sale of all gas output by each pool. Because of this, the Agency's membership is PGP can be viewed as a financial hedge for the Agency's actual gas purchases. Thus for the Agency to recognize an economic benefit, PGP must operate at a profit (net of all THE AGENCY hedging activity) and be able to distribute its profit to members. This will in effect reduce the cost of gas that each member is required to purchase from other sources for physical delivery.

At the current time, the Agency has very little of the future production (gas sales) of the PGP pools hedged, leaving both pools vulnerable to price volatility which could affect profitability. Accordingly, we recommend that the Agency develop a hedging policy for PGP gas sales to help to ensure a more predictable net revenue stream from the pools.

MANAGEMENT LETTER COMMENTS (Continued)

Current Year Management Letter Comments (Continued)

Public Gas Partnership (PGP) (Concluded)

During 2006 and 2007, PGP distributed less than all profits as the result of internal funding of well-field development and PGP debt covenants which limit such distributions to members in favor of funding debt reserves. The temporary PGP financing for project acquisition will mature around the end of 2008 and a decision will need to be made soon if it will be refinanced by permanent PGP issued debt or member issued debt, an issue with significant impact to the distribution of profit from the pools. If the PGP debt is refinanced from member financing, the current debt covenants that limit the distribution of profits to members could be eliminated and allow the pools to distribute profits in excess of operating needs, which would benefit the Agency.

We recommend that the Agency continue its efforts to turn PGP into a profit maker that will provide ongoing economic benefits to all Agency members.

Florida Municipal Power Pool (FMPP)

The Agency is a member of FMPP, a power pool made up of the Agency, OUC and Lakeland Utilities for the purpose of lowest cost dispatch of mutual and external generation for the benefit of all three members. Currently, the Agency power purchases clearing through FMPP accounts for a significant portion of all power provided by the Agency to its members. The Agency has two employees that are dedicated to the FMPP; one marketer responsible for economic dispatch and a chipper (Clearing House Price) that verifies the clearing-house price based upon the cost and load data of all power sources available. The pricing and billing for this process is extremely complex and detailed between the three members of the pool, involving numerous transactions during the month, usage data from the OUC SCADA system and reliance on a few key people for review. We are aware of the external audit/review over FMPP that the Agency initiated a year or two ago and generally support the recommendations made in that report, however we recommend that the Agency increase its administrative monitoring over this inherently complex and high dollar area on an ongoing basis to ensure that it's interests are properly represented, which might include regular internal audit, finance and power resource department review of transactions and activities and other similar procedures.

Agency Fund Reserves

The Agency fund has approximately \$10 million of unrestricted working capital reserves comprised mostly of the development fund. We recommend that the Agency review the anticipated needs of the development fund to determine the appropriate level of the fund with consideration given to the Agency's relatively easy access to temporary project financing through the Pooled Loan Fund and other sources.

Accounting Department Depth

The Accounting department (excluding Treasury) has typically had two accounting professionals in addition to several clerks and other lower level accountants that process payables, billings and other accounting functions. Given the size of the Agency, and its new ventures into owned and operated generation as well as the monthly rate calculation and budgetary responsibility that the accounting department is now responsible for, we believe that the Agency would benefit from adding 1-2 additional professional level accountants, with appropriate clerical support for added depth, handling special projects and new growth.

FRELIMINARY DRAFT

MANAGEMENT LETTER COMMENTS (Concluded)

Current Year Management Letter Comments (Concluded)

Accounting Department Depth (Concluded)

Additionally, as noted in prior years, the department has experienced significant turnover in both professional accountant positions over the past several years leaving a thin level of departmental competency at any one point in time. By having additional professional level depth in the department, the Agency would be less vulnerable to key employee turnover in this important area.

These management letter comments are intended solely for the information and use of the Board of Directors, management, the State of Florida and other governmental agencies and is not intended to be and should not be used by anyone other than these specified parties.

We would like to take this opportunity to express our appreciation for the courtesies that have been extended to our staff. If you have any questions or comments about the contents of this letter, please do not hesitate to contact us.

Durvis, Gray and Company, LLP

January 11, 2008 Ocala, Florida

Preliminary FAC Exit Conference Discussion Items 9/30/07 FMPA

Finance and Accounting Department Structure (Prior Year Comment Updated)

The Finance and Accounting Department is made up of two sub-departments: accounting and treasury. The treasury department is responsible for all cash, investment, debt (including all swaps) and banking management and the accounting department is responsible for all general accounting, billing, bill paying and financial reporting functions. Each sub-department contains individuals with strong backgrounds in their respective areas, but not necessarily in the other sub-departments areas. During the course of our audit, we noted that the two divisions generally function autonomously from each other, which is good from an internal control perspective, but may lead to poor communication and a potential lack of understanding of the other divisions' activities and processes, which could lead to errors or omissions in financial reporting.

Specifically, we are concerned that the accounting group, due to high turnover and limited depth of resources may not be fully aware and understand all key aspects of treasury activity in the areas of interest rate swap agreements, debt management/compliance, pooled loan commercial paper agreements, investment valuations and other related items. We recommend that the Agency review the structure, communication process and information flow and cross training between these two subdepartments to better improve the overall understanding of each financial function by the other, to ensure efficient operations and the continued accuracy of financial reporting.

Severance Pay

During the course of our audit we noted that one terminating individual received a severance payment of \$3,889 representing four weeks pay. Our review of this area indicates that there is no formal policy governing severance pay. Accordingly, we recommend that the Agency review this area to determine if severance pay is desirable and if so, develop confidential guidelines outlining under what circumstances, how much and based upon what approval process severance pay may be granted. Consideration of providing discretion to the General Manager within his overall budget authority for these payments with appropriate follow-up notification to the Board or Board Chairman should be considered as an option in this area.

Bonuses

During 2007 FMPA paid out the following employee bonuses:

	Type of Bonus	Amount Paid
1.	Bonus awarded in conjunction with a merit increase	
	for exemplary effort by an individual	\$11,343
2.	Bonus awarded for exemplary effort by a team	0
3.	Bonus in lieu of a merit increase	31,167
4.	Company year end bonus	28,336
5.	Incentive pay for certification or degree	800
6.	Contract bonus	22,500
7.	Relocation or Signing Bonus	8,000
	Total	\$102,146



PRELIMINARY DRAFT Preliminary FAC Exit Conference Discussion Items 9/30/07 FMPA

The bonuses authorized in the employee handbook are items 1., 2. and 3. above and it generally understood that the General Manager has discretion to approve other bonus payments as long as the overall payroll budget is not exceeded. However, we recommend that the Agency review this area to provide clear and unequivocal administrative guidelines outlining under what circumstances, how much, and based upon what approval process that bonus items 4. through 7. may be paid.

FGU Invoice Approval

The monthly FGU invoice for gas purchases can run as high as \$16 million consisting of GSAP #1 & #2 purchases, market purchases, transportation reservation and usage charges, recoveries from the sale of prior month unneeded gas, and other various charges. With the recent turnover experienced by the Agency, the approval to pay process does not document how these individual line items charges on the bill are verified or checked for reasonableness by the approver. We recommend that the Agency develop a documented process of checking all major line items on the monthly bill to ensure that all gas payments are fully documented and explained.

Construction Monitoring Contractors

During 2006 the power resource department of the Agency initiated the hiring process of three employees to monitor the construction process of the Treasure Coast Energy Center without initial involvement of the HR department, which was eventually brought in. Due to health insurance and workers compensation issues, these individuals were ultimately set up as leased employees from an employee leasing company. We also noted that payroll hours for these individuals was not being approved for payment by the power resource (supervising) department, leading to payroll issues with the leasing company when one of the employees terminated employment.

We recommend that the HR department be involved up front in the hiring of all individuals and that the supervising department of any individuals hired under temporary or special circumstances be involved in the payment approval process.

Controls Over the New Paperless Account Payable System.

In order to have a complete vendor invoice packet on file after payment has been made, the invoice including supporting backup (i.e. packing slip, receiving report if any), copy of check and all required authorizations should all be found in one place. Currently, the paperless system requires electronic retrieval from multiple locations for these items and a complete file copy of check is not being generated for inclusion in this package. We recommend that the Agency work with the paperless system so that all items necessary for a complete paid voucher package are retrievable from a single file source.

Additionally the Agency's invoice payment approval process may require multiple approval levels depending upon many variables such as the nature of the purchase, the amount of the payment to be made and if it is budgeted or not. The paperless system is not designed to discern what approvals are necessary to conform to the policy and the accounts payable processor in certain situations may not be able to discern the necessary



PRELIMINARY DRAFT Preliminary FAC Exit Conference Discussion Items 9/30/07 FMPA

approvals either, leaving a possible approval gap for the payment of certain vendor payments. Accordingly, we recommend that a procedure be created whereby all pending invoice payments be reviewed electronically prior to payment by an accounting supervisor to determine that all required approvals for payment have been obtained.

Credit Card Documentation (Current Year Comment)

The agency has been experimenting with a pilot system for company credit card payment and handling since approximately April 2007 with approximately 10 card holders and also has been operating the existing system for the remainder of the company card holders.

The Agency has historically placed a high priority on expense reports with all original receipts attached for travel and other employee purchases which may or may not be prepared and submitted to the accounting department prior to the due date of the credit card bills. This has lead to credit card bills frequently being paid without documentation for all charges, pending the receipt of the employee expense report and other purchase receipts from the card user for items not requiring an expense report. The Agency has developed a way to track all undocumented credit card payments through a specific general ledger accounting technique and follows up at year end to clear all such open items.

We believe that it is the emphasis on having expense reports with original receipts attached, (which in the case of travel often overlaps multiple credit card billing periods) that creates this problem. We recommend that the Agency consider moving away from the fully documented expense report approach in favor of having the card holder responsible for submitting their monthly credit card statement with all receipts attached, all necessary account coding and supervisory approval prior to payment date so that all charges are documented prior to payment. It appears that the pilot program with some modifications is capable of achieving this goal and recommend that the Agency proceed accordingly.

Credit Cards (Prior Year Comment Included For Reference and Perspective)

Virtually all Agency employees have company credit cards with separate monthly bills, with each being processed for payment by AP and checked for back up receipts. This processing by AP personnel is very time consuming and having so many credit cards outstanding also increases the Agency's exposure to risk. Accordingly, we recommend that the Agency review its policy on which employees are issued credit cards, with a possible limit of Directors and Managers only, or another scenario that would reduce the number of credit cards that are issued. Given that most of the employees of the Agency are professional, it may be prudent to issue credit cards only to lower level employees who could not otherwise afford to use their own resources before reimbursement by the Agency. Also, the Agency's policy on card use is very brief and should be reviewed to ensure that it adequately addresses all controls necessary. A review of sales tax paid by



Preliminary FAC Exit Conference Discussion Items 9/30/07 FMPA

credit card users should be performed; we noted many credit card receipts for lodging, foods and various other purchases where state sales tax was charged to the company credit cards. FMPA should consider having employees pay for sales tax incorrectly paid. The ability to not have to pay sales tax is one of the biggest reasons for using company credit cards.

Plant Ownership and Operations (Prior Year Comment Updated)

The Agency is the process of construction two generating units to meet its future power supply needs. One of the two projects will be complete in mid 2008 and will represent a change in certain operations of the Agency from that of joint ownership that is managed by the operating owner to the Agency becoming the owner/operator of its own generation facilities. With this change, there will likely be many other changes required within the organization to deal with the growth of responsibilities that sole ownership will bring.

We recommend that the Agency begin the process of determining specifically what requirements this new plant ownership and operation will bring in the areas of the accounting and financial reporting, such as new departments within chart of accounts, inventory management and work order systems, as well as plant operations. Additionally, we recommend that the Agency obtain all information from the plant contractors to be able to unitize the cost of construction into useful retirement units for future depreciation and replacement purposes.

Payroll Controls

The agency does not reconcile the quarterly 941's prepared by its payroll service provider to the payroll registers, calendar year end W-2 forms and payroll GL accounts. We recommend that such reconciliation be performed quarterly and annually to ensure that all payroll is properly recorded and to ensure compliance with wage and tax reporting.

Additionally, as noted in prior years, the HR department, comprised of only two people is responsible for setting up new employees in the payroll system, setting and adjusting pay rates and also processes payroll, which is generally considered a lack of segregation of incompatible duties. This is somewhat mitigated by reviews of payroll totals by others in the organization, however such reviews would only catch large obvious issues and would likely not detect smaller, but sensitive items. We recommend that the Agency review the segregation of duties and compensating controls to determine if any changes are desirable.

Key West Inventory Of Materials and Supplies

Our analysis of the Key West inventory of materials and supplies indicated that there are several valuable items provided by the manufacturer at no cost that were counted and identified but not included in the final inventory value. We recommend that the Agency consider the option of including the extra inventory items in all future counts and values.



AGENDA ITEM 2 – Action Items

b) FAC to Meet with External Auditors

AGENDA ITEM 2 – Action Items

c) Review Listing of Payments to Consultants

AGENDA ITEM 2 – Action Items

d) Affirmation of FAC Mission Statement



Mark Larson
Director of Finance and CFO

AGENDA PACKAGE MEMORANDUM

TO: Finance Advisory Committee

FROM: Mark Larson

DATE: November 14, 2003

ITEM: 3f – Finance Advisory Committee Mission Statement Affirmation

Introduction I have been asked by General Manager Roger Fontes to have each of the

committees that I either chair or participate in to affirm or adopt a mission statement. The Finance Advisory Committee has a mission statement, which I

have repeated below.

To promote member trust and participation in strategic finance issues and through a group effort, make recommendations to the General Manager of

FMPA for the betterment of FMPA and its Projects.

Action If this mission statement represents the wishes of the Committee, then an

affirmation is requested. If not, suggested changes are in order.

AGENDA ITEM 3 – Other Information

a) Finance Manager's Statement

AGENDA ITEM 4 - Adjournment