

3790 N.W. 21 St. Miami, FL 33142 T 305.637.3277 F 305.637.3283

GOVERNING BOARD MEETING

DECEMBER 11, 2025 9:00 AM

WILLIAM M. LEHMAN BUILDING 3790 NW 21ST STREET MIAMI, FLORIDA 33142

AGENDA

- I. CALL TO ORDER
- II. PLEDGE OF ALLEGIANCE
- III. ROLL CALL
- IV. ADOPTION OF THE AGENDA
- V. DECLARATION OF VOTING CONFLICTS
- VI. PUBLIC COMMENT PERIOD
- VII. APPROVAL OF PRIOR MEETING MINUTES
 - Board Meeting of October 21, 2025

VIII. CONSENT AGENDA

- A) Travel Approval
 - Travel for Executive Director Garcia, January 29-30, 2026 to attend the TEAMFL Annual Meeting in Orlando, FL
- B) Amended Investment Policy
 - Approval of Amended Investment Policy to comply with Florida House Bill 3 (HB 3) signed into laws on May 2,2023, with an effective date of July 1, 2023.

Governing Board Members

Fatima Perez (Chair) Rodolfo L. Pages (Vice-Chair)

Mariana "Marili" Cancio (Treasurer)

Richard Blanco, Jr. (Secretary)

Daniel Iglesias, P.E.

Edward Pidermann



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IX. REGULAR AGENDA

- A) GMX Procurement/Contract No. ITB-26-05: Systemwide Signing and Pavement Markings Maintenance (\$3,989,272.50)
 - Approval of Contract Award to the Lowest Responsive and Responsible Bidder, APP&C Services, Inc.
- B) GMX Procurement/Contract No. ITB-26-07: Systemwide Drainage Inspection and Maintenance Services (\$987,813.85)
 - Approval of Contract Award to the sole Responsive and Responsible Bidder, Flotech Environmental, LLC.
- C) GMX Procurement/Contract No. RFP-26-01: Design-Build Services for Systemwide ITS and Toll Gantries Generator Installation and Power Distribution, GMX Work Program No. 40061-000 (\$799,182.03)
 - Approval of the Technical Evaluation Committee's (TEC) recommendation to select and enter into a Contract with the highest-ranked Proposer, RTech Engineering, LLC.
- D) Accept Draft Fiscal Year 2025 External Audit and Annual Comprehensive Financial Report (ACFR)
- X. EXECUTIVE DIRECTOR'S REPORT
- XI. INFORMATIONAL ITEMS No Board Action Required
 - A) Procurement Report

XII. ANNOUNCEMENTS

- January Project Workshop
- Governing Board Meeting: Thursday, February 12, 2026, at 9:00 am

XIII. ADJOURNMENT

Governing Board Members

Fatima Perez (Chair) Rodolfo L. Pages (Vice-Chair)

Mariana "Marili" Cancio (Treasurer)

Richard Blanco, Jr. (Secretary)

Daniel Iglesias, P.E.

Edward Pidermann

Stanley Rigaud

CONFLICT OF INTEREST REPORT BOARD OF DIRECTORS MEETING DECEMBER 11, 2025

Below is a list of Primes and their Subcontractors/Subconsultants that are either: (i) currently participating under a Contract with GMX, (ii) pending approval to Contract with GMX, or (iii) pending approval to lease property from GMX and are the subject of an Action Item on today's Agenda. Board members shall consider each entity identified, inclusive of their principals, directors, officers, members/managers, partners... (as applicable) for any actual or potential conflicts of interest that require disclosure.

| ACTION ITEM | PROCUREMENT/CONTRACT/LEASE | CONTRACTOR/CONSULTANT/LEASEE/OWNER | SUBCONTRACTOR/SUBCONSULTANT |
|----------------|--|------------------------------------|-----------------------------|
| IX. A | GMX Procurement/ Contract Number: ITB-26-05 GMX Work Program No.: N/A GMX Project/Service Title: Systemwide Signing and Pavement Markings Maintenance | SEE ATTACHED LIST OF RES | SPONDENTS |
| IX. B | GMX Procurement/ Contract Number: ITB-26-07 GMX Work Program No.: N/A GMX Project/Service Title: Systemwide Drainage Inspection and Maintenance Services | SEE ATTACHED LIST OF RES | SPONDENTS |
| IX. C | GMX Procurement/ Contract Number: RFP-26-01 GMX Work Program No.: 40061-000.030 GMX Project/Service Title: Design-Build Services for Systemwide Intelligent Transportation Systems (ITS) and Toll Gantries Generator Installation and Power Distribution | SEE ATTACHED LIST OF RE | SPONDENTS |



ITEM IX. A.

BOARD OF DIRECTORS MEETING

LIST OF RESPONDENTS

GMX PROCUREMENT/CONTRACT NO.: <u>ITB-26-05</u>

GMX PROJECT/SERVICE TITLE: SYSTEMWIDE SIGNING AND PAVEMENT MARKINGS MAINTENANCE

List of Respondents

| Respondents | FEIN # | Principal(s) | Sub-Consultants | FEIN # | Principal(s) |
|---------------------------------|------------|---------------------------|----------------------------------|------------|-----------------------------|
| APP&C SERVICES, INC | 84-3120870 | Katya Temprano (P) | APFC SERVICES, INC | 84-2924073 | Patricia Rodriguez (P) |
| 14968 SW 60th Street | | | | | Alexey Domenech (VP) |
| Miami, Florida 33193 | | | | | |
| Katya Temprano | | | Y. GLEZ STRIPING INC | 84-2649192 | Yordan Gonzalez (P) |
| President | | | | | Jose Manuel Valdes (VP) |
| Phone: 786-302-2835 | | | | | |
| Email:appcservices1@gmail.com | | | | | |
| | | | | | |
| AUM CONSTRUCTION INC. | 20-8608887 | Humberto Ortiz (PT) | ROADS RENEW LLC | 86-1445034 | Rene Mafran Leyva (MGR) |
| 8900 NW 119 Street | | | | | Eloisa Martinez Fajardo (M) |
| Hialeah Gardens, Florida 33018 | | | | | |
| Humberto Ortiz | | | | | |
| President | | | | | |
| Phone: 305-456-4848 | | | | | |
| Email: ho@auminc.us | | | | | |
| SAFETY SYSTEMS BARRICADES, CORP | 26-3278034 | Amilcar G. Robleda (VPST) | MCSHEA CONTRACTING, LLC | 26-4642586 | Christopher M. Shea (MGR) |
| 6551 NW 74 Avenue | | Concepcion Diaz (P) | | | Daniel McWilliams (MGRM) |
| Miami, Florida 33166 | | | | | Tim Parker (AS) |
| Amilcar Robleda | | | | | Nick Parker (AS) |
| Vice President | | | | | Christopher Shea, Jr. (VP) |
| | | | | | Joel Switch (AS) |
| Phone: 305-591-2688 | | | | | |
| | | | | | |
| Phone: 305-591-2688 | | | ROGAR MANAGEMENT & CONSULTING OF | 74-3148751 | Javier Rodriguez (MGR) |

The list of Principals was obtained from the Florida Department of State, Division of Corporations on 12/2/2025.



ITEM IX. B

BOARD OF DIRECTORS MEETING

LIST OF RESPONDENTS

GMX PROCUREMENT/CONTRACT NO.: ITB-26-07

GMX PROJECT/SERVICE TITLE: SYSTEMWIDE DRAINAGE INSPECTION AND MAINTENANCE SERVICES

List of Respondents

| Respondents | FEIN# | Principal(s) | Sub-Consultants | FEIN# | Principal(s) |
|----------------------------|------------|-------------------|-----------------|-------|--------------|
| FLOTECH ENVIRONMENTAL, LLC | 45-4556187 | Jose Ferre (MM) | N/A | | |
| 657 South Drive | | Roberto Luna (MM) | | | |
| Suite 401 | | | | | |
| Miami, FL 33166 | | | | | |
| Yinet Quintana | | | | | |

Executive Director Phone: 305-505-5565

Email: contractadmin@flotechllc.com

The list of Principals was obtained from the Florida Department of State, Division of Corporations on 12/2/2025



rcasasus@sice.com

ITEM IX. C.

BOARD OF DIRECTORS MEETING

LIST OF RESPONDENTS

GMX PROCUREMENT/CONTRACT NO.: RFP-26-01 GMX WORK PROGRAM NO.: 40061-000.030

GMX PROJECT/SERVICE TITLE: <u>DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS (ITS) AND TOLL GANTRIES</u>
<u>GENERATOR INSTALLATION AND POWER DISTRIBUTION</u>

List of Respondents

| Respondents | FEIN# | Principal(s) | Sub-Consultants | FEIN# | Principal(s) |
|---|------------|---|-------------------------|------------|---|
| HORSEPOWER ELECTRIC INC. 8105 West 20th Avenue Hialeah, Florida 33014 Michael Martinez President 305-819-4060 mike@horsepowerelectric.com | | Michael Martinez (PT) Hector M. Ortiz (D) Hector P. Martinez (D) Julio Mondelo (VP) Richard Kondla (D) Lis Mondelo (S) Henry Echemendia (VP) | METRIC ENGINEERING INC. | 59-1685550 | Douglas K Cauley (EVP) Dale Cody (EVP) Robert Linares (EVP) Amy Y. Wiwi (VP) Charles Stratton (VP Waymond D. Burnett (EVP) Victor M. Benitez (EVP) Mariley Perez (DCOOS) Manuel A. Benitez (DCFO) Ivonne Benitez (DT) Clifford Craig Carnes (VP) Veronica Beintez (DCEOP) Rolando Ramirez (VP) Javier Rodriguez (CSO) Nelson Perez-Valledor (VP) Michael K. McCrary (VP) Vivian Benitez (D) |
| | | | AUM CONSTRUCTION INC. | 20-8608887 | David Gonzalez PA (RA) Humberto Ortiz (PT) |
| RTECH ENGINEERING, LLC 13901 NW 118 Avenue Miami, Florida 33178 Raciel Leiva | 81-1490207 | | EMEC, LLC | 33-1385557 | Enit Medina (MGR) |
| President 305-506-8183 ray.leiva@rtecheng.com | | | GREEN DADE, INC | 87-2642433 | Edmundo Rodriguez (P) |
| Taylerva@Techeng.com | | | A2B ENGINEERING, LLC | 26-2272313 | Paul R. Steijlen (RA) RPMS Ventures LLC (MBR) |
| | 00.04005 | I A CONSTRUCTION | WDG FNGWYFFDING COMPANY | 22 2026264 | All (DOPO) |
| SICE, INC. 14350 NW 56th Court Unit 105 Miami, Florida 33054 | 20-8429863 | Juan Zacarias De La Hera Freitag (CFOSVPS) Rafael Ignacio Casasus Acevedo (COOSVP) Jose Ignacio Garcia De Castro (PD) Salvador Castromil (SVP) | HBC ENGINEERING COMPANY | 22-3936061 | Adebayo Coker (PCEO) Edgardo Diaz (VP) Happiness Oboh-Coker |
| Rafael Casasus Vice President/Chief Operating Officer 512-818-5330 | | Robert Hernandez (VP) Carlos Garcia de Manuel (SVP) Luis Carrera Gimenez-Cassina (SVP) | AREHNA ENGINEERING INC. | 26-3947444 | Jessica A. McRory (P) |



ITEM IX. C.

BOARD OF DIRECTORS MEETING

LIST OF RESPONDENTS

GMX PROCUREMENT/CONTRACT NO.: RFP-26-01 GMX WORK PROGRAM NO.: 40061-000.030

GMX PROJECT/SERVICE TITLE: <u>DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS (ITS) AND TOLL GANTRIES</u>
<u>GENERATOR INSTALLATION AND POWER DISTRIBUTION</u>

List of Respondents

| Respondents | FEIN# | Principal(s) | Sub-Consultants | FEIN# | Principal(s) |
|---------------------|-------|--------------|----------------------|-----------------|------------------|
| SICE INC. CONTINUED | | | GPI GEOSPATIAL, INC. | 45-0535502 Paul | Badr (P) |
| | | | | Mich | ael Buoncore (C) |
| | | | | Doug | lass Robb (S) |
| | | | | Robe | rt Kundrick (VP) |
| | | | | Franl | k Paruas (VP) |
| | | | | Scott | Williams (VP) |
| | | | | Sonja | Ellefson (AVP) |
| | | | | Robe | rt Hough (T) |
| | | | | Iareli | s Hall (AVP) |
| | | | | Haro | ld Peters (AVP) |
| | | | | Franl | k Bryant (AVP) |
| | | | | Steve | n Greenman (D) |
| | | | | Louis | Norella (D) |
| | | | | Mich | ael Zoltek (AVP) |

The list of Principals was obtained from the Florida Department of State, Division of Corporations on 12/2/2025

GREATER MIAMI EXPRESSWAY AGENCY (GMX) GOVERNING BOARD MEETING SUMMARY MINUTES

TUESDAY, OCTOBER 21, 2025 9:00 AM

The Greater Miami Expressway Agency held a public meeting on Tuesday, October 21, 2025. The following were present:

Board Members Present:

- Daniel Iglesias, P.E.
- Edward Pidermann, Board Member in attendance via phone
- Stanley Rigaud, Board Member
- Richard Blanco, Board Member (Secretary)
- Mariana "Marili" Cancio, Board Member (Treasurer)
- Rodolfo Pages, Board Member (Vice Chair)
- Fatima Perez, Board Member (Chair)

Staff:

- Rafael S. Garcia, Executive Director/CEO
- Claudio Diaferia, Chief Operating Officer
- Sandra Bridgeman, Director of Administration, Budget, Finance & Accounting/CFO
- Maria Luisa Navia Lobo, Board/Executive Secretary

Contracted Legal Counsel:

Jason Gonzalez, Lawson Huck Gonzalez

CALL TO ORDER

The meeting was called to order at 9:00 a.m. by Chair Perez

PLEDGE OF ALLEGIANCE

Board Member Iglesias led Members in the Pledge of Allegiance.

ROLL CALL

Board Secretary Navia Lobo called the roll and announced that a quorum of the GMX Board was present.

APPROVAL OF THE AGENDA

Chair Perez sets the agenda and asks for corrections or additions. No corrections are made.

DECLARATION OF VOTING CONFLICTS

Board Member Blanco declared a conflict with Agenda Item VIII. E - E) GMX Procurement/Contract No. ITB 26-08 - Systemwide Structural Maintenance Services (\$3,480,802.00) - Approval of Contract Award to the Lowest Responsive and Responsible Bidder, P & P Contracting, Inc.

[Form 8A memorandum of Voting Conflict attached to these minutes].

PUBLIC COMMENT PERIOD

David Weston, 10411 SW 123 Street, Miami, FL.- addressed the Board.

APPROVAL OF PRIOR MEETING MINUTES

- Board Meeting of August 14, 2025
- Special Board Meeting of September 15, 2025

Treasurer Cancio moved to approve the summary minutes of August 14, 2025, Governing Board Meeting and September 15, 2025, Special Board Meeting. Vice Chair Pages seconded the motion. The motion was unanimously approved.

CONSENT AGENDA

- A) Travel Approval and Ratification:
 - O Travel for Executive Director Garcia, attended the Florida Transportation Commission Meeting in Auburndale, Florida, August 21–22, 2025.
 - O Approval of Travel for Executive Director Garcia attended the IBTTA Annual Meeting in Denver, Colorado, October 12–14, 2025.
- B) Approval of the Executive Director's Employment Agreement
- C) 2026 Governing Board Meeting Dates

Mr. Gonzalez, GMX General Counsel, read the Consent agenda items on the record.

Treasurer Cancio moved to approve the Consent Agenda and Board Member Iglesias seconded the motion. The Consent Agenda was unanimously approved.

REGULAR AGENDA

- A) GMX Procurement/Contract No. RFP 25-03 Design-Build Services for SR836, SR 874, and SR 924 Dynamic Message Sign (DMS) Installation (\$6,137,374.00).
 - Approval of the Technical Evaluation Committee's (TEC) recommendation to select and enter into a Contract with the highest-ranked Proposer, SICE, Inc.

Executive Director Garcia introduces Item A on the regular agenda, relating to GMX procurement contract number RFP 2503 for design-build services, dynamic message sign installation. The technical evaluation committee's recommendation to select and enter into a contract with the highest ranked proposer, SICE, Inc.

Mr. Diaferia informed the Members about the design-build services for installing new arterial DMS. The project also includes replacing two older monochrome signs on the western end of SR 836, which are out of warranty and no longer supported. The work will require extensive coordination with FDOT, as many of the new signs will be located outside the state highway system. These signs will alert drivers to conditions such as congestion, crashes, traffic delays, or wrong-way drivers. All new devices will be integrated into the Traffic Management Center and operated like the existing systemwide signs.

Mr. Diaferia further noted that the price proposal of \$6,137,374 came in 23.4% below the engineer's estimate of \$8 million.

Board Member Pidermann moved to approve the contract award to SICE, Inc., and Board Member Blanco seconded the motion. The motion was unanimously approved.

- B) GMX Procurement/Contract No. RFQ 25-07 Construction Engineering and Inspection (CE&I) Service for SR 836, SR 874 and SR 924 Dynamic Message Sign (DMS) Installation. (Not to Exceed \$1,441,629.00).
 - Approval of the Technical Evaluation Committee's (TEC) recommendation to select and enter into a Contract with the highest-ranked Proposer, American Engineering Group, Inc.

Executive Director Garcia introduced Item B on the regular agenda, relating to GMX procurement contract number RFQ 25-07 for construction engineering and inspection services for the SR 836, SR 874, and SR 924 dynamic message sign installation. This item is also related to the previously discussed Agenda Item A. The Technical Evaluation Committee recommends selecting and entering into a contract with the highest-ranked proposer, American Engineering Group Inc.

Mr. Diaferia informed the Members that the firm will provide oversight for the installation of the DMS. The contract is for a not-to-exceed amount of \$1.44 million. Once approved, staff will enter into negotiations with the firm, not to exceed that amount. The not-to-exceed value is based on the engineer's estimate of the required hours and services.

Board Member Pidermann moved to approve the contract award to American Engineering Group, Inc., and Treasurer Cancio seconded the motion. The motion was unanimously approved.

- C) GMX Procurement/Contract No. RFQ 25-04 Project Development and Environment (PD&E) Study for the Partial Interchange at SR 112 and NW 37th Avenue. (Not to Exceed \$2,000,000.00)
 - Approval of the Technical Evaluation Committee's (TEC) recommendation to select and enter into a Contract with the highest-ranked Proposer, Metric Engineering, Inc.

Executive Director Garcia introduced Item C on the regular agenda, GMX procurement contract RFQ 25-04, for the Project Development and Environmental (PD&E) study for the partial interchange at SR 112 and NW 37th Avenue. Staff is requesting the Board's approval of the Technical Evaluation Committee's recommendation to select and enter into a contract with the highest-ranked proposer, Metric Engineering, Inc. The scope of work includes conducting a PD&E study for the proposed partial interchange at SR 112 and NW 37th Avenue.

Mr. Diaferia explained that the Technical Review Committee had three members—two from GMX and one from FDOT—and all three scored the firms in the same order. Each member ranked Metric as the top firm based on their proposal. The recommendation is to award a contract for a not-to-exceed amount of \$2 million. He added that this will be very beneficial, as it's a major project that ties in with upcoming improvements on SR 112. It's also expected to help provide relief once the MFP comes online.

Treasurer Cancio inquired about plans to address the SR 112 and SR 836 bottleneck related to the MFP.

Mr. Diaferia informed the Members that GMX staff recently had a productive meeting with FDOT regarding the "Iron Triangle." Several alternatives were proposed, which will still go through a public comment process before a final decision is made. Several concepts are being proposed, including a flyover

at Le Jeune Rd., which would essentially extend SR 112 onto 36th Street. This is just one of the alternatives, and no final option has been selected yet. Other alternatives are also being considered, and the process is ongoing. GMX is fully supportive of the project.

Secretary Iglesias added to Claudio's comments, noting that there is a PD&E study in the area where Le Jeune, 36th Street, Okeechobee Road, and SR 112 intersect. FDOT has been coordinating with GMX on that improvement, as well as with this potential PD&E study. He noted that the two projects are expected to complement each other and help alleviate congestion in this heavily trafficked area. From a coordination standpoint, the projects need to remain closely aligned, and FDOT has been in regular contact with GMX staff as the contract moves forward.

He also highlighted that, when reviewing the technical evaluation scores, Metric Engineering received a solid lead—about six points above the second-ranked firm, indicating that the Technical Evaluation Committee felt strongly about Metric's capabilities as the top firm.

Board Member Iglesias moved to approve the contract award to Metric Engineering, Inc., and Board Member Blanco seconded the motion. The motion was unanimously approved.

- D) GMX Procurement/Contract No. RFQ 25-08 Design Engineering Services for the Widening of Eastbound SR 836 from SR 821/HEFT to East of NW 97th Avenue and Widening of Westbound SR 836 from West of HEFT to NW 87th Avenue. (Not to Exceed \$3,819,742.00)
 - Approval of the Technical Evaluation Committee's (TEC) recommendation to select and enter into a Contract with the highest-ranked Proposer, BCC Engineering, LLC.

Executive Director Garcia introduced Item D on the regular agenda, GMX procurement contract RFQ 25-08, which pertains to Design Engineering Services for the widening of eastbound SR836, from SR821 to East of NW 97th Avenue, and the widening of westbound SR836, from West of the I-75 to NW 87th Avenue. GMX staff is seeking Board approval of the Technical Evaluation Committee's recommendation to select and enter into a contract with the highest-ranked proposer, BCC Engineering Inc.

On June 13, 2025, GMX released a Request for Qualifications seeking proposals from qualified firms to provide design engineering services for the widening of eastbound State Road 836. By August 7, 2025, five proposals had been received.

Mr. Diaferia showed the Members the project location for the design services for the widening of SR836. The project area is between what is referred to as Section Five, where the interchange between the Palmetto Expressway and 836 is located, and the recently completed GMX Project 836-34 at the Turnpike.

The project will address westbound afternoon congestion and lane-balancing issues on the eastbound onramp from NW 107th Avenue. All widening will occur within GMX right-of-way, expanding inward to avoid impacting the tolling gantry.

A newly formed Technical Evaluation Committee, with two GMX members and one FDOT member, unanimously ranked BCC Engineering Inc. as the top firm. GMX seeks Board approval to enter negotiations with BCC for a contract not to exceed \$3.8 million, which reflects the updated cost estimate since the last presentation to the Board.

Vice Chair Pages moved to approve the contract award to BCC Engineering LLC, and Treasurer Cancio seconded the motion. Board member Blanco abstained from voting. The motion was unanimously approved.

[Form 8A memorandum of Voting Conflict attached to these minutes].

- E) GMX Procurement/Contract No. ITB 26-08 Systemwide Structural Maintenance Services (\$3,480,802.00)
 - Approval of Contract Award to the Lowest Responsive and Responsible Bidder, P & P Contracting, Inc.

Executive Director Garcia introduced Item E regarding GMX Procurement Contract Number ITB 26-08 for system-wide structural maintenance services. The item requires Board approval for contract award to the lowest, responsive and responsible bidder, P & P Contracting, Inc. GMX released the Invitation to Bid on August 21, 2025, for qualified contractors to provide system-wide structural maintenance services. The scope of work includes miscellaneous structural maintenance and repair activities on bridges and signed structures.

Mr. Diaferia informed the Board that the Agency performs biannual inspections of all bridges and sign structures. These inspections generate a list of required preventive maintenance and structural repairs, in addition to any emergency repairs that may be needed, such as damage from collisions. This contract covers all system-wide structural maintenance services.

Four bids were received in response to the ITB on September 23, 2025. The lowest bid, submitted by P & P Contracting, Inc, the incumbent contractor, was \$3.48 million, which is 36% below the engineer's estimate of \$5.4 million. The contract is for four years, with two potential one-year extensions, and includes 15% small business participation. Mr. Diaferia stated that staff are comfortable moving forward with the contract award.

Board Member Iglesias moved to approve the contract award to P & P Contracting, Inc., and Treasurer Cancio seconded the motion. The motion was unanimously approved.

F) Approval of Fiscal Year 2025, Disposal of Fixed Assets

Executive Director Garcia introduced Item F regarding the approval of fiscal year 2025 disposal of fixed assets as part of the year end process. The agency's general engineering consultant is required to review and recommend fixed assets in construction and progress that meet the criteria of impairment guidelines and or disposal of assets. He asked Ms. Bridgman to provide further information. Ms. Bridgeman informed members that as part of the year-end asset review process, staff evaluated certain projects and equipment for impairment, disposal, or transfer. The purpose of this review is to ensure that our financial statements accurately reflect the value of our assets and that resources are appropriately allocated.

For fiscal year 2025, total asset disposals amounted to \$282,274. This included \$187,376 related to the removal of Project 40054-000, SR 874/878 Interchange Ramp Improvements, from the FY 2026–2060 Work Program, and \$94,898 for the disposal of impaired headquarters equipment. In addition, the agency recorded a \$943,039 contribution of roadway and signalization assets to Miami-Dade County for improvements constructed on county-owned right of way as part of Project 83634-001, SR 836 New HEFT Ramp Connections.

Vice Chair Pages moved to approve the FY 2025, disposal of fixed Assets and Treasurer Cancio seconded the motion. The motion was unanimously approved.

EXECUTIVE DIRECTOR'S REPORT

Mr. Garcia reported that since the last Governing Board Meeting, the majority of the funds owed by Miami-Dade County to GMX have been received and deposited. This includes the \$8.2 million contribution, as well as approximately \$4.9 million related to the HEFT ramp and SR 836/34 projects. These funds have now been paid to GMX and have been tied into the real estate closings for the sale of parcels to the Miami-Dade Aviation Department.

Mr. Garcia further noted that several of these parcels closed on Friday. One parcel remains, pending final paperwork from FDOT, and it is expected to close soon. He emphasized that the County funds have now been received.

Vice Chair Pages stated that this is a major win and expressed appreciation for the way the agency and staff handled the matter, describing the approach as mature and straightforward. He emphasized that recovering the funds owed is an absolute win and sets the agency on a strong path forward.

Mr. Garcia informed Members that he participated in the quarterly meeting of the Florida Transportation Commission (FTC) in August, held at the Suntrax testing facility in Auburndale. The meeting reviewed statewide transportation policy matters, presentations from Florida's expressway and tolling authorities, and the annual Transportation Authority oversight report. GMX, along with other agencies, presented financial performance, capital programs, governance practices, and statutory compliance.

GMX's presentation highlighted strong operational performance, a toll collection rate above 95%, continued progress on toll system modernization, and completion of key maintenance projects. Participation reinforced GMX's commitment to transparency, accountability, and alignment with statewide priorities.

Mr. Garcia also attended the 93rd Annual IBTTA Conference in Denver, which brought together transportation and tolling professionals from Florida, the U.S., and Europe to discuss innovation, technology integration, customer engagement, and user-financed infrastructure. The conference emphasized industry trends in operational excellence and innovation, and GMX remains well-positioned to align with these trends while advancing safe, efficient, and sustainable mobility for South Florida.

Treasurer Cancio asked Ms. Bridgeman to present the financial update. Ms. Bridgeman reported that preliminary financial trends for fiscal year 2025 are very positive, although the auditors have not yet issued their final opinion. Overall, all transactions are trending upward. Revenues remain steady, expenses have decreased, and net revenue is higher, reflecting strong operational performance.

She further noted that debt obligations are well-managed, with schedules in place to meet all requirements. Ms. Bridgeman highlighted a significant improvement in the debt-to-operating revenue ratio.

Vice Chair Pages asked for a brief update on the MFP.

Mr. Diaferia reported that comments on the traffic model were submitted ahead of schedule and that the focus is now on completing and accurately representing the model. A follow-up meeting on the pedestrian bridge is planned, with updates to be provided at the next Board meeting. Engineering reviews are underway to identify critical issues and recommend acceptable alternatives.

Board Member Iglesias added that both GMX and the team are prioritizing model-centric comments to reach a conclusive understanding of traffic impacts. About 13 such comments still require evaluation on the FDOT side. Secondary issues are being set aside to focus on results needed for traffic-mitigation discussions. The model review is expected to take one to two weeks, after which FDOT hopes to verify the results and proceed with a coordinated, multi-agency discussion involving GMX and Miami-Dade County.

Treasurer Cancio asked for an update on the double decker and the signature bridge,

Mr. Diaferia informed Members that the new Chief Engineer, Andres Berisiartu, reported that all major

engineering challenges, especially those involving the viaduct, have been resolved, and the project is now focused on construction. Although the contractor recently faced gantry equipment issues, progress should improve once work reaches the straight section of the alignment. The viaduct cannot be fully completed until it connects to the Signature Bridge, requiring close coordination with FDOT to ensure both sides advance together.

A dedicated team continues working hard to move the project forward as quickly as possible.

INFORMATIONAL ITEMS – No Board Action Required

A) Procurement Report

ANNOUNCEMENTS

- Projects Workshop 1: Monday, December 1, 2025, at 9:00 am
- Governing Board Meeting: Thursday, December 11, 2025, at 9:00 am
- Projects Workshop II: January 12, 2026, at 9:00 am

ADJOURNMENT

The meeting was adjourned at 9:55 am

Summary Minutes are prepared by MariaLuisa Navia Lobo, Board Secretary. Minutes are in summary form. For an electronic video copy of the meeting recording, please visit www.gmx-way.com or contact boardsecretary@gmx-way.com

FORM 8A MEMORANDUM OF VOTING CONFLICT FOR STATE OFFICERS LAST NAME—FIRST NAME—MIDDLE NAME PLANCE, J.C. LAST) MAILING ADDRESS LOY70 SW 1097H ST CITY COUNTY MY POSITION IS: LECTIVE DATE ON WHICH VOTE OCCURRED (**-21-25**) MEMORANDUM OF VOTING CONFLICT NAME OF BOARD, COUNCIL, COMMISSION, AUTHORITY, OR COMMITTEE WAY MY POSITION IS: LECTIVE APPOINTIVE

WHO MUST FILE FORM 8A

This form is for use by any person serving at the State level of government on an appointed or elected board, council, commission, authority, committee, or as a member of the Legislature. 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

ELECTED OFFICERS:

As a person holding elective state office, you may not vote on a matter that you know would inure to your special private gain or loss. However, you may vote on other matters, including measures that would inure to the special private gain or loss of a principal by whom you are retained (including the parent or subsidiary or sibling organization of a principal by which you are retained); to the special private gain or loss of a relative; or to the special private gain or loss of a business associate. If you vote on such a measure or if you abstain from voting on a measure that would affect you, you must make every reasonable effort to disclose the nature of your 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. If it is not possible for you to file a memorandum before the vote, the memorandum must be filed with the person responsible for recording the minutes of the meeting no later than 15 days after the vote.

For purposes of this law, a "relative" includes only your 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 you 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).

A member of the Legislature may satisfy the disclosure requirements of this section by filing a disclosure form created pursuant to the rules of the member's respective house if the member discloses the information required by this subsection, or by use of Form 8A.

APPOINTED OFFICERS:

As a person holding appointive state office, you are subject to the abstention and disclosure requirements stated above for Elected Officers. You also must disclose the nature of the conflict before voting or before making any attempt to influence the decision by oral or written communication, whether made by you or at your direction.

For purposes of this law, a "relative" includes only your 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 you 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).

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.
- · 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 OR VOTE 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.

| DISC | LOSURE OF STATE OFFICER | R'S INTEREST | |
|---|--|--|---|
| 1. RICHARD BLANCO JO | , hereby disclose that on | octoben 21 | , 20 25: |
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| A FIRM THAT | - PROVIDES suppor | T TO MILLER LI | E66- |
| FOR IT SERVI | CES. | | |
| If disclosure of specific information wou who is also an attorney, may comply wit as to provide the public with notice of the | ld violate confidentiality or privilege pursuant the disclosure requirements of this section conflict. | ant to law or rules governing attorn on by disclosing the nature of the in | eys, a public officer, iterest in such a way |
| Date Filed | Sign | nature W | |

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.

GREATER MIAMI EXPRESSWAY AGENCY GOVERNING BOARD MEETING DECEMBER 11, 2025

AGENDA ITEM REPORT

| [X] | Consent | | Regular | |] | Public | Hearing |
|-----|---------|--|---------|--|---|--------|---------|
|-----|---------|--|---------|--|---|--------|---------|

APPROVAL OF AMENDED INVESTMENT POLICY

REQUESTED ACTION:

MOTION TO APPROVE:

• Amended Investment Policy to comply with Florida House Bill 3 (HB 3) signed into laws on May 2,2023, with an effective date of July 1, 2023.

SUMMARY EXPLANATION AND BACKGROUND:

Legislative Background:

In 2023, Florida enacted **House Bill 3 (HB 3)**, signed into law by Governor Ron DeSantis on **May 2, 2023**, with an effective date of **July 1, 2023**. HB 3 represents one of the most comprehensive **anti-ESG legislations** in the United States, targeting the environmental, social, and governance (ESG) considerations in both **public investment decisions** and **government contracting**.

Florida's 2023 HB 3 effectively eliminates non-financial ESG considerations from:

- 1. Public investment decisions (pensions, trust funds, public funds),
- 2. Financial institutions (through unsafe and unsound practice rules),
- 3. Government procurement and ESG-related bonds.

All decisions must be strictly based on **pecuniary factors**, with rigorous annual reporting, certification, and compliance obligations. Violations expose entities to **civil**, **administrative**, **and contractual penalties**, making HB 3 one of the most restrictive anti-ESG laws enacted in the U.S. to date.

The current Investment Policy was adopted by the GMX Board in August 2025. Staff amended the Policy to comply with the Florida House Bill 3 effective July 1, 2023. Ensuring that public investment decisions are based solely on "pecuniary factors" without consideration of any social, political, or ideological interests.

SMALL AND LOCAL BUSINESS PARTICIPATION:

None.

MANNER IN WHICH REQUESTED ACTION ADVANCES GMX STRATEGIC GOALS:

Brings the Agency's policy in compliance with the key provisions of the above-mentioned house bill. Enhances the Agency's investment practices and further protects its funds.

APPROVAL OF AMENDED INVESTMENT POLICY

FISCAL IMPACT:

None

EXHIBITS ATTACHED:

• Exhibit A – Amended Investment Policy with redline changes

APPROVAL OF AMENDED INVESTMENT POLICY

| Authorized by: Rafael S. Ga GMX Execut | | | 12/4/25 Date | | |
|---|-----|----|-------------------------------|-----|----|
| Motion to Approve by: | | | | | |
| Motion to Approve seconded by | 7: | | | | |
| Details of Amended Motion: | | | | | |
| | | | | | |
| Board Action: | | | | | |
| Approved: Yes _ | No | | | | |
| Vote: Unanimous | | | | | |
| Roll Call: | | | | | |
| Chair, Fatima Perez | Yes | No | Secretary, Richard Blanco Jr | Yes | No |
| Vice Chair, Rodolfo L. Pages | Yes | No | Member, Daniel Iglesias, P.E. | Yes | No |
| Treasurer, Mariana Cancio | Yes | No | Member, Edward Pidermann | Yes | No |
| | | | Member, Stanley Rigaud | Yes | No |



INVESTMENT POLICY

PURPOSE

To the extent not inconsistent with the terms of any existing or future trust indenture or other instrument securing indebtedness of the Agency, this Investment Policy applies to all financial assets owned or controlled by the Agency and under the custodianship of the Executive Director via the Chief Financial Officer or other such official of the Agency (each an "Investment Officer) as shall from time to time be designated to oversee such financial assets.

SPECIFIC REQUIREMENTS

I. IMPLEMENTATION

The Board shall implement this Investment Policy to adequately address the needs of the Agency. Additionally, the Board shall review and evaluate the effectiveness of this Investment Policy as a guide for the investment practices of the Agency. Such a review shall be conducted no less than annually.

II. INVESTMENT OBJECTIVES

The Agency shall strive to achieve with each investment opportunity, the following objectives, in order of priority:

- **SAFETY** of financial assets
- **LIQUIDITY** of funds adequate for timely satisfaction of financial obligations
- YIELD maximum achievable given prudent safety and liquidity objectives

A. SAFETY

Monies entrusted to the care of the designated Investment Officer represent funds belonging to the Agency to be utilized for the operation, maintenance, and improvement of the facilities now owned and/or operated by the Agency or which may in the future be acquired and/or operated. Therefore, the primary objective of this Investment Policy is to provide for prudent investment of these funds.

The designated Investment Officer shall avoid assuming unreasonable investment risk, and the safety and soundness of any vehicle shall be the first criterion for any investment decision. The following methods shall be utilized to mitigate risk:



- 1. CREDIT RISK (risk of loss due to failure of issuer or credit enhancer)
 - a. Investments shall be limited to the safest types of securities as provided for herein, transactions shall be limited to trades with those pre-qualified and approved financial institutions or issuers.
 - b. Securities shall be transferred "Delivery (to third party safekeeping) vs. Payment" "(to seller)".
 - c. The investment portfolio should be diversified according to the parameters stated herein so that the failure of any one issuer or backer shall not place an undue financial burden on the Agency.
 - d. The Agency's investment portfolio shall be monitored according to guidelines approved by the Board to anticipate and respond appropriately to a significant reduction in the creditworthiness of any of the issuers
- 2. INTEREST RATE RISK (risk of loss due to devaluation of market value of portfolio during a period of generally increasing interest rates):
 - a. The Agency's portfolio shall be structured when practicable so that securities mature to meet the Agency's scheduled cash flow requirements, as provided by the designated Investment Officer, thereby avoiding the need to sell securities on the open market prior to their scheduled maturity, and
 - b. In the absence of reliable cash flow forecasts as required above, investment maturities should be scheduled in accordance with those parameters prescribed herein.

B. LIQUIDITY

Cash needs of the Agency constrain the investments made by the designated Investment Officer. Bona fide creditors must be paid on a timely basis; therefore, investments shall be of sufficient marketability to ensure even unexpected cash needs can be met, without suffering significant loss. This policy consideration means only the highest quality investments, as authorized herein, shall be acquired by the designated official.

C. YIELD

Within safety and liquidity limitations, the highest possible yield should be obtained on



Agency funds. The portfolio shall be marked-to-market at least monthly. Investment vehicles shall be purchased via competitive bids as appropriate and whenever possible to best ensure competitive prices and/or yields.

III. DELEGATION OF AUTHORITY

Management responsibility for the investment program is hereby delegated to the Executive Director via the Chief Financial Officer (CFO) who shall be the primary Investment Officer of the Agency. The Executive Director and the Board Treasurer shall also be designated as Investment Officers of the Agency and shall be able to approve the purchase and sale of investments. The Executive Director via the CFO may appoint additional staff members as Investment Officers, thereby granting them the ability to conduct investment transactions. No person may engage in an investment transaction on behalf of the Agency except as provided under the terms of this Investment Policy. The Executive Director shall be responsible for all transactions undertaken and shall establish a system of controls to regulate the activities of subordinate Investment Officers.

IV. ETHICS AND CONFLICTS OF INTEREST

The "prudent person" standard shall be used by Investment Officers in the management of the overall investment portfolio.

The "prudent person" standard is understood to mean the following: investments shall be made with judgment and care, under circumstances then prevailing, which persons of prudence, discretion, and intelligence exercise in the management of their own affairs, not for speculation, but for investment considering the probable safety of their capital as well as the probable income to be derived.

Investment Officers and employees involved in the investment process shall refrain from personal business activity that might conflict with the proper execution of the investment program, or which could impair their ability to make impartial investment decisions. Employees and Investment Officers shall disclose to the Board of the Agency any material financial interest in any financial institution that conducts business with the Agency, and they shall further disclose any personal financial/investment positions that could be related to performance, particularly regarding the time of purchase or sales.

Designated Investment Officers shall perform their duties in accordance with this Investment Policy and internal procedures. In determining whether an Investment Officer has exercised



prudence with respect to an investment decision, the investment of all funds over which the Investment Officer had responsibility, rather than the prudence of a single investment, shall be considered. Investment Officers acting in good faith and in accordance with these policies and procedures shall be relieved of personal liability.

All investment decisions must be based exclusively on "pecuniary factors" – those expected to have a material effect on investment risk or return, consistent with investment objectives and funding policies.

V. AUTHORIZED INSTRUMENTS AND RISK DIVERSIFICATION METHODS

A. ELIGIBLE SECURITIES

Eligible Securities are per the Trust Indenture, herein.

Direct obligations of the United States and securities fully and unconditionally guaranteed as to the timely payment of principal and interest by the United States of America, provided, that the full faith and credit of the United States of America must be pledged to any such direct obligation or guarantee ("Direct Obligations").

Direct obligations of U.S. agencies and Instrumentalities to include government-sponsored enterprises (GSE's). Securities falling within this category must be either guaranteed by the government or one of its agencies.

Direct obligations of any state of the United States of America or any subdivision or agency, which obligations are rated at the time of purchase "A" or better by Moody's and "A" or better by S&P, or any obligation fully and unconditionally guaranteed by any state, subdivision or agency whose unsecured, uninsured and unguaranteed general obligation and revenue debt is rated at the time of the purchase and "A" or better by S&P. Obligations that otherwise meet the requirements of this paragraph that are outstanding as variable rate demand obligations shall be considered eligible securities only if and so long as (i) the long-term ratings on such obligations are "Aa" or better by Moody's and "AA" or better by S&P, and (ii) the short-term ratings on such obligations are "VMIG 1" by Moody's and "A-1+" by S&P.

Commercial paper (having original maturities of not more than 270 days) rated, at the time of purchase, "P-1" by Moody's and "A-1" or better by S&P.

Deposits of any bank which has combined capital, surplus and undivided profits of not less than Investment Policy (Policy #2025-14)



\$100 million, provided such deposits are continuously and fully collateralized and, or insured by the Federal Deposit Insurance Corporation or Certificates of Deposits (CDs) of banks designated as a Florida Qualified Depository (QPD) institution. A list of the State Qualified Public Depositories is published quarterly by the Bureau of Collateral Securities in the *Florida Administrative Weekly*.

SEC-registered, no load money market mutual funds, rated AAA or equivalent by at least one nationally recognized rating agency and invested exclusively in security types as authorized in this policy. Bank money market funds when used as account sweep vehicles are cash management mechanisms which are normally not rated and are excluded from the rating requirement.

Fully collateralized repurchase agreements having a defined termination date and secured by Government (Treasury or agency) obligations, held by a third-party custodian, and having a market value of not less than 103% of the principal amount of the funds disbursed, plus accrued interest. A signed Master Repurchase Agreement shall govern all repurchase agreement transactions.

The Local Government Surplus Funds Trust Fund, authorized by Florida Statutes §218.415 and administered by the State Board of Administration (SBA), now known as "Florida PRIME," or any AAA-rated intergovernmental investment pool authorized pursuant to the Florida Interlocal Cooperation Act, by resolution of the Agency Board.

B. INVESTMENT LIMITATIONS; RISK DIVERSIFICATION

Portfolios should be appropriately diversified to control the risk of loss resulting from overconcentration of assets in a specific maturity, a specific issuer, a specific instrument, a class of instruments, and an institution through whom these instruments are purchased and sold. Diversification parameters as established herein shall be reviewed and revised periodically as necessary by the Executive Director and presented to the Board.

A. INVESTMENT QUALITY RATINGS

The Executive Director may invest in instruments as authorized herein with ratings equivalent to those issued by Standard & Poor's, Moody's and Fitch as suggested herein. The Executive Director via the CFO may consider ratings of comparable rating agencies to be used when Standard & Poor's, Moody's and Fitch ratings are not available.

A comparable rating service is one for which name recognition is widespread in the banking, investment banking, or investment communities and with a corporate existence of five (5) years or longer.

An investment that requires a minimum rating does not qualify as an authorized investment during the period where the investment does not have the minimum rating. The Agency shall take all prudent measures consistent with this Investment Policy to liquidate an investment that does not have a



minimum rating.

Wherever a minimum rating is specified in this Investment Policy, unless the context expressly requires otherwise, such rating shall include all ratings within the specified rating category. By way of example, where this Investment Policy specifies a minimum rating from Moody's of "A", such minimum rating shall include obligations rated "A1", "A2" and "A3".

B. INVESTMENT TERM TO MATURITY - PORTFOLIO DISTRIBUTION

Terms of maturity shall be governed by the Agency's safety and liquidity constraints. As previously stated, maturities shall be timed to coincide as closely as possible with known cash needs. *Unless matched to a specific cash flow* requirement, Investment Officers shall invest only in securities with either a final maturity of (5) five years or less. Additionally, the weighted average maturity of the portfolio may not exceed three (3) years. These calculations exclude the underlying securities of a guaranteed investment contract (GIC) or flexible repurchase agreement related to construction funds. For purposes of this paragraph, the final maturity of an eligible security outstanding as a variable rate demand obligation shall be the number of days required for the beneficial owner of such obligation to complete the exercise of the irrevocable "put" or "optional tender for purchase" feature of such obligation. By way of example, if the beneficial owner of such obligation has the irrevocable right to demand payment of the principal of and accrued interest on such obligation upon the giving of seven days prior notice, such obligation shall be considered to have a maturity of seven days for purposes of this paragraph.

VII. FINANCIAL INSTITUTIONS

1. SAFEKEEPING - THIRD-PARTY CUSTODIAL AGREEMENTS

All securities purchased by an Investment Officer under this section shall be properly designated as an asset of the Agency and held in safekeeping by a third-party custodial institution.

No withdrawal of such securities, in whole or in part, shall be made from safekeeping except by an Investment Officer, or his/her respective designee, as authorized herein.

Eligibility requirements for the Agency's third-party custodial institutions shall include continued maintenance of the institutions:

- o Capital and surplus stock of at least \$500,000,000, and
- Separate custody account at the Federal Reserve Bank specifically designated by the Federal Reserve Bank as restricted for the safekeeping of the member bank's customer-owned securities only.



o Federal Reserve Bank clearing account

Custodial agreements between the Agency and bank(s) or depository institution(s) may include letters of Agency details as to responsibilities of each party, method of notification of securities purchases, sales, delivery, and procedures related to repurchase agreements and wire transfers, safekeeping and transaction costs, procedures in case of wire failure or other unforeseen mishaps and describing the liability of each party.

2. AUTHORIZED INVESTMENT INSTITUTIONS AND DEALERS

Securities may be purchased only through financial institutions that provide the services of a securities dealer or a broker/dealer who is a member in good standing of the Financial Industry Regulatory Agency (FINRA) and who meets the capital adequacy standard established by the Federal Reserve Bank of New York.

3. INVESTMENT ADVISORS

The Board may select an Investment Advisor to advise the Agency on the investment of its funds and other responsibilities including but not limited to broker compliance, security selection, competitive bidding, investment reporting, and security documentation. The Investment Advisor must be registered with the Securities and Exchange Commission (SEC) under the Investment Advisors Act of 1940 and must have complied with the requirements of Section 517.12 of the Florida Statutes, or any successor provision, to the extent applicable.

VIII. PROGRAM EVALUATION AND CONTROL

A. INTERNAL CONTROLS

The CFO shall maintain a set of written internal controls designed to protect the Agency's investment assets and ensure proper accounting and reporting of the transactions related thereto. Investment internal controls shall be audited as part of the annual external audit. Such internal controls shall include details of delivery vs. payment procedures and trust receipt documentation. Such controls and procedures shall be reviewed by the independent auditors as part of the annual financial audit.

1. DELIVERY VERSUS PAYMENT

All securities purchased or sold will be transferred via Delivery versus Payment (DVP) to ensure that funds or securities are not released until all criteria relating to the specific transaction are met.



2. TRUST RECEIPT AND CONFIRMATION

Investment Officers are authorized to accept, on behalf of and in the name of the Agency, bank trust receipts or safekeeping confirmations in return for investments of temporarily idle funds as evidence of actual delivery of the obligations or securities. Any such trust receipt or confirmation should fully describe the various obligations or securities held, together with the specific identification number of each obligation or security held and that they are held for the Agency.

The actual obligations or securities, whether in book-entry or physical form, on which trust receipts or confirmations are issued may be held by a third party custodial bank and/or institution or a designated corresponding bank or custodian institution which has a correspondent relationship to the Agency's third party custodian or its designated correspondent institution, who is acting on behalf of and under the same obligation as the Agency's third party custodian.

The above shall apply to all investments.

IX. PROGRAM MONITORING

A. REPORTING REQUIREMENTS

Investment Officers shall prepare, or cause to be prepared, investment reports at least quarterly, for submission to the Board. Reports shall include securities in the portfolio by type, book value, and market value as of the report date. Reports shall be available to the public.

B. PERFORMANCE MEASURES

The portfolio shall be designed to attain a market rate of return taking into account risk constraints and cash flow requirements. Performance shall be measured with the use of periodic reports, which include appropriate information necessary to evaluate the portfolio. The measurement focus shall be the portfolio versus individual investments.

C. INVESTMENT TRAINING

The Investment Officer(s) must annually complete eight (8) hours of continuing education in subjects or courses of study related to investment practices and products. Training requirements shall comply with the Florida Statute.

D. ANNUAL REVIEW

Investment policies must be reviewed on an annual basis for changes to state statutes/or other statutes.

This policy shall be effective on the date on which it is adopted by the Governing Board, and at such time this policy rescinds all prior policies relating to Investments.

Adopted by the Governing Board on the 14th of August 2025.

GREATER MIAMI EXPRESSWAY AGENCY GOVERNING BOARD MEETING DECEMBER 11, 2025

AGENDA ITEM REPORT

[] Consent [X] Regular [] Public Hearing

GMX PROCUREMENT ITB-26-05 GMX WORK PROGRAM NO.: N/A GMX PROJECT/SERVICE TITLE: SYSTEMWIDE SIGNING AND PAVEMENT MARKINGS MAINTENANCE (\$3,989,272.50 ESTIMATE)

REQUESTED ACTION:

MOTION TO APPROVE:

• Award and enter into a Contract with the lowest responsive Bidder APP&C Services, Inc.

SUMMARY EXPLANATION AND BACKGROUND:

On September 22, 2025, GMX released an Invitation to Bid (ITB), ITB-26-05, seeking Bidders from qualified firms to provide Systemwide Signing and Pavement Markings Maintenance. The scope of work consist of providing labor, equipment, and materials required to perform systemwide maintenance, installation, repair, and replacement of roadway signing and pavement markings in accordance with GMX and FDOT standards.

On November 6, 2025, three (3) Bids were received in response to the ITB from the following Bidders:

- 1- APP&C Services, Inc.
- 2- AUM Construction, Inc.
- 3- Safety Systems Barricades, Corp.

Staff performed a compliance/responsiveness review of all the bids and found all to be responsive and compliant with the requirements of the solicitation documents.

The Term of the Agreement shall be for Four (4) years plus Two (2) One (1) optional year renewals from the Notice to Proceed.

Bid Analysis:

A bid analysis was performed by the GEC for all bidders. The Engineer's Estimate for this contract was *Six Million One Hundred and Fifteen Thousand Six Hundred Eighty-One Dollars and Ninety-Nine Cents* \$6,115,681.99, and the analysis concluded that APP&C Services, Inc., is the lowest responsive and responsible bidder.

GMX PROCUREMENT ITB-26-05 GMX WORK PROGRAM NO.: N/A GMX PROJECT/SERVICE TITLE: SYSTEMWIDE SIGNING AND PAVEMENT MARKINGS MAINTENANCE

APP&C Services, Inc.'s bid is 34.77% below the Engineer's Estimate.

In addition, the analysis identified several pay items that were bid significantly below the Engineer's Estimate. Staff requested and obtained written confirmation from APP&C Services, Inc., stating that the pay items listed in the Bid Tabulation Sheet represent full compensation for all work associated with each individual pay item.

The bid rankings are shown in the following table:

| BIDDER | TOTAL BID | BID ORDER |
|----------------------------------|----------------|-----------|
| APP&C Services, Inc. | \$3,989,272.50 | 1 |
| Safety Systems Barricades, Corp. | \$3,999,366.00 | 2 |
| AUM Construction, Inc. | \$6,999,999.00 | 3 |

Recommendation:

Staff recommends awarding the Contract to the lowest Responsive and Responsible Bidder APP&C Services, Inc.

SMALL AND LOCAL BUSINESS PARTICIPATION:

There is a 10% Small Business Participation Requirement. Local Business Participation is not required.

MANNER IN WHICH REQUESTED ACTION ADVANCES GMX STRATEGIC GOALS:

The requested action supports GMX's strategic objectives by maintaining the safety, visibility, and operational efficiency of the GMX expressway system. Timely maintenance of signing and pavement markings ensures that roadway conditions meet state and federal standards, enhances driver guidance, and reduces crash risks associated with faded or missing traffic control devices. By proactively addressing systemwide signage and marking needs, GMX preserves the functionality of critical assets, minimizes long-term maintenance costs, and reinforces public confidence by providing a clear, safe, and reliable transportation network.

FISCAL IMPACT:

Funds for this contract are allocated on a yearly basis through the GMX Operations Budget. Future funding will be budgeted as needed in subsequent annual GMX Operations Budgets over the term of the Agreement as approved by the Board.

EXHIBITS Exhibit A – List of Bids Received

GMX PROCUREMENT ITB-26-05 GMX WORK PROGRAM NO.: N/A GMX PROJECT/SERVICE TITLE: SYSTEMWIDE SIGNING AND PAVEMENT **MARKINGS MAINTENANCE**

| Authorized by: Rafael S. Garci GMX Executiv | a e Director/CEO | Date 12/4/25 |
|--|------------------------------|--------------|
| Motion to Approve by: | | |
| Motion to Approve seconded by: | | |
| Details of Amended Motion: | | |
| | | |
| Board Action: | | |
| Approved: Yes No | | |
| Vote: Unanimous | | |
| Roll Call: | | |
| Chair, Fatima Perez Yes No | Secretary, Richard Blanco Ju | · Yes No |
| Vice Chair, Rodolfo L. Pages Yes No | Member, Daniel Iglesias, P.I | E Yes No |
| Treasurer, Mariana Cancio Yes No | Member, Edward Pidermann | Yes No |
| | Member, Stanley Rigaud | Yes No |



INVITATION TO BID (ITB)

GMX PROJECT/SERVICE TITLE: SYSTEMWIDE SIGNING AND PAVEMENT GMX PROCUREMENT/CONTRACT NO.: <u>ITB-26-05</u>

MARKINGS MAINTENANCE

BID PACKAGE SUBMITTAL DEADLINE: NOVEMBER 6, 2025, BY 2:00 P.M.

THIS IS A LIST OF BIDDERS THAT SUBMITTED A BID PACKAGE.

| TOTAL BID | \$3,989,272.50 | \$6,999,000 | \$3,999,366.00 |
|-----------|----------------------|-----------------------|----------------------------------|
| BIDDER | APP&C SERVICES, INC. | AUM CONSTRUCTION INC. | SAFETY SYSTEMS BARRICADES, CORP. |
| | J. | 2. | 3. |

THE APPARENT LOWEST BIDDER IS: APP&C SERVICES, INC.

| Signature: | Whate. | Witness Signature: | |
|---------------|--------------------------------------|--------------------|-------------------|
| Printed Name: | Michele A. Matalon | Printed Name: | Melanie Olmos |
| Title: | Senior Procurement Contracting Agent | Title: | Procurement Agent |
| Date: | November 6, 2025 | Date: | November 6, 2025 |

GREATER MIAMI EXPRESSWAY AGENCY GOVERNING BOARD MEETING DECEMBER 11, 2025

AGENDA ITEM REPORT

[] Consent [X] Regular [] Public Hearing

GMX PROCUREMENT/CONTRACT NO.: ITB-26-07 GMX WORK PROGRAM NO.: N/A GMX PROJECT/SERVICE TITLE: SYSTEMWIDE DRAINAGE INSPECTION AND MAINTENANCE SERVICES (\$987,813.85)

REQUESTED ACTION:

MOTION TO APPROVE:

• Contract Award to enter into a Contract with the Responsive and Responsible Bidder Flotech Environmental, LLC

SUMMARY EXPLANATION AND BACKGROUND:

On August 28, 2025, GMX released an Invitation to Bid (ITB), ITB-26-07, seeking Bidders from qualified firms to provide Systemwide Drainage Inspection and Maintenance Services. The scope of work consists of providing materials, equipment, labor, maintenance of traffic, and all incidental items and services necessary for systemwide inspection, maintenance, and/or repairs to the GMX drainage system.

On October 13, 2025, one (1) Bid was received in response to the ITB from the following Bidder:

1- Flotech Environmental, LLC

Staff performed compliance/responsiveness review of the bid and found it to be responsive and compliant with the requirements of the solicitation documents.

The Term of the Agreement for this contract is four (4) years plus two (2) one (1) optional year renewals from the Notice to Proceed.

BID ANALYSIS:

A bid analysis was performed by the General Engineering Consultant (GEC) for the sole bidder. The Engineer's Estimate for this contract is **two million six hundred sixty-three thousand six hundred seventy dollars and thirty-five cents** (\$2,663,670.35).

Flotech Environmental LLC is a responsive and responsible bidder. Their bid is sixty-three percent (63%) below the Engineer's Estimate.

GMX PROCUREMENT/CONTRACT NO.: ITB-26-07 GMX WORK PROGRAM NO.: N/A GMX PROJECT/SERVICE TITLE: SYSTEMWIDE DRAINAGE INSPECTION AND MAINTENANCE SERVICES

It is noted that Flotech Environmental LLC is the incumbent contractor and therefore has direct knowledge of the items and quantities used on the previous contract. This may enable the contractor to make projections regarding the potential quantities and actual costs in the new contract.

The bid analysis additionally identified several Pay Items that were significantly below the Engineer's Estimate. In response, staff requested and received written acknowledgement from Flotech Environmental LLC, confirming that the Pay Items listed in the Bid Tabulation Sheet represent full compensation for the work associated with each independent Pay Item.

RECOMMENDATION:

Staff recommends awarding the Contract to the sole Responsive and Responsible Bidder Flotech Environmental LLC.

SMALL AND LOCAL BUSINESS PARTICIPATION:

There is a fifteen percent (15%) Small Business Participation Requirement on this contract. Local Business Participation is not required.

MANNER IN WHICH REQUESTED ACTION ADVANCES GMX STRATEGIC GOALS:

The requested action supports GMX's strategic objectives by ensuring the continued safety, functionality, and quality of the drainage system throughout the GMX System. By maintaining proper drainage performance, it enhances flood control capabilities, safeguards infrastructure during severe weather events, and helps preserve overall highway integrity. This proactively addresses drainage needs, and safeguards public investment in infrastructure. This proactive approach aligns with GMX's commitment to reliability on the GMX roadways and promotes customer trust through the delivery of a safe and dependable and high-quality transportation network.

FISCAL IMPACT:

Funds for this contract are allocated on a yearly basis through the GMX Operations Budget. Future funding will be budgeted as needed in subsequent annual GMX Operations Budgets over the term of the Agreement as approved by the Board.

EXHIBITS ATTACHED:

• Exhibit A – List of Bids Received

GMX PROCUREMENT/CONTRACT NO.: ITB-26-07 GMX WORK PROGRAM NO.: N/A GMX PROJECT/SERVICE TITLE: SYSTEMWIDE DRAINAGE INSPECTION AND MAINTENANCE SERVICES

| Authorized by: Rafael S. Garcia GMX Executive Dir | | ate: 12/4/20 | <u></u> |
|---|-------------------------------|--------------|---------|
| Motion to Approve by: | | | |
| Motion to Approve seconded by: | | | |
| Details of Amended Motion: | | | |
| | | | |
| Board Action: | | | |
| Approved: Yes No | | | |
| Vote: Unanimous | | | |
| Roll Call: | | | |
| Chair, Fatima Perez Yes No | Secretary, Richard Blanco Jr. | Yes | No |
| Vice Chair, Rodolfo L. Pages Yes No | Member, Daniel Iglesias, P.E. | Yes | No |
| Treasurer, Mariana Cancio Yes No | Member, Edward Pidermann | Yes | No |
| | Member, Stanley Rigaud | Yes | No |



INVITATION TO BID (ITB) GMX PROCUREMENT/CONTRACT NO.: <u>ITB-26-07</u>

GMX PROJECT/SERVICE TITLE: SYSTEMWIDE DRAINAGE INSPECTION AND MAINTENANCE SERVICES

BID PACKAGE SUBMITTAL DEADLINE: OCTOBER 13, 2025, BY 2:00 P.M.

THIS IS A LIST OF BIDDERS THAT SUBMITTED A BID PACKAGE.

| TOTAL BID | \$987,813.85 |
|-----------|----------------------------|
| BIDDER | Flotech Environmental, LLC |
| | ₩. |

| THE SOLE BIDDER IS: Flotech Environmental, LLC | | |
|--|--------------------|-------------------|
| Signature: | Witness Signature: | |
| Printed Name: Michele A. Matalon | Printed Name: | Melanie Olmos |
| Title: Senior Procurement Contracting Agent | Title: | Procurement Agent |
| Date: October 13, 2025 | Date: | October 13,, 2025 |

THESE ARE PRELIMINARY OPENING RESULTS PENDING COMPLIANCE REVIEW AND BID ANALYSIS.

GREATER MIAMI EXPRESSWAY AGENCY GOVERNING BOARD MEETING December 11, 2025

AGENDA ITEM REPORT

| |] Consent | [X] | Regular | [|] | Public Hearing |
|--|-----------|-------|---------|---|---|----------------|
|--|-----------|-------|---------|---|---|----------------|

GMX PROCUREMENT/CONTRACT NO.: RFP-26-01 GMX WORK PROGRAM NO.: 40061-000.030 DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS (ITS) AND TOLL GANTRIES GENERATOR INSTALLATION AND POWER DISTRIBUTION (\$799,182.03)

REQUESTED ACTION:

MOTION TO APPROVE:

• Technical Evaluation Committee's (TEC) recommendation to select and enter into a Contract with the highest-ranked Proposer, Rtech Engineering, LLC.

SUMMARY EXPLANATION AND BACKGROUND:

On August 19, 2025, GMX released a Request for Proposal (RFP), RFP-26-01, seeking Proposals from qualified firms to provide Design-Build Services for Systemwide Intelligent Transportation Systems (ITS) and Toll Gantries Generator Installation and Power Distribution.

The scope of work includes the Proposer to design, furnish, install, integrate, test and commission a fully functional and operational generator backup power distribution system for toll gantries on SR 836 at NW 107 Avenue and NW 12 Avenue, and specific ITS devices along State Road (SR) 924, SR 112, SR 836, SR 874 and SR 878 as shown on the Concept Plans and as described in this Scope of Work document.

On October 10, 2025, three (3) technical proposals were received in response to the RFP from the following Proposers:

- 1. Horsepower Electric, Inc.
- 2. Rtech Engineering, LLC
- 3. SICE, Inc.

Staff performed a compliance/responsiveness review of all Technical Proposals and found all Technical Proposals to be responsive and compliant with the requirements of the solicitation documents.

Subsequently, on November 5, 2025, Price Proposals were received from the Proposers listed above.

The Technical Evaluation Committee (TEC) met on November 20, 2025, to finalize the evaluation and score the Technical Proposals. Additionally, during the same meeting, the Price Proposals were opened.

GMX PROCUREMENT/CONTRACT NO.: RFP-26-01 GMX WORK PROGRAM NO.: 40061-000.030

DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS (ITS) AND TOLL GANTRIES GENERATOR INSTALLATION AND POWER DISTRIBUTION \$799,182.03

As outlined in the RFP, rankings were determined based on the highest Final Scores, which were calculated by combining the Technical Proposal Scores and the Price Proposal Scores using the following formula:

Final Score (FS) = $(TPS \times 60\%) + (PPS \times 40\%)$

The final rankings are shown in the following table.

| Proposer | Ranking | |
|---------------------------|---------|--|
| Rtech Engineering LLC. | 1 | |
| SICE, Inc. | 2 | |
| Horsepower Electric, Inc. | 3 | |

Staff performed compliance/responsiveness reviews of the Price Proposals received and found them in compliance with the requirements of the Contract.

In addition, a Price Proposal Analysis was performed by the General Engineering Consultant (GEC) for all Proposers. The analysis concluded that the Price Proposal of Rtech Engineering, LLC., in the amount of \$799.182.03 is reasonable, and 23.0% below the Engineer's Estimate of \$1,038,000.00.

The second ranked Proposer is approximately 0.6% lower than the Engineer's Estimate. The average of the three Proposer bids is at 4% below the Engineer's Estimate.

The analysis also identified several Pay Items that were significantly below the Engineer's Estimate. In response, staff requested and received written acknowledgment from Rtech Engineering, LLC., confirming that the Pay Items listed in the Price Proposal Sheet represent full compensation for the work associated with each independent Pay Item.

The Term of the Contract is Three Hundred Sixty-Five (365) Calendar Days from Notice to Proceed.

SMALL AND LOCAL BUSINESS PARTICIPATION:

The Contract requires a ten percent (10%) Small Business (SB) Participation. There is no Local Business (LB) Participation Requirement for this Contract.

MANNER IN WHICH REQUESTED ACTION ADVANCES GMX STRATEGIC GOALS:

The award of this contract will improve resiliency and allow GMX to continue to operate existing toll gantries and ITS devices by providing back-up power using generators during utility-related power outages.

GMX PROCUREMENT/CONTRACT NO.: RFP-26-01 GMX WORK PROGRAM NO.: 40061-000.030

DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS (ITS) AND TOLL GANTRIES GENERATOR INSTALLATION AND POWER DISTRIBUTION \$799,182.03

FISCAL IMPACT:

The Design-Build Services for GMX Work Program Project No. 40061-000.030 are funded under the FY 2026-2030 Five-Year Work Program in the amount of One Million Thirty-Eight Thousand Dollars and No Cents (\$1,038,000.00).

EXHIBITS ATTACHED:

Exhibit A-Technical Evaluation Committee Tabulation Sheet

GMX PROCUREMENT/CONTRACT NO.: RFP-26-01 GMX WORK PROGRAM NO.: 40061-000.030

<u>DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS</u> (ITS) AND TOLL GANTRIES GENERATOR INSTALLATION AND POWER DISTRIBUTION \$799,182.03

| | ael S. Garcia X Executive l | Director/CE | Date 12/4/25 | <u>s</u> | |
|--------------------------------|--------------------------------|-------------|-------------------------------|----------|----|
| Motion to Approve by: | | | | | |
| Motion to Approve seconded by: | | | | | |
| Details of Amended Motion: | | | | | |
| <i>j</i> | | | | | |
| Board Action: | | | | | |
| Approved: Yes | No | | | | |
| Vote: Unanimous | | | | | |
| Roll Call: | | | | | |
| Chair, Fatima Perez | Yes | No | Secretary, Richard Blanco Jr. | Yes | No |
| Vice Chair, Rodolfo L. Pages | Yes | No | Member, Daniel Iglesias, P.E. | Yes | No |
| Treasurer, Mariana Cancio | Yes | No | Member, Edward Pidermann | Yes | No |
| | | | Member, Stanley Rigaud | Yes | No |



REQUEST FOR PROPOSAL (RFP)

GMX PROCUREMENT/CONTRACT NO.: RFP-26-01

GMX WORK PROGRAM NO.: 40061-000.030

GMX PROJECT/SERVICE TITLE: DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS (ITS) AND TOLL

GANTRIES GENERATOR INSTALLATION AND POWER DISTRIBUTION

TECHNICAL EVALUATION COMMITTEE TABULATION SHEET

TECHNICAL EVALUATION COMMITTEE (TEC) MEETING - NOVEMBER 20, 2025 AT 11:00 A.M.

| | 271.00 | INICAL SCORE FOR AVERAGE | TECHNICAL S | | | | |
|--|-------------------------|-----------------------------|--------------|-------------------|----------------|-------------------------|--------------------------|
| | 87.00 | 17.00 | 36.00 | 25.00 | 9.00 | Daniel Fleitas | |
| 90.33 | 92.00 | 19.00 | 38.00 | 25.00 | 10.00 | Andres Berisiartu, P.E. | Sice, Inc. |
| | 92.00 | 19.00 | 36.00 | 28.00 | 9.00 | Carl Joseph | |
| | 273.00 | TECHNICAL SCORE FOR AVERAGE | TECHNICAL S | | | | |
| | 90.00 | 19.00 | 37.00 | 25.00 | 9.00 | Daniel Fleitas | |
| 91.00 | 93.00 | 18.00 | 38.00 | 28.00 | 9.00 | Andres Berisiartu, P.E. | RTech Engineering, LLC |
| | 90.00 | 19.00 | 36.00 | 27.00 | 8.00 | Carl Joseph | |
| | 269.00 | TECHNICAL SCORE FOR AVERAGE | TECHNICAL S | | | | |
| | 88.00 | 18.00 | 36.00 | 25.00 | 9.00 | Daniel Fleitas | |
| 89.67 | 90.00 | 18.00 | 35.00 | 27.00 | 10.00 | Andres Berisiartu, P.E. | Horsepower Electric Inc. |
| | 91.00 | 19.00 | 36.00 | 28.00 | 8.00 | Carl Joseph | |
| The second secon | 100 Points) | (20 Points) | | (30 Points) | (10 Points) | | |
| | (Maximum | and Performance | Solution | the Scope of Work | Staffing Plan | Communes Members | |
| TECHNICAL SCORE | SCORES | Experience | Products and | Understanding of | Management and | Technical Evaluation | PROPOSER |
| | INDIVIDUAL TECHNICAL | Proposer's | Proposer's | | Proposer's | | |

PROPOSERS MUST RECEIVE A MINIMUM OF EIGHTY PERCENT (80%) OF THE POTENTIAL MAXIMUM FINAL TECHNICAL SCORE IN ORDER FOR THE PRICE PROPOSAL TO BE OPENED.



REQUEST FOR PROPOSAL (RFP) GMX PROCUREMENT/CONTRACT NO.: RFP-26-01 GMX WORK PROGRAM NO.: 40061-000.030 GMX WORK PROGRAM NO.: 40061-000.030 GMX PROJECT/SERVICE TITLE: DESIGN-BUILD SERVICES FOR SYSTEMWIDE INTELLIGENT TRANSPORTATION SYSTEMS (ITS) AND TOLL GANTRIES GENERATOR INSTALLATION AND POWER DISTRIBUTION

TECHNICAL EVALUATION COMMITTEE TABULATION SHEET

TECHNICAL EVALUATION COMMITTEE (TEC) MEETING - NOVEMBER 20, 2025 AT 11:00 A.M

| Lowest Price Proposal Price Proposal Price Proposal Score Price Proposal X 40% Technical Score Enal Score Technical Score K 60% Technical Score 80% Final Score 80% Price Proposal 80% Price Proposal 80% |
|--|
| Price Proposal x 40% Technical Score x 60% Technical Score x 60% 27.34 89.67 53.80 40.00 91.00 54.60 30.97 90.33 54.20 |
| Technical Score X 60% 89.67 53.80 91.00 54.60 |
| Technical Score X 60% 53.80 54.60 |
| |
| Final Score 81.14 94.60 85.17 |
| |

THE TECHNICAL PROPOSAL SHALL BE WEIGHTED AT SIXTY PERCENT (60%) OF THE FINAL SCORE FOR SELECTION PURPOSES.

PRICE PROPOSAL SCORE: (LOWEST PRICE PROPOSAL / PRICE PROPOSAL) * 100

THE PRICE PROPOSAL SHALL BE WEIGHTED AT FORTY PERCENT (40%) OF THE FINAL SCORE FOR SELECTION PURPOSES.

FINAL SCORE: (TECHNICAL SCORE * 60%) + (PRICE PROPOSAL SCORE * 40%)

THE PROPOSER WITH THE HIGHEST FINAL SCORE WILL BE THE HIGHEST RANKED.

SUBJECT TO COMPLIANCE/RESPONSIVENESS REVIEW OF PRICE PROPOSALS AND PRICE PROPOSAL ANALYSIS.

PENDING APPROVAL OF THE GMX BOARD.

GREATER MIAMI EXPRESSWAY AGENCY GOVERNING BOARD MEETING DECEMBER 11, 2025

AGENDA ITEM REPORT

| Γ | X | Consent | [] | Regular | [] | Public Hearing |
|---|---|---------|----|---------|-----|----------------|
| | | | | | | |

ACCEPT DRAFT FISCAL YEAR 2025 EXTERNAL AUDIT AND ANNUAL COMPREHENSIVE FINANCIAL REPORT (ACFR)

REQUESTED ACTION:

MOTION TO ACCEPT:

- External Audit CBIZ CPAs P.C. FY 2025
- Annual Comprehensive Financial Report (ACFR)

SUMMARY EXPLANATION AND BACKGROUND:

CBIZ CPAs P.C. conducted an external audit of the financial statements of the Greater Miami Expressway Agency for the fiscal year 2025, adhering to the Trust Indenture and relevant Florida Statutes. The audit has been finalized and the report is substantially complete.

The audit concluded with an unmodified (clean) opinion regarding the financial statements for the fiscal year ending June 30, 2025. The final ACFR will be available on GMX's website following completion of the report. Refer to section 348.0306(9) of the Florida Statutes, which mandates that GMX must finalize an annual financial audit by an independent CPA and publish the audit report on its website. The Trust Indenture requires that the annual financial audit be completed and filed with the Trustee within 180 days after the end of the fiscal year.

MANNER IN WHICH REQUESTED ACTION ADVANCES GMX STRATEGIC GOALS:

The external audit promotes transparency and accountability of the organization's financial information and internal controls.

FISCAL IMPACT:

None

EXHIBITS ATTACHED:

• DRAFT Annual Comprehensive Financial Report (ACFR)

APPROVAL OF AMENDED INVESTMENT POLICY

| Authorized by: Rafael S. Gardia GMX Executive | • | / | | | |
|---|-----|----|-------------------------------|-----|----|
| Motion to Approve by: | | | | | |
| Motion to Approve seconded by | /: | | | | |
| Details of Amended Motion: | | | | | |
| | | | | _ | |
| Board Action: | | | | | |
| Approved:Yes _ | No | | | | |
| Vote: Unanimous | | | | | |
| Roll Call: | | | | | |
| Chair, Fatima Perez | Yes | No | Secretary, Richard Blanco Jr | Yes | No |
| Vice Chair, Rodolfo L. Pages | Yes | No | Member, Daniel Iglesias, P.E. | Yes | No |
| Treasurer, Mariana Cancio | Yes | No | Member, Edward Pidermann | Yes | No |
| | | | Member, Stanley Rigaud | Yes | No |



GREATER MIAMI EXPRESSWAY AGENCY (GMX) 3790 NW 21st Street • Miami, Florida 33142

www.gmx-way.com





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Introductory Section

The Greater Miami Expressway Agency (GMX) was established by the Florida Legislature on July 1, 2023, succeeding the Miami-Dade Expressway Authority (MDX), which operated since 1994. GMX is a user-funded, independent state agency that manages, maintains, and improves five major expressways in Miami-Dade and Monroe Counties.

Its mission is to deliver safe, efficient, and modern transportation infrastructure for South Florida, reinvesting toll revenues into system upgrades, congestion relief, preservation and technology initiatives.

Letter of Transmittal

Pages 8-11

List of Principal Officials

Page 12

Organization Chart

Page 12

Certificate of Achievement for Excellence in Financial Reporting

Page 13

Letter of Transmittal



December XX, 2025

Board of Directors, Bondholders and Expressway Customers

On behalf of the Greater Miami Expressway Agency (GMX), we are pleased to present the Annual Comprehensive Financial Report for the fiscal year ended June 30, 2025. This report was prepared in accordance with Generally Accepted Accounting Principles (GAAP), as promulgated by the Governmental Accounting Standards Board (GASB) and other relevant authorities.

To the best of our knowledge, the information presented is materially accurate and fairly reflects GMX's financial position and operations as of June 30, 2025. Responsibility for accuracy, completeness, and transparency of this report, including all disclosures, rests with GMX management.

Agency Background

GMX was established by the Florida Legislature in 2023, Chapter 348, Section 0304, Florida Statutes, succeeding the Miami-Dade Expressway Authority (MDX). On August 18, 2023, MDX's Board transferred control of the operations and facilities to GMX, as mandated by statute and affirmed by trial court ruling.

MDX and Miami-Dade County challenged the constitutionality of the statute, with legal proceedings continuing through 2024. On February 4, 2025, the County formally ended its challenge, and the Florida Third District Court of Appeal dismissed its appeal on February 25, 2025. MDX withdrew its appeal shortly after, and the court dismissed the case on March 12, 2025. These actions confirmed GMX as the sole governing agency. (See Trial Court Case No. 21-24025-CA for details.)

As of the audit report date, outstanding revenue bonds remain under MDX's name. While GMX assumed all rights and obligations from MDX, the transfer of bond ownership is expected during a

full refunding in fiscal year 2026.

Leadership Update

In February 2025, the GMX Board appointed Rafael S. Garcia as Interim Executive Director. In accordance with, Florida Statute 348, the Board conducted a nationwide search and officially named Mr. Garcia as the permanent Executive Director in early fiscal year 2026.

Management Responsibility

References to "management" pertain to GMX's leadership and governing board. Management is responsible for establishing internal controls to safeguard assets and ensure accurate financial reporting. These controls are designed to provide reasonable, not absolute, assurance that the financial statements are free of material misstatement.

Reporting and Audit Opinion

GMX undergoes an annual external financial audit, including a Single Audit and Florida Single Audit when applicable. These audits assess the Agency's financial statements and compliance with the Single Audit Act, Uniform Guidance, and Florida Single Audit Act.

The Annual Comprehensive Financial Report (ACFR) includes:

- Audited financial statements and disclosures
- Schedule of Net Revenues and Financial Ratios (per trust indenture)
- Additional financial and operational data

Independent auditors CBIZ CPAs P.C. issued an <u>unmodified</u> opinion, confirming GMX's financial statements for the fiscal year ended June 30, 2025, are fairly presented in accordance with GAAP. Their report is included in the financial section of this document.

Following the audit report, the Management's Discussion and Analysis (MD&A) provides a narrative overview of GMX's financial performance and should be read alongside this transmittal letter.

In accordance with Government Auditing Standards, auditors also reviewed GMX's internal controls and compliance with applicable laws, regulations, contracts, and grant agreements. The full audit report is available at www.gmx-way.com.

Reporting Agency

GMX operates five major expressways in Miami-Dade and Monroe Counties:

- SR 112 Airport Expressway
- SR 836 Dolphin Expressway
- SR 874 Don Shula Expressway
- SR 878 Snapper Creek Expressway
- SR 924 Gratigny Parkway

For more details, refer to Note 10 (Litigation and Unasserted Claims) and Note 12 (On Going Considerations and Subsequent Events) in the financial statements.

Board of Directors

As of June 30, 2025, GMX's governing board consists of nine members: eight appointed and one ex officio member (FDOT District VI Secretary). Board members serve voluntarily and receive no compensation.

Revenue Sources

GMX's primary revenue source is tolls collected on its five expressways. These funds support operations, maintenance, and capital improvements. GMX does **not** receive funding from the State of Florida, Miami-Dade County's half-cent sales tax, or state/federal gas taxes.

Under the Trust Indenture, all net revenues are pledged to repay outstanding bond obligations.

Capital Improvement Program (Five-Year Work Program)

GMX's Five-Year Work Program outlines financially feasible projects for FY 2026–2030. Approved by the Board on May 9, 2025, the program totals \$964.9 million, with \$489.4 million already incurred or paid. All current costs are funded on a cash basis from reserves and net revenues.

Projects focus on enhancing connectivity, improving mobility, and elevating quality of life across Miami-Dade County.

Budgetary Control

Per the Trust Indenture and Board policy, GMX prepares a preliminary budget by April 20 each year, with final adoption by June 15. The budget ensures:

- 1. All financial obligations are met
- 2. Effective financial management
- 3. Continuity of public services
- 4. Transparency and accountability

On June 9, 2025, the Board approved the FY 2026 Operating and Capital Budgets, which include:

- \$68.8 million in operating expenses
- \$121.7 million in debt service
- \$330.5 million in non-work program capital expenditures
- \$964.9 million in work program capital projects

Trust Indenture Compliance

In accordance with the Trust Indenture, GMX maintains designated funds reserved for construction, maintenance, operations, sinking fund, and debt service reserve (DSR). Bond interest payments are made semi-annually on January 1 and July 1, except for Series 2005, which pays monthly. Principal payments occur annually on July 1, with one-twelfth of annual obligations deposited monthly into the sinking fund.

As of June 30, 2025:

- Sinking Fund Balance: \$97.9 million
- Debt Service Reserve (DSR): Fully funded at approximately \$109.5 million, based on 125% of average annual debt service. DSR funds may be transferred to the sinking fund if needed.

Continuing Disclosure Information

The ACFR includes required schedules under the Trust Indenture, such as:

- Net Revenues and Financial Ratios
- Toll Revenues and Expenses Summary
- Statistical Section (toll rates, vehicle transactions)
- Capital Projects (see MD&A section)

These disclosures support transparency and compliance with senior lien debt coverage requirements.

Senior Debt Coverage

GMX continues to meet its financial obligations with strong coverage ratios:

- Senior Lien Debt Coverage: 1.97x for FY 2025 and FY 2024 (Trust Indenture minimum: 1.2x; Board policy: 1.5x)
- Net Revenues to All Debt Service & Fund Deposits: 1.45x for FY 2025; 1.47x for FY 2024

Outstanding debt consists solely of senior revenue bonds (see Note 6, "Long-Term Liabilities", in the Notes to the Financial

2025 ANTATIAM ECTAPPEHENSAVE PHAINS LIPERTIAN LIPERTIAN 19

improvements, extraordinary maintenance, and emergency repairs.

Credit Ratings

Credit Ratings

As of this letter:

• Moody's: A3, Stable Outlook (Feb 27, 2025)

Fitch: A-, Stable Outlook (Jul 9, 2025)

S&P: A, Stable Outlook (Jun 26, 2023)

Outlook

Since assuming control on August 18, 2023, GMX has maintained uninterrupted operations, timely payments, and contractual obligations. The transition from MDX has been effectively managed, with asset and liability verification ongoing to ensure transparency.

The transition is substantially complete, with the exception of the transfer of outstanding bonds in MDX's name, which are expected to be refunded and transferred to GMX's name in FY 2026. (See Notes 10 "Litigation and Unasserted Claim, and 12 "Going Concern Considerations and Subsequent Events" in the Notes to the Financial Statements).

Awards and Recognition

For the 18th consecutive year, GMX received the Certificate of Achievement for Excellence in Financial Reporting from the Government Finance Officers Association (GFOA) for the fiscal year ended June 30, 2024. This award recognizes the publication of a well-organized and readable ACFR that meets GAAP and legal standards.

We believe the current ACFR meets these standards and has been submitted to GFOA for consideration for another certificate.

The full report is available at www.gmx-way.com.

Acknowledgments

The timely preparation of this ACFR reflects the dedication and collaboration of GMX's staff. We remain committed to continuous improvement, fiscal responsibility, and accountability to our stakeholders, bondholders, and the public.

Respectfully submitted,

Greater Miami Expressway Agency, on behalf of Miami-Dade Expressway Authority.

GMX List of Principal Officials

Fatima Perez

CHAIR

Governor Appointee

Rodolfo Pages

VICE CHAIR Governor Appointee

Mariana "Marili" Cancio

TREASURER
Governor Appointee

Daniel Iglesias, PE

FDOT DISTRICT VI SECRETARY Ex-Officio

Richard Blanco, Jr.

BOARD MEMBER Governor Appointee

Edward Pidermann

BOARD MEMBER
Miami-Dade Transportation
Planning Organization Appointee

Stanley Rigaud

BOARD MEMBER
Miami-Dade Transportation
Planning Organization Appointee

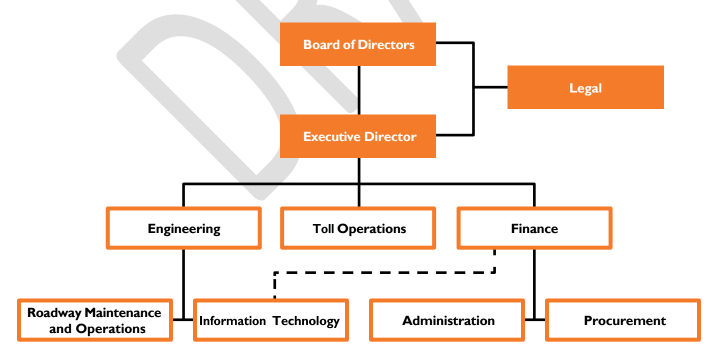
Vacant

BOARD MEMBER
Miami-Dade Board of County
Commissioners Appointee

Vacant

BOARD MEMBER
Miami-Dade Board of County
Commissioners Appointee

Organization Chart



Certificate of Achievement for Excellence in Financial Reporting



Government Finance Officers Association

Certificate of Achievement for Excellence in Financial Reporting

Presented to

Miami-Dade County Expressway Authority Florida

For its Annual Comprehensive Financial Report For the Fiscal Year Ended

June 30, 2024

Executive Director/CEO

Christopher P. Morrill



SR 836 Operational, Capacity, and Interchange Improvements looking westbound at NW 45th Avenue.



Financial Section

This information is presented to provide the readers of these annual financial reports with a narrative overview and discussion of the financial activities of the Agency.

Independent Auditors' Report

Pages 18-22

Management's Discussion and Analysis

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Basic Financial Statements

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Notes to the Financial Statements

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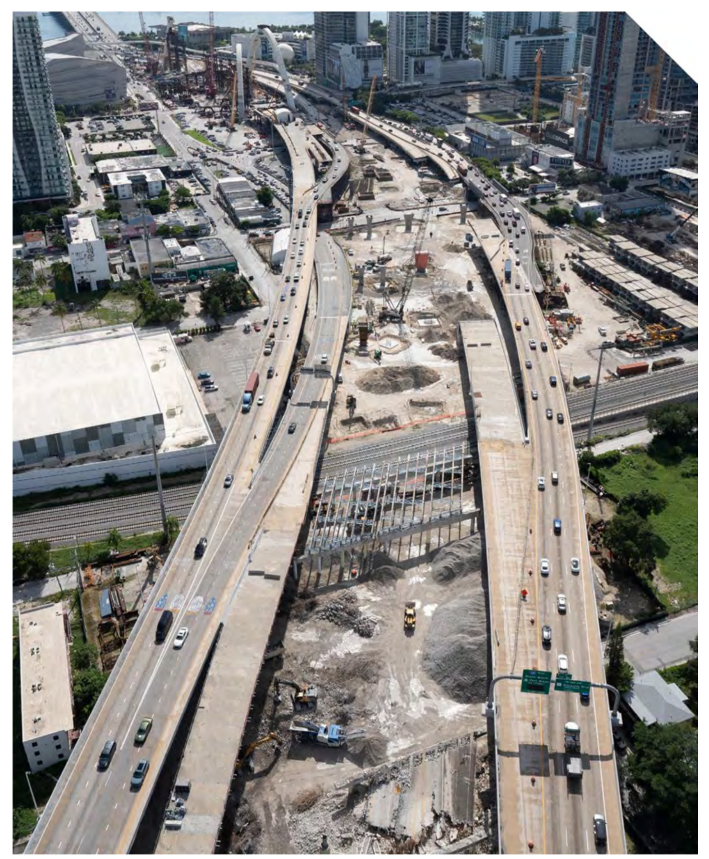
Independent Auditors' Report







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The I-395 signature bridge under construction.

Management's Discussion and Analysis

Management's Discussion and Analysis (MD&A) is presented to provide the readers of these annual financial reports a narrative overview and discussion of the financial activities of the Agency for the fiscal years ended June 30, 2025, 2024 and 2023. The MD&A should be read in conjunction with the financial statements and notes as a whole.

OVERVIEW OF FINANCIAL STATEMENTS

This section provides an introduction to GMX's financial statements and supporting information. The financial statements are prepared using accounting principles similar to those used by private-sector entities.

- Statement of Net Position
 Presents GMX's assets, liabilities, and deferred inflows/outflows. The difference between these is reported as net position, which indicates the Agency's financial health over time.
- Statement of Revenues, Expenses, and Changes in Net Position
 Shows how GMX's net position changed during the fiscal year, reflecting operating results and other financial activity.
- Statement of Cash Flows
 Details GMX's cash receipts and payments,
 highlighting how cash was generated and used throughout the year.

- Notes to the Financial Statements
 Provide essential context and explanations to help readers fully understand the financial data.
- Required Supplementary Information
 Offers additional insights that complement the financial statements and notes.
- Other Supplementary Information Includes data required by trust indentures, such as debt service coverage ratios and compliance reporting.
 - Statistical Section
 Presents historical and trend data on financial performance, toll revenues, traffic volumes, tolling technology, debt capacity, and regional demographics.

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Financial Highlights



Total assets and deferred outflows of resources of \$2.7 billion increased \$85.2 million or 3.3% in fiscal year 2025, compared to an increase of \$60.5 million or 2.4% in fiscal year 2024.



Total capital assets, net of \$2.1 billion remained relatively flat with a slight decrease of \$15.2 million or 0.7% in fiscal year 2025, compared to an increase of \$12.9 million or 0.6% in fiscal year 2024.



Total liabilities and deferred inflows of resources of \$1.2 billion decreased \$66.4 million or 5.1% in fiscal year 2025, compared to a decrease of \$68.2 million or 5.0% in fiscal year 2024.



Net position of \$1.5 billion increased \$151.6 million or 11.5% in fiscal year 2025, compared to an increase of \$128.7 million or 10.8% in fiscal year 2024.



Operating revenues of \$264.9 million had slight decrease of \$355.4 thousand or 0.1% in fiscal year 2025, compared to an increase of \$15.6 million or 6.3% in fiscal year 2024.



Toll and fee revenues, net of \$264.2 million increased \$350.3 thousand or 0.1% in fiscal year 2025, compared to an increase of \$15.7 million or 6.3% in fiscal year 2024.



Operating expenses – including depreciation of \$98.9 million decreased \$4.9 million or 4.7% in fiscal year 2025, compared to an increase of \$7.9 million or 8.2% in fiscal year 2024.



Operating income of \$166.0 million increased \$5.2 million or 3.2% in fiscal year 2025, compared to an increase of \$7.8 million or 5.1% in fiscal year 2024.



Work program capital project expenditures (excluding non-project capital and indirect cost allocation) were \$27.5 million and \$56.9 million in fiscal year 2025 and fiscal year 2024, respectively.



Senior bond coverage ratio was 1.97 in both fiscal years 2025 and 2024.

| Summary | of | Statements | of I | Net Position |
|----------|-----|------------|------|---------------------|
| Julillia | OI. | Statements | OI I | ACC I OSICIOII |

| | 2025 | 2024 | 2023 |
|---|-----------------|-----------------|-----------------|
| Assets and Deferred Outflows of Resources: | | | |
| Current assets | \$478,354,440 | \$377,657,329 | \$327,704,164 |
| Restricted non-current assets | 146,232,047 | 145,243,316 | 143,033,196 |
| Capital assets, net | 2,059,128,296 | 2,074,307,837 | 2,061,375,915 |
| Other non-current assets | 1,079,695 | 1,218,323 | 1,359,347 |
| Total Assets | 2,684,794,479 | 2,598,426,805 | 2,533,472,622 |
| Deferred outflows of resources | 11,216,535 | 12,395,221 | 16,884,189 |
| Total Assets and Deferred Outflows of Resources | 2,696,011,014 | 2,610,822,026 | 2,550,356,812 |
| | | | |
| Liabilities and Deferred Inflows of Resources: | | | |
| Current liabilities | 99,603,003 | 98,158,956 | 100,569,603 |
| Bonds payable, net of current position and bond discounts/premium | 1,114,159,012 | 1,183,088,312 | 1,247,795,237 |
| Derivative instrument fair value | 3,211,901 | 1,963,422 | 3,490,332 |
| Net pension liability | 6,403,360 | 7,033,338 | 6,282,271 |
| Compensated Absences | 179,372 | - | - |
| Total Liabilities | 1,223,566,649 | 1,290,244,028 | 1,358,137,443 |
| Deferred inflows of resources | 2,583,370 | 2,340,910 | 2,649,784 |
| Total Liabilities and Deferred Inflows of Resources | 1,226,140,019 | 1,292,584,938 | 1,360,787,228 |
| Net investment in capital assets | 882,413,380 | 834,257,287 | 758,184,991 |
| Restricted | 296,785,686 | 261,220,365 | 263,089,605 |
| Unrestricted | 290,671,929 | 222,759,436 | 168,294,988 |
| Total Net Position | \$1,469,870,995 | \$1,318,237,088 | \$1,189,569,584 |
| T . 10 | investments | | |

Total Assets and Deferred Outflows of Resources

As of June 30, 2025, and 2024, total assets and deferred outflows of resources were approximately \$2.7 billion and \$2.6 billion, respectively, an increase of \$85.2 million or 3.3% from fiscal year 2024.

As of June 30, 2024, and 2023, total assets and deferred outflows of resources were approximately \$2.6 billion for both years, with an increase of \$60.4 million or 2.4% over fiscal year 2023.

Current, Restricted Non-Current, & Other Non-Current Assets

As of June 30, 2025, and 2024, current, restricted non-current and other non-current assets (excluding capital assets/deferred) were \$625.7 million and \$524.1 million, respectively, an increase of \$101.50 million or 19.4% from fiscal year 2024. The increase was due primarily to an increase in investments and interest on

investments.

As of June 30, 2024, and 2023, current, restricted non-current and other non-current assets (excluding capital assets/deferred) were \$524.1 million and \$472.1 million, respectively, an increase of \$52.0 million or 11.0% from fiscal year 2023. The increase was due primarily to the use of both restricted and unrestricted funds for expenditures related to capital projects, as well as an increase in current assets related to cash investments.

Capital Assets

As of June 30, 2025, and 2024, capital assets, net were \$2.1 billion for both years, a decrease of \$15.2 million or approximately 0.7% from fiscal year 2024. This was due primarily to a decrease in construction in progress during the fiscal year, offset by land purchases and projects placed in service.

FINANCIAL SECTION

MANAGEMENT'S DISCUSSION AND ANALYSIS



As of June 30, 2024, and 2023, capital assets, net were also approximately \$2.1 billion for both years, an increase of \$12.9 million or 0.6% from fiscal year 2023. The increase was due primarily to land purchases and additions to construction in progress, offset by depreciation.

See Note 4, "Capital Assets", in the Notes to the Financial Statements.

For fiscal years 2025 and 2024, the additions to construction in progress included expenditures for capital projects of \$27.5 million and \$56.9 million, respectively; expenditures for non-project capital of \$339.0 thousand and \$1.3 million, respectively; and indirect cost allocations of \$2.0 million and \$1.5 million, respectively.

For fiscal years 2024 and 2023, the additions to construction in progress included expenditures for capital projects of \$56.9 million and \$66.0 million, respectively; expenditures for non-project capital of \$1.3 million and \$545.0 thousand, respectively; and indirect cost allocations of \$1.5 million and \$1.7 million, respectively.

Construction in Progress – Major capital projects completed, contributed, and/or placed into service during Fiscal Year 2025 included the following:

Project 83634-001 – SR 836 New HEFT Ramp Connections – This project constructed new ramps from eastbound SR 836 to northbound Homestead Extension of the Florida's Turnpike (HEFT) and from southbound HEFT to westbound SR 836. Additionally, SR 836 ramp connections were provided to access the Dolphin Station Park-and-Ride site. The total project cost was estimated at \$55.7 million with \$4.5 million expended in fiscal year 2025. Construction began in the summer of FY 2022 and was completed and opened to traffic on October 23, 2024.

Dolphin Expressway (SR 836):

Project 83611-001, 002 – SR 836/I-95 Interchange Improvements – The Agency partnered with the Florida Department of Transportation (FDOT) to acquire right-of-way, design, and build the SR 836 improvements from NW 17th Avenue to I-95 in conjunction with the I- 95/I-395 project. Improvements to SR 836 from NW I7th Avenue to I-95 include widening in both directions and a new elevated four-lane viaduct to bypass lower-level traffic and enhance access Downtown and Miami Beach. The project will improve access to the Health District by providing improved connections to the area from I-95 and SR 836. The design-build contract was executed in July 2018, and completion is anticipated by FY 2029. The total project cost is estimated at \$279.1 million, with \$9.7 million expended in fiscal year 2025.

Project 83618-001 – SR 836 Southwest Extension/Kendall Parkway – This 14-mile multimodal corridor will extend SR 836 from NW 137th Avenue to SW 136th Street, offering southwestern Miami-Dade residents enhanced travel options. The project includes limited access lanes, new interchanges, a multi-use trail for walking and biking, and preservation of at least 1,000 acres of land in its natural state.

Key improvements include widening SR 836 eastbound from 107th to 97th Avenue, and upgrades to 137th Avenue, 157th Avenue, SW 88th Street, and SW 104th Street to improve access and connectivity.

Plans also include express bus service linking southwest Miami-Dade to major employment centers, supported by park-and-ride facilities near SW 88th Street and SW 136th Street.

GMX is currently coordinating environmental permitting, contamination assessments, geotechnical studies, and right-of-way acquisition. Final design and construction are pending funding. The preliminary project cost is estimated at nearly \$2.0 billion, with \$2.2 million expended in FY 2025.

Project 83618-007 – SR 836 Widening (HEFT to 97th Avenue) - This project adds one lane in each direction on SR 836 between the Homestead Extension of Florida's Turnpike (HEFT) and 97th Avenue to relieve congestion and eliminate bottlenecks. Final design is scheduled to begin in FY 2026. The estimated total cost is \$52.5 million, with \$98,700 expended in FY 2025.

Project 83618-009 – SW 137th avenue widening (SW 8th St. to SW 26th St.) - This project will expand SW 137th Avenue from four to six lanes between SW 8th Street and SW 26th Street, improving traffic flow and reducing

congestion. As a key connector to the western end of SR 836, the upgraded corridor will include one additional lane in each direction.

GMX will finance, procure, and manage construction as a contributory asset to Miami-Dade County. Final design is complete, and construction is expected to begin in FY 2026. The total estimated cost is \$14.8 million, with \$173,600 expended in FY 2025.

Gratigny Parkway (SR 924):

Project 92404-001 – SR 924 Extension HEFT – GMX completed the PD&E study for a 2.3-mile extension of SR 924 west to the Homestead Extension of Florida's Turnpike (HEFT). Florida's Turnpike Enterprise (FTE) is currently constructing substructures and drainage in key areas as part of a larger project. GMX's current work program includes limited right-of-way acquisition from willing sellers.

Final design and construction of the SR 924 mainline from 97th Avenue to HEFT are pending funding. Once funded, the project will enhance connectivity to HEFT and I-75 via NW 138th Street, improve access to major activity centers in northwest Miami-Dade, and complete GMX's initial improvements to NW 138th Street.

The funded portion totals \$41.3 million, with \$55,000 expended in FY 2025.

Major upcoming capital projects in FY 2026 and beyond include the following:

Project 11212-000 – SR 112 Ramp Improvements at NW 37th Avenue - This project will build a partial interchange at SR 112 and NW 37th Avenue, including signal upgrades, to improve access to a nearby industrial hub and reduce congestion on LeJeune Road and NW 36th Street. Completion is expected to add over 7,400 vehicles to the corridor. Design-build will begin after environmental documentation is finalized. The estimated project cost is \$35.3 million, with \$71,000 expended in FY 2025.

Project 11214-000 - SR 112 Corridor

Modernization - This project funds a Project Development & Environment (PD&E) Study from the main entrance of Miami International Airport (NW 21st Street) to I-95. The study aims to modernize SR 112 bridges, improve safety and efficiency at NW 22nd and NW 27th Avenue ramps, and add shoulders where none exist. The PD&E Study will begin in FY 2026 and span three years. Future projects based on the study will be included in upcoming work program cycles. The estimated study cost is \$5.6 million, with no expenditures in FY 2025.

Project 83635-000 – SR 836 Improvements (West of SR 826 to East of SR 923/Le Jeune Road) – This project funds a Project Development & Environment (PD&E) Study to evaluate potential widening and interchange upgrades along SR 836 to reduce congestion. The study will begin in FY 2026 and

reduce congestion. The study will begin in FY 2026 and span three years. Future projects based on its findings will be added to upcoming work program cycles. The estimated cost is \$4.7 million, with no expenditure in FY 2025.

Project 87413-000 – SR 874/SW 72nd Street Interchange Improvements – This project will build a partial interchange at SR 874 and SW 72nd Street to improve access to the highway system and reduce congestion at key intersections. Design-build is expected to begin in FY 2027, following completion of environmental documentation. The estimated cost is \$33.2 million, with \$527,000 expenditure in FY 2025.

Project 92408-001 – SR 924 Partial Interchange at NW 67th Avenue – This project will add a westbound on- and off-ramp and an eastbound onramp at NW 67th Avenue, improving access to SR 924 and easing congestion in Miami Lakes and Hialeah. Completion is expected to add over 5,000 vehicles to the corridor. Design-build is scheduled to begin in FY 2027 following environmental clearance. The estimated cost is \$71.3 million, with \$454,400 expended in FY 2025.

(See Note 4, "Capital Assets", in the Notes to the Financial Statements for more information.)

Deferred Outflows of Resources

As of June 30, 2025, and 2024, the Agency's deferred outflows of resources totaled \$11.2 million and \$12.4 million, respectively.

As of June 30, 2024, and 2023, the Agency's deferred outflows of resources totaled \$12.4 million and \$16.9 million, respectively.

| | 2025 | 2024 | 2023 |
|--------------------|--------------|--------------|--------------|
| Interest Rate Swap | \$3,211,901 | \$1,963,422 | \$3,490,332 |
| Derivative | | | |
| Instrument | | | |
| Deferred Charges | 5,795,980 | 8,056,953 | 10,739,384 |
| Due to Refundings | | | |
| Pension | 2,208,654 | 2,374,845 | 2,654,473 |
| Total Deferred | \$11,216,535 | \$12,395,221 | \$16,884,189 |
| Outflows | | | |

Fiscal year 2025 deferred outflows of resources decreased \$1.2 million or approximately 9.5% from fiscal year 2024, primarily due to an increase in the negative fair value of the derivative of \$1.2 million and a decrease in net deferred refunding amounts amortization of \$2.3 million.

Fiscal year 2024 deferred outflows of resources decreased \$4.5 million or 26.6% from fiscal year 2023, primarily due to decreases in the negative fair value of the derivative of \$1.5 million and net deferred refunding amounts amortization of \$2.7 million.

Total Liabilities and Deferred Inflows of Resources

As of June 30, 2025, and 2024, total liabilities and deferred inflows of resources were approximately \$1.2 billion and \$1.3 billion, respectively, a decrease of \$66.4 million or 5.1% from 2024.

As of June 30, 2024, and 2023, total liabilities and deferred inflows of resources were approximately \$1.3 billion and 1.4 billion respectively, a decrease of \$68.2 million or 5.0% from 2023.

Current Liabilities

As of June 30, 2025, and 2024, the Agency's current liabilities totaled \$99.6 million and \$98.2 million, respectively. As of June 30, 2024, and 2023, the Agency's current liabilities totaled \$98.2 million and \$100.6 million, respectively.

Fiscal year 2025 current liabilities increased \$1.4 million or 1.5% from fiscal year 2024, primarily due to an increase in the current portion of revenue and refunding bonds payable of \$5.0 million, offset by decreases in accrued interest payable of \$1.4 million and accrued expenses, accounts and contracts payable with an approximate combined value of \$2.1 million.

Fiscal year 2024 current liabilities decreased \$2.4 million or 2.4% from fiscal year 2023, primarily due to decreases in accounts and contracts payable of \$6.6 million and accrued interest payable of \$1.2 million, partially offset by an increase in the current portion of revenue and refunding bonds payable of \$5.5 million.

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Bonds Payable, net of Current Portion and Bond Discounts/Premium

| | 2025 | 2024 | 2023 |
|--|-----------------|------------------|------------------|
| Bonds Outstanding | \$1,141,030,000 | \$ 1,198,100,000 | \$ 1,249,685,000 |
| Net Bond Discounts/Premium | 35,149,012 | 42,058,312 | 49,695,237 |
| Total Revenue Bonds, Net | 1,176,179,012 | 1,240,158,312 | 1,299,380,237 |
| Current Portion of Revenue Bonds Payable | (62,020,000) | (57,070,000) | (51,585,000) |
| Total Long-Term Revenue Bonds | \$1,114,159,012 | \$1,183,088,312 | \$1,247,795,237 |

As of June 30, 2025, and 2024, the Agency's outstanding long-term bonds payable (net of current portion, bond discounts/premium) totaled \$1.1 billion and \$1.2 billion, respectively. As of June 30, 2025, and 2024, the Agency's long-term bonds consist of 94.5% fixed rate and 5.5% variable rate in both fiscal years.

As of June 30, 2024, and 2023, the Agency's outstanding long-term bonds payable (net of current portion, bond discounts/premium) totaled \$1.2 billion for both years. As of June 30, 2024, and 2023, the Agency's long-term bonds consist of 94.5% fixed rate and 5.5%.

See Note 6, "Long Term Liabilities", in the Notes to the Financial Statements for a more detailed discussion.

Net Pension Liability

As of June 30, 2025, 2024, and 2023, net pension liability totaled \$6.4 million, \$7.0 million, and \$6.3 million, respectively. These amounts are based on information and actuarial calculations provided by the State of Florida Retirement System (FRS).

Other Long-Term Liabilities

As of June 30, 2025, 2024, and 2023, other long-term liabilities totaled \$179,372, \$0, and \$0, respectively, comprised of the non-current portion of compensated absences.

Derivative Instrument Fair Value

As of June 30, 2025, 2024, and 2023, derivative instrument fair value totaled \$3.2 million, \$2.0 million, and \$3.5 million, respectively. The increase of \$1.2 million or 63.6% from 2024, and decrease of \$1.5 million or 43.7 from 2023, were due to market fluctuations on the outstanding swap related to the derivative instrument of the Toll System Revenue Bonds, Series 2005 of \$64.9 million, \$66.6 million, and \$68.2 million, respectively.

Deferred Inflows of Resources

| | 2025 | 2024 | 2023 |
|---------------------------------------|--------------|--------------|--------------|
| Deferred Charges Due to Refundings | \$ 1,479,143 | \$ 1,644,154 | \$ 1,809,165 |
| Pension | 1,104,227 | 696,756 | 840,619 |
| Total Deferred Inflows | \$2,583,370 | \$2,340,910 | \$2,649,784 |

As of June 30, 2025, 2024 and 2023, deferred inflows of resources totaled \$2.6 million, \$2.3 million, and \$2.6 million, respectively.

Fiscal year 2025 deferred inflows of resources decreased \$242,460 or 10.4% from fiscal year 2024, due to decreases related to pensions and deferred charges because of the current year amortization of refundings.

Fiscal year 2024 deferred inflows of resources decreased \$308,874 or 11.7% from fiscal year 2023, due to decreases related to pensions and deferred charges because of current year amortization of refundings.

Net Position

As of June 30, 2025, and 2024, the net position totaled \$1.5 billion and \$1.3 billion, respectively, an increase of \$151.6 million or 11.5% from fiscal year 2024.

As of June 30, 2025, and 2024, net position is comprised of net investment in capital assets of \$882.4 million and \$834.3 million, respectively; restricted of \$296.8 million and \$261.2 million, respectively; and unrestricted of \$290.7 million and

\$222.8 million, respectively.

As of June 30, 2024, and 2023, net position is comprised of net investment in capital assets of \$834.3 million and \$758.2 million, respectively; restricted of \$261.2 million and \$263.1 million, respectively; and unrestricted of \$222.8 million and \$168.3 million, respectively.

Summary of Statements of Revenues, Expenses, and Changes in Net Position

| | 2025 | 2024 | 2023 |
|--|--------------------------|------------------|-----------------|
| Operating Revenues: | | | |
| Toll and Fee Revenues, Net | \$264,237,041 | \$263,886,705 | \$248,160,305 |
| Other Revenues | 671,803 | 666,765 | 744,450 |
| Total Operating Revenues | 264,908,844 | 264,553,469 | 248,904,755 |
| Operating Expenses: | | | |
| Operations | 37,583,324 | 37,523,602 | 33,067,182 |
| Maintenance | 10,607,615 | 11,515,844 | 8,779,021 |
| Administration | 6,304,596 | 7,997,120 | 6,345,281 |
| Depreciation and Amortization | 44,401,756 | 46,724,929 | 47,696,188 |
| Total Operating Expenses | 98,897,291 | 103,761,495 | 95,887,673 |
| Total Operating Income | 166,011,553 | 160,791,975 | 153,017,082 |
| Non-Operating Revenues (Expenses): | | | |
| Investment Income | 25,455,821 | 23,246,446 | 14,698,001 |
| Miscellaneous Income | 2,444 | - | - |
| Interest Expense and Amortization | (52,781,645) | (55,370,917) | (57,531,726) |
| Gain on Sale/Disposal of Assets | 8,566 | - | - |
| Disposal of Assets | (282,274) | - | (5,771,934) |
| Contributions to Other Governments | (943,039) | - | (16,553,937) |
| Total Non-Operating Revenues (Expenses) | (28,540,127) | (32,124,471) | (65,159,597) |
| Income before Contributions | 137,471,426 | 128,667,504 | 87,857,485 |
| Contributions from other governments | 13,205,984 | | |
| Change in Net Position | 150,677,410 | 128,667,504 | 87,857,485 |
| Net Position, Beginning as Previously Reported | 1,318,237,088 | 1,189,569,584 | 1,101,712,099 |
| Error Correction (see Note 4 "Capital Assets") | 956,497 | - | - |
| Net Position, Beginning as Restated | 1,319,193,585 | 1,189,569,584 | 1,101,712,099 |
| Net Position, End of Year | \$1,469,870,995 | \$1,318,237,088 | \$1,189,569,584 |
| | respectively, an increas | e of \$355.4 the | ousand or 0.19 |

Operating Revenues

Total operating revenues were \$264.9 million and \$264.6 million for fiscal years 2025 and 2024,

respectively, an increase of \$355.4 thousand or 0.1% from fiscal year 2024.

Total operating revenues were \$264.6 million and \$248.9

million for fiscal years 2024 and 2023, respectively, an increase of \$15.6 million or 6.3% from fiscal year 2023.

Toll and Fee Revenues, net

GMX's all-electronic tolling system enables customers to travel at highway speeds without stopping, enhancing convenience and efficiency across the Agency's network. Toll revenues are generated primarily through prepaid transponders (such as SunPass®) and Toll-By-Plate (TBP).

Transponder users have tolls automatically deducted from their accounts. TBP users receive invoices with license plate images and detailed toll transactions, billed at TBP rates.

In addition to tolls, GMX collects fee revenues from late payments, distributed by the agency's participation agreement. Revenues are recognized upon receipt, with receivables recorded for transactions processed through the Florida Centralized Customer Service System (CCSS).

Net toll and fee revenues totaled \$264.2 million in FY 2025, a slight increase from \$263.9 million in FY 2024. The year-over-year growth of \$350.0 thousand (0.1%) reflects rising transaction volumes and continued demand for GMX's reliable tolling system.

For comparison, net toll and fee revenues were \$263.9 million in FY 2024 and \$248.2 million in FY 2023, representing a \$15.7 million (6.3%) increase year-over-year.

During fiscal year 2025, the Agency contributed to the State of Florida Toll Relief program. Eligible drivers with thirty-five (35) or more SunPass® transactions in the calendar month received a fifty percent (50%) credit on eligible transactions to their SunPass® account in the following month. The total contribution for the program was approximately \$8.7 million, offset against toll revenues, net.

In fiscal year 2024, the Agency instituted a South Florida Saves discount. Eligible drivers with forty (40) or more SunPass® transactions in the calendar month received twenty percent (20%) credit on eligible transactions to their SunPass® account in the following month. The fiscal year 2024 program ran from January I, 2024, through March 31, 2024. The total credit for the three-month program was approximately \$4.0 million, offset against toll revenues, net.

Other Revenues

Other revenues were \$671,803, \$666,765, and \$744,450 for fiscal years 2025, 2024, and 2023, respectively. Other revenues consist of short-term right-of-way parcel leases, and other miscellaneous revenue.

Operating Expenses

Total operating expenses (including depreciation and amortization) were \$98.9 million and \$103.8 million for fiscal years 2025 and 2024, respectively. Operating expenses decreased \$4.9 million or 4.7% from fiscal year 2024, primarily due to maintenance costs, professional contracted services and depreciation. Total operating expenses (including depreciation and amortization) were \$103.8 million and \$95.9 million for fiscal years 2024 and 2023, respectively. Operating expenses increased \$7.9 million or 8.2% from fiscal year 2023, primarily due to increases in CCSS operational costs, roadway maintenance costs and professional contracted services; partially offset by depreciation.

Operations

Operations expenses were \$37.6 million and \$37.5 million for fiscal years 2025 and 2024, respectively, an increase of \$60,000 or 0.2% from fiscal year 2024, due primarily to an increase in service patrols, toll infrastructure repairs/parts, and promotional campaigns; partially offset by a decrease in TMC staffing costs, pension related benefits and CCSS costs.

Operations expenses were \$37.5 million and \$33.1 million for fiscal years 2024 and 2023, respectively, an increase of \$4.5 million or 13.5% from fiscal year 2023, due primarily to an increase in CCSS processing costs as a result of increased accounts and transactions in keeping with increased revenues.

The majority of toll operations expenses go towards the Agency's portion of the CCSS agreement to administer electronic toll and Toll-By-Plate activities, as well as a subsidy to incentivize customers to use SunPass® in order to reduce processing costs. Toll operations charges also include costs for ongoing services to support tolling operations, such as image review, software and hardware maintenance support, Intelligent Transportation Systems (ITS), traffic and revenue studies, and other support services.

Roadway operations charges consist of the Agency's share of the costs to operate the SunGuide Transportation Management Center (TMC), costs to provide service patrols on the expressway system, roadway lighting, roadway operations support costs, and system insurance.

Internal staff and other expenses consist of salaries, taxes, and benefits for eleven (II) full-time positions in toll and roadway operations and communications, and related administrative costs.

Maintenance

Maintenance expenses were \$10.6 million and \$11.5 million for fiscal years 2025 and 2024, respectively, a decrease of \$908,000 or 7.9% from fiscal year 2024, due primarily to structures maintenance and inspection, and general engineering consultant support; partially offset by four (4) new staff positions.

Maintenance expenses were \$11.5 million and \$8.8 million for fiscal years 2024 and 2023, respectively, an increase of \$2.7 million or 31.2% from fiscal year 2023, due primarily to structures maintenance and inspection, roadway signage updates, and the costs of new maintenance contracts procured in 2023.

Maintenance expenses consist of roadway and facility maintenance services such as pavement repair, drainage maintenance, roadway signage, guardrail and attenuator maintenance; as well as ongoing systemwide structural inspections in keeping with the following federally required inspection cycles: every two (2) years for bridge & overhead signs, every five (5) years for high mast lighting poles, and every ten (10) years for bridge load ratings; maintenance and/or replacement of LED lighting, Reflective Pavement Markings (RPM); ITS maintenance and consultant support services.

Internal staff and other expenses consist of salaries, taxes, and benefits for five (5) full-time positions in maintenance, and related administrative costs.

Administration

Administration expenses were \$6.3 million and \$8.0 million for fiscal years 2025 and 2024, respectively, a decrease of \$1.7 million or 21.2% from fiscal year 2024, due to decreases in litigation services, pension related benefits and indirect cost of salaries allocated to capital; partially offset by increases related to the HQ building roof and new staff positions.

Administration expenses were \$8.0 million and \$6.3 million for fiscal years 2024 and 2023, respectively, an increase of \$1.7 million or 26.0% from fiscal year 2023, due primarily to an increase in professional contracted services related to litigation.

Professional services consist of general engineering consulting, annual audit and support, financial advisor and investments, legal, state and advocacy consultants, treasury and bond administration, industry and community memberships, and small and local business outreach.

Office administration consists of headquarters utilities, janitorial, repairs, supplies, vehicles, insurance, information technology, and training.

Internal staff and other expenses consist of salaries, taxes, and benefits for twenty-six (26) full time positions in the following areas: executive, legal, engineering, finance, procurement, general administration, and IT headquarters staff, as well as education, training, professional memberships and licenses.

Depreciation and Amortization

Depreciation and amortization expense was \$44.4 million and \$46.7 million for fiscal years 2025 and 2024, respectively, a decrease of \$2.3 million or 5.0% from fiscal year 2024.

Depreciation and amortization expense was \$46.7 million and \$47.7 million for fiscal years 2024 and 2023, respectively, a decrease of \$970,000 or 2.0% from fiscal year 2023.

Depreciation and amortization expenses reduce the value of the Agency's capital assets as they reach their useful life and are fully depreciated. See Note 1, "Summary of Organization and Significant Accounting

Policies", and Note 4, "Capital Assets", in the Notes to the Financial Statements for more information on depreciation of capital assets.

Non-Operating Revenue

Investment Income

Investment income was \$25.5 million, \$23.2 million, and \$14.7 million for fiscal years 2025, 2024, and 2023, respectively. Investment income increased \$2.2 million or 9.5% in fiscal year 2025, compared to an increase of \$8.5 million or 58.2% in fiscal year 2024.

Investment income consists of interest received on cash and investment holdings, which fluctuate based on reinvestment yields and changes in the fair value of investments.

Non-Operating Expenses

Interest Expense and Amortization

Interest expense and amortization were \$52.8 million, \$55.4 million, and \$57.5 million for fiscal years 2025, 2024, and 2023, respectively. Interest expense and amortization decreased \$2.6 million or 4.7% in fiscal year 2025, compared to a decrease of \$2.2 million or 3.8% in fiscal year 2024.

For both fiscal years 2025 and 2024, the decrease was due primarily to interest paid on revenue and refunding bonds payable, based on the debt service schedule.

Disposal of Assets

Disposal of assets were \$282.3 thousand, \$0, and \$5.8 million for fiscal years 2025, 2024, and 2023, respectively. Disposal of assets increased \$282,274 or 100.0% in fiscal year 2025, compared to a DEcrease of \$5.8 million or 100.0% in fiscal year 2024.

Disposals are due to capital expenditures related to impaired tolling equipment and asphalt replaced with projects completed in the current fiscal year; headquarter equipment damaged by a roof leak; work-in-progress costs for PD&E

and miscellaneous project development of non-viable projects; and capital expenditures related to right-of-way properties that will no longer be acquired.

Contributions from/to Other Governments

Contributions from/to other governments represent amounts received from and donated to other entities for design and/or construction of capital projects and land acquisition.

Contributions from other governments were \$13.2 million, \$0, and \$0, for fiscal years 2025, 2024 and 2023, respectively. In fiscal year 2025, the Agency reported receivables of \$8.2 million and \$5.0 million for additional scope requested by Miami-Dade County (MDC) on completed projects 50001 and 83634, respectively.

Contributions to other governments were \$943,039, \$0, and \$16.5 million, for fiscal years 2025, 2024 and 2023, respectively. In fiscal years 2025 and 2023, the Agency's projects 83634 and 87410, respectively, had certain improvements constructed and permitted on right-of-way belonging to MDC. The amounts attributable to these improvements are reflected below under contributions to other governments.

| | 2025 | 2024 | 2023 | | | |
|-------------------------------------|--------------|----------|-----------------|--|--|--|
| Contribution from Other Governments | | | | | | |
| Project 50001 from MDC DTPW | \$ 8,218,816 | \$ | - \$ - | | | |
| Project 83634 from MDC | \$ 4,987,168 | \$ | - \$ - | | | |
| Subtotal | \$13,205,984 | \$ | - \$ - | | | |
| Contribution to Other Governments | | | | | | |
| Project 83634 to MDC | \$ (943,039) | 5 | - \$ - | | | |
| Project 87410 to MDC | \$ - \$ | ÷ | \$ (16,533,937) | | | |
| Subtotal | \$ (943,039) | 5 - | \$ (16,533,937) | | | |
| Net Contribution | \$12,262,945 | \$ | - \$16,533,937 | | | |

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Debt Ratios

The Agency's senior lien debt service coverage ratio for all bonds was 1.97 in fiscal year 2025, 1.97 in fiscal year 2024, and 1.88 in fiscal year 2023. The Agency's ratio of net revenues to total debt service and other funding payments was 1.45 in fiscal year 2025, 1.47 in fiscal year 2024, and 1.25 in fiscal year 2023.

Funding payments are for deposits to the renewal and replacement fund for long-term renewal and replacement and the cash portion of projects under contract. The Agency has no subordinate or other outstanding debt, only senior lien debt for the repayment of principal and interest on the outstanding revenue bonds.

| Debt Service for All Bonds | | | | | | |
|---------------------------------------|----------------------|--------------|---------------|--------------|--------------|---------------|
| | | 20 | 25 | | 2024 | |
| | Principal | Interest | Total | Principal | Interest | Total |
| Series 2005 (variable) | \$1,665,000 | \$3,770,073 | \$5,435,073 | \$1,670,000 | \$3,908,177 | \$5,578,177 |
| Series 2010A | - | 16,908,555 | 16,908,555 | - | 16,908,555 | 16,908,555 |
| Series 2013A | 18,450,000 | 7,511,625 | 25,961,625 | 17,575,000 | 8,390,375 | 25,965,375 |
| Series 2013B | - | 3,737,500 | 3,737,500 | - | 3,737,500 | 3,737,500 |
| Series 2014A | 8,400,000 | 13,831,791 | 22,231,791 | 8,000,000 | 14,231,791 | 22,231,791 |
| Series 2014B | 33,505,000 | 6,890,750 | 40,395,750 | 29,825,000 | 8,382,000 | 38,207,000 |
| Series 2016A | - | 4,791,000 | 4,791,000 | - | 4,791,000 | 4,791,000 |
| Senior Debt Service | \$62,020,000 | \$57,441,294 | \$119,461,294 | \$57,070,000 | \$60,349,398 | \$117,419,398 |
| | | | | | | |
| Other Funding - Annual Ren | ewal & Replacement | | \$42,903,298 | | | \$39,468,981 |
| (Funds transferred from Revenue Fund) | | | | | | |
| | | | | | | |
| All Debt Service and All Oth | ner Funding Payments | | \$162,364,592 | | | \$156,888,380 |

| Fiscal Years | | | |
|--|---------------|---------------|---------------|
| | 2025 | 2024 | 2023 |
| Net Revenues | \$235,869,131 | \$230,763,349 | \$215,411,271 |
| Senior Lien Debt Service | \$119,461,294 | \$117,416,398 | \$114,365,037 |
| Ratio of Debt Service Coverage | 1.97 | 1.97 | 1.88 |
| | | | |
| All Funding Requirements | \$42,903,298 | \$39,468,981 | \$58,262,940 |
| Senior Debt & All Funding Requirements | \$162,364,592 | \$156,888,380 | \$172,627,977 |
| Ratio of Debt & All Funding Requirements | 1.45 | 1.47 | 1.25 |

Requests for Information

This financial report is designed to provide a general overview of the Entity's finances.

Questions concerning any of the information provided in this report or requests for additional financial information should be addressed by submitting a Public Records Request via web https://gmx-way.com/public-records-request, email publicrecords@gmx-way.com, telephone (305) 637-3277 ×2000, facsimile (305) 637-2537, mail or in person at Greater Miami Expressway Agency, 3790 NW 21st Street, Miami, FL 33142. This Annual Comprehensive Financial Report and prior fiscal years are available at the Agency's website: www.gmx-way.com.



An example of the Systemwide Wrong-Way Safety Program, which includes the installation of signs; pavement markings; and systems for detecting, alerting and reporting wrong-way traffic.

Basic Financial Statements

Statements of Net Position

As of June 30, 2025, and 2024

| | 2025 | 2024 |
|---|-----------------|-----------------|
| Assets | | |
| Current Assets: | | |
| Cash and Cash Equivalents | \$ 132,826,690 | \$ 107,097,797 |
| Restricted Cash and Cash Equivalents | 190,594,660 | 163,802,130 |
| Investments | 121,539,878 | 82,851,671 |
| Restricted Investments | 9,986,310 | 14,715,546 |
| Accounts Receivable, Net | 21,087,237 | 7,792,662 |
| Prepaid Expenses | 2,319,664 | 1,397,523 |
| Total Current Assets | 478,354,440 | 377,657,329 |
| Restricted Non-Current Assets: | | |
| Restricted Cash and Cash Equivalents | 29,085,650 | 2,245,659 |
| Restricted Investments | 117,146,398 | 142,997,657 |
| Total Restricted Non-Current Assets | 146,232,047 | 145,243,316 |
| Capital Assets: | | |
| Right to Operate the System | 76,644,762 | 76,644,762 |
| Construction in Process | 288,386,431 | 321,376,664 |
| Other Non-Depreciable Capital Assets | 711,796,184 | 691,359,331 |
| Depreciable Capital Assets, Net | 982,286,686 | 984,927,080 |
| Right to use SBITA | 14,233 | - |
| Total Capital Assets, Net | 2,059,128,296 | 2,074,307,837 |
| Other Non-Current Assets | 1,079,695 | 1,218,323 |
| Total Non-Current Assets | 2,206,440,039 | 2,220,769,476 |
| Total Assets | 2,684,794,479 | 2,598,426,805 |
| | · | |
| Deferred Outflows of Resources | 11,216,535 | 12,395,221 |
| | · | |
| Total Assets and Deferred Outflows of Resources | \$2,696,011,014 | \$2,610,822,026 |

Due to rounding of whole numbers, some tables may not add to total.

Statements of Net Position (Continued)

As of June 30, 2025, and 2024

| | 2025 | 2024 |
|--|-----------------|-----------------|
| Liabilities | | |
| Current Liabilities: | | |
| Accounts and Contracts Payable | \$ 8,713,275 | \$ 9,405,753 |
| Accrued Expenses and Other Liabilities | 1,721,461 | 3,138,675 |
| Accrued Interest Payable | 27,148,267 | 28,544,529 |
| Current Portion of Bonds Payable | 62,020,000 | 57,070,000 |
| Total Current Liabilities | 99,603,003 | 98,158,956 |
| Long-Term Liabilities: | | |
| Revenue Bonds Payable, Net of Current Portion and Discounts/Premiums | 1,114,159,012 | 1,183,088,312 |
| Derivative Instrument Fair Value | 3,211,901 | 1,963,422 |
| Net Pension Liability | 6,403,360 | 7,033,338 |
| Compensated Absences | 179,372 | - |
| Total Long-Term Liabilities | 1,123,953,645 | 1,192,085,072 |
| Total Liabilities | 1,223,556,649 | 1,290,244,028 |
| | | |
| Deferred Inflows of Resources | 2,583,370 | 2,340,910 |
| | | |
| Total Liabilities and Deferred Inflows of Resources | 1,226,140,019 | 1,292,584,938 |
| | | |
| Net Position | | |
| Net Investment in Capital Assets | 882,413,380 | 834,257,287 |
| Restricted for: | | |
| Debt Service | 180,964,192 | 177,473,671 |
| Operations and Maintenance | 8,159,494 | 25,332,535 |
| Renewal and Replacement | 107,662,000 | 58,414,159 |
| Unrestricted | 290,671,929 | 222,759,436 |
| Total Net Position | 1,469,870,995 | 1,318,237,088 |
| | | |
| Total Liabilities, Deferred Inflows of Resources, and Net Position | \$2,696,011,014 | \$2,610,822,026 |
| | | (Concluded) |

(Concluded)

Due to rounding of whole numbers, some tables may not add to total.

The accompanying notes are an integral part of the Authority's financial statements.



Statements of Revenues, Expenses and Changes in Net Position Fiscal Years Ended June 30, 2025, and 2024

| | 2025 | 2024 |
|--|-----------------|------------------|
| Operating Revenues: | | |
| Toll Revenues, Net | \$ 248,507,225 | \$ 249,114,887 |
| Fee Revenues | 15,729,817 | 14,771,818 |
| Other Revenues | 671,803 | 666,765 |
| Total Operating Revenues | 264,908,844 | 264,553,469 |
| Operating Expenses: | | |
| Operations | 37,583,324 | 37,523,602 |
| Maintenance | 10,607,615 | 11,515,844 |
| Administration | 6,304,596 | 7,997,120 |
| Depreciation and Amortization | 44,401,756 | 46,724,929 |
| Total Operating Expenses | 98,897,291 | 103,761,495 |
| Operating Income | 166,011,553 | 160,791,975 |
| New Countries Brown (Ferman) | | |
| Non-Operating Revenues(Expenses): | 25 455 021 | 22.244.444 |
| Investment Income | 25,455,821 | 23,246,446 |
| Miscellaneous Income | 2,444 | (55.270.017) |
| Interest Expense | (52,781,645) | (55,370,917) |
| Gain on Disposal of Assets | 8,566 | _ |
| Disposal of Assets | (282,274) | |
| Contributions to Other Governments | (943,039) | |
| Total Non-Operating Revenues (Expenses), Net | (28,540,127) | (32,124,471) |
| Income Before Contributions | 137,471,426 | |
| Contributions from Other Governments | 13,205,984 | _ |
| Change in Net Position | 150,677,410 | 128,667,504 |
| Net Position, Beginning as Previously Reported | 1,318,237,088 | 1,189,569,584 |
| Error Correction (see Note 4 "Capital Assets") | 956,497 | _ |
| Net Position, Beginning as Restated | 1,319,193,585 | 1,189,569,584 |
| Net Position, End of Year | \$1,469,870,995 | \$ 1,318,237,088 |

Due to rounding of whole numbers, some tables may not add to total. The accompanying notes are an integral part of the Authority's financial statements.

Statements of Cash Flows

Fiscal Years Ended June 30, 2025, and 2024

| | 2025 | 2024 |
|--|----------------|----------------|
| Operating Activities: | | |
| Cash received from customers and users | \$ 264,207,273 | \$ 262,765,731 |
| Payments to suppliers for goods and services | (49,055,756) | (52,006,770) |
| Payments to employees | (8,473,127) | (5,049,239) |
| Cash received from other operating revenues | 665,295 | 400,623 |
| Net Cash Provided by Operating Activities | 207,343,685 | 206,110,346 |
| | | |
| Capital and Related Financing Activities: | | |
| Payments for acquisition or construction of capital assets | (29,244,619) | (64,561,600) |
| Proceeds for the sale of capital assets | 8,566 | _ |
| Payments of principal for bonds | (57,070,000) | (51,585,000) |
| Payments of interest for bonds | (58,852,611) | (61,566,539) |
| Net Cash Used in Capital and Related Financing Activities | (145,158,664) | (177,713,138) |
| | | |
| Investing Activities: | | |
| Purchase of investments | (135,844,259) | (248,350,688) |
| Proceeds from sales or maturities of investments | 133,090,000 | 179,235,000 |
| Interest received | 19,930,652 | 16,644,564 |
| Net Cash Provided by (Used in) Investing Activities | 17,176,393 | (52,471,125) |
| | | |
| Net Increase (Decrease) in Cash and Cash Equivalents: | (79,361,414) | (24,073,917) |
| | | |
| Cash and cash equivalents at beginning of year | 273,145,586 | 297,219,503 |
| Cash and cash equivalents at end of year | \$ 352,507,000 | \$ 273,145,586 |
| | | |
| Cash and Cash Equivalents | | |
| Unrestricted - current | \$ 132,826,690 | \$ 107,097,797 |
| Restricted - current | 190,594,660 | 163,802,130 |
| Restricted - non-current | 29,085,650 | 2,245,659 |
| | \$ 352,507,000 | \$ 273,145,586 |
| | | (Continued) |

Due to rounding of whole numbers, some tables may not add to total.



Statements of Cash Flows (Continued) Fiscal Years Ended June 30, 2025, and 2024

| | 2025 | 2024 |
|---|-------------------|-------------------|
| Reconciliation of Operating Income to Net Cash Provided by Operating Activities: | | |
| Operating income | \$ 166,011,553 | \$ 160,791,975 |
| Adjustments to reconcile operating income to net cash provided by operating activities: | | |
| Depreciation and amortization on capital assets | 44,401,756 | 46,724,929 |
| Changes in assets, deferred outflows, liabilities, and deferred inflows: | | |
| Accounts receivable | 85,569 | (1,386,532) |
| Allowance write-off | (116,521) | _ |
| Work in progress reclassification | 498,739 | _ |
| Deferred outflows related to pensions | 166,192 | 279,627 |
| Toll overpayments | - | (188) |
| Unearned other revenue | (4,785) | 1,277 |
| Prepaid expenses | (922,142) | 866,901 |
| Accounts/contracts payable and accrued expenses | (3,184,149) | (1,023,778) |
| Deferred inflows related to pensions | 407,471 | (143,863) |
| Net Cash Provided by Operating Activities | \$ 207,343,685 | \$ 206,110,346 |
| Supplemental Schedule of Noncash Investing, Capital, and Financing Activities: | | |
| Amortization expense due to bonds | \$ 6,770,671 | \$ 7,495,902 |
| Deferred outflows of resources due to refundings | \$ (2,095,961) | \$ (2,517,420) |
| Gain (Loss) Disposal of assets | \$ (282,274) | \$ _ |
| Contributions for capital projects to other governments | \$ (943,039) | \$ _ |
| Contributions for capital projects from other governments | \$ 13,205,984 | \$ _ |
| Fair value of investments increase (decrease) | \$ 5,353,452 | \$ 5,399,888 |
| | | (Concluded) |

(Concluded)

Due to rounding of whole numbers, some tables may not add to total.

Notes to Financial Statements

Fiscal Years Ended June 30, 2025, and 2024

Note 1 -

Summary of Organization and Significant Accounting Policies

Organization and Purpose

The Greater Miami Expressway Agency ("GMX") or the "Agency", was established by the Florida Legislature in 2023, Chater 348, Section 0304, Florida Statutes, succeeding the Miami-Dade Expressway Authority (MDX). On August 18, 2023, MDX's Board transferred control of the operations and facilities to GMX, as mandated by statute and affirmed by trial court ruling. The Legislature dissolved the MDX by statue and all assets, employees, contracts, rights, and liabilities were transferred to GMX. GMX was created and established as a body politic and corporate, an agency of the state; pursuant to Chapter 348, Part I, Florida Statutes, for the purposes and having the powers to, among others, (1) acquire, hold, construct, improve, maintain, operate, own and lease an expressway system; and (2) fix, alter, charge, establish and collect tolls, rates, fees, rentals, and other charges for the services and facilities of such system.

The governing body of the Agency consists of nine voting members. Four members, each of whom must be a permanent resident of Miami-Dade County, are appointed by the Governor, subject to confirmation by the Senate at the next regular session of the Legislature. Two members, who must be residents of an unincorporated portion of the geographic area are appointed by the Board of County Commissioners of Miami-Dade County. Two members, who must be residents of incorporated municipalities within a county served by the agency, shall be appointed by the metropolitan planning organization for a county served by the agency. The District Secretary of the State of Florida Department of Transportation an ex officio voting member of the governing body. Except for the district secretary of the State of Florida Department of Transportation, each member must be a permanent resident of a county served by the Agency and may not hold, or have held in the previous 2 years, elected or appointed office in

such county.

The Agency oversees, operates, and maintains five tolled expressways constituting approximately 33.6 centerline-miles and 241.3 lane-miles of roadway in Miami-Dade County: Airport Expressway (SR 112); Dolphin Expressway (SR 836); Don Shula Expressway (SR 874); Snapper Creek Expressway (SR 878); Gratigny Parkway (SR 924); and has jurisdiction over NW 138th Street from the north side of North Perimeter Road to west of NW 97th Avenue.

The Florida Transportation Commission (the Commission), pursuant to Section 20.23, Florida Statutes, is required to monitor the transportation authorities established in Chapters 343 and 348, Florida Statutes. The Commission, in concert with the designated authorities, adopted performance measures, objectives, operating indicators, and governance criteria to assess the overall responsiveness of each authority in meeting their responsibilities to their customers.

Right to Operate

The five roadways that comprise the Agency's expressway system (State Roads 112, 836, 874, 878 and 924), located within the boundaries of the County (the expressway system), were operated by the State of Florida, Department of Transportation (FDOT) through December 9, 1996. Effective December 10, 1996, and pursuant to a Transfer Agreement (the Transfer Agreement) entered into between the Agency and FDOT, the Agency assumed the rights and

responsibilities for operating the expressway system and obtained certain non-roadway capital assets and cash reserves from the FDOT. In exchange, the Agency made a payment to FDOT which was sufficient to defease certain bonded indebtedness of the State of Florida.

This transaction was consummated through the Agency's issuance of \$80,000,000 in aggregate principal amount of its Toll System Revenue Bonds, Series 1996 (Taxable) (the Series 1996 Bonds). In addition, the Agency assumed a liability from the State of Florida in the amount of \$11,843,000, which has been paid in full.

The difference between the bonds issued, plus liabilities assumed, and less assets received, resulted in an intangible asset, right to operate the system, of \$76,644,762.

The Transfer Agreement conveyed and transferred to the Agency full jurisdiction and control over the operation, maintenance, and finances of the System in perpetuity, including, without limitation, all rights to regulate, establish, collect, and receive tolls thereon. Title to lands underlying the expressway system transferred to the Agency in the 1996 agreement remains with FDOT.

Reporting Entity

As an independent state agency engaged solely in business-type activities, the Agency's financial statements are prepared as an Enterprise Fund, a type of Proprietary Fund. Proprietary Funds are used to account for operations of governmental entities that are financed and operated in a manner similar to private business enterprises; these funds use the accrual basis of accounting and the economic resources measurement focus. Enterprise Funds are used to account for operations where the intent of the governing body is that costs (expenses, including depreciation) of providing goods or services to the general public on a continuing basis are financed or recovered primarily through user charges.

Basis of Accounting

The Agency prepares its financial statements based on the accrual basis of accounting in accordance with Accounting Principles Generally Accepted in the United

States of America ("GAAP") in the United States of America for proprietary funds, which are similar to those used for private business enterprises. Accordingly, revenues are recorded when earned and expenses are recorded when incurred.

Revenue

The Agency defines operating revenue as revenues earned from the expressway system operations and charged to customers. The primary operating revenues are electronic toll collections made via the following methods: prepaid tolls captured from transponders affixed to vehicles and deducted from prepaid customer accounts, and toll-by-plate ("TBP") images subsequently invoiced to registered vehicle owners. All electronic revenue is recognized when payment is received, with a receivable recorded for wires in-transit based on the date transactions are processed by the Centralized Customer Service System ("CCSS"). For prepaid customers this happens when transactions are posted to a prepaid customer account. The time frame for tolls captured from transponders at the lane level and wire receipt is usually no more than a week. For postpaid customers, this happens when payments are applied to a postpaid customer account. Fee revenue consists of late fees on unpaid TBP invoices, as well as usage fees charged to other tolling entities for CCSS services and distributed to the Agency in accordance with an agency participation agreement. Fees are recognized when collected. The Agency's "South Florida Saves" (SFS) program rebates a portion of SunPass® tolls to eligible registered program participants, and is an offset to prepaid revenue. Toll revenues, net, consist of prepaid transponder revenues (net of SFS amounts and other discount programs), and TBP. Other revenues are also considered operating revenues, and include rent payments for short-term leases and miscellaneous revenue. Non-operating revenue includes interest earnings, capital contributions to the Agency, and all other income not meeting the previous definition. Under the Trust Indenture, all revenues are pledged to repay principal and interest of

outstanding bonds.

Expense

The Agency defines operating expenses as expenses incurred for operations, maintenance and administration, as well as depreciation and amortization. Nonoperating expenses include bond interest expense and amortization, capital contributions from the Agency, and all other expenses not meeting the previous definition.

Basic Financial Statements

The basic financial statements consist of MD&A, Statements of Net Position; Statements of Revenues, Expenses, and Changes in Net Position; Statements of Cash Flows, and Notes to the Financial Statements. The net position section of the Statements of Net Position is classified within the following components:

> Net investment in capital assets - capital assets, including unrestricted and restricted capital assets, net of accumulated depreciation and amortization, and reduced by outstanding balances of any debt that is attributable to the acquisition, construction, or improvement of those assets.

Restricted net position - net position with constraints placed on their use either by (1) external groups such as creditors, grantors, contributors, or laws or regulations of other governments; or (2) law through constitutional provisions or enabling legislation. This includes net position restricted for debt service, reserve for operations, maintenance, and administration, and renewal and replacement, as required under the Trust Indenture. Unspent bond proceeds less the related debt, of which the effect is zero, is included within this category. As of June 30, 2025 and 2024, unspent bond proceeds restricted for capital projects were \$0 for both fiscal years, respectively.

Unrestricted net position - all other net position that do not meet the definitions of "net investment in capital assets" and "restricted net position".

NOTES TO FINANCIAL STATEMENTS

FINANCIAL SECTION

B

The preparation of financial statements in conformity with GAAP in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and deferred outflows, liabilities and deferred inflows, disclosure of contingent assets and liabilities at the date of the financial statements, and reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

Reclassifications

Certain prior year amounts may have been reclassified to conform to the current year's presentation.

Table Rounding

Due to rounding of whole numbers, some tables may not add to total.

Cash and Cash Equivalents

Cash and cash equivalents, restricted and unrestricted, include amounts in demand deposits, money market accounts, non-negotiable certificates of deposits, as well as short-term investments, with a maturity date of 90 days or less from date of issuance.

Investments

The Agency's investments are governed by State Statute, the Agency's investment policy, and the Trust Indenture, which stipulates permissible investments.

The investments consist of restricted and unrestricted investments. Investments are stated at fair value. Fair value is quoted at either market price or the best available estimate. The change in the fair value of investments is recorded and included as an aggregate amount with all other elements of investment income, including interest, in accordance with Government Accounting Standards Board ("GASB") Statement No. 31, Accounting and Financial Reporting for Certain Investments and for External Investments Pool (GASB 31) and GASB Statement No. 72, Fair Value Measurement and Application (GASB 72).

Restricted Assets

Restricted assets of the Agency represent bond proceeds when available and revenue to be set 2025 ANNUAL COMPREHENSIVE FINANCIAL REPORT | FINANCIAL | 43 aside per the Trust Indenture and other agreements, which require the following funds and accounts: Revenue Fund, Sinking Fund, Rate Stabilization Fund, Debt Service Reserve Fund, Renewal and Replacement Fund, Cost of Issuance Fund, Construction Fund, Rebate Fund, and Capitalized Interest.

Accounts Receivable

Accounts receivable of the Agency consists primarily of in-transit electronic toll revenues from the expressway system that are collected by the CCSS. Other receivables of the Agency consist of grants, surplus parcels, and other miscellaneous receivables associated with third-party agreements with other agencies. For more detailed information on accounts receivable, see Note 3, "Receivables, Prepaids, Payables, and Accrued Interest Payable".

Capital Assets

Non-depreciable capital assets consist of the right to operate the system, land and easements, land improvements, and construction-in-progress.

Right to Operate – Infrastructure related capital assets acquired through the Transfer Agreement are not reflected in these financial statements. The title to these capital assets continues to be held by the State of Florida. In fiscal years ended prior to June 30, 2009, the right to operate the system, which is an intangible asset, was reflected net of accumulated amortization. In accordance with GASB Statement No. 51, Accounting and Financial Reporting for Intangible Assets (GASB 51), accumulated amortization to date was reversed and amortization expense subsequent to June 30, 2008 was no longer reported. Furthermore, the right to operate the system is not being amortized because it is in perpetuity.

Capital assets acquired or constructed since the Transfer Agreement are recorded at cost. Expenses incurred to acquire additional capital assets, which replace existing assets or otherwise prolong their useful lives, are capitalized. The capitalization threshold is \$5,000 and useful life of two years or more, with the exception of SBITAS,

which have a threshold of \$25,000.

Land and easements are composed of acquired or donated titled land, land easements, and other related costs. Land improvements are all costs related to land, such as road sub-base, grading, land clearing, embankments, and other related costs. These costs are considered non- depreciable assets and remain in construction-in- progress until the project is completed. Right-of-way acquisition costs are considered land when purchased.

Construction-in-progress represents costs incurred by the Agency for ongoing activities related to the expansion of new assets, or the replacement or extension of the lives of existing capital assets.

Effective June 30, 2019, interest cost incurred before the end of a construction period is expensed in the period in which the cost was incurred in accordance to GASB Statement No. 89. In fiscal years prior, interest cost incurred before the end of a construction period was capitalized on assets acquired with debt in accordance with GASB Statement No. 62, Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements (GASB 62). Amounts capitalized represent interest expense incurred from the borrowing date to completion of the project, offset by interest earned on invested proceeds over the same period. The Agency implemented GASB 89 early, and last capitalized interest in fiscal year 2017.

In accordance with GASB Statement No. 34, Basic Financial Statements—and Management's Discussion and Analysis—for State and Local Governments (GASB 34), the Agency allocates certain costs incurred in the acquisition, design, and construction of capital assets, such as salaries, benefits, general expenses, and contracted services, to the related capital asset. See Note 4, "Capital Assets".

The Agency reviews its capital assets and considers impairment whenever indicators of impairment are present, such as capital asset replacement, or an event or change in circumstance is outside the normal life cycle of the capital asset.

capitalization threshold is \$5,000 and useful life of two years or more, with the exception of SBITAs, 44 | FINANCIAL | 2025 ANNUAL COMPREHENSIVE FINANCIAS impaged useful lives of the assets, as follows:

| Furniture and equipment | 7-10 years |
|--|------------|
| Buildings, toll facilities, and improvements | 5-30 years |
| Other assets (software/vehicles) | 3-5 years |
| Infrastructure | 5-50 years |

Other Assets

Other assets consist of the unamortized portion of bond insurance. Bond insurance costs are amortized by the interest method over the term of the bonds. Amortization of bond insurance costs is included as a component of interest expense and amortization.

Subscription-Based Information Technology Arrangements

Purchases of subscription-based information technology arrangements (SBITA) result in a right- to-use subscription asset—an intangible asset— and a corresponding subscription liability. The Agency's threshold to record a SBITA is \$25,000.

Retainage Payable

Retainage payable represents amounts billed to the Agency by contractors for which payment is not due until substantial completion of performance by the contractor and/or acceptance by the Agency, pursuant to retained percentage provisions in the contract.

Long-Term Liabilities-Revenue Bonds Payable

Revenue bonds are issued to fund construction projects or refund outstanding bonds at a lower interest rate and/or for restructuring purposes. Long-term bonds payable is reported net of current portion and/or discounts and premiums. Discounts and premiums are presented as an addition to or a reduction of, respectively, revenue bonds payable. Discounts and premiums are deferred and amortized by using

the interest method over the term of the bonds. Amortization of discounts and premiums are included as a component of interest expense and amortization.

Bond Issuance Costs

Except for discounts, premiums, and bond insurance costs, all other debt issuance costs are expensed in the period incurred and at the time debt is issued.

Deferred Outflows/Inflows of Resources

GASB Statement No. 65 Items Previously Reported as Assets and Liabilities (GASB 65) establishes accounting and financial reporting standards that reclassify certain items previously reported as assets and liabilities to be reported as deferred outflows or deferred inflows of resources. The GASB's determinations outlined in GASB Concepts Statement No. 4, Elements of Financial Statements (GASBCS 4) define that deferred outflow of resources represent a consumption of net assets by the government that applies to future periods; and deferred inflow of resources represent an acquisition of net assets by the government that applies to future periods.

The Agency's deferred outflows/inflows of resources are comprised of the following components:

<u>Derivative Instruments Fair Value</u> – The interest rate swap is a derivative instrument determined to be an effective hedge in accordance with GASB Statement No. 53 Accounting and Financial Reporting for Derivative Instruments (GASB 53). The outflow of the resources of the derivative instrument will be in a future reporting period therefore, in accordance with GASBCS 4, the fair value is reported as a deferred outflow on the Statements of Net Position.

Deferred Amounts on Refunding Revenue Bonds – The Agency's calculation of deferred amount on refunding is done in accordance with GASB 65, paragraph 6. The difference between the reacquisition price and the net carrying amount of the refunded debt is amortized using the interest method over the term of the old debt or new debt, whichever is shorter.

The deferred amounts reported in deferred outflows of resources on the Statements of Net Position are the resulting amount from the Agency's refundings, where the reacquisition price exceeded the net carrying value of refunded bonds. The deferred amounts reported in deferred inflows of resources.

Deferred Amounts Related to Pensions -The Agency participates in a cost-sharing, multi- employer, defined benefit retirement plan, and amounts for deferred outflows of resources and deferred inflows of resources are reported in accordance with GASB Statement No. 68 Accounting and Financial Reporting for Pensions (GASB 68). The changes in deferred outflows of resources and inflows of resources related to changes in the Agency's proportion of the collective pension liability, changes in actuarial assumptions, investments, experience, and contributions made subsequent to the current measurement date, will occur in future reporting periods; therefore, in accordance with GASB 68, these deferred amounts related to pension are reported as deferred outflows of resources or deferred inflows of resources on the Statements of Net Position.

For more detailed information on deferrals, see Note 6, "Long-Term Liabilities", and Note 7, "Retirement Plans", in the Notes to the Financial Statements.

Pensions

The Agency participates in a cost-sharing, multiemployer, defined benefit retirement plan. Information, liability, and disclosures here within have been provided by the Florida Retirement System (FRS) Pension Plan.

For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pensions and pension expense, information about the fiduciary net position of the FRS Pension Plan and additions to/deductions from the FRS Pension Plan's fiduciary net position have been determined on the same basis as they are reported by FRS. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value. For a more detailed description on pension

amounts, see Note 7, "Retirement Plans", in the Notes to the Financial Statements.

Deferred Compensation Plans

The Agency offers its employees through financial institutions deferred compensation plans created in accordance with Section 457 of the Internal Revenue Code. In accordance with Section 112.215, Florida Statutes, the plans are available to all employees and permits them to defer a portion of their salaries until future years. The deferred compensation is not available to employees until termination, retirement, death, or an unforeseeable financial emergency.

The Agency does not contribute to the plans.

Participation under the plans is solely at the discretion of the employee. The Agency has no liability for losses under the plans, but does have the duty of due care that would be required to an ordinary and prudent investor.

Compensated Absences

The Agency's vacation and sick leave accrual policies allow for a specific number of days of vacation and sick leave with pay. These policies provide for paying a regular employee their accumulated unused vacation upon separation up to a maximum of 500 hours, with the exception of certain contracted employees. These policies also provide for accumulated sick leave hours to be paid upon separation from the Agency after 10 years or more of continuous service. The accumulated sick leave hours are limited to a maximum of one quarter of the amounts accumulated, up to 500 hours, with the exception of contracted employees. These hours are payable upon separation from the Agency at the employees' current rate. In addition, the policies allow for periodic leave payouts of both vacation and sick hours. In both cases, employees earn the right to be compensated for available vacation and sick leave hours, as applicable, based only on rendering past service.

All eligible vacation and sick leave hours as of June 30,

2025 and 2024, as stated in the leave accrual policies, are accrued and accounted for in payables due to employees.

For a more detailed description on accrued amounts, see Note 3, "Receivables, Prepaids, Payables, and Accrued Interest Payable", in the Notes to the Financial Statements.

Employee Benefits

As a state agency, employees are allowed to participate in the State's group health, dental and life insurance plans under the same program and group rates available to State employees. The Agency has contracted separately to provide supplemental life insurance, short-term disability, and long-term disability insurance for all regular, full-time employees. All regular, full-time employees are eligible for group health and dental insurance coverage on the first day of the month following commencement of active service. All regular, full-time employees are eligible for group life insurance, short-term disability, and long-term disability insurance coverage on the first day of the month following or coincident to 90 days of continuous active service. Upon separation, employees may opt to continue their coverage under the Consolidated Omnibus Reconciliation Act (COBRA) at their own cost.

Risk Management

The Agency is exposed to various risks of loss related to torts, theft of, damage to, and destruction of assets, errors and omissions, and natural disasters, for which the Agency carries commercial insurance. The Agency had no material claims in the last two years that exceeded its policy limits.

Single Audit

The Agency is subject to a Single Audit, when applicable, that is not included in this Annual Comprehensive Financial Report. The Single

Audit requires the independent auditor to report on the fair presentation of the financial statements and on internal controls and compliance with legal requirements, with emphasis on the administration of state assistance. The results of the Single Audit are available as a separate annual financial report. The Agency was not subject to a Federal or Florida Single Audit for fiscal years 2025 or 2024.

New Pronouncements

GASB Statement No. 102 *Certain Risk Disclosures* (GASB 102). The objective of this Statement is to provide users of government financial statements with essential information about risks related to a government's vulnerabilities due to certain concentrations or constraints.

This Statement defines a concentration as a lack of diversity related to an aspect of a significant inflow of resources or outflow of resources. A constraint is a limitation imposed on a government by an external party or by formal action of the government's highest level of decision-making authority. Concentrations and constraints may limit a government's ability to acquire resources or control spending.

This Statement requires a government to assess whether a concentration or constraint makes the primary government reporting unit or other reporting units that report a liability for revenue debt vulnerable to the risk of a substantial impact. Additionally, this Statement requires a government to assess whether an event or events associated with a concentration or constraint that could cause the substantial impact have occurred, have begun to occur, or are more likely than not to begin to occur within 12 months of the date the financial statements are issued. If a government determines that those criteria for disclosure have been met for a concentration or constraint, it should disclose information in notes to financial statements in sufficient detail to enable users of financial statements to understand the nature of the circumstances disclosed and the government's vulnerability to the risk of a substantial impact. The disclosure should include descriptions of the



following:

- The concentration or constraint.
- Each event associated with the concentration or constraint that could cause a substantial impact if the event had occurred or had begun to occur prior to the issuance of the financial statements.
- Actions taken by the government prior to the issuance of the financial statements to mitigate the risk.

The requirements of this Statement are effective for fiscal years beginning after June 15, 2024, and all reporting periods thereafter. The implementation of this pronouncement did not have a material impact on the Agency.

Reporting Model Improvements (GASB 103). The objective of this Statement is to improve key components of the financial reporting model to enhance its effectiveness in providing information that is essential for decision making and assessing a government's accountability. This Statement also addresses certain application issues.

Key Changes:

- I. Management's Discussion and Analysis (MD&A;):
- Continues as Required Supplementary Information (RSI).
- Must include five sections: Overview, Financial Summary, Detailed Analyses, Capital & Financing Activity, Known Facts.
- Avoid duplication and boilerplate; distinguish primary government vs. component units.
- 2. Unusual or Infrequent Items:
- Defined as unusual in nature or infrequent in occurrence.
- Display separately before net change in resource flows.

- 3. Proprietary Fund Statement:
- Continue distinguishing operating vs. nonoperating revenues/expenses.
- New subtotal for operating income (loss) and noncapital subsidies.
- Clear definition of subsidies.
- 4. Major Component Unit Information:
- Present separately if readability allows; otherwise, combine after fund statements.
- 5. Budgetary Comparison Information:
- Present as RSI.
- Show variances (original vs. final budget; final vs. actual).
- Explain significant variances in notes.

Management's Discussion and Analysis - This Statement continues the requirement that the basic financial statements be preceded by management's discussion and analysis (MD&A), which is presented as required supplementary information (RSI). MD&A provides an objective and easily readable analysis of the government's financial activities based on currently known facts, decisions, or conditions and presents comparisons between the current year and the prior year. This Statement requires that the information presented in MD&A be limited to the related topics discussed in five sections: (1) Overview of the Financial Statements, (2) Financial Summary, (3) Detailed Analyses, (4) Significant Capital Asset and Long-Term Financing Activity, and (5) Currently Known Facts, Decisions, or Conditions. Furthermore, this Statement stresses that the detailed analyses should explain why balances and results of operations changed rather than simply presenting the amounts or percentages by which they changed. This Statement emphasizes that the analysis provided in MD&A should avoid unnecessary duplication by not repeating explanations that may be relevant to multiple sections and that "boilerplate" discussions should be avoided by presenting only the most relevant information, focused on the primary government. In addition, this Statement continues the requirement that information included in MD&A distinguish between that of the primary government and its discretely presented component units.

Unusual or Infrequent Items – This Statement describes unusual or infrequent items as transactions and other

events that are either unusual in nature or infrequent in occurrence. Furthermore, governments are required to display the inflows and outflows related to each unusual or infrequent item separately as the last presented flow(s) of resources prior to the net change in resource flows in the government- wide, governmental fund, and proprietary fund statements of resource flows.

Presentation of the Proprietary Fund Statement of Revenues, Expenses, and Changes in Fund Net Position – This Statement requires that the proprietary fund statement of revenues, expenses, and changes in fund net position continue to distinguish between operating and nonoperating revenues and expenses. Operating revenues and expenses are defined as revenues and expenses other than nonoperating revenues and expenses. Nonoperating revenues and expenses are defined as (1) subsidies received and provided, (2) contributions to permanent and term endowments, (3) revenues and expenses related to financing, (4) resources from the disposal of capital assets and inventory, and (5) investment income and expenses.

In addition to the subtotals currently required in a proprietary fund statement of revenues, expenses, and changes in fund net position, this Statement requires that a subtotal for operating income (loss) and noncapital subsidies be presented before reporting other nonoperating revenues and expenses. Subsidies are defined as (I) resources received from another party or fund (a) for which the proprietary fund does not provide goods and services to the other party or fund and (b) that directly or indirectly keep the proprietary fund's current or future fees and charges lower than they would be otherwise, (2) resources provided to another party or fund (a) for which the other party or fund does not provide goods and services to the

proprietary fund and (b) that are recoverable through the proprietary fund's current or future pricing policies, and (3) all other transfers.

Major Component Unit Information - Major Component Unit Information - This Statement requires governments to present each major component unit separately in the reporting Agency's statement of net position and statement of activities if it does not reduce the readability of the statements. If the readability of those statements would be reduced, combining statements of major component units should be presented after the fund financial statements.

Budgetary Comparison Information – This Statement requires governments to present budgetary comparison information using a single method of communication—RSI. Governments also are required to present (I) variances between original and final budget amounts and (2) variances between final budget and actual amounts. An explanation of significant variances is required to be presented in notes to RSI.

The requirements of this Statement are effective for fiscal years beginning after June 15, 2025, and all reporting periods thereafter. The Agency is evaluating the impact of GASB 103.

GASB Statement No. 104 Disclosure of Certain Capital Assets (GASB 104). The objective of this Statement is to provide users of government financial statements with essential information about certain types of capital assets. This Statement requires certain types of capital assets to be disclosed separately in the capital assets note disclosures required by Statement 34. Lease assets recognized in accordance with Statement No. 87, Leases, and intangible right-to-use assets recognized in accordance with Statement No. 94, Public-Private and Public-Public Partnerships and Availability Payment Arrangements, should be disclosed separately by major class of underlying asset in the capital assets note disclosures. Subscription assets recognized in accordance with Statement No. 96, Subscription-Based Information Technology Arrangements, also should be separately disclosed. In addition, this Statement requires intangible assets other than those three types to be disclosed separately by major class.

The requirements of this Statement are effective for fiscal years beginning after June 15, 2025, and all reporting periods thereafter. The impact of GASB 104 has yet to be determined.

Note 2 –

Cash, Cash Equivalents, and Investments

The Agency's deposits are held by banks that qualify as public depositories under the Florida Security for Public Deposits Act, as required by Chapter 280, Florida Statutes. Exempt from Chapter 280 are public deposits deposited in a bank or savings association by a trust department or trust company which is fully secured through the trust business laws. The Agency is also allowed to participate in the Florida PRIME Local Government Investment Pool (Florida PRIME LGIP) or any AAA- rated intergovernmental investment pool authorized pursuant to the Florida Interlocal Cooperative Act by resolution of the Agency board. As of June 30, 2025 and 2024, all of the Agency's bank deposits and investments were held in qualified public depositories and trust companies.

As of June 30, 2025 and 2024, total unrestricted and restricted cash and cash equivalents were \$352,507,000 and \$273,145,586, respectively.

Investments are allowed in Florida PRIME, direct investment in U.S. government, federal agency, and instrumentality obligations at a price not to exceed the market price at the time of purchase, Securities and Exchange Commission registered money market funds, repurchase agreements, commercial paper with the highest quality rating from a nationally recognized rating agency, and other investments by law or by resolution of the Agency. The Florida PRIME LGIP is rated AAAm by Standard and Poor's (S&P).

As of June 30, 2025 and 2024, total investments held in the Florida PRIME LGIP were \$347,73,396 and \$272,177,427, respectively.

Interest Rate Risk

In accordance with the Agency's investment policy, its portfolio is structured so that securities mature to meet the scheduled cash flow requirements, thereby avoiding the need to sell securities prior to their scheduled maturity dates. The cash flow requirement limits investment maturities as a means of managing the Agency's exposure to fair value losses arising

from increasing interest rates.

For fiscal years 2025 and 2024, investment income was \$25,455,821 and \$23,246,446, and reflected a positive change in fair value of \$5,353,452 and \$5,399,888, respectively.

The Agency uses the distribution of maturities to manage interest rate risk. As of June 30, 2025, 31.4% of the Agency's investments had a maturity of less than six (6) months, 16.6% had a maturity of six (6) to twelve (12) months, 22.8% had a maturity of one (1) to two (2) years, 16.9% had a maturity of two (2) to three (3) years and 12.3% had a maturity of over three (3) years.

As of June 30, 2024, 36.5% of the Agency's investments had a maturity of less than six (6) months, 11.0% had a maturity of six (6) to twelve (12) months, 22.6% had a maturity of one (1) to two (2) years, 16.0% had a maturity of two (2) to three (3) years and 13.9% had a maturity of over three (3) years.

Credit Risk

The Agency's investment policy limits investments of U.S. agencies to ratings of "A" or better by Moody's and S&P. Commercial paper investments are limited to no more than 270 days rated at the time of purchase "P-I" by Moody's and "A-I" or better by S&P. Investments, from direct obligation of any state of the United States of America or any subdivision or agency thereof, must be rated at the time of purchase as "A" or better by S&P and Moody's. Investments in repurchase agreements are limited to those collateralized by direct obligations, Government National Mortgage Association (GNMAs), Federal Home Loan Bank (FHLBs), Federal National Mortgage Association (FNMAs) or Freddie Mac (FHLMCs) with any registered broker/dealer subject to Securities Investors' Protection Corporation jurisdiction or any commercial bank insured by the Federal Deposit Insurance Corporation (FDIC), if such broker/ dealer or bank has an uninsured, unsecured and unguaranteed obligation rate "P-I" or "A3" or better by Moody's and "A-I" or "A-" or better by S&P. The Agency uses the market approach for fair value measurements. The market approach to measuring fair value uses prices and other relevant information generated by market transactions involving identical or similar assets, liabilities, or groups of assets and liabilities.

Using quoted market prices is a technique that is consistent with the market approach. The Agency's investments of U.S. Government Sponsored Agency securities, U.S. Treasury securities, and Municipal Bonds were valued using Level 2 inputs. Level 2 inputs are inputs other than quoted prices included within active markets for identical assets or liabilities. The valuation techniques used for these investments were done by a third-party pricing service using the valuation multiple derived from observable market data. Investments in commercial paper are not applicable to fair value measurement as these investments when purchased had a maturity date of less than I year.

As of June 30, 2025, and 2024, the investment values were as follows:

| Fair Value Using Level 2 Measurements | June 30, 2025 | une 30, 2024 |
|--|---------------|------------------|
| Commercial Paper | \$ 46,587,229 | \$ 44,292,082 |
| U.S. Government Agencies | 106,995,869 | 106,300,221 |
| U.S. Treasury Securities | 95,089,488 | 89,972,570 |
| Total securities | \$248,672,586 | \$ \$240,564,874 |

Concentration of Credit Risk

The Agency places no limit on the amount the Agency may invest in any one issuer. However, as a general rule, the Agency does not invest more than 10% in any one issuer. More than 5% of the Agency's investments are in commercial paper securities and U.S. Government Sponsored Agency securities.

Custodial Credit Risk – Investments

For an investment, this is the risk that, in the event of the failure of the counterparty, the Agency will

not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. Investments are exposed to custodial credit risk if they are uninsured, are not registered in the Agency's name, and are held by either the counterparty to the investment purchase or are held by the counterparty's trust department or agent but not held in the Agency's name. All of the funds are held by the Trustee, Bank of New York, which falls under the umbrella of Bank of New York Mellon Corporation, which holds a rating of "PI" from Moody's, "A-I" from S&P, and "FI+" from Fitch.

| % of Total Invest | ments a | nd Ratings | | | |
|-----------------------------|------------|------------|------------|-------|-------|
| Investment Type | S&P | Moody's | Fitch | 2025 | 2024 |
| Commercial Paper | AI+/ AI | PI | FI+/ FI | 18.7% | 18.4% |
| U.S. Government Agencies | AA+ | Aaa | AAA | 43.0% | 44.2% |
| U.S. Treasury Securities | AA+ | Aaa | AAA | 38.3% | 37.4% |

Note 3 -

Receivables, Prepaids, Payables, and Accrued Interest Payable

Receivables

As of June 30, 2025, and 2024, accounts receivable, net totaled \$21,087,237 and \$7,792,662, respectively, in the following categories:

| | 2025 | 2024 |
|-----------------------------|--------------|-------------|
| SunPass [®] | \$4,197,007 | \$4,209,842 |
| TBP, net | 1,705,361 | 1,662,758 |
| Toll Receivables, Net | 5,902,368 | 5,872,600 |
| | | |
| Other Receivables | 177,523 | 292,861 |
| MDC Receivable | 13,205,984 | - |
| Accrued Interest Receivable | 1,801,361 | 1,627,201 |
| Total Receivables | \$21,087,237 | \$7,792,662 |
| | | |

As of June 30, 2025 and 2024, toll receivables, net were \$5,902,368 and \$5,872,600, respectively.

Toll receivables, net were primarily comprised of (a) prepaid transponder revenues collected by the CCSS of \$4,197,007 and \$4,209,842, respectively; and (b) TBP receivable of \$1,705,361 and \$1,662,758, equal to wires in transit after June 30, 2025, and 2024, respectively.

As of June 30, 2025, and 2024, other receivables were \$177,523 and \$292,861, respectively. Other receivables were primarily comprised of (a) insurance claim receivable of \$150,000. and \$266,108, respectively, and (b) miscellaneous and other receivables of \$27,523 and \$26,753, respectively.

As of June 30, 2025, and 2024, the Miami-Dade County receivable was \$13,205,984 and \$0, respectively, for an additional scope agreed under an interlocal agreement with Miami-Dade County, related to completed projects 50001 and 83634. The receivable was recorded once

payment was approved by the Board of County Commissioners. See Contributions To/From Other Governments in Management's Discussion and Analysis. As of June 30, 2025, and 2024, accrued interest receivable related to various investments was \$1,801,361 and \$1,627,201, respectively.

Prepaids

As of June 30, 2025, and 2024, prepaid expenses were \$2,319,664 and \$1,397,523, respectively. As of June 30, 2025, and 2024, prepaid expenses were mainly comprised of FDOT costs related to CCSS transaction processing, SunPass® transponder subsidy, and system insurance, and prepaid hardware and software licenses and warranties.

Payables

As of June 30, 2025, and 2024, payables consisted of accounts and contracts payable of \$8,713,275 and \$9,405,753, respectively; accrued expenses payable of \$1,721,461 and \$3,138,675, respectively; in the following categories:

| | 2025 | 2024 |
|--------------------------------------|--------------|--------------|
| Operating payables | \$ 3,852,618 | \$ 3,168,264 |
| Operating retainage | 22,675 | 22,675 |
| Construction payables | 4,792,370 | 3,968,711 |
| Construction retainage | 45,612 | 2,246,103 |
| Total Accounts and Contracts Payable | \$8,713,275 | \$9,405,753 |

| | 2025 | 2024 |
|--|-------------|-------------|
| Due to vendors (operating) | \$103,668 | \$1,134,793 |
| Due to vendors (construction) | - | 90,223 |
| Due to employees | 1,427,966 | 1,674,543 |
| Other | 175,069 | 239,116 |
| Right to use SBITA | 14,759 | - |
| Total Accrued Expenses and Other Liabilities | \$1,721,461 | \$3,138,675 |

Due to vendors was comprised of authorized operating and construction costs incurred for the fiscal years but not yet invoiced. Due to employees was comprised of payroll salaries payable, accrued leave, and other benefits. Other payables were primarily comprised of rent and security deposits, taxes payable, and other miscellaneous payables.

Accrued Interest Payable

As of June 30, 2025, and 2024, accrued interest payable related to outstanding debt was \$27,148,267 and \$28,544,529, respectively, in the following categories below:

See Note 6, "Long-Term Liabilities", in the Notes to the Financial Statements for more information.

| | 2025 | 2024 |
|-----------------------------------|--------------|--------------|
| Series 2005A-E | \$ 312,656 | \$ 323,918 |
| Series 2010A | 8,454,278 | 8,454,278 |
| Series 2013A | 3,755,813 | 4,195,188 |
| Series 2013B | 1,868,750 | 1,868,750 |
| Series 2014A | 6,915,895 | 7,115,896 |
| Series 2014B | 3,445,375 | 4,191,000 |
| Series 2016A | 2,395,500 | 2,395,500 |
| Total Accrued Interest Payable | \$27,148,267 | \$28,544,529 |
| | | |

Note 4 –

Capital Assets

As of June 30, 2025, and 2024, total capital assets, net of accumulated depreciation were \$2,059,128,296 and \$2,074,307,837, respectively.

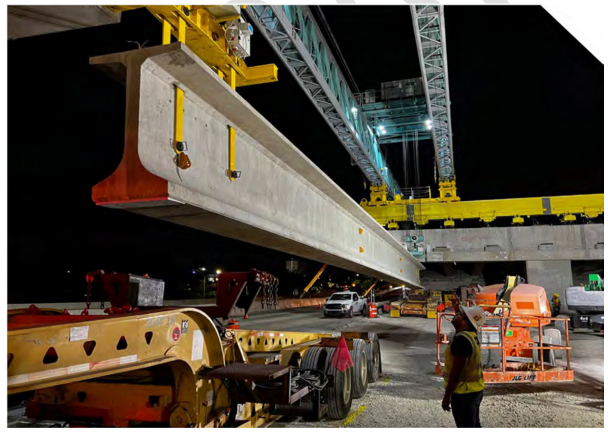
As of June 30, 2025, and 2024, capital assets depreciation and amortization expense for the year was \$44,401,756 and \$46,724,929, respectively.

For the fiscal years ended June 30, 2025, and 2024, the Agency capitalized total indirect costs of \$1,994,735 and \$1,531,119, respectively, to capital projects: from operations expenses \$271,221 and \$253,280, respectively, from maintenance expenses \$65,306 and \$72,151, respectively, and from administration expenses \$1,658,234 and \$1,205,688, respectively.

As of June 30, 2025, and 2024, disposal of assets were \$282,274 and \$0, respectively. In fiscal year 2025, asset disposals were due to server equipment damaged by a roof leak and impairment of projects no longer considered viable.

As of June 30, 2025, and 2024, capital contributions to other agencies were \$943,039 and \$0, respectively. In fiscal year 2025, the Agency transferred roadway improvements and signalization costs constructed on MDC right-of-way under Project 83634 to Miami-Dade County.

A summary of capital assets activity and changes in accumulated depreciation/amortization for the fiscal years ended June 30, 2025, and 2024 follows:



Lifting bridge beams into place.

| | Balance as of June 30, 2024 | Additions | Deletions | Transfers | Balance as of June 30, 2025 |
|---|--------------------------------|------------------|-------------|--------------|--------------------------------|
| Capital assets not being depreciated: | | | | | |
| Land and land easements (includes error correction) | \$286,388,767 | \$1,088,182 | \$ - | | \$287,476,948 |
| Land improvements | 405,927,581 | - | - | 18,391,654 | 424,319,236 |
| Construction in progress | 321,376,664 | 28,811,331 | (1,670,170) | (60,131,394) | 288,386,431 |
| Total capital assets, not being depreciated | 1,013,693,012 | 29,899,513 | (1,670,170) | (41,739,740) | 1,000,182,615 |
| Capital assets being depreciated: | | | | | |
| Furniture and equipment | 150,292,860 | 116,521 | (329,826) | 3,714,696 | 153,794,250 |
| Buildings, toll facilities and improvements | 64,687,603 | | (94,676) | 154,344 | 64,747,271 |
| Other assets | 4,964,516 | - | (22,982) | 36,646 | 4,978,180 |
| Infrastructure | 1,310,526,690 | | | 37,834,434 | 1,348,361,124 |
| Total capital assets being depreciated | 1,530,471,669 | 116,521 | (447,104) | 41,739,740 | 1,571,880,825 |
| Less accumulated depreciation for: | | | | | |
| Furniture and equipment | (112,442,888) | (5,692,825) | 306,987 | • | (117,828,726) |
| Buildings, toll facilities and improvements | (33,970,796) | (2,890,179) | 22,617 | - | (36,838,357) |
| Other assets | (4,682,607) | (93,377) | 22,602 | - | (4,753,382) |
| Infrastructure | (394,448,298) | (35,725,375) | - | - | (430,173,674) |
| Total accumulated depreciation | (545,544,589) | (44,401,756) | 352,206 | - | (589,594,139) |
| Net depreciable capital assets | 984,927,080 | (44,285,235) | (94,898) | 41,739,740 | 982,286,686 |
| Intangible assets: | | | | | |
| Rights to operate the system | 76,644,762 | - | | - | 76,644,762 |
| Right-to-use asset | - | 42,699 | - | - | 42,699 |
| Right-to-use amortization | - | (28,466) | - | - | (28,466) |
| Intangible assets, net | 76,644,762 | 14,233 | - | - | 76,658,995 |
| Net capital assets | \$2,075,264,854 | \$(14,317,490)\$ | (1,765,069) | \$ - | \$2,059,128,296 |
| | | , , , | . , | | (Continued) |

(Continued)

During fiscal year 2025, the Agency identified and corrected an error related to the recording of land and land easements. In fiscal year 2023, the sale of parcel 11205 was recorded as if the entire parcel had been sold, resulting in recognition of a sale for the full amount of the parcel and overstated loss on sale of asset. Subsequent review determined that only a portion of the parcel had been sold, while another portion was retained by the Agency.

As a result of this error, net capital assets under the land and land easements category were understated, and net position was understated. The correction of this error in fiscal year 2025 increased the beginning balance of net capital assets by \$957,012 and increased beginning net position by \$957,012, reversing the previously overstated loss.

previously overstated loss.
This adjustment has been reflected in the beginning balances of the fiscal year 2025 financial statements.
Comparative prior year balances have not been restated, as the correction was recorded in the current fiscal year.

| Net Capital Assets, Beginning as | \$2,074,307,837 |
|---|-----------------|
| Previously Reported | |
| Error Correction | 957,012 |
| Net Capital Assets, Beginning as Restated | \$2,075,264,854 |



| | Balance as of June 30, 2023 | Additions | Deletions | Transfers | Balance as of June 30, 2024 |
|---|--------------------------------|---------------|-----------|-------------|--------------------------------|
| Capital assets not being depreciated: | | | | | |
| Land and land easements | \$ 280,002,099 | \$ 5,429,650 | \$ - | \$ - | \$285,431,750 |
| Land improvements | 405,726,805 | - | - | 200,776 | 405,927,581 |
| Construction in progress | 271,060,768 | 54,227,200 | - | (3,911,304) | 321,376,664 |
| Total capital assets, not being depreciated | 956,789,673 | 59,656,850 | - | (3,710,528) | 1,012,735,995 |
| Capital assets being depreciated: | | | | | |
| Furniture and equipment | 147,802,431 | - | (86,659) | 2,577,088 | 150,292,860 |
| Buildings, toll facilities and improvements | 64,687,603 | | | - | 64,687,603 |
| Other assets | 4,846,233 | | | 118,283 | 4,964,516 |
| Infrastructure | 1,309,511,533 | | | 1,015,157 | 1,310,526,690 |
| Total capital assets being depreciated | 1,526,847,800 | - | (86,659) | 3,710,528 | 1,530,471,669 |
| Less accumulated depreciation for: | | | | - | • |
| Furniture and equipment | (104,015,561) | (8,513,986) | 86,659 | - | (112,442,888) |
| Buildings, toll facilities and improvements | (31,083,566) | (2,887,230) | - | - | (33,970,796) |
| Other assets | (4,607,592) | (75,015) | - | - | (4,682,607) |
| Infrastructure | (359,199,601) | (35,248,698) | - | - | (394,448,298) |
| Total accumulated depreciation | (498,906,319) | (46,724,929) | 86,659 | - | (545,544,589) |
| Net depreciable capital assets | 1,027,941,480 | (46,724,929) | - | 3,710,528 | 984,927,080 |
| Intangible assets: | | | | | |
| Rights to operate the system | 76,644,762 | - | - | - | 76,644,762 |
| Intangible assets, net | 76,644,762 | - | - | - | 76,644,762 |
| Net capital assets | \$2,061,375,915 | \$ 12,931,922 | \$ - | \$ - : | \$2,074,307,837 |
| | | | | | (Concluded) |

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Right-to-Use SBITA

As of June 30, 2025, and 2024, right-to-use SBITA, net of accumulated amortization, as \$14,233 and \$0, respectively. The Agency has one agreement, summarized as follows:

| SBITA Asset and Accumulated Amortization | | | | | |
|--|--|------------|----------|--|--|
| Description | Gross Asset Accumulated Net Asset Balance Amortization Balance | | | | |
| Florida State University | \$42,699 | \$(28,466) | \$14,233 | | |

| Florida State University | Cash | Interest Expense | Liability Reduction |
|-----------------------------|----------|---------------------|------------------------|
| 2024 (Year I) | \$16,194 | \$296 | \$16,618 |
| 2025 (Year 2) | 15,055 | 828 | 14,227 |
| 2026 (Year 3) | 16,194 | 296 | 16,618 |
| Total | \$45,501 | \$2,466 | \$43,035 |

Note 5 –

Other Assets

Unamortized Bond Insurance

Bond and surety insurance costs are classified as other assets and amortized over the life of the outstanding revenue and refunding bonds by an annual allocation of the unamortized costs at the beginning of the year. The allocation is based on the interest expense for the fiscal year to the total interest expense over the term of the bonds (interest allocation method).

Bond and surety insurance less accumulated amortization are as follows:

| | 2025 | 2024 |
|-------------------------------|-------------|-------------|
| Bond Insurance Cost | \$4,101,446 | \$4,101,446 |
| Less Accumulated Amortization | (3,021,751) | (2,883,123) |
| Unamortized Bond Insurance | \$1,079,695 | \$1,218,323 |

Note 6 — Long-Term Liabilities

As of June 30, 2025, and 2024, long-term liabilities were \$1,123,953,645 and \$1,192,085,072, respectively. Long-term liabilities were comprised of revenue bonds payable, net of bond discount/ premiums of \$1,176,179,012 and \$1,240,158,312, respectively, less current portion of bonds payable of \$62,020,000 and \$57,070,000, respectively; (b) derivative instrument fair value of \$3,211,901 and \$1,963,422, respectively; (c) net pension liability of \$6,403,360 and \$7,033,338, respectively; and (d) compensated absences of \$179,372 and \$0, respectively. For more information on net pension liability, see Note 7, "Retirement Plans", in the Notes to the Financial Statements.

For fiscal years 2025 and 2024, interest expense and amortization was \$52,781,645 and \$55,370,917, respectively. The interest expense and amortization for both fiscal years is comprised of (a) interest for debt of \$57,441,294 and \$60,349,398, respectively; and (b) amortization for bond insurance, bond surety, deferred amounts from refunding, and bond discount of \$2,272,736 and \$2,696,590, respectively; less (c); amortization of bond premiums of (\$6,947,446) and (\$7,675,072), respectively; and (d) amortization of right-to-use SBITA of \$15,061 and \$0, respectively.

A summary of changes in long-term liabilities and current portion is as follows:

| | Balance as of June 30, 2024 | Additions | Reductions | Balance as of June 30, 2025 | Current Portion |
|---|--------------------------------|--------------|----------------|--------------------------------|--------------------|
| Revenue bonds | | | | | |
| Series 2005A-E | \$ 66,570,000 | \$ - | \$ (1,670,000) | \$ 64,900,000 | \$ 1,665,000 |
| Series 2010A | 338,485,000 | - | - | 338,485,000 | - |
| Series 2013A | 169,450,000 | - | (17,575,000) | 151,875,000 | 18,450,000 |
| Series 2013B | 74,750,000 | - | - | 74,750,000 | - |
| Series 2014A | 285,385,000 | - | (8,000,000) | 277,385,000 | 8,400,000 |
| Series 2014B | 167,640,000 | - | (29,825,000) | 137,815,000 | 33,505,000 |
| Series 2016A | 95,820,000 | - | - | 95,820,000 | - |
| | \$1,198,100,000 | \$ - | \$(57,070,000) | \$1,141,030,000 | \$62,020,000 |
| Add Bond Premium, Net | 42,580,376 | | (6,947,446) | 35,632,931 | - |
| Less Bond Discount, Net | (522,064) | - | 38,146 | (483,918) | - |
| Total Revenue Bonds, Net | \$1,240,158,312 | \$ - | \$(63,979,299) | \$1,176,179,012 | \$62,020,000 |
| Derivative Instruments Fair Value | 1,963,422 | 1,248,479 | - | 3,211,901 | - |
| Net Pension Liability | 7,033,338 | - | (629,978) | 6,403,360 | - |
| Compensated Absences | 598,616 | 595,734 | (598,616) | 595,734 | 416,362 |
| Right-to-Use SBITA Liability | _ | 28,986 | (28,986) | | 14,759 |
| Total Long-Term Liabilities and Current Portion | \$1,249,753,688 | \$ 1,873,199 | \$(65,236,879) | \$ 1,186,390,007 | \$62,451,121 |

| | Balance as of June 30, 2023 | | Additions | Reductions | Balance as of June 30, 2024 | Current Portion |
|---|--------------------------------|----------|-------------|------------------|--------------------------------|-----------------|
| Revenue bonds | | | | | | |
| Series 2005A-E | \$ 68,240 | 0,000 \$ | | - \$ (1,670,000) | \$ 66,570,000 | \$ 1,670,000 |
| Series 2010A | 338,48 | 5,000 | | | 338,485,000 | |
| Series 2013A | 186,19 | 0,000 | | - (16,740,000) | 169,450,000 | 17,575,000 |
| Series 2013B | 74,75 | 0,000 | | - | 74,750,000 | , |
| Series 2014A | 293,08 | 0,000 | | - (7,695,000) | 285,385,000 | 8,000,000 |
| Series 2014B | 193,12 | 0,000 | | - (25,480,000) | 167,640,000 | 29,825,000 |
| Series 2016A | 95,82 | 0,000 | | | 95,820,000 | |
| | \$1,249,68 | 5,000 | \$ | - \$(51,585,000) | \$1,198,100,000 | \$57,070,000 |
| Add Bond Premium, Net | 50,25 | 5,449 | | - (7,675,072) | 42,580,377 | |
| Less Bond Discount, Net | (560 | ,211) | | - 38,146 | (522,065) | |
| Total Revenue Bonds, Net | \$1,299,380 | 0,238 \$ | , | - \$(59,221,926) | \$1,240,158,312 | \$57,070,000 |
| Derivative Instruments Fair Value | 3,49 | 0,332 | | - (1,526,910) | 1,963,422 | |
| Net Pension Liability | 6,28 | 2,271 | 751,067 | - | 7,033,338 | |
| Compensated Absences | 69 | 5,792 | 598,61 | (695,792) | 598,616 | 598,616 |
| Total Long-Term Liabilities and Curren Portion | t \$1,309,84 | 8,633 | \$1,349,683 | 3 \$(61,444,628) | \$1,249,155,072 | \$57,668,616 |

Revenue and Refunding Revenue Bonds Payable

The principal and interest on all outstanding bonds are payable from the revenues which are pledged to the payment thereof and moneys on deposit from time to time in the funds, accounts and sub accounts, in a manner and to the extent specified in the Trust Indenture.

(I) \$241,400,000 Toll System Revenue Bonds, Series 2005A-E

On March I, 2005, the Agency issued Toll System Revenue Bonds, Series 2005 (Non-Taxable) (the Series 2005 Bonds) in five sub-series for a total of \$241,400,000, including Series 2005A-C in the amount of \$164,400,000 and Series 2005D-E in the amount of \$77,000,000. Each series of the Series 2005 Bonds was initially issued in the form of Dutch Auction Rate Bonds bearing interest at a Dutch Auction Rate.

Each series of the Series 2005 Bonds were dated their date of delivery and after the initial Auction Period for such Series, were in an Auction Period of seven to thirteen days, subject to conversion in whole only to another auction period or to another interest mode, as determined by the Agency. The Series 2005 Bonds were connected to an interest rate swap agreements under which the Agency owed a fixed rate of 4.313% to the counterparties of the swaps, amended on May 9, 2008, changing the fixed rate to 4.372%. The final maturity for the Series 2005 A-C bonds is dated between July 1, 2026 and July 1, 2032; the final maturity for Series 2005 D-E bonds is dated between July 1, 2033 and July 1, 2034.

The Series 2005 Bonds were issued to (a) pay a portion of the cost of certain improvements to the system included in the five-year work program of the Agency in effect from time to time, including capitalized interest of \$13,304,881 on the Series 2005 Bonds through July 1, 2007; and (b) pay costs and expenses relating to the issuance of the Series 2005 Bonds. The Series 2005 Bonds are secured under the Trust Indenture on parity with all bonds outstanding and any other bonds hereafter issued under the Trust Indenture.

On May 9, 2008, in response to the auction rate market crisis, the Agency exercised its right under the multi modal bond documents to convert its auction rate bonds. The Agency entered into an agreement with Dexia Credit Local (Dexia) to purchase, to maturity, its outstanding Series 2005 Bonds in the amount of \$241,400,000. Under the terms of the agreement, the Agency agreed to pay LIBOR plus 105 basis points through maturity. The Series 2005 Bonds were subsequently sold by Dexia to Bank of America and other parties. The Agency maintains the right to refund or convert the Series 2005 Bonds, upon notice to Bank of America and the other parties.

On October 15, 2014, the Agency issued Toll System Revenue and Refunding Bonds Series 2014B to defease \$160,935,000 of the Series 2005 original outstanding aggregate principal amount of \$241,400,000. In conjunction with the refunding the Agency terminated two of the three swaps with UBS A.G. and Citibank, N.A. The termination payments were paid with the use of proceeds and cash reserves.

Effective July 1, 2023, LIBOR ceased to be a representative rate according to US law and was replaced with SOFR. As of July 1, 2023, the Agency pays CME Term 1-Month SOFR plus SOFR spread of 0.11448% plus original contract agreement margin of 1.05% to arrive at the all-in rate of bond interest payments.

See "Interest Rate Swap Agreements (Derivative Instruments)" section of Note 6 for more information.

(2) \$395,590,000 Toll System Revenue and Refunding Revenue Bonds, Series 2010A

On August 18, 2010, the Agency issued \$395,590,000 Toll System Revenue and Refunding Revenue Bonds, Series 2010A (Non-taxable) (the Series 2010A Bonds). The Series 2010A Bonds were issued for the purpose of providing funds to (a) refund and defease all the outstanding \$49,600,000 principal amount of its \$68,200,000 original aggregate principal amount of the Series 2004A Bonds; (b) reimburse the Agency for a

termination payment in the amount of \$9,785,000 made in connection with the termination of the swap relating to the Refunded 2004A Bonds; (c) pay a portion of the cost of certain improvements to the system included in the five-year work program of the Agency in effect from time to time, including capitalized interest of \$7,302,515 on the Series 2010 Bonds; (d) fund a deposit to the Debt Service Reserve Fund in an amount equal to the increase in the debt service reserve fund requirement resulting from the issuance; and (e) pay costs and expenses relating to the issuance, including a portion of the premium for the insurance policy.

The Series 2010A Bonds consist of (a) \$57,105,000 serial bonds maturing between July 1, 2012, and July 1, 2019, bearing interest rate between 2.00% and 5.0%; and (b) \$338,485,000 fixed term bonds at 4.9% to 5.0% maturing on July 1, 2035, and July 1, 2040. Interest on the bonds is paid semi-annually each January 1st and July 1st. The Series 2010A Bonds are secured under the Trust Indenture on parity with all bonds outstanding and any other bonds hereafter issued under the Trust Indenture.

The transaction resulted in a \$10,727,619 deferred charge to be amortized over the term of the new debt. The deferred amount, net of amortization, is reflected on the Statements of Net Position in Deferred Outflows of Resources. This refunding has resulted in an economic loss of \$696,110.

In April 2013, the Agency cash defeased \$2,320,000 of its Series 2010A Bonds which matured on July 1, 2014, by depositing cash from the Agency's General Fund in an escrow account with The Bank of New York Mellon Trust Company, N.A. The deposited amount was invested in State and Local Government Securities (SLGS) and provided for the debt service payments on the defeased bonds. Accordingly, the escrow account's assets and the liability for the defeased bonds are not included in the accompanying financial statements. The escrow agent defeased the Series 2010A Bonds as required on July 1, 2014.

(3) \$270,220,000 Toll System Refunding Revenue Bonds, Series 2013A

On April 23, 2013, the Agency issued \$270,220,000 Toll System Refunding Revenue Bonds, Series 2013A (Non-taxable) (the Series 2013A Bonds). The Series 2013A were issued for the purpose of providing sufficient funds, together with any other available moneys, to (a) refund all the Agency's outstanding (1) Series 2001A Bonds in the outstanding principal amount of \$88,925,000, (2) Series 2002 Bonds in the outstanding principal amount of \$32,010,000, and (3) Toll System Revenue Bonds, Series 2004B in the outstanding principal amount of \$175,000,000 (collectively, the Refunded Bonds); and (b) pay costs and expenses relating to the issuance of the Series 2013A Bonds.

The Series 2013A Bonds consist of \$270,220,000 serial bonds maturing between July 1, 2013, and July 1, 2033, bearing interest rate between 2.00% and 5.00% with semi-annual interest payments each January 1st and July 1st. The Series 2013A Bonds are secured under the Trust Indenture on parity with all bonds outstanding and any other bonds hereafter issued under the Trust Indenture.

The transaction resulted in a \$14,804,185 deferred charge to be amortized over the term of the new debt. The deferred charge is reflected on the Statements of Net Position under Deferred Outflows of Resources. This refunding resulted in a present value savings of \$28,836,237.

(4)\$74,750,000 Toll System Refunding Revenue Bonds, Series 2013B

On December 17, 2013, the Agency issued \$74,750,000 Toll System Refunding Revenue Bonds, Series 2013B (Non-taxable) (the Series 2013B Bonds). The Agency executed a call modification with Citibank, N.A. which owned \$74,750,000 par amount of Series 2006 Bonds, maturing between July 1, 2034, and July 1, 2037. In exchange for agreeing to postpone the initial call date from July 1, 2016, to July 1, 2023, Citibank agreed to pay the Agency \$3,737,500 plus all cost of issuance for the modification on the call option which is to be used for the semi-annual interest payments. This transaction was executed as a refunding with Citibank.

The Series 2013B Bonds consist of \$74,750,000 term bonds maturing between July 1, 2034, and July 1, 2037, bearing interest rate of 5.00% with semi-annual interest payments each January 1st and July 1st. The Series 2013B Bonds are secured under the Trust Indenture on parity with all bonds outstanding and any other bonds hereafter issued under the Trust Indenture.

The transaction resulted in a \$2,425,390 deferred charge to be amortized over the term of the new debt. The deferred amount, net of amortization is reflected on the Statements of Net Position under Deferred Inflows of Resources.

(5)\$314,045,000 Toll System Revenue Bonds, Series 2014A

On June 4, 2014, the Agency issued Toll System Revenue Bonds, Series 2014A (Non-taxable) (the Series 2014A Bonds). The Series 2014A Bonds were issued to (a) pay a portion of the cost of certain improvements to the system included in the five-year work program of the Agency in effect from time to time, including capitalized interest of \$16,091,574 on the Series 2014A Bonds; (b) fund the increase in the debt service reserve fund requirement resulting from the issuance of the Series 2014A Bonds; and (c) pay costs associated with the issuance of the Series 2014A Bonds.

The Series 2014A Bonds consist of (a) \$142,310,000 serial bonds maturing between July 1, 2020, and July 1, 2034, bearing interest rate between 4.0% and 5.0%; (b) \$3,195,000 fixed term bonds at 4.30% maturing on July 1, 2039; (c) \$72,285,000 fixed term bonds at 5.00% maturing on July 1, 2039; and (d) \$96,255,000 fixed term bonds at 5.00%, maturing on July 1, 2044. Interest on the bonds is paid semi-annually each January 1st and July 1st. The Series 2014A Bonds are secured under the Trust Indenture on parity with all bonds outstanding and any other bonds hereafter issued under the Trust Indenture.

(6)\$266,425,000 Toll System Refunding Revenue Bonds, Series 2014B

On October 15, 2014, the Agency issued Toll System Revenue and Refunding Revenue Bonds, Series 2014B (the Series 2014B Bonds). The Series 2014B Bonds in the amount

of \$266,425,000 were issued to (a) refund a portion of the Agency's, Series 2005 Bonds in the amount of \$160,935,000; and Toll System Revenue Bonds, Series 2006 Bonds in the amount of \$109,925,000; (b) pay termination costs associated with two interest rate swap agreements, UBS A.G. and Citibank, N.A.; (c) fund an increase in the debt service reserve fund requirement resulting from the issuance of the Series 2014B Bonds; and (d) pay certain costs associated with the issuance of the Series 2014B Bonds.

The Series 2014B Bonds consist of \$266,425,000 serial bonds maturing between July 1, 2015, and July 1, 2031, bearing interest rate between 3.0% and 5.0%. Interest on the bonds is paid semi-annually each January 1st and July 1st. The Series 2014B Bonds are secured under the Trust Indenture on parity with all bonds outstanding and any other bonds hereafter issued under the Trust Indenture.

The transaction resulted in a \$31,012,358 deferred charge to be amortized over the term of the new debt. The deferred charge is reflected on the Statements of Net Position under Deferred Outflows of Resources. This refunding resulted in a present value savings of \$11,474,832.

(7)\$95,820,000 Toll System Refunding Revenue Bonds, Series 2016A

On September 16, 2016, the Agency issued \$95,820,000 Toll System Refunding Revenue Bonds, Series 2016A (Non-taxable) (the Series 2016A Bonds). The Series 2016A were issued for the purpose of providing sufficient funds, together with any other available moneys, to (a) refund the outstanding portion of Series 2006 Bonds in the outstanding principal amount of \$119,660,000; and (b) pay costs and expenses relating to the issuance of the Series 2016A Bonds.

The Series 2016A Bonds consist of \$95,820,000 serial bonds maturing between July 1, 2028, and July 1, 2034, bearing interest rate of 5.00% with semi-annual interest payments each January 1st and July 1st. The Series 2016A Bonds are secured under the Trust Indenture on parity with all bonds outstanding and any other bonds hereafter issued under the Trust Indenture.

The transaction resulted in an \$849,349 deferred charge to be amortized over the term of the new debt. The deferred charge is reflected on the Statements of Net Position under Deferred Inflows of Resources. This refunding resulted in present value savings of \$29,981,341.

Annual Revenue and Refunding Revenue Bonds Debt Service Requirements

The annual revenue and refunding revenue bonds debt service requirements as of:

| Fiscal Year ending June 30, | Principal | Interest |
|-----------------------------|-----------------|---------------|
| 2026 | \$ 67,020,000 | \$54,297,806 |
| 2027 | 62,980,000 | 50,935,117 |
| 2028 | 56,475,000 | 47,741,260 |
| 2029 | 56,475,000 | 44,870,300 |
| 2030 | 56,475,000 | 41,996,849 |
| 2031-2035 | 301,460,000 | 166,933,184 |
| 2036-2040 | 399,290,000 | 81,003,065 |
| 2041-2044 | 78,835,000 | 10,094,750 |
| Total | \$1,079,010,000 | \$497,872,330 |

In accordance with the Trust Indenture principal payments are due on July 1st of each year; interest payments due semi-annually on January 1st and on July 1st. For purposes of senior debt coverage computation, the July 1st principal and interest payments are deemed due in the preceding fiscal year.

See Other Information - Schedule of Calculation of Net Revenues and Financial Ratios for ratio computation.

Interest Rate Swap Agreements (Derivative Instruments)

The objective of the Agency's interest rate swap agreement is to hedge changes in cash flows due to changes in interest rates associated with outstanding variable rate debt obligations. As of June 30, 2025, the Agency has one swap with JP Morgan outstanding.

Series 2005 Bonds

On October 28, 2004, the Agency entered into three interest rate swap agreements (the Swaps)

to hedge changes in cash flows due to changes in interest rates associated with the Agency's \$241,400,000 variable rate Series 2005 Bonds. The Swaps were executed with initial notional values of \$80,463,333; \$80,463,334; and \$80,473,333 totaling \$241,400,000 with Bear Stearns Capital Markets, Inc., UBS A.G and Citibank N.A. (collectively, the Counterparties). Under the Swap Agreements, the Agency owed interest at a fixed rate of 4.313% to the Counterparties. In return, the Counterparties owed the Agency interest based upon the SIFMA Index.

On May 9, 2008, the Swaps were amended by changing the fixed rate payable by the Agency to 4.372%. In exchange, the Counterparties agreed to make payments to the Agency based on the one-month LIBOR index from May 9, 2008, to May 1, 2009, and thereafter the Counterparties will make payments to the Agency based on Securities Industry and Financial Markets Association ("SIFMA") Municipal Swap Index from May 1, 2009, to termination, July 1, 2034.

On March 14, 2008, due to the financial market crisis, Bear Stearns entered into an agreement with JPMorgan Chase Bank, N.A. (JPMorgan) to purchase all its assets and liabilities. On May 30, 2008, the acquisition of Bear Stearns was completed. All outstanding swap agreements were transferred to JPMorgan.

To mitigate the basis risk associated with a portion of its interest rate swaps, on September 23, 2011, the Agency amended the swap agreement with JPMorgan to convert the floating rate index from the SIFMA index to the one-month LIBOR index for the entire \$80,463,333 notional amount. Effective October 1, 2011, under the amended agreement, the Agency continued to pay the 4.372% fixed rate and received a floating rate that is 92.25% of one-month LIBOR.

After June 30, 2023, LIBOR ceased to be a representative rate according to US law. Congress enacted the Adjustable Interest Rate (LIBOR) Act to remediate contracts lacking a clear and practical provision to replace LIBOR with Secured Overnight Financial Rate (SOFR). The Act provides a method by which such contracts may be transitioned to an alternative rate referred to as the Fallback Protocol Rate. The Agency continues to pay the 4.372%

fixed rate to the swap provider, JPMorgan, and receives 92.25% of the 1-month LIBOR Fallback Rate.

On September 17, 2014, the Agency terminated its swaps with UBS and Citibank as part of the Toll System Refunding Revenue Bonds Series 2014B. As of this date, the Agency had one outstanding interest rate swap agreement with JPMorgan as the counterparty.

As of June 30, 2025, and 2024, the swap's notional value was approximately \$64,900,000 and \$66,570,000 respectively, which equals the outstanding principal amount of Series 2005 Bonds.

As of June 30, 2025, and 2024, the outstanding swap agreement met the criteria set forth under GASB 53 as an effective hedging derivative instrument and the negative fair value is reflected on the Statements of Net Position.

Fair Value

As of June 30, 2025, and 2024, the swap had a negative fair value of \$3,211,901 and \$1,963,422, respectively. The fair values are reflected on the Statements of Net Position under the Deferred Outflows of Resources and Long-Term Liabilities. Interest rate swaps are not normally valued through exchange-type markets with easily accessible quotation systems and procedures. The fair value is calculated on a recurring basis by the Agency's financials advisor, Hilltop Securities Asset Management, using information obtained from generally recognized sources with respect to quotations, reporting of specific transaction and market conditions, and based on accepted industry standards and methodologies. The fair

value for the swap is not an exchange-traded instrument that has a directly quotable price, and therefore are required to be valued using Level 2 inputs. The valuation technique was based on models that use readily observable market parameters as their inputs using the valuation multiple derived from observable market data. The fair values of the swaps reflect the effect of nonperformance risk, which includes, but may not be limited to, the Agency's own credit risk.

Credit Risk

As of June 30, 2025, the 2005 Swap had a negative fair value, which means that in the event of a termination the Agency will make a termination payment to the Counterparty.

Swap payments and termination amount are supported through a collateralization agreement.

Termination Risk

The maximum exposure resulting from terminating the JPMorgan swap as of June 30, 2025, and 2024 is the aggregate fair value of \$3,211,901 and \$1,963,422, respectively.

Basis Risk

The Agency will receive a variable payment from the swap, which will be used to offset the payments of the Series 2005 Bonds (see Note 6, "Long Term Liabilities" for Series 2005 bond payments). The variable receipt under the Swap is based on 92.25% of I-month Fallback SOFR from JPMorgan while the Agency pays JPMorgan a fixed rate of 4.372%.

Projected debt service requirements of the variable rate debt and net swap payments, assuming a one-month fallback SOFR rate of 4.45981% as of June 30, 2025, are as follows:

| June 30, | Principal | Interest | Swap, net | Total |
|-----------|--------------|--------------|--------------|--------------|
| 2026 | \$ 1,665,000 | \$ 2,601,958 | \$ (126,936) | \$ 4,139,662 |
| 2027 | 6,390,000 | 2,533,097 | (123,591) | 8,799,506 |
| 2028 | 6,725,000 | 2,270,202 | (104,457) | 8,890,745 |
| 2029 | 7,080,000 | 1,993,523 | (97,261) | 8,976,262 |
| 2030 | 7,450,000 | 1,702,240 | (83,053) | 9,069,187 |
| 2031-2034 | 33,925,000 | 3,578,715 | (171,610) | 37,332,105 |
| Total | \$63,235,000 | \$14,679,376 | \$(706,909) | \$77,207,467 |

Collateral

On March 22, 2013, the Agency executed an amendment to the swap agreement with JPMorgan Chase, N.A to amend the collateral posting requirements under the Credit Support Annex.

As of June 30, 2025, JPMorgan Chase, N.A. was rated Aa2/AA-/AA by Moody's/S&P/Fitch; collateral posting thresholds are determined by the lowest credit rating. As of June 30, 2025, the Agency was rated A3/A/A- by Moody's/S&P/Fitch; collateral posting thresholds are determined by the Agency's ratings ignoring the highest and lowest credit rating.

| Ratings | Fair Value Threshold | | |
|---|----------------------|--------------|--|
| Moody's / S&P / Fitch Counterparty Agency | | | |
| Aa3/AA-/AA- and above | \$50,000,000 | \$50,000,000 | |
| AI/A+/A+ | \$50,000,000 | \$50,000,000 | |
| A2/A/A | \$25,000,000 | \$50,000,000 | |
| A3/A-/A- | \$10,000,000 | \$50,000,000 | |
| Baa I/BBB+/BBB+ | - | \$15,000,000 | |
| Below Baa I/BBB+/BBB+ or not rated | - | - | |

Note 7 –

Retirement Plans

Florida Retirement System (FRS) Plans

Information, liability, and disclosures here within have been provided by Florida Department of Management Services, Division of Retirement.

The Agency participates in the FRS, a costsharing, multiple-employer qualified defined benefit pension plan with a Deferred Retirement Option Program (DROP) available for eligible employees. The FRS was established and is administered in accordance with Chapter 121, Florida Statutes. The Florida Legislature establishes and amends the contribution requirements and benefit terms of the FRS Pension Plan. Retirees receive a lifetime pension benefit with joint and survivor payment options. FRS membership is compulsory for employees filling regularly established positions in a state agency, county agency, state university, state community college, or district school board, unless restricted from FRS membership under sections 121.053 and 121.122, Florida Statutes, or allowed to participate in a non-integrated defined contribution plan in lieu of FRS membership. Participation by cities, municipalities, special districts, charter schools and metropolitan planning organizations is optional. Employees may participate in either the Public Employee Optional Retirement Program (the Investment Plan),

a defined contribution retirement program, or in the defined benefit retirement plan (the Pension Plan).

Benefits in the Investment plan are funded by contributions from employers and employees based on a percentage of the employees' gross monthly compensation based on the employees' membership class in the plan; the percentages for fiscal years 2025 and 2024 for employees' contribution is 3%, and ranges from 6.73% to 8.49% for employers' contribution. The contributed funds are invested in member-directed investments, in accordance with s. 401(a) of the internal Revenue Code and related regulations; the investments are administered by a third party administrator selected by the state board administration. Members are fully vested in the plan after one year of service with the employers for all employees' and employers' contributions paid to the plan plus interest and earnings and less investment and administrative fees. Employees who terminate after one year of service at any age are permitted to withdraw vested funds after 3 calendar months following the month of termination. Employees hired prior to July 1, 2011, and after July 1, 2011, who terminate employment/ retire at the age of 62 and 65 respectively, with one or more years of service, are entitled to: distribution of a lump sum of

their vested funds, roll over the funds, structure a periodic payment, or request partial rollover/distribution of the funds.

Employees participating in the Pension Plan have their benefits computed on the basis of age, average final compensation, and service credit. Benefits under the Plan vest after six years of service for those employees hired prior to July I, 2011. For employees hired on or after July I, 2011, benefits under the Plan vest after eight years of service. Employees hired prior to July I, 2011, who retire at or after age 62, with six years of credited service, are entitled to an annual retirement benefit, payable monthly for life. Employees hired on or after July I, 2011, who retire at or after age 65, with eight years of credited service, are entitled to an annual retirement benefit, payable monthly for life.

Employees may also participate in the Retiree Health Insurance Subsidy (the HIS) Program, which is a non-qualified, cost-sharing, multipleemployer defined benefit pension plan established and administered in accordance with section 112.363, Florida Statutes. For fiscal years 2025 and 2024, the employer contribution for HIS was 2.00% and 2.00%, respectively, of gross salaries. The benefit is a monthly payment to assist eligible and surviving beneficiaries in paying their health insurance costs. As of the June 30, 2024, measurement date, retirees and beneficiaries received a monthly HIS payment equal to the number of years of creditable service completed at the time of retirement multiplied by \$7.50. The payments are at least \$45 but not more than \$225 per month, pursuant to section 112.363, Florida Statutes. To be eligible to receive a HIS benefit, a retiree under a stateadministered retirement system must provide proof of health insurance coverage, which can include Medicare.

Contributions, required by all governmental employers, are based on statewide contribution rates. As of July 1, 2011, the state began to require all regular and senior management class employees to contribute 3% of the employee's salary into the FRS. For fiscal years 2025 and 2024, the employer contribution rate (including HIS and investment plan administrative costs) range as defined by the State of Florida – was between 13.57% and 21.13% of gross salaries. For fiscal years ended June 30, 2025, and 2024, the Agency contributed 100% of the required employer contributions. The employer contribution was \$850,203 and \$948,090, respectively. For fiscal year 2025 and 2024, the employee contribution was \$125,469 and \$116,692, respectively.

Net Pension Liability of Employers

The total pension liability for each plan was determined by the plans' actuary and reported in the plans' valuations for measurement dates June 30, 2024, and 2023.

Net Pension Liability

The Agency's net pension liability for fiscal years 2025 and 2024 was \$6,403,360 and \$7,033,338, respectively. The components of the collective net pension liability of the Agency for each defined benefit plan for fiscal years 2025 and 2024, measurement dates June 30, 2024, and 2023 respectively, are shown below:

| | June 30, 2025 | J | une 30, 2024 | |
|---|--------------------------------|-------------|---------------------------|-------------|
| | Measurement date June 30, 2024 | Measu | rement date June 30, 2023 | |
| | FRS | HIS | FRS | HIS |
| Total Pension Liability | \$29,866,282 | \$1,613,481 | \$29,961,568 | \$1,830,846 |
| Plan Fiduciary Net Position | (24,998,915) | (77,488) | (24,683,710) | (75,366) |
| Net Pension Liability | \$ 4,867,367 | \$1,535,993 | \$ 5,277,858 | \$1,755,480 |
| Plan Fiduciary Net Position as a Percentage of the Total Pension Liability | 83.70% | 4.80% | 82.38% | 4.12% |

The total pension liability for the FRS and HIS was determined by each plan's actuary and reported in the plan's GASB 67 valuation as of June 30, 2024. The fiduciary net position used by the actuary to determine the net pension liability (as shown above) was determined on the same basis used by the plan. Each plan's fiduciary net position is reported in the financial statements and the net pension liability is disclosed in the notes to the financial statements. Update procedures were not used.

Basis for Allocation

The employer's proportionate share reported in the pension allocation schedules was calculated using accrued retirement contributions related to reporting periods included in the system's current and several prior measurement dates for employers that were members of the FRS and HIS during those fiscal years. For fiscal years ended June 30, 2015, through June 30, 2024, in addition to contributions from employers, the required accrued contributions for the Division of Retirement (paid on behalf of the division's employees who administer the plans) were allocated to each employer on a proportional basis. The division administers the plans, and therefore, cannot allocate a portion of the liability to itself. Although GASB 68 encourages the use of the employers' projected long-term contribution effort to the retirement plan, allocating on the basis of historical employer contributions is acceptable. The aggregate employer contribution amounts for each fiscal year agree to the employer contribution amounts reported in the FRS ACFR for that fiscal year.

The proportion calculated based on contributions for each of the fiscal years presented in the pension allocation schedules was applied to the net pension liability and other pension amounts applicable to that fiscal year to determine each employer's proportionate share of the liability, deferred outflows of resources, deferred inflows of resources and associated pension expense.

For the purposes of the pension allocation schedules, pension amounts are allocated to reporting employers. The pension amounts

of participating employers whose payrolls are reported and contributions are remitted by another Agency are included in the reporting employer's amounts and will be allocated to the participating employer by the reporting employer.

Actuarial Methods and Assumptions

The FRS Actuarial Assumption Conference is responsible for setting the assumptions used in the funding valuations of the defined benefit pension plan pursuant to section 216.136(10), Florida Statutes. The division determines the assumptions in the valuations for GASB 67 reporting purposes. The FRS Pension Plan's GASB 67 valuation is performed annually. The HIS Program has a valuation performed biennially that is updated for GASB reporting in the year a valuation is not performed. The most recent experience study for the FRS Pension Plan was completed in 2024 for the period July 1, 2018, through June 30, 2023. Because the HIS Program is funded on a pay-as-you-go basis, no experience study has been completed for that program. The actuarial assumptions that determined the total pension liability for the HIS Program were based on certain results of the most recent experience study for the FRS Pension Plan.

The total pension liability for each cost-sharing defined benefit plan was determined using the individual entry age actuarial cost method. Inflation increases for both plans is assumed at 2.40%. Payroll growth, including inflation, for both plans is assumed at 3.50%. Both the discount rate and the long-term expected rate of return used for FRS Pension Plan investments is 6.70%. The 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 discount rate for calculating the total pension liability is equal to the long-term expected rate of return.

The table below shows the assumptions for each of the asset classes in which the plan was invested at that time based on the long-term target asset allocation as of the measurement dates June 30, 2024, and 2023.

| Asset Class | Target Allocation | |
|-----------------------|-------------------|-------|
| | 2024 | 2023 |
| Cash | 1.0% | 1.0% |
| Fixed Income | 29.0% | 19.8% |
| Global Equity | 45.0% | 54.0% |
| Real Estate | 12.0% | 10.3% |
| Private Equity | 11.0% | 11.1% |
| Strategic Investments | 2.0% | 3.8% |
| Total | 100% | 100% |

For more information regarding the plan's investments please refer to the FRS's Annual Comprehensive Financial Report.

Because the HIS Program uses a pay-as-you-go funding structure, a municipal bond rate of 3.93% was used to determine the total pension liability for the program (Bond Buyer General Obligation 20-Bond Municipal Bond Index).

The following changes in actuarial assumptions occurred for measurement date June 30, 2024:

HIS – All demographic assumptions were reviewed as part of the 2024 Experience Study. Changes were adopted by the 2024 FRS Actuarial Conference during its October 2024 meeting.

HIS – The coverage election assumptions were updated to reflect recent and anticipated future experience of program participants. Changes were adopted by the 2024 FRS Actuarial Conference during its October 2024 meeting.

HIS – The discount rate was modified to reflect the change in the value of municipal bond index between GASB measurement dates.

The following changes in actuarial assumptions occurred for measurement date June 30, 2023:

HIS – The discount rate was modified to reflect the change in the value of the municipal bond index between GASB measurement dates.

HIS – Chapter 2023-193, Laws of Florida (Senate Bill 7024), increased the level of monthly benefits from \$5 times years of service to \$7.50, with an increased minimum of \$45 and maximum of \$225. This change applies to

all years of service for both members currently receiving benefits and members not yet receiving benefits.

HIS – The municipal bond rate used to determine total pension liability increased from 3.54% to 3.65%.

Sensitivity Analysis

The following tables demonstrate the sensitivity of the net pension liability to changes in the discount rate. The sensitivity analysis shows the impact for fiscal years 2025 and 2024 to the collective net pension liability of the Agency if the discount rate was 1.00% higher or 1.00% lower than the current discount rate at measurement dates June 30, 2024, and 2023, respectively.

June 30, 2025 Measurement date June 30, 2024

| | FRS | | HIS |
|-----------------------|----------------|---------------|-----------|
| 1% Decrease | \$8,561,527 5. | 70% \$1,748,5 | 31 2.93% |
| Current Discount Rate | \$4,867,367 6. | 70% \$1,535,9 | 993 3.93% |
| 1% Increase | \$1,772,723 7. | 70% \$1,359,5 | 553 4.93% |

June 30, 2024 Measurement date June 30, 2023

| | FRS | HIS | |
|--------------------------|-------------------|-------------------|--|
| 1% Decrease | \$9,357,335 5.70% | \$1,996,534 2.65% | |
| Current Discount Rate | \$5,477,892 6.70% | \$1,750,050 3.65% | |
| 1% Increase | \$2,232,257 7.70% | \$1,545,731 4.65% | |

As of June 30, 2025 and 2024, measurement dates June 30, 2024 and 2023, respectively, the Agency's portion of the collective net pension liability for FRS was \$4,867,367 and \$5,277,858, respectively; the proportion of the collective net pension liability was 0.012582148% and 0.013245363%, respectively; and the change in the Agency's proportion of the FRS since the prior measurement date was \$(410,491). The Agency's portion of the collective net pension liability for HIS was \$1,535,993 and \$1,755,480, respectively; the Agency's proportion of the collective net pension liability of the HIS was 0.010239287% and 0.011053735%, respectively; and the change in proportion of the HIS since the prior measurement

date was \$(219,487).

Pension Liabilities, Pension Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

In accordance with GASB 68, paragraphs 54 and 71, changes in the net pension liability are recognized in pension expenses in the current measurement period, except as indicated below. For each of the following, a portion is recognized in pension expense in the current reporting period, and the balance is amortized as deferred outflows or deferred inflows of resources using a systematic and rational method over a closed period, as defined below:

Differences between expected and actual experience with regard to economic and demographic factors are amortized over the average expected remaining service life of all employees that are provided with pensions through the pension plan (active and inactive employees)

Changes of assumptions or other inputs are amortized over the average expected remaining service life of all employees that are provided with pensions through the pension plan (active and inactive employees)

Changes in proportion and differences between contributions and proportionate share of contributions are amortized over the average expected remaining service life of all employees that are provided with pensions through the pension plan (active and inactive employees)

Differences between expected and actual earnings on pension plan investments are amortized over five years

Employer contributions to the pension plans from employers are not included in collective pension expense; however, employee contributions are used to reduce pension expense.

The average expected remaining service life of all employees provided with pensions through the pension plans measurement date at June 30, 2024, was 5.3 years for FRS and 6.3 years for HIS.

As of June 30, 2025, and June 30, 2024, the Agency reported a net pension liability of \$6,403,360 and \$7,033,338, respectively, corresponding to its proportionate share of the collective net pension liability for FRS of 0.012582148% and 0.013245363%, respectively; and for HIS of 0.010239287% and 0.011053735%, respectively. The net pension liability for 2025 and 2024 was measured as of June 30, 2024, and 2023, respectively, based on the total pension liability calculated on the basis of actuarial assumptions.

Pension expense related to the Agency's portion of the net collective pension liability for the measurement years ended June 30, 2024, and 2023 were \$800,409 and \$1,752,099, respectively.

The components of collective pension expense reported in the pension allocation schedules for the Agency for fiscal year ended June 30, 2024, and 2023 are presented below for each plan:

Remainder of page left blank.

June 30, 2025 Measurement Date June 30, 2024

| Measurement Date June 30, 2024 | | | |
|--|--------------------|-----------------------------------|---------------------------------|
| FRS | | | |
| | Pension Expense | Deferred Outflows of Resources | f Deferred Inflows of Resources |
| Collective | \$ 737,860 | \$ - | \$ - |
| Change in Proportion, NPL | (33,922) | 212,380 | (375,197) |
| Assumptions | - | 667,117 | - |
| Investments | - | - | (323,511) |
| Experience | - | 491,735 | - |
| Contributions Subsequent to Measurement Date | - | 651,362 | - |
| Total | \$ 703,938 | \$ 2,022,594 | \$ (698,708) |
| HIS | | | |
| | Pension | Deferred Outflows of | Deferred Inflows |
| | Expense | Resources | of Resources |
| Collective | \$ 62,549 | \$ - | \$ - |
| Change in Proportion, NPL | (78,687) | 51,293 | (220,172) |
| Assumptions | - | 27,183 | (181,842) |
| Investments | - | - | (556) |
| Experience | - | 14,831 | (2,949) |
| Contributions Subsequent to Measurement Date | - | 92,753 | - |

June 30, 2024

Total

Measurement Date June 30, 2023

Total FRS and HIS Pension Allocation

| FRS | | | |
|--|--------------------|-----------------------------------|-------------------------------|
| | Pension Expense | Deferred Outflows of Resources | Deferred Inflows of Resources |
| Collective | \$ 1,093,119 | \$ - | \$ - |
| Change in Proportion, NPL | (15,533) | 367,510 | (353,056) |
| Assumptions | - | 344,055 | - |
| Investments | - | 220,418 | - |
| Experience | - | 495,545 | - |
| Contributions Subsequent to Measurement Date | - | 712,481 | - |
| Total | \$ 1,077,586 | \$ 2,140,009 | \$ (353,056) |

\$

\$

(16, 138)

687,800

\$

\$

186,060

2,208,654

\$ (405,519)

\$ (1,104,227)

| HIS | | | | | |
|--|--------------------|-----------|-----------------------------------|-----------|-------------------------------|
| | Pension Expense | | Deferred Outflows of Resources | | Deferred Inflows of Resources |
| Collective | \$ | 658,980 | \$ | - | \$ - |
| Change in Proportion, NPL | | (50,563) | | 75,391 | (187,462) |
| Assumptions | | - | | 46,151 | (152,118) |
| Investments | | - | | 907 | - |
| Experience | | - | | 25,699 | (4,120) |
| Contributions Subsequent to Measurement Date | | - | | 86,689 | - |
| Total | \$ | 15,069 | \$ | 278,964 | \$ (454,434) |
| Total FRS and HIS Pension Allocation | \$ | 1,686,003 | \$ | 2,374,846 | \$ (696,756) |

Deferred outflows of resources related to employer contributions paid subsequent to the measurement date of June 30, 2024 and 2023, but prior to the employer's fiscal year-end of June 30, 2025 and 2024 of \$744,115 and \$799,170, will be recognized as a reduction of the net pension liability in the subsequent fiscal reporting period. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pension expense will be recognized as follows:

| Reporting Period Ending June 30, | FRS Expense | HIS Expense |
|-------------------------------------|----------------|----------------|
| 2025 | \$ 123,229 | \$ (49,580) |
| 2026 | 123,229 | (49,580) |
| 2027 | 123,229 | (49,580) |
| 2028 | 123,229 | (49,580) |
| 2029 | 123,229 | (49,580) |
| Thereafter | 56,379 | (64,312) |
| Total | \$672,524 | \$(312,212) |
| | | 70000000 |

Additional Financial and Actuarial Information

Additional audited financial information supporting the Schedules of Employer Allocations and the Schedules of Pension Amounts by Employer is located in the Florida Retirement System Pension Plan and Other State-Administered Systems ACFR for the fiscal years ended June 30, 2024, and 2023.

The FRS's Annual Comprehensive Financial Report and the actuarial valuation reports are available online:

http://www.dms.myflorida.com/workforce_operations/retirement/publications

The FRS's systems ACFR and actuarial reports may also be obtained by contacting the Division of Retirement:

Department of Management Services
Division of Retirement
Research and Education Section
P.O. Box 9000
Tallahassee, FL 32315-9000
850-778-4408 or toll free at 844-377-1737

Note 8 –

Deferred Outflows and Inflows of Resources

As of June 30, 2025, and 2024, deferred outflows of resources totaled \$11,216,535 and \$12,395,221, respectively, comprised of the following:

| | 2025 | 2024 |
|--|--------------|--------------|
| Interest Rate Swap Derivative Instrument | \$3,211,901 | \$1,963,422 |
| Deferred Charges Due to Refundings | 5,795,980 | 8,056,953 |
| Pension | 2,208,654 | 2,374,846 |
| Total Deferred Outflows | \$11,216,535 | \$12,395,221 |

As of June 30, 2025, and 2024, deferred inflows of resources totaled \$2,583,370 and \$2,340,910, respectively, comprised of the following:

| | 2025 | 2024 |
|------------------------------------|-------------|-------------|
| Deferred Charges Due to Refundings | \$1,479,143 | \$1,644,154 |
| Pension | 1,104,227 | 696,756 |
| Total Deferred Inflows | \$2,583,370 | \$2,340,910 |

For more detailed information on deferred outflows and inflows of resources, see Note 6, "Long-Term Liabilities", and Note 7, "Retirement Plans", in the Notes to the Financial Statements.

Note 9 –

Commitments and Contingencies

As of June 30, 2025, and 2024, the Agency had in process various uncompleted construction projects with remaining contract balances totaling \$53,673,017 and \$56,913,613, respectively.

In addition, the Agency is obligated under a lease agreement with the State of Florida, expiring in the year 2047, to make annual payments of \$300 for its headquarters office building.

Note 10 –

Litigation and Unasserted Claim

On August 18, 2023, the operations and facilities of MDX were transferred to GMX as mandated by statute and confirmed by trial court ruling.

Legal proceedings between MDX, Miami-Dade County, and GMX continued through fiscal year 2025 in an effort to reverse this ruling. On February 25, 2025, the court dismissed Miami-Dade County's appeal, and on March 12, 2025, recognized MDX's voluntary withdrawal.

Note II -

Related Party Transactions

As of June 30, 2025, and 2024 there were no known

related party transactions reported.

Note 12 –

Going Concern Considerations and Subsequent Events

Going Concern Considerations

As of June 30, 2025, all going concern considerations were lifted following the dismissal of the legal case against GMX. The court's decision affirmed GMX as the sole agency authorized to operate and manage the expressway system in Miami-Dade County, bringing clarity and stability to the Agency's governance and financial outlook.

Subsequent Events

As of March 12, 2025, the transition of operational and administrative responsibilities to the GMX, remains seamless, with no disruptions to services, systems, or stakeholder engagement. GMX governance was strengthened by the appointment of a permanent Executive

The case was subsequently dismissed, affirming GMX as the sole governing agency. Refer to Trial Court Case No. 21-24025-CA for further details.

As of June 30, 2025, there are no significant legal claims, contingencies, or unasserted claims that have been formally asserted or filed against the agency.

Director who had served as Interim earlier in fiscal year 2025.

Additionally, GMX received a credit rating upgrade from Fitch in the first quarter of fiscal year 2026, from BBB to AA-. Aside from these positive developments, there have been no unusual subsequent events or material changes that would impact the financial statements or disclosures presented in the ACFR.

Right to Operate 1996 Transfer Agreement

As of June 30, 2025, the Right to Operate is recognized as an intangible asset on GMX's Financial Statements. For further details, refer to Note 1: Summary of Organization and Significant Accounting Policies, and Note 4: Capital Assets in the Notes to the Financial Statements. This right is considered to exist in perpetuity, reflecting GMX's exclusive authority to operate the expressway system in Miami-Dade County.

Required Supplementary Information

Schedule of the Greater Miami Expressway Agency's Proportional Share of Net Pension Liability

| Florida Retirement System | ı. | | | | | | | | | |
|--|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|
| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
| Measurement Date | June 30, 2024 | June 30, 2023 | June 30, 2022 | June 30, 2021 | June 30, 2020 | June 30, 2019 | June 30, 2018 | June 30, 2017 | June 30, 2016 | June 30, 2015 |
| Proportion of the Net Pension Liability (Asset) | 0.012582% | 0.013245% | 0.013747% | 0.014009% | 0.011900% | 0.014021% | 0.012766% | 0.014352% | 0.013831% | 0.013318% |
| Proportionate Share of the Net Pension Liability (asset) | \$4,867,367 | \$5,277,858 | \$5,115,126 | \$1,058,237 | \$5,157,811 | \$4,828,651 | \$3,845,319 | \$4,245,168 | \$3,492,381 | \$1,720,202 |
| Covered Payroll | \$2,604,633 | \$3,037,984 | \$2,433,791 | \$2,465,036 | \$2,280,767 | \$2,816,807 | \$2,503,108 | \$2,840,066 | \$2,689,248 | \$2,555,262 |
| Proportionate Share of the Net Pension Liability (Asset) as a Percentage of its Covered Payroll | 186.87% | 173.73% | 210.17% | 42.93% | 226.14% | 171.42% | 153.62% | 149.47% | 129.86% | 67.32% |
| Plan Fiduciary Net Position as a Percentage of the Total Pension Liability | 83.70% | 82.38% | 82.89% | 96.40% | 78.85% | 82.61% | 84.26% | 83.89% | 84.88% | 92.00% |

| Health Insurance Subsidy | | | | | | | | | | |
|--|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|
| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
| Measurement Date | June 30, 2024 | June 30, 2023 | June 30, 2022 | June 30, 2021 | June 30, 2020 | June 30, 2019 | June 30, 2018 | June 30, 2017 | June 30, 2016 | June 30, 2015 |
| Proportion of the Net Pension Liability (Asset) | 0.010239% | 0.011054% | 0.011020% | 0.010856% | 0.010105% | 0.013137% | 0.012705% | 0.015286% | 0.014805% | 0.014285% |
| Proportionate Share of the Net Pension Liability (Asset) | \$1,535,993 | \$1,755,480 | \$1,167,145 | \$1,331,607 | \$1,233,829 | \$1,469,886 | \$1,344,682 | \$1,634,427 | \$1,725,447 | \$1,456,845 |
| Covered Payroll | \$2,604,633 | \$3,037,984 | \$2,433,791 | \$2,465,036 | \$2,280,767 | \$2,816,807 | \$2,503,108 | \$2,840,066 | \$2,689,248 | \$2,555,262 |
| Proportionate Share of the Net Pension Liability (Asset) as a Percentage of its Covered Payroll | 58.97% | 57.78% | 47.96% | 54.02% | 54.10% | 52.18% | 53.72% | 57.55% | 64.16% | 57.01% |
| Plan Fiduciary Net Position as a Percentage of the Total Pension Liability | 4.80% | 4.12% | 4.81% | 3.56% | 3.00% | 2.63% | 2.15% | 1.64% | 0.97% | 0.50% |

Required Supplementary Information

Schedule of the Greater Miami Expressway Agency's Contributions

| Florida Retirement System | n | | | | | | | | | |
|--|-------------|--------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|
| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
| Contractually Required Contribution | \$651,362 | \$712,481 \$ | 637,187 | \$586,625 | \$533,690 | \$395,398 | \$434,753 | \$363,833 | \$373,613 | \$337,295 |
| Contributions in Relation to the Contractually Required Contribution | \$(651,362) | \$(712,481) | \$(637,187) | \$(586,625) | \$(533,690) | \$(395,398) | \$(434,753) | \$(363,833) | \$(373,613) | \$(337,295) |
| Contribution Deficiency (Excess) | \$ - | \$ - \$ | - | \$ - | \$ - | \$ - | \$ - | \$ - | \$ - | \$ - |
| Covered Payroll | \$2,589,788 | \$2,604,633 | \$3,037,984 | \$2,433,791 | \$2,465,036 | \$2,280,767 | \$2,816,807 | \$2,503,108 | \$2,840,066 | \$2,689,248 |
| Contributions as a Percentage of Covered Payroll | 25.15% | 27.35% | 20.97% | 24.10% | S 21.65% | 5 17.34% | 15.43% | 14.54% | 3.16% | 12.54% |
| | | | | | | | | | | |
| Health Insurance Subsidy | | | | | | | | | | |
| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
| Contractually Required Contribution | \$92,753 | \$86,689 | \$72,713 | \$66,678 | \$63,810 | \$58,232 | \$72,948 | \$68,898 | \$80,897 | \$75,884 |
| Contributions in Relation to the Contractually Required Contribution | \$(92,753) | \$(86,689) | \$(72,713) | \$(66,678) | \$(63,810) | \$(58,232) | \$(72,948) | \$(68,898) | \$(80,897) | \$(75,884) |
| Contribution Deficiency (Excess) | \$ - | \$ - | \$ - | \$ - | \$ - | \$ - | \$ - | \$ - | \$ - | \$ - |
| Covered Payroll | \$2,589,788 | \$2,604,633 | \$3,037,984 | \$2,433,791 | \$2,465,036 | \$2,280,767 | \$2,816,807 | \$2,503,108 | \$2,840,066 | \$2,689,248 |
| Contributions as a Percentage of Covered | 3.58% | 3.33% | 2.39% | 2.74% | 2.59% | 2.55% | 2.59% | 2.75% | 2.85% | 2.82% |



Other Information

Schedule of Calculation of Net Revenues and Financial Ratios

As Defined and Required by the Trust Indenture Fiscal Years Ended June 30, 2025, and 2024

| Revenues: | 2025 | 2024 |
|---|---------------|---------------|
| Toll Revenues, net | \$248,507,225 | \$249,114,887 |
| Fee Revenues | 15,729,817 | 14,771,818 |
| Investment Income | 25,455,821 | 23,246,446 |
| Other Revenues | 671,803 | 666,765 |
| Total Revenues | \$290,364,665 | \$287,799,915 |
| Operating Expenses: Operations, Maintenance, and Administration Expenses (Excludes Depreciation and Amortization) | 54,495,535 | 57,036,566 |
| Net Revenues | \$235,869,131 | \$230,763,349 |
| | | |
| Senior Lien Debt Service for All Bonds | \$119,461,294 | \$117,419,398 |
| | | |
| Ratio of Net Revenues to Senior Lien Debt Service for All Bonds (Minimum Ratio Requirement Per Trust Indenture is 1.20) | 1.97 | 1.97 |
| | | |
| All Debt Service and All Fund Payments as Specified by Trust Indenture | \$162,364,592 | \$156,888,380 |
| | | |
| Ratio of Net Revenues to All Debt Service and All Fund Payments (Minimum Ratio Requirement Per Trust Indenture is 1.00) | 1.45 | 1.47 |
| | | |

Schedule of Revenues and Expenses Summary

As Defined and Required by the Trust Indenture Last 10 Fiscal Years (In Thousands)

| Fiscal Years | | | | | | | | | | |
|---------------------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|
| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
| Revenues: | | | | | | | | | | |
| Toll & Fees, Net | \$264,237 | \$263,887 | \$248,160 | \$239,037 | \$209,846 | \$213,741 | \$213,071 | \$252,408 | \$236,932 | \$234,776 |
| Investment & Other | 26,128 | 23,913 | 15,442 | 396 | 1,392 | 7,881 | 11,903 | 8,146 | 5,645 | 6,022 |
| Total Revenues | 290,365 | 287,800 | 263,603 | 239,433 | 211,239 | 221,622 | 224,974 | 260,554 | 242,577 | 240,798 |
| Expenses: | | | | | | | | | | |
| Operations | 37,583 | 37,524 | 33,067 | 34,253 | 26,621 | 30,770 | 26,624 | 39,470 | 38,256 | 38,806 |
| Maintenance | 10,608 | 11,516 | 8,779 | 5,670 | 5,184 | 7,977 | 7,893 | 9,229 | 6,773 | 7,002 |
| Administration | 6,305 | 7,997 | 6,345 | 4,293 | 4,211 | 5,444 | 5,591 | 6,092 | 7,547 | 7,651 |
| Total Expenses | 54,496 | 57,037 | 48,191 | 44,216 | 36,016 | 44,191 | 40,108 | 54,791 | 52,576 | 53,458 |
| | | | | | | | | | | |

Net Revenues \$235,869 \$230,763 \$215,411 \$195,217 \$175,222 \$177,431 \$184,866 \$205,763 \$190,000 \$187,340



Statistical Section

This section of Agency's comprehensive annual financial report presents detailed information designed to assist readers in utilizing the financial statements, note disclosures, and required supplementary information to understand the overall economic condition.

The Agency has included in this statistical section information relating to financial trends, revenue capacity, debt capacity and operating information pertaining to the ten most recent fiscal years.

Financial Trends

These schedules contain trend information to help the reader understand how the financial performance and wellbeing have changed over time.

Pages 84-85

Revenue Capacity

These schedules contain information to help the reader assess the ability to generate toll revenue.

Pages 86-91

Debt Capacity

These schedules present information to help the reader assess the current levels of outstanding debt and the Authority's ability to issue additional debt in the future.

Page 92

Demographic and Economic Information

These schedules offer demographic and economic indicators to help the reader understand the socioeconomic environment within which the financial activities take place.

Pages 93-94

Operating Information

These schedules offer demographic and economic indicators to help the reader understand the socioeconomic environment within which the financial activities take place.

Page 95

The Agency implements new pronouncements as required for financial reporting. From time-to-time new categories are created in order to provide more accurate and useful information regarding the Agency's operations. Certain prior year amounts may have been reclassified to conform to current year's presentation for comparative purposes.

Financial information may be rounded to the nearest whole number.



Summary of Statements of Net Position

(In Thousands)

| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|----------------------------------|-------------|-------------|-------------|-------------|--------------|-----------|------------|-----------|------------|------------|
| Assets and Deferrals: | | | | | | | | | | |
| Current and other assets | \$ 479,43 | 34 \$ 378,8 | 76 \$329,0 | 64 \$290,5 | 14\$ 253,326 | \$235,357 | \$ 321,732 | \$377,299 | \$ 391,936 | \$ 457,823 |
| Restricted non-current assets | 145,232 | 145,243 | 143,033 | 141,940 | 144,014 | 146,023 | 146,574 | 145,409 | 143,902 | 145,374 |
| Capital assets, net | 2,059,128 | 2,074,308 | 2,061,376 | 2,064,918 | 2,066,484 | 2,076,321 | 2,048,399 | 1,966,391 | 1,896,760 | 1,675,045 |
| Deferred outflows of resources | 11,217 | 12,395 | 16,884 | 24,489 | 38,688 | 47,734 | 44,952 | 44,286 | 54,189 | 66,921 |
| Total Assets and Deferrals | 2,696,011 | 2,610,822 | 2,550,357 | 2,521,861 | 2,502,512 | 2,505,434 | 2,561,657 | 2,533,384 | 2,486,786 | 2,345,163 |
| Liabilities and Deferrals: | | | | | | | | | | |
| Current liabilities | 99,603 | 98,159 | 100,570 | 95,397 | 94,863 | 86,468 | 167,758 | 160,002 | 106,176 | 90,512 |
| Long-term liabilities | 1,123,954 | 1,192,085 | 1,257,568 | 1,318,217 | 1,388,525 | 1,445,508 | 1,485,010 | 1,520,867 | 1,563,280 | 1,604,066 |
| Deferred inflows of resources | 2,583 | 2,341 | 2,650 | 6,535 | 3,244 | 3,093 | 3,412 | 2,945 | 2,884 | 2,614 |
| Total Liabilities and Deferrals | 1,226,140 | 1,292,585 | 1,360,787 | 1,420,149 | 1,486,632 | 1,535,070 | 1,656,179 | 1,683,813 | 1,672,340 | 1,697,192 |
| Net Position: | | | | _ | | | | | | |
| Net investment in capital assets | 882,413 | 834,257 | 758,185 | 713,917 | 663,422 | 630,454 | 551,034 | 434,218 | 398,427 | 231,385 |
| Restricted | 296,786 | 261,220 | 263,090 | 268,117 | 255,988 | 246,280 | 261,353 | 263,415 | 281,917 | 200,339 |
| Unrestricted | 290,672 | 222,759 | 168,295 | 119,678 | 96,469 | 93,630 | 93,091 | 151,939 | 134,101 | 216,247 |
| Total Net Position | \$1,469,871 | \$1,318,237 | \$1,189,570 | \$1,101,712 | \$1,015,880 | \$970,364 | \$ 905,478 | \$849,572 | \$814,445 | \$647,971 |

Summary of Statements of Revenues, Expenses and Changes in Net Position (In Thousands)

| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|--|---------------------------|---------------------------|--------------------------|--------------------------|--------------------------|--------------------------|--------------------------|--------------------------|--------------------------|--------------------------|
| Operating Revenues | s: | | | | | | | | | |
| Toll and fee revenues, net | \$ 263,887 | \$263,887 | \$248,160 | \$239,037 | \$209,846 | \$213,741 | \$213,071 | \$252,408 | \$ 236,932 | \$234,776 |
| Other revenues | 672 | 667 | 744 | 756 | 665 | 749 | 701 | 872 | 890 | 745 |
| Total Operating Revenues | 264,909 | 264,554 | 248,905 | 239,794 | 210,512 | 214,490 | 213,772 | 253,280 | 237,822 | 235,521 |
| Operating Expenses | : | | | | | | | | | |
| Operations Maintenance Administration | 37,583 10,608 6,305 | 37,524 11,516 7,997 | 33,067 8,779 6,345 | 34,253 5,670 4,293 | 26,621 5,184 4,211 | 30,770 7,977 5,444 | 26,624 7,893 5,591 | 39,470 9,229 6,092 | 38,256 6,773 7,547 | 38,806 7,002 7,651 |
| Depreciation and amortization | 44,402 | 46,725 | 47,696 | 47,995 | 47,290 | 37,917 | 38,528 | 38,707 | 35,323 | 29,543 |
| Total Operating Expenses | 98,897 | 103,762 | 95,888 | 92,211 | 83,306 | 82,109 | 78,636 | 93,498 | 87,899 | 83,001 |
| Non-Operating Rev | enues/(Expense | es): | | | | | | | | |
| Non-operating revenues | 25,467 | 23,246 | 14,698 | (361) | 3,050 | 7,600 | 11,202 | 7,396 | 4,829 | 3,191 |
| Non-operating expenses | (54,007) | (55,371) | (63,304) | (61,248) | (76,223) | (65,117) | (90,432) | (134,543) | (68,411) | (70,333) |
| Total Non- Operating Revenues/ (Expenses) | (28,540) | (32,124) | (48,606) | (61,608) | (73,174) | (57,517) | (79,230) | (127,148) | (63,582) | (67,142) |
| Capital Contributions | 13,206 | - | (16,554) | (142) | (8,517) | (9,978) | - | 2,492 | 80,133 | 2,086 |
| Error Correction | 957 | - | - | - | - | - | - | - | - | |
| Changes in Net Position | \$151,634 | \$128,668 | \$ 87,858 | \$ 85,833 | \$ 45,515 | \$ 64,887 | \$ 55,906 | \$ 35,126 | \$166,474 | \$ 87,464 |

Capital Assets, Net of Depreciation & Amortization (In Thousands)

| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|--|----------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|
| Non-Depreciable C | apital Assets: | | | | | | | | | |
| Land and land easements | \$ 287,477 | \$ 285,432 | \$ 280,002 | \$ 277,607 | \$ 271,125 | \$ 269,133 | \$ 258,564 | \$ 250,526 | \$ 234,578 | \$ 228,126 |
| Land improvements | 424,319 | 405,928 | 405,727 | 397,446 | 397,446 | 351,471 | 351,471 | 351,305 | 351,305 | 267,774 |
| Construction in progress | 288,386 | 321,377 | 271,061 | 306,246 | 276,518 | 557,781 | 502,878 | 398,759 | 307,805 | 468,218 |
| Total Non- Depreciable Capital Assets | 1,000,183 | 1,089,381 | 1,033,434 | 1,057,943 | 1,021,734 | 1,255,030 | 1,189,558 | 1,077,234 | 970,333 | 1,040,763 |
| Depreciable Capita | l Assets, Net | | | | | | | | | |
| Furniture and equipment | 35,966 | 37,850 | 43,787 | 50,438 | 54,338 | 42,505 | 48,470 | 54,030 | 59,976 | 18,784 |
| Buildings, toll facilities, and improvements | 27,909 | 30,717 | 33,604 | 36,491 | 39,197 | 35,927 | 38,584 | 39,634 | 41,050 | 38,916 |
| Infrastructure | 918,187 | 916,078 | 950,312 | 919,888 | 951,215 | 742,859 | 771,785 | 795,131 | 824,655 | 576,500 |
| Other assets | 225 | 282 | 239 | 158 | - | - | 2 | 362 | 745 | 82 |
| Total Depreciable Capital Assets, Net | 982,287 | 984,927 | 1,027,941 | 1,006,975 | 1,044,750 | 821,291 | 858,841 | 889,156 | 926,426 | 634,282 |
| Intangible Assets, Net: | | | | | | | | | | |
| Right to operate the system | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 |
| SBITA | 14 | - | - | - | -1 | - ' | - | - | - | - |
| Total Intangible Assets, Net | 76,659 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 | 76,645 |
| Total Capital Assets, Net | \$2,059,128 | \$2,074,308 | \$2,061,376 | \$2,064,918 | \$2,066,484 | \$2,076,321 | \$2,048,399 | \$1,966,391 | \$1,896,760 | \$1,675,045 |

Changes to Capital Assets (In Thousands)

| | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|------------------------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|
| Beginning Balance | \$2,075,265 | \$2,061,376 | \$2,064,918 | \$2,066,484 | \$2,076,321 | \$2,048,399 | \$1,966,391 | \$1,896,760 | \$1,675,045 | \$1,578,347 |
| Additions and transfers, net | 30,059 | 59,657 | 68,274 | 48,377 | 60,845 | 67,853 | 140,952 | 119,715 | 261,723 | 219,666 |
| Disposals and contributions | (2,118) | - | (24,121) | (1,947) | (23,393) | (2,015) | (20,416) | (11,377) | (4,686) | (93,426) |
| Depreciation | (44,078) | (46,725) | (47,696) | (47,995) | (47,290) | (37,917) | (38,528) | (38,707) | (35,323) | (29,543) |
| Total Capital Assets, Net | \$2,059,128 | \$2,074,308 | \$2,061,376 | \$2,064,918 | \$2,066,484 | \$2,076,321 | \$2,048,399 | \$1,966,391 | \$1,896,760 | \$1,675,045 |



Schedule of Historical SunPass® & TBP Rates by Vehicle Class

| | 2006-2013 | 2014 | 2015 | 2016-2018 |
|----------------------|-----------|--------|--------|-----------------|
| 2 Axles | \$1.25 | \$2.00 | \$1.40 | \$0.25 - \$1.40 |
| 3 Axles | \$2.50 | \$4.00 | \$2.80 | \$0.50 - \$2.80 |
| 4 Axles | \$3.75 | \$6.00 | \$4.20 | \$0.50 - \$4.20 |
| 5 Axles | \$5.00 | \$8.00 | \$5.60 | \$0.50 - \$5.60 |
| Each Additional Axle | \$1.25 | \$2.00 | \$1.40 | \$0.50 - \$1.40 |

Comments

- (1) Toll rates at the Dolphin (SR 836) 97th Ave location are 25 cents less for both cash and SunPass®. The Dolphin Expressway Extension toll rate is 25 cents.
- (2) Toll rate change for Gratigny Parkway (SR 924) on July 07, 2010, with implementation of Open Road Tolling (ORT), the cash rate was replaced with a new TBP rate at 65 cents per 2-axle vehicle.
- (3) Due to full ORT conversion the highest TBP rate is presented; multi-axle vehicles are capped at 3 axles for SunPass® only.
- (4) For fiscal year 2016 through 2018 toll rates average ranges include SunPass® and TBP by gantry.
- (5) Rates lowered on July 1, 2018, please see next table for current rates.



New access ramps to and from Dolphin Station Park-And-Ride looking east.



Schedule of Toll Rates by Vehicle Class

Current Toll Rates

Vehicle Classifications

Tolls are collected based upon the classification of the vehicle.

The classification is determined by the number of axles on the vehicle.

Multi-axle vehicles are capped at 3 axles for SunPass® only. Toll by Plate (TBP) rates are x2 SunPass® rates.

| | | | | Vel | nicle Classificati | on | |
|---|------------|-------|---------|------------|--------------------|--------------------|------------|
| Location & Type Direction of Travel Payn | | axles | 5-axles | axle (ea.) | A | Additional 2-axles | 3-axles 4- |
| Gratigny (SR 924) | | | | | | | |
| ast/West at 57th Ave | SunPass® | 0.47 | | 0.94 | 0.94 | 0.94 | - |
| | TBP | 0.94 | | 1.88 | 2.82 | 3.76 | 0.94 |
| ast/West at 42nd Ave | SunPass® | 0.47 | | 0.94 | 0.94 | 0.94 | - |
| | TBP | 0.94 | | 1.88 | 2.82 | 3.76 | 0.94 |
| Airport (SR 112) | | | | | | | |
| ast/West at 32nd Ave | SunPass® | 0.33 | | 0.66 | 0.66 | 0.66 | |
| | TBP | 0.66 | | 1.32 | 1.98 | 2.64 | 0.66 |
| ast/West at 17th Ave | SunPass® | 0.33 | | 0.66 | 0.66 | 0.66 | |
| | TBP | 0.66 | | 1.32 | 1.98 | 2.64 | 0.66 |
| Oolphin (SR 836) | | | | | | | |
| ast/West at 137th Ave | SunPass® | 0.28 | | 0.56 | 0.56 | 0.56 | |
| | TBP | 0.56 | | 1.12 | 1.68 | 2.24 | 0.56 |
| ast/West at 107th Ave Ram | p SunPass® | 0.28 | | 0.56 | 0.56 | 0.56 | |
| | ТВР | 0.56 | | 1.12 | 1.68 | 2.24 | 0.56 |
| ast/West at 97th Ave | SunPass® | 0.66 | | 1.32 | 1.32 | 1.32 | |
| | TBP | 1.32 | | 2.64 | 3.96 | 5.28 | 1.32 |
| ast at 87th Ave Ramp | SunPass® | 0.28 | | 0.56 | 0.56 | 0.56 | |
| | TBP | 0.56 | | 1.12 | 1.68 | 2.24 | 0.56 |
| ast/West at 57th Ave | SunPass® | 0.66 | | 1.32 | 1.32 | 1.32 | |
| | TBP | 1.32 | | 2.64 | 3.96 | 5.28 | 1.32 |
| ast/West at 57th Ave Ramp | SunPass® | 0.28 | | 0.56 | 0.56 | 0.56 | |
| | TBP | 0.56 | | 1.12 | 1.68 | 2.24 | 0.56 |
| ast/West at 27th Ave | SunPass® | 0.28 | | 0.56 | 0.56 | 0.56 | |
| | TBP | 0.56 | | 1.12 | 1.68 | 2.24 | 0.56 |
| ast/West at 17th Ave | SunPass® | 0.66 | | 1.32 | 1.32 | 1.32 | |
| | TBP | 1.32 | | 2.64 | 3.96 | 5.28 | 1.32 |
| East/West at 12th Ave | SunPass® | 0.28 | | 0.56 | 0.56 | 0.56 | |
| | TBP | 0.56 | | 1.12 | 1.68 | 2.24 | 0.56 |
| ast/West at 12th Ave Ramp | SunPass® | 0.28 | | 0.56 | 0.56 | 0.56 | 0.00 |
| | TBP | 0.56 | | 1.12 | 1.68 | 2.24 | 0.56 |
| Oon Shula (SR 874) | | 0.00 | | ···- | | | 0.0. |
| North/South at Turnpike | SunPass® | 0.23 | | 0.46 | 0.46 | 0.46 | |
| toran ocaan ac rampike | TBP | 0.46 | | 0.92 | 1.38 | 1.84 | 0.46 |
| North/South at Killian | SunPass® | 0.23 | | 0.46 | 0.46 | 0.46 | 0.10 |
| | TBP | 0.46 | | 0.92 | 1.38 | 1.84 | 0.46 |
| North/South at SR826 | SunPass® | 0.47 | | 0.94 | 0.94 | 0.94 | 0.10 |
| torangouth at situzu | TBP | 0.47 | | 1.88 | 2.82 | 3.76 | 0.94 |
| Snapper Creek (SR 878) | 101 | 0.74 | | 1.00 | 2.02 | 3.70 | 0.7- |
| East/West at 87th Ave | SunPass® | 0.23 | | 0.46 | 0.46 | 0.46 | |
| .asu + rest at 0/ til Ave | TBP | 0.23 | | 0.92 | 1.38 | 1.84 | 0.46 |
| ast/West at SR826 | SunPass® | 0.46 | | 0.46 | 0.46 | 0.46 | 0.40 |
| | Juin 455 | 0.23 | | U.TU | U. T O | 0.70 | |



Total Toll and Fee Revenues, net by Expressway

| Expressway | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|-------------------------------|---------------|---------------|---------------|---------------|---------------|---------------|---------------|---------------|---------------|---------------|
| Airport (SR 112) | \$ 26,391,012 | \$ 25,771,253 | \$24,538,187 | \$ 24,159,789 | \$ 20,016,768 | \$ 21,360,882 | \$ 24,579,553 | \$ 27,478,330 | \$ 26,561,741 | \$ 27,055,994 |
| Dolphin (SR 836) | 155,124,541 | 153,872,025 | 145,945,958 | 139,809,522 | 124,917,514 | 121,888,225 | 124,564,600 | 144,026,944 | 137,664,301 | 138,813,363 |
| Don Shula (SR 874) | 46,916,859 | 46,116,832 | 43,544,213 | 40,326,942 | 37,015,393 | 35,732,076 | 36,720,694 | 41,420,167 | 40,833,876 | 37,390,817 |
| Snapper Creek (SR 878) | 6,760,010 | 6,505,236 | 6,193,964 | 5,895,481 | 5,165,081 | 5,607,360 | 6,140,426 | 7,456,415 | 7,195,150 | 7,322,638 |
| Gratigny (SR 924) | 21,971,451 | 20,897,699 | 19,441,681 | 18,330,349 | 16,374,065 | 16,957,733 | 17,669,783 | 19,590,907 | 19,304,918 | 18,662,423 |
| South Florida Saves | (8,656,647) | (4,048,159) | (6,197,624) | (2,050,544) | (4,377,234) | | (5,983,567) | - | (5,639,720) | (5,283,223) |
| Sub-total | 248,507,225 | 249,114,887 | 233,466,379 | 226,471,540 | 199,111,586 | 201,546,276 | 203,691,489 | 239,972,762 | 225,920,265 | 223,962,013 |
| Fees & Recovery Revenue | 12,485,000 | 14,771,818 | 14,693,925 | 12,565,880 | 10,734,813 | 12,194,812 | 9,379,667 | 12,435,242 | 11,011,544 | 10,813,667 |
| Systemwide | \$260,992,225 | \$263,886,705 | \$248,160,305 | \$239,037,420 | \$209,846,398 | \$213,741,087 | \$213,071,156 | \$252,408,004 | \$236,931,810 | \$234,775,680 |

Total Toll Revenues, net and Percentage by Payment Type

| Fiscal Year | SunPass® | TBP | | Total Toll Revenue, net | SunPass® % | TBP % | |
|-------------|----------------|---------------|-----------|----------------------------|---------------|----------|--|
| riscal Teal | Suffrass | IDF | | Revenue, net | /0 | /0 | |
| 2025 | \$ 171,642,982 | \$ 76,864,243 | \$ - | \$ 248,507,225 | 69.1% | 30.9% | |
| 2024 | \$ 180,702,196 | \$ 68,412,691 | \$ - | \$ 249,114,887 | 72.5% | 27.5% | |
| 2023 | \$ 166,908,829 | \$ 66,557,551 | \$ - | \$ 233,466,379 | 71.5% | 28.5% | |
| 2022 | \$ 171,148,517 | \$ 55,323,023 | \$ - | \$ 226,471,540 | 75.6% | 24.4% | |
| 2021 | \$ 147,833,523 | \$ 51,278,063 | \$ | \$ 199,111,586 | 74.2% | 25.8% | |
| 2020 | \$ 155,273,659 | \$ 46,272,617 | \$ - | \$ 201,546,276 | 77.0% | 23.0% | |
| 2019 | \$ 175,426,391 | \$ 28,265,098 | \$ - | \$ 203,691,489 | 86.1% | 13.9% | |
| 2018 | \$ 189,396,530 | \$ 50,576,233 | \$ - | \$ 239,972,762 | 78.9% | 21.1% | |
| 2017 | \$ 185,369,833 | \$ 40,550,433 | \$ - 🐪 | \$ 225,920,265 | 82.1% | 17.9% | |
| 2016 | \$ 178,888,501 | \$ 45,073,512 | \$ - | \$ 223,962,013 | 79.9% | 20.1% | |

Average Daily Revenue by Expressway

| 8 | | | | | / | | | | | | |
|---------------------------|---------------|---------------|---------------|---------------|----|---------|---------------|---------------|---------------|---------------|---------------|
| Expressway | 2025 | 2024 | 2023 | 2022 | | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
| Airport (SR 112) | \$ 72,304 | \$ 70,413 | \$ 67,228 | \$ 66,191 | \$ | 54,840 | \$ 58,363 | \$ 67,341 | \$ 78,510 | \$ 73,578 | \$ 73,923 |
| Dolphin (SR 836) | 424,999 | 420,415 | 399,852 | 383,040 | | 342,240 | 333,028 | 341,273 | 411,506 | 381,342 | 379,271 |
| Don Shula (SR 874) | 128,539 | 126,002 | 119,299 | 110,485 | | 101,412 | 97,629 | 100,605 | 118,343 | 113,113 | 102,161 |
| Snapper Creek (SR 878) | 18,521 | 17,774 | 16,970 | 16,152 | | 14,151 | 15,321 | 16,823 | 21,304 | 19,931 | 20,007 |
| Gratigny (SR 924) | 60,196 | 57,098 | 53,265 | 50,220 | | 44,860 | 46,333 | 48,410 | 55,974 | 53,476 | 50,990 |
| MDX System Average | \$ 704,559 | \$ 691,702 | \$ 656,614 | \$ 626,088 | \$ | 557,504 | \$ 550,673 | \$ 574,452 | \$ 685,636 | \$ 641,440 | \$ 626,353 |

Daily averages are calculated based on the number of days in each year.

In fiscal year 2017 average daily toll calculated using 361 days. Tolls lifted 4 days due to Hurricane Matthew.

In fiscal year 2018 average daily toll calculated using 350 days. Tolls lifted 15 days due to Hurricane Irma.

Total Traffic/Transactions by Expressway

| Expressway | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|------------------------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|
| Airport (SR112) | 82,517,245 | 81,319,318 | 79,473,768 | 78,656,214 | 61,783,789 | 64,525,756 | 79,923,082 | 76,244,944 | 76,077,255 | 74,271,512 |
| Dolphin (SR 836) | 273,496,144 | 273,115,019 | 266,092,712 | 255,373,253 | 222,446,037 | 217,633,209 | 234,730,610 | 228,212,022 | 233,527,476 | 220,269,836 |
| Don Shula (SR 874) | 156,700,594 | 155,083,591 | 150,412,804 | 139,902,922 | 123,339,039 | 118,552,426 | 123,666,727 | 121,182,421 | 120,745,208 | 112,450,547 |
| Snapper Creek (SR 878) | 29,321,389 | 28,354,775 | 27,645,607 | 26,313,157 | 22,522,044 | 24,152,876 | 27,359,713 | 26,953,117 | 27,892,584 | 28,147,979 |
| Gratigny (SR 924) | 45,587,361 | 42,416,211 | 40,791,300 | 38,307,505 | 32,998,838 | 34,172,865 | 37,980,924 | 37,638,929 | 37,198,404 | 36,503,894 |
| Systemwide | 587,622,733 | 580,288,914 | 564,416,191 | 538,553,051 | 463,089,747 | 459,037,132 | 503,661,056 | 490,231,433 | 495,440,927 | 471,643,768 |

For fiscal years 2015 - 2016 the Authority completed the transition to all-electronic tolling and introduced several changes for tolling points on SR836 and SR112 as part of the Open Road Tolling implementation.

Total Toll Transactions by Category

| | | | | | (00000000000000000000000000000000000000 |
|-------------|-------------|-------------|-----------------------|-----------|---|
| Fiscal Year | SunPass® | ТВР | Total Transactions | SunPass®% | TBP % |
| 2025 | 302,912,452 | 284,710,281 | 587,622,733 | 51.5% | 48.5% |
| 2024 | 399,612,531 | 180,676,383 | 580,288,914 | 68.9% | 31.1% |
| 2023 | 386,379,629 | 178,036,562 | 564,416,191 | 68.5% | 31.5% |
| 2022 | 382,361,158 | 156,191,893 | 538,553,051 | 71.0% | 29.0% |
| 2021 | 334,049,209 | 129,040,538 | 463,089,747 | 72.1% | 27.9% |
| 2020 | 340,684,610 | 118,352,522 | 459,037,132 | 74.2% | 25.8% |
| 2019 | 363,077,026 | 140,584,030 | 503,661,056 | 72.1% | 27.9% |
| 2018 | 401,194,475 | 89,036,958 | 490,231,433 | 81.8% | 18.2% |
| 2017 | 405,316,678 | 90,124,249 | 495,440,927 | 81.8% | 18.2% |
| 2016 | 378,739,649 | 92,904,119 | 471,643,768 | 80.3% | 19.7% |

Average Daily Traffic/Transactions by Expressway

| Expressway | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|-----------------------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|
| Airport (SR112) | 226,075 | 222,793 | 217,736 | 215,496 | 169,271 | 176,300 | 218,967 | 217,843 | 210,740 | 202,928 |
| Dolphin (SR836) | 749,305 | 748,260 | 729,021 | 699,653 | 609,441 | 594,626 | 643,098 | 652,034 | 646,891 | 601,830 |
| Don Shula (SR874) | 429,317 | 424,887 | 412,090 | 383,296 | 337,915 | 323,914 | 338,813 | 346,235 | 334,474 | 307,242 |
| Snapper Creek (SR878) | 80,333 | 77,684 | 75,741 | 72,091 | 61,704 | 65,991 | 74,958 | 77,009 | 77,265 | 76,907 |
| Gratigny (SR924) | 124,897 | 116,209 | 111,757 | 104,952 | 90,408 | 93,368 | 104,057 | 107,540 | 103,043 | 99,737 |
| Systemwide Average | 1,609,925 | 1,589,833 | 1,546,346 | 1,475,488 | 1,268,739 | 1,254,200 | 1,379,893 | 1,400,661 | 1,372,413 | 1,288,644 |
| | | | | | | | | | | |

Daily averages are calculated based on the number of days in each year. In fiscal year 2017 average daily toll calculated using 361 days. Tolls lifted 4 days due to Hurricane Matthew. In fiscal year 2018 average daily toll calculated using 350 days. Tolls lifted 15 days due to Hurricane Irma.

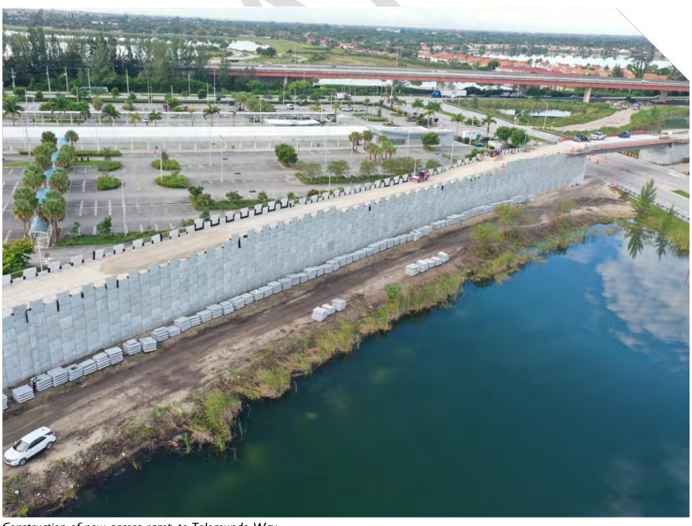


Traffic/Transaction Vehicle Class by Expressway

| | | | | | | _ | | | | | |
|--------------------------------|-----------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|---------------|---------------|-------------|
| Expressway | Class | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 | 2015 |
| | 2-axles | 80,629,157 | 79,537,134 | 77,637,605 | 76,803,246 | 59,988,266 | 62,669,690 | 77,758,581 | 74,093,116 | 73,846,841 | 72,138,592 |
| ۲ (c) | 3-axles | 833,339 | 820,726 | 851,827 | 839,719 | 788,308 | 828,892 | 966,626 | 961,968 | 1,051,258 | 1,012,830 |
| Airport (SR I I 2) | 4-axles | 298,327 | 284,261 | 291,732 | 296,810 | 251,773 | 244,569 | 273,731 | 272,415 | 294,442 | 295,716 |
| ₹ <u>S</u> | 5-axles | 704,001 | 620,997 | 640,206 | 660,639 | 697,056 | 722,789 | 860,856 | 855,280 | 827,363 | 782,332 |
| | < 6-axles | 52,421 | 56,200 | 52,398 | 55,800 | 58,386 | 59,816 | 63,288 | 62,165 | 57,351 | 42,042 |
| <u> </u> | 2-axles | 268,288,525 | 267,885,057 | 260,991,702 | 250,497,929 | 217,914,359 | 213,514,380 | 230,768,370 | 224,348,941 | 229,682,976 | 216,761,009 |
| Dolphin (SR836) | 3-axles | 2,225,873 | 2,210,718 | 2,240,216 | 2,174,316 | 2,106,126 | 1,994,791 | 1,909,354 | 1,897,062 | 1,949,760 | 1,830,859 |
| S) (S | 4-axles | 1,108,539 | 1,146,237 | 1,146,237 | 1,105,834 | 1,033,328 | 930,557 | 844,054 | 797,981 | 794,204 | 761,391 |
| in de | 5-axles | 1,771,649 | 1,767,305 | 1,672,354 | 1,591,569 | 1,421,222 | 1,218,732 | 1,197,300 | 1,118,055 | 1,089,65 | 7 965,747 |
| ۵ | < 6-axles | 101,558 | 105,702 | 82,606 | 76,111 | 73,773 | 61,252 | 57,605 | 53,760 | 43,692 | 48,311 |
| | 2-axles | 154,044,569 | 152,425,795 | 147,843,170 | 137,502,445 | 120,954,851 | 116,442,913 | 121,915,740 | 118,925,155 | 118,674,327 | 110,604,230 |
| ah ← | 3-axles | 1,440,694 | 1,470,794 | 1,408,820 | 1,381,367 | 1,427,678 | 1,245,097 | 1,005,547 | 1,005,258 | 941,899 | 828,548 |
| Don Shula (SR874) | 4-axles | 657,569 | 658,340 | 622,683 | 521,534 | 466,820 | 405,777 | 350,659 | 714,635 | 636,682 | 565,471 |
| <u>S</u> | 5-axles | 535,160 | 506,074 | 515,977 | 474,239 | 471,586 | 442,571 | 382,601 | 509,938 | 470,194 | 419,154 |
| | < 6-axles | 22,602 | 22,588 | 22,154 | 23,337 | 18,104 | 16,068 | 12,180 | 27,435 | 22,106 | 33,144 |
| V | 2-axles | 29,063,681 | 28,119,387 | 27,421,760 | 26,102,326 | 22,309,197 | 23,966,140 | 27,164,126 | 26,739,800 | 27,689,979 | 27,945,327 |
| Sreek | 3-axles | 136,218 | 127,134 | 124,634 | 116,143 | 126,786 | 122,579 | 120,797 | 99,879 | 100,116 | 104,608 |
| Snapper Creek (SR878) | 4-axles | 95,929 | 82,986 | 76,976 | 72,583 | 63,190 | 45,746 | 53,665 | 83,820 | 76,801 | 72,376 |
| napp (SI | 5-axles | 24,464 | 24,154 | 21,387 | 21,269 | 22,041 | 17,715 | 19,479 | 27,586 | 24,051 | 24,502 |
| S | < 6-axles | 1,097 | 1,114 | 850 | 836 | 830 | 696 | 1,646 | 2,032 | 1,637 | 1,166 |
| € | 2-axles | 42,218,294 | 39,256,725 | 37,669,270 | 35,280,185 | 30,292,244 | 31,613,048 | 35,633,384 | 35,099,304 | 34,880,517 | 34,293,005 |
| Gratigny (SR924) | 3-axles | 1,076,016 | 1,086,564 | 1,185,286 | 1,187,947 | 1,060,861 | 956,245 | 866,477 | 853,403 | 776,759 | 759,661 |
| S) Y | 4-axles | 738,436 | 636,078 | 553,144 | 524,523 | 463,975 | 444,365 | 443,572 | 616,829 | 572,075 | 564,018 |
| atign | 5-axles | 1,490,523 | 1,382,727 | 1,334,162 | 1,266,664 | 1,138,111 | 1,116,589 | 1,004,281 | 1,034,496 | 936,806 | 860,112 |
| ຜົ | < 6-axles | 64,092 | 54,117 | 49,438 | 48,186 | 43,647 | 42,618 | 33,210 | 34,897 | 32,247 | 27,098 |
| | 2-axles | 574,244,226 | 567,224,098 | 551,563,507 | 526,186,131 | 451,458,917 | 448,206,171 | 493,240,201 | 479,206,316 | 484,774,640 | 461,742,163 |
| ide | 3-axles | 5,712,140 | 5,715,936 | 5,810,783 | 5,699,492 | 5,509,759 | 5,147,604 | 4,868,801 | 4,817,570 | 4,819,792 | 4,536,506 |
| Ě | 4-axles | 2,898,800 | 2,807,902 | 2,650,369 | 2,448,778 | 2,176,315 | 1,984,511 | 1,919,608 | 2,481,903 | 2,341,391 | 2,161,491 |
| Systemwide | 5-axles | 4,525,797 | 4,301,257 | 4,184,086 | 4,014,380 | 3,750,016 | 3,518,396 | 3,464,517 | 3,545,355 | 3,348,071 | 3,051,847 |
| σ | < 6-axles | 241,770 | 239,721 | 207,446 | 204,270 | 194,740 | 180,450 | 167,929 | 180,289 | 157,033 | 151,761 |
| Total Traffic/ Transactions | | 587,622,733 | 580,288,914 | 564,416,191 | 538,553,051 | 463,089,747 | 459,037,132 | 503,661,056 | 490,231,433 4 | 195,440,927 4 | 171,643,768 |
| | | | | - | | | | | | | |

Traffic/Transaction Percentage by Expressway

| | | | | 0 | / | | | | | | |
|---------------|----------|-------|-------|-------|-------|-------|-------|-------|-------|-------|-------|
| | Payment | | | | | | | | | | |
| Expressway | Туре | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
| Airport | SunPass® | 47.8% | 66.1% | 65.7% | 68.5% | 70.1% | 72.1% | 67.1% | 80.2% | 80.1% | 78.1% |
| (SR112) | TBP | 52.2% | 33.9% | 34.3% | 31.5% | 29.9% | 27.9% | 32.9% | 19.8% | 19.9% | 21.9% |
| Dolphin | SunPass® | 52.5% | 69.3% | 68.8% | 71.2% | 72.3% | 74.6% | 72.2% | 82.9% | 83.3% | 81.1% |
| (SR836) | TBP | 47.5% | 30.7% | 31.2% | 28.8% | 27.7% | 25.4% | 27.8% | 17.1% | 16.7% | 18.9% |
| | | | | | | | | | | | |
| Don Shula | SunPass® | 51.6% | 68.8% | 68.4% | 70.9% | 71.8% | 73.5% | 73.8% | 80.7% | 80.1% | 79.4% |
| (SR874) | TBP | 48.4% | 31.2% | 31.6% | 29.1% | 28.2% | 26.5% | 26.2% | 19.3% | 19.9% | 20.6% |
| | | | | | | | | | | | |
| Snapper Creek | SunPass® | 57.2% | 74.2% | 73.9% | 76.5% | 77.1% | 79.4% | 77.9% | 85.6% | 87.9% | 84.5% |
| (SR878) | TBP | 42.8% | 25.8% | 26.1% | 23.5% | 22.9% | 20.6% | 22.1% | 14.4% | 12.1% | 15.5% |
| | | | | | | | | | | | |
| Gratigny | SunPass® | 49.0% | 68.2% | 68.3% | 71.2% | 72.5% | 74.4% | 71.9% | 80.1% | 77.1% | 79.0% |
| (SR924) | TBP | 51.0% | 31.8% | 31.7% | 28.8% | 27.5% | 25.6% | 28.1% | 19.9% | 22.9% | 21.0% |
| | | | | | | | | | | | |
| Systemwide | SunPass® | 51.5% | 68.9% | 68.5% | 71.0% | 72.1% | 74.2% | 72.1% | 81.8% | 81.8% | 80.3% |
| | TBP | 48.5% | 31.1% | 31.5% | 29.0% | 27.9% | 25.8% | 27.9% | 18.2% | 18.2% | 19.7% |
| | | | | | | | | | | | |



Construction of new access ramp to Telemundo Way.

Debt Covenants

(In Thousands)

| Fiscal Year | Net Revenues | Debt Principal | Debt Interest | Total Senior Debt Service | *Total Debt Service & Fund Deposits | Senior Bonds Coverage Ratio | *Total Debt Service & Fund Deposits Coverage Ratio |
|-------------|--------------|-------------------|------------------|------------------------------|---|--------------------------------|---|
| 2025 | \$235,869 | \$62,020 | \$57,441 | \$119,461 | \$162,365 | 1.97 | 1.45 |
| 2024 | \$230,763 | \$57,070 | \$60,349 | \$117,419 | \$156,888 | 1.97 | 1.47 |
| 2023 | \$215,411 | \$51,585 | \$62,780 | \$114,365 | \$172,628 | 1.88 | 1.25 |
| 2022 | \$195,217 | \$46,620 | \$64,934 | \$111,554 | \$173,499 | 1.75 | 1.13 |
| 2021 | \$175,222 | \$42,415 | \$67,061 | \$109,476 | \$164,467 | 1.60 | 1.07 |
| 2020 | \$177,431 | \$37,480 | \$69,018 | \$106,498 | \$177,468 | 1.67 | 1.00 |
| 2019 | \$184,866 | \$30,810 | \$70,605 | \$101,415 | \$173,987 | 1.82 | 1.06 |
| 2018 | \$205,763 | \$27,585 | \$71,856 | \$ 99,441 | \$186,755 | 2.07 | 1.10 |
| 2017 | \$190,001 | \$22,725 | \$72,992 | \$ 95,717 | \$102,481 | 1.99 | 1.85 |
| 2016 | \$187,340 | \$11,965 | \$74,160 | \$ 86,125 | \$105,419 | 2.18 | 1.78 |

^{*}Fund Deposits consist of deposits into the Renewal & Replacement Fund for the purpose of paying for maintenance and repairs not recurring annually and all cost of system improvements that are cash funded. As of June 30, 2016, outstanding debt consists of Senior Revenue Bonds.

Outstanding Debt

(In Thousands)

| Fiscal Year | Revenue Bonds Principal | Bond Premium (Net of Amortization) | Bond Discount (Net of Amortization) | Total Revenue Bonds, Net of Premium/ Discount | Total Debt |
|-------------|-------------------------------|--|---|--|--------------|
| 2025 | \$ 1,141,030 | \$ 35,633 | \$ (484) | \$ 1,176,179 | \$ 1,176,179 |
| 2024 | \$ 1,198,100 | \$ 42,580 | \$ (522) | \$ 1,240,158 | \$ 1,240,158 |
| 2023 | \$ 1,249,685 | \$ 50,255 | \$ (560) | \$ 1,299,380 | \$ 1,299,380 |
| 2022 | \$ 1,296,305 | \$ 58,571 | \$ (598) | \$ 1,354,278 | \$ 1,354,278 |
| 2021 | \$ 1,338,720 | \$ 67,439 | \$ (637) | \$ 1,405,523 | \$ 1,405,523 |
| 2020 | \$ 1,376,200 | \$ 76,799 | \$ (675) | \$ 1,452,324 | \$ 1,452,324 |
| 2019 | \$ 1,407,010 | \$ 86,600 | \$ (713) | \$ 1,492,897 | \$ 1,492,897 |
| 2018 | \$ 1,434,595 | \$ 96,590 | \$ (753) | \$ 1,530,432 | \$ 1,530,432 |
| 2017 | \$ 1,457,320 | \$ 106,813 | \$ (793) | \$ 1,563,340 | \$ 1,563,340 |
| 2016 | \$ 1,493,125 | \$ 94,318 | \$ (834) | \$ 1,586,609 | \$ 1,586,609 |

Ratios of Outstanding Debt

(In Thousands)

| Fiscal Year | Center Lane Miles* | Lane Miles* | Revenue Bonds Principal | Debt Per Center Lane Mile | Debt Per Lane Mile |
|-------------|--------------------|-------------|----------------------------|------------------------------|-----------------------|
| 2025 | 33.58 | 242.9 | \$1,141,030 | \$33,979 | \$4,698 |
| 2024 | 33.58 | 241.3 | \$ 1,198,100 | \$ 35,679 | \$ 4,966 |
| 2023 | 33.58 | 241.3 | \$ 1,249,685 | \$ 37,215 | \$ 5,180 |
| 2022 | 33.58 | 241.3 | \$ 1,296,305 | \$ 38,603 | \$ 5,373 |
| 2021 | 33.58 | 241.3 | \$ 1,338,720 | \$ 39,867 | \$ 5,549 |
| 2020 | 33.59 | 238.1 | \$ 1,376,200 | \$ 40,971 | \$ 5,780 |
| 2019 | 33.59 | 227.2 | \$ 1,407,010 | \$ 41,888 | \$ 6,193 |
| 2018 | 33.59 | 228.1 | \$ 1,434,595 | \$ 42,709 | \$ 6,288 |
| 2017 | 33.60 | 228.1 | \$ 1,457,320 | \$ 43,373 | \$ 6,388 |
| 2016 | 33.60 | 223.9 | \$ 1,493,125 | \$ 44,438 | \$ 6,669 |

^{*}Center lane and lane miles are calculated on mainline roadway.

Miami-Dade County Demographics

| Year | Population (Thousands) | Total Personal Income (Millions) | Per Capita Personal Income | Consumer Price Index (MIA, FLL, WPB) | Labor Force (MIA, FLL, WPB) (Thousands) | Unemployment Rate | Retail Gas Prices (All Grades, All Formulations, Dollars per Gallon) |
|------|---------------------------|-------------------------------------|-------------------------------|--|---|----------------------|---|
| 2024 | 2,838 | N/A | N/A | 350. I | 3,310 | 2.9% | \$3.26 |
| 2023 | 2,687 | \$202,014 | \$75,182 | 340.5 | 3,242 | 1.8% | \$3.54 |
| 2022 | 2,673 | \$183,106 | \$68,481 | 322.2 | 3,173 | 2.6% | \$3.90 |
| 2021 | 2,670 | \$176,108 | \$65,948 | 293.3 | 3,092 | 5.5% | \$3.00 |
| 2020 | 2,696 | \$151,582 | \$56,235 | 272.4 | 3,019 | 8.2% | \$2.21 |
| 2019 | 2,712 | \$151,522 | \$56,137 | 270.1 | 3,147 | 2.9% | \$2.57 |
| 2018 | 2,710 | \$144,596 | \$53,584 | 265.6 | 3,102 | 3.7% | \$2.85 |
| 2017 | 2,709 | \$132,713 | \$49,166 | 256.7 | 3,079 | 4.8% | \$2.73 |
| 2016 | 2,690 | \$120,064 | \$44,776 | 250.3 | 3,024 | 5.5% | \$2.47 |
| 2015 | 2,660 | \$119,451 | \$45,033 | 245.7 | 2,981 | 6.1% | \$2.70 |

State of Florida Demographics

| Year | Population (Thousands) | Total Personal Income (Millions) | Per Capita Personal Income | Consumer Price Index (Southeast Region) | Labor Force (thousands) | Unemployment Rate | Retail Gas Prices (All Grades, All Formulations, Dollars per Gallon) |
|------|---------------------------|-------------------------------------|-------------------------------|---|----------------------------|----------------------|---|
| 2024 | 23,372 | \$1,673,612 | \$73,006 | 299.1 | 11,156 | 3.4% | \$3.22 |
| 2023 | 26,869 | \$1,553,426 | \$68,703 | 296.4 | 10,986 | 2.9% | \$3.45 |
| 2022 | 26,731 | \$1,436,107 | \$64,557 | 283.7 | 10,692 | 3.0% | \$3.81 |
| 2021 | 26,697 | \$1,358,786 | \$62,242 | 261.3 | 10,355 | 4.7% | \$2.96 |
| 2020 | 26,957 | \$1,220,783 | \$56,540 | 248.6 | 10,109 | 8.2% | \$2.15 |
| 2019 | 27,116 | \$1,145,939 | \$53,663 | 246.3 | 10,287 | 3.3% | \$2.51 |
| 2018 | 27,097 | \$1,078,011 | \$51,009 | 242.7 | 10,117 | 3.7% | \$2.70 |
| 2017 | 27,091 | \$1,011,002 | \$48,439 | 237.5 | 9,972 | 4.3% | \$2.48 |
| 2016 | 26,899 | \$ 938,986 | \$45,720 | 232.7 | 9,843 | 4.9% | \$2.22 |
| 2015 | 26,595 | \$ 905,451 | \$44,945 | 230.1 | 9,641 | 5.5% | \$2.44 |

United States Demographics

| Year | Population (Thousands) | Total Personal Income (Millions) | Per Capita Personal Income | Consumer Price Index | Labor Force (Thousands) | Unemployment Rate | Retail Gas Prices (All Grades, All Formulations, Dollars per Gallon) |
|------|---------------------------|-------------------------------------|-------------------------------|-------------------------|----------------------------|----------------------|---|
| 2024 | 338,497 | \$25,016,500 | \$73,204 | 307.6 | 174,174 | 4.1% | \$3.43 |
| 2023 | 334,915 | \$23,380,269 | \$69,810 | 304.7 | 167,116 | 3.6% | \$3.63 |
| 2022 | 333,288 | \$22,077,232 | \$66,244 | 292.6 | 164,287 | 3.6% | \$4.06 |
| 2021 | 332,834 | \$21,403,979 | \$64,460 | 271.0 | 161,204 | 5.4% | \$3.10 |
| 2020 | 331,449 | \$19,600,945 | \$59,123 | 258.8 | 160,757 | 8.1% | \$2.26 |
| 2019 | 328,240 | \$18,349,584 | \$55,566 | 255.7 | 164,704 | 3.7% | \$2.69 |
| 2018 | 326,688 | \$17,514,402 | \$53,309 | 251.1 | 163,206 | 3.9% | \$2.81 |
| 2017 | 324,986 | \$16,658,962 | \$51,004 | 245.1 | 160,535 | 4.4% | \$2.53 |
| 2016 | 322,941 | \$15,884,741 | \$48,971 | 240.0 | 159,678 | 4.9% | \$2.25 |
| 2015 | 320,635 | \$15,467,113 | \$48,060 | 237.0 | 158,035 | 5.3% | \$2.52 |

Sources:

Population: United States Census Bureau Personal Income: Bureau of Economic Analysis

Consumer Price Index: Bureau of Labor Statistics (1982-84 = 100)

CPI: Miami-Ft. Lauderdale and South Florida as substitutes for Miami-Dade County

Labor Force: Bureau of Labor Statistics

Unemployment Rate: Bureau of Labor Statistics

Retail Gas Prices: U.S. Energy Information Administration

Principal Employers

2023 and Nine Years Prior

| | | 2023 | 2014 |
|----------------------------------|-----------|------|----------------|
| Employer | Employees | Rank | Employees Rank |
| Miami-Dade County Public Schools | 35,601 | I | 33,477 I |
| Miami-Dade County | 28,677 | 2 | 25,502 2 |
| University of Miami | 21,276 | 3 | 12,818 5 |
| Jackson Health System | 13,721 | 4 | 9,797 8 |
| Publix Super Markets | 13,606 | 5 | 4,604 9 |
| American Airlines | 10,961 | 6 | 11,031 7 |
| Amazon | 8,014 | 7 | |
| Walmart | 7,005 | 8 | |
| Florida International University | 6,613 | 9 | 3,534 |
| U.S. Postal Services | 5,828 | 10 | |
| Miami-Dade College | 5,563 | П | |
| Department of Homeland Security | 5,246 | 12 | |
| Baptist Hospital of Miami | 5,121 | 13 | |
| City of Miami | 4,802 | 14 | 3,997 10 |
| Baptist Health South Florida | 4,652 | 15 | 11,353 6 |
| U.S. Federal Government | | | 19,200 3 |
| Florida State Government | | | 17,100 4 |
| Miami Children's Hospital | | | 3,500 12 |
| Mount Sinai Medical Center | | | 3,321 13 |
| Homestead AFB | | | 3,250 14 |
| Florida Power & Light Company | | | 3,011 15 |
| Total | 176,686 | | 165,495 |

Sources: Florida Department of Economic Opportunity, Bureau of Workforce Statistics and Economic Research, The Beacon Council, Miami, Florida, Miami Business Profile



SR 836 looking west.

Full-Time Employees by Department

| Department | 2025 | 2024 | 2023 | 2022 | 2021 | 2020 | 2019 | 2018 | 2017 | 2016 |
|--|------|------|------|------|------|------|------|------|------|------|
| Executive | 3 | 2 | 3 | 3 | 3 | 3 | 3 | 3 | 3 | 3 |
| Finance/Administration | 9 | 7 | 7 | 7 | 6 | 6 | 6 | 6 | 7 | 9 |
| Procurement | 4 | 3 | 3 | 3 | 3 | 3 | 4 | 4 | 4 | 4 |
| Information Technology & Intelligent Transportation Systems | 12 | 7 | 9 | 8 | 8 | 8 | 7 | 8 | 9 | 12 |
| Legal | 1 | I | 2 | 2 | 2 | 2 | 3 | 3 | 3 | 3 |
| Engineering/Public Communications | 9 | 5 | 5 | 6 | 6 | 6 | 7 | 7 | 7 | 8 |
| Toll Operations | 4 | 4 | 1 | 2 | 2 | 2 | 3 | 3 | 3 | 4 |
| Total Employees | 42 | 29 | 30 | 31 | 30 | 30 | 33 | 34 | 36 | 43 |



View of landscaping along SR 836.



INTERIM FINANCIAL REPORT

FY 2026

As of September

GREATER MIAMI EXPRESSWAY AGENCY

(In Thousands 000s)

| | REVENUES |
|---|----------|
| | \$63,930 |
| Ψ | -3.6% |

| 0 | PERATING EXPENSES |
|---|-------------------|
| | \$26,202 |
| 1 | 3.4% |

| | NET REVENUES |
|----------|--------------|
| | \$37,729 |
| 4 | -8.0% |

| | TOTAL DEBT SERVICE | | | | | |
|---|--------------------|--|--|--|--|--|
| | \$29,255 | | | | | |
| 1 | 1.9% | | | | | |

| то | LL TRANSACTIONS |
|----|-----------------|
| , | 146,710 |
| 1 | 2.3% |

Through September, operating revenues decreased slighly due to a decrease in SunPass transactions, creating a delay in toll revenue collections.

| DESCRIPTION | CURRENT | YEAR (2026) | PRIC | OR YEAR (2025) | | % CH | IANGE | 5 YEAR TREND |
|-------------------------------|---------|-------------|------|----------------|---------|------|-------|--------------|
| REVENUES | \$ | 63,930 | \$ | 66,349 | Unfav | -3.6 | 5% | |
| OPERATING EXPENSES | \$ | 26,202 | \$ | 25,332 | Unfav | 3.4 | % | • |
| NET REVENUES | \$ | 37,729 | \$ | 41,017 | Unfav ı | -8.0 |)% | |
| DEBT SERVICE PRINCIPAL | \$ | 16,755 | \$ | 15,505 | Unfav / | 8.1 | % | |
| DEBT SERVICE INTEREST | \$ | 12,500 | \$ | 13,202 | Fav | -5.3 | 3% | • |
| TOTAL DEBT SERVICE | \$ | 29,255 | \$ | 28,707 | Unfav / | 1.9 | % | |
| TOLL REVENUE | \$ | 60,169 | \$ | 62,196 | Unfav ı | -3.3 | 3% | |
| TOLL TRANSACTIONS | | 146,710 | | 143,472 | Fav / | 2.3 | % | - |
| SUNPASS TRANSACTIONS | | 97,769 | | 98,292 | Unfav ı | -0.5 | 5% | |
| TOTAL CASH & INVESTMENTS | \$ | 570,655 | \$ | 474,822 | Fav / | 20.7 | 2% | |
| UNRESTRICTED CASH & INVESTMEN | 17 \$ | 252,143 | \$ | 193,715 | Fav / | 30.7 | 2% | |
| DEBT OUTSTANDING | \$ | 1,045,610 | \$ | 1,119,341 | Fav | -6.6 | 5% | |
| CURRENT ASSETS | \$ | 438,260 | \$ | 338,161 | Fav / | 29.0 | 5% | |
| CURRENT LIABILITIES | \$ | 84,350 | \$ | 82,724 | Unfav / | 2.0 | % | |
| CAPITAL ASSETS | \$ | 2,049,795 | \$ | 2,070,529 | Unfav (| -1.0 |)% | |

| Credit Ratings Fitch/Moody's/S&P | | | A-/A3/A |
|---|-----------|------|----------------------|
| Credit Ratings Fitch/Moody's/S&P - Outloo | k | | Stable/Stable/Stable |
| Debt Coverage Ratio | 1.87 | 2.09 | |
| Board Policy 1.5x Trust Indenture 1.2x (| Required) | | |

*Legend

Fav (Favorable)
Unfav (Unfavorable)
NC (No Significant Change)



PRELIMINARY FINANCIAL SUMMARY

| *in thousands (000s) | | As of September 30 | | | | | | As of September 30 | | |
|-----------------------------------|----|--------------------|----|-----------|----|-----------|----|--------------------|----|-----------|
| DESCRIPTION | | 2021 | | 2022 | | 2023 | | 2024 | | 2025 |
| REVENUES | \$ | 57,607 | \$ | 63,119 | \$ | 63,450 | \$ | 66,349 | \$ | 63,930 |
| OPERATING EXPENSES | \$ | 11,358 | \$ | 12,620 | \$ | 14,428 | \$ | 14,416 | \$ | 15,211 |
| DEPRECIATION & AMORT. | \$ | 11,859 | \$ | 11,538 | \$ | 11,696 | \$ | 10,917 | \$ | 10,991 |
| NET REVENUES | \$ | 34,390 | \$ | 38,960 | \$ | 37,325 | \$ | 41,017 | \$ | 37,729 |
| INVESTMENT INCOME | \$ | 146 | \$ | 1,194 | \$ | 5,083 | \$ | 8,206 | \$ | 6,098 |
| DEBT SERVICE PRINCIPAL | \$ | 11,655 | \$ | 12,896 | \$ | 14,268 | \$ | 15,505 | \$ | 16,755 |
| DEBT SERVICE INTEREST | \$ | 14,860 | \$ | 14,363 | \$ | 13,843 | \$ | 13,202 | \$ | 12,500 |
| TOTAL DEBT SERVICE | \$ | 26,515 | \$ | 27,259 | \$ | 28,111 | \$ | 28,707 | \$ | 29,255 |
| DEBT RATIO | | 1.75 | | 1.90 | | 1.92 | | 2.09 | | 1.87 |
| TOLL REVENUE | \$ | 55,080 | \$ | 59,289 | \$ | 60,319 | \$ | 62,196 | \$ | 60,169 |
| TOLL TRANSACTIONS | | 127,535 | | 137,161 | | 142,613 | | 143,472 | | 146,710 |
| SUNPASS TRANSACTIONS | | 90,863 | | 94,810 | | 98,745 | | 98,292 | | 97,769 |
| SUNPASS % BASED ON REVENUES | | 75% | | 74% | | 77% | | 71% | | 73% |
| TOLL BY PLATE TRANSACTIONS | | 36,672 | | 42,351 | | 43,868 | | 45,179 | | 48,941 |
| TOTAL CASH & INVESTMENTS | \$ | 345,458 | \$ | 378,016 | \$ | 404,229 | \$ | 474,822 | \$ | 570,655 |
| UNRESTRICTED CASH & INVESTMENTS | \$ | 62,988 | \$ | 94,126 | \$ | 132,839 | \$ | 193,715 | \$ | 252,143 |
| CASH | \$ | 185,558 | \$ | 241,078 | \$ | 242,422 | \$ | 246,213 | \$ | 309,696 |
| UNRESTRICTED CASH | \$ | 28,008 | \$ | 74,218 | \$ | 92,257 | \$ | 102,009 | \$ | 138,130 |
| CAPITAL ASSETS | \$ | 2,057,559 | \$ | 2,063,453 | \$ | 2,067,913 | \$ | 2,070,529 | \$ | 2,049,795 |
| DEBT OUTSTANDING | \$ | 1,314,281 | \$ | 1,254,004 | \$ | 1,188,816 | \$ | 1,119,341 | \$ | 1,045,610 |
| CURRENT ASSETS | \$ | 211,740 | \$ | 246,148 | \$ | 269,817 | \$ | 338,161 | \$ | 438,260 |
| CURRENT LIABILITIES | \$ | 74,383 | \$ | 77,820 | \$ | 80,974 | \$ | 82,724 | \$ | 84,350 |
| AVERAGE TOLL REVENUE/TRANSACTION | \$ | 0.43 | \$ | 0.43 | \$ | 0.42 | \$ | 0.43 | \$ | 0.41 |
| TOLL REVENUE % OF NET REVENUES | | 95.6% | | 93.9% | | 95.1% | | 93.7% | | 94.1% |
| OPERATING RATIO (EXCLUDING DEPRE) | | 19.7% | | 20.0% | | 22.7% | | 21.7% | | 23.8% |
| DEBT PER TRANSACTION | | 10.31 | | 9.14 | | 8.34 | | 7.80 | | 7.13 |
| DEBT TO OPERATING REVENUE | | 22.81 | | 19.87 | | 18.74 | | 16.87 | | 16.36 |

| Credit Ratings Fitch/Moody's/S&P | BBB+/A3/A | BBB+/A3/A | BBB+/A3/A | BBB+/A3/A | A-/A3/A |
|--|-------------|-------------|----------------------|----------------------|----------------------|
| Credit Ratings Fitch/Moody's/S&P - Outlook | Neg/Neg/Neg | Neg/Neg/Neg | Stable/Stable/Stable | Stable/Stable/Stable | Stable/Stable/Stable |



PROCUREMENT REPORT

The following reports are for the period of October 04, 2025, through November 28, 2025:

- Executed Contracts
 - o No Executed Contracts During This Reporting Period
- Executed Supplemental Agreements

The information on the following reports is up-to-date as of November 28, 2025:

- Current Solicitations
- Active Contracts

GMX Executed Supplemental Agreements

From 10/04/2025 To 11/28/2025

Firm Name:

Greenberg Traurig, P.A.

 Proc/Cont No.:
 WPN:
 Original:
 Current:
 Original Exp:

 IP-25-01
 N/A
 \$200,000.00
 \$200,000.00
 11/17/2025

Current Exp: 11/17/2026

SA No: Project/Service Title:

1 Bond Counsel Consulting Services

SA Purpose:

SA#1 to extend for an additional period of one (1) year, beginning on November 18, 2025, and ending on

November 17, 2026.

Time Granted: Executed Date:
Amount Change (+/-): 11/18/2025
\$0.00 Approval Date:

11/18/2025

Firm Name:

McShea Contracting, LLC

 Proc/Cont No.:
 WPN:
 Original:
 Current:
 Original Exp:

 ITB-24-03
 30033.060
 \$4,016,771.50
 \$4,016,771.50
 07/05/2025

Current Exp: 11/19/2025

SA No: Project/Service Title:

2 Systemwide Pavement Marking Rehabilitation

SA Purpose: Time Granted: Executed Date: Additional Work and additional Contract Time to the 92 Calendar Days 11/19/2025

Contract. Amount Change (+/-): Approval Date:

\$0.00 11/19/2025

Printed on: 12/04/2025 02:19:19 PM 1 of 1



CURRENT AND/OR UPCOMING SOLICITATIONS REPORT AS OF NOVEMBER 28, 2025

ALL CURRENT SOLICITATIONS LISTED HEREIN ARE CURRENTLY UNDER THE CONE OF SILENCE PURSUANT TO THE PROCUREMENT POLICY

| Procurement/ Contract No. | Project/Service Title | Advertisement & Commencement of Cone of Silence | Method of Procurement | Estimate/NTE Amount | Current Procurement Phase | Subsequent Procurement Phase |
|------------------------------|---|---|--|--|---|--|
| ITB-26-03 | Construction Services for SR 878 LED Roadway Lighting Conversion | 11/12/2025 | Competitive Price Based Selection | Engineer's Estimate: \$8,606,960.00 | Bid Package Submittal Deadline: 01/07/2026 | Board Approval: On or About 02/12/2026 |
| ITB-26-05 | Systemwide Signing and Pavement Markings Maintenance | 9/22/2025 | Competitive Price Based Selection | Engineer's Estimate: \$6,115,681.99 | Board Approval: 12/11/2025 | Notice To Proceed |
| ITB-26-06 | Construction Services for Painting of Systemwide ORT Gantries and Signature Structures | 10/30/2025 | Competitive Price Based Selection | Engineer's Estimate: \$3,572,695.00 | Bid Package Submittal Deadline: 01/23/2026 | Board Approval: On or About 02/12/2026 |
| ITB-26-07 | Systemwide Drainage Inspection and Maintenance Services | 8/28/2025 | Competitive Price Based Selection | Engineer's Estimate: \$2,663,670.35 | Board Approval: 12/11/2025 | Contract Execution/Notice To Proceed |
| ITB-26-08 | Systemwide Structural Maintenance Services | 8/21/2025 | Competitive Price Based Selection | Engineer's Estimate: \$5,038,333.00 | Contract Finalization | Notice To Proceed |
| ITB-26-09 | Construction Services for SR 112 Auxiliary Lanes | 11/25/2025 | Competitive Price Based Selection | Engineer's Estimate: \$4,252,204.53 | Bid Package Submittal Deadline: 01/09/2026 | Board Approval: On or About 02/12/2026 |
| RFP-25-03 | Design-Build Services for SR 836, SR 874, & SR 924 Dynamic Message Sign (DMS) Installation | 6/13/2025 | Competitive Qualifications and Price Based Selection | Engineer's Estimate: \$8,009,047.00 | Contract Finalization | Notice to Proceed |
| RFP-26-01 | Design-Build Services for Systemwide Intelligent Transportation Systems (ITS) and Toll Gantries Generator Installation and Power Distribution | 8/19/2025 | Competitive Qualifications and Price Based Selection | Engineer's Estimate: \$1,038,000.00 | Board Approval: 12/11/2025 | Contract Negotiations |
| RFP-26-02 | Design-Build Services for Systemwide Blind Spot Cameras and Camera Lowering Device Replacement | 11/3/2025 | Competitive Qualifications and Price Based Selection | Engineer's Estimate: \$5,210,500.00 | Technical Proposal Submittal Deadline: 12/18/2025 Price Proposal Submittal Deadline: 01/14/2026 | Technical Evaluation Committee (TEC) Meeting: On or About 02/12/2026 |
| RFQ-25-04 | Project Development and Environment (PD&E) Study for the Partial Interchange at SR 112 and NW 37 th Avenue | 6/2/2025 | Competitive Qualifications Based Selection | Fee Estimate: \$2,000,000.00 | Contract Negotiations | Contract Execution/Notice To Proceed |
| RFQ-25-07 | Construction Engineering and Inspection (CE&I) Services for SR 836, SR 874, and SR 924 Dynamic Message Sign (DMS) Installation | 5/23/2025 | Competitive Qualifications Based Selection | Fee Estimate: \$1,441,629.00 | Contract Negotiations | Contract Execution/Notice To Proceed |

| RFQ-25-08 | Design Engineering Services for the Widening of Eastbound SR 836 From SR 821/Homestead Extension of Florida's Turnpike (HEFT) to East of NW 97 Avenue and Widening of Westbound SR 836 from West of HEFT to NW 87 Avenue | | Competitive Qualifications Based Selection | Not to Exceed: \$3,819,742.00 | Contract Negotiations | Contract Execution/Notice To Proceed |
|-----------|--|------------|--|----------------------------------|--|--|
| RFQ-26-02 | CE&I Services SR 878 LED Roadway Lighting | 10/15/2025 | Competitive Qualifications Based Selection | Fee Estimate: \$1,355,589.96 | Proposal Submittal Deadline: 12/05/2025 | Technical Evaluation Committee (TEC) Meeting: On or About January 2026 |

| UPCOMING SOLICIATATIONS | | | | | | | |
|------------------------------|--|---|--|---|---|------------------------------|--|
| Procurement/ Contract No. | Project/Service Title | Advertisement & Commencement of Cone of Silence | Method of Procurement | Estimate/NTE Amount | Current Procurement Phase | Subsequent Procurement Phase | |
| ITB-26-01 | Construction Services for Systemwide Milling and Resurfacing | On or About: January 2026 | Competitive Price Based Selection | Engineer's Estimate: \$5,000,000.00 | Solicitation Release/Advertisement (Cone of Silence): On or About January 2026 | Bid Package Submittal | |
| ITB-26-02 | Construction Services for the Widening of 137th Avenue from SW 8th Street to SW 26th Street | On or About: February 2026 | Competitive Price Based Selection | Engineer's Estimate: \$10,800,000.00 | Solicitation Release/Advertisement (Cone of Silence): On or About February 2026 | Bid Package Submittal | |
| ITB-26-10 | Construction Services for SR 924 Operational Improvements at NW 32nd Avenue | On or About: January 2026 | Competitive Price Based Selection | Engineer's Estimate: \$4,600,000.00 | Solicitation Release/Advertisement (Cone of Silence): On or About January 2026 | Bid Package Submittal | |
| RFQ-26-01 | 83618-009.051 - Construction Engineering and Inspection (CE&I) Services for the Widening of SW 137 th Avenue From SW 8 th Street to SW 26 th Street | On or About: January 2026 | Competitive Qualifications Based Selection | Fee Estimate: \$1,373,477.10 | Solicitation Release/Advertisement (Cone of Silence): On or About January 2026 | Proposal Submittal | |
| RFQ-26-03 | PD&E Study Services for SR 836 Improvements from West of SR 826 to East of SR 923/LE Jeune Rd | On or About: December 2025 | Competitive Qualifications Based Selection | Fee Estimate: \$3,672,134.15 | Solicitation Release/Advertisement (Cone of Silence): On or About December 2025 | Proposal Submittal | |

Total Paid to Date: \$111,708.48

| 20nd Continu Technologica Inc | # ITD 22 10 | WPN N/A |
|---|--|----------------------------------|
| 22nd Century Technologies, Inc. Title Personnel Services | # ITB-23-18 | |
| Contract Amount: \$1,500,000.00 | Executed 05/15/2023 Current FY PTD (07/01-06/30): | Expires 06/04/2026 |
| Total Paid to Date: \$733,399.42 | Current 1 F 15 (07/01-00/30). | ψ01,403.03 |
| A2 Group, Inc. | # RFQ-25-05(A) | WPN VARIOUS |
| Title Miscellaneous Construction, Engineering and Inspection (CE&I) | Executed 08/19/2025 | Expires 08/20/2028 |
| Services | | · |
| Contract Amount: \$2,000,000.00 Total Paid to Date: \$0.00 | Current FY PTD (07/01-06/30): | \$0.00 |
| AECOM Technical Services, Inc. | # ITB-22-01 | WPN N/A |
| Title Transportation Management Center (TMC) Operations | Executed 12/17/2021 | Expires 12/17/2026 |
| Contract Amount: \$4,862,062.40 | Current FY PTD (07/01-06/30): | \$326,546.41 |
| Total Paid to Date: \$3,420,128.80 | | |
| Anixter, Inc. | # IP-21-01 | WPN N/A |
| Title VERTIV LIEBERT UNINTERRUPTIBLE POWER SOURCE UNITS (UPS) and additional TWO YEARS EXTENDED WARRANTY | Executed 04/23/2021 | Expires 04/23/2026 |
| Contract Amount: \$52,811.00 | Current FY PTD (07/01-06/30): | \$0.00 |
| Total Paid to Date: \$52,811.00 | | |
| APP&C Services, Inc. | # ITB-23-17 | WPN N/A |
| Title Systemwide Signing and Pavement Markings Maintenance | Executed 05/15/2023 | Expires 05/31/2027 |
| Contract Amount: \$3,597,733.50 | Current FY PTD (07/01-06/30): | \$464,430.95 |
| Total Paid to Date: \$2,883,132.61 | | |
| Archer Western-De Moya Joint Venture | # GMX-16-01 | WPN 83611.101 |
| Title Design-Build Services for the Reconstruction of SR 836/I-395 from West of NW 17th Avenue to I-95/Midtown Interchange in Miami Dade County | Executed 07/12/2018 | Expires 05/03/2026 |
| Contract Amount: \$203,001,243.85 | Current FY PTD (07/01-06/30): | \$1,181,612.02 |
| Total Paid to Date: \$157,247,813.85 | | |
| Notes: The Design-Build Firm is entitled to additional time tied to FDOT wadded in accordance with their determination. As of May 23, 2025, a determination on 06/09/2025 to increase the amount and contract time to 10/01/2025, a | ermination has not been reached. ** | SA #12 was approved by the Board |
| AREHNA Engineering Inc. | # RFQ-25-01(A) | WPN 83618-001.013 |
| Title GEOTECHNICAL SERVICES FOR KENDALL PARKWAY SEGMENTS 1, 2 AND 3 (SEGMENT 1) | Executed 07/21/2025 | Expires 03/19/2026 |
| Contract Amount: \$2,870,856.66 Total Paid to Date: \$0.00 | Current FY PTD (07/01-06/30): | \$0.00 |
| Notes: **The project is on hold until further notice. A time extension review | ew is currently underway.** | |
| AT&T Mobility National Accounts, LLC d/b/a AT&T Mobility | # GMX-22-14 | WPN N/A |
| Title Mobile Communication Services | Executed 01/11/2022 | Expires 08/03/2026 |
| Contract Amount: \$200,000.00 | Current FY PTD (07/01-06/30): | \$11,052.46 |
| Total Paid to Date: \$89,212.05 | | |
| AVI-SPC LLC | # GMX-21-05 | WPN N/A |
| Title Audio Visual Equipment Services | Executed 05/18/2021 | Expires 03/22/2026 |
| Contract Amount: \$200,000.00 | Current FY PTD (07/01-06/30): | \$15,445.64 |
| Total Poid to Poto: \$111 700 40 | | |

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Bank of America, N.A. # MDX-22-21 WPN N/A Executed 06/15/2022 Expires 01/04/2026 Title Purchasing Card Program Contract Amount: \$0.00 Current FY PTD (07/01-06/30): \$0.00 Total Paid to Date: \$0.00 WPN N/A BCC Engineering, LLC # RFQ-25-03(A) Title Miscellaneous Design Services Executed 05/30/2025 **Expires** 06/08/2028 Contract Amount: \$3,000,000.00 Current FY PTD (07/01-06/30): \$0.00 Total Paid to Date: \$0.00 WPN N/A CBIZ CPAS P.C. # RFP-25-02 Title Financial Auditing Services Executed 06/06/2025 **Expires** 06/05/2028 Contract Amount: \$68,000.00 Current FY PTD (07/01-06/30): \$45,250.00 Total Paid to Date: \$45,250,00 CDM Smith, Inc. # RFP-23-03 WPN N/A Executed 07/17/2023 Title Traffic & Revenue Consulting Services **Expires** 07/17/2028 Contract Amount: \$2.500,000.00 Current FY PTD (07/01-06/30): \$10,179.20 Total Paid to Date: \$265,664.29 Notes: Upper limiting amount of \$2,500,000.00 WPN N/A CHA Consulting, Inc # RFQ-25-03(C) Title Miscellaneous Design Services Executed 05/13/2025 **Expires** 05/22/2028 Contract Amount: \$3,000,000.00 Current FY PTD (07/01-06/30): \$0.00 Total Paid to Date: \$0.00 # GMX-24-07 WPN N/A Cisco Systems, Inc. Title Data Communication Products & Services **Executed** 06/11/2024 **Expires** 09/30/2026 Contract Amount: \$200,000.00 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$370,003.75

Notes: PIGGYBACK ONTO ALTERNATE CONTRACT SOURCE NO. 43220000-NASPO-19-ACS FOR DATA COMMUNICATION PRODUCTS & SERVICES BETWEEN THE DEPARTMENT OF MANAGEMENT SERVICES AND CISCO SYSTEMS, INC. PO WILL BE SUBJECT TO TERMS OF MASTER AGREEMENT IN PRICING, RE-SELLERS ETC. AS WELL AS GMX TERM AND CONDITIONS. TERM OF AGREEMENT

IS UNTIL SEPTEMBER 30, 2026. WPN N/A

Dell Marketing, LP. # GMX-24-05

Executed 03/12/2024 **Expires** 06/30/2026 Title Piggyback for Computer Equipment, Peripherals & Related

Contract Amount: \$0.00 Current FY PTD (07/01-06/30): \$9,653.75

Total Paid to Date: \$2,725,912,34

Notes: Piggyback to State of Florida Alternate Contract Source No. 43210000-23-NASPO-ACS - Computer, Peripherals & Related Services.

Term dates will run concurrently with this agreement.

Digital Assurance Certification LLC # MDX-14-07 WPN N/A

Title SEC Post-Issuance Compliance Services Executed 01/27/2014

Contract Amount: \$0.00 Current FY PTD (07/01-06/30): \$250.00

Total Paid to Date: \$35,500.00

Notes: Contract Amount: No established cap. Compensation is managed by Board approved annual Operating Budget. Expiration: Tied to the

payoff of outstanding bonds.

DRC Emergency Services, LLC # ITB-23-09 WPN N/A

Title Systemwide Emergency Debris Removal **Executed** 07/17/2023 **Expires** 07/17/2027

Contract Amount: \$548,985.00 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$0.00

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Contract Amount: \$47,662.20

Total Paid to Date: \$37,976.97

E Plus Engineering and Construction, LLC. # RFQ-25-05(C) **WPN VARIOUS** Title Miscellaneous Construction, Engineering and Inspection (CE&I) Executed 09/17/2025 **Expires** 10/01/2028 Services Contract Amount: \$2,000,000.00 Current FY PTD (07/01-06/30): \$0.00 Total Paid to Date: \$0.00 Notes: Two (2) additional optional one (1) year term renewals with no less than an "Excellent" rating on CPE. WPN N/A # RFP-23-02 (B) EAC Consulting, Inc. Title General Engineering Consulting Services(GEC-B) Executed 06/28/2023 Expires 06/30/2028 Contract Amount: \$0.00 Current FY PTD (07/01-06/30): \$1,236,018.16 Total Paid to Date: \$15,619,102.23 Notes: Contract Amount: No established cap. Compensation is managed by Board approved annual Operating Budget and/or Work Program # GMX-22-19 WPN N/A FedEX Corporate Services, Inc. Title Courier Services Executed 02/26/2022 **Expires** 11/27/2026 Contract Amount: \$2,700.00 Current FY PTD (07/01-06/30): \$311.81 Total Paid to Date: \$2,913.44 Fire Alarm Systems & Security, Inc. # SP-21-02 WPN N/A Title Fire Alarm Monitoring and Yearly Inspection Services Executed 04/20/2021 Expires 04/20/2026 Contract Amount: \$10,000.00 Current FY PTD (07/01-06/30): \$400.00 Total Paid to Date: \$9.485.74 FLORIDA STATE UNIVERSITY # GMX-24-01 WPN N/A Title Website Hosting Services Master Service Agreement Executed 07/12/2023 Expires 06/30/2026 Current FY PTD (07/01-06/30): \$2,354.46 **Contract Amount: \$43,636.68 Total Paid to Date: \$30,941.57** Flotech Environmental, LLC # ITB-22-09 WPN N/A Title Systemwide Drainage Inspection and Maintenance Executed 11/10/2022 **Expires** 02/15/2027 Contract Amount: \$1,563,385.20 Current FY PTD (07/01-06/30): \$87,134.66 Total Paid to Date: \$1,258,582.66 WPN N/A Full Moon Creative, LLC. # IP-24-01 Title VIDEO RECORDING & PRODUCTION SERVICES Executed 02/07/2024 Expires 02/14/2027 Contract Amount: \$200,000,00 Current FY PTD (07/01-06/30): \$3,025.00 Total Paid to Date: \$23,677.50 WPN N/A # GMX-22-01 Gallagher Benefits Consulting Services, Inc. Title Gallagher Benefits Consulting Services, Inc. Executed 10/21/2021 **Expires** 09/30/2026 Contract Amount: \$200,000.00 Current FY PTD (07/01-06/30): \$0.00 Total Paid to Date: \$17,587.50 # IP-25-01 WPN N/A Greenberg Traurig, P.A. Title Bond Counsel Consulting Services **Executed** 10/21/2024 **Expires** 11/17/2026 Contract Amount: \$200,000.00 Current FY PTD (07/01-06/30): \$26,805.00 **Total Paid to Date: \$81,885.00** Notes: SA #1 to extend for an additional period of one (1) year, beginning on November 18, 2025, and ending on November 17, 2026. WPN N/A GRM Information Management Services of Miami, LLC # SP-24-02 Title Records Management and Related Services Executed 07/17/2024 Expires 07/16/2029

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Current FY PTD (07/01-06/30): \$10,903.63

HBC Engineering Company

RFQ-24-01

WPN 30041-000.020

Title Design Engineering Services for SR 878 LED Lighting Conversion

Executed 06/28/2024

Expires 06/10/2025

Contract Amount: \$867,745.63 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$794,730.01

Notes: No added scope or increase to the Contract Amount. As of 12/2025 - Design completed. Post-Design Services will commence once

Construction starts.

Hilltop Securities Asset Management, LLC

RFP-15-05

WPN N/A

Title Investment Advisory Services

Executed 10/27/2015

Expires 05/31/2026

Contract Amount: \$0.00

Total Paid to Date: \$568,447.56

Current FY PTD (07/01-06/30): \$19,365.09

Notes: Contract Amount: No established cap. Compensation is managed by Board approved annual Operating Budget. ** Previously known as

First Southwest Asset Management, Inc. **

HIT Solutions, LLC.

IP-21-02

WPN N/A

Title Storage for Disaster Recovery

Executed 07/01/2021

Expires 06/30/2026

Contract Amount: \$135.444.55

Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$135,444.55

HNTB Corporation

RFP-23-02 (A)

WPN N/A

Title General Engineering Consulting Services (GEC-A)

Executed 06/28/2023

Expires 06/30/2028

Contract Amount: \$0.00

Current FY PTD (07/01-06/30): \$2,069,077.18

Total Paid to Date: \$14,675,162.49 Notes: Contract Amount: No established cap. Compensation is managed by Board approved annual Operating Budget and/or Work Program

Horsepower Electric Inc.

ITB-22-03 WPN

Title Fiber Optic Repair Services

Executed 02/15/2022

Expires 05/05/2027

Contract Amount: \$409,278.50

Total Paid to Date: \$326,427.31

HR Engineering Services, Inc.

RFQ-25-01(B)

WPN N/A

Title GEOTECHNICAL SERVICES FOR KENDALL PARKWAY

Executed 06/20/2025 Expires 01/15/2026

SEGMENTS 1, 2, AND 3 (SEGMENT 2)

Contract Amount: \$1,999,999.03

Current FY PTD (07/01-06/30): \$0.00

Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$0.00

Notes: **The project is on hold until further notice. A time extension review is currently underway.**

Insight Public Sector

PO 136 FY 23

WPN N/A

Title Veritas Essential Support Technical Support Renewal

Executed 06/13/2023

Expires 07/01/2026

Contract Amount: \$684.00

Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$684.00

Notes: 3 YEARS COVERAGE DATE - 7/2/2023 TO 7/1/2026

Insight Public Sector

GMX-24-06

WPN N/A

Title Technology Products, Solutions and Related Services

Executed 08/16/2023

Expires 04/30/2026

Contract Amount: \$200,000.00

Total Paid to Date: \$369,921.15

Current FY PTD (07/01-06/30): \$14,353.16

Notes: PIGGYBACK ONTO ALTERNATE CONTRACT SOURCE NO. 4321000-23-OMNIA-ACS FOR TECHNOLOGY PRODUCTS SOLUTIONS AND RELATED SERVICES BETWEEN THE DEPARTMENT OF MANAGEMENT SERVICES AND INSIGHT PUBLIC SECTOR. TERM OF

CONTRACT IS UNTIL APRIL 30, 2026.

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Ixsystems, Inc. # ITB-22-06 WPN N/A

Title Upgrade of Toll System Image Storage Executed 08/05/2022 Expires 08/04/2027

Contract Amount: \$582,474.60 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$582,474.60

Kent Security Services, Inc. #GMX-25-04 WPN N/A

Title Armed Security Guard Services Executed 05/05/2025 Expires 09/30/2026

Contract Amount: \$109,440.00 Current FY PTD (07/01-06/30): \$19,608.00

Total Paid to Date: \$28,500.00

Notes: PURCHASE SUBJECT TO STATE OF FL TERM CONTRACT NO: 92121500-24-STC FOR ARMED SECURITY GUARD SERVICES.

TERM OF CONTRACT US UNTIL SEPTEMBER 30, 2027. THIS CONTRACT WILL RUN CONCURRENT WITH THE STATE TERM

CONTRACT AND RENEWALS ARE SUBJECT TO EXTENSIONS TO SAID AGREEMENT.

LAWSON HUCK GONZALEZ, PLLC # GMX-24-03 WPN N/A

Title Legal Representation Executed 11/29/2023

Contract Amount: \$0.00 Current FY PTD (07/01-06/30): \$41,170.24

Total Paid to Date: \$1,732,935.66

Notes: Contract was approved by GMX Board of Directors on July 5th. Contract Amount: Compensation is managed by Board approved annual

Operating Budget and/or Work Program.

LAWSON HUCK GONZALEZ, PLLC # RFQ-24-04 WPN N/A

Title General Counsel Consulting Services Executed 04/24/2024 Expires 04/23/2027

Contract Amount: \$320,000.00 Current FY PTD (07/01-06/30): \$53,333.34

Total Paid to Date: \$459,121.34

Notes: NTE Established Annual Cap of \$320,000 per year

Madison National Life Insurance Company, Inc. # IP-24-02(B) WPN N/A

Title Group Term Life, Accidental Death and Dismemberment Executed 10/30/2024 Expires 12/31/2027

(AD&D), and Disability Insurance for GMX Employees

Contract Amount: \$200,000.00 Current FY PTD (07/01-06/30): \$17,593.57

Total Paid to Date: \$35,890.39

Notes: Start Date for the Services is January 1, 2025.

Marlin Engineering, Inc. # RFP-25-01(A) WPN N/A

Title Inspection and Reporting Services for GMX Structures Executed 09/22/2025 Expires 09/24/2029

Contract Amount: \$2,820,000.00 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$0.00

McShea Contracting, LLC # ITB-24-03 WPN 30033.060

Title Systemwide Pavement Marking Rehabilitation Executed 08/26/2024 Expires 11/19/2025

Contract Amount: \$4,016,771.50 **Current FY PTD (07/01-06/30):** \$745,335.72

Total Paid to Date: \$1,611,965.93

Notes: **Pending Final Invoice Processing, Contract Work Complete. **

MINNESOTA LIFE INSURANCE COMPANY / SECURIAN LIFE # IP-24-02(A) WPN N/A

INSURANCE COMPANY

Title Group Term Life, Accidental Death and Dismemberment Executed 10/30/2024 Expires 12/31/2027

(AD&D), and Disability Insurance for GMX Employees

Contract Amount: \$200,000.00 Current FY PTD (07/01-06/30): \$4,582.56

Total Paid to Date: \$9,328.52

Notes: Start Date for the Services is January 1, 2025.

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| P & P Contracting, Inc. | # ITB-22-07 | WPN N/A |
|---|------------------------------------|------------------------------|
| Title Systemwide Structures Maintenance | Executed 08/10/2022 | Expires 08/14/2026 |
| Contract Amount: \$2,487,355.20 Cotal Paid to Date: \$2,360,007.65 | Current FY PTD (07/01-06/30) |): \$197,254.00 |
| PFM Financial Advisors LLC | # RFP-25-06 | WPN N/A |
| itle Financial Advisory Services | Executed 09/12/2025 | Expires 09/11/2028 |
| Contract Amount: \$80,000.00 Total Paid to Date: \$0.00 | Current FY PTD (07/01-06/30) |): \$0.00 |
| Pilar Services, Inc. | # ITB-24-04 | WPN N/A |
| Fitle Systemwide HVAC Maintenance and Repair Services | Executed 04/19/2024 | Expires 05/08/2028 |
| Contract Amount: \$815,553.88 Fotal Paid to Date: \$178,225.03 | Current FY PTD (07/01-06/30) |): \$16,994.89 |
| Pinnacle Consulting Enterprises, Inc. | # RFQ-25-05(B) | WPN VARIOUS |
| Title Miscellaneous Construction, Engineering and Inspection (CE&I) Services | Executed 09/29/2025 | Expires 10/01/2028 |
| Contract Amount: \$2,000,000.00 Total Paid to Date: \$0.00 | Current FY PTD (07/01-06/30) |): \$0.00 |
| Power & Systems Innovations, Inc. | # IP-21-03 | WPN N/A |
| Fitle SE APC UPS Revitalization | Executed 07/01/2021 | Expires 06/30/2026 |
| Contract Amount: \$181,074.00 Total Paid to Date: \$181,074.00 | Current FY PTD (07/01-06/30) |): \$0.00 |
| Prison Rehabilitative Industries and Diversified Enterpises (PRIDE), Inc. | # GMX-23-03 | WPN N/A |
| Title Manual Image Review (MIR) Processing Services | Executed 06/28/2023 | Expires 06/30/2028 |
| Contract Amount: \$6,000,000.00 | Current FY PTD (07/01-06/30 |): \$161,315.30 |
| Total Paid to Date: \$1,330,228.56 Notes: The funds for the services will be allocated as part of the annual | Operating Budget approval process | S. |
| Professional Service Industries, Inc. | # RFQ-25-02(C) | WPN N/A |
| Title Miscellaneous Materials, Engineering and Testing Services | Executed 08/06/2025 | Expires 08/07/2028 |
| Contract Amount: \$300,000.00 Fotal Paid to Date: \$0.00 | Current FY PTD (07/01-06/30 |): \$0.00 |
| Q-Free America, Inc. | # MDX-14-03-C | WPN N/A |
| Title Synergy Automated/Manual Image Review System | Executed 06/01/2023 | Expires 08/31/2026 |
| Contract Amount: \$2,451,759.26 | Current FY PTD (07/01-06/30) |): \$354,581.04 |
| Total Paid to Date: \$2,117,376.17 Notes: ** Remaining balance on Agreement with Open Roads Consultin | a Inc. was \$51,750,26 up to June. | 2023 ** **Reassignment added |
| \$2,400,00.00 to the Agreement** ** The Initial Amount for the Agreemen | - | |
| QUADIENT FINANCE USA, INC. | # SP-20-02 | WPN N/A |
| Fitle Postage Meter Services - Refills | Executed 01/04/2020 | Expires 02/19/2027 |
| Contract Amount: \$25,000.00 Total Paid to Date: \$7,383.59 | Current FY PTD (07/01-06/30) |): \$1,043.82 |
| QUADIENT LEASING USA, INC. | # SP-20-03 | WPN N/A |
| Title Postage Meter Services-Lease | Executed 01/04/2020 | Expires 02/19/2027 |
| Contract Amount: \$25,000.00 | Current FY PTD (07/01-06/30) |): \$98.37 |
| Total Paid to Date: \$2,526.42 | | |

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Ribbeck Engineering, Inc.

RFQ-23-01

WPN 83618-009.020

Title Design Engineering Services for the Widening of SW 137th

Avenue from SW 8th Street to SW 26th Street

Executed 03/07/2023

Expires 01/12/2025

Contract Amount: \$917,597.57

Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$917,597.57

Notes: Per SA #2, the term of the Agreement is extended an additional two (2) months for an end date of January 12, 2025, or concurrent with the Final Acceptance of the Project, plus an additional two (2) months. Final Acceptance is pending. As of 12/2025 - Design completed. Post-

Design Services will commence once Construction starts.

Ribbeck Engineering, Inc.

RFQ-25-03(B)

WPN N/A

Title Miscellaneous Design Services

Executed 04/22/2025

Expires 05/07/2028

Contract Amount: \$3,000,000.00 Total Paid to Date: \$225,449.40

Current FY PTD (07/01-06/30): \$209,431.48

RTech Engineering, LLC

ITB-22-05

WPN N/A

Title Systemwide Roadway Lighting Maintenance

Executed 07/12/2022

Expires 07/17/2026

Contract Amount: \$4,444,441.00

Total Paid to Date: \$2,941,798.75

Current FY PTD (07/01-06/30): \$275,792.71

Safety Systems Barricades Corp.

ITB-23-13

WPN N/A

Title Systemwide Maintenance of Traffic (MOT) Services

Executed 05/23/2023

Expires 05/22/2027

Contract Amount: \$1,934,160.00 Total Paid to Date: \$793,633.00

Current FY PTD (07/01-06/30): \$81,487.00

SFM Janitorial Services, LLC.

ITB-23-12

WPN N/A

Title Systemwide Janitorial and Facilities Maintenance

Executed 05/15/2023

Expires 06/14/2027

Contract Amount: \$2,201,783.56

Current FY PTD (07/01-06/30): \$83,527.16

Total Paid to Date: \$796,683.40

ITB-25-01

WPN 40060.003

Title Systemwide Dynamic Message Signs (DMS) Catwalk

Replacement

SICE, Inc.

Executed 08/19/2025

Expires 10/20/2026

Contract Amount: \$854,953.00

Total Paid to Date: \$0.00

Current FY PTD (07/01-06/30): \$0.00

Southeast Highway Guardrail and Attenuators, LLC

ITB-23-02

WPN N/A

Title Systemwide Guardrail and Fencing Maintenance

Executed 10/24/2022

Expires 10/31/2026

Contract Amount: \$4,209,341.00

Current FY PTD (07/01-06/30): \$389,147.24

Total Paid to Date: \$3,360,367.45

STAPLES CONTRACT & COMMERICAL LLC DBA STAPLES

IP-25-03

WPN N/A

Title VMWare Support Services and Warranty

Southern Computer Warehouse, Inc.

Executed 06/16/2025

Expires 05/31/2028

Contract Amount: \$147,984.00

Current FY PTD (07/01-06/30): \$45,216.82

Total Paid to Date: \$49,328.00

Notes: Single Source - services for 3 years, billed each year via a separate PO.

BUSINESS CREDIT

GMX-24-04

Executed 06/11/2024

WPN N/A

Title Office Supplies

Expires 04/17/2027

Contract Amount: \$200,000.00

Current FY PTD (07/01-06/30): \$5,491.29

Total Paid to Date: \$31,614.79

Notes: Piggyback onto Contract No. 44111513-17-01 between the State of Florida, Department of Management Services and Staples Contract

& Commercial LLC for Office Supplies

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TAW Power Systems, Inc. #ITB-23-03 WPN N/A

Title Systemwide Power Generators Maintenance Executed 12/01/2022 Expires 12/08/2026

Contract Amount: \$951,955.00 **Current FY PTD (07/01-06/30):** \$16,278.95

Total Paid to Date: \$201,213.74

Ted & Stan's Towing Services, Inc. #ITB-23-10 WPN N/A

Title Road Rangers Service Patrol and RISC/DISC Services for the Executed 05/25/2023 Expires 05/24/2028

GMX System

Contract Amount: \$20,182,700.00 **Current FY PTD (07/01-06/30):** \$1,327,319.00

Total Paid to Date: \$8,092,583.00

The Goodyear Tire and Rubber Company # GMX-26-03 WPN N/A

Title Tires, Tubes and Services Executed 06/12/2024 Expires 06/30/2027

Contract Amount: \$200,000.00 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$0.00

Notes: PURCHASE SUBJECT TO STATE OF FL ALTERNATE CONTRACT SOURCE NO: 25172500-24-ACS FOR TIRES, TUBES AND SERVICES. TERM OF CONTRACT US UNTIL JUNE 30, 2027. THIS CONTRACT WILL RUN CONCURRENT WITH THE STATE TERM

CONTRACT AND RENEWALS ARE SUBJECT TO EXTENSIONS TO SAID AGREEMENT.

Tierra South Florida, Inc. # RFQ-25-02(B) WPN N/A

Title Miscellaneous Materials, Engineering and Testing Services Executed 07/21/2025 Expires 07/25/2028

Contract Amount: \$300,000.00 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$0.00

Tierra South Florida, Inc. # RFQ-25-01 (C) WPN 83618-001.013

Title GEOTECHNICAL SERVICES FOR KENDALL PARKWAY

Executed 07/21/2025

Expires 12/19/2025

SEGMENTS 1, 2 AND 3 (SEGMENT 3)

Contract Amount: \$999,952.76 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$0.00

Notes: **The project is on hold until further notice. A time extension review is currently underway.**

TOSHIBA AMERICA BUSINESS SOLUTIONS, INC # GMX-25-02 WPN N/A

Title Multi-Function Devices, Copiers, and Related Software and Executed 08/01/2024 Expires 07/31/2026

Services

Contract Amount: \$200,000.00 Current FY PTD (07/01-06/30): \$63.36

Total Paid to Date: \$7,570.77

Notes: Piggyback onto Alternate Contract Source No. 44100000-24-NASPO-ACS for Multi-Function Devices, Copiers, and Related Software and Services between State of FL Department of Management Services and Toshiba America Business Solutions, Inc. This agreement expires on

07/31/2026.

Tracmor, LLC # SP-23-01 WPN N/A

Title Asset Tracking Software Executed 01/01/2023 Expires 12/31/2025

Contract Amount: \$7,164.33 Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$7,164.33 *Notes: SINGLE SOURCE*

Transcore, LP # GMX-18-02 WPN N/A

Title Toll Collection System: Equipment, Installation, Maintenance, Executed 02/01/2018 Expires 01/31/2028

and Support Services

Contract Amount: \$49,017,669.10 **Current FY PTD (07/01-06/30):** \$1,768,544.00

Total Paid to Date: \$34,575,795.27

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TranSystems Corporation d/b/a TranSystems Corporation

RFP-25-01(B)

WPN N/A

Consultants

Title Inspection and Reporting Services for GMX Structures

Executed 09/24/2025

Expires 09/24/2029

Contract Amount: \$2,820,000.00

Total Paid to Date: \$0.00

Tyler Technologies, Inc.

ITN-02-02

WPN N/A

Title Financial Management System Software and Implementation

Executed 06/27/2002

Services

Contract Amount: \$0.00

Current FY PTD (07/01-06/30): \$0.00

Current FY PTD (07/01-06/30): \$0.00

Total Paid to Date: \$1,346,088.91

Notes: Expiration: Perpetual License Contract Amount: No established cap. Compensation is managed by Board approved annual Operating

Budget.

VisualScape, Inc.

RFP-23-01

WPN N/A

Title SYSTEMWIDE AESTHETIC MAINTENANCE

Executed 02/22/2023

Expires 02/28/2027

Contract Amount: \$17,481,692.49 Total Paid to Date: \$9,821,340.98

Current FY PTD (07/01-06/30): \$1,232,491.38

Notes: Contract Bond to be renewed on an annual basis in February.

Waste Connections of Florida, Inc.

SP-22-01

WPN N/A

Title Waste Management Services

Executed 07/25/2022

Expires 07/25/2026

Contract Amount: \$25,000.00

Current FY PTD (07/01-06/30): \$2,787.64

Total Paid to Date: \$23,161.69

Notes: Per SA #2, the term of the agreement is extended for an additional one (1) year, beginning on July 26, 2025, and ending on July 25, 2026.

WSP USA, Inc.

RFQ-25-02(A)

WPN N/A

Title Miscellaneous Materials, Engineering and Testing Services

Executed 07/21/2025

Expires 07/25/2028

Contract Amount: \$300,000.00 Total Paid to Date: \$2,572.50

Current FY PTD (07/01-06/30): \$2,572.50

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