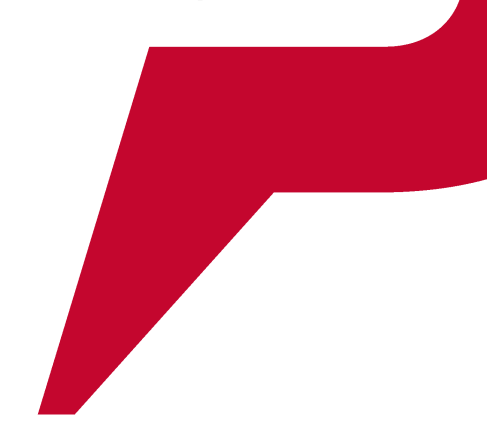


Financial Statements For The Fiscal Year Ended September 30, 2023



Member Cities

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



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INDEPENDENT AUDITOR'S REPORT

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

Report on the Audit of the Financial Statements

Opinions

We have audited the accompanying financial statements of the business-type activities, each major fund, and the aggregate remaining fund information of the Florida Municipal Power Agency (the Agency) as of and for the year ended September 30, 2023, and the related notes to the financial statements, which collectively comprise the Agency's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities, each major fund, and the aggregate remaining fund information of the Agency as of September 30, 2023, and the respective changes in financial position and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

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. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Agency and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Responsibilities of Management for the Financial Statements

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

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Agency's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

CERTIFIED PUBLIC ACCOUNTANTS Gainesville | Ocala | Tallahassee | Sarasota | Orlando | Tampa purvisgray.com Members of American and Florida Institutes of Certified Public Accountants An Independent Member of the BDO Alliance USA Board of Directors and Executive Committee Florida Municipal Power Agency Orlando, Florida

INDEPENDENT AUDITOR'S REPORT

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and, therefore, is not a guarantee that an audit conducted in accordance with generally accepted auditing standards and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards and *Government* Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to
 fraud or error, and design and perform audit procedures responsive to those risks. Such procedures
 include examining, on a test basis, evidence regarding the amounts and disclosures in the financial
 statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Agency's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that
 raise substantial doubt about the Agency's ability to continue as a going concern for a reasonable
 period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that management's discussion and analysis information and the schedule of changes in the Agency's net other postemployment benefits liability and related ratios, as listed in the table of contents, be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing

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

INDEPENDENT AUDITOR'S REPORT

standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Information

Management is responsible for the other information included in the annual report. The other information comprises the amounts due (from) to participants and the five year trend analysis compliance reports but does not include the basic financial statements and our auditor's report thereon. Our opinions on the basic financial statements do not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the basic financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the basic financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated January 3, 2024, 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 solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Agency's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Agency's internal control over financial reporting and compliance.

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January 3, 2024 Ocala, Florida

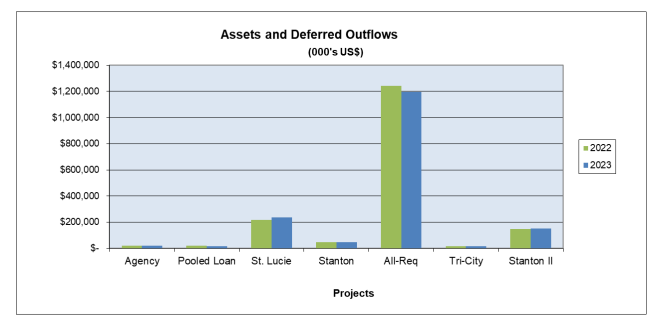
For Fiscal Year Ended September 30, 2023

This discussion and analysis is intended to serve as an introduction to Florida Municipal Power Agency's (FMPA's) 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 financial 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, except that, as of the sale of the Vero Beach electric system to FPL in December 2018, the ARP has taken a transfer and assignment of Vero Beach's interests, as a project participant, in the Stanton, Stanton II and St. Lucie Projects.

FINANCIAL HIGHLIGHTS

Total Assets and Deferred Outflows at September 30, 2023, of FMPA's Agency Fund and other projects decreased \$22.7 million from the prior year



				Assets		d Deferred 000's US\$	Dutflows				
			Pooled								
Year	1	Agency	Loan	St. Lucie	•••	Stanton	All-Req	Tri-City	S	tanton II	Total
2022	\$	18,045	\$ 18,021	\$ 215,870	\$	47,139	\$ 1,242,647	\$ 14,392	\$	149,234	\$ 1,705,348
2023	\$	18,418	\$ 17,969	\$ 234,727	\$	46,727	\$ 1,197,745	\$ 15,630	\$	151,392	\$ 1,682,608
Variance	\$	373	\$ (52)	\$ 18,857	\$	(412)	\$ (44,902)	\$ 1,238	\$	2,158	\$ (22,740)

For Fiscal Year Ended September 30, 2023

FINANCIAL HIGHLIGHTS (CONTINUED)

Total Liabilities and Deferred Inflows at September 30, 2023, for FMPA's Agency Fund and other projects decreased by \$23.4 million during the current fiscal year.

Long-Term Liability balance outstanding at September 30, 2023, for FMPA's Agency Fund and Projects was \$1.2 billion, which is about the same as last fiscal year.

Long-Term Bonds balance, less current portion, was \$1.03 billion, including All-Requirements balance of \$909 million.

Total Revenue for Agency and all projects decreased by \$36 million for the current fiscal year, primarily due to decreased billings related to natural gas prices.

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

For Fiscal Year Ended September 30, 2023

FINANCIAL HIGHLIGHTS (CONTINUED)

Statement of Net Position Proprietary funds September 30, 2023 (000's US\$)

						Busines	s-T	Type Activit	ties	s- Proprietary F	und	s				
2023										All-						
		gency	P	ooled Loan		t. Lucie		Stanton	F	Requirements		ri-City		tanton II		
		Fund		Fund		Project		Project		Project	F	Project		Project		Totals
Assets:																
Capital Assets, Net	\$	_,	\$	-	\$	50,072	\$	16,916	\$	591,939	\$	6,433	\$	78,446	\$	746,383
Current Unrestricted Assets		15,793		569		57,321		21,526		390,010		6,350		59,849		551,418
Non-Current Restricted Assets		-		17,400		126,718		7,283		57,909		2,488		9,049		220,847
Other Non Current Assets		48		-		-		-		130,685		-		-		130,733
Deferred Outflows of Resources		-		-		616		1,002		27,202		359		4,048		33,227
Total Assets & Deferred Outflows	\$	18,418	\$	17,969	\$	234,727	\$	46,727	\$	1,197,745	\$	15,630	\$	151,392	\$	1,682,608
Liabilities:																
Long-Term Liabilities	\$	4,619	\$	16,933	\$	170,823	\$	4,823	\$		\$	1,727	\$	68,936	\$	1,219,684
Current Liabilities		2,649		1,036		4,418		2,672		185,301		972		17,161		214,209
Deferred Inflows of Resources				-		59,486		39,232		60,621		12,931		65,295		237,565
Total Liabilities & Deferred Inflows	\$	7,268	\$	17,969	\$	234,727	\$	46,727	\$	1,197,745	\$	15,630	\$	151,392	\$	1,671,458
Net Position:																
Investment in capital assets	\$	2,508	\$	-	\$	(10,503)	\$	16,916	\$	(256,843)	\$	6,433	\$	7,745	\$	(233,744)
Restricted		-		-		17,086		7,283		96,304		2,489		20,875		144,037
Unrestricted		8,642		-	_	(6,583)		(24,199)	_	160,539	_	(8,922)	_	(28,620)		100,857
Total Net Position	\$	11,150	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	11,150
	_		_		_		_		-		_		_		_	

Statement of Net Position Proprietary funds September 30, 2022 (000's US\$)

						Busines	is-T	ype Activi	tie	s- Proprietary F	und	ls				
2022										All-						
		lgency Fund	P	ooled Loan Fund		St. Lucie Project		Stanton Project	F	Requirements Project		ri-City Project		tanton II Project		Totals
Assets:		Fullu		Fullu		Fiojeci	_	Fiojeci		Project		Tojeci		rojeci		TOLDIS
	\$	2,820	\$		\$	44 470	¢	20.055	¢	E22 020	¢	7,939	\$	84,226	¢	690.940
Capital Assets, Net Current Unrestricted Assets	Ф	2,620	Ф	- 605	Ф	41,172	Ф	20,855	ф	,	Ф	,	Ф	· ·	Þ	689,840
Non-Current Restricted Assets		14,055		17,780		53,591 120,336		19,592 5,690		383,066 76,192		4,146 1,948		53,757 6,386		529,410 228,332
Other Non Current Assets		- 572		,		120,330		5,690		· · ·		1,940		0,300		· ·
Deferred Outflows of Resources		572		(364)		- 771		1 000		201,532		250		4 965		201,740
		-	_	-	_		-	1,002	_	49,029	_	359		4,865	_	56,026
Total Assets & Deferred Outflows	\$	18,045	\$	18,021	\$	215,870	\$	47,139	\$	1,242,647	\$	14,392	\$	149,234	\$	1,705,348
Liabilities:																
Long-Term Liabilities	\$	4,647	\$	17,464	\$	168,997	\$	1,371	\$,	\$		\$	75,574	\$	1,228,906
Current Liabilities		2,885		557		7,176		2,866		208,762		1,037		12,845		236,128
Deferred Inflows of Resources		-				39,697		42,902		73,524		12,863		60,820		229,806
Total Liabilities & Deferred Inflows	\$	7,532	\$	18,021	\$	215,870	\$	47,139	\$	1,242,647	\$	14,392	\$	149,239	\$	1,694,840
									_						-	
Net Position:																
Investment in capital assets	\$	2,820	\$	-	\$	(23,544)	\$	20,855	\$	(259,666)	\$	7,939	\$	67,969	\$	(183,627)
Restricted		-		-		15,598		5,690		81,662		1,948		10,626		115,524
Unrestricted		7,693		-		7,946		(26,545)		178,004		(9,887)		(78,595)		78,616
Total Net Position	\$,	\$	-	\$		\$	-	\$	-	\$	-	\$	-	\$	10,513
		,010	ź		÷		_		Ť		÷		<u> </u>		-	. 5,610

For Fiscal Year Ended September 30, 2023

FINANCIAL HIGHLIGHTS (CONTINUED)

Statements of Revenues, Expenses and Changes in Fund Net Position Proprietary Funds For Fiscal Year Ended September 30, 2023

						Busi	ines	ss-Type Activ	ritie	es- Proprietary Fu	nds					
2023			_			.		-		All-						
		Agency Fund	Р	ooled Loan Fund		St. Lucie Project		Stanton Project		Requirements Project		Tri-City Project	Stanton Project	I		Totals
Revenues:																
Billings to participants	\$		\$	97	\$	39,270	\$	26,819	\$	558,208	\$	11,442		198	\$	707,959
Sales to others		74		-		3,806		432		113,787		155	(678		118,932
Amounts to be recovered from				(74)		(050)		(4 474)		(0.507)		(540)	(0)			(44,000)
(refunded to) participants Investment Income (loss)		- 514		(71) 920		(356) 8,648		(1,471) 766		(6,537) 9,333		(519) 204		145) 718		(11,399) 22,103
Total Revenue	¢		\$	920	\$	51,368	\$		\$	674,791	¢	11,282	\$ 55,7		\$	837,595
Total Revenue	Þ	17,513	þ	940	<u>þ</u>	51,300	<u>þ</u>	20,340	þ	0/4,/91	à	11,202	ې ۵۵,	149	¢	637,595
Expenses:																
Operation & Maintenance	\$	-	\$	-	\$	11,249	\$	8,383	\$	87,715	\$	2,999	\$ 11,6	85	\$	122,031
Nuclear Fuel Amortization		-		-		4,391		-		-		-		-		4,391
Purchased power, Transmission																
& Fuel Costs				-		3,733		16,024		420,701		5,753	27,9			474,114
Administrative & General		16,007		31		3,351		1,460		26,133		808)75		49,865
Depreciation & Decommissioning Interest & Amortization		869		- 915		7,909 946		4,349		39,723 30,193		1,654		528 383		61,132 34,437
Environmental remediation costs - net of		-		915		940				30,193		-	Ζ,.	000		34,437
Insurance		-		-						(1,032)		-		-		(1,032)
										,						
Total Expense	\$	16,876	\$	946	\$	31,579	\$	30,216	\$	603,433	\$	11,214	\$ 50,6	674	\$	744,938
Change in net position before																
regulatory asset adjustment	\$	637	\$	-	\$	19,789	\$	(3,670)	\$	71,358	\$	68	\$ 4,4	175	\$	92,657
Net cost recoverable (refundable)/future																
Participant billings		-		-		(19,789)		3,670		(71,358)		(68)	(4,4	175)		(92,020)
Change in Net Positon After Regulatory Adj	\$	637	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	637
Net position at beginning of year		10,513		-		-		-		-		-		-		10,513
Net position at end of year	\$	11,150	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	11,150

Statements of Revenues, Expenses and Changes in Fund Net Position Proprietary Funds For Fiscal Year Ended September 30, 2022 (000's US\$)

						Busir	ness	s-Type Activit	ties	s- Proprietary Fu	nds					
2022										All-						
		gency Fund	Ρ	ooled Loan Fund		St. Lucie Project		Stanton Project	I	Requirements Project		Tri-City Project		Stanton II Project		Totals
Revenues:																
Billings to participants Sales to others	\$	16,914 43	\$	32	\$	44,663 2.077	\$	25,577 369	\$	629,759 137,442	\$	10,255 131	\$	54,597 580	\$	781,797 140,642
Amounts to be recovered from		43		-		2,077		309		137,442		131		560		140,042
(refunded to) participants		<u>-</u>		(58)		(3,735)		(30)		(36,553)		43		(1,184)		(41,517)
Investment Income (loss)		(165)		87		4,472		(309)		(9,781)		(53)		(1,841)		(7,590)
Total Revenue	\$	16,792	\$	61	\$	47,477	\$	25,607	\$	720,867	\$	10,376	\$	52,152	\$	873,332
Expenses:																
Operation & Maintenance	\$	-	\$	-	\$	8,523	\$	4,800	\$	75,310	\$	1,717	\$	7,000	\$	97,350
Nuclear Fuel Amortization		-		-		4,225	\$	-	\$	-	\$	-	\$	-		4,225
Purchased power, Transmission & Fuel Costs						3,732		18,052		519,614		6,448		25,129		572,975
Administrative & General		15,127		4		2,872		1,945		26,019		976		3,012		49,955
Depreciation & Decommissioning		554		-		7,937		4,234		46,867		1,613		6,507		67,712
Interest & Amortization Environmental Remediation Costs		-		57		2,976		-		31,780		-		3,566		38,379
Environmental Remediation Costs		-		-		-		-		2,152		-		-		2,152
Total Expense	\$	15,681	\$	61	\$	30,265	\$	29,031	\$	701,742	\$	10,754	\$	45,214	\$	735,398
Change in net position before																
regulatory asset adjustment	\$	1,111	\$	-	\$	17,212	\$	(3,424)	\$	19,125	\$	(378)	\$	6,938	\$	40,584
Net cost recoverable (refundable)/future						(17.010)		o 404		(40,405)		070		(0.000)		(00.470)
Participant billings Change in Net Positon After Regulatory Adj	\$	- 1,111	¢		\$	(17,212)	¢	3,424	\$	(19,125)	\$	378	\$	(6,938)	\$	(39,473) 1,111
Change in Net Positon Alter Regulatory Auj	φ	1,111	φ	-	φ	-	φ	-	φ	-	φ	-	φ	-	φ	1,111
Net position at beginning of year		9,402														9,402
Net position at end of year	\$	10,513	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	10,513
			_		-		_		-		_		_		_	

FMPA 2023 Annual Report • 9

MANAGEMENT'S DISCUSSION & ANALYSIS For Fiscal Year Ended September 30, 2023 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, except that, as of the sale of the Vero Beach electric system to FPL in December 2018, the ARP has taken a transfer and assignment of Vero Beach's interests, as a project participant, in the Stanton, Stanton II and St. Lucie 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 financially independent entity.

The **Statements of Net Position** presents information on all of FMPA's assets and liabilities with the differences between the two reported as Net Position. As a result of a decision by the governing bodies 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.

The **Statements of Revenues, Expenses and Changes in Fund Net Position** present information regarding how FMPA's net position has changed during the fiscal year ended September 30, 2023. All changes in net position 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 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 capital & related financing activities.

All of the activities of FMPA are of an enterprise type, or fiduciary type as compared to governmental activities. FMPA has no component units to report. The Financial Statements can be found on pages 14 through 18 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.

FMPA maintains two types of Funds, the Enterprise Fund type, and the Fiduciary 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 business operations. Each of the funds is considered a "major fund" according to specific accounting rules. A summary of FMPA's activities for years 2023 and 2022 is shown on pages 8 and 9. A more detailed version of the major fund proprietary financial statements can be found on pages 14 through 16 of this report. The Fiduciary Fund statements provide information about the financial relationships in which the Agency acts solely as a trustee or agent for the benefit of other governments. The Fiduciary Fund financial statements can be found on pages 17 and 18 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 19 through 65 of this report.

For Fiscal Year Ended September 30, 2023

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 carefully study the financial statements of each fund and project. For example, total revenues decreased \$36 million primarily due to decreased natural gas prices.

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 \$0.9 million from fiscal year 2022 to fiscal year 2023.

The **Pooled Loan Fund** was re-established during the 2019 fiscal year and has made loans to three members. As required by the Governmental Accounting Standards Board Statement 91 they are recognized as conduit debt and the corresponding receivable and payable are not included on the statement of Net Position. The Pooled loan fund made one loan to an FMPA Project (Stanton II) and one loan to an FMPA Project (ARP), which is included on the statement of Net Position.

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 requested and received an initial 20-year extension of the operating license from the Nuclear Regulatory Commission (NRC) for Units 1 and 2. The license will allow Unit 1 to operate until 2035 and Unit 2 to operate until 2043. FPL has applied for a subsequent 20-year extension of the operating licenses.

The Project billed 726,227 Megawatt-hours (MWh) in fiscal year 2023. The average all-inclusive billing rate, which includes budgeted Demand, Energy and Transmission expenses, decreased 13.3% to \$54.07 in fiscal year 2023.

The **Stanton Project** derives its power from a 14.8193% ownership interest in Stanton Unit 1, a 441 Megawatt coal-fired power plant operated by its primary owner, Orlando Utilities Commission (OUC).

The Project billed 254,654 MWh in fiscal year 2023. The average all-inclusive billing rate, which includes budgeted Demand, Energy and Transmission expenses increased 17% to \$105.32 per MWh in fiscal year 2023 due to higher coal and natural gas prices utilized by the plant and reduced MWhs sold.

The **All-Requirements Project** (ARP) consists of 13 active 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 an economic cost and availability basis in order to meet combined loads. The average all-inclusive billed rate to ARP member cities decreased 12.5% to \$92.41 per MWh in fiscal year 2023, which is all-inclusive of Energy, Demand and Transmission expenses. The billed Megawatt hours for fiscal year 2023 were 6,040,569.

The All-Requirements participant net cost of power decreased to \$91.33 per MWh in fiscal year 2023, a 8.2% decrease from fiscal year 2022. This decrease was primarily due to lower natural gas fuel expenses. The fuel supply mix was 81.9% for natural gas, 11.9% for coal, .1% for oil 3.1% for purchases 1.3% nuclear and 1.7% for renewables.

For Fiscal Year Ended September 30, 2023

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

After consideration of amounts to be refunded to or recovered from Project participants, the net position of the All-Requirements Project was zero (by design) again in fiscal year 2023. The All-Requirements project adjusts the Energy, and Transmission rates each month based on the current expenses, estimated future expenses, and over/under collections to meet its 60-day cash target. The over/under collection amounts are shown in the Statements of Revenues, Expenses and Changes in Fund Net Position as an addition or reduction to "Billings to Participants" and as "Due from Participants" or "Due to Participants" in the accompanying Statement of Net Position.

The **Tri-City Project** consists of a 5.3012% ownership interest in Stanton Unit 1. The Project billed 89,186 MWh in fiscal year 2023. The average all-inclusive billing rate, which includes budgeted Demand, Energy and Transmission expenses, increased 31.9% to \$128.29 per MWh during fiscal year 2023 primarily due to increased net operating revenues needed to build reserve funds.

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 510,563 MWh in fiscal year 2023. The average all-inclusive billing rate, which includes budgeted Demand, Energy, and Transmission expenses, decreased by 25.7% to \$108.11 per MWh in fiscal year 2023. This was caused by higher total generation for the plant.

BUDGETARY HIGHLIGHTS

The FMPA Board of Directors approves the budgets for projects, other than the All-Requirements Project, and the Executive Committee approves the Agency and All-Requirements Project budgets, establishing legal boundaries for expenditures. Due to the pooled loan acquired by the All Requirements project in September of 2022, the 2023 Pooled Loan project budget was amended from \$.6 million to \$1.6 million to capture the principal and interest paid for the All Requirements project.

CAPITAL ASSETS AND LONG-TERM DEBT

FMPA's investment in Capital Assets, as of September 30, 2023, was \$746 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, transmission systems, land, buildings, improvements, and machinery and equipment.

FMPA's investment in capital assets for fiscal year 2023 decreased by 8.4% or \$56.5 million. This was caused primarily by investments in capital assets of \$98.8 million in the All-Requirements Project less depreciation of plant assets.

At September 30, 2023, FMPA had Long-term debt of \$1.0 billion in notes, loans, and bonds payable. The remaining principal payments on Long-term debt less current portion, net of unamortized premium and discount, and deferred outflows are as follows:

Project	Amo	unt (000's US \$)
Pooled Loan Fund St. Lucie Project All-Requirements Project Stanton II Project	\$	16,933 58,506 909,385 59,151
Total	\$	1,043,975

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

For Fiscal Year Ended September 30, 2023

ECONOMIC FACTORS AND NEXT YEAR'S BUDGETS AND RATES

Multi-year operational and financial modeling was conducted to arrive at the fiscal year 2023 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 impacts on loads in both demand and energy due to current economic conditions. Rates are set in order to cover all costs and based on the member loads. Additionally, All-Requirements rates are adjusted monthly to maintain cash at a 60 day target as approved by the Executive Committee.

SIGNIFICANT EVENTS

Global demand for natural gas continues to rise, including in the United States, however, production has not kept up with this increased demand, therefore natural gas prices have been volatile in 2023. FMPA instituted a gas price stability program to help manage the volatility of natural gas prices. The program was approved by the Executive Committee for the All-Requirements Project through April 2025. See Note VI for more details.

The gas price stability program required additional cash liquidity, therefore the All Requirements Project obtained a pooled loan in September 2022 and utilized the 2021B bond proceeds to support the funding of margin calls and the sixty days cash requirements. The borrowed funds were replenished by the members in 2023 through a four month recovery method. See Note IX A.5 for more details.

REQUEST FOR INFORMATION

Questions concerning any of the information provided in this report or requests for additional financial information should be addressed to the *Chief Financial Officer, Florida Municipal Power Agency, 8553 Commodity Circle, Orlando, FL 32819.*

FLORIDA MUNICIPAL POWER AGENCY STATEMENT OF NET POSITION PROPRIETARY FUNDS September 30, 2023 (000's US\$)

				Business-Typ				
	Agency Fund	Pooled Loan Fund	St. Lucie Project	Stanton Project	All- Requirements Project	Tri-City Project	Stanton II Project	Totals
- ASSETS & DEFERRED OUTFLOWS	T unu			roject		Ingeet	Ingeet	Totuls
Current Assets:								
Cash and cash equivalents \$		\$ 7 \$	10,376 \$	11,333		2,695 \$	-)	142,087
Investments	8,419	-	39,311 3,115	6,184 2,331	102,063 42,374	2,066 982	26,454 4,742	184,497 55,674
Participant accounts receivable Fuel stock and material inventory	2,130	-	3,115	1,659	42,374 43,320	982 593	2,529	48,101
Other current assets	900	-	568	19	42,105	14	169	43,775
Restricted assets available for current liabilities	-	562	3,951		60,195		12,576	77,284
Total Current Assets	15,793	569	57,321	21,526	390,010	6,350	59,849	551,418
Restricted Assets:								
Cash and cash equivalents	-	762	12,468	1,807	73,468	315	15,570	104,39
Investments	-	-	116,916	5,431	44,347	2,158	6,024	174,87
Accrued interest	-	-	1,285	45	289	15	31	1,66
Loans to Project Less: Portion Classified as Current	-	17,200 (562)	(3,951)	-	(60,195)	-	(12,576)	17,20 (77,28
Fotal Restricted Assets		17,400	126,718	7,283	57,909	2,488	9,049	220,84
Jtility Plant:		,		,,	.,,	_,	.,	,,,,
Electric plant	-	-	332,121	97,425	1,418,740	38,632	213,742	2,100,66
General plant	11,020	-	42,830	21	6,235	36	91	60,23
Less accumulated depreciation and amortization	(8,443)		(325,533) 49,418	(80,530)	(837,094) 587,881	(32,235)	(135,387)	(1,419,22)
Jet utility plant Construction work in progress	2,577	-	49,418 654	16,916	587,881 4,058	6,433	78,446	41,67
Fotal Utility Plant, net	2,577		50,072	16,916	591,939	6,433	78,446	746,38
Other Assets:			.,	- /		,	·/ · · ·	
Net costs recoverable/future participant billilngs	-	-	-	-	129,912	-	-	129,912
Other	48				773			82
Fotal Other Assets	48	- 17.0(0		45 705	130,685			130,73
Total Assets	18,418	17,969	234,111	45,725	1,170,543	15,271	147,344	1,649,38
Deferred Outflows from Asset Retirement Obligations	-	-	-	1,002	1,116	359	1,572	4,04
Deferred Outflows Natural Gas Hedges	-	-	-	-	3,380	-	-	3,38
Unamortized Loss on Advanced Refunding	-		616		22,706		2,476	25,79
Total Deferred Outflows			616	1,002	27,202	359	4,048	33,22
Total Assets & Deferred Outflows	18,418	17,969	234,727	46,727	1,197,745	15,630	151,392	1,682,60
LIABILITIES, DEFERRED INFLOWS & NET POSITION Current Liabilities:								
Payable from unrestricted assets:								
Accounts payable & Accrued Liabilities	2,331	458	111	1,201	45,355	453	2,140	52,049
Due to Participants	-	25	356	1,471	66,593	519	2,445	71,40
Other Post Employment Benefits Subscription Liability	249 69	-		-	-		-	24 7
Current Portion of Lease	-	-	-	-	13,157	-	-	13,15
Total Current Liabilities Payable from Unrestricted Assets	2,649	483	467	2,672	125,106	972	4,585	136,93
Payable from Restricted Assets:								
Current portion of long-term revenue bonds	-	531	2,685	-	43,985	-	11,826	59,02
Accrued interest on long-term debt		<u>22</u> 553	1,266 3,951		<u>16,210</u> 60,195		750	18,24
otal Liabilities Payable from Restricted Assets otal Current Liabilities	2,649	1,036	4,418	2,672	185,301	972	12,576	214,20
Long-Term Liabilities Payable from Restricted Assets:	2,049	1,050	4,410	2,072	165,501	912	17,101	214,20
Accrued Decommissioning Liability	-	-	112,317	-	-	-	-	112,31
Total Liabilities Payable from Restricted Assets	-	-	112,317	-		-	-	112,31
Long-Term Liabilities Less Current Portion:								
Long-term debt	-	-	58,506	-	909,385	-	59,151	1,027,04
Pooled Loan Fund Non-Conduit Debt LT Subscription Liability	- 35	16,933		-	15,000		2,200	34,13
Other Post-employment Benefits	4,584	-	-	-	-	-	-	4,58
Landfill Closure & Asset Retirement Obligations	-	-	-	4,823	5,370	1,727	7,585	19,50
FMV Derivative Instruments	-	-	-	-	3,380	-	-	3,38
Advances from Participants		-	-	4 822	18,688	1 707		18,68
otal Long-Term Liabilities Deferred Inflows of Resources	4,619	16,933	58,506	4,823	951,823	1,727	68,936	1,107,36
Net cost refundable/future participant billings	-	-	59,486	39,232	-	12,931	65,295	176,94
Acquisition Adjustment - Vero Beach Entitlements			59,486	39,232	60,621 60,621	12,931	65,295	60,62
Total Deferred Inflows of Resources	4,619	16,933	230,309	44,055	1,012,444	12,931	134,231	1,457,24
Total Liabilities and Deferred Inflows	7,268	17,969	234,727	46,727	1,197,745	15,630	151,392	1,671,45
et Position:								
	2,508	-	(10,503)	16,916	(256,843)	6,433	7,745	(233,74
Net Investment in Capital Assets	· · · ·		17,086	7,283	96,304	2,489	20,875	144,03
Net Investment in Capital Assets Restricted	-	-						
Net Investment in Capital Assets Restricted Unrestricted	8,642		(6,583)	(24,199)	160,539	(8,922)	(28,620)	100,857
Net Investment in Capital Assets Restricted	8,642 11,150	- - -						

FLORIDA MUNICIPAL POWER AGENCY STATEMENT OF REVENUE, EXPENSES, AND CHANGE IN FUND NET POSITION PROPIETARY FUNDS For the fiscal year ended September 30, 2023

(000's US\$)

$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$									Business-Ty	pe.	Activities						
$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$									•								
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$																	Totals
Billing to participants S 16,925 S 97 S 39,270 S 26,819 S 558,208 S 11,442 S 55,198 S 707,599 Interchange Sales 74 - 3,806 432 78,566 155 678 83,711 Amotization Of Vero Beach Acquisition Adj. - - - 12,903 - - 12,903 (refined to) participants - (71) (655) (11,471) (65,537) (519) (2,445) (11,399) Operation and maintenance - - 1 (14,650) 337,413 5,189 25,542 382,394 Nuclear field amotization - - 14,450 337,413 5,189 25,542 382,394 Purchased power - - 3,267 - 37,987 - - 41,254 Transmission services 16,007 31 3,351 1,460 26,133 808 2,075 49,865 <t< th=""><th></th><th></th><th></th><th></th><th></th><th></th><th>*</th><th></th><th>•</th><th></th><th></th><th></th><th>•</th><th></th><th>,</th><th></th><th></th></t<>							*		•				•		,		
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$		e	16.025	¢	07	¢	20.270	¢	26.810	e	559 209	e	11 442	¢	55 109	¢	707.050
		\$	16,925	\$	97	\$	39,270	\$	26,819	\$		\$	11,442	\$	55,198	\$	
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $			- 74		-		3 806		432				155		678		
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$			/4				5,000		452						0/8		
$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$											12,905						12,705
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	(refunded to) participants		-		(71)		(356)		(1,471)		(6,537)		(519)		(2,445)		(11, 399)
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Total Operating Revenue		16,999		26		42,720	_	25,780	_	665,458		11,078		53,431		815,492
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Operating Expenses																
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $					_		11 240		8 383		87 715		2 000		11 685		122 031
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$			-		-		-										
$\begin{array}{c c c c c c c c c c c c c c c c c c c $			-		-		4.391				-		-				
General and administrative 16,007 31 3,351 1,460 26,133 808 2,075 49,865 Depreciation and amortization 869 - 1,658 4,349 39,723 1,054 6,628 54,881 Decommissioning - - 6,251 - - - 6,281 Total Operating Expense 16,876 31 30,633 30,216 574,272 11,214 48,291 711,533 Non-Operating Income (Expense): 16,876 31 30,633 30,216 574,272 11,214 48,291 711,533 Non-Operating Income (Expense): 1 1,087 (4,436) 91,186 (136) 5,140 103,959 Net osts ance costs - - - (1) - (25,162) (1,566) (28,434) Debt issuance costs - - - (1) - (1) 1718 22,103 Amortization of Loss on Advanced Termination - - (155) -			-		-				-		37,987		-		-		
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Transmission services		-		-		466		1,574		45,301		564		2,561		50,466
Decommissioning - - 6,251 - - 6,251 Total Operating Expense 16,876 31 30,633 30,216 574,272 11,214 48,291 711,533 Non-Operating Income 123 (5) 12,087 (4,436) 91,186 (136) 5,140 103,959 Non-Operating Income (Expense): Interest expense - (915) (791) - (25,162) - (1,566) (28,434) Debt issuance costs - - - - - (1) - - (1) Investment earnings (losses) 514 920 8,648 766 9,333 204 1,718 22,1002 Insurance - - - 1,032 - - 1,032 Total Non-Operating Income (Expense) 514 5 7,702 766 (19,828) 204 (665) (11,302) Change in net assets before - - - - - - <	General and administrative		16,007		31		3,351		1,460		26,133		808		2,075		49,865
Total Operating Expense Total Operating Income $16,876$ 31 $30,633$ $30,216$ $574,272$ $11,214$ $48,291$ $711,533$ Non-Operating Income 123 (5) $12,087$ $(4,436)$ $91,186$ (136) $5,140$ $103,959$ Non-Operating Income (Expense): Interest expense (915) (791) . $(25,162)$. $(1,566)$ $(28,434)$ Debt issuance costs (915) (791) . $(25,162)$. $(1,566)$ $(28,434)$ Debt issuance costs $(25,162)$. $(1,566)$ $(28,434)$ Debt issuance costs $(25,162)$ $(1,566)$ $(28,434)$ Debt issuance costsInvestment earnings (losses)	Depreciation and amortization		869		-		1,658		4,349		39,723		1,654		6,628		54,881
Total Operating Income 123 (5) 12.087 (4.436) 91.186 (136) 5.140 103.959 Non-Operating Income (Expense): Interest expense - (915) (791) - (25,162) - (1.566) (28,434) Debt issuance costs - - - (1) - - (1) Investment earnings (losses) 514 920 8.648 7.66 9.333 204 1.718 22.103 Amortization of Loss on Advanced Termination Environmental remediation costs Net of Insurance - - 1.032 - - 1.032 Total Non-Operating Income (Expenses) 514 5 7.702 7.66 (19.828) 204 (665) (11.302) Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71.358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - - - - 637 Net Position at beginning of year 10,513 -	Decommissioning		-		-		6,251		-		-		-		-		6,251
Non-Operating Income (Expense): Interest expense - (915) (791) - (25,162) - (1,566) (28,434) Debt issuance costs - - - - (1) - - (1) Investment earnings (losses) 514 920 8,648 766 9,333 204 1,718 22,103 Amortization of Loss on Advanced Termination Environmental remediation costs Net of Insurance - - 1050 - (5,030) - (817) (6,002) Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - - - - - 637 Net Position at beginning of year 10,513 - - - - - 637	Total Operating Expense		16,876		31		30,633		30,216	_	574,272		11,214		48,291		711,533
Interest exponse - (915) (791) - (25,162) - (1,566) (28,434) Debt issuance costs - - (1) - - (1) Investment earnings (losses) 514 920 8,648 766 9,333 204 1,718 22,103 Amortization of Loss on Advanced Termination - - (155) - (5,030) - (817) (6,002) Environmental remediation costs Net of - - - 1,032 - - 1,032 Insurance - - - - 1,032 - - 1,032 Change in net assets before - - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future - - - - - - 637 Participant billings - - - - - - 637 Net Position at beginning of year 10,513 - - - - - 637	Total Operating Income		123		(5)		12,087		(4,436)	_	91,186		(136)		5,140		103,959
Interest exponse - (915) (791) - (25,162) - (1,566) (28,434) Debt issuance costs - - (1) - - (1) Investment earnings (losses) 514 920 8,648 766 9,333 204 1,718 22,103 Amortization of Loss on Advanced Termination - - (155) - (5,030) - (817) (6,002) Environmental remediation costs Net of - - - 1,032 - - 1,032 Insurance - - - - 1,032 - - 1,032 Change in net assets before - - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future - - - - - - 637 Participant billings - - - - - - 637 Net Position at beginning of year 10,513 - - - - - 637	Non-Operating Income (Expense):																
Investment earnings (losses) 514 920 8,648 766 9,333 204 1,718 22,103 Amortization of Loss on Advanced Termination - - (155) - (5,030) - (817) (6,002) Environmental remediation costs Net of - - - 1,032 - - 1,032 Total Non-Operating 514 5 7,702 766 (19,828) 204 (665) (11,302) Change in net assets before 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - - - - 637 - 19,789 3,670 (71,358) (68) (4,475) (92,020) Change in Net Position After Regulatory Adj 637 - - - - - 637 Net Position at beginning of year 10,513 - - - - - - 637			-		(915)		(791)		-		(25,162)		-		(1,566)		(28,434)
Amortization of Loss on Advanced Termination - - (155) - (5,030) - (817) (6,002) Environmental remediation costs Net of - - - 1,032 - - 1,032 Insurance - - - - 1,032 - - 1,032 Total Non-Operating Income (Expenses) 514 5 7,702 766 (19,828) 204 (665) (11,302) Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - - - - 637 Change in Net Position After Regulatory Adj 637 - - - - 637 Net Position at beginning of year 10,513 - - - - - 10,513	Debt issuance costs		-		-		-		-		(1)		-		-		(1)
Environmental remediation costs Net of Insurance - - - 1,032 - - 1,032 Total Non-Operating Income (Expenses) 514 5 7,702 766 (19,828) 204 (665) (11,302) Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - - - - - 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - - - - 637 - 10,713 (19,789) 3,670 (71,358) (68) (4,475) (92,020) - - - - - - 637 - - - - - - - - 637 - - 637 - - - - - - -	Investment earnings (losses)		514		920		8,648		766		9,333		204		1,718		22,103
Insurance - - - 1,032 - - 1,032 Total Non-Operating Income (Expenses) 514 5 7,702 766 (19,828) 204 (665) (11,302) Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - (19,789) 3,670 (71,358) (68) (4,475) (92,020) Change in Net Position After Regulatory Adj 637 - - - - 637 Net Position at beginning of year 10,513 - - - - 10,513			-		-		(155)		-		(5,030)		-		(817)		(6,002)
Total Non-Operating Income (Expenses) 514 5 7,702 766 (19,828) 204 (665) (11,302) Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - (19,789) 3,670 (71,358) (68) (4,475) (92,020) Change in Net Position After Regulatory Adj 637 - - - 637 Net Position at beginning of year 10,513 - - - - 10,513																	
Income (Expenses) 514 5 7,702 766 (19,828) 204 (665) (11,302) Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - (19,789) 3,670 (71,358) (68) (4,475) (92,020) Change in Net Position After Regulatory Adj 637 - - - - 637 Net Position at beginning of year 10,513 - - - - - 10,513			-		-		-		-		1,032		-		-		1,032
Change in net assets before regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - (19,789) 3,670 (71,358) (68) (4,475) (92,020) Change in Net Position After Regulatory Adj 637 - - - - 637 Net Position at beginning of year 10,513 - - - - 10,513			514		5		7,702		766		(19.828)		204		(665)		(11.302)
regulatory asset adjustment 637 - 19,789 (3,670) 71,358 68 4,475 92,657 Net cost recoverable (refundable)/future participant billings - - (19,789) 3,670 (71,358) (68) (4,475) (92,020) Change in Net Position After Regulatory Adj 637 - - - 637 Net Position at beginning of year 10,513 - - - - 10,513	income (Expenses)	-					,,, =		,		(1),010)				(000)		(11,2 02)
Net cost recoverable (refundable)/future participant billings-(19,789)3,670(71,358)(68)(4,475)(92,020)Change in Net Position After Regulatory Adj637637Net Position at beginning of year10,51310,513																	
participant billings - - (19,789) 3,670 (71,358) (68) (4,475) (92,020) Change in Net Position After Regulatory Adj 637 - - - 637 Net Position at beginning of year 10,513 - - - - 10,513	regulatory asset adjustment		637		-		19,789		(3,670)		71,358		68		4,475		92,657
Change in Net Position After Regulatory Adj 637 - - - 637 Net Position at beginning of year 10,513 - - - 10,513																	
Net Position at beginning of year 10,513 - - - - 10,513			-		-		(19,789)		3,670	_	(71,358)		(68)		(4,475)		
	Change in Net Position After Regulatory Adj		637		-		-		-		-		-		-		637
Net Position at end of year <u>\$ 11,150</u> <u>\$ - </u> <u>\$ 11,150</u>	Net Position at beginning of year		10,513		-				-	_			-		-		10,513
	Net Position at end of year	\$	11,150	\$		\$		\$	-	\$	-	\$	-	\$		\$	11,150

FLORIDA MUNICIPAL POWER AGENCY

Statement of Cash Flows Proprietary Funds For the fiscal year ended September 30, 2023 (000's US\$)

						Busi	nes	ss-Type Acti	vitie	s- Proprietary	Fund	ds				
		Agency Fund		ooled Loan		St. Lucie Project		Stanton Project	R	All Requirements Project		Tri-City Project		Stanton II Project		Totals
Cash Flows From Operating Activities:					-		_		_	-						
Cash Received From Customers Cash Paid to Suppliers	\$	16,547 (6,937)	\$	157 (4)	\$	38,134 (18,508)	\$	27,063 (23,987)		679,581 (568,607)	\$	11,528 (8,898)	\$	54,979 (39,301)	\$	827,989 (666,242)
Cash Paid to Employees		(8,972)		(4)		(18,508)		(23,907)		(121)		(0,090)		(39,301)		(000,242) (9,093)
Net Cash Provided by (Used in)		(0,01-)								()						(0,000)
Operating Activities	\$	638	\$	153	\$	19,626	\$	3,076	\$	110,853	\$	2,630	\$	15,678	\$	152,654
Cash Flows From Investing Activities:																
Proceeds From Sales and Maturities Of Investments	\$	11.297	\$	526	\$	682.941	\$	38.094	\$	186.788	\$	4.583	\$	41.534	\$	965.763
Purchases of Investments	Ŷ	(11,823)	Ψ	- 020	Ψ	(781,470)	Ŷ	(35,486)		(223,684)		(6,253)	Ψ	(36,827)	Ψ	(1,095,543)
Income received on Investments - Less Losses		711		920		6,356		474		11,079		172		887		20,599
Net Cash Provided by (Used in) Investment Activities	\$	185	\$	1,446	\$	(92,173)	\$	3,082	\$	(25,817)	\$	(1,498)	\$	5,594	\$	(109,181)
Cash Flows From Capital & Related Financing Activities:							_									
Proceeds from Issuance of Bonds, Loans & Leases	\$	-	\$	-	\$	-	\$	-	\$	73,242		-	\$	-	\$	73,242
Debt Issuance Costs Capital Expenditures - Utility Plant		(626)		-		(14,949)		(410)		(1) (98,834)		(148)		(848)		(1) (115,815)
Long Term Gas Pre Pay - PGP Principal Payments - Long Term Debt		-		(522)		(2,555)				(239) (55,878)				(5,940)		(239) (64,895)
Interest paid on Debt		-		(921)		(2,129)		-		(37,854)		-		(1,505)		(42,409)
Development Project (Charges) Refunds		396		-		-		-		(518)		-		-		(122)
Net Cash Provided (Used in) Capital & Related Financing Activities	\$	(230)	\$	(1,443)	\$	(19,633)	\$	(410)	\$	(120,082)	\$	(148)	\$	(8,293)	\$	(150,239)
Net Increase (Decrease) in Cash																
and Cash Equivalents	\$	593	\$	156	\$	(92,180)	\$	5,748	\$	(35,046)	\$	984	\$	12,979	\$	(106,766)
Cash and Cash Equivalents - Beginning		3,751		613		115,024		7,392		208,467		2,026		15,970		353,243
Cash and Cash Equivalents - Ending	\$	4,344	\$	769	\$	22,844	\$	13,140	\$	173,421	\$	3,010	\$	28,949	\$	246,477
Consisting of:																
Unrestricted	\$	4,344	\$	7	\$	10,376	\$	11,333	\$	99,953	\$	2,695	\$	13,379	\$	142,087
Restricted	-	-	_	762	-	12,468	_	1,807	_	73,468	_	315	-	15,570	_	104,390
Total	\$	4,344	\$	769	\$	22,844	\$	13,140	\$	173,421	\$	3,010	\$	28,949	\$	246,477
Reconciliation of Operating Income to Net Cash Provided by (Used in) Operating Activities: Operating Income (Loss)	\$	123	\$	(5)	\$	12,087	\$	(4,436)	\$	91,186	\$	(136)	\$	5,140	\$	103,959
Adjustment to Reconcile Net Operating				()								()				
Income to Net Cash Provided by (Used In) Operating Activities:																
Depreciation Decommissioning		869		-		1,658 6,251		4,349		39,723		1,654		6,628		54,881 6,251
Amortization of Nuclear Fuel Amortization of Pre Paid Gas - PGP						4,391				239						4,391 239
Amortization of Vero Exit Payment										(12,903)						(12,903)
Changes in Assests and Liabilities Which Provided (Used) Cash:																
Inventory Receivables From (Payable to) Participants		(452)		- (378)		(6,292)		63 (314)		(2,572) 27,019		23 (1,561)		60 (1,406)		(2,426) 16,616
Prepaids		466		(0/0)		(243)		- (014)		(7,336)		(1,001)		(1,400)		(7,131)
Accounts Payable and Accrued Expense Other Deferred Costs		(368)		536		1,774		3,414		(24,503)		2,662		5,262		(11,223)
Net Cash Provided By (Used In)							_									
Operating Activities	\$	638	\$	153	\$	19,626	\$	3,076	\$	110,853	\$	2,630	\$	15,678	\$	152,654
Noncash Investing, capital and financing activities:																
Increase (Decrease) in mark to market values																
Investments	\$	35	\$	-	\$	1,058	\$	257	\$	1,324	\$	20	\$	807		3,501

FLORIDA MUNICIPAL POWER AGENCY STATEMENT OF FIDUCIARY NET POSITION September 30, 2023 (000's US\$)

		Custodial Funds
ASSETS Current Assets:		
Cash and cash equivalents	\$	21,823
Investments		29,671
Accrued Interest		133
Mark to Market Adjustment		(1,364)
Total Assets		50,263
Net Position		
Restricted for other governments	<u>\$</u>	50,263

FLORIDA MUNICIPAL POWER AGENCY STATEMENT OF CHANGES IN FIDUCIARY NET POSITION FIDUCIARY FUNDS For the Year Ended September 30, 2023 (000's US\$)

Additions		
Contributions		
Received from other governments - Investment	\$	-
Received from other governments - Loan Proceeds and issue costs		6,526
Received from other governments - Rate Stabilization		80
Investment Income		1,482
Total additions	<u>\$</u>	8,088
Deductions Paid to other governments - Loan Proceeds Paid to other governments - Rate Stabilization Bank Charges Total deductions	\$ <u></u>	4,196 - 3 4,199
Change in net position	\$	3,889
Net position, beginning of year		46,374
Net position, end of year	\$	50,263

For the Year Ended September 30, 2023

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, gas, or other utility 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 financially independent from the others 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, except that, as of the sale of the Vero Beach electric system to FPL, the ARP has taken a transfer and assignment of Vero Beach's interests, as a project participant, in the Stanton, Stanton II and St. Lucie Projects. As of September 30, 2023, FMPA has 33 members.

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

The Agency Fund and each of the projects are maintained using the Governmental Accounting Standards Board (GASB), the Uniform System of Accounts of the Federal Energy Regulatory Commission (FERC) and Generally Accepted Accounting Principles of the United States (GAAP) using the economic resources measurement focus and the accrual basis of accounting. Application of the accounting methods for regulatory operations is also included in these financial statements. This accounting guidance 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, which is governed by the Executive Committee and the Board of Directors.

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 director representing each member city, and Executive Committee, which is comprised of one representative from each of the active All-Requirements Project members, are responsible for reviewing and approving the rate structures. 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.

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.

For the Year Ended September 30, 2023

I. Summary of Significant Accounting Policies (continued)

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

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, inter-project 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 was re-established during the fiscal year 2019 and will loan funds to member utilities or FMPA 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 interests in Stanton Energy Center Unit 1, Stanton Energy Center Unit 2, Stanton Unit A, and Indian River Combustion Turbine Units A, B, C and D. Also included in the All-Requirements Project is the purchase of power for resale to the participants and 100% ownership or ownership cost responsibility (for jointly owned and participant-owned units) of Treasure Coast Energy Center, Cane Island Units 1, 2, 3 and 4, FMPA's Key West Combustion Turbine Units 1, 2, 3 and 4 and Key West Stock Island MS Units 1 & 2. The project also assumed the participant interest of Vero Beach in the St. Lucie, Stanton, and Stanton II Projects. Some of the All-Requirements participants subscribed to the output of a solar farm that came online in July of 2020.
- The Stanton II Project, which accounts for an ownership interest in SEC Unit 2.
- The Fiduciary Fund accounts for assets held by the Agency as a trustee for other governmental units.

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 hierarchical manner from the General Reserve accounts to the Operations and Maintenance accounts.

Certain direct and indirect expenses allocable to FMPA's fully owned and 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 method over the assets' respective estimated useful lives. Estimated useful lives for electric plant assets range from 23 years to 40 years.

For the Year Ended September 30, 2023

I. Summary of Significant Accounting Policies (continued)

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

2. Capital Assets

The cost of major replacements of assets in excess of \$5,000 is capitalized to the utility plant accounts. The cost of maintenance, repairs and replacements of minor items are expensed as incurred.

3. Inventory

Coal, oil, and natural gas inventory is stated at weighted average cost. Parts inventory for the generating plants is also stated at weighted average cost. Nuclear fuel is carried at cost and is amortized on the units of production basis.

4. Cash & Cash Equivalents

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

- Demand deposits (not including certificates of deposits)
- Money market funds

5. Investments

Florida Statutes authorize FMPA to invest in the FL Local Government Surplus Funds Trust Fund, obligations of the U.S. Instrumentalities, Money Market Funds, U.S. Government and Agency Securities, Certificates of Deposit, commercial paper and repurchase agreements fully collateralized by all the items listed above. In addition to the above, Florida law also allows FMPA to adopt its own investment policy, subject to certain restrictions. FMPA's policy authorizes the investment in certain corporate and municipal bonds, bankers' acceptances, prime commercial paper and repurchase agreements, guaranteed investment contracts and other investments with a rating confirmation issued by a rating agency.

Investments are stated at fair value based on quoted market prices and using third party pricing models for thinly traded investments that don't have readily available market values. Investment income includes changes in the fair value of these investments. Interest on investments is accrued at the Statement of Net Position 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.

6. Debt-Related Costs

Debt issuance costs are expensed as incurred. 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 bonds outstanding method. This method is used for the St. Lucie Project, the All-Requirements Project, and the Stanton II Project.

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 pay, and sick/personal pay. At September 30, 2023, the liability for unused vacation was \$942,640 and a portion of \$649,753 for unused sick/personal leave is accounted for in the Agency Fund.

For the Year Ended September 30, 2023

I. Summary of Significant Accounting Policies (continued)

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

8. Allocation of Agency Fund Expenses

General and administrative operating expenses of the Agency Fund are allocated based on direct labor hours of specific positions and certain other minimum allocations to each of the projects. Any remaining expenses are allocated to the All-Requirements Project.

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's Operation and Maintenance (O & M) Fund month-end cash balance and the cash balance needed to meet the targeted balance of 60 days of cash within the O & M Fund. If it is determined that the O & M Fund balance is over the 60 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 60 day cash target, 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 Tri-City Project and the Stanton II Project, variances in current fiscal year billings and actual project costs are computed and compared to the current year budget target under or over recovery 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, or Executive Committee as appropriate.

10. Income Taxes

FMPA is a local 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. Other examples include using third party pricing models for pricing of thinly traded investments, and use of estimates when computing the OPEB liability, asset retirement obligations, landfill closure costs, and pollution remediation obligations. Actual results could differ from those estimates.

12. Derivative Financial Instruments

FMPA used commodity futures contracts and options on forward contracts to hedge the effects of fluctuations in the price of natural gas storage. The contracts were held by Florida Gas Utility (FGU) and FMPA agreed to reimburse FGU for any loss on the contracts and FGU agreed to pay FMPA for any gain on the contracts. This practice was discontinued during the fiscal year.

Additionally, FMPA utilizes derivative instruments - fair value hedges to hedge financial exposure and mitigate risk related to daily price changes in the natural gas supply market, as further disclosed in Note VI.

For the Year Ended September 30, 2023

Summary of Significant Accounting Policies (continued)

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

13. Deferred Inflows and Deferred Outflows

In addition to assets, the statement of net position reports a separate section for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position or fund balance that applies to a future period(s) and thus, will not be recognized as an outflow of resources (expense/expenditure) until then. FMPA has three items that qualify for reporting in this category, the deferred portion of Asset Retirement Obligations, the Unamortized Loss on Refunding, and hedging derivative instruments. The deferred Asset Retirement Obligation costs will be collected from participants as determined by the Board and Executive Committee during the budget process. A deferred Loss on Refunding results from the difference in the carrying value of refunded debt and its reacquisition price. This amount is deferred and amortized over the shorter of the life of the refunded or refunding debt. For effective hedging derivative instruments, the changes in fair values are reported as deferred inflows and outflows. The amount is deferred until the gain or loss is realized.

In addition to liabilities, the statement of net position reports a separate section for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position or fund balance that applies to a future period(s) and so will not be recognized as an inflow of resources (revenue) until that time. FMPA has two items that qualify for reporting in this category, the Net Cost Refundable/Future Participant Billings, and the Acquisition Adjustment - Vero Beach Entitlements. The net Costs Refundable/Future Participant Billings are recognized as a rate benefit in future periods through the rate-making process. The Acquisition Adjustment – Vero Beach Entitlements are being amortized to income to offset the additional annual costs to the All-Requirements project for the assumption of the Project obligations acquired.

14. Financial Reporting for Pension Plans

FMPA has a Defined Contribution Pension Plan and therefore the impacts of reporting for pension plans are minimal compared to entities that have a Defined Benefit Pension Plan. The impacts on accounting and reporting for FMPA are disclosed in footnote XII.A.

15. Financial Reporting for Postemployment Benefits Other Than Pensions

The Governmental Accounting Standards Board Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions (OPEB) was adopted by FMPA for reporting the employer's OPEB Plan Liability. The accounting and reporting for FMPA and additional disclosures are provided in footnote XII.B and in the Required Supplementary Information section.

16. Landfill Closure and Post Closure Maintenance Cost

In accordance with Governmental Accounting Standards Board Statement No. 18, Accounting for Landfill Closure and Post Closure Maintenance Cost was implemented beginning with the fiscal year ending September 30, 2018, for reporting the Stanton, Stanton II, Tri-City and All Requirements Projects liability for the fly ash landfill at the Stanton Energy Center.

For the Year Ended September 30, 2023

Summary of Significant Accounting Policies (continued)

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

17. Fair Value Measurement and Application

Investments for FMPA are stated at fair value. The fair value framework uses a hierarchy that prioritizes the inputs to the valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurement) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are described below:

- Level 1 inputs-are quoted prices (unadjusted) for identical assets or liabilities in active markets that a government can access at the measurement date.
- Level 2 inputs-are inputs other than quoted prices included within Level 1 that are observable for an asset or liability, either directly or indirectly. Agency Obligation securities are recorded at fair value based upon Bloomberg pricing models using observable inputs and as such are presented as level 2 in the GASB 72 hierarchy in footnote IV.
- Level 3 inputs-are unobservable inputs for an asset or liability. The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs. If a price for an identical asset or liability is not observable, a government should measure fair value using another valuation technique that maximizes the use of relevant observable inputs and minimizes the use of unobservable inputs.
- 18. New Required Standards from the Governmental Accounting Standards Board for 2023
 - **GASB No. 96** for Accounting for subscription-based information technology (SBITA) arrangements for government end users. This statement establishes that a SBITA results in a right-to-use subscription asset, an intangible asset and a corresponding subscription liability. It provides capitalization criteria for outlays and subscription payments. It became effective for the current fiscal year and qualifying leases were identified in the Agency and All Requirements Projects.

For the Year Ended September 30, 2023

II. Nuclear Decommissioning Liability

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 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 Position as Restricted Cash and Investments (\$112 million) and Accrued Decommissioning Liability (\$112 million) at September 30, 2023. These amounts are to be used for the sole purpose of paying the St. Lucie nuclear decommissioning costs. Based on a site-specific study approved by the Florida Public Service Commission in 2020, Unit 2's future net decommissioning costs are estimated to be \$1.7 billion or \$674 million in 2020 dollars, and FMPA's share of the future net decommissioning costs is estimated to be \$146 million or \$59 million in 2020 dollars. A new study will be completed and made available in December 2025. 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.

For the Year Ended September 30, 2023

III. Landfill Closure and Post Closure Maintenance Liability and Asset Retirement Obligations

In accordance with Governmental Accounting Standard No. 18, the ownership share of the landfill closure and post closure maintenance costs the Stanton Energy Center Units 1 & 2, including the proportionate closure and post closure maintenance costs of \$15.46 million as of September 30, 2023, was recognized across FMPA's All Requirements, Stanton, Stanton II and Tri-City Projects. FMPA expects to recognize the remaining share of its estimated closure and post closure costs of \$7.32 million over the remaining useful life of the landfill. As of September 30, 2023, remain on the landfill life. An update for 2023 has been received which recognized more stringent requirements for the landfill which has caused the estimated closure and post closure costs to increase significantly, aproximately \$18 million, across the FMPA Projects.

In accordance with Governmental Accounting Standard No. 83, Asset Retirement Obligation have been calculated for each of the generating sites owned by FMPA. Significant assumptions used in the calculation of the Obligations are as follows:

There are no pollution events that need to be addressed. If a pollution event occurs it will be cleaned up as soon as practicable and the expense will be recognized at the time of the event.

Scrap and salvage values for the natural gas plants exceed the cost to retire the units therefore, no obligation is accrued for these assets.

Coal plant retirement obligations are based on an EPRI study, removing costs for asbestos abatement. All ash disposal is included in the Landfill Closure Cost estimate.

The impact for each of FMPA Projects as of September 30, 2023 is:

	Stanton Project				Tri-City Project		Stanton II Project		Total	
Landfill Closure Costs										
Total Exposure	\$ 4,723	\$	5,258	\$	1,690	\$	7,433	\$	19,104	
Remaining Liability	(902)		(1,004)		(322)		(1,420)		(3,648)	
Total Liability at September 30	\$ 3,821	\$	4,254	\$	1,368	\$	6,013	\$	15,456	
Closure Liability	\$ 1,809	\$	2,014	\$	648	\$	2,847	\$	7,318	
Post Closure Liability	2,012		2,240		720		3,166		8,138	
Asset Retirement Obligation	 1,002		1,116		359		1,572		4,049	
Total Landfill Closure and										
Asset Retirement Obligation	\$ 4,823	\$	5,370	\$	1,727	\$	7,585	\$	19,505	

For the Year Ended September 30, 2023

IV. Capital Assets

A description and summary as of September 30, 2023, of Capital Assets by fund and project, is as follows:

The column labeled "Increases" reflects new capital undertakings and depreciation expense. The column labeled "Decreases" reflects retirements of those assets.

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 plant assets are as follows:

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

New capital undertakings are accounted for in the Construction Work in Process account and included in the Utility Plant Assets section of the Statement of Net Position. Depending on whether these undertakings become a project, costs are either capitalized or expensed. The activity for the Agency's general plant assets for the year ended September 30, 2023 was as follows:

	September 30, 2023 Beginning Ending								
		Balance	Inc	creases*	Decre	eases*		Balance	
				(000's	US\$)				
Land	\$	653	\$	-	\$	-	\$	653	
General Plant		9,741		137		-		9,878	
Subscription Based IT Agreements		419		70		-		489	
General Plant in Service	\$	10,813	\$	207	\$	-	\$	11,020	
Less Accumulated Depreciation		(7,574)		(532)		-		(8,106)	
Less Accumulated Amortization on SBITA			\$	(337)				(337)	
Total Accumulated Deprn and Amort	\$	(7,574)	\$	(869)	\$		\$	(8,443)	
General Plant in Service, Net	\$	3,239	\$	(662)	\$		\$	2,577	
* la alvala a Datinana anta Laga Cabus na									

* Includes Retirements Less Salvage

For the Year Ended September 30, 2023

IV. Capital Assets (continued)

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 was originally computed using the straight-line method over the expected useful life of the asset, which was originally computed to be 34.6 years. In FYE 2021, management extended the useful life to 60 years based on the extended operating license for St. Lucie Unit 2. Nuclear fuel is amortized on a units of production basis. St. Lucie plant asset activity for the year ended September 30, 2023, was as follows:

September 30, 2023									
E	Beginning				Ending				
	Balance	In	creases	Dee	creases*	Balance			
			(000's	US\$)					
\$	75	\$	-	\$	-	\$	75		
	319,891		12,155		-		332,046		
	1,208		-		-		1,208		
	37,294		4,328		-		41,622		
	2,556		-		(1,902)		654		
\$	361,024	\$	16,483	\$	(1,902)	\$	375,605		
	(319,852)		(6,049)		368		(325,533)		
\$	41,172	\$	10,434	\$	(1,534)	\$	50,072		
	\$	319,891 1,208 37,294 <u>2,556</u> \$ 361,024 (319,852)	Balance In \$ 75 \$ 319,891 1,208 \$ 37,294 2,556 \$ \$ 361,024 \$ (319,852) \$ \$	Beginning Balance Increases (000's (000's \$ 75 \$ 319,891 12,155 1,208 - 37,294 4,328 2,556 - \$ 361,024 \$ 16,483 (319,852) (6,049)	Beginning Balance Increases Dec (000's US\$) \$ 75 - \$ 319,891 12,155 - 1,208 - - 37,294 4,328 - 2,556 - - \$ 361,024 \$ 16,483 \$ (319,852) (6,049) -	Beginning Balance Increases Decreases* (000's US\$) \$ - - \$ 75 \$ - \$ - 319,891 12,155 - - 1,208 - - - 37,294 4,328 - - 2,556 - (1,902) (1,902) \$ 361,024 \$ 16,483 \$ (1,902) \$ (319,852) (6,049) 368 -	Beginning Balance Increases Decreases* (000's US\$) \$ 75 \$ </td		

* Includes Retirements Less Salvage

Construction work in process is recorded on an estimate basis and reversed 3 months later when actual amounts are determined.

C. Stanton Project

The Stanton Project consists of an undivided 14.8193% 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.

Depreciation of plant assets is computed using the straight-line method over the expected useful life of the different plant assets. Expected useful lives of the assets are as follows:

•	Electric Plant	40 years
•	Computer Equipment	9 years

Stanton Unit 1 plant asset activity for the year ended September 30, 2023, was as follows:

	September 30, 2023 Beginning Er								
	Balance		In	creases	Decreases*		Ending Balance		
				(000'	s US\$)				
Land	\$	125	\$		\$	-	\$	125	
Electric Plant		96,890		410		-		97,300	
General Plant		21		-		-		21	
Electric Utility Plant in Service	\$	97,036	\$	410	\$	-	\$	97,446	
Less Accumulated Depreciation		(76,181)		(4,349)		-		(80,530)	
Utility Plant in Service, Net	\$	20,855	\$	(3,939)	\$	-	\$	16,916	

* Includes Retirements Less Salvage

For the Year Ended September 30, 2023

IV. Capital Assets (continued)

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; Indian River Combustion Turbines A, B, C and D; and Stanton A. The All-Requirements Project's current utility plant assets also consist of 100% ownership or ownership cost responsibility (for jointly owned and participant owned units) in the Treasure Coast Energy Center, Cane Island Units 1, 2, 3 and 4, Key West Units 1, 2, 3 and 4, and Stock Island MSD Units 1 & 2, with the exception of the KUA – TARP Lease Obligation. See footnote IX.A.5 for more detail on the KUA – TARP Lease Obligation.

Retirements and additions for the All-Requirements Project assets are decided by the All-Requirements members.

Depreciation of plant assets and amortization of leases is computed using the straight- line method 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
•	Treasure Coast Energy Center	35 years
•	Cane Island Unit 1	25 years
•	Cane Island Units 2, 3	30 years
•	Cane Island Unit 4	35 years
•	Key West Units 1, 2 and 3	25 years
•	Key West Stock Island Units 1 and 2	25 years
•	Key West Stock Island Unit 4	23 years
•	Indian River Units A, B, C and D	23 years *
٠	Computer Equipment	9 years

* Indian River Units A, B, C and D, reached the end of their useful lives. Management has extended the useful life by 5 years for new capital additions.

All-Requirements plant asset activity for the year ended September 30, 2023, was as follows:

	F	September 30, 2023 Beginning					Ending		
		Balance	In	creases	Decre	ases*		Balance	
				(000)	s US\$)				
Land	\$	13,405	\$	-	\$	-	\$	13,405	
Electric Plant		1,307,882		97,453				1,405,335	
General Plant		5,627		551				6,178	
Subscription Based IT Agreements				57				57	
CWIP		3,285		773				4,058	
Electric Utility Plant in Service	\$	1,330,199	\$	98,834	\$	-	\$	1,429,033	
Less Accumulated Depreciation	\$	(797,371)	\$	(39,672)	\$	-	\$	(837,043)	
Less Accumulated Amortization SBITA				(51)				(51)	
Total Accumulated Deprn and Amort	\$	(797,371)	\$	(39,723)	\$	-	\$	(837,094)	
	_								
Utility Plant in Service, Net	\$	532,828	\$	59,111	\$	-	\$	591,939	

*Includes Retirements Less Salvage

For the Year Ended September 30, 2023

IV. Capital Assets (continued)

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 method over the expected useful life of the different assets. Expected useful lives of the assets are as follows:

•	Electric Plant	40 years
•	Computer Equipment	9 years

Tri-City Project plant asset activity for the year ended September 30, 2023, was as follows:

	September 30, 2023									
	В	eginning						Ending		
	E	Balance	In	creases	Decrea	ases*		Balance		
				(000':	s US\$)					
Land	\$	48	\$	-	\$	-	\$	48		
Electric Plant		38,436		148		-		38,584		
General Plant		36				-		36		
Electric Utility Plant in Service	\$	38,520	\$	148	\$	-	\$	38,668		
Less Accumulated Depreciation		(30,581)		(1,654)		-		(32,235)		
Utility Plant in Service, Net	\$	7,939	\$	(1,506)	\$	-	\$	6,433		

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.

Depreciation of plant assets is computed using the straight-line method over the expected useful life of the different assets. Expected useful lives of the assets are as follows:

Electric Plant

39 years

Stanton Unit 2 plant asset activity for the year ended September 30, 2023, was as follows:

	September 30, 2023								
	E	Beginning						Ending	
		Balance	In	ncreases	Decre	ases*	Balance		
				(000)	s US\$)				
Land	\$	217	\$	-	\$	-	\$	217	
Electric Plant		212,677		848		-		213,525	
General Plant		91		-		-		91	
Electric Utility Plant in Service	\$	212,985	\$	848	\$	-	\$	213,833	
Less Accumulated Depreciation		(128,759)		(6,628)		-		(135,387)	
Utility Plant in Service, Net	\$	84,226	\$	(5,780)	\$	-	\$	78,446	
	-		_				-		

* Includes Retirements Less Salvage

For the Year Ended September 30, 2023

V. Cash, Cash Equivalents, and Investments

A. Cash and Cash Equivalents

At September 30, 2023, FMPA's Cash and Cash Equivalents consisted of demand deposit accounts, money market accounts, and funds that are held with a fiscal agent. Demand deposit and money market accounts are authorized under FMPA bond resolutions. These funds are held at two financial institutions. All of FMPA's demand deposits at September 30, 2023, 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 and Executive Committee-adopted investment policy based on the requirements of the bond resolutions. The policy requires diversification based upon investment type, 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, 2023 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.

Credit Risk

FMPA's investment policy sets minimum credit rating standards for fixed income securities. In the case of rated investments, the company requires a minimum A credit rating, irrespective of any gradation within that rating. US Treasuries and Agency investments, recognized as some of the safest fixed income securities, presently carry Aaa ratings from Moody's and AA+ ratings from Standard & Poor's. Additionally, US Treasuries are rated AA+ by Fitch. Moreover, FMPA imposes diversification limits to mitigate the risk of excessive credit exposure in any singular investment or asset category.

Custodial Credit Risk

All investment security transactions, including collateral for repurchase agreements, entered into by FMPA are settled on a delivery versus payment (DVP) basis. Securities are be held by a third party Custodian or Trustee and evidenced by trade confirmations and bank statements. All securities purchased by FMPA are properly designated as an asset of the Agency or its Projects and held by a third party Custodial or Trustee institution.

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 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. All commercial paper must be rated in the highest rating category by a nationally recognized bond rating agency at the time of purchase. These investments must not exceed 50% for any of FMPA's projects. As of September 30, 2023, fixed income commercial paper investments, held by FMPA from 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) are limited to 10% of the projects' investment assets. No project exceeded that limit.

For the Year Ended September 30, 2023

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. 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, 2023, are as follows:

		ember 30, 2023 0/s US\$)	Weighted Average Maturity (Days)	Credit Rating *
Unrestricted	(**			
Cash and Cash Equivalents	\$	4,344		
US Gov't/Agency Securities*		5,465	270	Aaa/AA+/AA+
Commercial Paper		997	37	P-1/A-1/F1+
Corporate Notes		1,957	285	Aa3 to A1/AA+ to AA-/AA+ to AA-
Total Unrestricted	\$	12,763		
Total	\$	12,763		

* Moody's/S&P/Fitch

Investments measured at Fair Value for the Agency at September 30, 2023, are as follows:

		Prices in Markets	O Obse	ificant ther ervable puts	Significan Unobservat Inputs	
Investment Assets by Fair Value Level	```	vel 1)		vel 2)	(Level 3)	•
	(000	's US\$)	(000	's US\$)	(000's US\$	ソ
Agency Obligations	\$	-	\$	3,995	\$	-
US Treasury Obligations		1,470				
Corporate Notes				1,957		
Brokered CDs						
Total By Level	\$	1,470	\$	5,952	\$	-

Money Market and Mutual Fund Instruments Not Subject to Fair Value Disclosure

Cash Equivalents	\$	4,344
Commercial Paper		997
Accrued Interest		53
Total Money Market and Mutual Fund Instruments	\$	5,394
Total Market Value of Assets	\$	12,816
Accrued Interest (including portion within other current		
assets of Unrestricted Assets)		(53)
Market value (less) Accrued Interest	\$	12,763
	Commercial Paper Accrued Interest Total Money Market and Mutual Fund Instruments Total Market Value of Assets Accrued Interest (including portion within other current assets of Unrestricted Assets)	Commercial Paper Accrued Interest Total Money Market and Mutual Fund Instruments \$ Total Market Value of Assets Accrued Interest (including portion within other current assets of Unrestricted Assets)

For the Year Ended September 30, 2023

V. Cash, Cash Equivalents, and Investments (continued)

B. Investments (continued)

2. Pooled Loan Fund

Cash, cash equivalents and investments on deposit for Pooled Loans at September 30, 2023, are as follows:

	20	n ber 30,)23 s <i>US\$)</i>	Weighted Average Maturity (Days)	Credit Rating
Restricted				
Cash and Cash Equivalents	\$	762		
Total Restricted	\$	762		
Unrestricted				
Cash and Cash Equivalents	\$	7		
Total Unrestricted	\$	7		
Total	\$	769		

Money Market and Mutual Fund Instruments Not Subject to Fair Value Disclosure

Cash Equivalents	\$ 769
Total Money Market and Mutual Fund Instruments	\$ 769
Total Market Value of Assets Accrued Interest (including portion within other current assets of Unrestricted Assets)	\$ 769
Market value (less) Accrued Interest	\$ 769

For the Year Ended September 30, 2023

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 2026. Cash, cash equivalents and investments for the St. Lucie Project at September 30, 2023, are as follows:

		otember 30, 2023	Weighted Average Maturity (Days)	Credit Rating *
Restricted	(0	00's US\$)		
Cash and Cash Equivalents US Gov't/Agency Securities Municipal Bonds Commercial Paper Corporate Notes Brokered CD's Total Restricted	\$ <u></u> \$	12,468 49,458 9,380 16,030 41,799 249 129,384	901 1591 122 860 23	Aaa/AA+/AA+ Aa2 to Aa3/AA+/AA+ P-1/A-1/F1 Aaa to A3/AA+ to A-/AA- to A-
Unrestricted Cash and Cash Equivalents US Gov't/Agency Securities* Municipal Bonds Commercial Paper Corporate Notes Total Unrestricted Total	\$ <u>\$</u>	10,376 28,728 2,183 1,990 6,410 49,687 179,071	380 356 59 720	Aaa/AA+/AA+ Aa2 to Aa3/AA+/AA+ P-1/A-1+ to A-1/F1 A1 to A3/AA- to A-/AA- to A

* Moody's/S&P/Fitch

Investments measured at Fair Value for the St. Lucie Project at September 30, 2023, are as follows:

		ed Prices in ive Markets	Ob	gnificant Other servable nputs	Significant Unobservable Inputs
Investment Assets by Fair Value Level		(Level 1) 00's US\$)	•	_evel 2) 0/s US\$)	(Level 3) (000's US\$)
Agency Obligations	\$	-	\$	59,106	\$ -
US Treasury Obligations Municipal Bonds		19,080		11,563	
Corporate Notes Brokered CDs				48,209 249	
Total By Level	\$	19,080	\$	119,127	\$ -
Money Market and Mutual Fund Instruments Not Su	bject to	Fair Value Disc	losur	9	
Cash Equivalents	\$	22,844			
Commercial Paper Accrued Interest		18,020			
Total Money Market and Mutual Fund Instruments	\$	<u>1,680</u> 42,544			
Total Market Value of Assets Accrued Interest (including portion within other current	\$	180,751			
assets of Unrestricted Assets)		(1,680)			

Market value (less) Accrued Interest \$ 179,071

For the Year Ended September 30, 2023

V. Cash, Cash Equivalents, and Investments (continued)

B. Investments (continued)

4. Stanton Project

Cash, cash equivalents and investments for the Stanton Project at September 30, 2023, are as follows:

	20	nber 30, 123 5 US\$)	Weighted Average Maturity (Days)	Credit Rating *
Restricted Cash and Cash Equivalents US Gov't/Agency Securities	\$	1,807 4,437	147	Aaa/AA+/AA+
Municipal Bonds Commercial Paper Total Restricted Unrestricted	\$	994 7,238	70	P1/A-1+ to A-1/
Cash and Cash Equivalents US Gov't/Agency Securities* Municipal Bonds Commericial Paper Coporate Notes Total Unrestricted Total	\$ 	11,333 4,257 946 498 483 17,517 24,755	243 306 38 279	Aaa/AA+/AA+ Aa1/AA+/AA+ P-1/A-1+/F1 A-1/AA-/AA-

* Moody's/S&P/Fitch

Investments measured at Fair Value for the Stanton Project at September 30, 2023, are as follows:

	Quoted Prices i Active Markets		Signifi Oth Observ Inpu	er vable	Significa Unobserva Inputs	able
Investment Assets by Fair Value Level	(Level 1)		(Leve	el 2)	(Level 3)
	(000's US\$)		(000's	US\$)	(000's US	\$\$)
Agency Obligations	\$	-	\$	3,378	\$	-
US Treasury Obligations	5,3	316				
Municipal Bonds				946		
Corporate Notes				483		
Total By Level	\$ 5,3	316	\$	4,807	\$	-

Money Market and Mutual Fund Instruments Not Subject to Fair Value Disclosure

Cash Equivalents	\$ 13,140
Commercial Paper	1,492
Accrued Interest	64
Total Money Market and Mutual Fund Instruments	\$ 14,696
Total Market Value of Assets	\$ 24,819
Accrued Interest (including portion within other current	
assets of Unrestricted Assets)	(64)
Market value (less) Accrued Interest	\$ 24,755

For the Year Ended September 30, 2023

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, 2023, are as follows:

		otember 30, 2023 200's US\$)	Weighted Average Maturity (Days)	Credit Rating *
Restricted Cash and Cash Equivalents US Gov't/Agency Securities Municipal Bonds Commercial Paper Corporate Notes Brokered CD's Total Restricted Unrestricted	\$	73,468 26,409 7,031 498 10,174 235 117,815	361 1039 49 447 426	Aaa/AA+/AA+ Aaa to Aa1/AAA to Aa2/ AAA to AA+ P-1/A-1+ to A-1/F1+ to F1 Aaa to A3/AA+ to A1/AA+ to A
Cash and Cash Equivalents US Gov't/Agency Securities* Municipal Bonds Commercial Paper Corporate Notes Brokered CD's Total Unrestricted Total	\$ \$ \$	99,953 44,836 20,684 19,938 16,376 229 202,016 319,831	151 631 36 634 1606	Aaa/AA+/AA+ Aa2/AA/AA P-1/A-1+ to A-1/F1+ to F1 Aa3 to A2/AA+ to A/AA+ to A+

* Moody's/S&P/Fitch

Investments measured at Fair Value for the All-Requirements Project at September 30, 2023, are as follows:

		ed Prices in ve Markets	Ob	inificant Other servable nputs	Signific Unobserv Inputs	able
Investment Assets by Fair Value Level	```	_evel 1) 00's US\$)	``	.evel 2) 0's US\$)	(Level 3 (000's U	'
Agency Obligations US Treasury Obligations	\$	- 36,997	\$	34,248	\$	-
Municipal Bonds Brokered CD's				27,715 464		
Corporate Notes Total By Level	\$	36,997	\$	26,550 88,977	\$	-

Money Market and Mutual Fund Instruments Not Subject to Fair Value Disclosure

Cash Equivalents	\$ 173,421
Commercial Paper	20,436
Accrued Interest	568
Total Money Market and Mutual Fund Instruments	\$ 194,425
Total Market Value of Assets	\$ 320,399
Accrued Interest (including portion within other current	
assets of Unrestricted Assets)	(568)
Market value (less) Accrued Interest	\$ 319,831

For the Year Ended September 30, 2023

V. Cash, Cash Equivalents, and Investments (continued)

B. Investments (continued)

6. Tri-City Project

Cash, cash equivalents and investments for the Tri-City Project at September 30, 2023, are as follows:

	 tember 30, 2023 20's US\$)	Weighted Average Maturity (Days)	Credit Rating *
Restricted			
Cash and Cash Equivalents	\$ 315		
US Gov't/Agency Securities	1,172	192	Aaa/AA+/AA+
Municipal Bonds	-		
Commercial Paper	199	65	P-1/A-1+/F1
Corporate Notes	538	186	Aaa to A1/AA+ to A+/AAA to A
Brokered CD's	 249	125	
Total Restricted	\$ 2,473		
Unrestricted			
Cash and Cash Equivalents	\$ 2,695		
US Gov't/Agency Securities	1,471	177	Aaa/AA+/AA+
Commercial Paper	249	60	P-1/A-1+
Corporate Notes	 346	192	A1 to A2/AA- to A-/AA- to A
Total	\$ 4,761		
Total	\$ 7,234		

* Moody's/S&P/Fitch

Investments measured at Fair Value for the Tri-City Project at September 30, 2023, are as follows:

		oted Prices in ctive Markets	(Obs	nificant Other servable nputs	Significant Unobservable Inputs
Investment Assets by Fair Value Level		(Level 1) (000's US\$)	``	evel 2) 0's US\$)	(Level 3)
Agency Obligations US Treasury Obligations Municipal Bonds	\$	- 1,084	\$	1,559 -	(000's US\$) \$ -
Corporate Notes Brokered CD's				884 249	
Total By Level	\$	1,084	\$	2,692	\$-
Money Market and Mutual Fund Instruments Not Sul	bject	to Fair Value Disc	losure	•	
Cash Equivalents	\$	3,010			
Commercial Paper		448			
Accrued Interest		29			
Total Money Market and Mutual Fund Instruments	\$	3,487			
Total Market Value of Assets Accrued Interest (including portion within other current	\$	7,263			
assets of Unrestricted Assets)		(29)			
Market value (less) Accrued Interest	\$	7,234			

For the Year Ended September 30, 2023

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, 2023, are as follows:

	Sept	tember 30, 2023	Weighted Average Maturity (Days)	Credit Rating *
	(00	00's US\$)		
Restricted				
Cash and Cash Equivalents	\$	15,570		
US Gov't/Agency Securities		4,048	158	Aaa/AA+/AA+
Commercial Paper		997	31	P-1/A-1/F1+
Corporate Notes		979	231	A1 to A2/AA- to A-/AA- to A
Total Restricted	\$	21,594		
Unrestricted				
Cash and Cash Equivalents	\$	13,379		
US Gov't/Agency Securities		17,030	290	Aaa/AA+/AA+
Municipal Bonds		6,609	287	Aaa to Aa3/AAA to AA-/ AAA to AA
Commercial Paper		500	38	P1/A1
Corporate Notes		2,315	289	Aaa to A2/AA+ to A+/AAA to A-
Total Unrestricted	\$	39,833		
Total	\$	61,427		

* Moody's/S&P/Fitch

Investments measured at Fair Value for the Stanton II Project at September 30, 2023, are as follows:

	_	uoted Prices in Active Markets		gnificant Other oservable Inputs	Significant Unobservable Inputs
Investment Assets by Fair Value Level		(Level 1)		Level 2)	(Level 3)
Agency Obligations US Treasury Obligations	\$	(000's US\$) - 7,371	(0 \$	00's US\$) 13,707	(000's US\$) \$ -
Municipal Bonds Corporate Notes Brokered CD's				6,609 3,294	
Total By Level	\$	7,371	\$	23,610	\$-
Money Market and Mutual Fund Instruments Not Sul	bject	t to Fair Value Disc	closu	re	
Cash Equivalents	\$	28,949			
Commercial Paper		1,497			
Accrued Interest	-	195			
Total Money Market and Mutual Fund Instruments	\$	30,641			
Total Market Value of Assets Accrued Interest (including portion within other current	\$	61,622			
assets of Unrestricted Assets)		(195)			
Market value (less) Accrued Interest	\$	61,427			

For the Year Ended September 30, 2023

V. Cash, Cash Equivalents, and Investments (continued)

B. Investments (continued)

8. Fiduciary Activities

Cash, cash equivalents and investments for Fiduciary Activities at September 30, 2023, are as follows:

	Sep	tember 30, 2023	Weighted Average Maturity (Days)	Credit Rating *
	(0)	00's US\$)		
Restricted				
Cash and Cash Equivalents	\$	21,823		
US Gov't/Agency Securities		19,232	224	Aaa/AA+/AA+
Commercial Paper		-		
Corporate Notes		9,075	360	A2/A to A-/A
Total Restricted	\$	50,130		

* Moody's/S&P/Fitch

Investments measured at Fair Value for Fiduciary Activities at September 30, 2023, are as follows:

	Quoted Prices in Active Markets	Active Markets Inputs				
Investment Assets by Fair Value Level	(Level 1)	(Level 2)	(Level 3)			
A second Ohli sections	(000's US\$)	(000's US\$)	(000's US\$)			
Agency Obligations	\$-	\$ 12,900	\$-			
US Treasury Obligations Corporate Notes	6,332	9,075				
Total By Level	\$ 6,332	\$ 21,975	\$ -			
Money Market and Mutual Fund Instruments Not Sul	oject to Fair Value Disc	closure				
Cash Equivalents Commercial Paper	\$ 21,823 -					
Accrued Interest	133					
Total Money Market and Mutual Fund Instruments	\$ 21,956					
Total Market Value of Assets Accrued Interest (including portion within other current	\$ 50,263					
assets of Unrestricted Assets)	(133)					
Market value (less) Accrued Interest	\$ 50,130					

For the Year Ended September 30, 2023

VI. Derivative Financial Instruments

A. Natural Gas Futures, Contracts and Options

FMPA used commodity futures contracts and options on forward contracts to hedge the effects of fluctuations in the price of natural gas. Any gain or loss of value in these futures contracts will ultimately be rolled into the price of natural gas burned in the Project's electric generators.

FMPA also uses fixed-price firm physical purchases of natural gas as a tool to establish the cost of natural gas that will be needed by the All-Requirements Project in the future. At September 30, 2023 the Project had the following fixed price contracts in place for future purchases of natural gas. The contract is for 15,000 MMbtu's of gas per day through April 30, 2025 at a price of \$6.30 per MMbtu. Volumes for each fiscal year is as follows:

Fiscal Year	Thousands of MMbtu's	Doll	Dollars (000's)				
2024 2025	5,490 3,180	\$	34,587 20,034				
Total	8,670	\$	54,621				

FMPA also uses New York Mercantile Exchange (NYMEX) natural gas futures contracts as a tool to establish the cost on natural gas that will be needed by the All-Requirements Project in the future (next month or several years from now). NYMEX 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.

Risks Associated with Derivative Instruments

- Basis Risk is the financial risk taken when a position is hedged by entering into a contrary position in a derivative. The risk arises in the case of an imperfect hedge, when the hedge cannot offset losses in an investment. The NYMEX-based commodity hedging transactions are subject to locational basis risk. NYMEX-based derivative instruments are based on pricing at the Henry Hub delivery point. For the hedged volumes, FGU enters into commodity derivatives, on FMPA's behalf, based on pricing at certain points to mitigate basis risk.
- Rollover Risk is the risk on hedging derivative instruments that mature or may be terminated. When
 these derivative instruments terminate, FMPA will be re-exposed to the risks being hedged by the
 derivative instrument.
- Custodial Credit Risk is the risk of the failure of the counterparty. In the event of a failure of a
 counterparty, FMPA will not be able to recover the value of deposits that are in possession of an
 outside party. These funds are uninsured and unregistered securities held on behalf of FMPA.

For the Year Ended September 30, 2023

VI. Derivative Financial Instruments (continued)

A. Natural Gas Futures, Contracts and Options (continued)

All transactions are entered into as hedges against the volatility of natural gas prices. The All-Requirements Project as of September 30, 2023, had futures contracts outstanding in the following amounts, covering the fiscal years 2024 through 2025. These hedges have been tested and deemed effective using the quantitative regression analysis method under GASB 53 comparing the Henry Hub pricing to each FGT Zone where the All-Requirements Project purchases natural gas. The related unrealized gains or losses for effective hedges are deferred. As of September 30, 2023, unrealized losses are approximately \$3.4 million. Realized gains and losses on theses transactions are recognized as the instruments are settled.

Fiscal	Thousands	 Fair Market Value				
Year Ending	of MMbtu's	\$(000's) at 9/30/2023				
2024	12,915	\$ (3,360)				
2025	4,380	(20)				
Total	17,295	\$ (3,380)				

In order to move the futures contracts into an account controlled by FMPA, a prepayment of \$70 million was made to close out the positions in the Florida Gas Utility hedging account and FMPA immediately repurchased the positions at the current market price preserving the hedging effect of the positions. \$31 million remains to be amortized to expense over the next 19 months.

For the Year Ended September 30, 2023

VII. Regulatory Operations (Net Costs Recoverable (Refundable)/Future Participant Billings)

FMPA has elected to apply the accounting methods for regulatory operations of GASB No. 62. Billing rates are established by the Board of Directors or Executive Committee 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 an asset on the accompanying Statement of Net Position as a regulatory asset, titled "Net costs recoverable/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, and prior capital construction interest costs.

In addition, certain billings recovering costs of future periods have been recorded as a regulatory liability, titled "Net costs refundable/future participant billings", or as a reduction of deferred assets on the accompanying Statement of Net Position. 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.

For the Year Ended September 30, 2023

VIII.Restricted Net Position

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, 2023, all FMPA projects were in compliance with requirements of the bond resolution.

Segregated restricted net position at September 30, 2023, are as follows:

	Agency Fund		Pooled Loan Fund		St. Lucie Project		(000's Stanton Project		s US\$) All-Req Project		Tri-City Project		Stanton II Project		Total
Debt Service Funds Reserve & Contingency Funds Posted for Margin - Hedging Decomissioning Fund Accrued Interest on	\$	- \$ - -	-	\$	4,081 14,595 111,993	\$	- 7,283 -	\$	60,756 41,038 10,720 -	\$	- 2,489 -	\$	12,046 9,579 -	\$	76,883 74,984 10,720 111,993
Long-Term Debt Accrued Decommissioning Expenses		-			(1,266) (112,317)		-		(16,210)		-		(750)		(18,226) (112,317)
Total Restricted Net Assets	\$	- \$		\$	17,086	\$	7,283	\$	96,304	\$	2,489	\$	20,875	\$	144,037

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 the Debt Service Reserve Account, which includes sufficient funds to cover one half of the maximum annual principal and interest requirement of the specific 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 used for acquisitions and construction, as specified by the participants.
- Revenue Funds are restricted under the terms of outstanding resolutions.

For the Year Ended September 30, 2023

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, 2023, is as follows:

1. Agency Fund

The Agency Fund paid off all long-term debt during fiscal year ended September 30, 2019.

2. Pooled Loan Fund

					2023			
				(0	00's US\$)			
Business-Type Activities	ginning alance	Inc	Increases Decrease		creases	Ending Balance	Amounts Due Within One Year	
Direct Placement Debt								
Total Loan	\$ 34,646	\$	6,500	\$	(1,286)	\$ 39,860	\$	1,609
Less Conduit Loan - Bushnell	(6,946)				336	(6,610)		(345)
Less Conduit Loan - Homestead	(8,403)		-		348	(8,055)		(355)
Less Conduit Loan - Homestead #2	-		(6,500)			(6,500)		(297)
Less Conduit Loan - Clewiston	 (1,311)		-		80	 (1,231)		(81)
Non-Conduit Pooled Loans	\$ 17,986	\$	-	\$	(522)	\$ 17,464	\$	531

Loan Payable to First Horizon Bank

The Pooled Loan was re-established in FY 2019 under a credit facility from First Horizon Bank fka Capital Bank. The credit facility will allow FMPA to sponsor loans to FMPA members or FMPA projects. The maximum capacity was increased from \$25 million to \$50 million in 2022. In September 2019 the City of Bushnell drew \$7.9 million at 2.56% for 10 years, in June 2021 the City of Homestead drew \$8.6 million at 1.95% for 10 years and in September 2021 the City of Clewiston drew \$1.4 million at 1.77% for 10 years. In November 2022, Homestead drew \$6.5 million at a fixed rate of 4.6% for 10 years. Loans to member cities are conduit debt instruments. In June 2020 the Stanton II project drew \$3.9 million at 1.77% for 7.25 years. In September 2022 the All-Requirements project drew \$15 million at a variable rate of the 1 Month SOFR rate, plus 1.18%, adjusting monthly, for 3 years.

3. St. Lucie Project

_						2023				
					(00	0's US\$)				
Business-Type Activities		ginning alance	Increases	5_	Decreases		Ending Balance		Du	mounts le Within ne Year
Revenue Bonds										
Bonds 2021A	\$	14,775	\$	-	\$	(1,200)	\$	13,575	\$	1,295
Direct Placement Debt Bonds 2013A		7,145				(1,355)		5,790		1,390
Bonds 2021B		33,920				(1,555)		33,920	\$	1,390
Total Principal	\$	55,840	\$	-	\$	(2,555)	\$	53,285	\$	2,685
Deferred Premiums And Discounts Total Revenue Bonds	¢	9,647 65,487	\$	<u>-</u> -		(1,741) -	\$	<u>7,906</u> - 61,191		- 2,685
Unamortized loss	<u>.</u>	05,407	φ	-	φ	(4,296)	φ	01,191	\$	2,005
on advanced refunding	\$	(771)	\$	-	\$	155	\$	(616)	\$	-

For the Year Ended September 30, 2023

IX. Long-Term Debt (continued)

A. Debt (continued)

3. St.Lucie Project (continued)

The 2013A bonds have a fixed interest rate of 2.73%, and mature in 2026.

The 2021A Bonds were issued with a fixed interest rate of 5% and mature in 2031. The 2021A bonds are not subject to redemption prior to maturity.

The 2021B bonds were issued with a fixed interest rate of 5% with a maturity date of 2030. At the election of FMPA, on or after October 1, 2028, bonds may be redeemed at a call rate of 100%.

4. Stanton Project

The Stanton Project paid off all long-term debt during the fiscal year ended September 30, 2020.

5. All-Requirements Project

					2023				
				(0	00's US\$)				
Business-Type Activities	eginning Balance	Increases Decreases					Ending Balance	Du	nounts e Within ne Year
Revenue Bonds									
Bonds 2015B	\$ 86,020	\$	-	\$	(6,865)	\$	79,155	\$	7,205
Bonds 2016A	345,375		-		(26,720)		318,655		27,975
Bonds 2017A	69,625		-		-		69,625		-
Bonds 2017B	43,935		-		(6,920)		37,015		7,085
Bonds 2018A	57,790		-		-		57,790		-
Bonds 2019A	75,220		-		-		75,220		-
Bonds 2019B	3,405		-		(1,685)		1,720		1,720
Bonds 2021A	36,720		-		-		36,720		-
Bonds 2021B	100,495		-		-		100,495		-
Direct Placement Debt									
Pooled Loan	15,000						15,000		-
Total Principal	\$ 833,585	\$	-	\$	(42,190)	\$	791,395	\$	43,985
Leases and Other Debt	 								
KUA - TARP	\$ 75,611	\$	73,242	\$	(13,688)	\$	135,165	\$	13,025
St. Lucie County	203				· · /		203		132
Total Other Liabilities	\$ 75,814	\$	73,242	\$	(13,688)	\$	135,368	\$	13,157
Total Bonds, Leases	 				<u>, , , ,</u>				
and Other Debt	\$ 909,399	\$	73,242	\$	(55,878)	\$	926,763	\$	57,142
Deferred Premiums	 								
And Discounts	\$ 66,507	\$	-	\$	(11,743)	\$	54,764	\$	-
Total Revenue Bonds						-			
& Leases and other debt	\$ 975,906	\$	73,242	\$	(67,621)	\$	981,527	\$	57,142
Unamortized loss									
on advanced refunding	\$ 27,736	\$		\$	(5,030 <u>)</u>	\$	22,706	\$	-

For the Year Ended September 30, 2023

IX. Long-Term Debt (continued)

A. Debt (continued)

5. All-Requirements Project

The 2015B bonds were use to pay the Taylor Swap termination fees. They were issued with interest rates varying from 3% to 5% and, at the election of FMPA, on or after October 1, 2025, bonds may be redeemed at a call rate of 100%.

The 2016A bonds refunded 2008A and 2009A bonds. They were issued with interest rates varying from 3% to 5% and, at the election of FMPA, on or after October 1, 2026, bonds may be redeemed at a call rate of 100%

The 2017A Bonds were used to refund the 2011A-1 and 2011B bonds and associated swaps. They were issued with an interest rate of 5% and, are not subject to redemption prior to maturity.

The 2017B Bonds were use to refund the 2011A-2 bonds and associated swaps. They were issued with interest rates varying from 2.197% to 3.059% and, at the election of FMPA, the bonds may be redeemed at the greater of a call rate of 100% or the present value of the bonds using a discount rate of the Treasury Rate plus 15 basis points.

The 2018A Bonds were used to refund all outstanding 2008A bonds maturing on and after October 1, 2020. They were issued with interest rates varying from 3% to 4% and, at the election of FMPA, on or after October 1, 2027, bonds may be redeemed at a call rate of 100%.

The 2019A Bonds were used to refund the 2008C bonds and associated swaps. They were issued with an interest rate of 5% and, are not subject to redemption prior to maturity.

The 2019B Bonds were used to refund th 2013A bonds. They were issued with interest rates varying from 1.966% to 2.178% and, are not subject to redemption prior to maturity.

The 2021A Bonds were issued to provide for 3 years of capital projects. They were issued with an interest rate of 3% and, at the election of FMPA, on or after October 1, 2028, bonds may be redeemed at a call rate of 100%.

The 2021B Bonds were issued to provide liquidity previously provided by lines of credit. They were issued with an interest rate of 1.425%. At the election of FMPA, the bonds may be redeemed at the present value of the bonds using a discount rate of the Treasury Rate plus 10 basis points if called before October 1 2025, or 100% of the principal amount after October 1, 2025.

The 2022-1 Pooled loan was obtained to provide additional liquidity for fuel hedging activities. The loan was issued with a variable interest rate equal to one month SOFR + 1.18% and may be paid off at any time.

KUA – TARP Lease Obligation

Effective October 1, 2008, the Capacity and Energy Sales Contract with KUA was revised and on July 1, 2019 was amended to provide additional payments with a present value of \$10.7 million. During fiscal year ended September 30, 2023 the Contract was again amended to provide additional payments with a present value of \$73.2 million. Under the revised and amended contract, KUA receives agreed upon-fixed payments over preset periods.

Payments remaining under the agreement at September 30, 2023, amount to \$171.3 million and the present value of these payments is \$135.2 million. The capital assets at September 30, 2023 include Facilities and Equipment of \$302.0 million less Accumulated Depreciation of \$193.8 million resulting in a net book value of \$108.2 million.

St. Lucie County

As a condition of obtaining its conditional use permit for the construction and operation of the Treasure Coast Energy Center, the All-Requirements project agreed to pay St. Lucie County, Florida \$75,000 a year for a period of 20 years. Upon commercial operation of the plant, the unpaid amounts were discounted at a rate of 5.3% and capitalized to plant. At September 30, 2023, three payments remain under this obligation with the final payment to be made September 30, 2025.

For the Year Ended September 30, 2023

IX. Long-Term Debt (continued)

- A. Debt (continued)
- 6. Tri-City Project

The Tri-City Project paid off all long-term debt during the fiscal year ended September 30, 2020.

7. Stanton II Project

	2023								
Business-Type Activities Direct Placement Debt		eginning Balance	Increases	· ·	00's US\$) ecreases		Ending Balance	Du	mounts le Within lne Year
Refunding 2017A Refunding 2017B Refunding 2022A Pooled Loan Total Principal	\$	20,340 30,565 25,510 2,726 79,141	\$ - <u></u> \$ -	\$	(387) (5,028) - (525) (5,940)	\$	19,953 25,537 25,510 2,201 73,201	\$	387 5,068 5,840 531 11,826
Deferred Premiums And Discounts Total Bonds and Loans	\$	(42) 79,099	<u>-</u> \$ -	\$	18 (5,922)	\$	(24) 73,177	\$	- 11,826
Unamortized loss on advanced refunding	\$	(3,293)	<u>\$ -</u>	\$	817	\$	(2,476)	\$	-

The 2017A and 2017B revenue bonds are fixed, and have a maturity date of 2027. The rate for the 2017A bonds is 2.53% and the 2017B bonds is 2.32%. The Series 2017A and 2017B are subject to redemption in whole or part prior to maturity at the call rate of 100%. The pooled loan has a fixed rate of 1.77% and a final maturity of 2027. The 2022A bonds were issued at par in July 2022 with a fixed rate of 1.58%. The bonds are callable on or after October 1, 2023 with final maturity of October 2027.

8. Subscription Based IT Agreement Leases

FMPA has multiple software arrangements that require recognition under GASB 96 within the Agency and All-Requirements funds. The assets will be amortized over the lease term, which ranges from two to four years. FMPA recognizes a subscription-based information technology arrangements (SBITA) liability and an intangible right-to-use asset for the accounting software. FMPA has imputed an interest rate of 4.51% discount rate for arrangements to determine the present value of the intangible right-to-use assets and SBITA liability.

	A	gency		All-Requirements			
	Lease Liability	Interest	Total	Lease Liability	Interest Total		
2024	\$ 69	\$ 2	\$ 71	\$ 1	\$ - \$ 1		
2025	22	1	23				
2026	13		13				
Total	\$ 104	\$ 3	\$ 107	\$ 1	\$ - \$ 1		

For the Year Ended September 30, 2023

IX. Long-Term Debt (continued)

B. Major Debt Provisions (All Projects)

Principal and accrued interest payments on bonds may be accelerated on certain events of default. Events of default include failure to pay scheduled principal or interest payments and certain events of bankruptcy or insolvency of FMPA. Bond holders must give written notice of default and FMPA has 90 days to cure the default. The acceleration requires approval of holders of at least 25% of the principal amount of the outstanding bonds.

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 and FMPA's investment policy.

For the Year Ended September 30, 2023

IX. Long-Term Debt (continued)

C. Annual Requirements

The annual cash flow debt service requirements to amortize the long-term **bonded** and **direct placement** debt outstanding as of September 30, 2023, are as follows:

						(000's US\$)				
		St. Lucie P	roject		All-Req P	roject		Stanton II	Project	
Fiscal Year										
Ending September	Р	rincipal	Interest	F	Principal	Interest	F	rincipal	Interest	Totals
Revenue Bonds	<u> </u>	Пісіраі	interest		ппсіраі	interest	<u> </u>	mcipai	Interest	Totals
2024	\$	1,295 \$	2,342	\$	43,985 \$	31,425			\$	79,047
2025	Ŷ	1,360 \$	2,276	Ť	45,985	29,373			Ŷ	78,994
2026		1,425 \$	2,206		60,195	27,027				90,853
2027		6,385 \$	2,011		163,620	23,466				195,482
2028		6,695 \$	1,684		69,285	19,478				97,142
2029 - 2033		30,335	3,126		374,965	39,052				447,478
2034 - 2037					18,360	275				18,635
Total Revenue Bonds	\$	47,495 \$	13,645	\$	776,395 \$	170,096	\$	- \$	- \$	1,007,631
Direct Placement Debt	•	1 000 0	100	•	•	700	•	44.000 #	4 400 0	45 507
2024 2025	\$	1,390 \$ 1,430	139 101	\$	- \$ 15,000	780 780	\$	11,826 \$,	15,567
2025		1,430	61		15,000	760		11,993 12,133	1,201 968	30,505 14,627
2020		1,405	20					12,133	730	14,604
2027		1,505	20					24,900	304	25,204
2020								24,000	004	20,204
Total Direct Placement Debt	\$	5,790 \$	321	\$	15,000 \$	1,560	\$	73,201 \$	4,635 \$	100,507
Total Principal & Interest	\$	53,285 \$	13,966	\$	791,395 \$	171,656	\$	73,201 \$	4,635 \$	1,108,138
Less:										
Interest			(13,966)			(171,656)			(4,635)	(190,257)
Unamortized loss			,							
on refunding		(616)			(22,706)			(2,476)		(25,798)
Add:										
Unamortized Premium		7 000			54 704			(04)		00.040
(Discount), net		7,906			54,764			(24)		62,646
Total Net Debt Service										
Requirement at September 30, 2023	\$	60,575 \$	-	\$	823,453 \$	-	\$	70,701 \$	- \$	954,729

The annual cash flow debt service requirements to amortize **all** long-term debt and leases outstanding as of September 30, 2023, are as follows:

		(000's US\$) St. Lucie Project All-Req Project			Stanton II Project					
Fiscal Y Endin Septeml	3	Principal	Interest	Р	rincipal	Interest	P	rincipal	Interest	Totals
2024 2025 2026 2027 2028 2029 - 20 2034 - 20		2,685 \$ 2,790 2,890 7,890 6,695 30,335	2,481 2,377 2,267 2,031 1,684 3,127	\$	57,142 \$ 74,808 74,694 178,906 81,786 441,067 18,360	39,092 36,299 32,423 28,074 23,354 48,345 276	\$	11,826 \$ 11,993 12,133 12,349 24,900	1,432 \$ 1,201 967 731 304	114,658 129,468 125,374 229,981 138,723 522,874 18,636
Total Princ Interes		53,285 \$	13,967	\$	926,763 \$	207,863	\$	73,201 \$	4,635 \$	1,279,714

For the Year Ended September 30, 2023

X. Commitments and Contingencies

A. Participation Agreements

FMPA has entered into participation agreements, and acquired through leases, 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	11.3253% of SEC Unit 1	July 1987
Tri-City*	OUC	5.3012% of SEC Unit 1	July 1987
All-Requirements	OUC	51.2% 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	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	Stanton Clean Energy LLC	7% of Stanton Unit A combined cycle	October 2003

*OUC has the contractual right to unilaterally make any retirement decision for SEC Unit 1 beginning in 2017

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. According to information provided by OUC, such existing commitments are currently scheduled to terminate on December 31, 2028. Through participation with OUC, FMPA's estimated cost share of the existing purchases by project for the next five fiscal years is summarized below.

		00	00's US\$		
Project	2024	2025	2026	2027	2028
Stanton Project	\$ 11,727 \$	9,900 \$	6,132 \$	5,039 \$	1,260
All-Requirements Project	8,962	7,566	4,687	3,851	963
Tri-City Project	4,195	3,541	2,194	1,802	451
Stanton II Project	9,194	7,762	4,808	6,913	988

For the Year Ended September 30, 2023

X. Commitments and Contingencies (continued)

B. Public Gas Partners, Inc.

Public Gas Partners, Inc. (PGP) is a nonprofit corporation of the State of Georgia, duly created and existing under the Georgia Nonprofit Corporation Code, O.C.G.A Sections 14-3-101 through 14-3- 1703, as amended. Pursuant to its Articles of Incorporation and by-laws, PGP's purpose is to acquire and manage reliable and economical natural gas supplies through the acquisition of interests in natural gas producing properties and other long-term sources of natural gas supplies for the benefit of participating joint action agencies and large public natural gas and power systems.

On November 16, 2004, FMPA signed an agreement with six other public gas and electric utilities in five different states to form PGP. The initial members of PGP, along with FMPA, included Municipal Gas Authority of Georgia, Florida Gas Utility, Lower Alabama Gas District, Patriots Energy Group, Southeast Alabama Gas District and Tennessee Energy Acquisition Corporation. Florida Gas Utility has left the organization, and their interest was acquired by all members, except for FMPA and the Tennessee Energy Acquisition Corporation, as of May 2008. Lower Alabama Gas District has assigned its interest in each Pool to the Gas Authority effective October 2013.

FMPA has entered into two separate Production Sharing Agreements (PSAs) 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 month 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 could obligate FMPA to increase its participation share in the pool by up to 25% in the event of default by another member.

On November 1, 2004, FMPA entered into a PSA as a 22.04% participant of PGP Gas Supply Pool No. 1 (PGP Pool #1). PGP Pool #1 was formed by all of the participants. PGP Pool #1 had targeted an initial supply portfolio capable of producing 68,000 MMBtu per day of natural gas or 493 Bcf over a 20-year period. The acquisition period for PGP Pool #1 has closed after acquiring a supply currently estimated to be 140 Bcf.

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 Pool #2 was formed to participate in specific transactions that have different acquisition criteria than PGP Pool #1. PGP Pool #2 had 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. FMPA entered into a separate agreement with Fort Pierce Utilities Authority whereby FMPA agreed to sell to FPUA 3.474903% of the benefits that FMPA receives from its participation in PGP Pool #2. The acquisition period for PGP Pool #2 has closed after acquiring a supply currently estimated to be 42 Bcf.

FMPA's share of the total investment costs amounts to approximately \$104 million for PGP Pool #1, and \$29 million for PGP Pool #2 as of September 30, 2022. During FYE 2020 year, the operating committees for Pool #1 and Pool #2 made the decision to sell the Pool 1 and 2 portfolios and close the Pools, an activity that is still in progress. Accordingly, the project was written down to zero as of September 30, 2021. Any future net revenue from the Pools will be shown as an offset or addition to fuel expense.

For the Year Ended September 30, 2023

X. Commitments and Contingencies (continued)

C. Contractual Service Agreements

The All-Requirements Project has signed, or accepted assignment of, Contractual Service Agreements (CSAs) with GE Vernova International, LLC for the Treasure Coast Energy Center, Cane Island 3 and Cane Island 4 combustion turbines, steam turbines and generators. The CSAs cover specified monitoring and maintenance activities to be performed by GE over the contract term, which is the earlier of a specified contract end date, or a performance end date based on reaching certain operating milestones of either Factor Fired Hours or Factored Starts on the combustion turbines. GE or FMPA may terminate the agreements for the breach of the other party. The defaulting party pays the termination amount based on the performance metric specified in the contract.

On March 31, 2016 Cane Island Unit 2 CSA was transitioned to a Managed Maintenance Program (MMP). The MMP does not have a factored starts or hours based payment, and maintenance is paid for at the time it's incurred at pre-negotiated discounts.

	Treasure Coast	Cane Island Unit 2	Cane Island Unit 3	Cane Island Unit 4
Original Effective Date	1/30/2007	3/31/2016	12/12/2003	12/22/2010
Last Amendment Effective Date	7/19/2022		7/19/2022	7/19/2022
Cumulative Factor Fired Hours	123,435	110,246	148,370	94,091
Estimated Hours at Performance End Date	207,000		236,000	175,000
Current Termination Amount (000's USD)	\$ 3,098		\$ 3,001	\$ 2,766
Specified Contract End Date	11/21/2037		11/21/2037	11/21/2037
Estimated Performance End Date	FYE 2034		FYE 2036	FYE 2034

The following is a summary of the contract status.

In November 2017, FMPA and General Electric negotiated a revised CSA to combine Cane Island Units 3 & 4 and Treasure Coast under one service agreement.

D. 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.

For the Year Ended September 30, 2023

X. Commitments and Contingencies (continued)

- D. Other Agreements (continued)
 - 1. St. Lucie Project (continued)
 - FMPA has entered into a Reliability Exchange Agreement and a Replacement Power Agreement with FPL. The Reliability 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. This agreement's original expiration was on October 1, 2017. In 2017, the Parties mutually agreed to extend the expiration date to October 1, 2022. On October 1, 2022 the agreement was again extended until the retirement of the units, however either party may terminate the agreement with 60 days written notice. 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 limits the liability of nuclear reactor owners to the amount of insurance available from both private sources and an industry retrospective payment plan. In accordance with this Act, FPL maintains \$450 million of private liability insurance for the St. Lucie Plant, which is the maximum obtainable, and participates in a secondary financial protection system, which provides up to \$12.6 billion of liability insurance coverage per incident at any nuclear reactor in the U.S. Under the secondary financial protection system, St. Lucie Unit 2 is subject to retrospective assessments of up to approximately \$127.3 million, plus any applicable taxes, per incident at any nuclear reactor in the U.S., payable at a rate not to exceed approximately \$19.0 million per incident per year. FMPA is contractually liable for its ownership interest of any assessment made against St. Lucie Unit 2 under this plan.
 - FPL further participates in a nuclear insurance mutual company that provides \$2.75 billion of limited insurance coverage per occurrence per site for property damage, decontamination, and premature decommissioning risks at the St. Lucie plant and a sublimit of \$1.5 billion for non-nuclear perils. The proceeds from such insurance, however, must first be used for reactor stabilization and site decontamination before they can be used for plant repair. FPL also participates in an insurance program that provides limited coverage for replacement power costs if St. Lucie Unit 2 is out of service for an extended period of time because of an accident. In the event of an accident at one of FPL's or another participating insured's nuclear plants, St. Lucie Unit 2 could be assessed up to approximately \$27 million, plus any applicable taxes, in retrospective premiums in a policy year. FPL is contractually entitled to recover FMPA's ownership share of any such assessment made against St. Lucie 2.
 - On December 16, 1999, FMPA and J.P. Morgan Chase (formerly Chase Manhattan Bank) entered into a Forward Delivery 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. 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. This agreement expired in March of 2023 and the funds were reinvested in fixed income investments.

For the Year Ended September 30, 2023

X. Commitments and Contingencies (continued)

D. Other Agreements (continued)

- 2. All-Requirements Project
 - FMPA supplies all of the wholesale power needs, unless limited to a contract rate of delivery, 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 with minimum future payments as detailed below.

Supplier	End of Contract	N	linimum Contract Liability (000's US\$)
Oleander Power Project LP, LLC - Unit 5 PPA Power Holding LLC - Oleander Unit 1 PPA 1/1/2024	12/16/2027 12/31/2029	\$	36,726 12,282
Total Minimum Liability		\$	49,008

- 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 (Stanton Clean Energy LLC (formerly Southern Company Florida), FMPA, KUA and Orlando Utilities Commission) pay the owners of Stanton Energy Center Units 1 and 2 (including 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 several commitments/entitlements for natural gas transportation services to supply fuel to its owned and leased generation facilities. Below were the current commitments/entitlements during the past year.

Pipeline	Ave Daily Volume (mmBtu/day)	Annual Cost (000's US\$)	Expiration	Primary Delivery Receiving Point
FI Gas Transmission FTS-1	21,984	\$ 4,304	Various	Cane Island
FI Gas Transmission FTS-2	61,488	15,104	Various	Treasure Coast Cane Island Treasure Coast
FI Gas Transmission FTS-2 Stanton A	14,950	3,423	Various	Stanton A
Transco	50,000	1,811	4/30/2026	FGT
TECO-Peoples Gas	0	750	12/31/2033	Treasure Coast
TECO-Peoples Gas	0	750 \$ 26,142	12/31/2033	Cane Island/Oleander

• The All-Requirements Project has entered into a storage contract with SG Resources Mississippi LLC, for 1 million MMBtu of storage capacity in the Southern Pines Storage facility. The contract was effective August 1, 2008, for storage capacity of 500,000 MMBtu and revised April 1, 2011, to increase the storage capacity by 500,000 MMBtu. The contract expired July 31, 2020, for 500,000 MMBtu and expired March 31, 2021, for the remaining 500,000 MMBtu. In March 2021 the Project contracted for 125,000 MMBtu of storage for three years from April 2021 to March 2024.

For the Year Ended September 30, 2023

- X. Commitments and Contingencies (continued)
 - D. Other Agreements (continued)
 - 2. All Requirements (continued)
 - The All-Requirements Project is under a contractual arrangement to have generation facilities in Key West, Florida, at a minimum level of 60% of the island utility's weather normalized annual peak capacity requirements. With installed capacity of 112 MW located in the Key West service territory, the All-Requirements Project believes it has sufficient existing generating capacity to fulfill the 60% on-island generation requirement well beyond the next decade.
 - FMPA has entered into the Florida Municipal Power Pool (FMPP) Agreement, as amended, with the FMPP members. Pursuant to Amendment 7, executed November of 2020, the term of the agreement is three years, with automatically-renewed three-year term extensions. Any party wishing to withdraw from the agreement must provide at least three years notice to the other FMPP members. The FMPP Agreement documents, among other things, how FMPP operating costs are accounted for and allocated among the members, and liability between the FMPP members.
 - In 2020 Florida Gas Utilities (FGU), on behalf of the All-Requirements Project (ARP), entered into thirty-year natural gas supply agreements with the Black Belt Energy Gas District (Black Belt Energy) for the purchase of specified amounts of natural gas at discounted prices that FGU expects to supply to the ARP. The ARP's weighted average discount from these transactions is \$0.32 per MMBtu on 10,000 MMBtu per day.
 - In 2020, FGU also entered into thirty year agreements on behalf for the ARP with the Municipal Gas Authority of Georgia (MGAG) for the purchase of specified amounts of natural gas. The ARP's weighted average discount from these transactions is \$0.32 per MMBtu on 13,250 MMBtu per Day. In 2022, additional thirty-year agreements were executed for an average of 7,279 MMBtu per day with an average discount of .32 per MMBtu.
 - In 2022, FGU entered into agreements, with various counter parties on behalf of the ARP, for the purchase of additional specified amounts of natural gas at discounted prices. An agreement with Peak/BP Energy was executed for a four year discount of .08 per MMBtu on 3,000 MMBtu per day. An agreement with Tennessee Energy/Goldman Sachs is a thirty-year contract with a discount of .34 per MMBtu on 5,000 MMBtu per day. The agreement with BBE/Goldman Sachs is a thirty-year contract with a discount of 2,721 MMBtu per day. The agreement with Minnesota Gas Agency/RBC is a thirty-year contract with a discount of .30 per MMBtu on 15,000 MMBtu per day, during the summer months.
 - In 2023, FGU entered into three agreements, with various counter parties on behalf of the ARP, for the purchase of additional specified amounts of natural gas at discounted prices. An agreement with MGAG/Citibank is a contract for an average of 6,917 MMBTU per month with a discount of .63 per MMBtu. An agreement with BBE/Goldman Sachs for 11,000 MMBtu per month with discount of .55 per MMBtu. An agreement with MGAG/Citibank for 5,000 MMBtu per month with a discount of .57 per MMBtu. Each of these agreements are for thirty years.
 - The All-Requirements Project has signed contracts with Fort Pierce Utilities Authority (FPUA), Kissimmee Utility Authority (KUA) and Keys Energy Services (KES) to operate and maintain Treasure Coast Energy Center, Cane Island Power Park and Stock Island generation facilities, respectively. The contracts provide for reimbursement of direct and indirect costs incurred by FPUA, KUA and KES, for operating the plants. The All-Requirements Project, in consultation with FPUA, KUA and KES, sets staffing levels, operating and capital budgets, and operating

For the Year Ended September 30, 2023

parameters for the plants.

X. Commitments and Contingencies (continued)

D. Other Agreements (continued)

2. All Requirements (continued)

- The City of Vero Beach sold their system to Florida Power and Light and for a payment of \$105.4 million the All-Requirements Project assumed Vero Beach's Power Project Entitlement Shares and has transferred remaining liability for 32.521%, 16.489% and 15.202% of Vero's participant entitlement shares of the Stanton, Stanton II and St. Lucie Projects, respectively.
- In 2003, the City of Starke gave FMPA notice pursuant to Section 2 of the All-Requirements Power Supply Project Contract that the term of their contracts will stop automatically renewing each year. The term of their contract was fixed and would terminate on September 30, 2035. In April 2023, the City of Starke revoked and rescinded their notice. This was approved by the Executive Committee and their current term now ends in 2054.
- The City of Lake Worth has limited its All-Requirements Service to a contract rate of delivery (CROD), as permitted in Section 3 of the All-Requirements Power Supply Contract. The limitation commenced January 1, 2014. The amount of capacity and energy the City is obligated to purchase under this conversion of their contract was determined to be zero in December 2013. Additionally, effective January 1, 2014, the Capacity and Energy Sales Contract between the City and FMPA terminated.
- The City of Fort Meade has limited its All-Requirements Service to a (CROD), as permitted in Section 3 of the All-Requirements Power Supply Contract. The limitation commenced January 1, 2015. Based on the city's usage between December 2013 and November 2014, and Executive Committee action in December 2014, the maximum hourly obligation was established at 10.360 MW. Concurrently with its notice of limitation, the City gave FMPA notice pursuant to Section 2 of the All-Requirements Power Supply Contract that the term of its contract will stop renewing automatically each year. The term of the City's contract is now fixed and will terminate on October 1, 2041. In March 2021, FMPA and Fort Meade entered into a Supplemental Power and Ancillary Services Agreement (Fort Meade Supplemental Agreement). Effective September 1, 2020, the ARP now serves Fort Meade with any additional power needed to serve its total requirements above its St. Lucie Project entitlement and CROD.
- The ARP also provides Fort Meade with transmission and ancillary services as if CROD had not been implemented. The effect of this arrangement is that Fort Meade is served and billed as if it was a full-requirements ARP Participant. The initial term of the Fort Meade Supplemental Agreement runs through September 30, 2027 and includes 5-year automatic renewals until the termination of Fort Meade's ARP contract. Concurrent with the approval of the Fort Meade Supplemental Agreement, the Executive Committee approved a reduction of Fort Meade's CROD amount from 10.360 MW to 9.009 MW. If the Fort Meade Supplemental Agreement is terminated prior to the termination of Fort Meade's ARP contract, Fort Meade will be served at the lower CROD amount.
- Green Cove Springs notified FMPA of its election to limit its All-Requirements Service, as permitted in the Power Supply Contract, to a CROD. Beginning January 1, 2020 and continuing for the term of the Power Supply Contract, the All-Requirements Power Supply Project will serve Green Cove Springs with a maximum hourly obligation which was calculated in December 2019 as 23.608 MW. Green Cove Springs has also given FMPA notice pursuant to Section 2 of the Power Supply Contract that the term of its contract will not automatically renew each year and the term of Green Cove Springs' contract is now fixed and will terminate on October 1, 2037. In 2019, Green Cove

For the Year Ended September 30, 2023

X. Commitments and Contingencies (continued)

D. Other Agreements (continued)

2. All Requirements (continued)

Springs approved a supplemental power sales agreement with the All-Requirements Power Supply Project, for a minimum of 10 years, such that the All-Requirements Power Supply Project will provide capacity and energy to Green Cove Springs as if Green Cove Springs had not effectuated CROD. The agreement may be extended beyond the initial 10-year term.

- The All-Requirements Project has entered into power sales agreement with the following cities with the indicated capacity and time periods indicated:
 - City of Bartow, full power supply requirements of approximately 65 MWs from 2021 through 2023.
 - City of Alachua, partial requirements of approximately 10 MW from April 2022 through December 2027
 - City of Winter Park, partial requirements of about 70MW from 2020 through 2027.
 - City of Homestead, partial requirements of 15MW from 2020 through 2026.
 - City of Williston, full power supply requirements of 8MW from 2021 through 2026.
 - Other short-term sales for which the Project does not receive a capacity payment.
 - During 2008, the All-Requirements Project entered into a Revised, Amended and Restated Capacity and Energy Sales Contract for KUA whereby the All-Requirements Project has assumed all cost liability and operational management of all KUA-owned generation assets and will pay to KUA agreed-upon fixed payments over preset periods relating to each asset. On July 1, 2019 the agreement was amended to extend payments on the assets due to anticipated extension of the operating life of the assets. The agreement was again amended in FYE 2023 extending the payments over a longer estimated life of the units.
 - Effective January 1, 2011, the All-Requirements Project entered into a Revised, Amended and Restated Capacity and Energy Sales Contract for Key West whereby the All-Requirements Project has assumed all cost liability and operational management of all Key West owned generation assets and paid to Key West fixed annual payments of \$670,000 each January 1 from 2011 through 2021. The revised, amended, and restated contract provides the All-Requirements Project the right to retire Keys generation assets at any time during the term of the contract, subject to the 60% on-island capacity requirement, without shortening the fixed payment term.
 - In March 2020, the FMPA Executive Committee approved a 20-year power purchase agreement (among other enabling agreements) for a total of 58 MW-AC of solar energy as an All Requirements Project resource. Commercial operations began late June 2020 for the All-Requirements Project first solar facility. The Executive Committee authorized the creation of an ARP Solar Project Advisory Committee, which is an Executive Committee subcommittee that will address matters involving ARP participants who have committed to pay for the costs of the ARP solar power purchase.
 - In the normal course of its business, FMPA has had claims or assertions made against it. In the opinion of management, the ultimate disposition of these currently asserted claims is either not substantiated or will not have a material impact on FMPA's financial statements.

For the Year Ended September 30, 2023

X. Commitments and Contingencies (continued)

E. Solar Projects

The Solar project, that was approved by the FMPA Board of Directors in March of 2019, to provide 57 MW-AC of solar energy on behalf of its participants, was terminated in FY2023 due to unfavorable site conditions and development cost pressures.

In December 2019, the FMPA Board of Directors approved the establishment of the Solar II Project as an additional power supply project. It consists of a 20-year power purchase agreement for a total of 53.55 MW-AC of solar energy from two larger 74.9 MW-AC facilities. These sites, Rice Creek and Whistling Duck, were originally expected to be operational by the end of 2023, however the projects are experiencing interconnection delays. Currently, Rice Creek is estimated to be operational in August of 2024 and Whistling Duck in July of 2025.

In May of 2023, the Board of Directors approved the Solar III Project. It will consist of 203.15 MW-AC solar energy from three sites, with four FMPA members as participants. The Solar III Project is a 20-year power purchase agreement with operation expected in December 2025 2026, depending on the facility.

F. Stock Island Environmental Remediation

In early September 2021, personnel at the Stock Island Generating Facility (the "Plant) noted an oil sheen in Safe Harbor adjacent to the Plant. Testing of the sheen by the US Coast Guard indicated the substance was diesel fuel that matched diesel fuel that is stored at the Plant. FMPA has successfully mitigated the discharge and is in the process of completing the post active remediation monitoring plan. The U.S. Coast Guard, Florida DEP, and NOAA Marine Sanctuary have reached an agreement with FMPA on all required steps to bring the remediation to closure.

G. Committment to Purchase Power Plants

FMPA continuously evaluates opportunities for low-cost resources to ensure reliable sources of long-term power supply for the All-Requirements project. With the anticipated retirement of Stanton I in 2025, FMPA has entered into purchase agreements for three peaking resources connected to the Duke Energy Florida transmission system. FMPA expects to acquire two sites in fiscal year 2024 and the remaining site in fiscal year 2025. The natural gas units are located in Orlando and Bartow, Florida, with estimated total capacity of 340 net MWs.

For the Year Ended September 30, 2023

XI. Mutual Aid Agreement

The All-Requirements Project has agreed to participate in a mutual aid agreement with six other utilities for extended generator outages of defined base-load generating units. The parties of this agreement are the city of Tallahassee, Gainesville Regional Utilities, JEA, Lakeland Electric, Orlando Utilities Commission, and Municipal Electric Authority of Georgia. The All-Requirements Project has designated 120 MWs of Cane Island Unit 3, 140 MWs of Cane Island 4, and 200 MWs of the Treasure Coast Energy Center, 60 MW of Stanton Unit 1, and 60 MW of Stanton Unit 2. 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 or coal 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 12 MWs and 76 MWs (based on the designation of the participant) for a maximum of ten months. The agreement term automatically renewed on October 1, 2022 for an additional five years. The next automatic renewal will occur on October 1, 2027, unless FMPA (1) has not received energy under the agreement during the current term, and (2) provides at least 90 days' notice prior to the end of the current term that it does not elect to renew it participation.

For the Year Ended September 30, 2023

XII. Employment Benefits

A. Retirement Benefits

A Deferred Compensation Plan (in accordance with the Internal Revenue Code Section 457) and a Defined Contribution (money purchase) Plan (under the Internal Revenue Code Section 401(a)) are offered to the Agency's employees who are scheduled to work more than 1700 hours per year. The plan was established by the Board of Director's in 1984 and the Board of Directors has the authority to amend the plan. FMPA's contribution is 10% of the employee's gross base salary for the 401(a) plan, except for the General Counselor whose contribution is governed by his employment agreement with FMPA. Total payroll for the year ended September 30, 2023, was \$9.1 million, which approximates covered payroll. The 401(a) defined contribution plan has 78 active members with a plan balance.

The Agency's contribution may be made to either plan at the discretion of the employee. Additionally, an employee generally may contribute to the Deferred Compensation Plan, so that the combined annual contribution does not exceed the IRS annual maximum. Assets of both plans are held by Mission Square Retirement; the Plan Administrator and Trustee.

Agency contributions to the Defined Contribution Plan resulted in expenses for the fiscal year 2023 of \$1.1 million. 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 the lower of \$50,000 or one half of their balance in the form of a loan.

B. Post-Employment Benefits other than Retirement

The Agency's Retiree Health Care Plan (Plan) is a single-employer defined benefit post-employment health care plan that covers eligible retired employees of the Agency. The Plan, which is administered by the Agency, allows employees who retire and meet retirement eligibility requirements to continue medical insurance coverage as a participant in the Agency's plan. As of September 30, 2022, the plan membership consisted of the following participants:

	9/30/2022
Inactive Plan Members or Beneficiaries Currently Receiving Benefits	21
Inactive Plan Members Entitled to But Not Yet Receiving Benefits	0
Active Plan Members	11
	32

The Agency pays 100% of the cost of employee-only coverage for employees hired prior to October 1, 2004 who retire upon meeting the retirement eligibility requirement, which is that age combined with service must exceed 900 months. This subsidy applies to the healthcare plan premiums for Pre-65 retirees as well as any Medicare supplement plan purchased by Post-65 retirees.

The Agency also provides up to \$3,000 in HRA funds to all eligible members for life. If those members elect to cover their spouse or have handicapped dependents, the HRA benefit limit is increased to \$6,000. These funds are made available to cover retirees' out-of-pocket medical expenses, and therefore are included in the Agency's Pay-As-You-Go plan costs. No assets are accumulated in a trust to cover these benefits.

Employees hired after October 1, 2004 are ineligible for any Agency subsidies, nor are they allowed to continue to participate in the plan after retirement.

No implicit benefit was valued in this valuation.

The measurement date is September 30, 2023. The measurement period for the OPEB expense was October 1, 2022 to September 30, 2023. The reporting period is October 1, 2022 through September 30, 2023. The Sponsor's Total OPEB Liability was measured as of September 30, 2023 using a discount rate of 4.87%.

For the Year Ended September 30, 2023

XII. Employment Benefits (continued)

B. Post-Employment Benefits other than Retirement (continued)

Actuarial Assumptions:

Total OPEB Liability for The Agency's ledger adjustment was measured as of September 30, 2023 using a discount rate of 4.87%.

The Total OPEB Liability was determined by an actuarial valuation as of September 30, 2023 (measurement date) using the following actuarial assumptions:

Inflation	2.50%
Salary Increases	2.50%
Discount Rate	4.87%
Initial Trend Rate	7.25%
Ultimate Trend Rate	4.00%
Years to Ultimate	52

For all lives, mortality rates were Pub G-2010 Mortality Tables projected to the valuation date using Projection Scale MP-2019.

Discount Rate:

Given the Agency's decision not to establish a trust for the program, all future benefit payments were discounted using a high-quality municipal bond rate of 4.87%. The high-quality municipal bond rate was based on the measurement date of the S&P Municipal Bond 20 Year High Grade Rate Index as published by S&P Dow Jones Indices. The S&P Municipal 20 Year High Grade Rate Index consists of bonds in the S&P Municipal Bond Index with a maturity of 20 Years. Eligible bonds must be rated at least AA by Standard and Poor's Ratings Services, Aa2 by Moody's, or AA by Fitch. If there are multiple ratings, the lowest rating is used.

OPEB Expense:

For the year ended September 30, 2023, the Agency will recognize OPEB Expense of \$196,609.

For the Year Ended September 30, 2023

XII. Employment Benefits

B. Post-Employment Benefits other than Retirement (continued)

Total OPEB Liability as of the Measurement Date is:

Description	(0	000's US\$) Amount
Reporting Period Ending September 30, 2022	\$	4,888
Service Cost		22
Interest		228
Differences between Expected and Actual Experience		-
Changes in Assumptions		(56)
Benefits Payments		(249)
Reporting Period Ending September 30, 2023	\$	4,833

Changes of assumptions reflect a change in the discount rate from 4.77% for the reporting period ended September 30, 2022 to 4.87% for the reporting period ended September 30, 2023. Also reflected as assumption changes are updated mortality rates, updated health care costs and premiums, and updated health care cost trend rates.

Sensitivity of the Total OPEB Liability to changes in the Discount Rate:

The following presents the Total OPEB Liability of the Agency, as well as what the Agency's Total OPEB Liability would be if it were calculated using a discount rate that is one percentage-point lower or one percentage-point higher than the current discount rate:

		Current	
	1% Decrease	Discount Rate	1% Increase
	3.87%	4.87%	5.87%
Total OPEB Liability (000's US\$)	\$ 5,441	\$ 4,833	\$ 4,324

Sensitivity of the Total OPEB Liability to changes in the Healthcare Cost Trend Rates:

The following presents the Total OPEB Liability of the Agency, as well as what the Agency's Total OPEB Liability would be if it were calculated using healthcare cost trend rates that are one percentage-point lower or one percentage-point higher than the current healthcare cost trend rates:

	Healthcare Cost						
	1% Decrease	Trend Rates	1% Increase				
	3.00% - 6.25%	4.00% - 7.25%	5.00% - 8.25%				
Total OPEB Liability (000's US\$)	\$ 4,453	\$ 4,833	\$ 5,284				

Under GASB 75 as it applies to plans that qualify for the Alternative Measurement Method, changes in the Total OPEB Liability are not permitted to be included in deferred outflows of resources or deferred inflows of resources related to OPEB. These changes will be immediately recognized through OPEB Expense.

As of September 30, 2023, the most recent valuation date, the Total OPEB Plan Liability was \$4.8 million, and assets held in trust were \$0, resulting in a funded ratio of 0 percent. The covered payroll (annual payroll of active participating employees) was \$1.7 million, and the ratio of the Total OPEB Plan Liability to the covered payroll was 290 percent.

The OPEB Plan contribution requirements of Florida Municipal Power Agency are established and may be amended through action of its Board of Directors.

For the Year Ended September 30, 2023

XIII. 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 has 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 Common Law. Under such Florida Law, the limit of liability for judgments by one person for tort is \$200,000 or a maximum of \$300,000 for the same incident or occurrence. At no point have settlements exceeded coverage in the past two fiscal years.

The Agency has established a Finance Committee (FC) made up of some of FMPA's Board of Directors and Executive Committee member's representatives and has assigned corporate risk management to its Treasurer and Risk Director. The Chief Financial Officer is designated the Agency's Risk Manager, and oversees the Risk Management Department. The Chief Financial Officer reports to the Chief Executive Officer. The objective of the Agency's Enterprise Risk Management program is to identify measure, monitor and report risks in order to minimize unfavorable financial and strategic impacts.

FMPA's Risk Management Policy addresses key risk areas including, but not limited to, fuel, generation, debt, investments, insurance, credit, and contracts.

For the Year Ended September 30, 2023

XIV. Related Party Transactions

A. Governing Members and Committees

Each of the members of FMPA appoints a director and one or more alternatives to serve on FMPA's Board of Directors. The City of Jacksonville joined FMPA this year bringing total membership of the Agency to 33. 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 and allocates the Agency Fund burden to each of the Projects. The Board elects an Agency Chairman, Vice-Chairman, Secretary and Treasurer.

The Executive Committee consists of representatives from the active members of the All-Requirements Project. The Executive Committee elects a Chairperson and Vice-Chairperson. The Board's Secretary and Treasurer serve in the same capacity on the Executive Committee. The Executive committee has sole responsibility for developing and approving FMPA's Agency Fund and All-Requirements Project budgets, and authorizes all debt issued by the All-Requirements Project.

In order to facilitate the project decision making process, there are project committees for the St. Lucie, Stanton, Stanton II, Tri-City, Solar and, Solar II Projects 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, except for the All-Requirements Project, in which all decisions are made by the Executive Committee.

The Board of Directors has authorized the creation of Solar Project II and Solar Project III Committees, which will be advisory to the Board of Directors on matters involving those Projects. (The Solar Project, and its related committee, was terminated, following termination of related contractual commitments involving FMPA and project participants, by the adoption of Resolution 2023-B3 on June 15, 2023). The Executive Committee has authorized the creation of Phase I, II, and III ARP Solar Participant Advisory Committees, which are Executive Committee subcommittees that will address related matters involving ARP participants.

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 80-85% of FGU's total throughput of natural gas. FMPA and the following All-Requirements member cities have representatives on the FGU Board of Directors: Ft. Pierce, KUA, Leesburg Jacksonville Beach and Starke.

For the Year Ended September 30, 2022

XV. Subsequent Events

A. Agency Project Pooled Loan

The Agency Project closed on a Pooled Loan on October 30, 2023. The principal amount is \$1,000,000, with an interest rate of 7.25% and a maturity date of October 1, 2028. The loan is to be used to pay for upgrades to the Agency's IT infrastructure.

Required Supplementary Information (unaudited)

Schedule of Changes in Agency's Net OPEB Liability and Related Ratios Last Ten Years (000's US\$)

Reporting Period Ending	9/3	0/2023	9/30/2022	9/30/2021	9/30/2020	9/30/2019	9/30/2018
Measurement Date	9/3	0/2023	9/30/2022	9/30/2021	9/30/2020	9/30/2019	9/30/2018
Total OPEB Liability							
Service Cost	\$	22 \$	59 \$	63 \$	56 \$	\$ 47 \$	5 53
Interest		228	145	133	201	215	201
Differences Between Expected and Actual Experience			221	-	-	-	-
Changes in Assumptions		(56)	(1,305)	(235)	674	410	(374)
Benefit Payments		(249)	(241)	(225)	(326)	(233)	(214)
Net Change in Total OPEB Liability	\$	(55) \$	(1,121) \$	(264) \$	605 \$	\$ 439 \$	6 (334)
Total OPEB Liability - Beginnning of Year		4,888	6,009	6,273	5,668	5,229	5,563
Total OPEB Liabilty - End of Year	\$	4,833 \$	4,888 \$	6,009 \$	6,273 \$	\$ 5,668 \$	5,229
Trust Fiduciary Net Position as a % of Total OPEB Liability		0%	0%	0%	0%	0%	0%
		070	070	070	070	070	070
Covered Employee Payroll		1,665	1,734	2,190	2,126	2,321	2,167
Agency's Net OPEB Liability as a % of Covered Employee Payroll		290%	282%	274%	295%	244%	241%

* GASB Statement 75 was implemented as of September 30, 2018. Information from 2009 - 2017 is not available and this schedule will be presented on a prospective basis.

Notes to Schedule:

Changes of Assumptions. Changes of assumptions and other inputs reflect the effects of changes in the discount rate each period. The following are the discount rates used in each period:

Fiscal Year Ending September 30, 2023:	4.87%
Fiscal Year Ending September 30, 2022:	4.77%
Fiscal Year Ending September 30, 2021:	2.43%
Fiscal Year Ending September 30, 2020:	2.14%
Fiscal Year Ending September 30, 2019:	3.58%
Fiscal Year Ending September 30, 2018:	4.18%

See footnote XII.B for further information.

Supplementary Information

(unaudited)

SCHEDULE OF AMOUNTS DUE TO (FROM) PARTICIPANTS RESULTING FROM BUDGET/ACTUAL VARIANCES YEAR ENDED SEPTEMBER 30, 2023

(000's US\$)

			mended Budget		Actual	Variance Over / (Under) Budget
Agency Fund Received from p	rojects	\$	17,198	\$	16,856	
	nember assessments	Ψ	-	Ψ	69	
Interest income			270		479	209
Other income			63		74	11
		\$	17,531	\$	17,478	\$ 220
General and adr	ministrative	\$	16,408	\$	16,213	\$ (195)
Invested in Capi	tal Assets	Ŧ	593	+	138	(455)
Principal on Deb			-		-	-
Other Adjustmer	nts	<u></u>	380	<u> </u>	380	-
		\$	17,381	\$	16,731	\$ (650)
Net Revenue		\$	150	\$	747	\$ 870
St. Lucie Projec	at					
Participant billing		\$	38,776	\$	38,776	\$ -
Reliability excha	nge contract sales		4,062		4,300	238
Interest income		<u> </u>	19		333	314
		\$	42,857	\$	43,409	\$ 552
Operation and m	naintenance	\$	11,084	\$	11,243	\$ 159
Purchased powe	er		3,355		3,267	(88)
Transmission se			494		466	(28)
General and adr			3,065		3,357	292
	val and replacement fund ral reserve fund & FSA		10,000		10,000	-
Deposit to Sucle			4,200		4,200	_
Deposit to debt			5,218		5,079	(139)
		\$	37,416	\$	37,612	\$ 196
Not Due to /from) Derticipente Deculting					
	n) Participants Resulting	\$	5,441	\$	5,797	\$ 356

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, 2023

(000's US\$)

		mended Budget	Actual	Variance Over/ (Under) Budget
Stanton Project		Buuger	Actual	Buuget
Participant billing & sales to others	\$	34,074 \$	27,252 \$	6,822)
Interest income	Ψ	13	482	469
Other income		-	-	-
	\$	34,087 \$	27,734 \$	6,353)
Operation and maintenance, fuel	\$	26,515 \$	19,382 \$	6 (7,133)
Transmission service	÷	1,571	1,574	3
General and administrative		2,137	1,449	(688)
Deposits to debt service and other funds		2,267	2,261	(6)
	\$	32,490 \$	24,666 \$	6 (7,824)
Net Due to (from) Participants Resulting	¢	1 507 \$	2,069, ¢	<u> </u>
from Budget/Actual Variances	\$	1,597 \$	3,068 \$	5 1,471
All-Requirements Project				
Participant billing & sales to others Transfer from Rate Protection	\$	664,895 \$	659,092 \$	6 (5,803)
Interest Income		1,099	8,009	- 6,910
	\$	665,994 \$	667,101 \$	
Member Capacity	\$	41,430 \$	40,448 \$	
Contract Capacity		24,240	25,873	1,633
ARP Owned Capacity		45,320	47,120	1,800
Debt & Leases		108,835	109,283	448
Direct Charges & Other		25,925	24,501	(1,424)
Gas Transportation		28,549	28,205	(344)
Fuels Purchased Power		328,729	328,100	(629)
Transmission		16,677 46,289	11,340 45,694	(5,337)
1141151111551011	\$	40,289 665,994 \$		(595) 6 (5,430)
	Ψ	000,994 φ	000,004 φ	(3,430)
Net Due to (from) Participants Resulting				
from Budget/Actual Variances	\$	- \$	6,537 \$	6,537

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, 2023

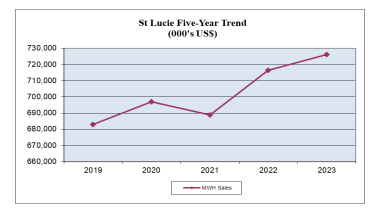
(000's US\$)

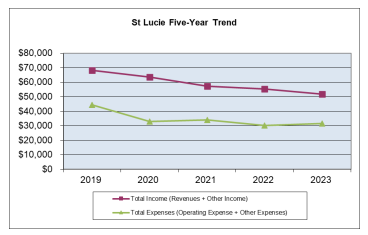
	Amended Budget	Actual	Variance Over/ (Under) Budget
Tri-City Project			
Participant billing & sales to others	\$ 1	4,018 \$ 11,59	7 \$ (2,421)
Interest income		6 15	7 151
	\$ 1	4,024 \$ 11,754	4 \$ (2,270)
Operation and maintenance, fuel	\$	9,485 \$ 6,952	2 \$ (2,533)
Transmission service	Ŧ	563 564	
General and administrative		1,046 800) (246)
Deposits to debt service and other funds		919 908	
	\$ 1	2,013 \$ 9,224	4 \$ (2,789)
Net Due to (from) Participants Resulting			
from Budget/Actual Variances	\$	2,011 \$ 2,530) \$ 519
Stanton II Project			
Participant billing & sales to others	\$ 7	1,227 \$ 55,876	6 \$ (15,351)
Interest Income	÷ .	49 744	
Other Income		-	
	\$ 7	1,276 \$ 56,620) \$ (14,656)
	^ 4		
Operation and maintenance, fuel Transmission service		7,120 \$ 31,594 2,555 2,56	
General and administrative		2,555 2,55	
Deposits to debt service and other funds		7,952 17,45	(' '
		0,762 \$ 53,66	
	<u> </u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	· • (11,101)
Net Due to (from) Participants Resulting			
from Budget/Actual Variances	\$	514 \$ 2,959	9 \$ 2,445

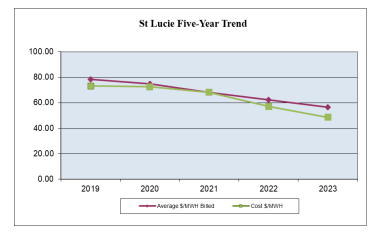
Note: These schedules are prepared on budgetary basis and as such do not present the results of operations in accordance with generally accepted accounting principles.

FIVE-YEAR TREND ANALYSIS

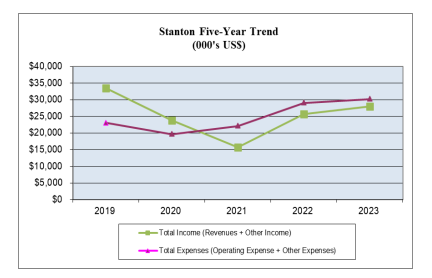
	_	2019		2020		2021		2022		2023
(000's US\$ except for MWH Sales and Average \$/MWH)										
St. Lucie Project										
Capital Assets	\$	•	•	•	•	34,977		•		50,072
Total Assets & Deferred Outflows	\$	235,863	\$	220,606	\$	216,817	\$	215,870	\$	234,727
Long-Term Liabilities	\$	130,798	¢	98 029	¢	87,714	¢	58,506	¢	58,506
Total Liabilities & Deferred Inflows		•	•	•		216,817		•		
	Ŧ	200,000	Ŧ	220,000	Ŷ	210,01,	Ψ	20 177 27	Ŧ	20 177 27
Billings to Participants	\$	53,669	\$	52,151	\$	46,920	\$	44,663	\$	39,270
Sales to Others		3,971		3,820		3,860		2,077		3,806
Total Operating Revenues	\$	57,640	\$	55,971	\$	50,780	\$	46,740	\$	43,076
Purchased Power	\$	3,116	\$	2,894	\$	3,435	\$	3,242	\$	3,267
Production-Nuclear O&M	Ψ	7,594	Ψ	10,026	Ψ	11,131	Ψ	8,523	Ψ	11,249
Nuclear Fuel Amortization		5,338		3,209		4,046		4,225		4,391
Transmission		, 350		408		, 429		, 490		, 466
General & Administrative		2,722		2,700		3,501		2,872		3,351
Depreciation & Decommissioning		6,743		8,216		6,839		7,937		7,909
Total Operating Expenses	\$	25,863	\$	27,453	\$	29,381	\$	27,289	\$	30,633
Net Oneustine Devenues	<i>_</i>	21 777	<i>_</i> +	20 510	~	21 200	÷	10 451	<i>+</i>	12 442
Net Operating Revenues	\$	31,777	\$	28,518	\$	21,399	\$	19,451	\$	12,443
Investment Income	\$	10,676	\$	7,662	\$	6,463	\$	4,472	\$	8,648
		•				•		•		
Total Other Income	\$	10,676	\$	7,662	\$	6,463	\$	4,472	\$	8,648
Interest Expense	\$	11,675	÷	4,259	÷	3,507	÷	2,091	đ	791
Amortization & Other Expense	Þ	7,003	₽	1,300	Þ	1,150	₽	2,091	Þ	155
Total Other Expenses	\$	18,678	\$	5,559	\$	4,657	\$	2,976	\$	946
	<u> </u>	10/0/0	Ψ	0,000	<u> </u>	.,,	Ψ		Ψ	510
Net Income (Loss)	\$	23,775	\$	30,621	\$	23,205	\$	20,947	\$	20,145
Net Cost Recovered (Credited)		(10.000)		(07 505)		(00 077)		(1 - 0 - 0)		(40 700)
in the Future		(18,998)		(27,505)		(23,277)		(17,212)		(19,789)
Due from (to) Participants		(4,777)		(3,116)		72		(3,735)		(356)
Total Income	\$	-	\$	-	\$	-	\$	-	\$	-
MWH Sales		683,132		697,116		688,960		716,436		726,227
Average \$/MWH Billed	\$	78.56	\$	74.81	\$	68.10	\$	62.34	\$	54.07
Cost \$/MWH	\$	73.15	\$	72.54	\$	68.21		57.13		53.58

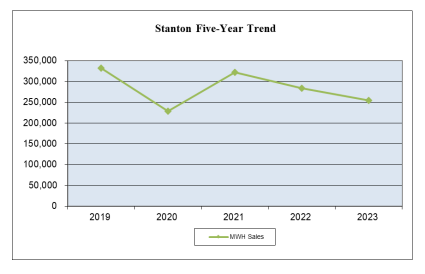


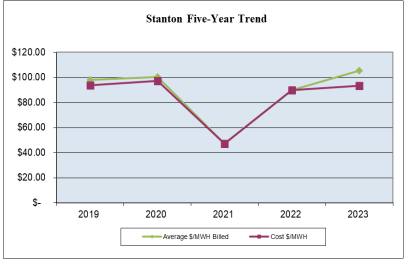




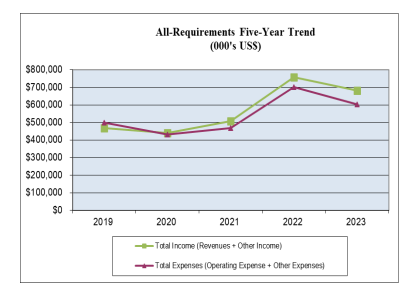
(0001a LICt except for MWIL Color and	_	2019		2020		2021	2022		2023	
(000's US\$ except for MWH Sales and Average \$/MWH)										
Stanton Project										
Capital Assets	\$	27,079	\$	27,044	\$		\$ 20,855	\$	16,916	
Total Assets & Deferred Outflows	\$	62,403	\$	55,644	\$	49,790 \$	\$ 47,139	\$	46,727	
Long-Term Debt	\$	1,123		1,159	•	•	. ,		4,823	
Total Liabilities & Deferred Inflows	\$	62,403	\$	55,644	\$	49,790 9	\$ 47,139	\$	46,727	
Billings to Participants	\$	32,521	\$	22,955	\$			\$	26,819	
Sales to Others		360	<i>+</i>	378	÷	384	369	÷	432	
Total Operating Revenues	\$	32,881	\$	23,333	\$	15,621 9	\$ 25,946	\$	27,251	
Production-Steam O&M	\$	5,134	\$	5,384	\$	3,933 9	\$ 4,800	\$	8,383	
Fuel Expense	т	11,132	т	7,934	т	11,366	16,534	т	14,450	
Transmission		1,170		1,289		1,417	1,518		1,574	
General & Administrative		1,562		1,342		1,344	1,945		1,460	
Depreciation & Decommissioning		3,569		3,685		4,052	4,234		4,349	
Total Operating Expenses	\$	22,567	\$	19,634	\$	22,112 9	\$ 29,031	\$	30,216	
Net Operating Revenues	\$	10,314	\$	3,699	\$	(6,491) 9	\$ (3,085)	\$	(2,965)	
Investment Income	\$	549	\$	401	\$	70 s	\$ (309)	\$	766	
Total Other Income	\$	549	\$	401	\$	70 s	\$ (309)	\$	766	
Interest Expense	\$	472	\$	-	\$	- 9	ş -	\$	-	
Amortization & Other Expense		37		-		-	-		-	
Total Other Expenses	\$	509	\$	-	\$	- 9	5 -	\$	-	
Net Income (Loss)	\$	10,354	\$	4,100	\$	(6,421) s	\$ (3,394)	\$	(2,199)	
Net Cost Recovered (Credited)										
in the Future		(9,035)		(3,392)		6,504	3,424		3,670	
Due from (to) Participants		(1,319)		(708)		(83)	(30)		(1,471)	
Total Income	\$	-	\$	-	\$	- 9	5 -	\$	-	
MWH Sales		332,105		228,947		321,529	284,082		254,654	
Average \$/MWH Billed	\$	97.92	\$	100.26	\$	47.39 s	\$ 90.03	\$	105.32	
Cost \$/MWH	\$	93.95	\$	97.17	\$	47.13	\$ 89.93	\$	99.54	

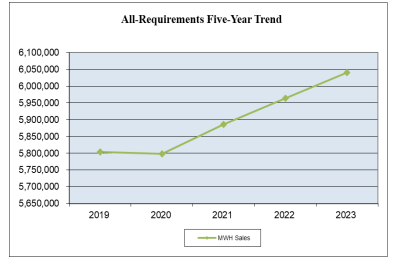


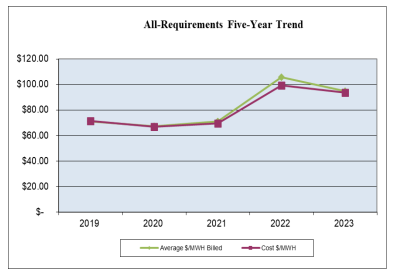




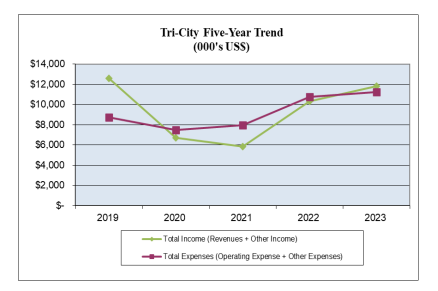
		2019		2020		2021		2022	2023
(000's US\$ except for MWH Sales and Average \$/MWH)									
All-Requirements Project									
				500 507				FOO 000 4	504 000
Capital Assets	\$	635,185	\$	588,537	\$	558,414	\$	532,828 \$	591,939
Total Assets & Deferred Outflows	\$	1,265,991	\$	1,163,954	\$	1,242,104	\$	1,242,647 \$	5 1,197,745
Long-Term Liabilities	\$	1,007,611	\$	933,813	\$	993,268	\$	960,361 \$	951,823
Total Liabilities & Deferred Inflows	\$	1.265.991	\$	1.163.954	\$	1.242.104	\$	1.242.647 \$	5 1,197,745
	Ŧ	1,200,001	Ŷ	1/100/001	Ŧ	1/2 12/10 1	Ŧ	1/2 12/01/ 4	, 1,19,7,7,10
Billings to Participants **	\$	413,327	\$	390,242	\$	419,512	\$	629,759 \$	
Sales to Others	\$	49,560	م	46,427	đ	85,989	¢	137,442	113,787
Total Operating Revenues	<u></u>	462,887	\$	436,669	\$	505,501	\$	767,201 \$	671,995
Purchased Power	\$	28,034	\$	29,509	\$	37,314	\$	49,849 \$	37,987
O&M Production-Steam		79,383		82,078		64,733		75,310	87,715
Fuel Expense		196,638		159,716		229,393		426,331	337,413
Transmission		29,658		35,492		35,394		43,434	45,301
General & Administrative		23,922		23,510		23,837		26,019	26,133
Depreciation & Decommissioning		58,599		58,395		38,808		46,867	39,723
Total Operating Expenses	\$	416,234	\$	388,700	\$	429,479	\$	667,810 \$	574,272
Net Operating Revenues	\$	46,653	\$	47,969	\$	76,022	\$	99,391 \$	97,723
Investment Income	\$	6,681	\$	3,364	\$	2,671	\$	(9,781) \$	9,333
Total Other Income	\$	6,681	¢	3,364	¢	2,671	¢	(9,781) \$	9,333
	ب	0,001	φ	5,504	<u></u>	2,071	<u>φ</u>	(9,701) 1	5 9,333
Interest Expense	\$	35,043	\$	29,070	\$	27,425	\$	26,362 \$	25,162
Amortization & Other Expense		48,401	·	12,780		10,258		7,570	3,999
Total Other Expenses	\$	83,444	\$	41,850	\$	37,683	\$	33,932 \$	29,161
Net Income (Loss)	\$	(30,110)	\$	9,483	\$	41,010	\$	55,678 \$	77,895
Net Cost Recovered (Credited)									
in the Future		29,221		(6,708)		(31,320)		(19,125)	(71,358)
Due from (to) Participants		889		(2,775)		(9,690)		(36,553)	(6,537)
Total Income	\$	_	\$	_	\$	_	\$	- \$; -
MWH Sales		5,803,759		5,797,666		5,885,763		5,963,224	6,040,569
Average \$/MWH Billed	\$	71.22	\$	67.31	\$	71.28	\$	105.61 \$	92.41
Cost \$/MWH	\$	71.37	\$	66.83	\$	69.63	\$	99.48 \$	91.33

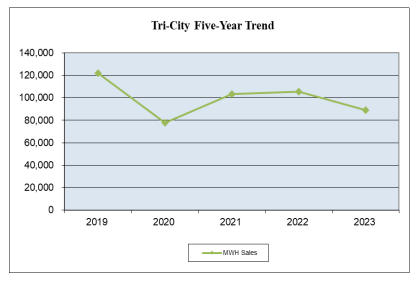


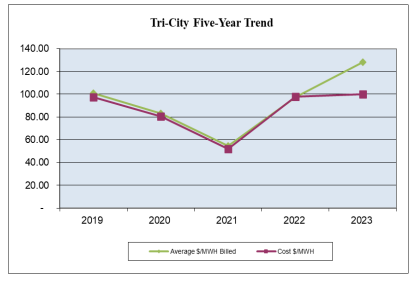




	2019			2020		2021		2022		2023	
(000's US\$ except for MWH Sales and Average \$/MWH)											
Tri-City Project											
Capital Assets	\$					9,212				6,433	
Total Assets & Deferred Outflows	\$	21,241	\$	16,635	\$	14,767	\$	14,392 9	\$	15,630	
Long-Term Debt Total Liabilities & Deferred Inflows	\$ \$	402 21,241		415 16,635		432 14,767		492 s 14,392 s	•	1,727	
Total Liabilities & Deleffed Tillows	Ą	21,241	₽	10,055	P	14,707	₽	14,392	₽	15,630	
Billings to Participants Sales to Others	\$	12,296 129	\$	6,480 135	\$	5,657 137	\$	10,255 s 131	\$	11,442 155	
Total Operating Revenues	\$	12,425	\$	6,615	\$	5,794	\$	10,386	\$	11,597	
Production-Steam O&M Fuel Expense	\$	1,836 4,123	\$	1,938 2,875	\$	1,396 3,751	\$	1,717 s 5,904	\$	2,999 5,189	
Transmission		4,123		456		505		5,904 544		5,189	
General & Administrative Depreciation & Decommissioning		837 1,359		766 1,416		738 1,548		976 1,613		808 1,654	
Total Operating Expenses	\$	8,570	\$	7,451	\$	7,938	\$	10,754	\$	11,214	
Net Operating Revenues	\$	3,855	\$	(836)	\$	(2,144)	\$	(368) :	\$	383	
Investment Income	\$	138	\$	97	\$	28	\$	(53) \$	\$	204	
Total Other Income	\$	138	\$	97	\$	28	\$	(53) 9	\$	204	
Interest Expense	\$	69	\$	-	\$	-	\$	- :	\$	-	
Amortization & Other Expense Total Other Expenses	\$	76 145	\$	-	\$	-	\$		\$	-	
Net Income (Loss)	\$	3,848	\$	(739)	\$	(2,116)	\$	(421) :	\$	587	
Net Cost Recovered (Credited)											
in the Future Due from (to) Participants		(3,419) (429)		946 (207)		2,410 (294)		378 43		(68) (519)	
Total Income	\$	_	\$	_	\$	_	\$	- :	\$	_	
MWH Sales		121,919		77,805		103,371		105,451		89,186	
Average \$/MWH Billed	\$	100.85	\$	83.29	\$	54.73	\$	97.25	\$	128.29	
Cost \$/MWH	\$	97.34	\$	80.62	\$	51.88	\$	97.66	\$	122.47	

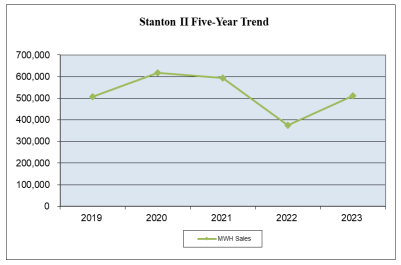


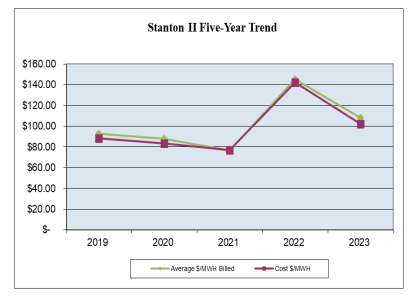




	_	2019		2020		2021		2022		2023
(000's US\$ except for MWH Sales and Average \$/MWH)										
Stanton II Project										
-										
Capital Assets	\$	•		•		88,917		•		78,446
Total Assets & Deferred Outflows	\$	170,021 9	\$	171,548	\$	163,836	\$	149,239	\$	151,392
Long-Term Debt	\$	117,323 9	\$	105 633	\$	91,564	\$	73,422	\$	68,936
Total Liabilities & Deferred Inflows	•	170,021		•		•		149,239		151,392
Billings to Participants	\$	47,171 9	\$	54,223	\$	45,316	\$	54,597	\$	55,198
Sales to Others		565	<u>+</u>	592	_	602	_	580	<u>+</u>	678
Total Operating Revenues	\$	47,736 s	\$	54,815	\$	45,918	\$	55,177	\$	55,876
Production-Steam O&M	\$	8,634 9	\$	7,834	\$	6,671	\$	7,000	\$	11,685
Fuel Expense		16,836		18,317		19,524		22,660		25,342
Transmission		1,895		2,082		2,297		2,469		2,561
General & Administrative		2,221		1,885		2,057		3,012		2,075
Depreciation & Decommissioning Total Operating Expenses	\$	<u>5,556</u> 35,142 s	ď	<u>5,738</u> 35,856	¢	<u>6,369</u> 36,918	¢	<u>6,507</u> 41,648	¢	6,628 48,291
Total Operating Expenses	<u> </u>	JJ,142 3	φ	55,650	<u></u>	30,910	<u></u>	41,040	<u></u>	40,291
Net Operating Revenues	\$	12,594	\$	18,959	\$	9,000	\$	13,529	\$	7,585
Investment Income	\$	2,637 9	\$	1,050	\$	379	\$	(1,841)	\$	1,718
Total Other Income	\$	2,637 9	\$	1,050	\$	379	\$	(1,841)	\$	1,718
	<u> </u>		<u>T</u>		<u> </u>		<u> </u>	(=/0 · =)	<u> </u>	
Interest Expense	\$	3,295 s	\$	3,469	\$	2,600	\$	2,143	\$	1,566
Amortization & Other Expense		2,260		1,816		1,737		1,341		817
Total Other Expenses	\$	5,555 9	\$	5,285	\$	4,337	\$	3,566	\$	2,383
Net Income (Loss)	\$	9,676 9	\$	14,724	\$	5,042	\$	8,122	\$	6,920
	Ψ	5,676	Ψ	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Ψ	57012	Ψ	0,122	Ψ	0,520
Net Cost Recovered (Credited)										
in the Future		(7,476)		(11,932)		(5,321)		(6,938)		(4,475)
Due from (to) Participants		(2,200)		(2,792)		279		(1,184)		(2,445)
Total Income	\$	_ (\$	_	\$	-	\$	_	\$	_
rotar meome	<u> </u>	- 3	Ψ		φ		φ		φ	
MWH Sales		507,678		616,808		593,865		375,451		510,563
Average \$/MWH Billed	\$	92.92 9	\$	87.91	\$	76.31	\$	145.42	\$	108.11
Cost \$/MWH	\$	88.58 9	\$	83.38	¢	76.78	¢	142.26	¢	103.32
	φ	00.00 3	φ	03.30	φ	/0./0	φ	172.20	Ψ	103.52







Compliance Report

PURVIS GRAY

INDEPENDENT AUDITOR'S 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 STANDARDS*

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

We have audited, in accordance with the 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, each major fund, and the aggregate remaining fund information of the Florida Municipal Power Agency (the Agency), as of and for the year ended September 30, 2023, and the related notes to the financial statements, which collectively comprise the Agency's basic financial statements, and have issued our report thereon dated January 3, 2024.

Report on Internal Control Over Financial Reporting

In planning and performing our audit of the basic financial statements, we considered the Agency's internal control over financial reporting (internal control) as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the basic financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Agency's internal control. Accordingly, we do not express an opinion on the effectiveness of the Agency's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the Agency's basic financial statements will not be prevented, or detected and corrected, on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. However, material weaknesses or significant deficiencies may exist that were not identified.

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INDEPENDENT AUDITOR'S 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 STANDARDS

Report on Compliance and Other Matters

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

Purpose of this Report

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

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January 3, 2024 Ocala, Florida

PURVIS GRAY

MANAGEMENT LETTER

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

Report on the Financial Statements

We have audited the financial statements of the Florida Municipal Power Agency (the Agency), as of and for the fiscal year ended September 30, 2023, and have issued our report thereon dated January 3, 2024.

Auditor's Responsibility

We conducted our audit in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; and Chapter 10.550, *Rules of the Auditor General*.

Other Reporting Requirements

We have issued our Independent Auditor's Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of the Financial Statements Performed in Accordance with *Government Auditing Standards* and Independent Accountant's Report on an examination conducted in accordance with the American Institute of Certified Public Accountants *Professional Standards*, AT-C Section 315, regarding compliance requirements in accordance with Chapter 10.550, *Rules of the Auditor General*. Disclosures in those reports, which are dated January 3, 2024, should be considered in conjunction with this management letter.

Prior Audit Findings

Section 10.554(1)(i)1., *Rules of the Auditor General*, requires that we determine whether or not corrective actions have been taken to address findings and recommendations made in the preceding annual financial audit report. We noted no prior year management letter recommendations.

Official Title and Legal Authority

Section 10.554(1)(i)4., *Rules of the Auditor General*, requires that the name or official title and legal authority for the primary government and each component unit of the reporting entity be disclosed in this management letter, unless disclosed in the notes to the financial statements. This information has been disclosed in Note I of the Agency's September 30, 2023, financial statements. There are no component units related to the Agency.

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MANAGEMENT LETTER

Financial Condition and Management

Sections 10.554(1)(i)5.a. and 10.556(7), *Rules of the Auditor General*, require us to apply appropriate procedures and communicate the results of our determination as to whether or not the Agency has met one or more of the conditions described in Section 218.503(1), Florida Statutes, and to identify the specific condition(s) met. In connection with our audit, we determined that the Agency did not meet any of the conditions described in Section 218.503(1), Florida Statutes.

Pursuant to Sections 10.554(1)(i)5.b. and 10.556(8), *Rules of the Auditor General*, we applied financial condition assessment procedures for the Agency. It is management's responsibility to monitor the Agency's financial condition, and our financial condition assessment was based in part on representations made by management and the review of financial information provided by same.

Section 10.554(1)(i)2., *Rules of the Auditor General*, requires that we communicate any recommendations to improve financial management. In connection with our audit, we did not have any such recommendations.

Additional Matters

Section 10.554(1)(i)3., *Rules of the Auditor General*, requires us to communicate non-compliance with provisions of contracts or grant agreements, or abuse, that have occurred or are likely to have occurred, that have an effect on the financial statements, that is less than material, but warrants the attention of those charged with governance. In connection with our audit, we did not note any such findings.

Purpose of this Letter

Our management letter is intended solely for the information and use of the Legislative Auditing Committee, members of the Florida Senate and the Florida House of Representatives, the Florida Auditor General, federal and other granting agencies, the Agency's Executive Committee, the Board of Directors, the Finance Committee, and applicable management, 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.

UEVIS GROU

January 3, 2024 Ocala, Florida

PURVIS GRAY

INDEPENDENT ACCOUNTANT'S REPORT ON COMPLIANCE WITH FLORIDA STATUTE SECTION 218.415 - INVESTMENT OF PUBLIC FUNDS

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

We have examined Florida Municipal Power Agency's (the Agency) compliance with Section 218.415, Florida Statutes, during the fiscal year ended September 30, 2023. The Agency's management is responsible for the Agency's compliance with those requirements. Our responsibility is to express an opinion on the Agency's compliance based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. Those standards require that we plan and perform the examination to obtain reasonable assurance about whether the Agency complied, in all material respects, with the requirements referenced above. An examination involves performing procedures to obtain evidence about whether the Agency complied with the specified requirements. The nature, timing, and extent of the procedures selected depend on our judgment, including an assessment of the risks of material non-compliance, whether due to fraud or error. We believe that the evidence we obtained is sufficient and appropriate to provide a reasonable basis for our opinion.

We are required to be independent and to meet our other ethical responsibilities in accordance with relevant ethical requirements relating to the examination engagement.

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

In our opinion, the Agency complied, in all material respects, with the aforementioned requirements for the year ended September 30, 2023.

This report is intended solely for the information and use of the Florida Auditor General, the Agency's Executive Committee, the Board of Directors, the Finance Committee, and applicable management, and is not intended to be, and should not be, used by anyone other than these specified parties.

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January 3, 2024 Ocala, Florida

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