MISSION AGREEMENT¹

BY AND AMONG

LEE MEMORIAL HEALTH SYSTEM,

a Florida independent special healthcare district;

LEE HEALTH SYSTEM, INC. d/b/a LEE HEALTH,

a non-governmental Florida not-for-profit corporation;

AND

LEE COUNTY, FLORIDA,

a political subdivision of the State of Florida.

[DATE]

¹ This document is intended as a draft of proposed terms for discussion purposes only. Terms are subject to further review and consideration by the Board and legal counsel.

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MISSION AGREEMENT

This **MISSION AGREEMENT** (the "<u>Agreement</u>") is made and entered into as of (the "<u>Effective Date</u>") by and among **LEE MEMORIAL HEALTH SYSTEM**, a Florida independent special healthcare district (the "<u>District</u>"), **LEE HEALTH SYSTEM**, **INC. d/b/a LEE HEALTH**, a non-governmental Florida not-for-profit corporation ("<u>LH</u>"), and **LEE COUNTY**, **FLORIDA**, a political subdivision of the State of Florida (the "<u>County</u>"). The District, LH and County are each referred to individually herein as a "<u>Party</u>" and, collectively, as the "<u>Parties.</u>"

RECITALS

WHEREAS, the County is a political subdivision of the State of Florida;

WHEREAS, the Lee County Board of County Commissioners ("<u>County Commission</u>") serves as the legislative decision-making body of the County;

WHEREAS, the District is an independent special healthcare district operating in Lee County, Florida, pursuant to special act of the Florida Legislature, Chapter 2000-439, Laws of Florida, as amended (the "Special Act");

WHEREAS, in 1916 the District's predecessor began operation of a community-focused, non-governmental nonprofit hospital in Lee County, Florida, including the establishment of Lee Memorial Hospital in downtown Fort Myers;

WHEREAS, in 1963 the Florida Legislature authorized the establishment of a public hospital district in Lee County by special act, Chapter 63-1552, Laws of Florida;

WHEREAS, in 1968 the District assumed operation of the hospital that began as Lee Memorial Hospital in 1916;

WHEREAS, the District has grown from a single hospital to a vibrant, full-service health system operating as Lee Memorial Health System d/b/a Lee Health (the "<u>Health System</u>"), which is a multi-hospital healthcare system that coordinates the delivery of health care services by its related health care entities in Lee County, Florida (collectively, the "<u>Lee Health Entities</u>");

WHEREAS, to facilitate the delivery of health care services, the Health System is comprised, in part, of Lee Memorial Hospital, HealthPark Medical Center, Cape Coral Hospital, Gulf Coast Medical Center, and Golisano Children's Hospital of Southwest Florida (collectively, the "<u>Hospitals</u>");

WHEREAS, in addition to the Hospitals, the District owns and operates numerous outpatient free standing emergency care, imaging, multi-use health centers, multi-specialty clinics, and urgent care clinics (collectively, the "Free Standing Clinics" and together with the Hospitals, the "Facilities"), and other medical and supporting services offered by or through the Health System;

WHEREAS, the health care industry has changed significantly since the District assumed operation of the Health System in 1968;

WHEREAS, the County has never had any role whatsoever in the operation or oversight of any aspect of the Health System;

WHEREAS, pursuant to the passage of Chapter 2023-326, Laws of Florida (the "<u>Amendment to the Special Act</u>"), the Florida Legislature authorized the District to determine whether the continued operation of the Health System is an effective or beneficial governmental function;

WHEREAS, the Amendment to the Special Act authorizes the District to conduct an evaluation of the benefits to the residents of Lee County of converting the District to a non-governmental Florida nonprofit entity, and if it is determined that converting the District to a non-governmental Florida nonprofit entity is in the best interests of Lee County residents, to convert the District (the "<u>Conversion</u>") to a non-governmental Florida nonprofit entity (a "<u>Nonprofit Operator</u>"), subject to and in accordance with the terms of an agreement to be approved by the District and County;

WHEREAS, the District has determined that the long-term continuation of the highquality and level of health care services currently rendered by the Health System can best be accomplished through a Conversion of all of the operations, assets and liabilities of the Health System to a Nonprofit Operator, in exchange for certain Covenants (as defined below) to the County as set forth in this Agreement and certain governing documents of such Nonprofit Operator;

WHEREAS, the Amendment to the Special Act does not give the County any role in determining whether the Conversion is in the best interests of Lee County residents but does authorize the County to enter into this Agreement evidencing the enforceable commitments of LH;

WHEREAS, the Amendment to the Special Act requires that this Agreement effecting a Conversion to a Nonprofit Operator provide for the disposition of the District's assets and liabilities and include an enforceable commitment by the Nonprofit Operator that the programs and services provided by the Health System will continue to be provided to residents of Lee County in perpetuity so long as the Nonprofit Operator is in operation or, if otherwise agreed to, until the Nonprofit Operator has otherwise met all obligations set forth in this Agreement;

WHEREAS, LH has been formed as a non-governmental Florida nonprofit entity for the purpose of being the Nonprofit Operator that will receive or assume all of the District's assets and liabilities through the Conversion;

WHEREAS, the District believes the Conversion will provide greater flexibility in the operation of the Health System and allow LH to obtain additional financial resources which will permit the Health System to continue to operate and grow in a way that provides greater access to health care services for the citizens of its service area, enhancing the provision of high-quality and

cost-effective health care, and positioning the Health System to adapt effectively to the changes taking place locally and nationally in the health care delivery and financing systems;

WHEREAS, the District and LH are committed to maintaining the Health System's status as a safety net provider for Lee County residents, and the District believes the Conversion will bolster the Health System's ability to continue that safety net provider status in perpetuity;

WHEREAS, the Conversion shall be accomplished subject to the terms and conditions set forth in this Agreement, including transfer to or assumption by LH of the assets and liabilities of the District as described herein;

WHEREAS, in accordance with the Amendment to the Special Act, no later than 30 days after the complete transfer to or assumption by LH of all assets and liabilities of the District, the District shall notify the Florida Department of Commerce (f/k/a Florida Department of Economic Opportunity) of the Conversion, and upon receipt of such notice by the Florida Department of Commerce, the District shall be dissolved as a matter of law and cease to exist (the "Dissolution");

WHEREAS, the Amendment to the Special Act expressly provides in law that the term of this Agreement may be indefinite and in perpetuity; and

WHEREAS, subject to the foregoing, this Agreement sets forth the terms and conditions of the Conversion as among the District, LH and the County as required by chapter 2023-326, Laws of Florida.

NOW, THEREFORE, for and in consideration of the premises, and the agreements, covenants, representations and warranties hereinafter set forth, and other good and valuable consideration, the Parties agree as follows:

ARTICLE 1

CONVERSION GOALS AND OBJECTIVES

1.1 <u>**Rationale and Vision**</u>. The District and LH (i) share a commitment to the longterm continuation of the high-quality and level of health care services currently rendered by the Health System for its communities, (ii) recognize the importance of enhanced flexibility and the ability to obtain additional financial resources for the successful operation of the Health System, and (iii) believe that the Conversion represents the best path toward achieving the mutual goals set forth in <u>Section 1.2</u> below.

1.2 **Goals of the Conversion**. The Parties' core principles for the Conversion are:

1.2.1 Maintaining the Health System's position as a multi-hospital health system delivering high-quality care to Lee County residents and the other communities it serves;

1.2.2 Maintaining the historic mission of the Health System to be a trusted community partner, empowering healthier lives through care and compassion;

1.2.3 Maintaining the Health System's status as a safety net provider to the residents of Lee County;

1.2.4 Implementing clinical, financial, and operational best practices to drive measurable improvements with respect to the Health System's quality, patient satisfaction and financial results;

1.2.5 Continuing to provide access to care through strategic deployment of outpatient facilities intended to support Lee County residents and those of the other communities served by the Heath System;

1.2.6 Strengthening existing clinical offerings of the Health System;

1.2.7 Promoting professional and graduate educational efforts;

1.2.8 Maintaining all appropriate accreditation and all relevant and necessary federal, state, and local licenses and permits;

1.2.9 Recruiting and operating a successful physician platform that supports both employed and non-employed physicians; and

1.2.10 Continuing to build a positive community awareness and perception of the Health System's services through community outreach.

ARTICLE 2

CONVERSION

2.1 Transfer of Assets.

2.1.1 The District and LH represent and warrant as of the effective date and as of the Closing that the County is not obligated or responsible in any way for any of the District's assets. Upon the terms and subject to the conditions set forth in this Agreement, at the Closing, the District shall contribute, transfer, assign, convey and deliver to LH, and LH shall accept and receive from the District, all of the District's right, title and interest in, to and under, all of the assets of the District of every kind and nature, whether real, personal or mixed, tangible or intangible, subject to all encumbrances, including without limitation the assets listed on <u>Schedule 2.1.1</u> (the "<u>Transferred Assets</u>"). LH shall be liable to the County for all fees and expenses, including reasonable attorneys' fees and costs, incurred as a result of a breach of the representation and warranty in this <u>Section 2.1.1</u>.

2.2 Assignment and Assumption of Liabilities.

2.2.1 The District and LH represent and warrant as of the effective date and as of the Closing that the County is not obligated or responsible in any way for any of the District's liabilities. Upon the terms and subject to the conditions set forth in this Agreement, at the Closing, the District shall assign to LH, and LH shall assume responsibility for and agree to pay, perform and discharge, all of the liabilities, indebtedness, commitments, and other financial or operational

obligations of the District then existing as of the Closing Date, whether such liabilities, indebtedness, commitments, or other financial or operational obligations are known or unknown, asserted or unasserted, absolute, fixed or contingent, accrued or unaccrued, liquidated or unliquidated, recorded or unrecorded, due or to become due or otherwise, and regardless of when asserted, including without limitation the obligations listed on <u>Schedule 2.2.1</u> (the "<u>Assumed Liabilities</u>"). LH shall be liable to the County for all fees and expenses, including reasonable attorneys' fees and costs, incurred as a result of a breach of the representation and warranty in this <u>Section 2.2.1</u>.

2.2.2 As a condition to Closing, the District and LH shall provide at <u>Schedule</u> <u>2.2.2</u> hereto a written and executed affirmation confirming that Lee County and its residents have no obligations whatsoever after the Closing with respect to any of the Transferred Assets and Assumed Liabilities.

2.3 Closing; Closing Date.

2.3.1 The consummation of the Conversion contemplated by this Agreement (the "<u>Closing</u>") shall take place at such location agreed upon by the District and LH on a date mutually agreed upon by the District and LH (the "<u>Closing Date</u>").

2.4 **<u>Closing Document Deliveries</u>**.

2.4.1 Within one (1) business day of the Closing, the District shall deliver, or shall cause LH to deliver, the following documents to the County:

(a) A copy of the Articles of Incorporation of LH in the form attached hereto as **EXHIBIT A** filed with the Florida Secretary of State.

(b) A fully executed copy of the closing document(s) evidencing the transfer to and assumption by LH of the assets and liabilities of the District as described herein in <u>Sections 2.1.1</u> and <u>2.2.1</u> and set forth on <u>Schedules 2.1.1</u> and <u>2.2.1</u> attached hereto.

2.4.2 <u>Schedule 2.4.2</u> hereto shall include copies of the District's November 17, 2023, approved Resolutions regarding (a) the Mission, Vision and Values of the District's Successor Entity, LH; (b) the Board membership of LH's Board; and (c) the Compensation of LH's board.

2.4.3 <u>Schedule 2.4.3</u> hereto shall include a copy of State of Florida Commission on Ethics Opinion 24-1 dated January 31, 2024, regarding the Independent Special District Board Members Voting on Converting the District to a Nonprofit Entity.

2.4.4 <u>District Board Disclosures</u>. The Amendment to the Special Act requires each current District board member who intends to serve on LH's board to disclose such intent in accordance with Section 112.313, Florida Statutes. The District and LH represent that as of August 12, 2024, each District board member who intends to serve on LH's board is identified on Schedule <u>2.4.4</u> hereto. Schedule 2.4.4 may be updated as of the Effective Date to reflect any changes in District board member intentions with regard to service on LH's board. Further, in the event any District board member files a Form 8B regarding his or her role in voting on the Conversion, LH shall promptly provide to the County copies of each such filing.

2.5 **Dissolution of the District**. No later than 30 days after the Closing Date, the District shall notify the Florida Department of Commerce (f/k/a Florida Department of Economic Opportunity). The parties acknowledge that upon receipt of such notice by the Florida Department of Commerce, the District shall be automatically dissolved and cease to exist as a matter of law in accordance with chapter 2023-326, Laws of Florida.

ARTICLE 3

POST-CLOSING COVENANTS AND OVERSIGHT

3.1 <u>Covenants</u>. Following the Closing Date, unless modified as set forth in <u>Section</u> 3.5, LH shall do the following:

3.1.1 <u>Programs and Services</u>. LH shall ensure existing Health System programs and services as set forth on <u>Schedule 3.1.1</u> attached hereto (the "<u>Major Service Lines</u>") continue to be provided to residents of Lee County, absent a Significant Change;

3.1.2 <u>Charity Care</u>. LH shall maintain its tax-exempt nonprofit status and continue to maintain a policy of providing charity care to the underserved population in Lee County consistent with similarly situated tax-exempt Safety Net Providers in Florida and consistent with the Health System's provision of such charity care over the past five (5) years as documented in the District's annual Community Benefit Reports, absent a Significant Change. Further, the District and LH agree that LH shall maintain a charity care and indigent care policy in a substantially similar form and content to the District's current Financial Assistance Policy & Procedures, a copy of which is attached hereto at <u>Schedule 3.1.2</u>;

3.1.3 <u>Medicare/Medicaid</u>. LH shall continue to participate in the Medicare and Medicaid programs and maintain the necessary licenses for LH's general acute care hospitals in Lee County to participate in the Medicare and Medicaid programs, and it shall continue serving Medicare and Medicaid patients in Lee County at levels consistent with such levels over the past five (5) years, absent a Significant Change;

3.1.4 <u>Sale or Dissolution of LH</u>. LH shall not sell, lease or transfer, directly or indirectly, all, or substantially all, of the assets or operations of LH, or dissolve LH. Further, LH shall not sell, lease, transfer or close any of the District's hospitals currently located in Lee County without the written consent of the County as evidenced by a majority vote of the County commission. For purposes of clarity, LH may close a hospital currently located in Lee County without the consent of the County if LH contemporaneously opens a similarly-licensed replacement hospital facility in Lee County. It is specifically understood and agreed that County consent is not required for LH to carry out the District's current plan to close Lee Memorial Hospital upon the opening of a new general acute care hospital to be located on Challenger Boulevard in Lee County.

3.1.5 <u>Foundation Assets</u>. LH shall use the existing assets of the Foundation consistent with each donor's restrictions, if any. Further, the District and LH represent and warrant

that the total amount of unrestricted donor assets held by the Foundation equals \$6,980,147 as of June 2024, as evidenced on <u>Schedule 3.1.5</u> hereto. LH agrees that within the first five (5) years following the Closing, LH shall cause the Foundation to deploy at least \$6,980,147 to promote access to high-quality and affordable healthcare for Lee County residents. For purposes of clarity, assets pledged or donated to the Foundation after the Closing are not subject to the limitation of this <u>Section 3.1.5</u>.

3.1.6 <u>LH Board Compensation</u>. LH agrees that the compensation of its board members and senior management will at all times comply with the then-current federal laws and regulations governing compensation of individuals by non-profit entities designated under 501(c)(3) of the Internal Revenue Code.

The covenants described in this Section 3.1 are collectively referred to as the "<u>Covenants</u>", and each individually, a "<u>Covenant.</u>"

3.2 **LH Covenants: Annual Report: Oversight Construct.** As of the Closing, LH agrees to be bound by the Covenants, which may be modified from time-to-time as set forth in Sections 3.5 and 3.6 herein. To memorialize the Covenants, effective as of the Closing Date, LH shall adopt Amended and Restated Articles of Incorporation in the form attached hereto as <u>EXHIBIT A</u> (the "<u>Articles of Incorporation</u>"), and shall cause the Articles of Incorporation to be filed with the Secretary of State of the State of Florida. LH shall take no action to amend the Articles of Incorporation without the express written consent of the County.

3.2.2 Following the Closing, the County shall engage an independent auditor (the "Independent Compliance Observer" or "Observer"). The purposes of the Observer are to:

(a) Review, document and report LH's compliance with Covenants set forth in this Article 3, unless and until the County agrees otherwise;

(b) If requested by the County, assist the County as necessary in resolving disputes with regard to LH's compliance with the Covenants; and

(c) If requested by the County, assist the County as necessary in resolving disputes with regard to whether a Significant Change has occurred as set forth in <u>Section</u> <u>3.6</u>.

3.2.3 The County may in its discretion choose the Observer to engage for the purposes set forth herein. The County intends to seek an Observer who is a trained and qualified professional or professionals with demonstrated expertise in hospital audits, operations, finance, accounting or related fields, as well as experience performing in an oversight role in the health care industry. The County may replace the Observer with or without cause at any time.

3.2.4 For the duration of this Agreement, at its sole expense, LH shall prepare an Annual Statement of Compliance, with Form 990(s) attached, that certifies whether LH is in compliance with the Covenants (the "<u>Annual Report</u>").

3.3 <u>Independent Compliance Observer Expenses</u>. LH shall reimburse the County for all reasonable expenses related to the Observer's duties during the Term of this Agreement, including reasonable attorneys' fees and costs related to the enforcement of the Covenants.

3.3.1 At the County's request and upon the County's provision to LH of the Observer's invoice or similar fee agreement, LH shall transfer to the County sufficient funds to cover the Observer's initial retainer or other base fees and expenses. Thereafter, LH, the Observer, and if necessary, the County shall establish a process and budget by which LH shall ensure the Observer has sufficient funds to discharge its obligations under the Agreement.

3.4 **Breaches of Covenants; Observer Covenant Enforcement Mechanism.**

3.4.1 <u>Procedure for Potential Breach of Covenants.</u>

(a) If the County believes that a breach of a Covenant has occurred (the "<u>Default Event</u>"), the County shall, with reasonable promptness, deliver to LH a written notice regarding the alleged breach, describe in reasonable detail the alleged Default Event, and state its intent to enforce its rights hereunder (the "<u>Observed Covenant Breach Notice</u>").

(b) LH shall notify the County within sixty (60) calendar days of its receipt of the Observed Covenant Breach Notice whether LH agrees with the Observed Covenant Breach Notice and, if so, the extent to which LH agrees to comply with any actions proposed by the County to cure the Default Event and the time it anticipates will be required to cure the Default Event, and whether LH contends that the Default Event is the result of a Significant Change. LH shall have sixty (60) days from the date of the Observed Covenant Breach Notice to cure any Default Event, or, if not curable within sixty (60) days, to demonstrate substantial progress toward a complete cure of the Default Event.

(c) If, on its own volition, LH believes it may have committed, or may imminently commit, a Default Event, LH may deliver to the County with reasonable promptness, written notice of the alleged or anticipated Default Event, stating with sufficient detail the underlying facts of the Default Event, providing evidence to support the claim, stating whether LH contends that the Default Event is due to a Significant Change, and stating the proposed cure and corrective action, along with reasonably expected timelines and future disclosure milestones regarding the progress of the cure (the "<u>Disclosed Covenant Breach Notice</u>").

(d) Within sixty (60) days after LH's receipt of the Observed Covenant Breach Notice or the County's receipt of the Disclosed Covenant Breach Notice, the chief executive officer of LH, or their designee, and the County's designated representative(s) (together, the "<u>Negotiation Parties</u>"), shall meet in person (each, a "<u>Negotiation</u>") to attempt in good faith to resolve the issues identified in the Observed Covenant Breach Notice or the Disclosed Covenant Breach Notice. The Negotiation Parties may, in their sole discretion, agree to additional Negotiations, and the County in its discretion may invite the Observer to attend any such Negotiation.

(i) If the Negotiation Parties are able to resolve the issues identified in the Observed Covenant Breach Notice or the Disclosed Covenant Breach Notice to each party's mutual satisfaction at such meeting (or any subsequent meetings which the parties agree to hold), the County shall provide written notice within sixty (60) days of the last Negotiation to LH formally withdrawing the applicable Observed Covenant Breach Notice or waiving the applicable Disclosed Covenant Breach Notice given by LH.

(ii) If, within sixty (60) days after the first Negotiation (which period may be extended by written agreement of the Negotiation Parties), the Negotiation Parties are not able to resolve the issues identified in such Observed Covenant Breach Notice or Disclosed Covenant Breach Notice to the mutual satisfaction of both parties at such meeting or in subsequent meetings, and the County desires to initiate arbitration administered by the American Health Law Association under its Commercial Arbitration Rules with a single arbitrator ("AHLA Arbitration"), the County shall provide written notice to LH formally stating its intent to initiate AHLA Arbitration on behalf of the County (the "<u>Notice of AHLA Arbitration</u>"). If at the time of the alleged covenant breach the American Health Law Association no longer offers arbitration or dispute resolution services, the County may in its discretion select a different vendor that provides alternative dispute resolution services with arbitrators who have health care industry experience.

(e) Within sixty (60) days of the County's issuance of a Notice of AHLA Arbitration, or as soon thereafter as practicable under the AHLA's Commercial Arbitration rules, LH and the County shall initiate the AHLA Arbitration process. The Arbitration must take place in Fort Myers, Florida, and the AHLA arbitrator must be someone with hospital or healthcare system-level health care experience who has expertise with arbitrating controversies involving complex commercial health care transactions or the subject of the particular dispute involved and with no conflict of interest. Within sixty (60) days after the Notice of AHLA Arbitration is delivered by the County, if the parties cannot agree on a proposed arbitrator, one shall be appointed by the AHLA in accordance with the AHLA's Commercial Arbitration rules. LH shall be liable for all reasonable fees and expenses of the AHLA Arbitration process and the AHLA arbitrator, and LH shall reimburse the County for all reasonable expenses the County incurs in connection with the AHLA Arbitration process, including the County's reasonable attorneys' fees and costs.

(f) The outcome of the AHLA Arbitration shall be in writing and delivered to LH and the County. The outcome shall be binding on LH unless the County objects to the outcome. If the County objects to the outcome, the County shall have sixty (60) days after receiving the arbitrator's written decision to initiate litigation against LH. If the County does not initiate litigation within such sixty (60) days, the County's applicable Observed Covenant Breach Notice shall be deemed withdrawn.

(g) If the parties follow the dispute resolution process outlined in this <u>Section 3.4.1</u> and the County elects to initiate litigation against LH, LH shall pay the County's reasonable attorneys' fees and costs associated with that litigation.

3.4.2 <u>Remedies for Breach of Covenants</u>. In the event that LH, in its operation of the Health System, breaches a Covenant, the County shall have all rights under this Agreement as a matter of law and equity, including, without limitation, the institution of legal action for specific performance and/or damages, provided however, that no Party shall be entitled to seek and obtain specific performance, injunctive relief or other equitable remedies from any court of competent jurisdiction for a Covenant Dispute until the dispute provisions set forth in <u>Section 3.4</u> above or in the other provisions of this Agreement have been satisfied.

3.5 <u>Amendments to Covenants</u>. LH may propose an amendment to a Covenant if circumstances change that would make it infeasible for LH to comply with such Covenant. Approval of the County by majority vote of the County Commission shall be required to amend a Covenant.

3.6 <u>Significant Change</u>. "Significant Change" means a legislative, regulatory or other change that is or is likely to be materially adverse to LH's business, assets, financial condition, prospects or results of operations, taken as a whole; provided that any potential future adverse event (or the results thereof) considered by the District's System Board when it voted to approve the Conversion shall not constitute a Significant Change.

3.6.1 Prior to the delivery of the applicable Significant Change Notice pursuant to this <u>Section 3.6</u>, LH shall have first used reasonable efforts to adjust its operations to resolve the adverse impact of such Significant Change and reasonably determined that satisfactory resolution of such Significant Change is not feasible using reasonable efforts.

In the event that LH believes that a Significant Change has (a) occurred, LH may deliver a written notice to the County (a "Significant Change Notice") describing in reasonable detail the Significant Change and the calculations underlying LH's determination with respect to the same. The County may, in good faith, dispute the occurrence of the Significant Change set forth in the Significant Change Notice by delivering a Dispute Notice to LH within sixty (60) days of LH's delivery of the Significant Change Notice, which Dispute Notice shall state in reasonable detail the basis for such dispute; provided, that if the County does not timely deliver a Dispute Notice pursuant to this Section 3.6.1, the Significant Change set forth in the Significant Change Notice shall be deemed final and binding and to have been finally determined to have occurred for purposes of this Agreement. If the County timely delivers a Dispute Notice pursuant to this Section 3.6.1, LH and the County shall attempt to reconcile their respective determinations as to whether the Significant Change set forth in the Significant Change Notice occurred, which reconciliation, if any, shall be in writing, signed by LH and the County and shall be final and binding for purposes of this Agreement. If LH and the County are unable to reconcile their respective determinations within sixty (60) days following delivery to LH of a Dispute Notice, then LH and the County shall submit the dispute to AHLA Arbitration for resolution pursuant to the process set forth below. The Arbitration must take place in Fort Myers, Florida, and the AHLA arbitrator must be someone with hospital or healthcare system-level health care experience who has expertise with arbitrating controversies involving complex commercial health care transactions or the subject of the particular dispute involved and with no conflict of interest. In the event that a dispute is submitted to the AHLA arbitrator pursuant to this Section 3.6.1, LH and the County shall make readily available to the AHLA arbitrator the financial books and records relevant to the dispute, including any accountants' work papers (subject to the execution of any access letters that may be required in connection with the review of such work papers). The outcome of the AHLA Arbitration shall be in writing and delivered to LH and the County. The outcome shall be binding on LH unless the County objects to the outcome. If the County objects to the outcome, the County shall have sixty (60) days to initiate litigation against LH. If the County does not initiate litigation within sixty (60) days, the County shall formally withdraw the applicable Dispute Notice. LH shall reimburse the County for all reasonable attorneys' fees and other expenses the County incurs in connection with disputes arising under this Section 3.6. If at the time of the alleged Significant Change the American Health Law

Association no longer offers arbitration or dispute resolution services, the County may in its discretion select a different vendor that provides alternative dispute resolution services with arbitrators who have health care industry experience.

3.7 <u>No Financial Support Requests</u>. LH shall not lobby, petition or otherwise request from the County any subsidies or other financial support, including without limitation special tax levies through existing or future legislation or otherwise, to support LH in any way, including without limitation LH's operations, investment or debt positions, capital improvements, expansion, or strategic development plans. Notwithstanding the foregoing, LH may seek the County's assistance in pursuing supplemental Medicaid program funding from the State of Florida and the federal government, provided that LH shall reimburse the County for all reasonable attorneys' fees and other expenses incurred in connection with such supplemental Medicaid program fundings requests.

ARTICLE 4

4.1 **Exclusive Forum and Venue. EACH PARTY HEREBY IRREVOCABLY** (I) ACCEPTS, CONSENTS TO AND SUBMITS TO THE EXCLUSIVE JURISDICTION OF AND VENUE IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF FLORIDA, FORT MYERS DIVISION, AND THE STATE COURTS OF THE STATE OF FLORIDA, SITTING IN LEE COUNTY, FLORIDA (THE "DESIGNATED COURTS"), (II) AGREES THAT ALL PROCEEDINGS ARISING OUT OF OR RELATING TO THIS AGREEMENT MUST BE LITIGATED IN THE DESIGNATED COURTS AND THAT IT SHALL NOT COMMENCE ANY PROCEEDING IN ANY OTHER COURT, (III) WAIVES ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE IN THE DESIGNATED COURTS, INCLUDING ANY CLAIM OR DEFENSE OF FORUM NON CONVENIENS (I.E., THAT ANY ACTION, SUIT OR PROCEEDING BROUGHT IN A DESIGNATED COURT HAS BEEN BROUGHT IN AN INCONVENIENT FORUM) AND (IV) AGREES THAT ANY FINAL JUDGMENT RENDERED BY THE DESIGNATED COURTS IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND **BINDING UPON SUCH PARTY AND MAY BE ENFORCED IN ANY OTHER COURTS** HAVING JURISDICTION OVER SUCH PARTY BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW.

ARTICLE 5

GENERAL PROVISIONS

5.1 <u>Consummation of Conversion</u>. The Parties shall take no action which is inconsistent with its obligations hereunder or which could materially delay the consummation of the Conversion.

5.2 <u>Notices</u>. All notices, requests, demands and other communications under this Agreement shall be in writing and shall be deemed to have been duly given or made as follows: (a) if sent by registered or certified mail in the United States return receipt requested, upon receipt;

(b) if sent designated for overnight delivery by nationally recognized overnight air courier (such as Federal Express, UPS or DHL), one (1) Business Day after mailing; (c) if sent by facsimile transmission before 5:00 p.m. (sender's time) and receipt is confirmed through a delivery report; (d) if sent by facsimile transmission after 5:00 p.m. (sender's time) and receipt is confirmed through a delivery report, on the following Business Day; (e) or if otherwise actually personally delivered, when delivered; provided that such notices, requests, demands and other communications are delivered to the addresses set forth below, or to such other address as any Party shall provide by like notice to the other Party:

The District:	Lee Memorial Health System Gulf Coast Medical Center Medical Office Bldg. 13685 Doctors Way, Suite 190 Fort Myers, FL 33912 Attention: Chair of Board of Directors
With a simultaneous copy to:	Lee Memorial Health System Office of General Counsel 4211 Metro Parkway Fort Myers, FL 33916 Attention: General Counsel
LH:	Lee Health System, Inc. Gulf Coast Medical Center Medical Office Bldg. 13685 Doctors Way, Suite 190 Fort Myers, FL 33912 Attention: Chair of Board of Directors
With a simultaneous copy to:	Lee Health System, Inc. Office of General Counsel 4211 Metro Parkway Fort Myers, FL 33916 Attention: General Counsel
The County:	Lee County, Florida 2120 Main Street Fort Myers, Florida 33901 Attention: Chair of Board of County Commission
With a simultaneous copy to:	Lee County Attorney's Office P.O. Box 398 Fort Myers, Florida 33902-0398

5.3 <u>Entire Agreement; Amendment</u>. This Agreement supersedes all previous agreements oral or written, and constitutes the entire agreement among the District, LH and the County respecting the subject matter of this Agreement, and no Party shall be entitled to benefits other than those specified herein. Unless explicitly stated otherwise herein, this Agreement may be supplemented, amended, or modified, and compliance with any provision of this Agreement waived, only by an agreement in writing signed by LH, the District and the County. Upon dissolution of the District, this Agreement may thereafter be supplemented, amended, or modified, and compliance with any provision of this Agreement in writing signed by LH and the County.

5.4 **Exhibits: Schedules.** The Exhibits and/or Schedules to this Agreement are incorporated herein by reference and made a part hereof.

5.5 **Non-Assignment.** This Agreement shall be binding upon and inure to the benefit of the Parties and their respective successors, assigns and legal representatives, but no Party may assign its rights in this Agreement or delegate its duties under this Agreement to a third party by any means without first obtaining the prior written consent of the other Parties, except that in the event of a change in Florida law that removes or modifies the County's obligation or authority to enforce this Agreement, the County may freely assign this Agreement without any other Party's consent to the government unit or entity that such law makes responsible for such enforcement authority.

5.6 **No Third-Party Beneficiaries.** This Agreement shall not confer any rights or remedies upon any Person or other third party other than the Parties and their respective successors and permitted assigns.

5.7 **No Agency Relationship.** Nothing contained in this Agreement will be deemed to be construed by LH, the District, the County or any other third party as creating an agency relationship between LH and the District or LH and the County.

5.8 <u>Additional Assurances</u>. The provisions of this Agreement shall be selfoperative and shall not require further agreement by the Parties except as may be herein specifically provided to the contrary; *provided*, *however*, at the request of a Party, the other Party shall execute such additional instruments and use its commercially reasonable efforts to take such additional actions as the requesting Party may deem necessary to effectuate this Agreement.

5.9 <u>Severability</u>. In the event any provision of this Agreement is held to be invalid, illegal or unenforceable, in whole or in part, for any reason and in any respect, such invalidity, illegality, or unenforceability shall in no event affect, prejudice or disturb the validity of any remaining provision of this Agreement, which shall be and remain in full force and effect, and binding and enforceable in accordance with its terms.

5.10 <u>Applicable Law</u>. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Florida; *provided*, *however*, that the conflicts of law principles of the State of Florida shall not apply to the extent they would operate to apply the laws of another state.

5.11 <u>Construction</u>. This Agreement and all documents or instruments delivered pursuant hereto shall be construed without regard to the identity of the person who drafted the various provisions of the same. Each and every provision of this Agreement and such other documents and instruments shall be construed as though the Parties participated equally in the drafting of the same. Consequently, the Parties acknowledge and agree that any rule of construction that a document is to be construed against the drafting Party shall not be applicable to this Agreement.

5.12 <u>Waiver of Terms</u>. The failure of any Party to insist, in any one or more instances, on performance of any of the terms, covenants and conditions of this Agreement shall not be construed as a waiver or relinquishment of any rights granted hereunder or thereunder or of the future performance of any such term, covenant or condition, but the obligations of the Parties with respect thereto shall continue in full force and effect.

5.13 <u>Counterparts: Signatures</u>. The Parties agree that this Agreement may be executed in multiple originals, each of which shall be considered an original for all purposes and, collectively, shall be considered to constitute this Agreement. The Parties further agree that signatures transmitted by facsimile or in portable document format (pdf) may be considered an original for all purposes, including, without limitation, the execution of this Agreement and enforcement of this Agreement.

5.14 <u>**Time is of the Essence.**</u> Time is hereby expressly made of the essence with respect to each and every term and provision of this Agreement and any other agreements determined by the Parties to be necessary or appropriate to be entered into in connection with the Conversion or the other transactions contemplated herein.

5.15 <u>Access to Records and Information</u>. If and to the extent applicable to this Agreement and to any agreement contemplated hereunder or entered into pursuant hereto between or among the Parties, the Parties agree to comply with the requirements of Public Law 96-499, Section 952 (Section 1861(v)(1)(I) of the Social Security Act) and regulations promulgated thereunder.

5.16 **Survival.** The terms and conditions set forth in this Agreement shall survive indefinitely following the Closing and consummation of the Conversion.

5.17 **Reimbursement of County Administrative Expenses and Indemnification by LH.** From and after the Closing, LH shall reimburse the County for all reasonable administrative expenses the County incurs in connection with its role in overseeing and enforcing this Agreement. Further, LH shall indemnify and hold harmless the County from and against any and all expenses, damages and other amounts that the County incurs as a result of, arising out of, or with respect to (i) any material breach of any of the covenants made by the District or LH in this Agreement, and (ii) any act or omission of LH or its board members, officers, employees, agents, contractors or other staff, including without limitation any alleged medical malpractice or other adverse healthcare related event.

5.18 <u>**Term; Termination.</u>** Subject to the rights of the parties to mutually amend this Agreement pursuant to Sections 3.5 and 5.3, the Initial Term of this Agreement shall be for ninety-</u>

nine (99) years and shall automatically renew thereafter for successive Renewal Terms of ninetynine (99) years unless the County and LH mutually agree in writing to terminate the Agreement.

[Signatures on following page.]

IN WITNESS WHEREOF, the Parties respectively, acting through their duly authorized representatives, have executed this Mission Agreement as of the Effective Date.

LEE MEMORIAL HEALTH SYSTEM

By: Chair of the Board of Directors

LEE HEALTH SYSTEM, INC. d/b/a LEE HEALTH

By:

[Title]

LEE COUNTY, FLORIDA

By:

Mike Greenwell, Chairman

Attest:

Clerk

Approved as to Form and Correctness for the benefit of Lee County only:

By:_

County Attorney

Exhibit A

Mission Agreement - Amended and Restated Articles of Incorporation of Lee Health System, Inc.

AMENDED AND RESTATED ARTICLES OF INCORPORATION¹ OF LEE HEALTH SYSTEM, INC.



¹ This document is intended as a draft of proposed terms for discussion purposes only. Terms are subject to further review and consideration by the Board and legal counsel.

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The undersigned, acting as an officer of Lee Health System, Inc., under Chapter 617 of the Florida Statutes, and Section 501(c)(3) of the Internal Revenue Code of 1986, including its regulations, all as amended from time to time (the "Internal Revenue Code"), hereby adopts the following Amended and Restated Articles of Incorporation (the "Articles of Incorporation"):

ARTICLE 1

NAME

The name of this corporation is Lee Health System, Inc. (the "Corporation").

ARTICLE 2 PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The initial principal place of business and mailing address of the Corporation is:

4211 Metro Parkway, Fort Myers, Florida 33916.

ARTICLE 3 DURATION AND COMMENCEMENT OF EXISTENCE

The Corporation will have perpetual existence, commencing with the filing of these Articles of Incorporation with the Florida Department of State.

ARTICLE 4 PURPOSES

The Corporation is irrevocably dedicated to, and is organized and will be administered and operated exclusively for charitable, educational, and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code. The Mission of the Corporation is to be a trusted partner, empowering healthier lives through care and compassion. Without limiting the foregoing, and in furtherance of such purposes, the Corporation is authorized:

(a) To promote, support, and engage in activities carried on for charitable, scientific and educational purposes, by the direct conduct of such activities. The charitable activities to be conducted by the Corporation may include, but are not limited to operation of a private, nonprofit hospital system to advance health and empower healthy living through the provision of high quality healthcare services to the community, emphasizing compassion, innovation, and excellence.

(b) To adopt a Vision and Values for the Corporation consistent with the Corporate Purposes, each as may be amended from time to time.

(c) To receive and maintain personal or real property, or both; and, subject to the restrictions and limitations set forth below, to use and apply the whole or any part of the income from such property and the principal thereof exclusively for charitable, educational, and scientific purposes either directly or by contributions to other charitable organizations.

(d) To receive assistance, money, real or personal property and any other form of contributions, gift, bequest, or devise from any person or entity, to be used in the furtherance of the purpose of the Corporation, and to enter into agreements or contracts for contributions to the Corporation to be used in the furtherance of its purposes, provided that gifts will be subject to acceptance by the Board of Directors as required by the Bylaws of the Corporation.

(e) To establish one or more offices and employ such personnel as may be necessary and appropriate in the judgment of the Board of Directors, and pay reasonable compensation for the services of such persons.

(f) To distribute, in the manner, form, and method, and by the means determined by the Board of Directors of the Corporation, any and all forms of contributions or other funds received by it in carrying out charitable, educational and scientific programs of the Corporation in the furtherance of its stated purposes. Money and real or personal property contributed to the Corporation in furtherance of its purposes are and will continue to be used exclusively for such purposes.

(g) To invest and reinvest surplus funds in such securities and properties consistent with the Corporation's investment policy.

(h) To purchase, acquire, own, hold, guarantee, sell, assign, transfer, mortgage, pledge, loan, or otherwise dispose of and deal in any bonds, securities, evidence of indebtedness, or other personal property, as well as to purchase, acquire, own, hold, sell, transfer, mortgage, or otherwise dispose of and deal in real estate; and, as the owner of any such real or personal property, to exercise all the rights, powers, and privileges of ownership.

- (i) To contract and be contracted with, and to sue and be sued.
- (j) To adopt and use an official seal for the Corporation.

(k) To do all acts and things requisite, necessary, proper and desirable to carry out and further the purposes of the Corporation; and, in general, to have all the rights, privileges, and immunities, and enjoy all the benefits of the laws of the State of Florida applicable to corporations of this character, including but not limited to the powers described in section 617.0302 of the Florida Statutes, subject however to the requirements of Section 501(c)(3) of the Internal Revenue Code and to the other limitations provided in these Articles of Incorporation.

ARTICLE 5 MEMBERSHIP

The Corporation shall not have members.

ARTICLE 6 BOARD OF DIRECTORS AND BYLAWS

All corporate powers will be exercised by or under the authority of, and the affairs of the Corporation will be managed under the direction of, a Board of Directors. The number, manner of

selection, duties, terms, qualifications, and other matters relating to the Board of Directors of the Corporation shall be as provided in the Bylaws of the Corporation. The Bylaws of the Corporation shall be adopted by the Board of Directors, and thereafter the Corporation shall be governed by such Bylaws and these Articles of Incorporation, each as may be amended or amended and restated from time to time.

ARTICLE 7 COMPENSATION AND INDEMNIFICATION OF DIRECTORS AND OFFICERS

7.1 Compensation. A director or officer of the Corporation may receive reasonable compensation for personal services rendered as a director or officer, or in any other capacity, so long as the services are reasonable and necessary to carrying out the charitable, educational and scientific purposes of the Corporation, and may be reimbursed for expenses or advances paid on behalf of the Corporation, provided they are reasonable in character and amount and approved for payment in the manner provided by the Bylaws. Provisions relating to compensation payable to directors or officers of the Corporation will be stated in the Bylaws. Any such compensation shall be limited to reasonable compensation for personal services rendered to the Corporation, which services shall be reasonable and necessary to carrying out the charitable, educational and scientific purposes of the Corporation.

7.2 Indemnification. Every director and officer of the Corporation will be indemnified by the Corporation against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed in connection with any proceeding or any settlement of any proceeding (including any appeals) to which a director or officer may be a party or may become involved by reason of being or having been a director or officer of the Corporation, whether or not a director or officer at the time such expenses are incurred, but only if (i) the director or officer is not adjudged guilty of or liable for willful misfeasance in the performance of his or her duties, and (ii) in the case of a settlement before entry of judgment, the Board of Directors approves such settlement and reimbursement as being in the best interest of the Corporation. The foregoing right of indemnification will be in addition to and not exclusive of all other rights to which a director or officer, and agent of the Corporation in amounts determined from time to time by the Board of Directors.

7.3 Interest of Directors and Officers in Contracts. Any contract, whether for compensation or otherwise, or other transactions between the Corporation and (i) one or more of its directors or officers, (ii) any firm of which one or more of its directors or officers are shareholders, partners, members, or employees, or in which they are interested, or (iii) any corporation, association, or partnership of which one or more of its directors or officers are shareholders, members, directors, officers, partners, or employees, or in which they are interested, will be valid for all purposes, despite the presence of such director or directors, or officer or officers, at the meeting of the Board of Directors of the Corporation in such action. The fact of such interest must be disclosed to or known by the Board of Directors and the Board of Directors may, nevertheless, authorize, approve, and ratify such contract or transaction by vote of majority of the directors present. This section will not be construed to invalidate any contract or other

transaction which would otherwise be valid under the common and statutory law applicable thereto. This provision is subject to modification by any conflict of interest policy adopted by the Board of Directors of the Corporation.

7.4 **Prohibition Against Self-Dealing and Excess Benefit Transactions.** Anything contained in these Articles of Incorporation to the contrary notwithstanding, the Corporation shall make no payment that would constitute "self-dealing" as defined in Section 4941 of the Internal Revenue Code, or that would result in an "excess benefit transaction" as defined in Section 4958 of the Internal Revenue Code, as applicable pursuant to the federal foundation classification of the Corporation.

ARTICLE 8 CHARITABLE LIMITATIONS

Despite any other provision of these Articles of Incorporation, the Corporation may not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and section 617.0835 of the Florida Statutes. These restrictions include, but are not limited to, the following:

8.1 No Private Inurement. No part of the net earnings of the Corporation may inure to the benefit of, or be distributable to, the directors or officers of the Corporation, or to any other private persons, except that the Corporation is authorized and empowered (i) to pay reasonable compensation for personal services rendered to the Corporation, so long as the services are reasonable and necessary to carrying out the charitable, educational and scientific purposes of the Corporation, and to reimburse expenses or advances made for the Corporation that are reasonable in character and amount, and (ii) to make payments and distributions to persons who are qualified to receive them in furtherance of the Corporation's charitable, educational and scientific purposes as set forth herein. All of the net earnings and assets of the Corporation will be expended for the purposes stated in Section 501(c)(3) of the Internal Revenue Code.

8.2 No Political Activities; No Substantial Lobbying Activities. The Corporation shall not participate in, or intervene in, any political campaign on behalf of, or in opposition to, any candidate for public office by publishing or distributing statements, or in any other way. No substantial or material part of the activities of the Corporation shall be devoted to the carrying on of propaganda, or otherwise attempting to influence legislation.

8.3 Community Benefit. In carrying out the Corporation's charitable purposes of promoting health for a broad cross section of the communities served by the Corporation, the Corporation will:

- (a) Cause each of its hospitals to provide quality healthcare and health services to all persons needing care without regard to race, creed, color, religion, national origin, citizenship, sex, disability, age, insurance coverage, or ability to pay;
- (b) Act consistently with the charity care and financial assistance policies of the Corporation to ensure that quality care services are available and provided

to all members of the communities served by the Corporation and that no individual is denied care based on the individual's financial status or inability to pay for the full cost of services;

- (c) Participate in Medicare and Medicaid programs to the extent permitted by applicable law;
- (d) Accept all emergency patients without regard to ability to pay;
- (e) Maintain an open medical staff except where a hospital approved exception has occurred; and
- (f) Provide public health programs of educational benefit and generally promote public health, wellness, and welfare to the communities served by the Corporation, subject, in each case, to changes in governmental law, policy, or regulation.

8.4 Compliance with Section 501(r) of the Internal Revenue Code. The Corporation will ensure compliance with the requirements of Section 501(r) of the Internal Revenue Code, as applicable to the Corporation and its hospitals, subject, in each case, to changes in governmental law, policy, or regulation.

8.5 Section 501(c)(3) Status. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not carry on any activity not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(a) of the Internal Revenue Code and more particularly described in Section 501(c)(3) of the Internal Revenue Code, or (b) by a corporation, contributions to which are deductible under Sections 170(c)(2), 642(c), 2055, or 2522 of the Internal Revenue Code.

8.6 Private Foundation Rules. Notwithstanding any other provisions in these Articles of Incorporation, in the event that, and for so long as, the Corporation is classified as a private foundation within the meaning of Section 509(a) of the Internal Revenue Code, the Corporation:

(a) shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code;

(b) shall make distributions for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code;

(c) shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code;

(d) shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code; and

(e) shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code.

ARTICLE 9 DISPOSITION OF ASSETS

If the Corporation is dissolved pursuant to Florida law, the Board of Directors, after paying or making provision for the payment of all of the liabilities of the Corporation, shall dispose of all of the assets of the Corporation by transferring such assets to one or more organizations that are exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code and are engaged in activities of the type described in Article 4 above, as the Board of Directors determines. Any assets not so disposed of will be disposed of by the Circuit Court of the county in which the principal office of the Corporation is then located, exclusively for such charitable purposes, or to such organization or organizations as that Court determines are organized and operated exclusively for such purposes.

ARTICLE 10 AMENDMENTS TO BYLAWS OR ARTICLES OF INCORPORATION

The power to adopt, alter, amend, or repeal the Bylaws of the Corporation or these Articles of Incorporation is vested in the Board of Directors in accordance with the provisions of the Bylaws. Notwithstanding any other provision of these Articles of Incorporation or anything else to the contrary, the provisions of these Articles of Incorporation shall not be changed, modified, repealed or expanded in such a manner as to be inconsistent with the purposes for which the Corporation is formed, or to jeopardize the Corporation's federal tax-exempt status under Section 501(a) of the Internal Revenue Code as more particularly described in Section 501(c)(3) of the Internal Revenue Code (or any amendments or successor provisions thereto).

ARTICLE 11 REGISTERED AGENT

The name of the registered agent of the Corporation, who is authorized to receive service of process on behalf of the Corporation, is CT Corporation System. The street address of the initial registered office of the Corporation is 1200 South Pine Island Road, Plantation, Florida, 33324.

IN WITNESS WHEREOF, the undersigned officer has executed these Amended and Restated Articles of Incorporation as of this _____ day of _____, 2024.

[Name], [Officer Title]

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

WITNESSETH:

That Lee Health System, Inc., has named CT Corporation System as its agent to accept service of process within this state.

ACKNOWLEDGMENT:

Having been named to accept service of process for the above-referenced Corporation at 1200 South Pine Island Road, Plantation, Florida, 33324, the undersigned hereby agrees to act in this capacity, agrees to comply with the provisions of all statutes relative to the proper and complete performance of the duties of a registered agent, and accepts the duties and obligations of section 617.0503 of the Florida Statutes.

Dated this	day of	2024.
		CT CORPORATION SYSTEM
		By:
		Name:
		Its:

Schedule 2.1.1

Mission Agreement - Transferred Assets

AND

Schedule 2.2.1

Mission Agreement - Assumed Liabilities

Consolidated Financial Statements, Required Supplementary Information, and Other Supplementary Information Years Ended September 30, 2023 and 2022

The report accompanying these financial statements was issued by BDO USA, P.C., a Virginia professional corporation, and the U.S. member of BDO International Limited, a UK company limited by guarantee.



Consolidated Financial Statements, Required Supplementary Information, and Other Supplementary Information Years Ended September 30, 2023 and 2022

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Tel: 813-321-6869 Fax: 813-448-1886 www.bdo.com

Independent Auditor's Report

The Audit Committee of the Board of Directors Lee Memorial Health System Fort Myers, Florida

Report on the Audits of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of Lee Memorial Health System and its subsidiaries and the pension trust fund (collectively, the System) as of and for the years ended September 30, 2023 and 2022, and the related notes to the consolidated financial statements, which collectively comprise the System's basic consolidated financial statements as listed in the table of contents.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the System as of September 30, 2023 and 2022, and the changes in its fund net position and its cash flows for the years then ended, and the financial position of the pension trust fund as of September 30, 2023 and 2022 and the respective change in financial position for the years then ended, in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS) 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 Audits of the Consolidated Financial Statements section of our report. We are required to be independent of the System and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions. The financial statements of Lee Memorial Health System Foundation, Inc. were not audited in accordance with *Government Auditing Standards*.

Emphasis of a Matter

As described in Note 1 to the consolidated financial statements, the System adopted Governmental Accounting Standards Board (GASB) Statement No. 96, *Subscription-Based Information Technology Arrangements*, as of October 1, 2021. Our opinion is not modified with respect to this matter.



Responsibilities of Management for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated 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 consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the System's ability to continue as a going concern for 12 months beyond the consolidated financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

Auditor's Responsibilities for the Audits of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated 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 opinion. 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 GAAS 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 consolidated financial statements.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audits.
- Identify and assess the risks of material misstatement of the consolidated 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 consolidated financial statements.
- Obtain an understanding of internal control relevant to the audits 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 System'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 consolidated financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the System'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 audits, significant audit findings, and certain internal control-related matters that we identified during the audits.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis on pages 8 through 18 and the schedules of changes in the net pension liability and related ratios, employer contributions, investment returns, changes in total other post-employment benefits (OPEB) liability, and total other post-employment benefits (OPEB) contributions on pages 76 through 84 be presented to supplement the basic consolidated financial statements. Such information is the responsibility of management and, although not a part of the basic consolidated financial statements, is required by the GASB, who considers it to be an essential part of financial reporting for placing the basic consolidated financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with GAAS, 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 consolidated financial statements, and other knowledge we obtained during our audits of the basic consolidated 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 Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements that collectively comprise the System's basic consolidated financial statements. The supplemental consolidating schedules on pages 86 through 90 are presented for purposes of additional analysis and are not required parts of the basic consolidated financial statements.

The supplemental consolidating schedules are the responsibility of management and were derived from and relate directly to the underlying accounting and other records used to prepare the basic consolidated financial statements. Such information has been subjected to the auditing procedures applied in the audits of the basic consolidated financial statements and to certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic consolidated financial statements or to the basic consolidated financial statements themselves, and to other additional procedures, in accordance with GAAS. In our opinion, the consolidating schedules of net position and revenues, expenses, and changes in fund net position, and the related note to the consolidating schedules, are fairly stated, in all material respects, in relation to the basic consolidated financial statements taken as a whole.



Other Reporting Required by *Government Auditing Standards*

In accordance with *Government Auditing Standards*, we have also issued our report dated January 30, 2024 on our consideration of the System'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 System's internal control over financial report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the System's internal control over financial reporting and compliance.

BDO USA, P.C.

January 30, 2024

Management's Discussion and Analysis (unaudited)

Introduction

This section of Lee Memorial Health System's (the System) annual financial report presents management's discussion and analysis of the financial position and performance of the System for the year ended September 30, 2023 with comparative information as of and for the years ended September 30, 2022 and 2021. This discussion has been prepared by management and should be read in conjunction with the consolidated financial statements and related footnote disclosures.

The System is governed by a ten-member, publicly elected Board of Directors (the Board). Each Board member can be elected to an unlimited number of four-year terms with six members being up for election normally in the presidential election year and four in the nonpresidential election year. This assists in providing leadership continuity among the Board members.

The System is an integrated health care provider that consists of 1,865 acute care hospital beds located at four campuses, which includes a 135-bed designated children's hospital, a 60-bed rehabilitation hospital, a 75-bed skilled nursing unit, and an 18-bed skilled nursing unit. In addition, the System operates a 112-bed skilled nursing facility, a home health agency, outpatient treatment and diagnostic centers, and physician offices. For further detail on these entities, refer to Note 1 of the consolidated financial statements.

The Board's mission is to be a trusted partner, empowering healthier lives through care and compassion. The Board's vision is to inspire hope and be a national leader for the advancement of health and healing. To achieve this vision, the Board works within a strategic plan and evaluates existing and new services based upon community needs and economic viability.

Four strategic pillars underpin the Board's strategic plan to achieve the System's mission and vision: (1) deliver a patient-focused experience through the System's engaged and service-driven team members; (2) provide safe, individualized care to promote an optimal quality of life; (3) deliver uniquely convenient and seamless care; and (4) improve the affordability of care and ensure ongoing financial viability. These strategic priorities will be achieved by resourcing and deploying strategies and tactics that are fully aligned and deployed to operations through the System's lean operating system. The strategies will be driven by data analytics to improve processes, standardize to best practices, and utilize human capital and technology to achieve the highest probability of success in improving outcomes and lowering costs.

Overview of the Consolidated Financial Statements

The System's annual report consists of a series of consolidated financial statements prepared in accordance with accounting standards generally accepted in the United States of America, including all applicable effective statements of the Governmental Accounting Standards Board (GASB).

Required Financial Statements

The required statements are the consolidated statements of net position; the consolidated statements of revenues, expenses, and changes in fund net position; and the consolidated statements of cash flows. These statements offer short and long-term financial information about System activities. In accordance with GASB Statement No. 84, *Fiduciary Activities*, the required statements also include the statements of net position and statements of changes in net position of the Pension Trust Fund for the frozen retirement plan of former Cape Coral Medical Center, Inc. employees.

The consolidated statements of net position reflect all of the System's assets, liabilities, deferred inflows and outflows of resources, and net position and provide information about the nature and amounts of investments in resources (assets) and the obligations to creditors (liabilities). Assets, liabilities, and deferred activity are presented in a classified format, which distinguishes between their current and long-term time frame. The difference between the assets plus deferred outflows of resources and liabilities plus deferred inflows of resources is reported as net position.

The consolidated statements of revenues, expenses, and changes in fund net position present the change in net position resulting from revenues earned and expenses incurred. All changes in fund net position are reported as revenues are earned and expenses are incurred, regardless of the timing of related cash flows.

The consolidated statements of cash flows report cash receipts, cash payments, and net changes in cash resulting from operating, financing (capital and non-capital), and investing activities. The purpose of the statements is to reflect the key sources and uses of cash during the reporting period.

Financial Analysis

Effective October 1, 2021, the System adopted GASB Statement No. 96, *Subscription-Based Information Technology Arrangements* (GASB 96) and adjusted its consolidated financial statements as of and for the year ended September 30, 2022 (see Note 1 to the consolidated financial statements). GASB 96 establishes a single model to account for subscription-based information technology arrangements (SBITAs) based on the foundational principle that the SBITAs are financings of the right to use an underlying information technology asset. Under GASB 96, the System was required to recognize a subscription liability and an intangible right-of-use subscription asset for each SBITA.

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Management's Discussion and Analysis (unaudited)

Condensed Consolidated Statements of Net Position

A summary of the System's consolidated statements of net position is presented below (in thousands):

September 30,	2023		*As Adjusted 2022	2021
Assets				
Current and other assets Capital assets, net	\$ 2,148,632 1,581,851	\$	2,047,538 1,483,036	\$ 2,141,280 1,412,352
Total Assets	\$ 3,730,483	Ş	3,530,574	\$ 3,553,632
Total Deferred Outflows of Resources	\$ 103,901	\$	111,447	\$ 113,740
Liabilities				
Current liabilities Long-term liabilities	\$ 336,638 1,087,209	\$	319,649 1,142,260	\$ 468,320 1,007,436
Total Liabilities	\$ 1,423,847	\$	1,461,909	\$ 1,475,756
Total Deferred Inflows of Resources	\$ 32,438	\$	13,791	\$ 18,543
Net Position Restricted Net investment in capital assets Unrestricted	\$ 65,115 537,103 1,775,881	\$	59,715 409,394 1,697,212	\$ 58,552 478,971 1,635,550
Total Net Position	\$ 2,378,099	\$	2,166,321	\$ 2,173,073

* Balances as of September 30, 2022 were adjusted for the adoption of GASB 96.

Total assets at September 30, 2023 increased by \$199.5 million, or 5.7%, due primarily to an increase in capital assets of \$98.8 million, or 6.7%; an increase in patient accounts receivable of \$51.2 million, or 16.0%, and an increase in estimated third-party settlements of \$40.4 million. The growth in capital assets was primarily due to progress on strategic growth projects approved during the current and prior fiscal year and right-of-use leased buildings, equipment, and subscription assets related to operating lease and SBITAs executed during the year. At September 30, 2023, estimated third-party settlements was a \$40.4 million net receivable compared to a net payable of \$9.5 million at September 30, 2023 as the Agency for Health Care Administration had not fully paid the System all funding due for the Medicaid fiscal year ended June 30, 2023.

Total assets at September 30, 2022 decreased over the prior year by \$23.1 million, or 0.6%, due primarily to a decrease in cash and cash equivalents of \$68.3 million, or 40.1%, and short-term investments of \$67.6 million, or 4.6%, which was partially offset by increases in capital assets of \$70.7 million, or 5%. The decrease in cash is due to increasing operating expenses (an increase of \$359.3 million over 2021) and the decrease in short-term investments was due to poor market performance during the year. The growth in capital assets was primarily due to strategic growth projects approved during the fiscal year and the capitalization of right-of-use subscription assets due to the adoption of GASB 96.

Deferred outflows of resources at September 30, 2023 decreased by \$7.5 million, or 6.8%, compared to the prior year due to a \$1.4 million write-off and \$3.7 million amortization of excess consideration provided for acquisitions and a \$2.2 million reduction of deferred outflows related to pension and post-employment benefit plans. Deferred outflows of resources decreased in 2022 by \$2.3 million, or 2.0%, compared to the previous year due to the payment of \$1.1 million additional excess consideration provided for acquisitions, net of 2022 amortization expense of \$3.7 million.

Total liabilities decreased by \$38.1 million, or 2.6%, in 2023 as compared to 2022, due primarily to a \$27.5 million decrease in long-term finance obligations and the shift of estimated third-party settlements to a receivable position at September 30, 2023 (compared to a \$9.5 million liability in 2022). Payments on long-term finance obligations of \$150.9 million exceeded an aggregate new borrowings and additions to right-of-use lease obligations and subscription liabilities of \$123.4 million.

Total liabilities for 2022 decreased by \$13.8 million, or 0.9%, over the previous year, due primarily to the recoupment of \$125.5 million of the advance funds received under the Medicare Accelerated and Advanced Payment Program and a \$48.5 million decrease in estimated third-party settlements, significantly offset by a \$139.0 million increase in long-term finance obligations.

Deferred inflows of resources increased in 2023 by \$19.0 million, or 138.1%, due to increases in the deferred inflows of resources related to pension and post-employment benefits and those related to leases of \$18.9 million and \$0.4 million, respectively. Deferred inflows of resources decreased in 2022 by \$4.8 million, or 25.6%, due to decreases in the deferred inflows of resources related to pension and post-employment benefits and those related to leases of \$2.5 million and \$1.6 million, respectively.

Net position increased by \$211.8 million, or 9.8%, in 2023 and decreased by \$6.8 million, or 0.3%, in 2022, as compared to the respective previous years. The 2023 increase reflects positive operating income of \$79.7 million, non-operating income of \$135.7 million, and a \$3.6 million distribution to holders of a minority interest in Paramount Surgery Center, LLC. The 2022 decrease reflects positive operating income of \$189.8 million, non-operating losses of \$193.1 million, and a \$3.5 million distribution to holders of a minority interest in Paramount Surgery Center, LLC.

Capital Assets

The System's investment in net capital assets was \$1,581.9 million at September 30, 2023, representing a \$98.9 million net increase over the prior year's net capital assets of \$1,483.0 million, due primarily to \$186.5 million additions to land, construction-in-progress, buildings and improvements, and equipment, and a \$32.9 million additional capitalized right-of-use subscription assets, partially offset by \$119 million of depreciation and amortization recorded in 2023 related to those assets. The composition of net capital assets is more fully described in Note 6 to the consolidated financial statements.

The System expects to make total capital expenditures of \$183.4 million in fiscal year 2024. These capital expenditures are primarily for facility upgrades, information systems, and patient care equipment. These capital purchases will be funded directly from operations.

Management's Discussion and Analysis (unaudited)

Long-Term Finance Obligations Outstanding

As of September 30, 2023 and 2022, the System owed \$1,044.7 million and \$1,072.2 million, respectively, under long-term finance obligations (revenue bonds, loans and notes payable, operating lease obligations, and subscription liabilities). In 2023 and 2022, 94% and 95% of the System's total revenue bonds, loans, and notes payable, respectively, incur interest at fixed rates. The System's long-term obligations are described in more detail in Notes 9 through 13 to the consolidated financial statements.

Condensed Consolidated Statements of Revenues, Expenses, and Changes in Fund Net Position

A summary of the System's consolidated statements of revenues, expenses, and changes in fund net position is presented below (in thousands):

	2023	*As Adjusted 2022	2021
Operating revenues Operating expenses	\$ 2,894,580 2,814,926	\$ 2,801,413 \$ 2,611,571	5 2,471,292 2,252,321
Operating Income	79,654	189,842	218,971
Other non-operating revenues and expenses, net Federal and state appropriations Contributions and grants	119,867 11,711 4,136	(211,218) 15,005 3,098	143,276 20,146 4,113
Total Non-Operating Income (Loss)	135,714	(193,115)	167,535
Excess (Deficit) of Revenue and Income Over Expenses	215,368	(3,273)	386,506
Other changes in net position - distributions to minority interest holders	(3,590)	(3,479)	
Increase (Decrease) in Net Position	\$ 211,778	\$ (6,752) \$	386,506

Year ended September 30,

* Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96.

A summary of the System's key operating ratios is presented below. All ratios are expressed as a percentage of total operating revenue.

Tear ended september 50,					
	2023 (%)	*As Adjusted 2022 (%)	2021 (%)	(%) Change 2022-2023	(%) Change 2021-2022
Salaries, wages, and					
benefits	55.3	54.4	49.8	1.7	9.2
Supplies and other					
services	25.5	25.2	26.6	1.2	(5.3)
Purchased services	11.5	9.1	9.1	26.4	-
Capital costs (depreciation,					
amortization, and					
interest expense)	6.2	5.7	6.8	8.8	(16.2)

Year ended September 30,

* Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96.

Operating Revenues

Total operating revenues increased over the prior year by \$93.2 million, or 3.3%, and \$330.1 million, or 13.4%, in 2023 and 2022, respectively. In 2023, net patient service revenue increased by \$123.1 million, or 4.9%, reflecting an increase in adjusted admissions of 4.8% and an increase to net revenue per adjusted admission of 0.1%, a result of favorable payor mix shifts. In 2022, net patient service revenue increased by \$242.4 million, or 10.6%, reflecting an increase in adjusted admissions of 3.1% and an increase to net revenue per adjusted admission of 7.3%, a result of favorable payor mix shifts and upward trends in patient severity.

Capitation and other operating revenue decreased by \$30.0 million, or 11.4%, in 2023. Effective November 1, 2022, Best Care Assurance, LLC d/b/a Vivida Health, the System's Medicaid health plan, sold its Provider Service Network (PSN) contract membership to Simply Healthcare Plans (Simply). The resulting \$78.3 million reduction in capitation revenue was partially offset by continued growth in specialty pharmacy services across the System. Capitation and other operating revenue increased by \$87.7 million, or 50%, in 2022, due primarily to revenue received under the PSN contract with the Florida Agency for Health Care Administration and Florida Medicaid, as well as the continued growth of the specialty pharmacy services at the Lee Health Coconut Point facility.

Operating Expenses

Total operating expenses increased in fiscal year 2023 by \$203.4 million, or 7.8%. Salaries, wages, and benefits increased by approximately \$76.4 million, or 5.0%, primarily due to a 5.2% increase in FTEs per Adjusted Occupied Bed (FTEs per AOB) as the System began to fill positions that were open due to staffing shortages that began during the COVID-19 pandemic and required the continued use of more premium labor. The System also increased personnel related to its continued expansion in ambulatory services and other programs aimed at improving community health and patient access. Benefit costs increased by \$25.3 million, or 13.9%, over the prior year and increased as a percent of salaries and wages to 14.9%. Salaries, wages, and benefits, as a percent of total operating revenues, increased from 54.4% to 55.3% in 2023. Supplies and other services expenses increased in 2023 by \$30.9 million, or 4.4%, due mostly to a 9.6% increase in supply costs per adjusted admission, as costs for supplies were impacted by global inflationary pressures experienced across health care and many other industries. Additionally, supplies and other services expenses increased

commensurate with the 4.8% increase in patient volumes. Purchased services increased by \$79.1 million, or 31.2%, due primarily to increased expenses for physician locum tenens and support contracts, contract services pertaining to new technology initiatives, and specialty pharmacy and laboratory services.

Total operating expenses increased in fiscal year 2022 by \$359.3 million, or 16.0%. Salaries, wages, and benefits increased by approximately \$294.8 million, or 24.0%, primarily due to a 14.7% increase in average hourly pay rate over the prior year. Increases in hourly rates were driven by staffing shortages that began during the COVID-19 pandemic and required the continued use of more premium labor. The System also increased personnel related to its continued expansion in ambulatory services and other programs aimed at improving community health and patient access. Benefit costs increased by \$15.3 million, or 9.1%, over the prior year but decreased as a percent of salaries and wages to 13.6%. Salaries, wages, and benefits, as a percent of total operating revenues, increased from 49.8% to 54.4% in 2022. Supplies and other services expenses increased in 2022 by \$48.5 million, or 7.4%, due mostly to a 3.5% increase in supply costs per adjusted admission, as costs for, and utilization of, supplies related to the COVID-19 pandemic increased significantly. Additionally, supplies and other services expenses also increased commensurate with the 3.1% increase in patient volumes. Purchased services increased by \$27.8 million, or 12.3%, due primarily to increased expenses for physician contracts, contract services pertaining to new technology initiatives, and specialty pharmacy services.

Depreciation and amortization expense increased by \$16.9 million over the prior year to \$143.4 million in 2023, due primarily to the System's continued investments in expansion, renovation, and upgrades in technology. In 2022, depreciation and amortization expense decreased by \$11.9 million over the year ended September 30, 2021 to \$126.5 million, due primarily to the System revising its estimates of the useful life assigned to certain buildings, building improvements, and equipment assets effective October 1, 2021.

Non-Operating Revenues and Expenses

The System reported non-operating income of \$135.7 million for 2023 compared to the \$193.1 million non-operating loss reported in 2022, a change of \$328.8 million primarily attributable to the 2023 recovery of the fair market value of investments following challenging market volatility in 2022 that resulted in \$305.4 million in unrealized losses on investments. Additionally, the System recognized a \$25.5 million gain on the sale of its PSN membership to Simply in 2023.

Total 2022 non-operating loss reflected a \$360.7 million, or 215.3%, decrease from the prior-year non-operating income, primarily attributable to net unrealized losses resulting from changes in the fair market value of investments, which may vary significantly from year to year dependent on financial market performance. Total investment income decreased in 2022 by \$371.4 million. 2022 investment income included unrealized losses of \$305.4 million and investment income and realized gains of \$105.0 million, a decrease of \$417.1 million, and an increase of \$45.7 million over 2021 amounts, respectively. The System recognized federal and state appropriations of \$15.0 million in 2022. Interest expense increased by \$2.9 million to \$32.4 million in 2022, compared to \$29.5 million in 2021.

Below is a table outlining the System's Board-defined and monitored operating ratios. These ratios are compared with Moody's A-rated hospitals.

	Moody's Median		*As Adjusted	
	2022 (%)	2023 (%)	2022 (%)	2021 (%)
Profitability Ratios				
Operating margin ⁽¹⁾	0.1	1.5	5.6	7.7
Excess margin ⁽²⁾	2.7	7.0	(0.1)	14.5
EBITDA margin ⁽³⁾	5.6	7.7	11.3	14.5
Liquidity Ratios				
Day's cash on hand	206.5	198.5	218.3	279.5
Cushion ratio	24.9	9.6	15.2	20.1
Cash-to-debt	173.7	146.7	143.8	175.9
Capitalization Ratios				
Debt to capitalization	31.8	30.3	33.2	30.6
Annual debt service				
coverage	4.5	2.7	5.0	5.8
Debt-to-cash flow	3.6	3.4	2.4	2.3

Year ended September 30,

* Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96.

⁽¹⁾ Operating margin is calculated as operating income less interest expense divided by total operating revenues.

⁽²⁾ Excess margin is calculated as the excess (deficit) of revenues and income over expenses divided by [total operating revenues plus non-operating income or loss plus interest expense].

⁽³⁾ EBITDA margin is calculated as [operating income plus depreciation and amortization divided by total operating revenues].

Annually, the Board establishes targets for these key ratios and then monitors these ratios each month to ensure that the System remains an A-rated organization. The day's cash on hand, cushion, cash-to-debt, debt-to-capitalization, annual debt service coverage, and debt-to-cash flow ratios fall outside the range of the Moody's 2022 Medians.

Consolidated Statements of Cash Flows

Unrestricted and restricted cash and cash equivalents decreased \$102.4 million in 2023. Cash used in capital and related financing activities and to purchase additional investments exceeded the System's positive cash flow from operating activities.

Net cash provided by operating activities was \$113.4 million and \$141.2 million for the years ended September 30, 2023 and 2022, respectively. In 2023, the System made additional payments of \$59.4 million and \$130.8 million to employees and suppliers, respectively, as compared to the prior year. The impact of these additional payments was partially offset additional cash of \$167.9 million from patient-care services and other operations.

Net cash provided by noncapital financing activities in 2023 was \$40.5 million, compared to \$26.0 million provided by noncapital financing activities in the prior year.

Net cash used in capital and related financing activities was \$302.7 million in fiscal year 2023 and \$74.6 million in fiscal year 2022. During 2023, the System expended \$187.8 million and \$150.9 million on purchases of capital assets and repayment of long-term financing obligations, respectively, which were partially offset by \$50.0 million of proceeds from borrowings.

Net cash provided by investing activities was \$46.4 million for fiscal year 2023 compared to \$154.0 million used in investing activities in the prior year. Net proceeds from investment purchases and sales were \$60.6 million net proceeds in 2023 compared to net investments of \$130.0 million in the prior year.

Community Benefit

As a special purpose unit of government, the System is committed to meeting the needs and improving the health status of the people of Southwest Florida. The essential services that are provided throughout the System were created from its commitment to the community and not because of an economic opportunity. Therefore, the System regularly assesses the needs of the community so that even the most vulnerable of its citizens are provided care even though a particular service might generate a low or negative margin.

The entire cost of providing care to low-income citizens or to fund unprofitable services is subsidized through the System's tax-exempt status. The System regularly estimates the benefit of its tax-exempt status as compared to the "community benefits" that are provided to the citizens as well as identifying the types of services that are provided often at significant financial loss to meet the needs of the community.

The analysis of the community benefit reveals that the System's financial benefit of its tax-exempt status was approximately \$94.2 million for 2023, \$118.6 million for 2022, and \$114.7 million for 2021. This financial benefit includes the savings derived from not having to pay certain state and federal taxes, real estate taxes, sales, and intangible taxes, as well as lower malpractice costs due to sovereign immunity as a governmental entity, and lower cost of capital due to the use of tax-exempt financing.

Community benefit consists of charity care provided to patients who might not otherwise have access to health care, services that are provided at less than cost to low-income members of the community (e.g., Medicaid or uninsured), and other services provided at a loss, such as community wellness and health education programs. The reported charity benefit also includes the recent update to the System's financial assistance policy, which allows for a larger discount for uninsured patients.

The System's commitment to its community is summarized into the following community benefit categories as follows (in thousands):

Year ended September 30,

	2023	2022	2021
Cost of charity care for low-income patients Cost of community outreach and educational	\$ 112,942	\$ 105,693	\$ 106,147
programs and one-of-a-kind medical services Cost of unpaid Medicaid services	71,270 88,784	51,852 115,959	43,459 159,673
Cost of unpaid Medicare and other government programs	479,643	419,381	379,114
Benefit of Services Provided to the Community	\$ 752,639	\$ 692,885	\$ 688,393

In summary, the System continues to provide benefit to the community well in excess of the value of its tax-exempt status. The System continues to be focused on the provision of essential services to all of its citizens and uses its financial surplus to further its charitable purpose.

Forward-Looking Considerations

The following items describe known facts, decisions, or conditions that are expected to have a significant effect on the System's consolidated financial position or results of operations.

Medicaid and Medicare Revenues

As reflected in the following table, the System is dependent on the state and federal government programs for the majority of its revenues, with 64.6% of the System's revenue being derived from the Medicare and Medicaid programs. Over the past several years, Medicare rate increases have not kept pace with overall medical expense increases. Management expects these trends to continue, placing continued pressure on operating margins and necessitating efforts to further enhance operating efficiencies. The System has created a department with highly trained Lean Management personnel to implement process standardization and waste elimination through the use of Lean methodologies.

Patient service revenue by payor as a percentage of total patient service revenue is as follows:

	2023 (%)	2022 (%)	2021 (%)
Medicare	51.8	52.0	51.3
Medicaid	12.8	13.2	13.4
Commercial	24.6	24.0	24.7
Other	10.8	10.8	10.6
	100.0	100.0	100.0

September 30,

Management's Discussion and Analysis (unaudited)

COVID-19 Pandemic

The System's operations and financial condition have been significantly impacted by the emergence of a novel coronavirus (COVID-19) that evolved into a global pandemic. In response to COVID-19 and its effects on the U.S. economy and the health care delivery system, Congress passed various stimulus bills, which have provided certain financial benefits to the System.

The Coronavirus Aid, Relief, and Economic Security Act (the CARES Act) authorized Provider Relief Funds intended to compensate health care providers for lost revenues and incremental expenses incurred in response to the COVID-19 pandemic. Of the total \$88.2 million in Provider Relief Funds previously received, the System recognized \$7.0 million in 2022 and \$20.0 million in 2021 as federal and state appropriations within non-operating revenue. Management is aware that the Provider Relief Funds received are subject to audit, and certain amounts could be at risk of being paid back in the future. However, based on the estimated financial impact of COVID-19, management does not believe such amounts, if any, would be material to the consolidated financial statements.

The System also received a Federal Emergency Management Assistance grant of \$7.9 million during the year ended September 30, 2022 to help offset \$17.0 million in additional COVID-19 expenses that were incurred through December 31, 2020 for supplies and equipment. The grant revenue is reported as federal and state appropriations within non-operating revenue in the consolidated statement of revenues, expenses, and changes in fund net position for the year ended September 30, 2022.

Although the health care industry, including the System, continues to experience rising labor, drug, and supply costs and labor constraints in the post-pandemic environment, the System's reported financial results for the year ended September 30, 2023 reflected an immaterial direct impact from the COVID-19 pandemic. Management and the System will continue to apply lessons learned during the pandemic and focus on longer term strategies for financial and operational resilience and preparedness.

Consolidated Statements of Net Position (in thousands)

September 30,	2023	*As Adjusted 2022
Assets		
Current Assets Cash and cash equivalents Restricted cash and cash equivalents Investments Assets whose use is restricted Patient accounts receivable, net of allowance for estimated uncollectible accounts of \$156,411 and	\$ 26,475 17,702 1,446,412 36,255	\$ 102,009 44,534 1,403,501 1,435
\$127,465 at September 30, 2023 and 2022, respectively Inventories Estimated third-party settlements Other current assets	370,531 50,198 40,449 81,371	319,347 44,795 - 62,782
Total Current Assets	2,069,393	1,978,403
Non-Current Assets Assets whose use is restricted Capital assets, net Other assets	14,100 1,581,851 65,139	12,410 1,483,036 56,725
Total Assets	\$ 3,730,483	\$ 3,530,574
Deferred Outflows of Resources Deferred loss on debt refunding Deferred outflows related to pension and post-employment benefit plans Excess consideration provided for acquisitions	\$ 124 6,837 96,940	\$ 373 9,005 102,069
Total Deferred Outflows of Resources	\$ 103,901	\$ 111,447
Liabilities Current Liabilities Accounts payable Accrued expenses Medicare advance payments Current installments of long-term finance obligations Estimated third-party payor settlements	\$ 87,408 173,900 - 75,330 -	\$ 90,237 144,791 1,886 73,194 9,541
Total Current Liabilities	336,638	319,649
Non-Current Liabilities Long-term finance obligations, excluding current installments Pension and post-employment benefit plan liabilities Other liabilities	969,415 54,163 63,631	999,036 78,317 64,907
Total Liabilities	\$ 1,423,847	\$ 1,461,909

Consolidated Statements of Net Position (in thousands)

September 30,	2023	*As Adjusted 2022
Deferred Inflows of Resources Deferred gain on debt refunding Deferred inflows related to pension and	\$ 2,587	\$ 2,817
post-employment benefit plans Deferred inflows related to leases	18,837 11,014	362 10,612
Total Deferred Inflows of Resources	\$ 32,438	\$ 13,791
Net Position Restricted for: Nonexpendable	\$ 10,318	\$ 8,964
Expendable Net investment in capital assets Unrestricted	54,797 537,103 1,775,881	50,751 409,394 1,697,212
Total Net Position	\$ 2,378,099	\$ 2,166,321

* Balances as of September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

Consolidated Statements of Revenues, Expenses, and Changes in Fund Net Position (in thousands)

		*As Adjusted
Year ended September 30,	2023	2022
Operating Revenues Net patient service revenue, net of provision for uncollectible accounts of \$319,391 in 2023 and \$305,931 in 2022 Capitation revenue Other revenue	\$ 2,661,600 1,702 231,278	\$ 2,538,467 79,994 182,952
Total Operating Revenues	2,894,580	2,801,413
Operating Expenses Salaries, wages, and benefits Supplies and other services Purchased services Depreciation and amortization	1,601,427 737,087 333,018 143,394	1,525,027 706,169 253,873 126,502
Total Operating Expenses	2,814,926	2,611,571
Operating Income	79,654	189,842
Non-Operating Revenues (Expenses) Interest expense Investment income (loss), including realized and unrealized	(36,849)	(32,420)
gains and losses on investments Contributions and grants Investment activity on restricted nonexpendable	131,419 4,136	(200,380) 3,098
investments Gains and losses on disposal of capital assets Federal and state appropriations Other	1,213 (1,406) 11,711 25,490	(1,635) 10,706 15,005 12,511
Total Non-Operating Income (Loss)	135,714	(193,115)
Excess (Deficit) of Revenues and Income (Loss) Over Expenses	215,368	(3,273)
Other Changes in Net Position Distributions to minority interests in joint ventures	(3,590)	(3,479)
Increase (Decrease) in Net Position	211,778	(6,752)
Net Position, beginning of year	2,166,321	2,173,073
Net Position, end of year	\$ 2,378,099	\$ 2,166,321

* Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

Consolidated Statements of Cash Flows (in thousands)

Year ended September 30,		2023		*As Adjusted 2022
Cash Flows from Operating Activities Received from patient care services Salaries and benefits paid to employees Payments to suppliers Other receipts from operations	\$	2,558,540 (1,583,545) (1,078,384) 216,813	\$	2,353,414 (1,524,142) (947,594) 259,518
Net Cash Provided by Operating Activities		113,424		141,196
Cash Flows from Noncapital Financing Activities Restricted gifts received (noncapital related) Assets donated via Lee Memorial Health System		1,751		10,872
Foundation, Inc. Federal and state appropriations Miscellaneous non-operating items		4,136 11,711 22,905		3,098 15,005 (2,980)
Net Cash Provided by Noncapital Financing Activities		40,503		25,995
Cash Flows from Capital and Related Financing Activities Proceeds from long-term borrowings Purchases of capital assets Proceeds from sale of capital assets Interest payments Repayment of long-term finance obligations Restricted gifts received (capital related)		50,000 (187,833) 22,850 (36,884) (150,873)		152,930 (158,871) 31,002 (35,087) (65,135) 580
Net Cash Used in Capital and Related Financing Activities		(302,740)		(74,581)
Cash Flows from Investing Activities Investment purchases Proceeds from sales of investments Interest income received Investment manager fees paid Distributions to minority interests Investments in joint ventures and cash consideration for acquisitions		(30,535) 91,110 668 (4,080) (3,590) (7,126)		(180,000) 50,000 726 (3,837) (3,479) (17,430)
Net Cash Provided by (Used in) Investing Activities		46,447		(154,020)
Net Change in Cash and Cash Equivalents Cash and Cash Equivalents, beginning of year		(102,366) 146,543		(61,410) 207,953
Cash and Cash Equivalents, end of year	Ş	44,177	\$	146,543
Unrestricted cash and cash equivalents Restricted cash and cash equivalents	\$	26,475 17,702	\$	102,009 44,534
Total Cash and Cash Equivalents	\$	44,177	\$	146,543
Supplemental Disclosures of Cash Flow Information Capital assets financed through lease obligations Right-of-use subscription-based information technology assets	\$ \$	58,472 32,878	\$ \$	17,862 37,746

* Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

Consolidated Statements of Cash Flows (in thousands)

Year ended September 30,	2023		*As Adjusted 2022
Reconciliation of Operating Income to Net Cash			
Provided by Operating Activities			
Operating income	\$ 79,654	\$	189,842
Adjustments to reconcile operating income to net cash			
provided by operating activities:			
Depreciation and amortization	143,394		126,502
Provision for uncollectible accounts	319,391		305,931
Changes in:			
Patient accounts receivable	(370,575)		(316,979)
Inventories	(5,403)		(3,488)
Other assets	(22,689)		(3,615)
Accounts payable	(2,829)		5,420
Accrued expenses	29,144		1,788
Estimated third-party payor settlements	(49,990)		(48,500)
Medicare advance payments	(1,886)		(125,505)
Pension and post-employment benefit plan liabilities	(22,380)		6,279
Other liabilities	17,593		3,521
Net Cash Provided by Operating Activities	\$ 113,424	Ş	141,196

* Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

Statements of Net Position - Pension Trust Fund (in thousands)

September 30,	2023	2022
Assets		
Cash and cash equivalents Investments, measured at fair value Accrued investment income	\$ 1,304 23,956 24	\$ 1,190 22,787 16
Total Assets	\$ 25,284	\$ 23,993
Net Position Restricted for employees' pension benefits	\$ 25,284	\$ 23,993

Statement of Changes in Fund Net Position - Pension Trust Fund (in thousands)

Year ended September 30,		2023	2022
Additions Pension contributions	\$	1,264 \$	914
Investment income (loss), net	Ş	2,555	(5,316)
Total Additions, net of investment income (loss)		3,819	(4,402)
Deductions Pension benefit payments Other expenses		2,381 147	1,999 156
Total Deductions		2,528	2,155
Net Increase (Decrease) in Net Position		1,291	(6,557)
Net Position - Restricted for Employees' Pension Benefits, beginning of year		23,993	30,550
Net Position - Restricted for Employees' Pension Benefits, end of year	\$	25,28 4 \$	23,993

1. Description of Reporting Entity and Summary of Significant Accounting Policies

Description of Reporting Entity

Lee Memorial Health System (LMHS) is a special-purpose unit of local government created by special act of the Florida Legislature, Chapter 63-1552, Laws of Florida, Special Acts, 1963 as re-codified by Chapter 2000-439, Laws of Florida, Special Acts, 2000 (the Enabling Act). It is classified as an independent special district under the laws of Florida. LMHS operates pursuant to the Enabling Act, as amended.

LMHS includes four acute care hospitals: Lee Memorial Hospital, HealthPark Medical Center, Gulf Coast Medical Center (GCMC), and Cape Coral Hospital. Additionally, LHMS is comprised of other health care facilities and services, which include a 135-bed designated children's hospital, a 60-bed rehabilitation hospital, an 18-bed skilled nursing unit, a 75-bed skilled nursing unit, a 112-bed skilled nursing facility, a home health agency, outpatient treatment and diagnostic centers, and physicians' offices. LMHS operates primarily in Lee County, Florida.

Certain of these operations have been placed in subagencies for administrative purposes. Subagencies are created by resolution of LMHS's Board of Directors under authorization granted by its Enabling Act. These subagencies are not incorporated under the corporation laws of Florida. LMHS has also formed various legal entities that enable it to participate in business relationships that provide investment opportunities and increase the provision of health care services throughout the community.

The accompanying consolidated financial statements present LMHS and its component units, entities for which LMHS is considered to be financially accountable (collectively referred to as the System throughout these notes to the consolidated financial statements). Blended component units are, in substance, part of the System's operations, even though they are legally separate entities. The discrete component unit is both legally and substantively separate from LMHS. The component units discussed below are included in the reporting entity because of their operational or financial relationships with the System. Except as indicated below, separate financial statements for component units are not publicly available.

Blended Component Units

- Cape Coral Hospital is managed through a not-for-profit organization, Cape Memorial Hospital, Inc. (Cape Coral Hospital). This corporation was created by the System's Board of Directors to receive and hold the assets purchased from Cape Coral Medical Center, Inc. (CCMC). LMHS is the sole owner of Cape Coral Hospital, and ten members of LMHS's Board of Directors comprise its Board of Directors. See Note 16 for presentation of Cape Coral Hospital's condensed statements of net position, revenue, expenses, and changes in fund net position and cash flows.
- HealthPark Care Center, Inc. (HPCC) is a not-for-profit corporation, which owns and operates the System's skilled nursing facility. LMHS is the sole owner of HPCC and HPCC's Board of Directors consists of the ten members of LMHS's Board of Directors.
- Lee Memorial Home Health, Inc. (LMHH) is a not-for-profit corporation, which owns and operates the System's home health agency. LMHS is the sole owner and LMHH's Board of Directors consists of the ten members of LMHS's Board of Directors. LMHH is the sole owner of Access Medical South, LC, which provides durable medical equipment, oxygen, and

respiratory services, and the sole member of Access Infusion Partners, LLP, which provides infusion services in Lee County.

- Bonita Community Health Center (BCHC) is a not-for-profit organization. BCHC operates an urgent care center, a diagnostic imaging center, and an outpatient rehabilitation center in Estero, Florida. LMHS is the sole owner of BCHC and BCHC's Board of Directors consists of the ten members of LMHS's Board of Directors.
- Lee Memorial Health System Foundation, Inc. (the Foundation) is a not-for-profit corporation created by LMHS's Board of Directors and community leaders to serve as a fund-raising organization in support of the System. Its Board of Directors consists of persons prominent in the community and interested in serving the community and the System's needs. Two Board positions are also reserved on an ex-officio basis for the Chairman of the Board of Directors of LMHS or members of such Board designated by the Chairman and the Chief Executive Officer or their designee. The Foundation's separately issued financial reports may be obtained on the System's website at www.leehealth.org.
- Lee County Trauma Services District (the Trauma District) is a not-for-profit organization located in Fort Myers, Florida. The Trauma District is a special purpose unit of local government created by a special act of the 2003 Florida Legislature, Chapter 63-1552, Laws of Florida, Special Acts, 1963 as recodified by Chapter 2003-357, Laws of Florida, Special Acts, 2003. The Trauma District is classified as an independent special district under the laws of Florida. The Trauma District serves as an integral member of the continuum of care offered by the System. Per an Interlocal Agreement pursuant to the provisions of Section 163.01, Florida Statutes, LMHS is obligated to provide monetary support to the Trauma District so there is no financial loss (or gain) to the Trauma District. The Trauma District's separately issued financial reports may be obtained on the System's website at www.leehealth.org.
- The System provides vital patient care services through various access points. To promote access to comprehensive preventive and primary health services for medically underserved residents members of the community regardless of their ability to pay for such services, the System sought and received, from the Health Resources and Services Administration (HRSA) of the United States of America (U.S.) Department of Health and Human Services (HHS), the designation of certain System clinic locations as public-entity model federally qualified health center look-alikes (FQHC-LA), known as public health centers. Lee Community Healthcare, Inc. (LCH) is a separate tax-exempt Florida not-for-profit corporation with a Board of Directors that meets independent governance (community board) standards and retains reserve powers relative to FQHC-LA operations. The System and LCH entered into a co-applicant arrangement to comply with the federal law requirements related to independent Board of Directors oversight of the designated centers. As the public entity, the System is responsible for the operation of the centers, which are located in Cape Coral; North Fort Myers; East Fort Myers; South Fort Myers; Port Charlotte; and Lehigh Acres. LCH
- The System has population health services (Center for Care Transformation) aimed at furthering the System's mission to be a trusted partner empowering healthier lives through care and compassion. LMHS is the sole member or owner of the following entities that comprise Population Health:
 - Best Care Assurance, LLC (d/b/a Vivida Health) (Vivida Health) is a provider-sponsored health plan that administered Medicaid benefits to approximately 30,000 members in Region 8 in Southwest Florida under a Provider Service Network (PSN) contract with the

Florida Agency for Health Care Administration (AHCA) and Florida Medicaid. Effective November 1, 2022, Vivida Health sold its PSN contract and membership under a purchase agreement with Simply Healthcare Plans (Simply), a subsidiary of Elevance Health, Inc. Subsequent to that date, Vivida Health's operations were limited to final settlements with AHCA and the administration and payment of member claims with dates of service prior to November 1, 2022.

- Best Care Collaborative, LLC holds the Medicare Next Generation Accountable Care Organization (ACO) contract with the Centers for Medicare and Medicaid Services (CMS).
- Best Care Partners, Inc. holds the Clinically Integrated Network (CIN) of providers, as well as a commercial employer health insurance plan.
- Effective May 1, 2017, LMHS acquired 100% membership in Florida Radiology Leasing, LLC, which operates freestanding multi-diagnostic outpatient radiology centers in various leased locations.
- LMHS is the sole member of CB Medical North, LLC, which owns the land and building housing the Lee Memorial Regional Cancer Center at the Sanctuary, and CB Medical South, LLC, which owns the land and building housing the Outpatient Center at the Sanctuary.
- On October 21, 2019, LMHS's Board of Directors approved the creation of an entity to participate in investments and advantageous business relationships. LMHS is the sole member of Community Healthcare Innovations, LLC (CHI) and CHI is the sole member of the following entities:
 - Lee Healthcare Holdings, LLC (LHH) was formed on November 7, 2019 as a wholly owned subsidiary of CHI. LHH was created to participate in joint ventures and future investment ventures.
 - Lee Healthcare Investments, LLC (LHI) was formed on November 7, 2019 as a wholly owned subsidiary of CHI. LHI was created to house all of the System's wholly owned ambulatory surgery centers (ASCs).

Discrete Component Units

On December 24, 2019, LHH acquired a 51% membership interest with Paramount Surgery Center, LLC (Paramount), which is a specialized orthopedic ambulatory surgical center. The accompanying consolidated financial statements do not present Paramount as a discrete component unit in accordance with applicable statements of the Governmental Accounting Standards Board (GASB), but as a blended component unit, as amounts are not material to these consolidated financial statements. See Note 16 for presentation of Paramount's condensed statements of net position, revenue, expenses, and changes in fund net position and cash flows. Paramount does not issue separate financial statements.

The pension trust fund is used to account for assets held in trust for the benefit of the employees of CCMC. The frozen pension plan is sponsored by the System and governed by a committee appointed by the System's Board of Directors; therefore, the pension plan is included as a component unit of the System.

All intercompany transactions have been eliminated in the accompanying consolidated financial statements.

Summary of Significant Accounting Policies

Measurement Focus, Basis of Accounting, and Financial Statement Presentation

The accompanying consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, including all applicable effective GASB statements. The consolidated financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recognized when incurred, regardless of the timing of the related cash flows.

Nonexchange transactions, in which the System receives (or gives) value without directly giving (or receiving) equal value in exchange, include certain grants and donations. Revenues are recognized, net of estimated uncollectible amounts, as soon as all eligibility requirements imposed by the grantor or donor have been met, if probable of collection.

The financial statements of the pension trust fund are prepared using the accrual basis of accounting. Actuarially determined employer contributions to the frozen retirement plan of former CCMC employees (the CCMC Plan) are made by the System in order to maintain sufficient assets to pay benefits and are recognized when due. Benefits are recognized when due and payable in accordance with the terms of the CCMC Plan.

Use of Estimates

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

Recently Adopted Accounting Standards

Effective October 1, 2022, the System adopted GASB Statement No. 96, *Subscription-Based Information Technology Arrangements* (GASB 96). GASB 96 provides guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end users. A SBITA is defined as a contract that conveys control of the right to use another party's information technology software, alone or in combination with tangible capital assets, as specified in the contract for a period of time in an exchange or exchange-like transaction. GASB 96 establishes that a SBITA results in a right-of-use subscription asset and a corresponding subscription liability and requires additional disclosures. The System applied GASB 96 by retroactively adjusting the consolidated financial statements for the year ended September 30, 2022, and recognized and measured SBITAs using the facts and circumstances that existed at October 1, 2021.

Notes to Consolidated Financial Statements (in thousands)

The consolidated statement of net position as of September 30, 2022 has been adjusted, as summarized below:

September 30, 2022

		As Previously Reported	GASI	Adjustment Related to 3 96 Adoption		As Adjusted
Assets						
Current Assets						
Current assets excluding other current assets	\$	1,915,621	\$	-	Ş	1,915,621
Other current assets	-	64,116	-	(1,334)		62,782
Total Current Assets		1,979,737		(1,334)		1,978,403
Non-Current Assets						
Assets whose use is restricted		12,410		-		12,410
Capital assets, net Other assets		1,456,334 56,725		26,702		1,483,036 56,725
Total Assets	\$	3,505,206	\$	25,368	\$	3,530,574
Total Deferred Outflows of Resources	\$	111,447	\$	-	\$	111,447
Liabilities						
Current Liabilities						
Accrued expenses	\$	144,713	\$	78	\$	144,791
Current installments of long-term finance obligations		60,914		12,280		73,194
All other current liabilities		101,664		-		101,664
Total Current Liabilities		307,291		12,358		319,649
Non-Current Liabilities						
Long-term finance obligations, excluding						
current installments		986,026		13,010		999,036
All other non-current liabilities		143,224		-		143,224
Total Liabilities	\$	1,436,541	\$	25,368	\$	1,461,909
Total Deferred Inflows of Resources	\$	13,791	\$	-	\$	13,791
Total Net Position	\$	2,166,321	\$	-	\$	2,166,321

Notes to Consolidated Financial Statements (in thousands)

The consolidated statement of revenues, expenses, and changes in fund net position for the year ended September 30, 2022 has been adjusted, as summarized below:

Year ended September 30, 2022

	As Previously Reported	djustment Related to 6 Adoption	As Adjusted
Total Operating Revenues	\$ 2,801,413	\$ -	\$ 2,801,413
Operating Expenses			
Salaries, wages, and benefits	1,525,027	-	1,525,027
Supplies and other services	711,577	(5,408)	706,169
Purchased services	259,657	(5,784)	253,873
Depreciation and amortization	115,458	11,044	126,502
Total Operating Expenses	2,611,719	(148)	2,611,571
Operating Income	189,694	148	189,842
Non-Operating Revenue (Expenses)			
Interest expense	(32,272)	(148)	(32,420)
All other non-operating expense, net	(160,695)	-	(160,695)
Total Non-Operating Loss	(192,967)	(148)	(193,115)
Deficit of Revenues and Income Over Expenses	\$ (3,273)	\$ -	\$ (3,273)

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Notes to Consolidated Financial Statements (in thousands)

The consolidated statement of cash flows for the year ended September 30, 2022 has been adjusted, as summarized below:

Year ended September 30, 2022

Cash Flows from Operating Activities Payments to suppliers All other operating activities	\$ Previously Reported (960,120) 1,088,790	djustment Related to GASB 96 Adoption 12,526	A: \$	s Adjusted (947,594) 1,088,790
Net Cash Provided by Operating Activities	128,670	12,526		141,196
Net Cash Provided by Noncapital Financing Activities	25,995	-		25,995
Cash Flows from Capital and Related Financing Activities Purchases of capital assets Interest payments Repayment of long-term finance obligations All other capital and related financing	(158,191) (35,017) (53,359)	(680) (70) (11,776)		(158,871) (35,087) (65,135)
activities Net Cash Used in Capital and Related Financing	 184,512	-		184,512
Activities	(62,055)	(12,526)		(74,581)
Net Cash Used in Investing Activities	 (154,020)	 -		(154,020)
Net Change in Cash and Cash Equivalents	(61,410) 207,952	-		(61,410) 207,052
Cash and Cash Equivalents, beginning of year Cash and Cash Equivalents, end of year	\$ <u>207,953</u> 146,543	\$ -	\$	<u>207,953</u> 146,543
Reconciliation of Operating Income to Net Cash Provided by Operating Activities Operating income Adjustments to reconcile operating income to	\$ 189,694	\$ 148	\$	189,842
net cash provided by operating activities: Depreciation and amortization Change in other assets All other adjustments and changes in operating assets and liabilities	115,458 (4,949) (171,533)	11,044 1,334 -		126,502 (3,615) (171,533)
Net Cash Provided by Operating Activities	\$ 128,670	\$ 12,526	\$	141,196

Cash and Cash Equivalents

Cash and cash equivalents consist of amounts held as bank deposits and highly liquid investments with original maturities of three months or less at date of purchase.

The System places its cash and cash equivalents with what management believes to be high-creditquality financial institutions. Included in cash and cash equivalents are bank deposits that may be in excess of the federal insured amount of \$250 thousand. However, the System is a Qualified Public Depositor with the state of Florida. As such, deposits at Qualified Public Depositories are insured at the full amount on deposit. Management does not anticipate nonperformance risk by the financial institutions.

Restricted Cash and Cash Equivalents

Restricted cash and cash equivalents consist of amounts held as bank deposits and highly liquid investments with original maturities of three months or less at date of purchase and are restricted by donors for specific purposes or are held under other regulatory or contractual agreements.

Inventories

Inventories consist principally of pharmaceuticals and medical and surgical supplies that are valued, using the first-in, first-out method, at the lower of cost or net realizable value.

Investments and Investment Income

Investment securities held by the System, including investments in companies that are deemed to be alternative investment funds, are carried at fair value. The fair value of alternative investment funds is measured using each fund's net asset value. Investment income, including interest, dividends, realized gains, and losses based on the specific identification method, and unrealized gains and losses, are included in non-operating revenues when earned.

The System's investments in companies deemed to be alternative investment funds and the approximate ownership interest in each company were as follows:

September 30,	2023 (%)	2022 (%)
SEI Core Property Fund, LP (Core Property Fund)	4.39	4.30
SEI Special Situations Fund, Ltd. (Special Situations Fund)	7.23	7.62
SEI Core Property Fund, LP (held by the Foundation)	0.06	0.06
SEI Vista Fund, Ltd. (held by the Foundation)	0.21	-

Assets Whose Use Is Restricted

Assets whose use is restricted consist primarily of investments restricted by donors for specific purposes, investments held by the trustee under the terms of the System's bond indenture agreements, and assets held under other contractual agreements (see Note 4). The current portion of assets whose use is restricted relates to the corresponding estimated current obligations.

Capital Assets, Net

Capital assets are defined by the System as assets with estimated useful lives in excess of one year at the date of acquisition, and include property, plant and equipment, right-of-use lease assets, and right-of-use subscription assets.

Property, plant and equipment are capitalized when the cost of the individual item exceeds \$1 thousand and are recorded at historical cost or acquisition value at date of purchase or donation, respectively. Routine maintenance and repairs are expensed when incurred. Expenditures that materially increase the value, change the capacity, or extend the useful life of an asset are capitalized.

The straight-line method of computing depreciation is used for all depreciable plant and equipment. Buildings and equipment under lease arrangements are amortized under the straight-line method over the shorter of the lease term or estimated useful life of the asset.

Major asset classifications and estimated useful lives of property, plant, and equipment are generally in accordance with those recommended by the American Hospital Association, adjusted from time to time as facts and circumstances change in regard to how assets are being used.

Estimated useful lives by major asset classification were as follows:

Asset Category	Years
Buildings and improvements	10-80
Equipment	2-20

Impairment of Long-Lived Assets

Long-lived assets are evaluated for recoverability whenever adverse events or changes in business climate indicate a decline in service utility of the capital asset. For the years ended September 30, 2023 and 2022, the System does not believe there were any adverse events or changes in business that would indicate that an impairment reserve is required.

Leases

Lessor

The System leases multiple nonfinancial assets to third parties. The System recognizes a lease receivable and a deferred inflow of resources in the consolidated financial statements.

At the commencement of the lease, the System measures the lease receivable at the present value of payments expected to be received during the lease term. Subsequently, the lease receivable is reduced by the principal portion of lease payments receivable. The deferred inflow of resources is initially measured as the initial amount of the lease receivable, adjusted for lease payments received at or before the lease commencement date. Subsequently, the deferred inflow of resources is recognized as revenue over the life of the lease term.

Key estimates and judgements include how the System determines (1) the discount rate it uses to discount the expected lease receipts to present value, (2) lease term, and (3) lease receipts. The System uses its estimated incremental borrowing rate as the discount rate for leases. The lease term includes the non-cancelable period of the lease. Lease receipts included in the measurement of the lease receivable are composed of fixed payments from the lessee. The System monitors changes in circumstances that would require a re-measurement of its lease and will re-measure the lease receivable and deferred inflows of resources if certain changes occur that are expected to significantly affect the amount of the lease receivable.

Lessee

The System is party to multiple leases of nonfinancial assets as a lessee. The System recognizes a lease liability and an intangible right-of-use lease asset (lease asset) in the consolidated statements of net position.

At the commencement of a lease, the System initially measures the lease liability at the present value of payments expected to be made during the lease term. Subsequently, the lease liability is reduced by the principal portion of lease payments made. The lease asset is initially measured as the initial amount of the lease liability, adjusted for lease payments made at or before the lease commencement date, plus certain initial direct costs. Subsequently, the lease asset is amortized on a straight-line basis over its useful life or lease term, whichever is shorter.

Key estimates and judgments related to leases include how the System determines (1) the discount rate used to discount the expected lease payments to present value, (2) lease term, and (3) lease payments. The System uses the interest rate charged by the lessor as the discount rate. When the interest rate charged by the lessor is not provided, the System generally uses its estimated incremental borrowing rate as the discount rate for leases. The lease term includes the non-cancelable period of the lease. Lease payments included in the measurement of the lease liability are composed of fixed payments and purchase option price that the System is reasonably certain to exercise.

The System monitors changes in circumstances that would require a re-measurement of its leases and will re-measure lease assets and liabilities if certain changes occur that are expected to significantly affect the amount of any lease liability. Right-of-use lease assets are reported with capital assets and lease liabilities are reported with long-term finance obligations in the consolidated statements of net position.

The System recognizes short-term lease payments, property taxes, and common area maintenance (CAM) and certain other variable lease payments to supplies and other services expense as incurred.

Subscription-Based Information Technology Arrangements

The System is party to multiple SBITAs. The System recognizes a subscription liability and an intangible right-of-use subscription asset (subscription asset) in the consolidated financial statements. The System reports SBITA current expenditures in the consolidated statements of revenues, expenditures, and changes in fund net position. The System recognizes subscription liabilities for all SBITAs with an initial term greater than 12 months and annual payments exceeding \$12 thousand. At December 31, 2023, remaining subscription terms range from one to five years with fixed payments due monthly, quarterly, or annually. For SBITAs with a maximum possible term of 12 months or less at commencement, the System recognizes expenses/expenditures as purchased services based on the provisions of the arrangement.

At the commencement of a SBITA, the System initially measures the subscription liability at the present value of expected subscription payments to be made over the SBITA term. Subsequently, the subscription liability is reduced by the principal portion of subscription payments made. The subscription asset is initially measured as the initial measurement of the subscription liability, adjusted for payments associated with the SBITA contract made to the vendor at the commencement of the subscription term, plus any capitalizable initial implementation costs, less any vendor incentives received at the commencement of the subscription term. Subsequently, the subscription

asset is amortized on a straight-line basis over the shorter of the useful life of the IT asset or subscription term. Key estimates and judgments related to SBITAs include how the System determines (1) the discount rate it uses to discount the expected subscription payments to present value, (2) the subscription term, and (3) subscription payments.

The System uses the interest rate charged by the vendor as the discount rate. When the interest rate charged by the vendor is not provided, the System generally uses its estimated incremental borrowing rate as the discount rate. The subscription term includes the noncancelable period during which the System has a noncancelable right to use the underlying IT assets. The subscription term also includes periods covered by an option to extend if reasonably certain the System or vendor will exercise that option or to terminate if it is reasonably certain that the System or vendor will not exercise that option. Subscription payments included in the measurement of the subscription liability are composed of fixed payments.

The System monitors changes in circumstances that would require a remeasurement of a SBITA and will remeasure the subscription asset and subscription liability if certain changes occur that are expected to significantly affect the amount of the subscription liability.

Subscription assets are reported with capital assets and subscription liabilities are reported with long-term finance obligations in the accompanying consolidated statements of net position. The System capitalizes qualifying initial implementation costs of \$500 or more as part of the subscription asset. Preliminary project stage outlays are expensed as included. Operation and additional implementation stage activities are expensed as incurred unless they meet specific capitalization criteria.

Excess Consideration Provided for Acquisition

Excess consideration provided for acquisition represents the consideration paid by the System for various acquisitions in excess of the estimated fair value of net position acquired. This deferred outflow is being attributed to future periods (i.e., amortized) in a systematic and rational manner over the periods presented in the table below. The System recognized approximately \$3.7 million in amortization expense for the years ended September 30, 2023 and 2022 with such amounts being included as a component of depreciation and amortization in the consolidated statements of revenues, expenses, and changes in fund net position.

The table below depicts the components of this balance, annual amortization, and the weighted-average amortization period at the component level, as well as System totals:

	Balance		Annual Amortization	Weighted-Average Amortization Period (Years)
Gulf Coast Medical Center	\$ 76,300	\$	2,484	39.8
Lee Memorial Hospital Cape Coral Hospital	15,250 5,390	Ĩ	745 489	31 20
Total	\$ 96,940	\$	3,718	

September 30, 2023

During the year ended September 30, 2023, the System wrote off excess consideration of approximately \$1.4 million due to the sale of related assets or termination of related business

activities, recognizing a loss on the disposition that is included in other non-operating revenues and expenses in the accompanying consolidated statements of revenues, expenses and changes in fund net position. During the year ended September 30, 2022, the System acquired assets in a private entity as part of the System's strategic plan to deliver convenient and seamless care. Cash consideration of \$1.1 million paid by the System was fully attributable to excess of consideration provided for the acquisition and was recorded as a deferred outflow of resources to be amortized over a period of 20 years.

Bond and Note Issuance Costs

Bond issuance costs are expensed at time of issuance.

Bond Premiums and Discounts

Bond premiums and discounts are amortized over the period the bonds are outstanding using the effective interest method.

Compensated Absences

The System's policy is to record the cost of annual leave when earned. Employees earn annual leave at varying rates depending upon years of service and the leave plan in which they participate.

Paid Time Off Plan

The paid time off (PTO) program combines the various leave types that employees may earn into one earning rate that varies depending upon years of service. The policy does not provide for a maximum accumulation of unused PTO.

Upon termination of employment, employees are paid for their current balance in PTO at a prorated amount based upon their position. The PTO program also has a bi-annual PTO cash-in option with payouts in May and November. This PTO cash-in option allows employees to cash in any and all portions of earned PTO, provided they maintain a minimum balance of 80 hours. PTO is cashed in at a prorated value of 80% for non-management staff and 50% for management staff.

Liability Calculation

The liability for accumulated annual leave, holiday leave, and PTO leave for each employee at September 30 equals the leave carried forward at the previous September 30 plus the leave earned, less the leave taken between October 1 and September 30. The liability is equal to the accumulated hours multiplied by the employee's current hourly rate. The PTO liability is included in accrued expenses and other liabilities in the accompanying consolidated statements of net position, classified as current or non-current based on historical trends of PTO activity.

Self-Insurance Programs

Estimated liabilities for self-insured medical malpractice, employee health, and workers' compensation claims include estimates of the ultimate costs for both reported claims and claims incurred but not reported.

Deferred Outflows and Inflows of Resources

Deferred outflows of resources are defined as a consumption of net assets by the System that is applicable to a future reporting period. Deferred inflows of resources are defined as an acquisition of net assets by the System that is applicable to a future reporting period. Deferred outflows of resources increase net position, similar to assets, and deferred inflows of resources decrease net position, similar to liabilities.

Net Position

Net position of the System is classified in four components. Net position for investment in capital assets equals the balance of capital assets, net of accumulated depreciation, reduced by amounts due under outstanding borrowings used to finance the purchase or construction of those assets. Restricted expendable net position relates to noncapital net assets that must be used for a particular purpose, as specified by creditors, grantors, or contributors external to the System, including amounts deposited with trustees as required by revenue bond indentures. Restricted nonexpendable net position is equal the principal portion of permanent endowments. Unrestricted net position is the remaining net position that does not meet the definition of net investment in capital assets or restricted net position.

When both restricted and unrestricted resources are available for use, the System uses the restricted resources first, then unrestricted resources as needed. Resources restricted by donors or grantors for specific operating purposes are reported in other operating revenue to the extent used in the period.

Net Patient Service Revenue and Patient Accounts Receivable

The System has agreements with third-party payors that provide for payments to the System at amounts different from its established rates. Payment arrangements include prospectively determined rates per discharge, reimbursed costs, discounted charges, and per-diem payments. Net patient service revenue is reported when earned at the estimated net realizable amounts from patients, third-party payors, and others for services rendered, including estimated retroactive adjustments under reimbursement agreements with third-party payors. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods, as final settlements are determined.

The System grants credit without collateral to its patients, most of whom are local residents and are insured under third-party payor agreements. The mix of receivables from patients and third-party payors is as follows:

September 30,	2023 (%)	2022 (%)
Medicare	32	34
Medicaid	12	9
Managed care	23	24
Commercial insurance	12	11
Self-pay and other	21	22
	100	100

The provision for uncollectible accounts is based on management's assessment of historical and expected net collections, considering business and economic conditions, trends in federal and state governmental health care coverage, and other collection indicators. Throughout the year, management assesses the adequacy of the allowance for uncollectible accounts based upon these trends. The results of this review are then used to make any modification to the provision for uncollectible accounts to establish an appropriate allowance to reduce patient accounts receivable to estimated net realizable value. Patient accounts receivable are written off after collection efforts have been followed under the System's policies.

Charity Care

The System provides care to patients who meet certain criteria under its charity care policy without charge or at amounts less than its established rates. Because the System does not pursue collection of these amounts, charity care is not reported as net patient service revenue. The level of direct charity care provided during the years ended September 30, 2023 and 2022 consisted of foregone revenues of approximately \$359.3 million and \$374.9 million, respectively.

Capitation Revenue

The System, through its component unit, Vivida Health, administered the PSN contract with AHCA under the Florida Statewide Medicaid Managed Care program. The System received a Per Member Per Month (PMPM) capitation payment and certain additional supplemental payments from in return for the obligation to pay for all covered medical services provided to its qualified members. AHCA made capitation payments to the System each month and the System was obligated to pay for its members covered services incurred during that month. The System recognized capitation revenue as the System satisfied the stand-ready obligation to fund members' medical care. The System recorded expense for paid claims and estimates a liability for incurred but not reported claims.

Effective November 1, 2022, Vivida Health entered into a purchase agreement with Simply. Simply purchased Vivida Health's assets, primarily the PSN contract and related membership, for cash consideration of \$26 million, of which \$24.9 million was recognized as a gain on sale and is reported within other non-operating revenues (expenses) in the accompanying consolidated statement of revenues, expenses, and changes in fund net position for the year ended September 30, 2023. Beginning November 1, 2022, all former Vivida Health Medicaid members are serviced by Simply. Vivida Health continued to pay claims incurred prior to the sale as the System wound down its operations following the sale. The System has continued as a contracted network provider to Simply's health plan.

Other Revenue

Other revenue is comprised of amounts earned by the System primarily for the provision of on-site pharmacy and specialty pharmacy services, but also includes amounts earned for food and beverage, gift store, unrestricted gifts and donations, rental income, and other amounts not directly related to patient care. The System recognizes pharmacy service revenue at the time of service at estimated net realizable amounts from patients, third-party payors, and others for services rendered.

Non-Operating Revenues and Expenses

The System's consolidated statements of revenues, expenses, and changes in fund net position distinguish between operating and non-operating revenues and expenses. Operating revenues result from exchange transactions associated with providing health care services, the System's principal activity. Nonexchange revenues, including taxes, grants, and contributions received for purposes other than capital asset acquisition, are reported as non-operating revenues and expenses. Operating expenses are all expenses incurred to provide health care services, other than financing costs.

On September 28, 2022, Hurricane Ian made landfall on Florida's western coast in Lee County, causing widespread damage, flooding, power outages, and water and communication services interruption, and severely disrupting normal economic activity in the region. In addition to the toll the storm put on the System's staff, health system, and the community, Hurricane Ian caused the System to suffer a significant interruption in normal operations. Increases in labor and supply expenses as the System operated in disaster response mode, coupled with declining revenue due to closures of various facilities and cancelation of procedures, both during in the immediate aftermath of the storm, resulted in financial losses in the months immediately following the storm.

During the year ended September 30, 2023, the System received \$11.7 million in Federal Emergency Management Assistance (FEMA) reimbursement related to these losses. The System is currently working with a third-party consultant to complete the business interruption insurance claim, property insurance claims, and remaining FEMA claims. As of September 30, 2023, the System is not able to estimate the amount or probability of collection of additional recoveries and has not recorded a receivable related to the potential claims.

Income Taxes

The System is a special purpose unit of local government created by the Enabling Act. Certain of the System's controlled subsidiaries have been recognized by the Internal Revenue Service as tax-exempt organizations described in Section 501(c)(3) of the Internal Revenue Code (the Code). Income earned in furtherance of the System's tax-exempt or governmental purpose is exempt from federal and state income taxes. The Code provides for taxation of unrelated business income under certain circumstances. The System has no significant unrelated business income; however, such status is subject to final determination upon examination of the related income tax returns by the appropriate taxing authorities.

Recently Issued Accounting Standards Not Yet Adopted

In April 2022, the GASB issued GASB Statement No. 99, *Omnibus 2022* (GASB 99). GASB 99 addresses comparability in accounting and financial reporting for a number of practice issues, a number of which were effective upon issuance and had no material impact on the System's consolidated financial statements. Practice issues related to the determination of a lease term and classification of leases as short-term in accordance with GASB 87 and clarification of provisions of GASB 96 relating to SITBAs, including classification as a short-term SITBA and recognition and measurement of a subscription liability, are effective for fiscal years beginning after June 15, 2023. GASB 99 also clarifies that a government extending an exchange or exchange-like financial guarantee should recognize a liability and expense/expenditure related to the guarantee when qualitative factors and historical data indicate that it is more likely than not a government will be required to make a payment related to the guarantee. GASB 99 excludes guarantees related to special assessment debt,

financial guarantee contracts within the scope of GASB 53, or guarantees related to conduit debt obligations. The requirements related to financial guarantees and the classification and reporting of derivative instruments within the scope of GASB 53 are also effective for fiscal years beginning after June 15, 2023. The System is currently evaluating the impact GASB 99 will have on its consolidated financial statements.

In June 2022, the GASB issued GASB Statement 100, *Accounting Changes and Error Corrections* (GASB 100). GASB 100 prescribes the accounting and financial reporting for (1) each type of accounting change and (2) error corrections and requires that (a) changes in accounting principles and error corrections be reported retroactively by restating prior periods, (b) changes to or within the financial reporting entity be reported by adjusting beginning balances of the current period, and (c) changes in accounting estimates be reported prospectively by recognizing the change in the current period. The requirements of GASB 100 for changes in accounting principles apply to the implementation of a new pronouncement in absence of specific transition provisions in the new pronouncement. GASB 100 also requires that the aggregate amount of adjustments to and restatements of beginning net position, fund balance, or fund net position, as applicable, be displayed by reporting unit in the financial statements. GASB 100 is effective for reporting periods beginning after June 15, 2023.

In June 2022, the GASB issued GASB Statement 101, *Compensated Absences* (GASB 101). GASB 101 aligns the recognition and measurement guidance for compensated absences under a unified model and amends certain previously required disclosures. GASB 101 requires that liabilities for compensated absences be recognized for (1) leave that has not been used and (2) leave that has been used but not yet paid in cash or settled through noncash means. A liability should be recognized for leave that has not been used if (a) the leave is attributable to services already rendered, (b) the leave accumulates, and (c) the leave is more likely than not to be used for time off or otherwise paid in cash or settled through noncash means. GASB 101 also establishes guidance for measuring a liability for leave that has not been used, generally using an employee's pay rate as of the date of the financial statements. A liability for leave that has been used but not yet paid or settled should be measured at the amount of the cash payment or noncash settlement to be made. GASB 101 is effective for reporting periods beginning after December 15, 2023. The System is currently evaluating the impact GASB 101 will have on its consolidated financial statements.

2. Third-Party Payors

The System has agreements with third-party payors that provide for payment at amounts different from its established rates. A summary of the basis of payment with major third-party payors is as follows:

Medicare

Inpatient acute care services, rehabilitative services, psychiatric services, skilled nursing services, hospital outpatient services, and home health services rendered to Medicare program beneficiaries are paid at prospectively determined rates per discharge. These rates vary according to a patient classification system that is based on clinical, diagnostic, and other factors. Outpatient services rendered to Medicare program beneficiaries are paid at prospectively determined rates per discharge. These rates vary according to a patient classification system that is based on clinical, diagnostic, and other factors. Outpatient services rendered to Medicare program beneficiaries are paid at prospectively determined rates based on the Ambulatory Payment Classification System (APC).

The System is reimbursed for cost-reimbursable items at a tentative rate with final settlement determined after submission of annual cost reports by the System and audits thereof by the Medicare fiscal intermediary. The System's Medicare cost reports have been audited and final settlements

determined by the Medicare intermediary for all years through September 30, 2017. Retroactive adjustments for cost report settlements are accrued on an estimated basis in the period when the related services are rendered and adjusted in future periods when final settlements are determined.

Medicaid

Medicaid reimburses the System for inpatient services on an interim basis under a prospective payment system using an All-Patient Refined Diagnosis Related Groups (APR DRG) methodology. The payments made under APR DRG are paid on a per-case basis based on the APR DRG assignment that reflects severity of illness and resources related to services rendered. Medicaid reimburses most outpatient services, except for laboratory and pathology services, on an interim basis under a prospective payment system using an Enhanced Ambulatory Patient Groups (EAPG) methodology. Patients in each EAPG have similar clinical characteristics and similar resource use and cost.

The System's Medicaid cost reports have been audited and final settlements determined by the Medicaid intermediary for all years through September 30, 2017. The System's classification of patients and the appropriateness of their admission are subject to review by the fiscal intermediaries administering the Medicare and Medicaid programs. An allowance is provided for estimated retroactive adjustments for unsettled years through 2022.

Under the Medicaid Supplemental Payment Program (MSSP), AHCA makes payments to the System in addition to the above prospective fee for service payments received for services provided. As of September 30, 2023, Florida has nine supplemental payment programs, including Low Income Pool, Disproportionate Share Hospital, Graduate Medical Education, Physician Supplemental Payment, Multi-Visceral Transplant Program, Florida Cancer Hospital Program, Public Emergency Medical Transportation, Indirect Medical Education, and the Directed Payment Program. Funds available under the MSSP are authorized by the Florida legislature either through statute or the General Appropriations Act and are approved by CMS. AHCA collects Intergovernmental Transfers (IGTs) to pay the state match for Medicaid supplemental payments under Letters of Agreement (LOAs) signed between AHCA and the System each state fiscal year, which state the amount of funds the System intends to contribute. AHCA uses IGTs to draw down federal funds based on the Federal Medical Assistance Percentage. AHCA then distributes the combined state and federal funds to gualified providers based on a legislatively approved distribution funding model. Each supplemental payment program has defined participation requirements for providers. A distribution funding model is approved for each state fiscal year (July 1 through June 30). Generally, but not always, the supplemental payment programs are settled and reconciled by June 30 of each year. The System recognizes MSSP revenue ratably over each state fiscal year based on its gualifications and budgeted or final approved distribution funding models.

Other Payors

The System has also entered into payment arrangements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations. The basis for payment to the System under these arrangements includes prospectively determined rates per discharge, discounts from established charges, and prospectively determined per-diem rates. Some of these arrangements provide for review of paid claims for compliance with the terms of the contract and result in retroactive settlement with third parties. Retroactive adjustments for other third-party claims are recorded in the period when final settlement is determined.

Notes to Consolidated Financial Statements (in thousands)

3. Net Patient Service Revenue

Net patient service revenue, including subagency service revenue, consists of the following:

Year ended September 30,	2023	2022
Gross patient service revenue Third-party payor and other contractual adjustments Provision for uncollectible accounts	\$ 12,938,670 (9,957,679) (319,391)	\$ 11,747,817 (8,903,419) (305,931)
Net Patient Service Revenue	\$ 2,661,600	\$ 2,538,467

4. Assets Whose Use Is Restricted

Assets whose use is restricted, which are required to meet current obligations of the System, are reported in current assets. The fair market value of assets whose use is restricted consists of the following:

September 30,	2023	2022
Restricted by donors for specific purposes Held by trustee under bond indenture agreements Held in trust for other uses Held by Board of Directors for future use	\$ 44,548 \$ 1,024 4,323 460	11,983 1,024 427 411
Total Assets Whose Use Is Restricted	50,355	13,845
Less: amounts required to meet current obligations	(36,255)	(1,435)
Assets Whose Use Is Restricted, net of amounts required to meet current obligations	\$ 14,100 \$	12,410

5. Investments and Assets Whose Use Is Restricted

The System primarily invests its resources in domestic and international equity and fixed-income mutual funds and securities, alternative investment funds, and money market funds. The System's investment portfolios include investments available for current operations, as well as investments designated as assets whose use is restricted. The System's investment policy authorizes a strategic asset allocation that is designed to provide an optimal return over the System's investment horizon within the System's risk tolerance and cash requirements.

The System's mutual fund and fixed-income securities investments are carried at fair value as determined through the use of quoted market prices (market approach). As the System's investments in alternative investment funds do not have readily determinable fair values, the System has established the fair value of these investments by using each investment's net asset value per share.

The System categorizes its fair value measurements within the fair value hierarchy, which is summarized in three levels:

Level 1 - This level consists of observable inputs that reflect quoted prices for identical investments.

Level 2 - This level consists of other significant observable inputs, including quoted prices for similar investments, interest rates, or credit risk.

Level 3 - This level consists of unobservable inputs, including entity-specific inputs or inputs derived through extrapolation or interpolation that cannot be derived from market data.

The recurring fair value measurement of investments and assets whose use is restricted is as follows:

September 30, 2023

	Fair Value		Level 1	Level 2	Level 3
Investments and Assets Whose Use Is Restricted, in the fair value hierarchy Mutual funds:					
Domestic equity International equity Domestic fixed income International fixed income	\$ 305,877 391,305 540,125 540	\$	305,877 391,305 540,125 540	\$ - - -	\$
Total Mutual Funds	1,237,847		1,237,847	-	-
Fixed-income securities: U.S. government and agency obligations	61,290		-	61,290	-
Corporate bonds	9,879 6 211		-	9,879 6,211	-
Municipal bonds Asset-backed securities	6,211 3,498		-	3,498	
Non-agency commercial mortgage-backed securities	269		-	269	-
Total Fixed-Income Securities	81,147		-	81,147	-
Total Investments and Assets Whose Use Is Restricted, in the fair value hierarchy	1,318,994	\$	1,237,847	\$ 81,147	\$ -
Investments and Assets Whose Use Is Restricted, measured at net asset value					
SEI Core Property Fund, LP	104,303				
SEI Special Situations Fund, Ltd. SEI Vista Fund, Ltd	67,287 682				
Total Investments and Assets Whose Use Is Restricted, measured at net asset value	172,272	-			
Other Commercial paper and money market funds	5,501	_			
Total Investments and Assets Whose Use Is Restricted	\$ 1,496,767				

Notes to Consolidated Financial Statements (in thousands)

September 30, 2022

	Fair Value	Level 1	Level 2	Level 3
Investments and Assets Whose Use Is Restricted, in the fair value hierarchy Mutual funds: Domestic equity	\$ 285,439	\$ 285,439	\$ -	\$ -
International equity Domestic fixed income	363,767 540,016	363,767 540,016	-	-
Total Mutual Funds	1,189,222	1,189,222	-	-
Fixed-income securities: U.S. government and agency obligations	30,566	-	30,566	-
Corporate bonds	9,463	-	9,463	-
Municipal bonds	6,302	-	6,302	-
U.S. Treasury obligations	476	476	-	-
Asset-backed securities	3,333	-	3,333	-
Non-agency commercial mortgage-backed securities	264	-	264	-
Total Fixed-Income Securities	50,404	476	49,928	-
Total Investments and Assets Whose Use Is Restricted, in the fair value hierarchy	1,239,626	\$ 1,189,698	\$ 49,928	\$ -
Investments and Assets Whose Use Is Restricted, measured at net asset value				
SEI Core Property Fund, LP	114,687			
SEI Special Situations Fund, Ltd.	61,635	_		
Total Investments and Assets Whose Use Is Restricted, measured at net	47()))			
asset value	176,322	-		
Other Commercial paper and money market funds	1,398	_		
Total Investments and Assets Whose Use Is Restricted	\$ 1,417,346			

The System has an investment management agreement with SEI Investments Company (SEI) to manage approximately 97.55% of their investments. Approximately 2.1% of investments are monitored and managed through the Foundation on a quarterly basis, with the remainder residing in money markets, which are monitored daily.

The System's mutual fund investments can be liquidated within the trade date plus one business day and the fixed-income securities at the trade date plus two business days. SEI requires a 30-day notice for termination and full liquidation of public market funds held in the portfolio. The SEI Core Property Fund, LP can liquidate 90% of holdings quarterly with a 95-day notice. The SEI Special

Situations Fund, Ltd. can liquidate 90% of holdings semi-annually with a 95-day notice. The SEI Vista Fund, Ltd. can liquidate 25% quarterly, with a 95-day notice. SEI holds 10% of total redemptions until completion of the funds' audits.

As of September 30, 2023 and 2022, these alternative investment funds made up approximately 11.5% and 12.4%, respectively, of total investments and assets whose use is restricted in the accompanying consolidated statements of net position.

The System has assessed the custodial credit risk, concentration of credit risk, credit risk, and interest rate risk of its investments and assets whose use is restricted below:

• *Custodial Credit Risk* - The custodial credit risk for deposits is the risk that, in the event of the failure of a depository financial institution, the System will not be able to recover deposits or will not be able to recover collateral securities that are in the possession of an outside party. The System's deposits are exposed to custodial credit risk if they are not covered by depository insurance and the deposits are uncollateralized, collateralized with securities held by the pledging financial institution, or collateralized with securities held by the pledging financial institution or agent but not held in the System's name.

At September 30, 2023 and 2022, the System's investments were not exposed to custodial credit risk since the full amount of investments was insured or registered, and securities held by the System or its agent are in the System's name.

- Concentration of Credit Risk This is the risk of loss attributed to the magnitude of the System's investment in a single issuer. Disclosure is required for investments in any one issuer that represents 5% or more of total investments. Investments issued or explicitly guaranteed by the U.S. government and investments in mutual funds, alternative investment funds, and other pooled investments are excluded from this requirement. The System has no investments from any one issuer that exceed 5%. The System's investment policy states that no corporate fixed-income issue shall represent more than 5% of any portfolio at the time of purchase, nor shall any single corporate position exceed 10%. Equity assets of any one issuer, when purchased, shall represent no more than 3% of the portfolio and shall not grow to exceed 10%.
- *Credit Risk* This is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The System's investment policy provides guidelines for its fund managers and lists specific allowable investments. The policy provides for the utilization of varying styles of managers so that portfolio diversification is maximized, and total portfolio efficiency is enhanced.

As of September 30, 2023, 94.2% of the System's portfolio was invested in mutual or alternative funds. Due to the nature of mutual or alternative funds, credit risk rating is not consistent with the credit risk ratings of individual stocks that are measured by Moody's Investors Services and Standard & Poor's. These rating agencies do not provide credit risk rating of mutual or alternative funds.

• Interest Rate Risk - This is the risk that an investment's value will be adversely affected due to a change in the level of interest rates. The System's investment policy authorizes a strategic asset allocation that is designed to provide an optimal return over the System's investment horizon within the System's risk tolerance and cash requirements.

Notes to Consolidated Financial Statements (in thousands)

The distribution of the System's investments and assets whose use is restricted by maturity is as follows:

September 30, 2023

<u>September 30, 2023</u>						
	Fair Value	Less Than 1 Year	13 to 24 Months	25 to 60 Months	Greater Than 60 Months	N/A
Mutual Funds Domestic equity International equity Domestic fixed income International fixed income	\$ 305,877 391,305 540,125 540	\$-	\$-	\$-	\$-	\$ 305,877 391,305 540,125 540
Total Mutual Funds	1,237,847	-	-	-	-	1,237,847
Fixed-Income Securities U.S. government and agency obligations Corporate bonds Municipal bonds Asset-backed securities Non-agency CMBS	61,290 9,879 6,211 3,498 269	30,654 - 1,008 -	745 729 588 804	526 4,435 3,931 -	28,168 4,715 684 2,694 269	1,197 - - -
Total Fixed-Income Securities	81,147	31,662	2,866	8,892	36,530	1,197
Investments and Assets Whose Use Is Restricted, measured at net asset value	172,272	-	-	-	-	172,272
Other Commercial paper and money market funds	5,501	217	3,900		-	1,384
	\$ 1,496,767	\$ 31,879	\$ 6,766	\$ 8,892	\$ 36,530	\$ 1,412,700
September 30, 2022	Fair Value	Less Than 1 Year	13 to 24 Months	25 to 60 Months	Greater Than 60 Months	N/A
Mutual Funds Domestic equity International equity Domestic fixed income	\$ 285,439 363,767 540,016	\$ - - -	\$ - - -	\$ - - -	\$ - - -	\$ 285,439 363,767 540,016
Total Mutual Funds	1,189,222	-	-	-	-	1,189,222
Fixed-Income Securities U.S. government and agency obligations Corporate bonds Municipal bonds U.S. Treasury obligations Asset-backed securities Non-agency CMBS	30,566 9,463 6,302 476 3,333 264	1,408 - - - -	1,531 127 993 -	4,840 5,905 3,576 - 571	22,787 3,431 1,733 - 2,762 264	- - 476
Total Fixed-Income Securities	50,404	1,408	2,651	14,892	30,977	476
Investments and Assets Whose Use Is Restricted, measured at net asset value	176,322	-	_, ·			176,322
Other Commercial paper and money market funds	1,398	-	-	-	-	1,398

14,892 \$

30,977

\$ 1,367,418

\$ 1,417,346 \$

2,651

\$

During the years ended September 30, 2023 and 2022, the System recorded net realized gains of approximately \$1.6 million and \$4.3 million, respectively, from the sale or redemption of investments and assets whose use is restricted. The calculations of realized gains and losses are independent of the calculation of the net increase in the fair value of investments. Realized gains and losses on investments and assets whose use is restricted that have been held for more than one fiscal year and sold in the current year may have unrealized gains and losses recognized in the prior year due to a change in the fair value of the investments.

The System recognized net unrealized gains on the change in the fair value of investments and assets whose use is restricted of \$60.2 million for the year ended September 30, 2023 and recognized net unrealized losses of \$308.5 million on the change in the fair value of investments and assets whose use is restricted for the year ended September 30, 2022. These amounts take into account all changes in fair value (including purchases and sales) that occurred during the year. Unrealized gains or losses on investments resulting from fair value fluctuations are recorded in the accompanying consolidated statements of revenues, expenses, and changes in fund net position in the period such fluctuations occur.

Net unrealized gains of approximately \$23.0 million and net unrealized losses of \$37.2 million were included in recorded fair values of investments and assets whose use is restricted at September 30, 2023 and 2022, respectively.

6. Capital Assets, Net

	* Balance as Adjusted, otember 30, 2022	A	dditions and Transfers	etirements d Transfers	Sej	Balance, otember 30, 2023
Land Construction-in-progress	\$ 166,423 84,11 1	\$	10,347 246,794	\$ - (203,639)	\$	176,770 127,266
Total Capital Assets Not Depreciated	250,534		257,141	(203,639)		304,036
Buildings and improvements Equipment Right-of-use leased buildings Right-of-use leased equipment Right-of-use subscription assets	1,140,267 1,167,911 133,370 31,138 37,746		43,009 90,017 38,892 2,942 32,878	(59) (7,642) (24,777) (864)		1,183,217 1,250,286 147,485 33,216 70,624
Total Capital Assets Being Depreciated	2,510,432		207,738	(33,342)		2,684,828
Less: accumulated depreciation for: Buildings and improvements Equipment Right-of-use leased buildings Right-of-use leased equipment Right-of-use subscription assets	(449,936) (775,332) (32,480) (9,138) (11,044)		(24,884) (79,878) (13,957) (6,711) (14,246)	48 7,813 2,061 671		(474,772) (847,397) (44,376) (15,178) (25,290)
Total Accumulated Depreciation	(1,277,930)		(139,676)	10,593		(1,407,013)
Total Capital Assets Being Depreciated, Net	1,232,502		68,062	(22,749)		1,277,815
Total Capital Assets, Net	\$ 1,483,036	\$	325,203	\$ (226,388)	\$	1,581,851

Capital asset additions, retirements, and balances were as follows:

* Balances as of September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

Notes to Consolidated Financial Statements (in thousands)

	Sej	Balance, otember 30, 2021	А	dditions and Transfers	 etirements d Transfers	As Adjusted Balance, otember 30, 2022
Land Construction-in-progress	\$	167,243 60,499	\$	17,905 150,141	\$ (18,725) (126,529)	\$ 166,423 84,111
Total Capital Assets Not Depreciated		227,742		168,046	(145,254)	250,534
Buildings and improvements Equipment Right-of-use leased buildings Right-of-use leased equipment Right-of-use subscription assets		1,167,438 1,166,111 108,467 30,606		17,454 96,105 29,578 6,273 37,746	(44,625) (94,305) (4,675) (5,741)	1,140,267 1,167,911 133,370 31,138 37,746
Total Capital Assets Being Depreciated		2,472,622		187,156	(149,346)	2,510,432
Less: accumulated depreciation for: Buildings and improvements Equipment Right-of-use leased buildings Right-of-use leased equipment Right-of-use subscription assets		(460,969) (796,498) (26,197) (4,348)		(31,333) (68,699) (6,282) (5,387) (11,044)	42,366 89,865 (1) 597	(449,936) (775,332) (32,480) (9,138) (11,044)
Total Accumulated Depreciation		(1,288,012)		(122,745)	132,827	(1,277,930)
Total Capital Assets Being Depreciated, Net		1,184,610		64,411	 (16,519)	1,232,502
Total Capital Assets, Net	\$	1,412,352	\$	232,457	\$ (161,773)	\$ 1,483,036

* Balances and activity as of and for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

Construction-in-progress at September 30, 2023 consists primarily of expenditures for computer equipment, surgical equipment, and building renovations and improvements. The numerous projects underway at September 30, 2023 are funded through operations and by assets designated by the System's Board of Directors for the replacement of plant and equipment.

Depreciation and amortization expense related to capital assets was approximately \$139.7 million and \$122.8 million for the years ended September 30, 2023 and 2022, respectively.

7. Other Assets

Other assets consist of the following:

September 30,	2023	2022
Deposits and other Long-term lease receivable Investments in joint ventures	\$ 7,969 10,572 46,598	\$ 5,826 9,265 41,634
Other Assets	\$ 65,139	\$ 56,725

On May 23, 2022, the System, through LHH, acquired a 49.0% membership interest in Encompass Health Rehabilitation Hospital of Cape Coral, LLC (Encompass Health) for cash consideration of \$16.3 million and accounts for such interest under the equity method. Encompass Health owns and

operates a 40-bed rehabilitation facility in Cape Coral, Florida. The System's interest in Encompass Health's equity was approximately \$16.3 million and \$15.6 million at September 30, 2023 and 2022, respectively, and is included in non-current assets. The System reported its interest in Encompass Health's net earnings of \$0.5 million as non-operating gain and interest in Encompass Health's net loss of \$0.7 million for the years ended September 30, 2023 and 2022, respectively. Encompass Health's operating expenses exceeded revenue due to the start-up nature of its operations. Separate financial statements of Encompass Health are not publicly available.

The System entered into an Ancillary Services Agreement with Encompass Health, effective May 18, 2022, to provide laboratory, radiology, cardiovascular imaging, and emergency room services to Encompass Health patients. The agreement is for a one-year term and automatically renews for additional one-year terms, unless otherwise terminated. Either party may terminate the agreement without cause with at least 60 days' prior written notice. Where permitted, the System directly bills the patient or insurer for services provided to Encompass Health patients. Where not permitted by law, government, or a commercial third party to directly bill the patient, Encompass Health pays the System for the services provided at rates equal to the Medicare fee schedule.

The System has a 44.45% membership interest in a not-for-profit organization, LeeSar, Inc. (LeeSar), and accounts for such interest under the equity method. The System, along with the two other member health systems, developed LeeSar to meet the participating health systems' materials services and distribution needs. The System's interest in the equity of LeeSar was approximately \$27.2 million and \$26.1 million at September 30, 2023 and 2022, respectively, and is included in other non-current assets. The System's interest in LeeSar's excess of revenues over expenses was approximately \$1.1 million and \$1.7 million for the years ended September 30, 2023 and 2022, respectively. The change in LeeSar's reported excess of revenues over expenses from 2022 to 2023 was driven primarily by a reduction in other income, driven by market gain on swaps as well as increased salary and benefits expense year compared to the prior year. Separate financial statements of LeeSar are not publicly available.

LeeSar provides supplies, storage and distribution services, meal preparation services, and medical equipment sterilization services to the System. Total payments to LeeSar for such services were \$180.9 million and \$174.8 million for the years ended September 30, 2023 and 2022. At September 30, 2023 and 2022, respectively, amounts due to LeeSar of approximately \$13.6 million and \$12.2 million are included in accounts payable and amounts due from LeeSar of approximately \$8.9 million and \$8.3 million are included in other current assets in the consolidated statements of net position.

As of September 30, 2023, the System, through LHH, holds a 50% interest in Bimini Square, LLC (Bimini Square), a Florida limited liability company that will develop a mixed residential and medical office building in Cape Coral, Florida. As of September 30, 2023, the System, through LHH, holds a 7.1% interest in Orthopedic Surgery Building, LLC (OSSWF). OSSWF owns and operates a medical office building in Fort Myers, Florida. The System accounts for such interest under the equity method and its interest in the equity of Bimini Square and OSSWF, respectively, was \$3.0 million and \$0.1 million at September 30, 2023.

Notes to Consolidated Financial Statements (in thousands)

8. Accrued Expenses

Accrued expenses consist of the following:

September 30,	2023	*As Adjusted 2022
Employee compensation	\$ 80,030	\$ 58,637
Interest	13,622	13,657
Other	80,248	72,497
Accrued Expenses	\$ 173,900	\$ 144,791

* Balances as of September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

9. Revenue Bonds

Revenue bonds consist of the following outstanding principal balances. Payment descriptions refer to principal payments only.

September 30,		2023	2022
Revenue Bonds Hospital Revenue Bonds, 2019 Series A (2019 Series A Bonds), payable in variable annual installments beginning April 2020 through April 2049. Net of unamortized premium of approximately \$44,440 and \$48,143 in 2023 and 2022, respectively.	Ş	432,640	\$ 441,053
Hospital Revenue Bonds, 2019 Series B (2019 Series B Bonds), payable in variable annual installments beginning April 2038 through April 2049.		50,315	50,315
Hospital Revenue Bonds, 2010 Series A (2010 Series A Bonds), payable in variable annual installments beginning April 2025 through April 2027.		42,000	42,000
Total Revenue Bonds		524,955	533,368
Less: current installments		(5,420)	(4,710)
Revenue Bonds, excluding current installments	\$	519,535	\$ 528,658

2019 Series A Bonds

In April 2019, the System issued Hospital Revenue Bonds, 2019 Series A, in the amount of \$421.4 million. The proceeds of the bonds were used to finance capital improvements to the health care facilities of the System, as well as refund certain revenue bonds and loans and notes payable. Costs of bond issuance were covered through proceeds of the bond. The 2019 Series A Bonds were issued in two interest rate modes: (1) 2019 Series A-1 as fixed rate and (2) 2019 Series A-2 as term rate. Both modes pay interest semi-annually on April 1 and October 1 each year with the term rate of 5.0%. The issuance of the 2019 Series A Bonds resulted in a premium of \$60.9 million to be amortized over the life of the bonds and bond issuance costs of \$3.0 million.

2019 Series B Bonds

In April 2019, the System issued Hospital Revenue Bonds, 2019 Series B, in the amount of \$50.3 million. The proceeds of the 2019 Series B Bonds were used to finance capital improvements to the health care facilities of the System. Costs of bond issuance were covered through proceeds of the bonds. The 2019 Series B Bonds were issued as variable in the R-FLOATS mode with interest rates reset weekly and payable monthly. Weekly rates are determined by the remarketing agent based off current relevant market conditions and credit rating factors. If the remarketing agent fails to determine the weekly rate, an alternate rate based off the Securities Industry and Final Markets Association (SIFMA) index is utilized. Principal is paid annually in April beginning in 2038. No premiums or discounts were recognized in the issuance of this debt.

2010 Series A Bonds

In May 2010, the System issued Hospital Revenue Bonds, 2010 Series A (Build America Bonds - Direct Payment), in the amount of \$42.0 million. The proceeds of the 2010 Series A Bonds were used to finance a portion of the costs of acquisition, equipping, and construction of the System's health care facilities. The 2010 Series A Bonds were issued as fixed-rate bonds with interest payable semi-annually on April 1 and October 1 of each year at 7.281% with a 33.005% interest paid rebate from the Internal Revenue Service, which becomes an effective rate of 4.878%.

Master Trust Indenture

The System's outstanding revenue bonds are secured by the Master Trust Indenture (MTI) formed by the Obligated Group composed of entities within the System. The following information summarizes finance-related consequences. The MTI is available on the Electronic Municipal Market Access (EMMA) website for full disclosure.

Per the MTI, the following are considered financial events of default:

- Inability of the Obligated Group to make payment of principal, premium, or interest.
- Failure of any member of the combined group to comply with any covenant or agreement under the MTI for a period of 30 days within written notice of such failure.
- Failure of any member of the Obligated Group to make any required payment with respect to indebtedness, which indebtedness is in an aggregate principal amount greater than 1% of total revenues for the most recent fiscal year.
- Consent of petition seeking reorganization, arrangement adjustment, or composition under the U.S. Bankruptcy Code.

In the event of default, the Master Trustee may declare all obligations outstanding immediately due and payable in an amount equal to the total principal amount of all determined obligations, plus all interest accrued to the date of acceleration. The Master Trustee shall enforce its rights and the rights of the holders by enforcing payment of amounts due or becoming due under the obligations; suit upon all or any part of the obligations; or civil action to require any person holding moneys, documents, or other property pledged to secure payment of amounts due or becoming due on the obligations.

Notes to Consolidated Financial Statements (in thousands)

10. Loans and Notes Payable

Loans and notes payable consist of the following outstanding principal balances. Payment descriptions refer to principal payments only.

September 30,		2023	2022
Loans and Notes Payable			
2022 TD Bank Loan, payable in variable annual installments beginning April 2023 through April 2052	\$	73,300	\$ 75,000
2022 JP Morgan Chase Loan, payable in variable annual installments beginning April 2023 through April 2052		73,300	75,000
2020 TD Bank Loan, payable in variable annual installments beginning April 2021 through June 2035		94,900	97,300
2020 JP Morgan Chase Loan, payable in fixed annual installments beginning April 2021 through April 2032		39,000	43,333
2016 BAPCC Loan, payable in variable monthly installments beginning July 2016 through June 2023		-	2,810
2015 BAPCC Loan, payable in variable monthly installments beginning October 2015 through September 2025		10,801	16,045
2015 Bank of America Loan, payable in variable annual installments beginning April 2016 through April 2024		14,965	30,390
Other direct borrowings		49,449	58,428
Total Loans and Notes Payable		355,715	398,306
Less: current installments		(36,521)	(42,591)
Loans and Notes Payable, excluding current installments	Ş	319,194	\$ 355,715

The System's loans and notes payable primarily require compliance with the MTI and, in some (but not all) cases, are secured by the MTI. In addition, the loan or lease agreements underlying the direct and other direct borrowings may contain additional and/or more restrictive covenants and additional events of default than are contained in the MTI and, in the case of the leases, different remedies upon default, as noted in the individual descriptions of the direct borrowings below.

2023 Revolving Line of Credit

On November 4, 2022, the System entered into a revolving line of credit agreement with TD Bank, N.A., under which the System may request advances, for general corporate and liquidity purposes, up to a maximum principal amount of \$50 million. The revolving line of credit is secured by Obligation No. 36 issued under the MTI. All outstanding principal and interest are payable in full on the maturity date, November 2, 2023. During the year ended 2023, the System borrowed the full \$50 million, and fully repaid the principle and interest as of September 30, 2023. The interest rate was variable based on the one-month Term SOFR rate plus the Applicable Margin set forth in the agreement. The Credit Agreement includes covenants and events of default that are more expansive than the MTI and provides that Obligation No. 36 is an accelerable instrument. Obligation No. 36 and the credit agreement are located on the EMMA website for full disclosure. Issuance costs were paid with internal funds.

2022 TD Bank Loan

In March 2022, the System's Board of Directors approved the issuance of the new direct bank loan in the amount of \$75 million to reimburse the System for prior capital expenditures. The 2022 TD Bank Loan closed April 12, 2022 and is secured by Obligation No. 34 issued under the MTI. Principal payments are paid annually in April and amortized over 30 years with a mandatory purchase date of April 12, 2037. Interest is payable quarterly accruing at a fixed rate of 2.42% per annum and is subject to adjustments. The loan agreement includes covenants and events of default that are more expansive than the MTI and provides that Obligation No. 34 is an accelerable instrument upon an event of default. Obligation No. 34 and the loan agreement are located on the EMMA website for full disclosure. Issuance costs were paid with internal funds.

2022 JP Morgan Chase Loan

In March 2022, the System's Board of Directors approved the issuance of the new direct bank loan in the amount of \$75 million to reimburse the System for prior capital expenditures. The 2022 JP Morgan Chase Loan (DNT Asset Trust) closed April 12, 2022 and is secured by Obligation No. 35 under the MTI. Principal payments are paid annually in April and amortized over 30 years with a mandatory purchase date of April 12, 2037. Interest is payable semi-annually in October and April accruing at a fixed rate of 2.33% per annum and is subject to adjustments. The loan agreement includes covenants and events of default that are more expansive than the MTI and provides that Obligation No. 35 is an accelerable instrument upon an event of default. Obligation No. 35 and the loan agreement are located on the EMMA website for full disclosure. Issuance costs were paid with internal funds.

2020 TD Bank Loan

In March 2020, the System's Board of Directors approved the issuance of the new direct bank loan in the amount of \$102 million to reimburse the System for prior capital expenditures. The 2020 TD Bank Loan closed June 25, 2020 and is secured by Obligation No. 33 issued under the MTI. Principal payments are paid annually in April and amortized over 30 years with a mandatory purchase date of June 25, 2035. Interest is payable quarterly accruing at a fixed rate of 1.88% per annum and is subject to adjustments. The loan agreement includes covenants and events of default that are more expansive than the MTI and provides that Obligation No. 33 is an accelerable instrument upon an event of default. Obligation No. 33 and the loan agreement are located on the EMMA website for full disclosure. Issuance costs were paid with internal funds.

2020 JP Morgan Chase Loan

In January 2020, the System's Board of Directors approved the issuance of the new direct bank loan in the amount of \$52 million to reimburse the System for prior capital expenditures related to the expansion of GCMC. The 2020 JP Morgan Chase Loan (DNT Asset Trust) closed March 3, 2020 and is secured by Obligation No. 32 under the MTI. Principal payments are paid annually in April with the loan set to mature in April 2032. Interest is payable semi-annually in October and April accruing at a fixed rate of 1.68% per annum. The loan agreement includes covenants and events of default that are more expansive than the MTI and provides that Obligation No. 32 is an accelerable instrument upon an event of default. Obligation No. 32 and the loan agreement are located on the EMMA website for full disclosure. Issuance costs were paid with internal funds.

2016 BAPCC Loan

On April 28, 2016, the System's Board of Directors approved the issuance of new debt in the amount of \$25 million to reimburse the System for prior capital expenditures through a lease under a master lease agreement. The 2016 BAPCC Loan had a fixed-interest rate of 1.55% paid monthly and matured in June 2023. Issuance costs were paid with internal funds.

2015 BAPCC Loan

On August 27, 2015, the System's Board of Directors approved the issuance of new debt in the amount of \$50 million to reimburse the System for prior capital expenditures through a lease under a master lease agreement. The 2015 BAPCC Loan bears a fixed-interest rate of 1.97% paid monthly and matures in September 2025. Issuance costs were paid with internal funds. If the System is unable to make payment within 30 days of written notice, it will be considered in default. The lessor may terminate the lease, demand payment of all amounts up to the original term and any contemplated renewal terms, and require the return of all equipment under the lease.

2015 Bank of America Loan

On June 25, 2015, the System's Board of Directors approved the refunding and refinancing of certain revenue bonds with a direct bank loan of \$50.85 million. Principal payments of the 2015 Bank of America Loan are paid annually in April while the interest payments are paid semi-annually in October and April at a fixed rate of 2.79%. The 2015 Bank of America Loan is set to mature in April 2024. Issuance costs were paid with internal funds. Inability to make debt service payments for this loan or any general debt obligations, or the inability to meet specified debt covenants, will be considered an event of default. If such events occur, at the discretion of the lender, the balance outstanding of this loan, along with other obligations of the System to the lender, become immediately due and payable within 15 days of declaration and/or the rate of interest on the unpaid principal shall be increased at the lender's discretion to the lesser of the prime rate plus 3% per annum, or the maximum rate permitted by law. Unpaid interest or fees, for the purpose of calculating interest, may become part of the principal balance, and are compounded on a daily basis until the entire outstanding principal and interest balance is paid.

Other Direct Borrowings

In September 2005, the System entered into a ground lease with CB Medical South, LLC and a ground lease with CB Medical North, LLC (collectively, the Lessors), whereby CB Medical South, LLC and CB Medical North, LLC are leasing constructed medical office buildings to the System. Since the System had continuing involvement with the assets as discussed in lease guidance addressing sale-leaseback transactions involving real estate, the System was unable to remove the assets and related debt from its consolidated statements of net position after construction of the assets was completed.

On August 26, 2010, the System's Board of Directors approved the acquisition of the ownership interest in CB Medical North, LLC, which owns the land and building housing the Lee Memorial Regional Cancer Center at the Sanctuary and CB Medical South, LLC, which owns the land and building housing the Outpatient Center at the Sanctuary. The System acquired full ownership effective October 1, 2010. As part of the transaction, the System assumed the mortgages on the properties, which totaled approximately \$62.0 million plus approximately \$2.3 million in cash. The System was required to update the previous capital asset and long-term finance obligations

recordings to reflect the purchase transaction. The CB Medical South, LLC and CB Medical North, LLC values for capital assets and long-term finance obligations reported as of September 30, 2010 reflected the lease guidance addressing sale-leaseback transactions. The CB Medical South, LLC and CB Medical North, LLC values for capital assets and long-term debt reported as of September 30, 2014 reflect the full ownership interest resulting from the October 1, 2010 acquisition transaction. At September 30, 2023 and 2022, the value included in capital assets, net of accumulated depreciation, amounted to approximately \$20.8 million and \$21.3 million, respectively, for the Sanctuary Regional Cancer Center, and the total outstanding debt amounted to approximately \$19.6 million and \$20.7 million, respectively. At September 30, 2023 and 2022, the value included in capital assets, net of accumulated depreciation, amounted to approximately depreciation, amounted to approximately \$23.1 million and \$23.7 million, respectively, for the Sanctuary Outpatient Center, and the total outstanding debt amounted to approximately \$26.7 million and \$28.1 million, respectively.

In April 2018, the System entered into a Purchase Money Mortgage with Lee Healthcare Resources, a Florida not-for-profit corporation, in the amount of \$10.3 million plus approximately \$1.9 million in cash for the Med Plaza One Building containing medical and administrative offices. Principal payments of \$2.1 million plus interest were paid annually through maturity in April 2023.

In November 2018, the System entered into a 20-year lease agreement with Plantation Medical Center SNU, LLC, a Florida Limited Liability Company. The System utilizes the 57,650-square-foot facility as the Skilled Nursing Unit at GCMC. The System has accounted for the debt obligation in its consolidated financial statements with a total value of \$22.0 million and the remaining balance of \$16.7 million as of September 30, 2023. There is a 2.5% annual increase to the rent obligation each November until the 11th year of the agreement, at which point the rent is adjusted to the Market Lease Rate as determined by an appraiser. The rate will continue to increase annually by 2.5% for the remainder of the lease. The System has the option to purchase the premises at year ten and every five years thereafter.

In February 2020, the System entered into a promissory note with Lee Healthcare Resources in the amount of \$12.2 million for the purchase of land and medical offices that the System had been previously leasing. The Pine Island/Bass Road Note is payable in equal payments of \$3.2 million each over four years beginning February 20, 2021, including interest accruing at a fixed rate of 1.75% per annum. The Pine Island/Bass Road Note is not secured by the MTI. If principal or interest payments are not made within 30 days of the due date, the System will be considered in default. In the event of default, interest on principal outstanding shall be computed at the rate of 10% per annum, but not in excess of the maximum rate permitted by Florida law. Upon an event of default, the holder may, at its option and without notice, require full payment of principal and accrued interest outstanding.

The MTI and direct borrowing loan and lease agreements require the System to maintain specified financial ratios, the most restrictive of which are a minimum debt service coverage ratio, long-term debt-to-capital ratio, and minimum cash and investment balances, and provide a pledge of revenues of the System on a parity basis. The System was in compliance with the financial covenants for the years ended September 30, 2023 and 2022. The nonobligated group members include the Trauma District; LMHH; Health Park Care Center, Inc.; the Lee Health Foundation, Inc.; LCH; Best Care Assurance, LLC.; Best Care Collaborative, LLC; Best Care Partners, Inc.; BCHC; LHH; and Paramount.

Notes to Consolidated Financial Statements (in thousands)

11. Right-of-Use Lease Obligations

Right-of-use lease obligations are as follows:

September 30,	2023	2022
Right-of-use lease obligations Less: current installments	\$ 123,671 \$ (15,631)	115,266 (13,613)
Right-of-Use Lease Obligations, less current installments	\$ 108,040 \$	101,653

During the years ended September 30, 2023 and 2022, respectively, interest expense of approximately \$6.4 million and \$5.3 million was incurred related to the lease obligations with interest rates ranging from 0.66% to 29.75% and from 0.33% to 4.89%. During the years ended September 30, 2023 and 2022, respectively, the System incurred and reported approximately \$3.4 million and \$2.1 million in short-term and variable lease-related expense within supplies and other services expense in the accompanying consolidated statements of revenues, expenses, and changes in fund net position.

12. Subscription Liabilities

Subscription liabilities are as follows:

September 30,	2023	*As Adjusted 2022
Subscription liabilities Less: current installments	\$ 40,404 (17,758)	\$ 25,290 (12,280)
Subscription Liabilities, less current installments	\$ 22,646	\$ 13,010

* Balances as of September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

During the year ended September 30, 2023 and 2022, interest expense of approximately \$0.1 million was incurred related to the subscription liabilities with interest rates ranging from 0.54% to 4.2%.

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Notes to Consolidated Financial Statements (in thousands)

13. Long-Term Obligations

Long-term obligations is comprised of revenue bonds and related bond premium, loans and notes payable, lease obligations, and subscription liabilities. Long-term obligations activity was as follows:

	s Adjusted Balance, ember 30, 2022	Increases	Decreases	Sept	Balance, tember 30, 2023	[Due Within One Year
Revenue Bonds 2019 Series A Bonds 2019 Series B Bonds 2010 Series A Bonds	\$ 441,053 50,315 42,000	\$ -	\$ (8,413) - -	\$	432,640 50,315 42,000	\$	5,420 - -
Total Revenue Bonds	533,368	-	(8,413)		524,955		5,420
Loans and Notes Payable 2023 TD Bank revolving line of credit 2022 TD Bank loan 2022 JP Morgan Chase Loan 2020 TD Bank Loan 2020 JP Morgan Chase Loan 2016 BAPCC Loan 2015 BAPCC Loan 2015 Bank of America Loan Other direct borrowings	75,000 75,000 97,300 43,333 2,810 16,045 30,390 58,428	50,000 - - - - - - - - - - -	(50,000) (1,700) (2,400) (4,333) (2,810) (5,244) (15,425) (8,979)		73,300 73,300 94,900 39,000 - 10,801 14,965 49,449		1,740 1,740 2,500 4,333 - 5,347 14,965 5,896
Total Loans and Notes Payable	398,306	50,000	(92,591)		355,715		36,521
Right-of-Use Lease Obligations	115,266	40,530	(32,125)		123,671		15,631
Subscription Liabilities	25,290	32,877	(17,763)		40,404		17,758
Total	\$ 1,072,230	\$ 123,407	\$ (150,892)	\$	1,044,745	\$	75,330

* Balances as of September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

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Notes to Consolidated Financial Statements (in thousands)

	Sept	Balance, ember 30, 2021	Increases	Decreases		s Adjusted Balance, ember 30, 2022	I	Due Within One Year
Revenue Bonds 2019 Series A Bonds 2019 Series B Bonds 2010 Series A Bonds	\$	453,650 50,315 42,000	\$ -	\$ (12,597) - -	\$	441,053 50,315 42,000	\$	4,710 - -
Total Revenue Bonds		545,965	-	(12,597)		533,368		4,710
Loans and Notes Payable 2022 TD Bank loan 2022 JP Morgan Chase Loan 2020 TD Bank Loan 2020 JP Morgan Chase Loan 2016 BAPCC Loan 2015 BAPCC Loan 2015 Bank of America Loan Other direct borrowings		99,700 47,667 6,506 21,186 40,010 64,332	75,000 75,000 - - - 2,930	(2,400) (4,334) (3,696) (5,141) (9,620) (8,834)		75,000 75,000 97,300 43,333 2,810 16,045 30,390 58,428		1,700 1,700 2,400 4,333 2,810 5,243 15,425 8,980
Total Loans and Notes Payable Right-of-Use Lease Obligations		279,401 107,862	152,930 17,862	(34,025) (10,458)		398,306 115,266		42,591 13,613
Subscription Liabilities		-	37,066	(11,776)		25,290		12,280
Total	\$	933,228	\$ 207,858	\$ (68,856)	Ş	1,072,230	\$	73,194

* Balances and activity for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

Maturities of long-term obligations and corresponding interest over the five years following September 30, 2023 and in five-year increments thereafter are as follows:

Fiscal Year(s) Rev			Revenue Bonds			Loan Notes I		5	of-Use bligations	Subscription Liabilities		
		Principal		Interest		Principal	Interest	Principal	Interest	Principal	Interest	
2024	\$	5,420	\$	21,650	\$	36,521	\$ 9,454	\$ 15,631	\$ 6,630	\$ 17,758	\$ 910	
2025		21,860		21,379		19,045	8,470	13,322	6,260	9,573	683	
2026		23,055		20,289		14,023	7,999	12,222	5,726	6,300	409	
2027		24,180		19,160		14,590	7,561	9,750	4,056	5,459	191	
2028		24,080		17,975		15,165	7,104	1,161	1,495	1,314	11	
2029-2033		114,375		72,357		80,637	27,393	23,609	16,072	-	-	
2034-2038		137,240		39,963		41,664	17,381	16,481	15,952	-	-	
2039-2043		50,555		19,257		45,680	12,701	9,952	4,603	-	-	
2044-2048		65,280		8,674		51,830	7,415	7,841	3,131	-	-	
2049-2053		14,470		429		36,560	1,783	12,841	2,719	-	-	
2054-2057		-		-		-	-	861	8	-	-	
		480,515		241,133		355,715	107,261	123,671	66,652	40,404	2,204	
Unamortized												
premium		44,440		-		-	-	-	-	-	-	
	\$	524,955	Ş	241,133	Ş	355,715	\$ 107,261	\$123,671	\$ 66,652	\$ 40,404	\$ 2,204	

14. Retirement Plans

Tax Sheltered Annuity Plan

The System provides a single-employer tax-deferred annuity program for all eligible employees who elect to participate in the program. The annuity program is administered by the System. The Lee Memorial Hospital Tax Sheltered Annuity Plan (the Annuity Plan) purchases annuity contracts for participating employees through salary reduction, thereby deferring taxability of these amounts. For employees with one year or more of eligible service, the System participates in the Annuity Plan by matching approximately 5% of the participating employees' salaries. The Board of Directors of the System has the sole discretion to amend the Annuity Plan and change the contribution amount. Contribution expense incurred by the System in connection with the Annuity Plan was \$28.6 million and \$25.0 million for the years ended September 30, 2023 and 2022, respectively.

Retiree Health Insurance Plan

The System sponsors the Retiree Health Insurance Plan (the RHI Plan), which is a post-employment benefit plan (OPEB).

Plan Description

The System's RHI Plan provides medical benefits to eligible retired employees under a defined benefit post-employment health care plan.

The contribution requirements of the RHI Plan members and the System are established and may be amended by the System's Board of Directors. Current retiree RHI Plan members who are receiving benefits do not contribute to the RHI Plan as the System covered their health insurance based on current Medicare regulations, which made the RHI Plan the secondary payer with Medicare paying as the primary payer.

Employees who retire at age 65 or later with 20 years of continuous full-time service or equivalent part-time service will receive, if they elect retiree health coverage, a \$2,500 check each year for the rest of their life, which will be increased in subsequent years by 2%.

Benefits Provided

The RHI Plan provides for a \$2,500 per-retiree benefit to be paid on an annual basis. The RHI Plan also sets forth an increase of 2% per year after retirement. To be eligible for benefits, an employee must meet one of four eligibility requirements. The first is to retire after attaining age 65 with 20 years of continuous full-time (or equivalent) service and retire after January 1, 2009. The second is to be age 63 or older on May 1, 1993 and retire after attaining age 65 with 20 years of full-time (or equivalent) service. The third is to become disabled with 20 years continuous full-time (or equivalent) service, before attaining age 65. Last, an employee would need to have 30 or more years of full-time (or equivalent) service on September 30, 2009. Part-time services count as $\frac{1}{2}$ of full-time service. Temporary or PRN service is not eligible.

Notes to Consolidated Financial Statements (in thousands)

Contributions

The System's funding policy is to fund on a pay-as-you-go basis so there are no contributions.

Employees Covered by Benefit Terms

As of April 1, 2022, the census date for the OPEB liability, the following employees were covered by the benefit terms:

Participant data, as of April 1, 2022:	
Retirees	613
Fully eligible	810
Other	1,244
	2,667

Net OPEB Liability

The System's OPEB service cost and total OPEB liability were measured as of December 31,2022, the measurement date, based on participant data as of the census date.

The total OPEB liability in the September 30, 2023 actuarial valuation was projected from the measurement date using standard methodology, adjusting for benefit payments, expected growth in benefit obligations, changes in key assumptions and plan provisions, and any significant changes in plan demographics that occurred during the year. Assumptions and methods used in the estimate are as follows:

Current health care cost trend rate	7.5%
Investment rate of return	0.0%, due to the unfunded nature of the RHI Plan
Salary increases	3.0%

Healthy mortality rates were based on the following demographic assumptions: a base table of Pri-2012, a base mortality table year 2012, table type - no collar, table weighting - headcount, blending of separate rates for annuitants and non-annuitants (based on Employees table), blending of retirees, and contingent annuitants of combined non-disabled annuitant mortality. The mortality improvement scale (male table for males and female table for females) was MP-2021.

The disability mortality rates (non-sunset employees only) were based on the following demographic assumptions: a base table of Pri-2012, base mortality table year 2012, table type - no collar, table weighting - headcount, and a base scale of MP-2021.

The actuarial cost method used is Entry Age Normal (EAN).

The discount rate used to measure the total OPEB liability was 4.05%. The individual EAN Cost Method is used in completing the actuarial valuation. Under this method, the normal cost is the level percentage of pay contribution that would have been required from age on the valuation date coincident with or next following the date the employee is hired in order to fund the employed participant's OPEB benefits if the current plan provisions regarding accrual of benefits had always been in effect. The total OPEB liability is the excess of the present value of future benefits over the

present value of future service costs for employed participants. The service cost and total OPEB liability for the RHI Plan are the sums of the individually computed service costs and OPEB liabilities for all plan participants.

The discount rate for an unfunded OPEB plan is based on a 20-year high-quality municipal bond rate as of the last business day preceding or coincident with the measurement date. The discount rate used in the valuation was determined using the 20-year yields on the Fidelity AA Municipal General Obligation Fund (rounded to two decimal places).

Changes in the net OPEB liability are summarized in the following table:

Net OPEB Liability, September 30, 2022	\$ 71,239
Changes for the year:	
Service cost	979
Interest cost	1,164
Changes in benefit terms	-
Differences between expected and actual experience	(7,253)
Changes of assumptions	(15,116)
Benefit payments	(1,866)
Net Change	(22,092)
Net OPEB Liability, September 30, 2023	\$ 49,147

Sensitivity of the Net OPEB Liability to Changes in the Discount Rate

The following table presents, as of September 30, 2023, the System's net OPEB liability calculated using the discount rate of 4.05%, as well as the net OPEB liability using a discount rate that is 1% lower (3.05%) or 1% higher (5.05%):

	1% Decrease (3.05%)	Cur	rent Discount Rate (4.05%)	1% Increase (5.05%)
Net OPEB Liability	\$ 55,317	\$	49,147	\$ 43,950

Sensitivity of the Net OPEB Liability to Changes in the Health Care Cost Trend Rate

The following presents, as of September 30, 2023, the System's net OPEB liability calculated using the health care cost trend rate of 7.5%, as well as the net OPEB liability using a rate that is 1% lower (6.5%) or 1% higher (8.5%):

	1% Decrease (6.5%)	Trend Rate (7.5%)	1% Increase (8.5%)
Net OPEB Liability	\$ 48,323	\$ 49,147	\$ 50,258

The System is currently funding the OPEB obligation as benefits are paid; therefore, no assets have been segregated and/or restricted to provide the postemployment benefits.

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Notes to Consolidated Financial Statements (in thousands)

Significant actuarial assumptions used as of the measurement date are as follows:

Discount rate on 20-year general obligation municipal bonds	4.05% as of the last business day preceding the measurement date
Rates of increase in compensation	5.0% based on the System's budgetary salary increase for the fiscal year 2023 budget year

OPEB Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

The System recognized OPEB expense of approximately \$0.2 million and \$5.8 million for the years ended September 30, 2023 and 2022, respectively. At September 30, 2023, the System reported deferred outflows and deferred inflows of resources related to OPEB from the following sources:

September 30, 2023

	 d Outflows Resources	De	ferred Inflows of Resources
Differences between expected and actual experience Changes of assumptions	\$ 1,123 3,383	\$	6,283 12,554
Total	\$ 4,506	\$	18,837

Amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense, as follows:

Year ending September 30,

2024	\$ (2,279)
2025	(2,279)
2026	(2,725)
2027	(3,636)
2028	(3,412)
Thereafter	-

Payable to the OPEB Plan

As of September 30, 2023, there are no payables to the RHI Plan.

Defined Benefit Pension Plan

Plan Description

The System sponsors a frozen, noncontributory, single-employer, defined-benefit plan retirement plan (the CCMC Plan), administered by a committee appointed by the System. Under the provisions of the CCMC Plan, the System has the authority to make amendments. There have been no new members of the CCMC Plan since the date the CCMC Plan was frozen. The CCMC Plan provides life-only annuity benefits to plan members and beneficiaries. An actuarial report is prepared each year effective June 30 and is available from the System. The funding policy of the System is to contribute an amount at least equal to the Annual Required Contribution (ARC) prescribed by GASB

and determined by the actuary. For the years ended September 30, 2023 and 2022, respectively, the ARC was \$1.0 and \$1.2 million.

Benefits Provided

The CCMC Plan provides for retirement and death benefits. Retirement benefits are determined based upon varying formulas dependent on years of service. All employees of the employer were eligible to participate in the CCMC Plan as of the first day of the month coincident with or next following the date on which they completed one year of vesting service. All other employees became participants as of the first day of the month coincident with or next following the completion of one year of service during which they accumulated at least 1,000 hours of service. No new participants entered after September 30, 1995, unless they had previously been participants before September 30, 1995.

The accrued benefit is calculated using the formula for the normal retirement benefit, based upon the average monthly compensation and years of benefit service as of the date of the calculation. The accrued benefit is payable at the normal retirement date in the normal form of payment. Accrued benefits were frozen as of September 30, 1995. The normal retirement benefit is calculated by taking 2% of the average monthly compensation multiplied by years of benefit service up to a maximum of 20 years. Benefit terms also provide for annual cost-of-living adjustments to retired participants based upon the Secretary of the Treasury for cost-of-living increases.

Employees Covered by Benefit Terms

At July 1, 2023, the measurement date for the pension liability, the following employees were covered by the benefit terms:

Participant data, July 1, 2023:	
Active	55
Terminated vested	402
Retired	458
	915

Contributions

The System's funding policy is to make contributions to meet the minimum funding requirements of the Code Sections 412(a) and 430 as determined by an independent actuary. Additionally, the Plan Sponsor may contribute an amount above the required contribution. For the years ended September 30, 2023 and 2022, the Plan Sponsor's contributions of approximately \$0.6 million and \$2.1 million, respectively, met the minimum funding requirements.

Net Pension Liability

The System's net pension liability was measured as of July 1, 2023, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of September 30, 2023. The net pension liability of \$5.0 million and \$7.1 million is included in pension and post-employment benefit plan liabilities in the accompanying consolidated statements of net position at September 30, 2023 and 2022, respectively.

Notes to Consolidated Financial Statements (in thousands)

The total pension liability in the September 30, 2023 actuarial valuation was determined using the following actuarial assumptions, applied to all periods in the measurement:

Inflation	2.3%
Investment rate of return*	6.4%
Salary increases	N/A

* Net of pension plan investment expense, including inflation.

Effective September 30, 2023, the assumption for mortality amounts weighted rates from the Pri-2012 mortality study projected generationally from 2012 with Scale MP-2021.

The long-term expected rate of return on pension plan investments was determined using a building block method in which best-estimate ranges of expected real rates of return (expected returns, net of plan investment expenses, and inflation) are developed for each major asset class. These ranges are combined to produce the long-term expected rate of return by weighting the expected future real rates of return by the target asset allocation percentage and adding expected inflation.

The best estimates of geometric real rates of return for each major asset class included in the pension plan's target asset allocation as of September 30, 2023 are summarized as follows:

	Target Allocation (%)	Real Rate of Return (%)
Asset Class		
Domestic equity	36.5	4.8
International equity	14.0	5.2
Corporate fixed income	23.0	1.7
Government fixed income	20.7	1.8
Cash	5.8	0.9
Total	100	

The discount rate used to measure the total pension liability was 6.35% and 5.70% for the years ended September 30, 2023 and 2022, respectively. The projection of cash flows used to determine the discount rate assumed that employer contributions will be made in amounts equal to the actuarially determined contributions. Based on that assumption, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability. For the year ended September 30, 2023, the annual money-weighted rate of return on pension plan investments, net of pension plan investment expense, was 6.35%. The money-weighted rate of return expresses investment performance, net of investment expense, adjusted for the changing amounts actually invested.

Changes in the net pension liability are summarized as follows:

	Pensi	Total ion Liability	Plan Fiduciary Net Position	Pen	Net sion Liability
Beginning Balance, September 30, 2022	\$	32,599	\$ 25,521	\$	7,078
Changes for the year:					
Interest		1,801	-		1,801
Differences between expected and					
actual experience		295	-		295
Changes of assumptions		(1,647)	-		(1,647)
Net investment income		-	2,034		(2,034)
Benefit payments		(2,013)	(2,013)		-
Contributions from the System		-	597		(597)
Administrative expense		-	(120)		120
Net Change		(1,564)	498		(2,062)
Ending Balance, September 30, 2023	\$	31,035	\$ 26,019	\$	5,016
Plan Fiduciary Net Position, as a percentage of the total pension liability			84%		

Sensitivity of the Net Pension Liability to Changes in the Discount Rate

The following presents, as of September 30, 2023, the System's net pension liability calculated using the discount rate of 6.35%, as well as the net pension liability using a discount rate that is 1% lower (5.35%) or 1% higher (7.35%):

	1% Decrease (5.35%)	Cur	rent Discount Rate (6.35%)	1% Increase (7.35%)
Net Pension Liability	\$ 7,615	\$	5,016	\$ 2,758

Pension Expense and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Defined-Benefit Pension

The System recognized a \$0.4 million decrease of total pension liability as a reduction of pension benefit expense for the year ended September 30, 2023. The System recognized a \$0.8 million increase of total pension liability as pension benefit expense for the year ended September 30, 2022.

The System reported deferred outflows of resources and deferred inflows of resources related to defined benefit pension from the following sources as of September 30, 2023:

	Deferred Outflows of Resources		Deferred Inflows of Resources		
Differences between expected and actual experience Contributions made after measurement date	\$	1,734 597	\$	-	
Total	\$	2,331	\$	-	

Notes to Consolidated Financial Statements (in thousands)

Amounts reported as deferred outflows of resources and deferred inflows of resources related to defined benefit pension will be recognized in pension expense, as follows:

Year ending September 30,

2024	\$ 466
2025 2026 2027 2028	317
2026	1,075
2027	1,075 (124)
2028	-

Payable to the Defined Benefit Pension Plan

As of September 30, 2023 and 2022, there are no payables to the CCMC Plan.

15. Commitments and Contingencies

Risk Management

The System is exposed to various risks of loss from torts; theft of, damage to, and destruction of assets; business interruption; errors and omissions; employee injuries and illnesses; natural disasters; medical malpractice; and employee health, dental, and accident benefits. A combination of commercial insurance and self-administered, self-funded programs provide coverage for claims arising from such matters. Settled claims have not exceeded the commercial coverage in the current or preceding year.

Professional Liability Insurance

The System is subject to various medical malpractice claims arising in the normal course of its business activities. The System is self-insured for professional liability claims and is relying on a limitation of its liability established by the Waiver of Sovereign Immunity Act of the State of Florida (the Act). The Act limits the amount of damages the System would be required to pay up to \$100 thousand per claimant or \$200 thousand per incident. Effective October 1, 2011, the sovereign immunity limits in Florida were increased to \$200 thousand per claimant or \$300 thousand per incident. In 1986, the Florida Supreme Court affirmed the constitutionality of the Act and its applicability to public hospitals. Various suits and claims arising in the ordinary course of business are pending against the System. Management is of the opinion that future potential uninsured losses from incidents occurring prior to September 30, 2023, if any, will not be materially different from the amounts recorded in the accompanying consolidated financial statements.

The System has been named as a defendant in a number of malpractice lawsuits. In the event that a claim exceeds its sovereign immunity level, the System may incur charges in excess of its established reserves that could have an adverse impact on the System's change in net position and net cash flows in the period in which it is recorded or paid. The Act provides that with regard to judgments exceeding those limits, that the plaintiff may seek enactment of a legislative claim bill by the Florida Legislature, seeking recovery of an amount in excess of those limits. A claims bill must be presented and sponsored by a Senator or Representative of the state of Florida, passed through committee, and signed by the Governor of Florida according to Florida Statute 768.28. Without waiving its entitlement to the rights and benefits of the Florida Waiver of Sovereign Immunity Act, the System has insurance protection not to exceed \$25 million, subject to a \$5 million

per-claim self-insured retention. This excess insurance is written on a claims-made basis, effective August 1, 2012, with a retroactive date of May 1, 2010. In accordance with Florida law, the purchase of this insurance does not operate as a waiver of the limits on damages as described above. Management does not record a liability for estimated malpractice claims in excess of the liability established pursuant to the Act until claim is approved for settlement through the claims bill process.

Cape Coral Hospital's and LMHH's professional malpractice liability insurance is covered under the System's established program under the Act, effective for claims occurring on or after October 1, 2001 and January 1, 2005, respectively. The System's Board of Directors opted to cover its nursing home for professional liability using its established program under the Act, effective for claims occurring on and after October 1, 2000.

Professional liability losses that are subject to the deductible provisions have been estimated and accrued in the accompanying consolidated financial statements. The System has employed independent actuaries to estimate the ultimate costs, if any, of the settlement of such losses. Management of the System has established a liability that provides for estimated malpractice claims identified under the System's risk management program based on several factors, including the nature of each claim, past experience, advice from legal counsel, and actuarial studies, which reflect liabilities discounted at 4% for the years ended September 30, 2023 and 2022. Management believes the established reserves are adequately stated as of September 30, 2023 and 2022.

The estimated claims incurred, payments on claims, and the balance of the reserve for professional liability claims, excluding the amounts payable pursuant to the claims bill process described above, were as follows:

Year ended September 30,	2023	2022
Amount of Claims Liabilities, beginning of year Incurred claims Payments on claims attributable to events	\$ 18,400 \$ 8,600	17,173 3,878
of both the current fiscal year and prior fiscal years	(8,040)	(2,651)
Amount of Claims Liabilities, end of year	\$ 18,960 \$	18,400

Malpractice liabilities are classified as current or non-current according to the timing of expected future payments and reported within accrued expenses and other liabilities in the accompanying consolidated statements of net position. Malpractice liabilities estimated to be due within one year were \$4.8 million as of September 30, 2023 and 2022.

Health Insurance

The System is self-insured for group health insurance. Group health expense, net of employee contributions, under this program amounted to approximately \$85.9 million and \$70.4 million for the years ended September 30, 2023 and 2022, respectively. Group health insurance claims payable, including an estimate for incurred but not reported claims, are reported within accrued expenses in the accompanying consolidated statements of net position. Although actual future results may differ from estimates of incurred but not reported claims, management believes the estimated accrual is adequately stated as of September 30, 2023 and 2022.

(in thousands)

The estimated claims incurred, payments on claims, and the balance of reserves for group health insurance claims were as follows:

Year ended September 30,	2023	2022
Amount of Claims Liabilities, beginning of year Incurred claims Payments on claims attributable to events of both the	\$ 20,212 \$ 135,151	18,712 122,653
current fiscal year and prior fiscal years	(134,151)	(121,153)
Amount of Claims Liabilities, end of year	\$ 21,212 \$	20,212

Workers' Compensation Insurance

The System is self-insured for workers' compensation insurance. Management of the System has established a liability for these types of claims based on actuarial evaluations in 2023 and 2022. The reserve for workers' compensation claims included in the consolidated financial statements was discounted at a rate of 4% for the years ended September 30, 2023 and 2022. The estimated claims incurred, payments on claims, and the balance of the reserve for workers' compensation claims were as follows:

Year ended September 30,	2023	2022
Amount of Claims Liabilities, beginning of year Incurred claims	\$ 13,800 \$ 6,871	13,205 6,718
Payments on claims attributable to events of both the current fiscal year and prior fiscal years	(5,288)	(6,123)
Amount of Claims Liabilities, end of year	\$ 1 5,383 \$	13,800

Workers' compensation liabilities are classified as current or non-current according to the timing of expected future payments and reported within accrued expenses and other liabilities in the accompanying consolidated statements of net position. Workers' compensation liabilities estimated to be due within one year were \$5.7 million and \$4.1 million as of September 30, 2023 and 2022, respectively.

Accrued Employee PTO

The activity related to accrued employee PTO liabilities was as follows:

Year ended September 30,	2023	2022
Amount of PTO Liabilities, beginning of year Earned PTO PTO used, forfeit, or paid	\$ 51,014 \$ 88,868 (86,865)	45,744 80,120 (74,850)
Amount of PTO Liabilities, end of year	\$ 53,017 \$	51,014

Employee PTO liabilities are classified as current or non-current according to the timing of expected utilization based on historical experience and are reported as accrued expense and other liabilities in the accompanying consolidated statements of net position. Employee PTO liabilities estimated to

be due within one year were \$23.0 million and \$20.7 million as of September 30, 2023 and 2022, respectively.

Other Industry Risks

The health care industry is subject to numerous complex laws and regulations imposed by federal, state, and local governments. Compliance with these laws and regulations can be subject to government review and interpretation by both the System with respect to implementation, as well as the government with respect to retrospective review. These laws and regulations include, but are not necessarily limited to, matters such as licensure, accreditation, government health care program participation requirements, reimbursement for patient services, and Medicare and Medicaid fraud and abuse. Government activity has increased with respect to investigations and allegations concerning possible violations of fraud and abuse statutes and regulations by health care providers. Such investigations and allegations often take multiple years to resolve. Violations of these laws and regulations could result in significant fines and penalties, including repayments for patient services previously reimbursed.

From time to time, the System receives requests for certain information from governmental agencies, and, with the assistance of legal counsel, submits the required information. Management believes that the System is in compliance with current laws and regulations. To the extent that issues with noncompliance are identified, the System's management takes the appropriate steps to correct such matters. Management of the System believes that the exposure from any such matters would not have a material effect on the consolidated financial statements of the System.

The Health Insurance Portability and Accountability Act (HIPAA) was enacted on August 21, 1996 to assure health insurance portability, reduce health care fraud and abuse, guarantee security and privacy of health information, and enforce standards for health information. Effective August 2009, the Health Information Technology for Economic and Clinical Health Act (HITECH Act) was introduced, imposing notification requirements in the event of certain security breaches relating to protected health information. Organizations are subject to significant fines and penalties if found not to be compliant with the provisions outlined in these laws and accompanying regulations.

Litigation

The System is involved in litigation and regulatory examinations arising in the normal course of business. After consultation with legal counsel, management believes that these matters will be resolved without material adverse effect on the System's future consolidated financial position, results of operations, or cash flows.

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16. Component Unit Information

Cape Coral Hospital is the System's only major blended component unit. Paramount is the System's only discrete component unit. The condensed statements of net position, adjusted for intercompany receivables and payables, are as follows:

September 30, 2023

<u></u>					
	Otł	System and her Blended Components	Cape Coral Hospital	Paramount Surgery Center, LLC	Total
Assets		•		,	
Current and other assets Capital assets	\$	1,499,731 1,473,281	\$ 643,744 108,385	\$ 5,157 185	\$ 2,148,632 1,581,851
Total Assets	\$	2,973,012	\$ 752,129	\$ 5,342	\$ 3,730,483
Total Deferred Outflows of Resources	\$	97,883	\$ 6,018	\$ -	\$ 103,901
Liabilities					
Current liabilities Long-term liabilities	\$	301,204 1,059,462	\$ 33,996 25,720	\$ 1,438 2,027	\$ 336,638 1,087,209
Total Liabilities	\$	1,360,666	\$ 59,716	\$ 3,465	\$ 1,423,847
Total Deferred Inflows of Resources	\$	36,380	\$ (3,942)	\$ -	\$ 32,438
Net Position Restricted Net investment in capital assets Unrestricted	\$	64,195 454,334 1,155,320	\$ - 82,584 619,789	\$ 920 185 772	\$ 65,115 537,103 1,775,881
Total Net Position	\$	1,673,849	\$ 702,373	\$ 1,877	\$ 2,378,099

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Notes to Consolidated Financial Statements (in thousands)

September 30, 2022, as adjusted

	System and Other Blended				Paramount			
			Cape Coral		Surgery			
	(Components		Hospital		Center, LLC		Total
Assets								
Current and other assets	\$	1,415,684	\$	626,884	\$	4,970	\$	2,047,538
Capital assets		1,388,871		93,922		243		1,483,036
Total Assets	\$	2,804,555	\$	720,806	\$	5,213	\$	3,530,574
Total Deferred Outflows of Resources	\$	104,512	\$	6,935	\$	-	\$	111,447
Liabilities								
Current liabilities	\$	271,221	\$	47,224	\$	1,204	\$	319,649
Long-term liabilities		1,096,624		43,402		2,234		1,142,260
Total Liabilities	\$	1,367,845	\$	90,626	\$	3,438	\$	1,461,909
Total Deferred Inflows of Resources	\$	19,872	\$	(6,081)	\$	-	\$	13,791
Net Position								
Restricted	\$	58,845	\$	-	\$	870	\$	59,715
Net investment in capital assets		356,454		52,697		243		409,394
Unrestricted		1,106,051		590,499		662		1,697,212
Total Net Position	\$	1,521,350	\$	643,196	\$	1,775	\$	2,166,321

* Balances as of September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

The condensed statements of revenues, expenses, and changes in fund net position are as follows:

Year ended September 30, 2023

	Otł	System and her Blended Components	Cape Coral Hospital	(Paramount Surgery Center, LLC	Total
Operating revenues Operating expenses	\$	2,484,450 2,473,813	\$ 391,882 330,444	\$	18,248 10,669	\$ 2,894,580 2,814,926
Operating Income		10,637	61,438		7,579	79,654
Non-operating expense Federal and state appropriations Contributions and grants		122,278 11,711 4,136	(2,261) - -		(150) - -	119,867 11,711 4,136
Total Non-Operating Income (Loss)		138,125	(2,261)		(150)	135,714
Excess of Revenues and Income Over Expenses		148,762	59,177		7,429	215,368
Other Changes in Net Position Distributions to minority interest in joint venture		3,737	-		(7,327)	(3,590)
Increase in Net Position	\$	152,499	\$ 59,177	\$	102	\$ 211,778

(in thousands)

rear ended september 50, 2022, as adjust	leu					
	Otł	System and her Blended Components	Cape Coral Hospital	(Paramount Surgery Center, LLC	Total
Operating revenues Operating expenses	\$	2,398,700 2,312,540	\$ 385,871 288,753	\$	16,842 10,278	\$ 2,801,413 2,611,571
Operating Income		86,160	97,118		6,564	189,842
Non-operating expense Federal and state appropriations Contributions and grants		(208,916) 15,005 3,098	(2,221) - -		(81) - -	(211,218) 15,005 3,098
Total Non-Operating Loss		(190,813)	(2,221)		(81)	(193,115)
(Deficit) Excess of Revenues and Income Over Expenses		(104,653)	94,897		6,483	(3,273)
Other Changes in Net Position Distributions to minority interest in joint venture		3,621	-		(7,100)	(3,479)
(Decrease) Increase in Net Position	\$	(101,032)	\$ 94,897	\$	(617)	\$ (6,752)

Year ended September 30, 2022, as adjusted*

* Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

The condensed statements of cash flows are as follows:

Year ended September 30, 2023

	System and Other Blended Components		Cape Coral Hospital		Paramount Surgery Center, LLC		Total
Net cash provided by (used in): Operating activities Noncapital financing activities Capital and related financing activities Investment activities	\$	59,650 40,595 (255,820) 53,752	\$	46,898 - (46,920) 22	\$	6,876 (92) - (7,327)	\$ 113,424 40,503 (302,740) 46,447
Net Change in Cash and Cash Equivalents*		(101,823)		-		(543)	(102,366)
Cash and Cash Equivalents*, beginning of year		145,518		-		1,025	146,543
Cash and Cash Equivalents*, end of year	\$	43,695	\$	-	\$	482	\$ 44,177

Year ended September 30, 2022, as adju	sted**							
	System and Other Blended Components		Cape Coral Hospital		Paramount Surgery Center, LLC			Total
Net cash provided by (used in):								
Operating activities	\$	69,010	\$	65,824	\$	6,362	\$	141,196
Noncapital financing activities		69,545		(43,518)		(32)		25,995
Capital and related financing activities		(52,266)		(22,315)		-		(74,581)
Investment activities		(148,299)		9		(5,730)		(154,020)
Net Change in Cash and Cash Equivalents*		(62,010)		-		600		(61,410)
Cash and Cash Equivalents*, beginning of year		207,528		-		425		207,953
Cash and Cash Equivalents*, end of yea	r \$	145,518	\$	-	\$	1,025	\$	146,543

Year ended September 30, 2022, as adjusted**

* Unrestricted and restricted cash and cash equivalents.

** Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

17. COVID-19 Pandemic

In response to the novel coronavirus (COVID-19) global pandemic and its effects on the U.S. economy and the health care delivery system, Congress passed various stimulus bills that have provided certain financial benefits to the System. Principal among these was the Coronavirus Aid, Relief, and Economic Security Act (the CARES Act), enacted on March 27, 2020. Under the CARES Act, the System received approximately \$88.2 million, of which the System recognized \$7.0 million as non-operating revenue within federal and state appropriations in the consolidated statements of revenues, expenses, and changes in fund net position for the year ended September 30, 2022. The remaining \$81.2 million was recognized as non-operating revenue prior to October 1, 2021.

The System received a \$7.9 million FEMA grant program during the year ended September 30, 2022, also reported as non-operating revenue within federal and state appropriations in the consolidated statements of revenues, expenses, and changes in fund net position, to help to offset \$17.0 million in COVID-19 supplied and equipment costs incurred through December 31, 2020 but not included in the System's CARES Act reported expenses.

The System also received approximately \$176.8 million as part of the expanded Accelerated and Advance Payment Program under the CARES Act. The Continuing Appropriations Act, 2021 and Other Extensions waived interest charges for accelerated payments repaid within 30 months of receipt. As of September 30, 2022, \$1.8 million remained unpaid, classified as Medicare advance payments within current liabilities in the consolidated statements of net position. All amounts were repaid as of September 30, 2023.

18. Subsequent Events

The System has assessed the impact of subsequent events through January 30, 2024, the date the audited consolidated financial statements were issued, and has concluded that there are no items that require disclosure in the consolidated financial statements.

Required Supplementary Information

Schedule of Changes in the Net Pension Liability and Related Ratios - CCMC Plan (unaudited) (in thousands)

		2023	2022	2021	2020	2019	2018	2017	2016	2015*	2014*
Total Pension Liability Service cost Interest Changes of benefit terms	s	- \$ 1,801 -	- \$ 1,830 -	- \$ 1,790	- \$ 1,922 -	- \$ 1,999 -	- \$ 2,072 -	- \$ 2,018 -	- \$ 1,992 -	- \$ 1,955 -	
Differences between expected and actual experience Changes of assumptions Benefit payments		295 (1,647) (2,013)	(289) 230 (1,976)	61 (1,218) (1,946)	314 2,560 (1,870)	240 2,306 (1,810)	(108) 617 (1,747)	292 130 (1,718)	415 (402) (1,586)	45 - (1,458)	
Net Change in Total Pension Liability		(1,564)	(205)	(1,313)	2,926	2,735	834	722	419	542	
Total Pension Liability, beginning of year		32,599	32,804	34,117	31,191	28,456	27,622	26,900	26,481	25,939	
Total Pension Liability, end of year		31,035	32,599	32,804	34,117	31,191	28,456	27,622	26,900	26,481	25,939
Plan Fiduciary Net Position Employer contributions		262	1,786	1,595	1,073	502	687	774	903	279	
Net investment income Benefit payments Administrativa exnense		2,034 (2,013) (120)	(4, 262) (1, 976) (137)	5,149 (1,946) (127)	850 (1,870) (114)	1,686 (1,810) (108)	1,720 (1,747) (140)	2,561 (1,718) (108)	260 (1,586) (105)	463 (1,458) (108)	
Net Change in Plan Fiduciary Net Position		498	(4,589)	4,671	(61)	270	520	1,509	(528)	(126)	
Plan Fiduciary Net Position, beginning of year		25,521	30,110	25,439	25,500	25,230	24,710	23,201	23,729	23,855	
Plan Fiduciary Net Position, end of year		26,019	25,521	30,110	25,439	25,500	25,230	24,710	23,201	23,729	23,855
Net Pension Liability, end of year	Ş	5,016 \$	7,078 \$	2,694 \$	8,678 \$	5,691 \$	3,226 \$	2,912 \$	3,699 \$	2,752 \$	2,084
Plan Fiduciary Net Position, as a percentage of total pension liability (%)		83.84	78.29	91.79	74.57	81.76	88.66	89.46	86.25	89.61	91.97

* 2015 opening balances and 2014 ending balances established for purpose of GASB 68 year-one disclosure requirements effective October 1, 2014.

See accompanying notes to required supplementary information - CCMC Plan.

Schedule of Employer Contributions - CCMC Plan (unaudited) (in thousands)

	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Actuarially determined contribution \$	1,161 \$	1,198 \$	1,724 \$	1,208 \$	\$ 699	658 \$	774 \$	903 \$	949 \$	1,062
actuarially determined contribution	597	1,786	1,595	1,073	502	687	774	903	977	1,062
Contribution Deficiency (Excess) \$	564 \$	(588) \$	129 \$	135 \$	167 \$	(29) \$	- \$ -	- \$ -	(28) \$	

See accompanying notes to required supplementary information - CCMC Plan.

		Schedule	of Investn (ur	Schedule of Investment Returns - CCMC Plan (unaudited)	ns - CCMC	Plan			
	2023 (%)	2023 (%) 2022 (%) 2021 (%) 2020 (%) 2019 (%) 2018 (%) 2017 (%) 2016 (%) 2015 (%)	2021 (%)	2020 (%)	2019 (%)	2018 (%)	2017 (%)	2016 (%)	2015 (%)
Annual Money-Weighted Rate of Return*, net of investment expense	8.2	(14.1)	20.5	3.4	6.9	7.1	11.3	1.1	2.0
* Reported returns for GASB 67 disclosure requirements effective October 1, 2014 or fiscal year 2015.	.SB 67 disclosur	e requiremen	ts effective	October 1, 20	14 or fiscal y	rear 2015.			

See accompanying notes to required supplementary information - CCMC Plan.

Notes to Required Supplementary Information - CCMC Plan

- 1. The accompanying schedules are intended to display information for ten years. 2015 opening balances were established for purposes of year-one disclosure requirements effective October 1, 2014. Additional years will be displayed as they become available.
- 2. Covered payroll information is not provided as the CCMC Plan is frozen and contributions are not determined by current payroll as benefit accruals ceased September 30, 1995.
- 3. The information presented was determined as part of the actuarial valuation as of September 30, 2023. Additional information as of the latest actuarial valuation presented is as follows:

Actuarial cost method	Entry Age Normal Cost Method
Asset valuation method	Five-year smoothing
Investment rate of return	6.35% net of pension plan investment expense, including inflation
Discount rate	6.35%
Inflation	2.3%
Salary increases	Not applicable due to plan freeze
Internal Revenue Service Limit increases	2.5%
Retirement age	65

- 4. Changes with respect to actuarial assumptions in the current and prior years are as follows:
 - a. From 2022 to 2023, the discount rate changed from 5.70% to 6.35% and the mortality improvement projection scale was updated from Scale MP-2020 to MP-2021.
 - b. From 2021 to 2022, the discount rate changed from 5.75% to 5.70% and the mortality improvement projection scale was updated from Scale MP-2020 to Scale MP-2021.
 - c. From 2020 to 2021, the discount rate changed from 5.40% to 5.75% and the mortality improvement projection scale was updated from Scale MP-2019 to Scale MP-2020.
 - d. From 2019 to 2020, the discount rate changed from 6.35% to 5.40%. Mortality assumptions were updated from RP-2006 fully generational projected using Scale MP-2018 to weighted rates from the Pri-2012 mortality study projected generationally from 2012 with Scale MP-2019.
 - e. From 2018 to 2019, the discount rate changed from 7.25% to 6.35%. The mortality projection scale was updated from MP-2017 to MP-2018.
 - f. From 2017 to 2018, the discount rate was changed from 7.50% to 7.25%.
 - g. From 2016 to 2017, the expected return on assets and discount rate changed from 7.75% to 7.5%. The mortality projection scale was updated from MP-2015 to MP-2017.

			thous							
Year ended September 30,	2023		2022		2021		2020		2019	2018
Total OPEB Liability Service cost Interest Changes of benefit terms Differences between expected and actual	\$		1,445 1,354 -	\$	777 1,674 (15)	\$	640 1,994 -	\$	673 1,870 -	\$ 683 1,728 -
experience Changes of assumptions Benefit payments	(7,253) (15,116) (1,866)		(402) 1,753 1,746)		2,395 3,078 (1,792)		(450) 6,947 (1,376)		2,114 (2,552) (1,207)	- - (1,104)
Net Change in Total OPEB Liability	(22,092)	2	2,404		6,117		7,755		898	1,307
Total OPEB Liability, beginning of year	71,239	68	3,835		62,718		54,963		54,065	52,758
Total OPEB Liability, end of year	49,147	71	1,239		68,835		62,718		54,963	54,065
Plan Fiduciary Net Position Employer contributions Net investment income Benefit payments Administrative expense			- - -		- - -		- - -			- - -
Net Change in Plan Fiduciary Net Position	-		-		-		-		-	-
Plan Fiduciary Net Position, beginning of year	-		-		-		-		-	-
Plan Fiduciary Net Position, end of year	-		-		-		-		-	-
Net OPEB Liability, end of year	\$ 49,147	\$ 7 1	1,239	\$	68,835	\$	62,718	\$	54,963	\$ 54,065
Plan Fiduciary Net Position, as a percentage of total OPEB liability	-		-				-		_	
Covered Employee Payroll	\$ 170,584	\$ 243	3,673	Ş	243,673	Ş	255,827	Ş	255,827	\$ 268,355
Net OPEB Liability, as a percentage of covered employee payroll (%)	28.81		29.2		28.2		23.9		21.5	20.1

Schedule of Changes in Total Other Post-Employment Benefits (OPEB) Liability (unaudited) (in thousands)

See accompanying notes to required supplementary information - Other Post-Employment Benefits (OPEB).

Schedule of Total Other Post-Employment Benefits (OPEB) Contributions (unaudited) (in thousands)

Year ended September 30,		2023	2022	2021		2020		2019		2018
Actuarially determined contribution Contributions in relation to the actuarially determined contribution	\$	-	\$ -	\$ -	\$	-	\$	-	\$	-
Contribution Deficiency	\$	-	\$ -	\$ -	Ş	-	\$	-	Ş	-
Covered-Employee Payroll	\$ 17	0,584	\$ 243,673	\$ 243,673	Ş	255,827	Ş	255,827	Ş	268,355
Contributions, as a percentage of covered- employee payroll (%)		-	-	-		-		-		-

See accompanying notes to required supplementary information - Other Post-Employment Benefits (OPEB).

Notes to Required Supplementary Information -Other Post-Employment Benefits (OPEB)

- 1. The accompanying schedules are intended to display information for ten years. Disclosure requirements were effective October 1, 2018. Additional years will be displayed as they become available.
- 2. The System funds the Other Post-Employment Benefits (OPEB) obligation on a pay-as-you-go basis, so no assets have been segregated and/or restricted to provide the post-employment benefits.
- 3. Methods and assumptions used for the most recent year include:

Valuation date	Actuarially determined contribution rates are calculated as of December 31, 2022, December 31, 2021, December 31, 2020, and December 31, 2019 for fiscal years 2023, 2022, 2021, and 2020, respectively.
Actuarial cost method	Entry Age
Amortization method	Average remaining service life of all participants
Asset valuation method	None, no plan assets
Rate of compensation increase	3.0%
Health care cost trend rates	7.5% (2023), 6.25% (2022), 6.00% (2021), and 6.25% (2020), initial, decreasing 0.50% in 2024 and 0.25% per year thereafter to an ultimate rate of 5.00%
Salary increases	3.0%, average, including inflation
Investment rate of return	0.0%, no plan assets
Retirement age	Sunset Employees - Employees who had 30 or more years of full-time (or equivalent) service as of September 30, 2009. These employees are entitled to retiree health plan coverage starting when they retire on or after age 55 or the \$2,500 subsidy on or after retiring at age 65.
	Non-Sunset Employees - Employees hired prior to July 1, 2008 who had not attained 30 or more years of full-time (or equivalent) service as of September 30, 2009. These employees are only entitled to receive the \$2,500 subsidy benefit when they retire on or after age 65.
Mortality	2023: Healthy Mortality Rates - MP-2022 Mortality Improvement Scale for males and females. Base table - Pri-2012, no collar, healthy, table weighting: headcount, blending of annuitants and non-annuitants: separate rates for annuitants and non-annuitants (based on employees table), blending of retirees and contingent annuitants: combined non-disabled annuitant mortality.
	2023: Disabled Mortality Rates - MP-2012 Base mortality table for males and females, base mortality table year: 2012, no collar, disabled, table weighting: headcount.
	2022: Healthy Mortality Rates - MP-2021 Mortality Improvement Scale for males and females. Base table: Pri-2012, no collar, healthy, table weighting: headcount, blending of annuitants and non-annuitants (based on employee table), separate rates for annuitants and non-annuitants (based on Employees table), blending of retirees, and contingent annuitants: combined non-disabled annuitant mortality.
	2022: Disabled Mortality Rates - MP-2021 Mortality Improvement Scale for males and females. Base table: Pri-2012, base mortality table year: 2012, table type: no collar, healthy or disabled: disabled, table weighting: headcount.

Notes to Required Supplementary Information -Other Post-Employment Benefits (OPEB)

Mortality (continued)	2021: Healthy Mortality Rates - MP-2020 Mortality Improvement Scale for males and females. Base table: Pri-2012, no collar, healthy, table weighting: headcount, blending of annuitants and non-annuitants (based on employee table), separate rates for annuitants and non-annuitants (based on Employees table), blending of retirees, and contingent annuitants: combined non-disabled annuitant mortality.
	2021: Disabled Mortality Rates - MP-2020 Mortality Improvement Scale for males and females. Base table: Pri-2012, Base mortality table year: 2012, table type: no collar, healthy or disabled: disabled, table weighting: headcount.
	2020: Healthy Mortality Rates - MP-2019 Mortality Improvement Scale for males and females. Base table: Pri-2012, no collar, healthy, table weighting: headcount, blending of annuitants and non-annuitants (based on employee table), separate rates for annuitants and non-annuitants (based on Employees table), blending of retirees and contingent annuitants: combined non-disabled annuitant mortality.
	2020: Disabled Mortality Rates - MP-2019 Mortality Improvement Scale for males and females. Base table: Pri-2012; base mortality table year: 2012, table type: no collar, healthy or disabled: disabled, table weighting: headcount.
	2018 and 2019: Healthy Mortality Rates - RP-2014 Employee and Annuitant Mortality Tables for males and females with Scale MP-2014 backed out to 2006 and then projected forward to 2006 using generational projection Scale MP-2018 for males and females.
	2018 and 2019: Disabled Mortality Rates - RP-2014 Disabled Mortality Tables for males and females with Scale MP-2014 backed out to 2006 and then projected forward to 2006 using generational Scale MP-2017 for males and females.

- 4. Changes with respect to actuarial methods and assumptions used in the current and prior years are as follows:
 - a. From 2022 to 2023, the discount rate increased from 1.84% to 4.05%. Assumed per-capita costs increased for all retirees based on the most recent claims experience and to reflect changes in distribution of enrollment by plan options. The trend rate for retiree contributions was the same as claims costs trend rate as participant contributions are intended to remain a fixed percentage of total plan costs. The generational mortality projection scale was updated from MP-2020 to MP-21 to better reflect assumed future mortality improvements. The retirement and termination assumptions were updated to reflect the results of an experience study and the unusually high experience during the 12-month period following the valuation date.
 - b. From 2021 to 2022, the discount rate decreased from 2.00% to 1.84%. Assumed per-capita costs decreased for post-65 retirees and increased for pre-65 retirees based on the most recent claims experience and to reflect changes in distribution of enrollment by plan options. The trend rate for retiree contributions was the same as claims costs trend rate as participant contributions are intended to remain a fixed percentage of total plan costs. The generational mortality projection scale was updated from MP-2019 to MP-20 to better reflect assumed future mortality improvements. The retirement and termination assumptions were updated to reflect the results of an experience study and the unusually high experience during the 12-month period following the valuation date.
 - c. From 2020 to 2021, the discount rate decreased from 2.75% to 2.00%. Assumed per-capita costs decreased for post-65 retirees and increased for pre-65 retirees based on the most recent claims experience and to reflect changes in distribution of enrollment by plan options. The trend rate for retiree contributions was set at 0% based on the System's intentions to not increase the retiree's portion of the cost in future years. The generational mortality projection scale was updated from MP-2019 to MP-20 to better reflect assumed

Notes to Required Supplementary Information -Other Post-Employment Benefits (OPEB)

future mortality improvements. The retirement and termination assumptions were updated to reflect the results of an experience study and the unusually high experience during the 12-month period following the valuation date.

- d. From 2019 to 2020, the discount rate decreased from 3.71% to 2.75%. Assumed per-capita claims costs were decreased for post-65 retirees based on most recent claims experience and to reflect changes in distribution of enrollment by plan options. The health and disabled base table mortality assumptions were updated from RP-2014 to Pri-2012 to better reflect assumed future mortality. The generational mortality projection scale was updated from MP-2018 to MP-2019 to better reflect assumed future mortality improvements.
- e. From 2018 to 2019, the discount rate increased from 3.31% to 3.71%. Assumptions related to the decrement timing were updated to reflect changes in the System's valuation software. Assumed per-capita claims costs were decreased for post-65 and increased for pre-65 retirees based on most recent claims experience and to reflect changes in distribution of enrollment by plan options. Retiree contributions were updated to reflect the actual 2018 retiree contributions. The trend assumption was updated to better reflect anticipated market conditions. The healthy and disabled mortality projection scale assumptions were updated to better reflect adjustments to assumed future mortality improvements.
- f. From 2017 to 2018, the discount rate was updated from 4.00% to 3.31%. A salary assumption was added since the prior valuation, which is needed for the Entry Age Normal actuarial cost method.

Other Supplementary Information

Consolidating Schedule of Net Position (in thousands)

September 30, 2023

	Lee	Lee Memorial Hospital	Cape Memorial Hospital, Inc.		Gulf Coast Medical Center	Lee County Trauma Services District	y s Lee Memorial t Home Health, Inc.		Health Park Care Center, Inc.	Lee Community Healthcare, Inc.	Lee Memorial Health System Foundation, Inc.	Total Population Health	otal alth	Paramount Surgery Center, LLC	Eliminations	Total
Assets																
current Assets Cash and cash equivalents Restricted cash and cash equivalents	Ş	13,367 2,000	\$	\$ 	• •	Ş	\$ 2	\$ 		 \$	\$ 2,606 13,178	s	10,013 \$ 2,524	482 \$ -	s	26,475 17,702
Investments Assets whose use is restricted		1,446,412 4,360	ç	;	1,024			· · •	 	<u>.</u>	30,871		• •			1,446,412 36,255 270,524
ratient accounts receivable, net Inventories Estimated third-party payor settlements		29,076 29,076 43,709	(44, (14,	4,,443 4,634 (14,656)	15,116 12,072	D	7	614 614 (216)	2,010 8 (243)	750 750 (217)						50,198 50,198 40,449
outer current assets Total Current Assets		02,020 1,799,335	38,	1,200 38,709	2,004	269		3,006	2,381	530 6,513	56,880	1	1,724 14,261	2,173		2,069,393
Non-Current Assets Seases whose values is estricted Capital assets, net Other areas		319 977,266 58.437	- 108,385 605,035	385 035	467,622 177,769	1,538 - -		2,033 - -	5 4,301 -	- 16,631 -	13,776 36 5.350		3,854 27,517	- 185 - - -	- - (810,321) (957)	14,100 1,581,851 65,139
fotal Assets	ş	2,835,357	\$ 752,129	129 \$	790,345	\$ 2,235	s	5,043 \$	6,687	\$ 23,144	\$ 76,042	s	45,632 \$	5,147 \$	(811,278) \$	3,730,483
Deferred Outflows of Resources Deferred loss on debt refunding	s		s	124 \$		ş	s.	\$		- \$, Ş	s	\$	ş.	\$	124
Deterred outlows on pension and post-employment benefit plan Excess consider ation provided for acquisition		5,211 14,548	5	504 5,390	876 76,300		6 -	52 702	55	95	7		28	• •		6,837 96,940
fotal Deferred Outflows of Resources	Ş	19,759	\$ 6,	6,018 \$	77,176	\$	95	754 \$	55	\$ 95	\$ 7	Ş	28 \$	\$ -	\$ -	103,901
Liabilities																
Current Liabilities Accounts payable Accine expenses	ŝ	73,905 111,101 -	\$ 13,	4,464 \$ 13,356	5,430 33,055 -	\$ 271 367	\$ 1 \$	281 \$ 975 -	73 1,013	\$ 1,589 410 -	\$ 47 842 -	Ś	890 \$ 11,801 -	458 \$ 980 -	σ. 	87,408 173,900 -
Current installments of long-term finance obligations		48,832	16,	16,176	9,371			64	35	852						75,330
Fotal Current Liabilities		233,838	33,	33,996	47,856	638		1,320	1,121	2,851	889		12,691	1,438		336,638
Non-Current Liabilities Long-current finance obligations, excluding current installments Due to subsidiaries Persion and post-employment benefit plan liabilities	s	470,154 656,433 25,946	, 11	9,624 - 11,767	478,523 - 15,707	- 1,358 189		1,832 60,229 772	131 50,565 418	9,151 36,489 (659)	- 5,247 115		(92)		(810,321)	969,415 54,163
Other liabilities Feral Liabilities	v	50,554 1 436 975	¢ 4,	4,329 50 716 \$	5,777 547 863	¢ 7.295	v	366 64 510 \$		5 47 906	¢ 6.358	v	- 17 500 ¢	1,832 3.270 ¢	(810 321) \$	63,631 1 423 847
Deferred Inflows of Resources Deferred gain on debt refunding	, s	(1,294)			3,885	\$ \$	ŝ	· ·			s s	· · ·	\$.		• • •	2,587
Deferred inflows on pension and post-employment benefit plan Deferred inflows on leases		21,608 11,014	(3,	(3,938)	(2,015)	(51)	()	(12)	435	2,339	(10)		481 -			18,837 11,014
fotal Deferred Inflows of Resources	Ş	31,328	\$ (3,	(3,942) \$	1,870	\$ (51)	1) \$	(12) \$	435	\$ 2,339	\$ (10)	\$	481 \$	\$. \$	\$.	32,438
Net Position Restricted for: Nonexpendable	s		s	, s	·	Ś	s.	s.		, S	\$ 9,398	ŝ	s.	920 \$	ۍ ۲	10,318
Expendable Net investment in capital assets Unrestricted		- 458,279 928,584	82,584 619,789	- 82,584 519,789	- (20,272) 338,060	- 1,538 (1,538)	(58	- 137 3,847)	4,135 (50,545)	- 6,627 (33,633)	5,470 5,470 5,470	2	3,854 8,726	- 185 772	- - (957)	537,103 537,103 1,775,881
Total Net Position	Ş	1,386,863	\$ 702,373	373 \$	317,788	\$	- \$ (58,	(58,710) \$	(46,410)	\$ (27,006)	\$ 69,701	\$ 32,	32,580 \$	1,877 \$	(957) \$	2,378,099

Consolidating Schedule of Net Position (in thousands)

September 30, 2022 (as adjusted*)

Matrix Matrix<		Lee Me H	Total Lee Memorial Hospital	Cape Memorial Hospital, Inc.	Gulf Coast Medical Center		Lee County Trauma Services District		Lee Memorial Home Health, Inc.	Health Park Care Center, Inc.	Lee Community Healthcare, Inc.	Lee Memorial Health System Foundation, Inc.		Total Population Health	Paramount Surgery Center, LLC	Eliminations	su	Total
Control Contro Control Control <th< td=""><td>Assets</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>	Assets																	
	Current Assets Cash and cash equivalents Restricted cash and cash equivalents				s			\$ - \$		s ,	s, ,			29,075 2,516		s	\$	102,009 44,534
memolicity 17.11 0.201	Investments Assets whose use is restricted	1,-	403,501 411			1,024	1		•••			•••						1,403,501 1,435
with the field (1/13) <t< td=""><td>Patient accounts receivable, net Inventories Other current assets</td><td></td><td>167,531 24,431 43,792</td><td>46,310 4,533 1,066</td><td></td><td>99,243 14,371 1,712</td><td>22</td><td>6 - 4</td><td>2,362 613 108</td><td>1,658 4 -</td><td>1,684 843 146</td><td>- - 14,053</td><td></td><td>- - 605</td><td>- - 1,291</td><td></td><td></td><td>319,347 44,795 62,782</td></t<>	Patient accounts receivable, net Inventories Other current assets		167,531 24,431 43,792	46,310 4,533 1,066		99,243 14,371 1,712	22	6 - 4	2,362 613 108	1,658 4 -	1,684 843 146	- - 14,053		- - 605	- - 1,291			319,347 44,795 62,782
	Total Current Assets	1,7	711,329	51,909	-	16,350	56	6	3,083	1,662	2,673	56,316		32,196	2,316			1,978,403
Interfact 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.00000 0.00000 0.00000 0.000000 $0.00000000000000000000000000000000000$	Non-Current Assets Assets whose use is restricted Capital assets. net	œ	319 30.607	93.922	4	72.368	1.58	. ++	2.292	5 4,140	- 13.658	12,086 47		4,175	- 243			12,410 1.483.036
After constrained S	Due from subsidiaries Other assets		52,065	574,975	1-	181,062			. 4			2,908				(756,0 (9		56,725
of entione or of entione of entione	Total Assets								379	5				36,371			s	3,530,574
v untertation 0.60 (1) 724 (2) 127 (2) 127<(2) 127<(2) 127<(2) 127<(2) 127<(2)	Deferred Outflows of Resources Deferred loss on debt refunding	ş	s		s			s .		· s	s	\$	s		- \$	ş	ş.	373
Interference 2 3/3 6 6/3 6 6/3 6 7	Denefit plan Excess consideration provided for acquisition		6,643 16,701	724 5,838		1,272 78,743	1		70 787	- -	157 -	10		37				9,005 102,069
	Total Deferred Outflows of Resources					80,015 \$	1							37	s .	\$	\$.	111,447
	Liabilitties																	
Immune colligations $(3,13)$ $(3,23)$ <	Current Liabilities Accounts payable Acrined avenses					8,961 \$ 26.170	8 Ę				-			2,103 10,002		s	s	90,237 144 791
206,530 $47,24$ $47,72$ $24,72$ $27,72$ $12,10$ $12,105$ $1,204$ 1.204	Medicate advance payments Medicate advance payments Current installments of long-term finance obligations Estimated third-party payor settlements		(3,183) 46,401 (5,259)	1,748 16,308 15,170		3,321 9,828 (560)	:		107	 33 (27)	- 517 217							1,886 73,194 9,541
s. excluding current intaliments $461,410$ $24,917$ $483,246$ $\cdot \cdot \cdot$ $1,995$ $\cdot \cdot \cdot \cdot$ $1,995$ $\cdot \cdot \cdot \cdot$ $\cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot$ $\cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot$ $\cdot \cdot $	Total Current Liabilities	7	06,530	47,224		47,720	24	5	1,231	1,093	2,203	94		12,105	1,204			319,649
	Non-Current Liabilities Long-term finance obligations, excluding current installments Due to substidaries Persion and post-employment benefit plan liabilities Other liabilities		481,410 307,303 42,158 50,260	24,917 - 4,168 4,317	v	488, 246 - 5, 571	1,67 22 10	- 2.5 6	1,895 54,130 971 360	140 41,014 674 480	2,428 39,678 9 71	6,109 144 1,512		6,127 2	- - 2,234	(756,0	38)	999,036 - 54,907
	Total Liabilities								587	43		7					Ş	1,461,909
on person and post-employment 10,288 (s,13) (5,80) (5,13) (5,80) (5,13) (5,80) (5,13) (5,80) (5,13) </td <td>Deferred Inflows of Resources Deferred gain on debt refunding</td> <td></td> <td></td> <td></td> <td>s</td> <td></td> <td></td> <td>s .</td> <td></td> <td>s.</td> <td>s</td> <td>۔ ډ</td> <td>s</td> <td></td> <td>- \$</td> <td>ş</td> <td>\$.</td> <td>2,817</td>	Deferred Inflows of Resources Deferred gain on debt refunding				s			s .		s.	s	۔ ډ	s		- \$	ş	\$.	2,817
Image: Now of Resources 5 19,470 5 (6,081) 5 (1,625) 5 (84) 5 (17) 5 17.36 5 397 5 <	uter tea muow on pension and post-employment benefit plan Deferred inflows on leases		10,288 10,612	(6,103) -		(5,850) -	(8	4)	(191)	205	1,736	(36,		397 -				362 10,612
e 5 5 5 5 8004 5 5 5 7 5 5 5 5 5 5 6004 5 5 5 5 5 5 5 5 6004 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Total Deferred Inflows of Resources				Ş									397	۲	Ş	ş	13,791
n captal assets 361,384 52,697 (25,706) 1,584 290 3,967 10,713 77 4,175 243 . 909,149 590,499 315,624 (1,584) (22,450) (41,687) (40,330) 4,652 13,602 662 (905) 1, \$ 1,270,533 \$ 643,196 \$ 289,918 \$ · \$ (37,720) \$ (37,720) \$ 63,544 \$ 17,77 \$ 1,775 \$ (905) \$ 2	Net Position Restricted for: Nonspendable Expendable	ŝ	ۍ ۱		s	γ. 		\$, , S	۰ ، م	\$ 8,094 50.751				Ś	\$	8,964 50.751
\$ 1,270,533 \$ 643,196 \$ 289,918 \$ · \$ (52,160) \$ (37,720) \$ (29,637) \$ 63,544 \$ 17,777 \$ 1,775 \$ (905) \$	Net investment in capital assets Unrestricted	6	361, 384 109, 149	52,697 590,499	÷ε	(25,706) 15,624	1,58 (1,58	4 (290 (52,450)	3,967 (41,687)				4,175 13,602	243 662	6)	05)	409,394 1,697,212
	Total Net Position							ŝ			Ş	Ş					Ş	2,166,321

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Consolidating Schedule of Revenues, Expenses, and Changes in Fund Net Position (in thousands)

Year ended September 30, 2023

	Lee Memorial Hospital	Physicians	Others	Total Lee Memorial Hospital	Cape Memorial Hospital, Inc.	Gulf Coast Medical Center	Lee County Trauma Services District	Lee Memorial Home Health, Inc.	Health Park Care Center, Inc.	Lee Community Healthcare, Inc.	Lee Memorial Health System Foundation, Inc.	Total Population Health	Paramount Surgery Center, LLC	Eliminations	Total
Operating Revenues Net patient service revenue Gapitation revenue Other revenue	\$1,299,487 - 108.336	\$ 174,963 - 617	\$ 8 - 16.190	\$1,474,458 - 125.143	\$ 386,538 - 5.344	\$ 709,107 - 6.288	\$ 2,118 - 688	\$ 17,959 - 121	\$ 13,187 - (14)	\$ 58,233 - 71.609	\$ - -	\$ 1,702 3,466	\$ - 18.248	\$ - (3,789)	\$2,661,600 1,702 231.278
Total Operating Revenues	1,407,823	175,580	16,198	1,599,601	391,882	715,395	2,806	18,080	13,173	129,842	4,174	5,168	18,248	(3,789)	2,894,580
Operating Expenses Salaries, wages, and benefits Supplics and other services Purchased services Depreciation and amortization	665,267 411,084 145,826 72,945	245,752 23,180 21,983 10,203	6,527 2,890 565 1,260	917, 546 437, 154 168, 374 84, 408	186,554 75,618 52,852 15,420	373,232 170,695 85,915 38,725	6,818 309 (4,309) 88	14,152 7,980 1,670 712	16,343 2,621 2,082 741	77, 713 26, 644 19, 382 2, 673	2,673 1,590 457 81	6,396 3,807 6,595 546	- 10,669 -		1,601,427 737,087 333,018 143,394
Total Operating Expenses	1,295,122	301,118	11,242	1,607,482	330,444	668,567	2,906	24,514	21,787	126,412	4,801	17,344	10,669		2,814,926
Operating Income (Loss)	112,701	(125,538)	4,956	(7,881)	61,438	46,828	(100)	(6,434)	(8,614)	3,430	(627)	(12,176)	7,579	(3,789)	79,654
Non-Operating (Loss) Income Interest expense Incorrection income including confirmed and	(11,594)	(2,603)	(394)	(14,591)	(2,181)	(19,036)	(6)	(116)	(76)	(825)	(15)				(36,849)
investment income, incounts rearized and unrealized gains on investments contributions and grants	197 (1)		129,496 -	129,693 (1)	22	179 -	• •				1,506 4,137	- 19			131,419 4,136
investment activity on resurcted nonexpendable investments											1,213				1,213
(Loss) gain on sale of capital assets Transfer to Population Health	(1,346) -	25	13 (2.000)	(1,308) (2.000)	(102) -	. 15				(11)		2.000			(1,406)
Federal and state appropriations Other	- 424		11, 711	11,711		- (116)	109			37	(57)	24,960	(150)		11,711 25,490
Total Non-Operating (Loss) Income	(12,320)	(2,578)	139,109	124,211	(2,261)	(18,958)	100	(116)	(76)	(799)	6,784	26,979	(150)		135,714
Excess (Deficit) of Revenues and Income Over Expenses	100,381	(128,116)	144,065	116,330	59,177	27,870		(6,550)	(8,690)	2,631	6,157	14,803	7,429	(3,789)	215,368
Other Changes in Net Position Distributions to minority interests													(7,327)	3,737	(3,590)
Increase (Decrease) in Net Position	\$ 100,381	\$ (128,116)	\$ 144,065	116,330	59,177	27,870		(6,550)	(8,690)	2,631	6,157	14,803	102	(52)	211,778
Net Position, beginning of year				1,270,533	643,196	289,918		(52,160)	(37,720)	(29,637)	63,544	17,777	1,775	(305)	2,166,321
Not Desition and of year				C 70 70C F 3	C TC CDT 3	007 740 3	Ĵ	¢ (E0 710)	C 146 4400	¢ 137 0041	¢ 40.704	¢ 37 600	¢ 1 077	¢ (0E-1)	000 020 0.0

See accompanying notes to consolidating schedules.

Consolidating Schedule of Revenues, Expenses, and Changes in Fund Net Position (in thousands)

Year ended September 30, 2022 (as adjusted*)

	Lee Memorial Hospital	Physicians	Others	Total Lee Memorial Hospital	Cape Memorial Hospital, Inc.	Gulf Coast Medical Center	Lee County Trauma Services District	Lee Memorial Home Health, Inc.	Health Park Care Center, Inc.	Lee Community Healthcare, Inc.	Lee Memorial Health System Foundation, Inc.	Total Population Health	Paramount Surgery Center, LLC	Eliminations	Total
Operating Revenues Net patient service revenue Capitation revenue Other revenue	\$1,271,931 - 105,505	\$ 166,905 - 2,457	\$ 8 - 15,594	\$1,438,844 - 123,556	\$ 382,138 - 3,733	\$ 651,864 - 4,478	\$ 2,562 - 626	\$ 16,698 - 34	\$ 10,880 -	\$ 35,481 	\$ - - 6,414	\$ 79,994 10,077	\$ - - 16,842	\$ (3,306)	\$2,538,467 79,994 182,952
Total Operating Revenues	1,377,436	169,362	15,602	1,562,400	385,871	656,342	3,188	16,732	10,880	55,979	6,414	90,071	16,842	(3,306)	2,801,413
Operating Expenses Salaries, wages, and benefits Supplies and other services Purchased services Deprectation and amortization	675,601 357,365 120,476 69,872	243,757 20,551 18,558 8,020	4,884 3,185 839 918	924,242 381,101 139,873 78,810	168,133 72,588 36,067 11,965	343,613 158,277 58,933 31,954	6,181 214 (1,611) 179	15,767 8,065 1,176 638	14,228 2,077 1,536 605	42,003 11,261 4,655 1,770	2,826 567 526 42	8,034 61,741 12,718 539	- 10,278 -		1,525,027 706,169 253,873 126,502
Total Operating Expenses	1,223,314	290,886	9,826	1,524,026	288,753	592,777	4,963	25,646	18,446	59,689	3,961	83,032	10,278		2,611,571
Operating Income (Loss)	154,122	(121,524)	5,776	38,374	97,118	63,565	(1,775)	(8,914)	(7,566)	(3,710)	2,453	7,039	6,564	(3,306)	189,842
Non-Operating (Loss) Income Interest expense	(9,266)	(2,117)	(203)	(11,886)	(2,062)	(17,742)	(10)	(92)	(41)	(577)	(8)	(2)			(32,420)
Investment income, including realized and unrealized gains on investments Contributions and grants	157 (1)		(200,952) (2)	(200,795) (3)	0 ,	239 -					138 3,101	28 -			(200,380) 3,098
Investment activity on restricted nonexpendable investments (Loss) gain on sale of capital assets Cederal and state appropriations	(1,830)	. (3)	13,289 15,005	11,456 15,005	- (168) -	(584)		- 2 -	· · · ;	•••	(1,635) - -	,	6		(1,635) 10,706 15,005
Outer Total Non-Operating Income (Loss)	3,778 (7,162)	(2,119)	o, /38 (166, 425)	(175,706)	(1) (2,221)	(19,872)	1,775	- (06)	(30)	(557)	2,044 3,640	27	(81)		(193,115)
Excess (Deficit) of Revenues and Income Over Expenses	146,960	(123,643)	(160,649)	(137,332)	94,897	43,693		(9,004)	(7,596)	(4,267)	6,093	7,066	6,483	(3,306)	(3,273)
Other Changes in Net Position Other Distributions to minority interests			1,220 -	1,220									- (7,100)	(1,220) 3,621	- (3,479)
Increase (Decrease) in Net Position	\$ 146,960	\$ (123,643) \$ (159,429)	\$ (159,429)	(136,112)	94,897	43,693		(9,004)	(7,596)	(4,267)	6,093	7,066	(617)	(302)	(6,752)
Net Position, beginning of year				1,406,645	548,299	246,225		(43,156)	(30,124)	(25,370)	57,451	10,711	2,392		2,173,073
Net Position, end of year				\$1,270,533	\$ 643,196	\$ 289,918	, ,	\$ (52,160)	\$ (37,720)	\$ (29,637)	\$ 63,544	\$ 17,777	\$ 1,775	\$ (905)	\$2,166,321
														:	

Balances for the year ended September 30, 2022 were adjusted for the adoption of GASB 96 (see Note 1).

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See accompanying notes to consolidating schedules.

*

Note to Consolidating Schedules

The accompanying consolidating information presents the financial position and results of operations of each of the significant component operating units and affiliates of Lee Memorial Health System (the System) as of September 30, 2023 and 2022 and for the years then ended, in conformity with accounting principles generally accepted in the United States of America, including applicable Government Accounting Standards Board (GASB) statements, on the accrual basis of accounting. The accompanying consolidating information presents adjustments necessary to eliminate significant intercompany accounts and transactions. The accompanying consolidating information is presented for purposes of additional analysis of the basic consolidated financial statements rather than to present the financial position and results of operations of the individual components and is not a required part of the basic consolidated financial statements.

Recently Adopted Accounting Standard

During the year ended September 30, 2023, the System adopted GASB Statement No. 96, *Subscription-Based Information Technology Arrangements* (GASB 96). GASB 96 provides guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end-users. A SBITA is defined as a contract that conveys control of the right to use another party's information technology software, alone or in combination with tangible capital assets, as specified in the contract for a period of time in an exchange or exchange-like transaction. GASB 96 establishes that a SBITA results in a right-of-use subscription asset and a corresponding subscription liability and requires additional disclosures. The System applied GASB 96 by retroactively adjusting the consolidated financial statements for the year ended September 30, 2022, and recognized and measured SBITAs using the facts and circumstances that existed at October 1, 2021. Accordingly, the consolidating schedule of net position and consolidating schedule of revenues, expenses, and changes in fund net position as of, and for the year ended, September 30, 2022 have been adjusted.

Internal Control and Compliance Matters



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

The Audit Committee of the Board of Directors Lee Memorial Health System Fort Myers, Florida

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the consolidated financial statements of Lee Memorial Health System and its subsidiaries and the pension trust fund (the System), which comprise the consolidated statement of net position as of September 30, 2023, and the related consolidated statements of revenues, expenses, and changes in fund net position and of cash flows for the year then ended, and the related notes to the consolidated financial statements, and have issued our report thereon dated January 30, 2024. The financial statements of Lee Memorial Health System Foundation were not audited in accordance with *Government Auditing Standards*, and accordingly, this report does not include reporting on internal control over financial reporting or instances of reportable noncompliance associated with Lee Memorial Health System Foundation.

Internal Control Over Financial Reporting

In planning and performing our audit of the consolidated financial statements, we considered the System's internal control over financial reporting (internal control) as a basis for designing the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the consolidated financial statements, but not for the purpose of expressing an opinion on the effectiveness of the System's internal control. Accordingly, we do not express an opinion on the effectiveness of the System'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 entity's 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 and therefore, material weaknesses or significant deficiencies may exist that were not identified. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. We identified the following deficiency in internal control that we consider to be a significant deficiency.

BDO USA, P.C., a Virginia professional corporation, is the U.S. member of BDO International Limited, a UK company limited by guarantee, and forms part of the international BDO network of independent member firms.



Finding 2023-001 - Identification of Subscription-Based Information Technology Arrangements

<u>Criteria</u>

In accordance with accounting principles generally accepted in the United States of America, specifically Government Accounting Standards Board Statement No. 96, *Subscription-Based Information Technology Arrangements* (GASB 96), subscription-based information technology arrangements (SBITAs) meeting certain criteria result in a right-of-use subscription asset, to be amortized over the term of the arrangement, and a corresponding subscription liability.

Condition

Audit adjustments were recorded to properly state right-of-use subscription assets, other current assets, subscription liabilities, accrued interest, and amortization and interest expense related to SBITAs.

<u>Cause</u>

The System's SBITA accounting and reporting process did not include sufficient controls to ensure the completeness of identified arrangements meeting GASB 96 criteria.

<u>Effect</u>

The System's consolidated financial statements were not properly stated, resulting in misstatements of financial position and results of operations, which constitutes a significant deficiency in internal control over financial reporting.

Recommendation

We recommend management design and implement internal controls to ensure that personnel with sufficient knowledge of GASB 96 criteria review all new and renewed IT subscription and license agreements that meet the criteria are properly capitalized and amortized. Additionally, a quarterly review of monthly disbursements and expenses posted to selected IT general ledger account and department criteria by accounting personnel to identify potential SBITAs not communicated to or received by accounting personnel will help ensure that recorded SBITA right-of-use assets and subscription liabilities are complete.

Views of Responsible Officials and Planned Corrective Actions

The System will continue to streamline its SBITA accounting and reporting process, including a periodic review of IT expenses and contracts. The System's finance and information technology departments will work together to continually review any new or amended contracts. The System will also develop a process/workflow for contract approval, establishing an oversite committee to help ensure GASB 96 arrangements are identified on or before the respective effective dates.



Report on Compliance and Other Matters

As part of obtaining reasonable assurance about whether the System's consolidated financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the consolidated 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 noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Lee Memorial Health System's Response to Findings

Government Auditing Standards requires the auditor to perform limited procedures on the System's response to the findings identified in our audit and previously described. The System's response was not subjected to the other auditing procedures applied in the audit of the consolidated financial statements and, accordingly, we express no opinion on the response.

Purpose of This Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the System'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 System's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

BDO USA, P.C.

January 30, 2024



CONSOLIDATED FINANCIAL STATEMENTS AND STATISTICAL REPORTS

JULY 31, 2024

Schedules 2.1.1 and 2.2.1 p. 097



SECTION A

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Consolidated Executive Summary for the Period Ending July 31, 2024

			ent Month					ar to Date		
	Budget	Actual	Prior Year	Act to Bud A		Budget	Actual	Prior Year	Act to Bud A	
npatient Volumes:				% Variance %	Variance				% Variance	% Variano
Admits (excluding Newborns)	6,662	7,710	6,845	15.7%	12.6%	72,481	80,783	70,801	11.5%	14.1
Admits (excluding Newborns)	0,002	7,710	0,045	15.7%	12.0%	/2,401	00,705	70,801	11.5%	14.1
Acute IP Average Daily Census (ADC)	1,105	1,208	1,107	9.3%	9.1%	1,172	1,263	1,191	7.8%	6.0
Short Stay ADC	232	163	213	-29.8%	-23.5%	242	172	233	-28.9%	-26.0
Total Acute + SS ADC	1,337	1,371	1,320	2.5%	3.9%	1,414	1,435	1,424	1.5%	0.8
				7.7%						7.6
Average Length of Stay	6.23	5.75	6.02	1.1%	4.6%	5.92	5.62	6.09	5.0%	7.6
urgical Volumes:										
Inpatient Surgeries	1,707	1,810	1,647	6.0%	9.9%	16,952	18,998	16,708	12.1%	13.
Outpatient Surgeries	3,526	3,162	2,843	-10.3%	11.2%	34,180	32,844	31,389	-3.9%	4.
Total Surgeries	5,233	4,972	4,490	-5.0%	10.7%	51,132	51,842	48,097	1.4%	7.
OP/IP Surgeries	2.07	1.75	1.73	-15.4%	1.2%	2.02	1.73	1.88	-14.3%	-8.
IP Surgeries % Total Admits	26%	23%	24%	-8.4%	-2.4%	23%	24%	24%	0.6%	-0.3
utpatient Volumes:										
Emergency Room Visits	23,150	21,423	21,414	-7.5%	0.0%	244,242	233,541	231,749	-4.4%	0.
Home Health Visits	4,830	3,564	4,160	-26.2%	-14.3%	50,643	38,734	45,321	-23.5%	-14.
nysician Visits:										
Hospital Based Physician Visits	54,005	57,600	52,085	6.7%	10.6%	597,039	593,596	584,617	-0.6%	1.
System Provider Visits	143,910	150,770	122,730	4.8%	22.8%	1,456,615	1,519,065	1,353,619	4.3%	12.
Primary Care (excluding OB/GME)	29,735	30,221	23,722	1.6%	27.4%	290,161	306,801	251,891	5.7%	21
Urgent Care	11,992	14,205	12,646	18.5%	12.3%	152,180	166,794	163,974	9.6%	1
GME	3,838	3,513	3,434	-8.5%	2.3%	38,071	39,772	34,072	4.5%	16
OB	10,812	14,132	8,435	30.7%	67.5%	103,467	100,303	91,547	-3.1%	9
instead Admits	14,172	15,565	13,811	9.8%	12.7%	152,321	162,988	145,709	7.0%	11
justed Admits overall in/outpat volume indicator)	14,172	15,505	15,011	9.0%	12.7%	152,521	102,900	145,709	7.0%	
tal Case Mix Index	1.72	1.70	1.70	-1.5%	0.1%	1.72	1.71	1.72	-0.5%	-0
perating Ratios:										
Net Revenue/Adj Adm CMI	9,300	9,208	10,057	-1.0%	-8.4%	9,026	8,849	8,916	-2.0%	-0
Operating Exp/Adj Adm CMI	9,152	8,841	9,982	3.4%	11.4%	8,655	8,432	8,964	2.6%	-0
Supply Exp/Adj Adm CMI	2,086	2,157	2,015	-3.4%	-7.1%	1,982	2,003	1,981	-1.1%	-1
	2,000	2,137	2,015	-3.470	-7.170	1,502	2,003	1,501	-1.170	-1
Wages/Ben - % of Net Oper Rev	54.4%	52.4%	55.4%	3.7%	5.4%	53.3%	51.4%	55.8%	3.7%	7
Supplies as a % of Net Oper Rev	20.6%	21.2%	18.5%	-3.3%	-14.9%	20.3%	20.8%	20.5%	-2.4%	-1
Charity/Bad Debt - % of Gross Rev	4.6%	5.9%	6.9%	-28.4%	13.4%	4.6%	5.5%	5.4%	-19.3%	-1
TEs/AOB	5.10	5.15	5.29	-1.1%	2.6%	5.05	5.05	4.97	0.0%	-1
Productive Hours/Adjusted Admit	164.6	152.3	163.3	7.5%	6.7%	155.2	147.0	156.0	5.3%	5
Average Hourly Rate	46.38	45.92	46.49	1.0%	1.2%	45.94	45.45	46.31	1.1%	1
ancial Ratios:										
Dperating Margin (%)	3.6%	4.9%	2.6%	35.5%	85.9%	5.3%	6.1%	1.8%	14.3%	235
Excess Margin (%)	6.5%	16.3%	10.9%	149.5%	49.6%	8.5%	13.0%	10.4%	51.7%	24
come Statement Summary (in Thousands)										
tal Net Operating Revenue	247,800	268,367	255,404	8.3%	5.1%	2,558,334	2,688,091	2,427,465	5.1%	10
tal Operating Expenses	238,819	255,188	248,657	-6.9%	-2.6%	2,422,620	2,525,060	2,383,569	-4.2%	-5
Consolidated Gain(Loss) from Oper	8,981	13,178	6,747	46.7%	95.3%	135,713	163,032	43,897	20.1%	271
estment Earnings/Non Op Income	7,754	36,652	23,740	372.7%	54.4%	90,723	213,045	233,572	134.8%	-8
nsolidated Excess Rev over Exp	16,735	49,830	30,487	197.8%	63.4%	226,437	376,077	277,468	66.1%	35
lance Sheet Highlights (In Thousands):		Irrent Month								
		an ent would								
Cash & Investments	1,697,927	1,747,479	1,613,810							

220.8 177.4%

60.0

219.7

179.0%

54.8

211.4 156.0%

49.5

Consolidated Statistical Summary for the Period Ending July 31, 2024

[Cur	rent Month		
				Var %	Var %
	Budget	Actual	Prior Year	Act to Bud	Act to PY
INPATIENT STATISTICS:					
Admissions					
ADULTS	5,930	7,012	6,161	18.2%	13.8%
PEDIATRICS	303	265	292	-12.5%	-9.2%
NICU	74	83	54	12.2%	53.7%
POST ACUTE	355	350	338	-1.4%	3.6%
otal Adult & Peds	6,662	7,710	6,845	15.7%	12.6%
NEWBORNS	570	615	608	7.9%	1.2%
otal Admissions	7,232	8,325	7,453	15.1%	11.7%
itient Days					
ADULTS	31,164	34,246	31,202	9.9%	9.8%
PEDIATRICS	1,306	1,071	1,065	-18.0%	0.6%
NICU	1,780	2,135	2,051	19.9%	4.1%
POST ACUTE	7,244	6,852	6,914	-5.4%	-0.9%
fotal Adult & Peds	41,495	44,304	41,232	6.8%	7.5%
NEWBORNS	984	1,063	1,105	8.0%	-3.8%
Total Patient Days	42,479	45,367	42,337	6.8%	7.2%
.	, -	-,	,		
verage Length of Stay	5.00		5.00	7 404	2.69/
ADULTS	5.26	4.88	5.06	7.1%	-3.6%
PEDIATRICS	4.31	4.04	3.65	6.3%	-10.8%
NICU	24.05	25.72	37.98	-6.9%	32.3%
POST ACUTE	20.41	19.58	20.46	4.1%	4.3%
otal Adult & Peds	6.23	5.75	6.02	7.7%	4.6%
NEWBORNS	1.73	1.73	1.82	-0.1%	4.9%
Total Length of Stay	5.87	5.45	5.68	7.2%	4.1%
Short Stay Days					
ADULTS	6,873	4,716	6,317	-31.4%	-25.3%
OB	137	124	121	-9.5%	2.5%
PEDIATRICS	197	221	175	12.2%	26.3%
Fotal Short Stay Days	7,207	5,061	6,613	-29.8%	-23.5%
Average Daily Census	1,339	1,429	1,330	6.8%	7.5%
Average Daily Census w/Short Stays	1,571	1,592	1,543	1.4%	3.2%
Occupancy %	67.3%	71.9%	67.3%	6.8%	6.8%
Occupancy % w/Short Stays	79.0%	80.1%	78.1%	1.4%	2.6%

Consolidated Statistical Summary for the Period Ending July 31, 2024

		Cur	rent Month				Ye	ar To Date		
	Budget	Actual	Prior Year	Var % Act to Bud	Var % Act to PY	Budget	Actual	Prior Year	Var % Act to Bud	Var % Act to PY
OUTPATIENT/OTHER STATISTICS:										
Surgeries										
IP Surgery Cases	1,707	1,810	1,647	6.0%	9.9%	16,952	18,998	16,708	12.1%	13.7%
OP Surgery Cases	3,526	3,162	2,843	-10.3%	11.2%	34,180	32,844	31,389	-3.9%	4.6%
Total Surgeries	5,233	4,972	4,490	-5.0%	10.7%	51,132	51,842	48,097	1.4%	7.8%
Open Hearts	68	54	40	-20.6%	35.0%	644	678	615	5.3%	10.2%
Cath Lab Cases	697	709	664	1.7%	6.8%	7,337	7,227	7,212	-1.5%	0.2%
Emergency Room Visits										
Adult	18,714	17,943	17,869	-4.1%	0.4%	195,410	190,426	188,390	-2.6%	1.1%
Obstetrics	580	460	576	-20.7%	-20.1%	5,112	4,817	4,994	-5.8%	-3.5%
Pediatrics	3,856	3,020	2,969	-21.7%	1.7%	43,720	38,298	38,365	-12.4%	-0.2%
Total ER Visits	23,150	21,423	21,414	-7.5%	0.0%	244,242	233,541	231,749	-4.4%	0.8%
Emergency Room Admits										
Adult	3,914	4,769	3,995	21.8%	19.4%	43,585	49,011	41,669	12.4%	17.6%
Obstetrics	320	346	345	8.1%	0.3%	3,227	3,570	3,209	10.6%	11.2%
Pediatrics	178	175	136	-1.7%	28.7%	2,125	2,468	1,910	16.1%	29.2%
Total ER Admits	4,412	5,290	4,476	19.9%	18.2%	48,937	55,049	46,788	12.5%	17.7%
% ER Visits Admitted	16.0%	19.8%	17.3%	23.7%	14.5%	16.7%	19.1%	16.8%	14.3%	13.6%
% Total Admissions from ED	70.0%	71.9%	68.8%	2.7%	4.5%	71.1%	71.4%	69.6%	0.4%	2.6%
Deliveries	641	721	681	12.5%	5.9%	6,505	6,713	6,393	3.2%	5.0%
Home Health Visits	4,830	3,564	4,160	-26.2%	-14.3%	50,643	38,734	45,321	-23.5%	-14.5%
Trauma Services District	1,444	1,717	1,276	18.9%	34.6%	14,157	17,864	14,253	26.2%	25.3%
Physician Visits										
Hospital Based	54,005	57,600	52,085	6.7%	10.6%	597,039	593,596	584,617	-0.6%	1.5%
LCH	53,555	53,867	38,103	0.6%	41.4%	512,691	529,023	309,263	3.2%	71.1%
Pediatrics	5,681	4,610	4,129	-18.9%	11.6%	54,348	49,352	47,147	-9.2%	4.7%
Primary Care	27,974	29,429	27,882	5.2%	5.5%	280,880	291,202	301,885	3.7%	-3.5%
Specialty	38,226	42,985	34,718	12.4%	23.8%	390,845	423,920	469,114	8.5%	-9.6%
Community	16,026	17,979	16,276	12.2%	10.5%	193,844	207,080	205,454	6.8%	0.8%
All Other Physicians	2,448	1,900	1,622	-22.4%	17.1%	24,007	18,488	20,756	-23.0%	-10.9%
Total Physician Visits	197,915	208,370	174,815	5.3%	19.2%	2,053,654	2,112,661	1,938,236	2.9%	9.0%
Outpatient Center Procedures	85,161	92,255	78,474	8.3%	17.6%	911,707	983,818	872,982	7.9%	12.7%

Income Statement Summary for the Period Ending July 31, 2024

					5)					
		Curr	ent Month				Ye	ar To Date		
	Budget	Actual	Prior Year	Variance	Var %	Budget	Actual	Prior Year	Variance	Var %
Patient Revenue										
Inpatient	529,081	604,348	505,227	75,267	14.2%	5,539,991	6,062,265	5,248,788	522,274	9.4%
Outpatient	596,373	615,742	514,152	19,369	3.2%	6,102,448	6,168,948	5,553,272	66,500	1.1%
Total Patient Revenue	1,125,455	1,220,090	1,019,379	94,635	8.4%	11,642,439	12,231,214	10,802,059	588,774	5.1%
Deductions From Revenue										
Contractual Allowances	846,330	904,325	713,861	(57,995)	-6.9%	8,735,795	9,085,245	7,981,052	(349,450)	-4.0%
Charity Services	25,796	47,335	36,442	(21,538)	-83.5%	266,168	399,632	298,519	(133,463)	-50.1%
Bad Debt	26,294	25,153	33,508	1,141	4.3%	272,326	275,080	286,296	(2,754)	-1.0%
Total Deductions	898,421	976,813	783,811	(78,392)	-8.7%	9,274,289	9,759,956	8,565,867	(485,667)	-5.2%
Net Patient Revenue	227,034	243,277	235,568	16,243	7.2%	2,368,150	2,471,257	2,236,192	103,107	4.4%
Other Operating Revenue	20,767	25,090	19,836	4,323	20.8%	190,184	216,834	191,273	26,651	14.0%
Total Operating Revenue	247,800	268,367	255,404	20,566	8.3%	2,558,334	2,688,091	2,427,465	129,758	5.1%
Operating Expenses										
Salaries & Wages	119,267	120,930	116,980	(1,663)	-1.4%	1,196,233	1,201,916	1,167,337	(5,683)	-0.5%
Benefits	15,604	19,801	24,544	(4,197)	-26.9%	167,825	178,758	187,030	(10,932)	-6.5%
Health Care Access	2,639	2,284	2,796	355	13.4%	27,433	28,376	25,497	(943)	-3.4%
Supplies	50,926	56,988	47,188	(6,062)	-11.9%	520,074	559,408	496,790	(39,334)	-7.6%
Other Services	10,256	7,274	12,585	2,982	29.1%	93,960	106,601	92,741	(12,641)	-13.5%
Purchased Services	24,708	26,285	29,724	(1,577)	-6.4%	265,476	279,727	278,970	(14,251)	-5.4%
Total Operating Expenses	223,400	233,563	233,817	(10,163)	-4.5%	2,271,002	2,354,786	2,248,365	(83,784)	-3.7%
Depreciation & Amortization	12,555	18,449	11,775	(5,894)	-46.9%	122,648	140,178	105,296	(17,530)	-14.3%
Interest	2,864	3,176	3,065	(312)	-10.9%	28,971	30,096	29,907	(1,125)	-3.9%
Gain(Loss) from Operations	8,981	13,178	6,747	4,197	46.7%	135,713	163,032	43,897	27,318	20.1%
Operating Margin %	3.6%	4.9%	2.6%			5.3%	6.1%	1.8%		
Non-Operating Income										
Investment Income	1,454	4,387	3,364	2,933	201.7%	26,668	62,799	67,131	36,131	135.5%
Unrealized Gain(Loss)	4,908	30,181	20,332	25,274	515.0%	49,076	130,402	121,325	81,326	165.7%
Other Non Operating Income	1,089	1,261	358	172	15.8%	11,945	8,988	36,793	(2,957)	-24.8%
Restricted Gifts	303	822	(314)	519	171.0%	3,034	10,856	8,323	7,822	257.8%
Total Non Operating Income	7,754	36,652	23,740	28,898	372.7%	90,723	213,045	233,572	122,322	134.8%
Excess of Revenue Over Expenses	16,735	49,830	30,487	33,095	197.8%	226,437	376,077	277,468	149,641	66.1%

in Thousands (000's)

Consolidated Balance Sheet for the Period Ending July 31, 2024

in Thousands (000's)

	Current	Prior Month	PY 9/30/2023
SSETS			
Current Assets:			
Cash and Cash Equivalents *	137,563	132,414	28,999
Restricted Cash and Cash Equivalents *	10,958	20,741	15,178
Short-term Cash Investments *	1,580,410	1,545,712	1,446,412
Assets whose use is restricted	47,721	47,654	36,25
Net Patient Accounts Receivable	444,573	453,065	370,53
Inventory	51,890	51,738	50,198
Other Current Assets	70,804	67,927	81,37
Fotal Current Assets	2,343,919	2,319,252	2,028,94
Noncurrent Assets:			
Assests whose use is restricted *	18,548	15,791	14,10
Capital Assets, Net	1,627,417	1,621,372	1,581,85
Other Assets, Net	109,529	89,497	65,19
Total Noncurrent Assets	1,755,495	1,726,660	1,661,14
Deferred Outflows of Resources:			
Deferred Loss on Debt Refunding	0	0	(
Excess Consideration Provided for Acquisition	93,955	94,254	96,94
Deferred Outflows on Pension	6,986	6,837	6,83
Total Deferred Outflows of Resources	100,941	101.091	103.77

4,200,355

	Current	Prior Month	PY 9/30/2023
LIABILITIES AND NET ASSETS			
Current Liabilities:			
Accounts Payable	97,470	92,344	87,407
Current Installments of LT	67,002	65,670	75,330
Accrued Expenses			
Employee Compensation	109,681	96,011	80,029
Interest	10,984	7,388	13,622
Other	55,565	54,157	80,249
Estimated Third Party Settlements	(11,346)	27,655	(40,449)
Total Current Liabilities	329,356	343,225	296,188
NonCurrent Liabilities:			
LT Obligations Excluding Current Installmer	923,391	927,616	969,416
Pension Liabilities	55,877	52,657	54,165
Other Liabilities	114,539	89,410	63,630
Total Noncurrent Liabilities	1,093,807	1,069,684	1,087,211
Deferred Inflows of Resources:			
Deferred Inflows on Pension	15,525	18,837	18,837
Deferred Gain on Debt Refunding	2,406	2,422	2,463
Deferred Inflows on Leases	7,035	9,794	11,014
Total Deferred Inflows of Resources	24,966	31,054	32,315
Net Position:			
Restricted for			
Non-Expendable	10,404	10,143	10,318
Expendable	65.655	64,832	54,797
Net Investment in Capital Assets	637,024	628,086	537,105
Unrestricted	2,039,143	1,999,979	1,775,932
Total Net Position			
	2,752,226	2,703,040	2,378,152
Total Liabilities and Net Position	1 200 255	4 1 47 000	
Iotal Liabilities and Net Position	4,200,355	4,147,003	3,793,865

* Cash & Investments

Total Assets and Deferred Outflows of Resources

3,793,865

4,147,003

Statement of Cash Flows for the Period Ending July 31, 2024

	Current Month	Year to Date
Sources of Cash:		
Gain From Operations	13,178	163,032
Non Operating Revenue (excluding Investment Income)	1,439	8,259
Depreciation & Amortization	18,449	140,178
(Gain)/Loss on Sale of Assets	74	2,548
Total Sources of Cash	33,141	314,017
Uses of Cash:		
Change in Patient Accounts Receivable	8,492	(74,043)
Repayments Long Term Debt and New Debt Issuance	(2,894)	(56,816)
Additions to Property, Plant & Equipment, Net	(24,568)	(188,293)
Change in All Other Assets	(22,977)	(34,509)
Change in All Other Liabilities	7,060	89,232
Total Uses of Cash	(34,887)	(264,429)
Cash Provided (Used) Prior to		
Investment Income	(1,746)	49,588
Cash Provided from Investment Income	34,568	193,201
Cash Provided (Used)	32,822	242,789
Cash Balance Beginning of Period	1,714,657	1,504,690
Cash Balance End of Period	1,747,479	1,747,479
Total Bonds & Notes Payable		990,393
Cash to Debt Ratio (does not include restricted assets)		173.6%

Schedules 2.1.1 and 2.2.1 p. 104

Income Statement - Case Mix Adjusted Admit Basis for the Period Ending July 31, 2024

			Curr	ent Month						Ye	ar to Date			
	Budget	Actual	Prior Year	Var Actual to	Var % Budget	Var Actual to P	Var % rior Year	Budget	Actual	Prior Year	Var Actual to	Var % Budget	Var Actual to P	Var % Prior Year
Income Statement														
Inpatient Revenue	21,674	22,875	21,570	1,202	5.5%	1,306	6.1%	21,114	21,707	20,927	592	2.8%	780	3.7%
Outpatient Revenue	24,430	23,307	21,951	(1,124)	-4.6%	1,356	6.2%	23,258	22,089	22,141	(1,170)	-5.0%	(52)	-0.2%
Total Patient Revenue	46,104	46,182	43,521	78	0.2%	2,661	6.1%	44,373	43,795	43,068	(577)	-1.3%	727	1.7%
Total Deductions	36,804	36,974	33,464	(170)	-0.5%	(3,510)	-10.5%	35,347	34,947	34,152	400	1.1%	(794)	-2.3%
Net Patient Revenue	9,300	9,208	10,057	(92)	-1.0%	(849)	-8.4%	9,026	8,849	8,916	(177)	-2.0%	(67)	-0.8%
Other Operating Revenue	851	950	847	99	11.6%	103	12.1%	725	776	763	52	7.1%	14	1.8%
Total Operating Revenue	10,151	10,158	10,904	7	0.1%	(746)	-6.8%	9,751	9,625	9,678	(126)	-1.3%	(53)	-0.6%
Operating Expenses														
Salaries & Wages	4,886	4,577	4,994	308	6.3%	417	8.3%	4,559	4,304	4,654	256	5.6%	351	7.5%
Benefits	639	749	1,048	(110)	-17.3%	298	28.5%	640	640	746	(0)	-0.1%	106	14.2%
Healthcare Access	108	86	119	22	20.0%	33	27.6%	105	102	102	3	2.8%	0	0.1%
Supplies	2,086	2,157	2,015	(71)	-3.4%	(142)	-7.1%	1,982	2,003	1,981	(21)	-1.1%	(22)	-1.1%
Other Services	420	275	537	145	34.5%	262	48.8%	358	382	370	(24)	-6.6%	(12)	-3.2%
Purchased Services	1,012	995	1,269	17	1.7%	274	21.6%	1,012	1,002	1,112	10	1.0%	111	9.9%
Total Operating Expenses	9,152	8,841	9,982	311	3.4%	1,142	11.4%	8,655	8,432	8,964	224	2.6%	533	5.9%
EBITDA	1,000	1,317	922	318	31.8%	396	42.9%	1,095	1,193	714	98	9.0%	479	67.1%
Capital Expense	632	819	634	(187)	-29.6%	(185)	-29.2%	578	610	539	(32)	-5.5%	(71)	-13.1%
Gain(Loss) from Operations	368	499	288	131	35.6%	211	73.2%	517	584	175	67	12.9%	409	233.5%

Financial Ratios for the Period Ending July 31, 2024

	2022	2024	Audited	
	Moody's	Financial	FYE	YTD
	Median	Goals	9/30/2023	7/31/2024
PROFITABILITY RATIOS:				
Operating Margin	0.1%	5.0%	1.5%	6.1% +
Excess Margin	2.7%	8.1%	7.0%	13.0% +
Operating Cash Flow Margin	5.6%	10.3%	7.7%	12.4% +
LIQUIDITY RATIOS:				
Days Cash on Hand	206.5	229.5	198.5	219.7 +
Cushion Ratio (x)	24.9	18.3	9.6	17.8 +
Cash to Debt	173.7%	185.6%	146.7%	179.0% +
CAPITALIZATION RATIOS:				
Debt to Capitalization	31.8%	26.2%	30.3%	26.4% (-)
Annual Debt Service Coverage (x)	4.5	4.0	2.7	5.3 +
Debt to Cash Flow	3.6	2.9	3.4	2.1 (-)

NOTE:

- + = Ratios that should be above the Moody's median
- (-) = Ratios that should be lower than the Moody's median

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Consolidated Operating Ratios for the Period Ending July 31, 2024

in Thousands (000's)

			Current Mon	th				Year to Date	e	
	Budget	Actual	Prior Year	Act to Bud % Variance	Act to Prior % Variance	Budget	Actual	Prior Year	Act to Bud % Variance	Act to Prior % Variance
AS % NET OPERATING RE	VENUE									
Salaries & Wages	48.1%	45.1%	45.8%	6.4%	1.6%	46.8%	44.7%	48.1%	4.4%	7.0%
Benefits	6.3%	7.4%	9.6%	-17.2%	23.2%	6.6%	6.6%	7.7%	-1.4%	13.7%
Health Care Access	1.1%	0.9%	1.1%	20.1%	22.3%	1.1%	1.1%	1.1%	1.6%	-0.5%
Supplies	20.6%	21.2%	18.5%	-3.3%	-14.9%	20.3%	20.8%	20.5%	-2.4%	-1.7%
Other Services	4.1%	2.7%	4.9%	34.5%	45.0%	3.7%	4.0%	3.8%	-8.0%	-3.8%
Purchased Services	10.0%	9.8%	11.6%	1.8%	15.8%	10.4%	10.4%	11.5%	-0.3%	9.5%
EBDITA Margin	9.8%	13.0%	8.5%	31.7%	53.4%	11.2%	12.4%	7.4%	10.4%	68.1%
Operating Margin	3.6%	4.9%	2.6%	35.5%	85.9%	5.3%	6.1%	1.8%	14.3%	235.4%

Capital Status Report for the Period Ending July 31, 2024

	APPROVED	CAPITAL \$'s	CAPITAL \$'s	CAPITAL BUDGET
	CAPITAL BUDGET	APPROVED	SPENT	BALANCE
Routine				
Acute Care	29,555,839	19,816,898	4,243,347	9,738,941
Lab Services	918,085	537,739	450,756	380,346
Subs&Corp	1,514,220	1,370,702	238,736	143,518
HPCC/SNU	331,987	77,256	42,569	254,731
Rehab Hospital	9,400	9,400	4,397	0
Home Health	13,500	0	0	13,500
Outpatient	6,741,826	6,095,554	1,236,141	646,272
LPG/MSO	3,542,717	3,293,295	1,651,464	249,422
Surgical	18,205,447	15,823,943	8,186,044	2,381,504
SPD	2,857,240	2,660,654	715,176	196,586
Radiology	12,048,335	11,906,186	1,227,790	142,149
Total Routine	75,738,596	61,591,627	17,996,420	14,146,969
Information Systems	16,910,482	16,910,482	9,926,524	0
momation systems		10,510,-102	J,JL0,JL7	0
Major Facilities/Plant Operations	24,978,185	24,390,218	4,003,562	587,967
Program Development	131,930,474	15,547,061	17,267,517	116,383,413
Contingency	3,187,827	761,106	246,536	2,426,721
Contingency	5,101,021	701,100	240,330	2,420,121
Transfers to (from) Prior Year Projects	11,254,436			
Unbudgeted - Board Approved		0	0	0
Outside Funding		7,228,498	846,952	6,381,546
Total FY 2024	264,000,000	126,428,992	50,287,512	139,926,617
Prior Year Active Capital Projects			107,219,445	
FY 2024 TOTAL CASH OUTLAY FOR CAPIT	AL		157,506,957	

Investment Activity Summary for the Period Ending July 31, 2024

	Asset Alle	Asset Allocation		Return on Investments			
	% YTD	Total Assets	Current M	onth	Year to D	ate	
Cash & Short Term			Fund	Index	Fund	Index	
General Operating		137,562,805	0.00%	NA	0.00%	NA	
Limited/Restricted		29,506,387	0.00%	NA	0.00%	NA	
Foundation Unrestricted Investments		5,269,693	0.00%	NA	0.00%	NA	
Daily Income TR Govt Portfolio A		3	0.00%	NA	0.00%	NA	
-	10%	172,338,888					
Fixed Income							
Core Fixed Income		322,273,359	2.56%	2.34%	9.47%	8.53%	
Limited Duration Fund		178,183,313	1.24%	1.16%	5.90%	4.95%	
SIIT Real Return A		85,529,745	1.15%	1.05%	6.19%	6.09%	
Community Capital Management		54,635,055	2.14%	2.12%	8.20%	7.77%	
Community Capital Management	37%	640,621,472	2.1470	2.12/0	0.2070	1.117	
Equities							
S&P 500 Index-A		258,053,922	1.20%	1.22%	30.27%	30.34%	
Extended Market Index-A		79,561,700	6.28%	6.14%	26.63%	26.29%	
Core Property Fund		97,293,299	-0.46%	-0.22%	-5.72%	-5.44%	
Global MGD Volatility Fund		159,183,843	4.51%	4.81%	18.39%	17.06%	
World Equity Ex-US Fund		186,981,466	2.87%	2.32%	18.56%	18.69%	
State Street Global Equity Ex Fund		77,895,646	2.49%	0.93%	18.50%	16.68%	
	49%	858,969,876	2.1375	0.5576	10.5070	10.007	
Hedge Funds							
Special Situations Fund	4%	75,549,225	1.59%	1.32%	10.94%	5.40%	
Total System	100%	1,747,479,461	2.26%	2.10%	14.15%	13.54%	
Investment Income							
	Interest Earnings		Realized Gains	Realized Gains/(Losses)		Unrealized Gains/(Losses)	
	Current Month	YTD	Current Month	YTD	Current Month	YTD	
Cash & Short Term							
General Operating	-	-	-	-	-	-	
Limited/Restricted	-	-	-	-	-	-	
Daily Income TR Govt Portfolio A	0	3,468	-	-	-	-	
	0	3,468		-		-	
ixed Income							
Core Fixed Income	1,167,737	10,568,170	-	(5,121,492)	6,887,732	21,486,995	
Limited Duration Fund	688,136	6,303,086	-	(719,898)	1,487,961	3,860,144	
SIIT Real Return A	1,508,316	2,972,991	-	(475,722)	(539,846)	2,273,406	
Community Capital Management	162,293	1,599,103	24,470	(523,840)	946,501	3,114,520	
	3,526,482	21,443,349	24,470	(6,840,953)	8,782,348	30,735,064	
Equities	050 700	22.070.645		10 700 604	2 22 4 525	20 624 462	

	3,526,482	21,443,349	24,470	(6,840,953)	8,782,348	30,735,064
Equities						
S&P 500 Index-A	850,733	22,078,645	-	10,700,624	2,204,595	29,621,463
Extended Market Index-A	163,381	1,650,394	-	1,380,152	4,533,133	14,390,528
Core Property Fund	-	-	-	-	(452,415)	(5,569,499)
Global MGD Volatility Fund	-	8,753,852	-	(1,101,536)	6,840,959	16,707,792
World Equity Ex-US Fund	-	5,282,637	-	(2,385,098)	5,173,400	26,551,530
State Street Global Equity Ex Fund	-	2,201,420	-	492,942	1,894,356	9,678,755
	1,014,113.82	39,966,948	-	9,087,084	20,194,028	91,380,568
Hedge Funds						
Special Situations Fund	-	-	-	-	1,182,137	8,262,123
	-	-	-	-	1,182,137	8,262,123
Total System	4,540,596	61,413,765	24,470	2,246,132	30,158,513	130,377,756
Foundation	212,940	1,879,298	2,162	22,370	22,776	24,651
Miscellaneous Other Income	48,205	1,631,729	60,041	585,734	-	-
Investment Manager Fees	(501,884)	(4,980,130)	-	-	-	-
Grand Total	4,299,857	59,944,662	86,673	2,854,236	30,181,289	130,402,406

Consolidated Patient Revenue Analysis for the Period Ending July 31, 2024

	Current Month				
	Budget	Actual	Prior Year	Budget	t
Payor Mix					
ledicare	26.5%	22.9%	22.9%	26.6%	
1edicare HMO	26.1%	27.7%	26.5%	26.2%	
1edicaid	2.6%	2.7%	2.8%	2.7%	
ledicaid HMO	10.3%	7.5%	10.2%	10.2%	
MO/PPO	20.6%	22.8%	21.2%	20.4%	
ommercial	3.7%	3.9%	4.1%	3.7%	
other	10.2%	12.5%	12.3%	10.2%	
	100.0%	100.0%	100.0%	100.0%	
ase Mix Index			_		
edicare Case Mix Index	1.80	1.75	1.77	1.80	
vstem Case Mix Index	1.72	1.70	1.70	1.72	
let Patient Revenue Statistics					
let Patient Revenue/Day	7,324	7,848	7,599	7,764	
et Patient Revenue to Gross Revenue %	20.2%	19.9%	23.1%	20.3%	

(Based on Gross Revenue)

	9/30/2023	7/31/2024	Variance				
		(In Thousands)					
A/R Days							
Gross Accounts Receivable	1,103,157	1,459,224	356,067				
Net Accounts Receivable	370,530	444,573	74,043				
Net AR to Gross AR %	33.6%	30.5%	-3.1%				
Net Days in Accounts Receivable	51.6	54.8	3.2				

Schedule 2.4.2

Mission Agreement - District's Approved Resolutions



BOARD OF DIRECTORS RECOMMENDED FOR BOARD ACTION

(Action includes Acceptance, Approval, Adoption, etc.)

Keep form to <u>one</u> page, <u>EMAIL to: <u>boardofdirectors@leehealth.org</u> by Noon Eight (8) days PRIOR to presenting.</u>

DATE: November 17, 2023

LEGAL SERVICE REVIEW? YES_X_ NO_

SUBJECT: Mission, Vision and Values for successor entity

REQUESTOR & TITLE: Mary McGillicuddy, Chief Legal Officer/General Counsel & George Knott, Board Counsel

PREVIOUS BOARD ACTION ON THIS ITEM (IF ANY)

(justification and/or background for recommendations – internal groups which support the recommendation)

At its meeting on August 31, 2023, the Lee Memorial Health System Board of Directors authorized an evaluation of the benefits to the residents of Lee County of converting Lee Health to a Florida not-for-profit corporation, in accordance with section 18(2) of the Enabling Legislation.

SPECIFIC PROPOSED MOTION:

Motion to approve Lee Memorial Health System's current Mission, Vision and Values, as described in Board Policy 10.01G, as the initial Mission, Vision and Values for the successor nonprofit entity to Lee Memorial Health System, if a conversion to a nonprofit entity occurs as authorized by the Enabling Act, subject to later revision at the Board's discretion.

FINANCIAL IMPLICATIONS Budgeted Account _____ (Annual Project Budget and Total Project Budget) Non-Budgeted ___X__

STAFFING & OPERATIONAL IMPLICATIONS

(including FTEs, facility needs, etc.) None.

PURPOSE/REASON FOR RECOMMENDATION

To help inform Kaufman Hall's independent conversion evaluation and to inform the public of the Board's current thinking regarding conversion structures and governance models. This motion is not an endorsement by the Board of conversion. The Board of Directors, at this point in the conversion process, takes no position as to conversion and will diligently review the evaluation report to be issued by Kaufman Hall and related materials during the Board evaluation period contemplated under Section 18(4) of the Enabling Legislation.

SUMMARY

The proposed Motion approves using Lee Memorial Health System's current Mission, Vision and Values, most recently approved by the Board of Directors on June 29, 2023, as the initial Mission, Vision and Values for the successor nonprofit entity to Lee Memorial Health System if conversion to a nonprofit entity occurs as authorized by the Enabling Act. Board Policy 10.01G: Mission, Vision and Values, is attached for reference.

The Board of Directors will continue to meet with experts to determine the best governance structure in the event Lee Memorial Health System converts to a private nonprofit entity, including consideration of additional mission-driven purpose statements. The intent of the proposed Motion is to recognize the benefits of initially maintaining Lee Memorial Health System's current Mission, Vision and Values given the continued community-centered nature of any successor nonprofit entity.

Updated 3/2/17

Schedule 2.4.2 p. 002



BOARD OF DIRECTORS RECOMMENDED FOR BOARD ACTION

(Action includes Acceptance, Approval, Adoption, etc.)

Keep form to <u>one</u> page, <u>EMAIL to: <u>boardofdirectors@leehealth.org</u> by Noon Eight (8) days PRIOR to presenting.</u>

DATE: November 17, 2023

LEGAL SERVICE REVIEW? YES_X_ NO_

SUBJECT: Board membership of potential successor non-profit entity board

REQUESTOR & TITLE: Mary McGillicuddy, Chief Legal Officer/General Counsel & George Knott, Board Counsel

PREVIOUS BOARD ACTION ON THIS ITEM (IF ANY)

(justification and/or background for recommendations – internal groups which support the recommendation) At its meeting on August 31, 2023, the Lee Memorial Health System Board of Directors authorized an evaluation of the benefits to the residents of Lee County of converting Lee Health to a Florida not-for-profit corporation, in accordance with section 18(2) of the Enabling Legislation.

SPECIFIC PROPOSED MOTION:

Motion to approve that the Board of Directors of the Lee Memorial Health System, in place as of the Board's final vote on conversion, will constitute the initial Board of Directors for the nonprofit successor entity to Lee Memorial Health System, if conversion to a nonprofit entity occurs as authorized by Chapter 2000-439, Laws of Florida, as amended by Chapter 2023-326, Laws of Florida, subject to each Board member's preference and later revision at the Board's discretion.

FINANCIAL IMPLICATIONS Budgeted Account ____ (Annual Project Budget and Total Project Budget)

Non-Budgeted ___X___

STAFFING & OPERATIONAL IMPLICATIONS

(including FTEs, facility needs, etc.) None.

PURPOSE/REASON FOR RECOMMENDATION

To help inform Kaufman Hall's independent conversion evaluation and to inform the public of the Board's current thinking regarding conversion structures and governance models. This motion is not an endorsement by the Board of conversion. The Board of Directors, at this point in the conversion process, takes no position as to conversion and will diligently review the evaluation report to be issued by Kaufman Hall and related materials during the Board evaluation period contemplated under Section 18(4) of the Enabling Legislation.

SUMMARY

The Enabling Act expressly provides that, in the event of a conversion, members of the current Board of Directors may serve on the Board of Directors of the successor nonprofit entity. The proposed Motion authorizes each Board member, serving at the time of the Board's final vote on conversion, to serve on the Board of the successor nonprofit entity, as contemplated by the Enabling Act; however, individual continued service would be at the discretion of each Board member.

The Board of Directors will continue to meet with experts to determine the best governance structure in the event Lee Memorial Health System converts to a private nonprofit entity. At this time, the current proposed Motion recognizes the concept that the continued leadership and experience of the Board of Directors during the period immediately following conversion to a nonprofit entity, would best serve the interests of the health system and the community, if conversion to a nonprofit entity occurs as authorized by the Enabling Act.

Updated 3/2/17

Schedule 2.4.2 p. 003



BOARD OF DIRECTORS RECOMMENDED FOR BOARD ACTION

(Action includes Acceptance, Approval, Adoption, etc.)

Keep form to <u>one</u> page, <u>EMAIL to: <u>boardofdirectors@leehealth.org</u> by Noon Eight (8) days PRIOR to presenting.</u>

DATE: November 17, 2023

LEGAL SERVICE REVIEW? YES_X_ NO_

SUBJECT: Compensation for Board membership of potential successor non-profit entity board

REQUESTOR & TITLE: Mary McGillicuddy, Chief Legal Officer/General Counsel & George Knott, Board Counsel

PREVIOUS BOARD ACTION ON THIS ITEM (IF ANY)

(justification and/or background for recommendations – internal groups which support the recommendation) At its meeting on August 31, 2023, the Lee Memorial Health System Board of Directors authorized an evaluation of the benefits to the residents of Lee County of converting Lee Health to a Florida not-for-profit corporation, in accordance with section 18(2) of the Enabling Legislation.

SPECIFIC PROPOSED MOTION:

Motion to approve that members of the initial Board of Directors for the nonprofit successor entity to Lee Memorial Health System be eligible to receive compensation in the same manner provided by the Enabling Act, if conversion to a nonprofit entity occurs as authorized by Chapter 2000-439, Laws of Florida, as amended by Chapter 2023-326, Laws of Florida, subject to each Board member's preference and later revision at the Board's discretion.

FINANCIAL IMPLICATIONSBudgeted Account _____(Annual Project Budget and Total Project Budget)

Non-Budgeted ___X__

STAFFING & OPERATIONAL IMPLICATIONS

(including FTEs, facility needs, etc.) None.

PURPOSE/REASON FOR RECOMMENDATION

To help inform Kaufman Hall's independent conversion evaluation and to inform the public of the Board's current thinking regarding conversion structures and governance models. This motion is not an endorsement by the Board of conversion. The Board of Directors, at this point in the conversion process, takes no position as to conversion and will diligently review the evaluation report to be issued by Kaufman Hall and related materials during the Board evaluation period contemplated under Section 18(4) of the Enabling Legislation.

SUMMARY

Under the Enabling Act, Board members are entitled to receive an annual compensation of up to \$10,000 for services as members of the Board. At the beginning of each fiscal year, the compensation limit increases by an amount equal to the increase in the Consumer Price Index during the prior fiscal year. Board members currently receive the compensation contemplated by the Enabling Act.

The Board of Directors will continue to meet with experts to determine the best governance structure in the event Lee Memorial Health System converts to a private nonprofit entity. At this time, the proposed Motion recognizes the continuity of practice in permitting members of the initial Board of Directors of the nonprofit successor entity to receive compensation in the same manner currently provided by the Enabling Act if conversion to a nonprofit entity occurs as authorized by the Enabling Act; however, individual receipt of compensation would be at the discretion of each Board member.

Updated 3/2/17

Schedule 2.4.2 p. 004

Schedule 2.4.3

Mission Agreement - Florida Commission on Ethics Opinion 24-1 CEO 24-1—January 31, 2024

VOTING CONFLICT AND DISPROPORTIONATE BENEFIT

INDEPENDENT SPECIAL DISTRICT BOARD MEMBERS VOTING ON CONVERTING THE DISTRICT TO A NONPROFIT ENTITY

To: George H. Knott, Esq. (Lee Memorial Health System)

SUMMARY:

Under the circumstances presented, the members of the Lee Memorial Health System Board of Directors will have a voting conflict if they vote to convert the independent special district to a nonprofit entity and intend to serve on the board of directors of that nonprofit entity, but they will be permitted to vote on the matter. Those System Board members will not violate the prohibition against abusing their positions to obtain a disproportionate benefit when they vote on the conversion. CEO <u>21-2</u>, CEO <u>21-1</u>, CEO <u>19-23</u>, and CEO <u>91-7</u> are referenced.

QUESTION 1:

Will a voting conflict of interest under Section 112.3143, Florida Statutes, be negated when legislation expressly permits a board member of an independent special district to vote on converting the district to a nonprofit entity, even when the board member intends to serve the nonprofit entity as a compensated board member following the conversion?

This question is answered as follows.

This opinion is provided under the authority granted to this Commission by Section 112.322(3), Florida Statutes. This opinion was requested on behalf of the Lee Memorial Health System Board members in regard to legislation, namely Chapter 2000-439 and Chapter 2023-326, Laws of Florida, which provides specific guidance pertaining to the matters that are addressed in this opinion. While this new legislation is not part of, nor does it modify, the Code of Ethics (Part III, Chapter 112, Florida Statutes), we take this opportunity to consider how this legislation affects the application of certain ethical prohibitions over which the Commission has jurisdiction.

Pursuant to Chapter 2000-439, Laws of Florida,¹/₂ the Lee Memorial Health System ("System") is an independent special district, governed by the Lee Memorial Health System Board of Directors ("System Board"), which operates and maintains hospitals, clinics, and other facilities providing for healthcare needs in Lee County. Chapter 2023-326, Laws of Florida, amended Chapter 2000-439 and, in part, provided for the conversion of the System from an independent special district to a nonprofit entity that would operate in accordance with Chapter 617, Florida Statutes.

Regarding a potential conversion, Chapter 2023-326 states,

[t]he system board may elect, by a majority vote of the members present and voting, to commence an evaluation of the benefits to the residents of Lee County of converting Lee Memorial Health System to a nonprofit entity if the system board and the Lee County Board of County Commissioners execute an agreement that meets the requirements of subsection (5).²

The System Board must also publish notice of and conduct a special public meeting to give the public the opportunity to comment regarding the conversion, must contract with a qualified independent entity to evaluate the potential conversion according to applicable best industry practices, and must publish all documents considered by the System Board on its website.³ Within 120 days of receiving the final report from the qualified independent entity, the System Board must vote at a public meeting to determine whether the conversion is in the best interests of Lee County residents.⁴ If it determines that it is, then it must, within 120 days of its vote, enter into an agreement with the Lee County Board of County Commissioners to dispose of all assets and liabilities, and include an enforceable commitment that all programs and services currently provided by the System will continue to be provided by the succeeding nonprofit entity.⁵ No later than 30 days after the complete transfer of all assets and liabilities, the System shall notify the Florida Department of Economic Opportunity, and the independent special district shall be automatically dissolved upon receipt of that notice.⁶

Chapter 2000-439 states that System Board members shall receive a maximum annual compensation of \$10,000 if approved by the Board, but that the maximum shall increase each year according to the Consumer Price Index published by the United States Department of Labor.⁷ Chapter 2023-326 does not amend or delete this language or address compensation for board members of the succeeding nonprofit entity.

The question presented here is whether the System Board members will be faced with a voting conflict were they to vote on the conversion, considering that it appears they may then continue serving the succeeding nonprofit entity in compensated

CEO 24-1—January 31, 2024

positions. Relevant to this inquiry, voting conflicts are prohibited by Section 112.3143(3)(a), Florida Statutes, which states:

No county, municipal, or other local public officer shall vote in an official capacity upon any measure which would inure to his or her special private gain or loss; which he or she knows would inure to the special private gain or loss of any principal by whom he or she is retained or to the parent organization or subsidiary of a corporate principal by which he or she is retained, other than an agency as defined in s. 112.312(2); or which he or she knows would inure to the special private gain or loss of a relative or business associate of the public officer. Such public officer shall, prior to the vote being taken, publicly state to the assembly the nature of the officerâ \in TMs interest in the matter from which he or she is abstaining from voting and, within 15 days after the vote occurs, disclose the nature of his or her interest as a public record in a memorandum filed with the person responsible for recording the minutes of the meeting, who shall incorporate the memorandum in the minutes.

Furthermore, "special private gain or loss" is defined by Section 112.3143(1)(d), Florida Statutes, which states,

"Special private gain or loss" means an economic benefit or harm that would inure to the officer, his or her relative, business associate, or principal, unless the measure affects a class that includes the officer, his or her relative, business associate, or principal, in which case, at least the following factors must be considered when determining whether a special private gain or loss exists:

1. The size of the class affected by the vote.

2. The nature of the interests involved.

3. The degree to which the interests of all members of the class are affected by the vote.

4. The degree to which the officer, his or her relative, business associate, or principal receives a greater benefit or harm when compared to other members of the class.

The degree to which there is uncertainty at the time of the vote as to whether there would be any economic benefit or harm to the public officer, his or her relative, business associate, or principal and, if so, the nature or degree of the economic benefit or harm must also be considered.

Voting on the proposed conversion with intent to serve on the board of the succeeding nonprofit entity will create a special private gain or loss for the voting System Board members, considering that, at the time of the vote, they have the potential of serving in compensated positions if the conversion is approved. See CEO <u>91-7</u>. Normally, this would require the System Board members to abstain from the vote, state the nature of the conflict, and file a Form 8B, "Memorandum of Voting Conflict for County, Municipal, and other Local Public Officers."

However, Chapter 2023-326 offers specific guidance on this point. First, it states, "[a] current or former member of the system board may serve on the board of the succeeding nonprofit entity."⁸/₂ It also states,

The members of the system board and the Lee County Board of County Commissioners must disclose all conflicts of interest as required by section 112.313, Florida Statutes, including, but not limited to: (a) Whether the conversion will result in a special private gain or loss to any member of the system board or the Lee County Board of County Commissioners. (b) If any current member of the system board will serve on the board of the succeeding nonprofit entity. Such intent to serve on the board of the succeeding nonprofit entity does not disqualify any member from voting on the proposed conversion." (emphasis added)⁹

We view this language as creating an obligation to disclose conflicts of interest stemming from Section 112.313, which is additional to those disclosure obligations already created by Section 112.3143. The Legislature, despite referring to it as an example of a conflict of interest, clearly intended to permit current System Board members who intend to serve on the board of the succeeding nonprofit entity to vote on the conversion. To the extent that this provision can be construed to conflict with the general prohibition against voting conflicts found in Section 112.3143, Florida Statutes, the specific guidance in Chapter 2023-326 will control.¹⁰ Chapter 2023-326 therefore negates to the application of Section 112.3143, inasmuch as the System Board members can vote on the conversion even if they intend to serve as compensated directors of the succeeding nonprofit entity. We note, though that the System Board members must still comply with the other requirements of Sections 112.3143 (i.e., by orally discussing their conflict at the time of the vote and filing the Form 8B), and that they must comply with the entirety of Section 112.3143, including abstaining from the conversion vote, if another basis for a voting conflict exists (i.e., if they know the conversion will financially affect a principal, relative, or business associate).

In sum, Chapter 2023-326 requires the System Board members to disclose all conflicts under Section 112.313. Under Section 112.3143, those System Board members that intend to serve on the board of the nonprofit entity will have a voting conflict, but, due to the operation of Chapter 2023-326, will be permitted to vote, though they must announce the nature of their

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CEO 24-1—January 31, 2024

conflict at the time of the vote and file a Form 8B within 15 days of the vote with the person responsible for recording the meeting minutes.

QUESTION 2:

Does the participation of any current System Board member in a vote on a proposed conversion, as described above, constitute a disproportionate benefit prohibited by Article II, Section 8(h)(2) of the Florida Constitution?

This question is answered in the negative.

Article II, Section 8(h)(2), Florida Constitution, states:

A public officer or public employee shall not abuse his or her public position in order to obtain a disproportionate benefit for himself or herself; his or her spouse, children, or employer; or for any business with which he or she contracts; in which he or she is an officer, a partner, a director, or a proprietor; or in which he or she owns an interest. The Florida Commission on Ethics shall, by rule in accordance with statutory procedures governing administrative rulemaking, define the term "disproportionate benefit" and prescribe the requisite intent for finding a violation of this prohibition for purposes of enforcing this paragraph. Appropriate penalties shall be prescribed by law.

Implementing Article II, Section 8(h)(2) of the Florida Constitution, this Commission promulgated Rule 34-18.001, Florida Administrative Code. Rule 34-18.001(2)(a) states, "[f]or the purpose of Article II, Section 8(h)(2) of the Florida Constitution, 'disproportionate benefit' means a benefit, privilege, exemption or result <u>arising from an act or omission by a public</u> <u>officer or public employee inconsistent with the proper performance of his or her public duties.</u>" (emphasis added) In CEO <u>19-23</u>, we explained that:

. . .the term "disproportionate benefit" encompasses only a benefit, privilege, exemption, or result that is "inconsistent with the proper performance" of a public officer's or public employee's public duties. In other words, if the benefit, privilege, exemption, or result arising from the public officer's or public employee's conduct is contemplated by and consistent with the standards governing his or her public conduct, a "disproportionate benefit" will not be present. And Rule 34-18.001(4) states the requisite intent needed to violate the Constitutional prohibition is a "wrongful intent" to obtain a benefit, privilege, exemption, or result "inconsistent with the proper performance" of a public officer's or public employee's public duties.

For the Commission to determine whether the requisite wrongful intent is present, it must rely on the results of a thorough investigation, which is not available in the procedure for responding to a formal opinion request. See CEO <u>21-1</u> and CEO <u>21-2</u>, Question 2. Thus, we cannot opine on the intent of the public officers. Regardless of intent, this Commission would be hard pressed to determine that actions taken in accordance with specific guidance from the Legislature, as described in Question 1 above, are inconsistent with the proper performance of public duties, given the law specifically allows for this process and allows for voting in the presence of certain voting conflicts and other conflicts of interest. See CEO <u>19-23</u>. Therefore, in the absence of facts indicating otherwise, voting on a proposed conversion with intent to serve on the board of the succeeding nonprofit, even where compensation may be earned, would not violate the prohibition on obtaining a disproportionate benefit in Article II, Section P(h)(2). Floride Constitution 11

8(h)(2), Florida Constitution.¹¹

Your inquiry is answered accordingly.

ORDERED by the State of Florida Commission on Ethics meeting in public session on January 26, 2024, and **RENDERED** this 31st day of January, 2024.

Ashley Lukis, Chair

^[2]Ch. 23-326, §18(2), at 6, Laws of Fla.

^[3]Id. at §18(2)(a), (2)(b), and (2)(c), at 6, Laws of Fla.

[4]Id. at §18(4), at 6, Laws of Fla.

^[1]Chapter 00-439 repealed and replaced Chapter 63-1552, which was the original enabling legislation.

^[5]Id. at §18(5), at 7, Laws of Fla.

[6]Id. at §18(11), at 8, Laws of Fla.

^[7]Ch. 00-439, §8, at 3, Laws of Fla.

[8]Ch. 23-326, §18(7), at 7, Laws of Fla.

^[9]Id. at §18(8), at 7-8, Laws of Fla.

^[10]Where a specific provision of law conflicts with a general one, the specific provision controls. See Davis v. Sheridan Healthcare, Inc., 281 So. 3d 1259, 1264-65 (Fla. 2nd DCA 2019), approved of, 339 So. 3d 318 (Fla. 2022); Legal Envtl. Assistance Found. V. Dep't of Envtl. Prot., 702 So. 2d 1352, 1353 (Fla. 1st DCA 1997).

[11] Similarly, we find voting on the conversion would not constitute the "corrupt" conduct required for a violation of Section 112.313(6), Florida Statutes (Misuse of Public Position).

4/4

Schedule 2.4.4

District Board Disclosures

As of August 12, 2024, the following District board members have expressed an intention to serve on the board of the District's successor non-profit entity, Lee Health System, Inc. This <u>Schedule 2.4.4</u> may by updated as of the Effective Date to reflect any changes in District board member intentions with regard to service on LH's board.

Donna Clarke, Board Chair

David Klein, MBA, Vice Chair

Therese Everly, BS, RRT

Stephen R. Brown, M.D.

Nancy McGovern, RN, MSM

David Collins

Diane Champion

Dane Allen

Kathy Bridge-Liles

Daniel Adler

Schedule 3.1.1

Mission Agreement – Major Service Lines

- 1. Behavioral Health
- 2. Cancer
- 3. Cardiovascular
- 4. General Medicine
- 5. General Surgery
- 6. Inpatient Care
- 7. Medical Education
- 8. Neonatology
- 9. Neurosciences
- 10. Orthopedics
- 11. Pediatrics
- 12. Primary Care
- 13. Trauma Services
- 14. Women's Health

Schedule 3.1.2

Mission Agreement - District's Financial Assistance Policy & Procedures Once this policy is printed, it is not considered a controlled document. Please review electronic version of this policy for the most current document.

LEE HEALTH POLICY & PROCEDURES

F	INANCIAL ASSISTAN	ICE	LOCATOR NUMBER					
T (procedure) that appl	 System-wide - A formal statement of values, intents (policy), and expectations (procedure) that applies to every employee throughout the System. Multidisciplinary/Interdisciplinary - A formal statement of values, intents (policy), and expectations (procedure) that applies to more than one discipline and is usually of a clinical nature. Check below all areas to which this applies. Departmental - A formal statement of values, intents (policy), and expectations 							
P and expectations (provide the second sec								
(procedure) exclusive	rmal statement of values, intent to a particular department or g multiple locations that does no	POLICY #: 190						
Disciplines / I	ocations to which this	s interdisciplinary p	olicy applies:					
 Health Information Mana Environmental Services Information Systems Laboratory Legal Services Nutrition Business Office 	gement Pharmacy Plant Operations Radiology Rehabilitation Se Respiratory Public Safety Registration	ervices	Care Hospital Nursing tient Services Health I Nursing Services tian Offices Hospital					
Date Originated: 11/15	Reviewed/No Revision: 1/18, 1/23	Dates Revised: 1/19, 3/19, 1/21, 10/22	Next Review Date: 1/25					
Author(s): Jason Mather								
Reviewed by:								
Clinical Practice Council:		Education Completed:	Date:					
Clinical Education Council Education Plan Required:	Yes No:		Date:					
Approved by:								
Policy Administrator:	Anne Rose, Vice Preside	nt, Revenue Cycle	Date: 12/7/2022					
As Needed:		 [Date:					

PURPOSE:

To establish the criteria and process by which Lee Health offers financial assistance to eligible patients.

DEFINITIONS:

Emergency Medical Care - Care to treat a medical condition manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in: serious impairment to bodily function, or serious dysfunction of any bodily organ or part, or placing the health of the individual in serious jeopardy.

Gross Charges - The total charges at the treating hospital's full established rates for the provision of patient care services before deductions from revenue are applied.

Medically Necessary Care - Medical care meeting the following conditions: (a) necessary to protect life, to prevent significant illness or significant disability, or to alleviate severe pain; (b) individualized, specific, and consistent with symptoms or confirmed diagnosis of the illness or injury under treatment, and not in excess of the patient's needs; (c) consistent with generally accepted professional medical standards as determined by the Medicaid program, and not experimental or investigational; (d) reflective of the level of service that can be safely furnished, and for which no equally effective and more conservative or less costly treatment is available statewide; and (e) furnished in a manner not primarily intended for the convenience of the patient, the patient's caretaker, or the provider. This definition of "medically necessary care" is the same definition referenced in Florida Administrative Code Rule 59G-1.010 governing Florida's Medicaid program, and the Florida Medicaid Definitions Policy.

The following services will not be considered as "medically necessary care" for purposes of this policy without a physician certification that the services are medically necessary care as defined above:

- Cosmetic Services
- Bariatric-related Services
- Services that are not received at a Lee Health hospital facility
- Services deemed non-covered by Medicare, whether or not a patient is covered by Medicare

Primary Service Area - Lee, Charlotte, Collier, Glades and Hendry Counties in Florida

Uninsured - A patient having no level of insurance or third-party assistance to assist with meeting his / her payment obligations.

POLICY:

The Lee Health Financial Assistance policy ("FAP") applies to emergency medical care and medically necessary care provided by Lee Health in a hospital setting, and includes services provided by Lee Physician Group physicians to hospital inpatients or hospital emergency room patients. The FAP does not apply to care provided by Lee Health outside of the hospital setting, such as office visits to physicians of Lee Physician Group. Treating physicians not employed by Lee Health may or may not offer financial assistance discounts.

A complete provider list identifying physicians that are and are not covered by the FAP may be found at <u>http://www.leehealth.org/businessoffice/financial-assistance.asp</u>. You may request a paper copy of the physician list by calling the Patient Financial Services Department at 1-800-809-9906. This list is updated at least quarterly.

Patients are eligible for financial assistance under the FAP only if they satisfy an applicable income threshold and:

- a) Are uninsured;
- b) Reside in the primary service area of Lee Health;
- c) Supply Lee Health with necessary information about household finances; and
- d) Receive services at a Lee Health hospital facility (The Rehabilitation Hospital, Cape Coral Hospital, Golisano Children's Hospital, Gulf Coast Medical Center, HealthPark Medical Center and Lee Memorial Hospital).

Financial assistance is not typically available for:

- a) Insurance copayments
- b) Insurance deductibles
- c) People who fail to comply with reasonable insurance requirements such as obtaining authorizations or referrals
- d) People who opt out of insurance coverage
- e) People who reside outside of Lee Health's primary service area

Regardless of a patient's eligibility under the FAP, Lee Health will provide, without discrimination, care for emergency medical conditions (within the meaning of section 1867 of the Social Security Act). Lee Health will not engage in actions that discourage individuals from seeking emergency medical care. An award of financial assistance does not extinguish Lee Health's right to secure payment from other sources, such as insurance, liability settlements, and judgments. In addition, Lee Health retains discretion to provide financial assistance to patients who reside outside of its primary service area.

METHOD FOR APPLYING

Each patient has the opportunity to apply for financial assistance at all times throughout his or her relationship with Lee Health:

- a) Before treatment;
- b) Throughout treatment; and
- c) Up to the resolution of his/her account.

Patients are requested to complete the Lee Health Financial Assistance Application ("FAA") and submit the requested information. Patients are requested to return the FAA and information within 15 days of their registration at the hospital. The FAA is available on the internet at <u>http://www.leehealth.org/businessoffice/financial-assistance.asp</u>.

A completed FAA with signed attestation may be accepted as sufficient documentation of reported income unless Lee Health, in its sole discretion, requests supporting documentation. Lee Health may request any of the following supporting documentation for the patient or the patient's household:

a) Pay stubs

- b) Income tax return
- c) Bank statements showing deposits to checking or savings accounts
- d) Written verification of wage from employer
- e) W-2 withholding form
- f) Written verification from a governmental agency attesting to a patient's income status
- g) Statement of support from friend when income reported is \$0
- h) Credit report
- i) Documents demonstrating the patient's residency in the Lee Health primary service area

Failure to provide supporting documentation does not preclude Lee Health from providing financial assistance, in its sole discretion.

Patients who are identified as self-employed must provide both personal and business income tax records for the 12 months prior to the date of service as part of their application for financial assistance.

Lee Health may seek to verify income, including by checking an individual's credit history.

Consideration will be given to all applications. Reasonable efforts will be made to determine assistance eligibility based on incomplete applications. Eligibility determinations may be based on information obtained from the credit report or on previously-submitted financial information, diagnosis, and historical payments.

Patients who are known to have exhausted Medicaid benefits and/or to be homeless may be presumed eligible for financial assistance. This presumption may be based upon information obtained through Florida's Agency for Health Care Administration (*e.g.*, through the Agency's web portal or Medicaid Management Information System) or through Lee Health's billing software.

Approval for financial assistance may take up to 30 days after a complete application and all supporting documents are submitted.

Patients who qualify for financial assistance will remain eligible for a period of up to 180 days. After 180 days, updated financial documentation is required to determine further eligibility.

Estimates and financial assistance counseling will be available upon request before or after receiving services.

Individuals in need of assistance with the application process may contact the Patient Financial Services Office at 1-800-809-9906.

FINANCIAL ASSISTANCE AVAILABLE AND ELIGIBILITY CRITERIA

Lee Health offers financial assistance chiefly in two forms: (1) financial assistance based on the patient's income, and (2) discounts available to uninsured patients.

1. Income-Based Financial Assistance

If a patient's income is below 400 percent of the federal poverty guidelines, the patient can receive some form of financial assistance. Lee Health retains discretion to provide financial assistance even to patients who fall outside of these standard income guidelines.

- Income is defined as gross annual household income and the addition of 25% of any available liquid assets. Ex: Checking, Savings or Money Market account balances
- Household is defined as spouse and/or significant other, dependent children or others residing in home and claimed as a dependent on federal Income Tax Returns

Patient's Income	Amount of Financial Assistance
At or below 200 percent of the federal poverty guidelines	The patient is eligible for 100 percent financial assistance (also referred to as "charity care") and the hospital fees and Lee Physician Group fees related to the hospital care for Lee Health are completely waived.
Between 201 and 400 percent of the federal poverty guidelines	The patient is eligible for an 80 percent reduction in gross charges from Lee Health hospitals and Lee Physician Group fees related to the hospital care, in other words, the patient pays 20 percent of the gross charges.
Patient's responsibility for hospital charges exceeds 25 percent of the household income but household income does not exceed four times the federal poverty level for a family of four.	The patient is eligible for 100 percent financial assistance and the hospital fees and Lee Physician Group fees related to the hospital care for Lee Health are completely waived.

These discounts and adjustments do not apply to non-contracted providers or any account that is the result of an accident, liability claim, or other actions that result in a legal settlement. Further, such discounts shall not apply until all third party payment sources on an account have been identified and applied. Medicare deductible or coinsurance amounts eligible for FA will not be claimed as Medicare Bad Debt.

2. Income-Based Financial Assistance for Patients Undergoing Active Cancer Treatment(s)

If a patient's income is below 400 percent of the federal poverty guidelines; and the patient is undergoing active cancer treatment, the patient can receive some form of financial assistance. Lee Health retains discretion to provide financial assistance even to patients who fall outside of these standard income guidelines.

- Income is defined as gross annual household income and the addition of 25% of any available liquid assets. Ex: Checking, Savings or Money Market account balances
- Household is defined as spouse and/or significant other, dependent children or others residing in home and claimed as a dependent on federal Income Tax Returns

Patient's Income	Amount of Financial Assistance
At or below 400 percent of the federal poverty guidelines	The patient is eligible for 100 percent financial assistance (also referred to as "charity care") and the hospital fees and Lee Physician Group fees related to the hospital care for Lee Health are completely waived, including balances after insurance unless prohibited by law.

These discounts and adjustments do not apply to non-contracted providers or any account that is the result of an accident, liability claim, or other actions that result in a legal settlement. Further, such discounts shall not apply until all third party payment sources on an account have been identified and applied.

3. **Discounts for Uninsured Patients**

If a patient is uninsured and does not qualify for income-based financial assistance, Lee Health offers a discount of 80% of the total charge for hospital-based facility services; and a discount of 25% of the total charge for professional services provided by LPG providers.

BASIS FOR CALCULATING AMOUNTS GENERALLY BILLED

When a patient qualifies for financial assistance of less than 100 percent of gross charges as set forth above, the fees for which the patient is responsible will not exceed the amounts generally billed to individuals who have insurance covering such care ("AGB").

Lee Health uses the "look-back" method to calculate the AGB for its hospital facilities. The AGB is the maximum amount we will collect from a patient who is eligible for financial assistance under the Financial Assistance policy. The AGB percentage is based on all claims allowed by Medicare, Medicaid and private health insurers over a 12 - month period, divided by the associated gross charges for those claims. The calculation for Lee Health's AGB may be found at http://www.leehealth.org/businessoffice/financial-assistance.asp.

COLLECTION ACTIONS

Granting financial assistance is always preferable to taking action to collect past-due patient balances. Lee Health will take reasonable steps to determine a patient's eligibility under the FAP. These steps include discussing the FAP at registration, making application materials available in hospital registration areas and on the internet, and offering financial counseling. But patients must be active participants in the application process and submit requested documentation in support of their applications.

If patients do not apply for or qualify for financial assistance and do not pay their balance, the account will be sent to a collection agency. Patients will be sent a letter, in addition to their final statement, informing them their account is being sent to a collection agency. Patients have five business days to respond to the letter before collection action is initiated. While Lee Health may refer accounts to a collection agency for further collection efforts, Lee Health does not engage in the extraordinary collection action of selling such accounts to collection agencies.

Lee Health may pursue legal action against patients who do not qualify for financial assistance and have sufficient assets to cover balances unpaid for longer than 120 days. Legal action will not be taken until approved by Lee Health internal legal counsel, and the patient will be given 30 days' notice prior to legal action being pursued. Such legal action may include civil lawsuits, and garnishments on wages. Under limited circumstances, and where permitted by law, Lee Health may deny (or require payment before providing) non-emergent care for an individual who has not paid one or more bills for prior care from Lee Health. Lee Health may also file claims in bankruptcy and estate proceedings and pursue liens as permitted by governing law.

Lee Health's Patient Financial Services Office, in consultation with the Legal Services Department, have final authority to determine whether Lee Health has made reasonable efforts to determine FAP eligibility before engaging in collection actions.

If a patient qualifies for financial assistance and an account is written off as a charity expense, it will not be claimed as a bad debt expense.

PUBLICATION OF THE FAP

This FAP, along with the FAA and a plain language summary of the FAP, will be widely publicized within the community Lee Health serves, in full compliance with U.S. Department of Treasury Regulations. Lee Health will also make these same materials and required notifications available in Spanish, Haitian-Creole, German, and the primary language of any other group with a population exceeding the lesser of 1000 individuals or five percent (5%) of the community served by Lee Health.

Persons with questions about the Financial Assistance Policy can telephone a financial counselor at 1-800-809-9906. Information regarding the Financial Assistance policy is also available at http://www.leehealth.org/businessoffice/financial-assistance.asp.

RELATED POLICIES:

- M05 00 730 Prescription Assistance for Insured Patients
- M05 00 731 Prescription Assistance for Uninsured Patients

Schedule 3.1.5

Mission Agreement - Foundation Unrestricted Assets

Basic Statement of Net Position For the Month Ending June 30, 2024

		Audited					Audited
Assets	Jun-24	Sep-23	Liabilities	Jun-24		Sep-23	
Current Assets			Current Liabilities				
Cash and cash equivalents	\$ 1,038,035	\$ 2,606,249	Accrued expenses	\$	12,023	\$	59,426
Restricted cash and cash equivalents	6,006,789	13,177,936	Wages and benefits payable		199,417		103,487
Accrued investment income receivable	443,161	421,557	Charitable gift annuities payable		19,200		19,200
Pledges receivable, net	6,383,397	6,383,397	Transfer fee payable		-		708,207
Restricted Investment	49,103,978	35,149,783	Due to Lee Memorial Health System		5,108,537		5,246,312
Unrestricted Investment	5,259,593	-	Total Current Liabilities	\$	5,339,178	\$	6,136,632
Other current assets	18,873	8,073					
Total Current Assets	\$ 68,253,826	\$ 57,746,995					
Noncurrent Assets			Noncurrent Liabilities				
Assets whose use is restricted	\$ 9,398,395	\$ 9,398,395	Charitable gift annuities payable	\$	63,122		63,122
Indefinitive life intangible asset	3,411,710	3,411,710	Other liabilities, net		141,753		140,794
Beneficial interests in remainder trusts	99,013	99,013	Total Noncurrent Liabilities	\$	204,875	\$	203,917
Capital Assets	37,373	36,362					
Donated assets held for sale, net	146,099	146,099	Net Position				
Donated land held for sale	-	2,000,000	Nonexpendable	\$	9,398,395		9,398,395
Pledges receivable, net	5,541,865	3,203,511	Expendable		64,928,313		54,797,209
Total Noncurrent Assets	\$ 18,634,454	\$ 18,295,089	Net Investment in Capital Assets		37,373		36,362
			Unrestricted		6,980,147		5,469,569
			Total Net Position	¢	81,344,227	\$	69,701,535

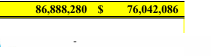
Total Assets

86,888,280 \$ 76,042,086

S

Total Liabilities, Deferred & Net Position

\$





Schedule 2.2.2

District's and LH's Affirmation

The District and LH both affirm that Lee County, Florida, and none of its residents were as of any time prior to the Closing and will not be as of any time after the Closing obligated, responsible, or liable in any way or to any extent with respect to any of (a) the District's assets or liabilities or (b) LH's assets or liabilities.

Each of the following authorized representatives of the District and LH, respectively, declare and affirm that he/she has read the Agreement and this <u>Schedule 2.2.2</u>, and this <u>Schedule 2.2.2</u> is true and accurate in all respects.

DISTRICT

LEE MEMORIAL HEALTH SYSTEM

By:

Chair of the Board of Directors

LH

LEE HEALTH SYSTEM, INC. d/b/a LEE HEALTH

By:

[Title]

FORM 8B MEMORANDUM OF VOTING CONFLICT FOR COUNTY, MUNICIPAL, AND OTHER LOCAL PUBLIC OFFICERS

LAST NAME—FIRST NAME—MIDDLE NAME	NAME OF BOARD, COUNCIL, COMMISSION, AUTHORITY, OR COMMITTEE
MAILING ADDRESS	THE BOARD, COUNCIL, COMMISSION, AUTHORITY OR COMMITTEE ON WHICH I SERVE IS A UNIT OF:
CITY COUNTY	□ CITY □ COUNTY □ OTHER LOCAL AGENCY
	NAME OF POLITICAL SUBDIVISION:
DATE ON WHICH VOTE OCCURRED	MY POSITION IS:

WHO MUST FILE FORM 8B

This form is for use by any person serving at the county, city, or other local level of government on an appointed or elected board, council, commission, authority, or committee. It applies to members of advisory and non-advisory bodies who are presented with a voting conflict of interest under Section 112.3143, Florida Statutes.

Your responsibilities under the law when faced with voting on a measure in which you have a conflict of interest will vary greatly depending on whether you hold an elective or appointive position. For this reason, please pay close attention to the instructions on this form before completing and filing the form.

INSTRUCTIONS FOR COMPLIANCE WITH SECTION 112.3143, FLORIDA STATUTES

A person holding elective or appointive county, municipal, or other local public office MUST ABSTAIN from voting on a measure which would inure to his or her special private gain or loss. Each elected or appointed local officer also MUST ABSTAIN from knowingly voting on a measure which would inure to the special gain or loss of a principal (other than a government agency) by whom he or she is retained (including the parent, subsidiary, or sibling organization of a principal by which he or she is retained); to the special private gain or loss of a business associate. Commissioners of community redevelopment agencies (CRAs) under Sec. 163.356 or 163.357, F.S., and officers of independent special tax districts elected on a one-acre, one-vote basis are not prohibited from voting in that capacity.

For purposes of this law, a "relative" includes only the officer's father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, and daughter-in-law. A "business associate" means any person or entity engaged in or carrying on a business enterprise with the officer as a partner, joint venturer, coowner of property, or corporate shareholder (where the shares of the corporation are not listed on any national or regional stock exchange).

ELECTED OFFICERS:

In addition to abstaining from voting in the situations described above, you must disclose the conflict:

- PRIOR TO THE VOTE BEING TAKEN by publicly stating to the assembly the nature of your interest in the measure on which you are abstaining from voting; and
- WITHIN 15 DAYS AFTER THE VOTE OCCURS by completing and filing this form with the person responsible for recording the minutes of the meeting, who should incorporate the form in the minutes.

* * * * * * * * * * * * * *

APPOINTED OFFICERS:

Although you must abstain from voting in the situations described above, you are not prohibited by Section 112.3143 from otherwise participating in these matters. However, you must disclose the nature of the conflict before making any attempt to influence the decision, whether orally or in writing and whether made by you or at your direction.

IF YOU INTEND TO MAKE ANY ATTEMPT TO INFLUENCE THE DECISION PRIOR TO THE MEETING AT WHICH THE VOTE WILL BE TAKEN:

• You must complete and file this form (before making any attempt to influence the decision) with the person responsible for recording the minutes of the meeting, who will incorporate the form in the minutes. (Continued on page 2)

APPOINTED OFFICERS (continued)

- A copy of the form must be provided immediately to the other members of the agency.
- The form must be read publicly at the next meeting after the form is filed.

IF YOU MAKE NO ATTEMPT TO INFLUENCE THE DECISION EXCEPT BY DISCUSSION AT THE MEETING:

- You must disclose orally the nature of your conflict in the measure before participating.
- You must complete the form and file it within 15 days after the vote occurs with the person responsible for recording the minutes of the meeting, who must incorporate the form in the minutes. A copy of the form must be provided immediately to the other members of the agency, and the form must be read publicly at the next meeting after the form is filed.

,	, hereby disclose that on, 20
(a) A	A measure came or will come before my agency which (check one or more)
	inured to my special private gain or loss;
	inured to the special gain or loss of my business associate,
	inured to the special gain or loss of my relative,
	inured to the special gain or loss of, by
	whom I am retained; or
	inured to the special gain or loss of, which
	is the parent subsidiary, or sibling organization or subsidiary of a principal which has retained me.
(b) T	The measure before my agency and the nature of my conflicting interest in the measure is as follows:

as to provide the public with notice of the conflict.

Date Filed

Signature

NOTICE: UNDER PROVISIONS OF FLORIDA STATUTES §112.317, A FAILURE TO MAKE ANY REQUIRED DISCLOSURE CONSTITUTES GROUNDS FOR AND MAY BE PUNISHED BY ONE OR MORE OF THE FOLLOWING: IMPEACHMENT, REMOVAL OR SUSPENSION FROM OFFICE OR EMPLOYMENT, DEMOTION, REDUCTION IN SALARY, REPRIMAND, OR A CIVIL PENALTY NOT TO EXCEED \$10,000.