

Consolidated Financial Statements and Supplementary Information

June 30, 2025 and 2024

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Independent Auditors' Report

To the Board of Directors of Frederick Health, Inc. and Subsidiaries

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of Frederick Health, Inc. and Subsidiaries and subsidiaries (the System), which comprise the consolidated balance sheets as of June 30, 2025 and 2024, and the related consolidated statements of operations and changes in net assets and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the System as of June 30, 2025 and 2024, and the results of its operations, changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

We did not audit the financial statements of Monocacy Insurance, Ltd (Monocacy), a wholly owned subsidiary, which statements reflect total assets of \$29,029 and \$28,148 as of June 30, 2025 and 2024, respectively and net income (loss) after elimination of intercompany income (loss) of \$599 and (\$152) for the year ended June 30, 2025 and 2024, respectively (stated in thousands). Those statements were audited by other auditors whose report has been furnished to us, and our opinion, insofar as it related to the amounts included for Monocacy, is based solely on the report of the other auditors.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS) and the standards applicable to financial audits contained in *Government Auditing Standards* (Government Auditing Standards) issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are required to be independent of the System and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the System's ability to continue as a going concern within one year after the date that the financial statements are issued.

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Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

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

Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The consolidating information on pages 33-42 is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position, changes in net assets and cash flows of the individual organizations, and it is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The consolidating information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the consolidating information is fairly stated, in all material respects, in relation to the consolidated financial statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated October 3, 2025 on our consideration of the System's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the System's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the System's internal control over financial reporting and compliance.

Pittston, Pennsylvania October 3, 2025

Baker Tilly US, LLP

Consolidated Balance Sheets June 30, 2025 and 2024 (In Thousands)

	2025	2024
Assets		
Current Assets		
Cash and cash equivalents	\$ 11,236	\$ 3,359
Patient receivables	131,013	102,930
Other receivables	11,095	5,309
Inventory	11,330	11,953
Prepaid expenses	8,607	6,995
Assets limited as to use	6,063	5,824
Promises to give, net	301	397
Total current assets	179,645	136,767
Property and Equipment, Net	281,202	288,463
Finance Lease Right-of-Use Assets, Net	7,897	7,257
Operating Lease Right-of-Use Assets, Net	30,608	28,107
Other Assets		
Assets limited as to use	3,467	5,011
Investments, donor restricted	2,458	2,241
Promises to give, net	3,287	3,100
Long-term investments	192,147	200,900
Other investments	18,549	19,148
Other assets	8,689	12,998
Total other assets	228,597	243,398
Total assets	\$ 727,949	\$ 703,992

Consolidated Balance Sheets June 30, 2025 and 2024 (In Thousands)

	2025		2024	
Liabilities and Net Assets				
Current Liabilities				
Lines of credit	\$	38,129	\$	7,339
Current maturities of:				
Long-term debt		5,650		5,280
Finance lease obligations		2,284		1,771
Operating lease obligations		4,826		3,840
Accounts payable		45,275		51,527
Accrued expenses		31,877		31,665
Advances from third-party payors		19,493		21,982
Other current liabilities		9,695		6,571
Total current liabilities		157,229		129,975
Long-Term Liabilities, Net of Current Portion				
Long-term debt, net		215,524		221,294
Other long-term liabilities		22,530		27,573
Finance lease obligations		5,910		5,667
Operating lease obligations		29,512		28,076
Total long-term liabilities, net of current portion		273,476		282,610
Total liabilities		430,705		412,585
Net Assets				
Without donor restrictions		290,909		285,214
With donor restrictions		6,046		5,738
Total net assets attributable to the system		296,955		290,952
Noncontrolling interest		289		455
Total net assets		297,244		291,407
Total liabilities and net assets	\$	727,949	\$	703,992

Consolidated Statements of Operations and Changes in Net Assets Years Ended June 30, 2025 and 2024 (In Thousands)

	2025		2024	
Operating Revenues				
Net patient service revenue	\$	558,249	\$	525,217
Other revenue		24,295		24,981
Total operating revenues		582,544		550,198
Operating Expenses				
Salaries and wages		273,743		264,688
Employee benefits		51,321		50,085
Professional fees		16,200		12,807
Cost of goods sold		109,692		108,239
Supplies		13,644		14,321
Contract services		67,214		63,462
Other		18,449		17,379
Utilities		4,786		5,185
Insurance		4,499		3,673
Depreciation and amortization		31,639		32,122
Interest		7,502		7,457
Total operating expenses		598,689		579,418
Loss from operations		(16,145)		(29,220)
Other Income (Loss), Net				
(Loss) gain on sale of assets		(42)		34
Investment gain, net		15,295		12,804
Change in unrealized gains and losses on trading securities, net		5,213		11,082
Other nonoperating loss, net		(1,219)		(450)
Total other income, net		19,247		23,470
Excess (deficit) of revenues over expenses		3,102		(5,750)
Less noncontrolling interest deficit of revenues over expenses		166		106
Excess (deficit) of revenues over expenses attributable to the System	\$	3,268	\$	(5,644)

Frederick Health, Inc. and Subsidiaries
Consolidated Statements of Operations and Changes in Net Assets Years Ended June 30, 2025 and 2024 (In Thousands)

	Attributable to the System Without With Donor Donor Restrictions Restrictions		Noncontrolling Interest		Total		
Net Assets, June 30, 2023	\$	286,211	\$ 7,985	\$	561	\$	294,757
Deficit of revenues over expenses		(5,644)	-		(106)		(5,750)
Released from restriction used for operations and nonoperating activities		-	(707)		-		(707)
Released from restriction used to purchase capital		4,647	(4,647)		-		-
Restricted gifts, bequests and contributions			3,107				3,107
Change in net assets		(997)	(2,247)		(106)		(3,350)
Net Assets, June 30, 2024		285,214	5,738		455		291,407
Excess (deficit) of revenues over expenses		3,268	-		(166)		3,102
Released from restriction used for operations and nonoperating activities		-	(478)		-		(478)
Released from restriction used to purchase capital		2,427	(2,427)		-		-
Restricted gifts, bequests and contributions			3,213				3,213
Change in net assets		5,695	308		(166)		5,837
Net Assets, June 30, 2025	\$	290,909	\$ 6,046	\$	289	\$	297,244

Consolidated Statements of Cash Flows Years Ended June 30, 2025 and 2024 (In Thousands)

	2025		2024	
Cash Flows From Operating Activities				
Changes in net assets	\$	5,837	\$	(3,350)
Adjustments to reconcile changes in net assets to net cash		•		(, ,
used in operating activities:				
Depreciation and amortization		29,285		30,114
Amortization of finance lease right-of-use assets		2,354		2,008
Amortization of operating lease right-of-use assets		4,456		4,129
Payments on operating lease obligations		(4,535)		(4,315)
Amortization of premium and deferred financing		(120)		20
Equity in earning of joint ventures		(2,998)		(3,900)
Net unrealized and realized gains on unrestricted investments		(13,942)		(16,597)
Proceeds from restricted contributions		(3,880)		(7,921)
Gain on sale of assets		42		(34)
Increase (decrease) in:				
Receivables, patient and other		(33,869)		(26,626)
Inventories and prepaids		(989)		(1,125)
Promises to give		(91)		1,072
Other assets		4,309		(385)
Accounts payable		(6,252)		6,968
Accrued expenses		212		3,764
Advanced from third-party payors		(2,489)		10,649
Other current liabilities		3,124		1,024
Other long-term liabilities		(5,043)		2,762
Net cash used in operating activities		(24,589)		(1,743)
Cash Flows From Investing Activities				
Other investments		3,597		4,388
Purchases of property and equipment		(22,066)		(23,178)
Net sales of long-term investments and assets limited as to use		24,022		2,734
Net cash provided by (used in) investing activities		5,553		(16,056)

Consolidated Statements of Cash Flows Years Ended June 30, 2025 and 2024 (In Thousands)

	2025		2025 202	
Cash Flows From Fundraising and Financing Activities Proceeds from restricted contributions Net borrowings (repayments) of lines of credit Repayments of long-term debt Payments on finance lease obligations Deferred financing costs paid	\$	3,880 30,790 (5,280) (2,238)	\$	7,921 (2,770) (2,386) (1,967) (426)
Net cash provided by fundraising and financing activities		27,152		372
Net change in cash, cash equivalents and restricted cash		8,116		(17,427)
Cash, Cash Equivalents and Restricted Cash, Beginning		9,183		26,610
Cash, Cash Equivalents and Restricted Cash, Ending	\$	17,299	\$	9,183
Reconciliation of Cash, Cash Equivalents and Restricted Cash Cash and cash equivalents Restricted cash, included in assets limited as to use Total cash, cash equivalents and restricted cash	\$	11,236 6,063 17,299	\$	3,359 5,824 9,183
Supplemental Disclosures Cash paid for interest	\$	7,532	\$	5,873

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

1. Organization and Mission

Frederick Health, Inc. (the System) is a not-for-profit parent corporation formed on June 23, 2011, exempt from income tax under Section 50l(a) of the Internal Revenue Code (the Code) as an organization described in Section 50l(c)(3) whereby only unrelated business income as defined by Section 512(a)(I) of the Code is subject to federal income tax. The System has received a determination letter from the Internal Revenue Service (IRS) stating that it is exempt from federal income taxes under Section 50l(c) of the Code.

Frederick Health Hospital, Inc. (the Hospital) is a not-for-profit hospital, exempt from federal income tax under Section 50l(a) of the Code as an organization described in Section 50l(c)(3) whereby only unrelated business income as defined by Section 512(a)(l) of the Code is subject to federal income tax. The Hospital is located in Frederick, Maryland, and provides health care services primarily to residents of Frederick County. The Hospital has received a determination letter from the IRS stating that it is exempt from federal income taxes under Section 501(c) of the Code.

Monocacy Insurance, Ltd. (MIL) is a Cayman Islands-domiciled single-parent captive incorporated on May 24, 2011, and holds an Unrestricted Class B insurance license issued under Section 7(2) of the Cayman Island Insurance Law. MIL directly provides primary medical professional liability, primary general liability coverage, and cyber liability coverage to the System.

Frederick Health Medical Group, LLC (the Medical Group) serves as a physician enterprise, providing governance, management, and support functions for employed physicians. The Medical Group is a not-for-profit corporation, formed on June 23, 2011, and operational as of October 1, 2013, exempt from income tax under Section 50l(a) of the Code as an organization described in Section 50l(c)(3) whereby only unrelated business income as defined by Section 512(a)(l) of the Code is subject to federal income tax. The Medical Group has received a determination letter from the IRS stating that it is exempt from federal income taxes under Section 501(c) of the Code.

Frederick Health Services Corporation (FHSC) is a Maryland for-profit corporation, all of the stock of which is owned by the System. FHSC is subject to federal and state income taxes.

On March 25, 2014, Frederick Integrated Healthcare Network, LLC (FIHN) was formed and is operated exclusively as a charitable organization for charitable, scientific, and educational purposes within the meaning of Section 50l(c)(3) of the Code and the Regulations thereunder as they now exist or as they may hereafter be amended. FIHN was formed to maintain and operate a program of clinical integration and an accountable care organization among health care providers.

In October 2019, the System purchased 100% of the membership interests of Frederick View, LLC, a Maryland limited liability company. The sole asset of Frederick View, LLC was real property consisting of an approximately 94-acre parcel of land with an approximately 387,000- square-foot building, which was formerly used by an insurance company. On December 2, 2019, the Articles of Organization of Frederick View, LLC were amended for the purpose of changing the name of Frederick View, LLC to Frederick Health Village, LLC (the Village).

On December 16, 2021, Frederick Health Community Enterprises, LLC (FHCE) was formed and is operated exclusively as a charitable organization for charitable, scientific, and educational purposes within the meaning of Section 50l(c)(3) of the Code and the Regulations thereunder as they now exist or as they may hereafter be amended. FHCE was formed for the benefit of, and to advance the interests of, the System.

The Obligated Group, consisting of the Hospital, Medical Group, and the System, is responsible for repayment of the Maryland Health and Higher Education Facilities Authority (MHHEFA) Series Bonds, Promissory Note 2020 and any outstanding amount on the 2013 Line of Credit. Refer to Notes 9 and 10 for additional information on the line of credit and long-term debt.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

2. Significant Accounting Policies

Principles of Consolidation

The accompanying consolidated financial statements include the accounts and transactions of the System and its wholly owned subsidiaries: the Hospital, MIL, FHSC, the Medical Group, FIHN, FHCE and the Village. All significant intercompany accounts and transactions have been eliminated in consolidation.

The Hospital has one wholly owned subsidiary, Frederick Health Hospice, LLC (Hospice), an independent 501(c)(3) organization controlled by the Hospital, that operates as a fundraising organization for the benefit of hospice services and owns the Kline Hospice House.

FHSC has two wholly owned subsidiaries: Rosehill of Frederick, LLC and Frederick Health Employer Solutions, LLC, both of which are for-profit limited liability companies that have been consolidated with FHSC into the System in the accompanying consolidated financial statements. FHSC also has a 90% ownership interest in Frederick Surgical Center, LLC, which has been consolidated with FHSC into the System in the accompanying consolidated financial statements and the noncontrolling interest represents the 10% interest that is not owned by FHSC.

The accompanying consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP).

Cash and Cash Equivalents

Cash and cash equivalents include investments in highly liquid financial instruments with an original maturity of three months or less, excluding assets limited as to use and those classified as long-term investments. Cash and cash equivalent balances may exceed amounts insured by federal agencies and, therefore, bear a risk of loss. The System has not experienced such losses on these funds.

Inventory

Inventory, consisting primarily of drugs and medical and surgical supplies, is stated at the lower of cost or net realizable value. Cost is determined using the first-in, first-out method.

Cost of Goods Sold

Cost of goods sold consists primarily of drugs, medical supplies, and surgical implants used in the care and treatment of patients.

Investments and Assets Limited as to Use

The fair values of individual investments, excluding private equity investments and hedge funds, are based on quoted market prices of individual securities or investments or estimated amounts using quoted market prices of similar investments. Private equity investments and hedge funds are recorded based on net asset value of these investments, which is discussed further in Note 7, Fair Value Measurements. Realized and unrealized investment returns from all unrestricted investments and assets limited as to use are included on the accompanying consolidated statements of operations and changes in net assets as part of other nonoperating loss, net.

Long-term investments represent investments without donor restrictions and income earned on investments with and without donor restrictions. The cost of securities sold is based on the specific-identification method. Investments are classified as either current or noncurrent based on maturity dates and availability for current operations.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

The System's investment portfolio is classified as trading, with unrealized gains and losses included in excess (deficit) of revenues over expenses.

Investment Risk and Liquidity Management

The System invests in professionally managed portfolios that contain corporate obligations, U.S. government obligations, agency securities, mortgage-backed securities, marketable equity securities, hedge funds, money market funds and private equity investments. Such investments are exposed to various risks, such as interest rate, market and credit. Due to the level of risk associated with such investments and the level of uncertainty related to changes in the value of such investments, it is at least reasonably possible that changes in risks in the near term would materially affect investment balances and the amounts reported in the accompanying consolidated financial statements.

As part of its liquidity management, the System's strategy is to structure its financial assets to be available to satisfy general operating expenses, current liabilities, and other obligations as they come due. The System has a committed line of credit, as discussed in Note 9, to help manage unanticipated liquidity needs.

Fair Value of Financial Instruments

The carrying amounts reported on the accompanying consolidated balance sheets for cash and cash equivalents, patient receivables, other receivables, accounts payable, accrued expenses, other liabilities, and advances from third-party payors approximate their fair values.

Property and Equipment

Property and equipment are carried at cost or estimated fair value at date of contribution, less accumulated depreciation. Items acquired by gift are recorded at fair value at the time of acquisition. Depreciation is recorded using the straight-line method over the estimated useful lives of the depreciable assets. Leasehold improvements are amortized using the straight-line method over the shorter of the lease term or the estimated useful lives of the assets.

Leases

The System enters into lease agreements for equipment, office space, and certain facilities in conducting its normal business operations. Right-of-use assets represent the System's right to use an underlying asset for the lease term and lease liabilities represent its obligation to make lease payments arising from the lease. At the inception of any contract, the System evaluates the agreement to determine whether the contract contains a lease. If the contract contains a lease, the System then evaluates the term and whether the lease is an operating or a finance lease. Most leases include one or more options to renew or may have a termination option. The System determines whether these options are reasonably certain to be exercised at the inception of the lease. The depreciable life of right-of-use assets and leasehold improvements are limited by the expected lease term, unless there is a transfer of title or purchase option that is reasonably certain to be exercised at the inception of the lease. The lease expense is recognized on a straight-line basis on the accompanying consolidated statements of operations and changes in net assets over the terms of the respective leases. Leases with an initial term of 12 months or less are not recorded on the accompanying consolidated balance sheets.

ASC 842, *Leases*, includes an accounting policy election for nonpublic business entities to use the risk-free rate for the measurement of lease liabilities. The System elected to utilize the risk-free rate for the measurement of lease liabilities. At the commencement date, the lease liability is measured at the present value of the lease payments that are not paid at that date. The lease liability is subsequently increased by interest expense recognized and reduced by lease payments made. The System also elected the practical expedient that allows the System to treat the lease and nonlease components of a contract as a single component and account for as a lease.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Valuation of Long-Lived Assets

The System accounts for the valuation of long-lived assets under ASC 360-10-45, *Accounting for the Impairment or Disposal of Long-Lived Assets*. This guidance requires that long-lived assets and certain identifiable intangible assets be reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable.

The recoverability of the long-lived asset is measured by a comparison of the carrying amount of the asset to future undiscounted net cash flows expected to be generated by the asset. If the carrying amount of an asset exceeds its estimated future cash flows, an impairment charge is recognized in the amount by which the carrying amount of the assets exceeds the estimated fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or fair value, less costs to sell.

Debt Issuance Costs

Debt issuance costs related to long-term debt issuance are being deferred and amortized over the life of the related debt using the effective-interest method and are netted in long-term debt on the accompanying consolidated balance sheets.

Net Assets

Net resources that are not restricted by donors are included in net assets without donor restrictions. Gifts of long-lived operating assets, such as property, plant, or equipment, are reported as net assets with donor restrictions and excluded from excess (deficit) of revenues over expenses. Resources restricted by donors for a specified time or purpose are reported as net assets with donor restrictions.

When the specific purposes are met, either through passage of a stipulated time period or when the purpose for restriction is accomplished, they are released to other operating revenues on the consolidated statements of operations and changes in net assets. Resources restricted by donors for additions to property and equipment are initially reported as net assets with donor restrictions and are transferred to net assets without donor restrictions when expended. Donor-imposed restrictions, which stipulate that the resources be maintained permanently, are reported as net assets with donor restrictions.

Investment income related to net assets with donor restrictions is classified as net assets without donor restrictions based on the intent of the donor.

Donor-Restricted Gifts

Unconditional promises to give cash and other assets are reported at fair value at the date the promise is received. Conditional promises to give and indications of intentions to give are reported at fair value at the date the gift becomes unconditional. Contributions are reported as net assets with donor restrictions if they are received with donor stipulations that limit the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, the net assets with donor restrictions are reclassified as net assets without donor restrictions and changes in net assets as net assets released from restrictions. Such amounts are classified as other revenue or transfers and additions to property and equipment. Donor-restricted contributions whose restrictions are met within the same year as received and contributions received where no restrictions were stipulated are reflected as contributions without donor restrictions. Contributed nonfinancial assets received from donors are subsequently monetized.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Net Patient Service Revenue and Patient Accounts Receivable

In accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 606, *Revenue from Contracts with Customers*, net patient service revenue, which includes hospital inpatient services, hospital outpatient services, physician services, and other patient services revenue, is recorded at the transaction price estimated by the System to reflect the total consideration due from patients and third-party payors (including commercial payers and government programs) and others. The System assesses collectability on patient contracts prior to the recognition of net patient service revenue. Revenue is recognized over time as performance obligations are satisfied in exchange for providing goods and services in patient care. Revenue is recorded as these goods and services are provided. The services provided to a patient during an inpatient stay or outpatient visit represent a bundle of goods and services that are distinct and accounted for as a single performance obligation.

The System's estimate of the transaction price includes the System's standard charges for the goods and services provided with a reduction recorded related to explicit price concessions for such items as contractual allowances, charity care, potential adjustments that may arise from payment and other reviews, and implicit price concessions such as uncollectible amounts. The price concessions are determined using the portfolio approach as a practical expedient to account for patient contracts as collective groups rather than individually. Based on historical experience, a significant portion of the self-pay population will be unable or unwilling to pay for services and only the amount anticipated to be collected is recognized in the transaction price. Subsequent changes to the estimate of the transaction price are generally recorded as adjustment to net patient service revenue in the period of change.

The standard charges for goods and services for the Hospital reflect actual charges to patients based on rates established by the Maryland Health Services Cost Review Commission (HSCRC) in effect during the period in which the services are rendered. See Note 18 for further discussion on the HSCRC and regulated rates.

Patient receivables are recorded at their net realizable value and includes charges for amounts due from all patients less price concessions relating to allowances for the excess of established charges over the payments to be received on behalf of patients covered by Medicare, Medicaid, and other insurers. Patient receivables as of June 30, 2023 were \$76,459. The provision for price concessions is based upon management's assessment of historical and expected net collections considering historical business and economic conditions, trends in health care coverage, and other collection indicators. Periodically throughout the year, management assesses the adequacy of the price concessions based upon historical experience of self-pay accounts receivable, including those balances after insurance payments and not covered by insurance. Accounts are written off through the provision for credit loss when the Company has exhausted all collection efforts and determines accounts are impaired based on changes in patient credit worthiness.

The System's revenues generally relate to contracts with patients in which the System's performance obligations are to provide health care services to patients. These revenues are based upon the estimated amounts that management expects to be entitled to receive from patients and third-party payors. Refer to Note 3 for additional information regarding the recognition of revenues in accordance with generally accepted accounting principles.

Contract assets represent the System's right to consideration in exchange for goods or services that the System has transferred to a patient when that right is conditioned on something other than the passage of time (for example, the System's future performance). Contract liabilities represent the System's obligation to transfer goods or services to a patient for which the System has received consideration (or the amount is due) from the patient.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Other Revenue

Other revenue consists primarily of other operating revenue as well as gifts, bequests and contributions. The System accounts for grant funding in accordance with FASB ASC 958-605 guidance for conditional contributions, and accordingly, revenues are measured and recognized when barriers are substantially met, which occurs when the System complies with the terms and conditions related to the purpose of the grant, rather than those that are administrative in nature.

Measure of Operations

The consolidated statements of operations and changes in net assets reflect all changes in net assets without donor restrictions, including changes from both operating and nonoperating activities. Operating revenues and expenses consist of those items that are an integral part of the System's healthcare and related supporting activities. Nonoperating activities are limited to resources that generate return from investment and other activities considered to be of a more unusual or nonrecurring nature.

Performance Indicator

The performance indicator is the excess (deficit) of revenues over expenses. Other changes in net assets, consistent with industry practice, include contributions of long-lived assets (including assets acquired using contributions that, by donor restrictions, were to be used for the purpose of acquiring such assets).

Use of Estimates

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

Reclassifications

Certain 2024 amounts have been reclassified to conform to the 2025 presentation.

3. Net Patient Service Revenue

Net patient service revenue consists of the following for the years ended June 30:

	 2025	2024		
Inpatient charges Outpatient charges	\$ 280,844 526,276	\$	246,720 501,441	
Gross charges	807,120		748,161	
Less contractual and other allowances	 (248,871)		(222,944)	
Net patient service revenue	\$ 558,249	\$	525,217	

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

The System has elected to apply the optional exemption in ASC 606-10-50-14A as all performance obligations relate to contracts with a duration of less than one year. Under this exemption, the System was not required to disclose the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied or partially unsatisfied at the end of the reporting period. Any unsatisfied or partially unsatisfied performance obligations at the end of the year are completed within days or weeks of the end of the year.

The System has also elected the practical expedient to utilize the portfolio approach and does not adjust the promised amount of consideration from patients and third-party payors for the effects of a significant financing component due to the System's expectation that the period between the time the service is provided to a patient and the time that the patient or third-party payor pays for that service will be one year or less.

The System does not pursue collection of amounts determined to qualify as charity care; therefore, these revenues are not reported as net patient service revenue. Using the cost to charge ratio to approximate cost, charity care provided for the years ended June 30, 2025 and 2024, was \$14,191 and \$6,924, respectively. The state of Maryland rate system includes components within the rates to partially compensate hospitals for uncompensated care.

4. Promises to Give

Promises to give are discounted and are due as follows at June 30:

	2025		 2024
Less than one year One to five years More than five years	\$	354 1,707 2,318	\$ 467 1,749 2,132
Total promises to give		4,379	4,348
Less discounting and allowance for uncollectible promises		791	 851
Total promises to give, net		3,588	3,497
Less current portion of promises to give, net		301	 397
Noncurrent portion of promises to give, net	\$	3,287	\$ 3,100

Promises to give include \$1,852 and \$1,601 for the years ended June 30, 2025 and 2024, respectively, related to charitable remainder trusts. This net amount represents the excess of the fair value of the related trust accounts over the net present value of the annuities to be paid out of the trust to the named beneficiaries over their estimated life expectancy.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

5. Assets Limited as to Use

A summary of assets that are limited as to use substantially for debt service and deferred compensation trusts at June 30 is as follows:

	2	2024		
Current: Principal, interest and other, bonds Other	\$	5,991 72	\$	5,790 34
	\$	6,063	\$	5,824
Noncurrent: Deferred compensation trusts	\$	3,467	\$	5,011

The assets that are limited as to use consist of the following at June 30:

	20	025	2024		
Current: Cash and money market accounts	\$	6,063	\$	5,824	
Noncurrent: Mutual funds	\$	3,467	\$	5,011	

The noncurrent assets limited as to use mutual funds are primarily invested in equities and bonds chosen by deferred compensation plan participants.

6. Investments

Investments with donor restrictions are designated by the donors for expenses relating to capital projects or replacement or improvement of existing assets, or to cover the cost of services rendered as charity care and other programs.

Long-term investments represent investments without donor restrictions and income earned on investments with and without donor restrictions.

To satisfy its long-term rate-of-return objectives, the System relies on a balanced investment strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The System targets a diversified asset allocation that places a greater emphasis on mutual fund and equity-based investments to achieve its long-term return objectives within prudent risk constraints.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Long-term investments recorded at fair value consist of the following at June 30:

	 2025		2024
Cash and cash equivalents	\$ 10,399	\$	2,739
U.S. government obligations	6,328		5,075
Agency securities	10		10
Corporate obligations	5,821		6,024
Mortgage-backed securities	7,241		6,654
Equity securities	65,740		78,083
Mutual funds	56,736		60,880
Private equity investments*	21,048		20,099
Hedge funds*	 21,282		23,577
Total	\$ 194,605	\$	203,141

^{*}Private equity investments and hedge funds are recorded net asset value (NAV), which is discussed further in Note 7.

Long-term investments are classified as follows in the accompanying consolidated balance sheets at June 30:

	2025		2024	
Investments, donor restricted Long-term investments	\$	2,458 192,147	\$	2,241 200,900
Total	\$	194,605	\$	203,141
Investment gain, net for the years ended June 30 is as follows:				
		2025		2024
Unrestricted: Net realized gains Interest and dividends, net of investment expense Gains from joint ventures	\$	8,729 3,568 2,998	\$	5,515 3,389 3,900

Other investments consist of investments in joint ventures that are accounted for using the equity method at June 30 and are as follows:

	Entity	Interest	2025	 2024
Mt. Airy Health Services, LLC	Hospital	50.0 %	\$ 1,698	\$ 1,131
Frederick County Radiology, LLC	Hospital	35.0	12,913	12,993
Emmitsburg Wellness Pavilion, LLC	FH .	50.0	388	700
Mt. Airy Med-Services, LLC	FHSC	50.0	2,226	2,567
MNR of Frederick, LLC	FHSC	22.5	757	801
Other	Multiple	6.0-50.0	 567	 956
			\$ 18,549	\$ 19,148

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Income recognized on these joint ventures was \$2,998 and \$3,900 for the year ending June 30, 2025 and 2024, respectively, and is included in investment gain, net in the accompanying consolidated statements of operations and changes in net assets. The fair value of these joint ventures is not readily determinable.

Summarized financial information related to these entities is presented below as of June 30, 2025:

Total assets	\$ 75,621
Total liabilities	24,819
Net revenue	51,416
Revenues in excess of expenses	10,821

7. Fair Value Measurements

Assets and liabilities recorded at fair value on the accompanying consolidated balance sheets are categorized based upon the level of judgment associated with the inputs used to measure their fair value.

FASB guidance defines fair value as the price that would be received to sell an asset or paid to transfer a liability (i.e., the exit price) in an orderly transaction between market participants at the measurement date, emphasizing that fair value is a market-based measurement, not an entity-specific measurement. Therefore, a fair value measurement should be determined based on the assumptions that market participants would use in pricing the asset or liability. As a basis for considering market participant assumptions in fair value measurements, the FASB establishes a fair value hierarchy that distinguishes between market participant assumptions based on market data obtained from sources independent of the reporting entity (observable inputs that are classified within Levels 1 and 2 of the hierarchy) and the reporting entity's own assumptions about market participant assumptions (unobservable inputs classified within Level 3 of the hierarchy).

The level inputs, as defined by FASB guidance for fair value measurements and disclosures, are as follows:

Level 1 - Inputs utilize unadjusted quoted prices in active markets for identical assets or liabilities that the System has the ability to access at the measurement date.

Level 2 - Inputs are inputs other than quoted prices included in Level 1 that are observable for the assets or liabilities, either directly or indirectly. Level 2 inputs may include quoted prices for similar assets and liabilities in active markets, as well as inputs that are observable for the assets or liabilities (other than quoted prices), such as interest rates, foreign exchange rates, and yield curves that are observable at commonly quoted intervals.

Level 3 - Inputs are unobservable inputs for the assets or liabilities, which are typically based on an entity's own assumptions, as there is little, if any, related market activity. Inputs to determine the fair value of Level 3 assets and liabilities require management judgment and estimation.

In addition to amounts recorded at fair value, certain investments are recorded at net asset value. The calculated NAV for underlying investments are fair value estimates determined by an external fund manager and other sources based on quoted market prices, operating results, and other business and market sector factors.

The determination of the fair value level within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety. The System's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the assets or liabilities.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

The fair value of the System's trading securities is determined by third-party service providers utilizing various methods dependent upon the specific type of investment. Where quoted prices are available in an active market, securities are classified within Level 1 of the valuation hierarchy. Where significant inputs, including benchmark yields, broker-dealer quotes, issuer spreads, bids, offers, interest rate curves, and measures of volatility, are used by these third-party dealers or independent pricing services to determine fair values, the securities are classified within Level 2.

The following tables present the System's assets measured at fair value on a recurring basis and those recorded at NAV, aggregated by the level in the fair value hierarchy within which those measurements fall as of June 30:

						2025				
		Total		Level 1		Level 2		Level 3		NAV
Assets limited as to use and										
investments (Note 5, Note 6): Equity securities	\$	65,740	\$	65,740	\$	_	\$	_	\$	_
U.S. government obligations	Ψ	6,328	Ψ	-	Ψ	6,328	Ψ	_	Ψ	_
Agency securities		10		_		10		-		_
Corporate and other bonds		5,821		_		5,821		-		_
Mutual funds		60,203		60,203		· -		-		_
Mortgage-backed securities		7,241		-		7,241		-		-
Private equity investments		21,048		-		-		-		21,048
Hedge funds		21,282								21,282
Total assets	\$	187,673	\$	125,943	\$	19,400	\$		\$	42,330
						2024				
		Total		Level 1		Level 2		Level 3		NAV
Assets limited as to use and investments (Note 5, Note 6):										
Equity securities	\$	78,083	\$	78,083	\$	-	\$	-	\$	-
U.S. government obligations		5,075		-		5,075		-		-
Agency securities		10		-		10		-		-
Corporate and other bonds		6,024		-		6,024		-		-
Mutual funds		65,891		65,891		-		-		-
Mortgage-backed securities		6,654		-		6,654		-		-
Private equity investments		20,099		-		-		-		20,099
Hedge funds		23,577		-						23,577
Total assets	\$	205,413	\$	143,974	\$	17,763	\$		\$	43,676

The following provides a reconciliation of the amounts included in fair value hierarchy to the amounts reported in the accompanying consolidated balance sheets at June 30:

	 2025	2024		
Assets whose use is limited and investments:				
Cash and cash equivalents	\$ 16,462	\$	8,563	
Assets measured at fair value and NAV	 187,673		205,413	
Total	\$ 204,135	\$	213,976	

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Private equity investments and hedge funds are recorded at NAV. These amounts are not required to be categorized in the fair value hierarchy. The recorded value is based on the proportionate share of the NAV based on the most recent partners' capital statements received from the general partners, which is generally as of the balance sheet date. It is expected that NAV approximates fair value. The System had approximately \$5,716 of unfunded commitments in private equity investments and hedge funds as of June 30, 2025. The following represents the investment strategies and redemption restrictions of the private equity investments and hedge funds at June 30:

Investment	Strategy	 2025	2024	Liquidity	Redemption Process
Marshall Wace Eureka Fund PLC	Hedge Fund	\$ 5,293	\$ 4,855	< 1 Year	Quarterly, 45 days notice
P2 Capital Fund, Ltd.	Hedge Fund	3,913	4,971	< 1 Year	Annual, 90 days
P2 Capital Fund, Ltd.	Hedge Fund	715	739	Illiquid	N/A
Paloma International, Ltd	Hedge Fund	-	3,947	< 1 Year	Annual, 90 days notice
Dove Feeder SPV, Ltd	Hedge Fund	1,996	-	Illiquid	N/A
Hudson Bay Ltd. (Intl)	Hedge Fund	F 000	4.040	< 1 Year	Quarterly, 60
SEG Partners Offshore, Ltd	Hedge Fund	5,029	4,612	< 1 Year	days notice N/A
Class I	rieage rana	4,336	4,453	VI ICAI	IN/A
BTAS 2015 Private Investors, LP	Private Equity	875	965	Illiquid	N/A
Secondary Opportunities Fund II	Private Equity			Illiquid	N/A
PCS Feeder, LP		39	125		
Blue Owl Technology Finance	Private Credit	0.000	0.407	Illiquid	N/A
Corporation	Private Credit	2,963	3,107	Illianid	N/A
Goldman Sachs Middle Market Lending Corp. II	Private Credit	2,521	2,194	Illiquid	IN/A
Private Equity Global Select	Private Equity	2,521	2,134	Illiquid	N/A
Fund VII, LP (Intl)	q,	2,770	2,785	q	
Glendower Access Secondary	Private Equity	•	,	Illiquid	N/A
Opportunities IV, LP (Intl)		817	886		
StepStone VC Secondaries Fund	Private Equity			Illiquid	N/A
IV, LP	Dairesta Farrita	1,944	1,947	100	NI/A
Glendower Access Secondary Opportunities V, LP (Intl)	Private Equity	1,912	1,207	Illiquid	N/A
Milestone Real Estate Investors	Private Real	1,912	1,207	Illiquid	N/A
IV. LP	Estate	840	1,221	iiiqaia	1477
MREI V Reit Feeder B, LP	Private Real		,	Illiquid	N/A
	Estate	2,867	2,593		
ICAPITAL SL Partners VII	Private Equity			Illiquid	N/A
Access Fund, LP (Intl)	Dairesta Farrita	735	460	100	NI/A
Secondary Opportunities Fund III PCS Feeder International, LP	Private Equity	377	440	Illiquid	N/A
Calamos Market Neutral Income	Alternative	311	440	1 Day	Market Price
Fund CL	Mutual Fund	1,019	986	1 Day	Warker 1100
JPMorgan Hedged Equity 3 Fund	Alternative	,		1 Day	Market Price
CL	Mutual Fund	1,157	1,117	_	
Blue Owl Technology Finance Corporation II	Private Credit	212	66	Illiquid	N/A
		\$ 42,330	\$ 43,676		

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

8. Property and Equipment, Net

Property and equipment, net consists of the following at June 30:

	Estimated Useful Lives	2025		2024
Land		\$	10,967	\$ 10,967
Land improvements	8-20 years		4,629	4,629
Buildings	20-40 years		369,488	368,922
Fixed equipment	10-20 years		29,746	29,769
Movable equipment	3-20 years		292,146	283,955
Leasehold improvements	5-20 years		30,282	28,060
Total property and equipment in service			737,258	726,302
Less accumulated depreciation			480,851	 452,249
Total property and equipment in service, net			256,407	274,053
Construction in progress			24,795	 14,410
Total		\$	281,202	\$ 288,463

Construction in progress consists of the System's building construction and renovations. As these projects are completed, the related assets are transferred out of construction in progress and into the appropriate asset category and are depreciated over the applicable useful lives.

9. Lines of Credit

2013 Line of Credit

On September 9, 2013, the System entered into a \$20,000 revolving line of credit with a lending institution for the purpose of funding short-term working capital needs. The line of credit agreement was subsequently amended to increase the revolving line of credit limit to \$50,000, change the variable interest rate benchmark, and extend the maturity date. The line of credit bears a variable interest rate of one-month Secured Overnight Financing Rate (SOFR) plus 1.08% per annum (5.37% at June 30, 2025) and is payable monthly.

Under the provisions of this revolving line of credit, the System has granted a security interest in all receipts now owned and hereafter acquired. Any outstanding amounts on this line of credit are secured with a deed of trust and security agreement applicable to the main hospital campus of the System and are secured ratably with the Series 2023 Bonds, Series 2020 Bonds, and the Promissory Note 2020. All outstanding principal and interest must be repaid on the maturity date, which is April 30, 2026.

This agreement contains certain financial covenants, all of which the System was in compliance with as of June 30, 2025.

The outstanding balance on this line of credit was \$37,798 and \$6,900 as of June 30, 2025 and 2024, respectively.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

FSC Line of Credit

FSC had a line of credit with a lending institution in the amount of \$750 which expired on September 30, 2025. The interest rate is variable at one-month SOFR + 2.32% (6.63% at June 30, 2025). The balance outstanding as of June 30, 2025 and 2024 was \$331 and \$439, respectively.

10. Long-Term Debt

Long-term debt consists of the following:

	Interest Rate	2025		2024
MHHEFA Series 2023 Bonds MHHEFA Series 2020 Bonds Promissory Note 2020 converted	4.00-5.00 % 3.25-4.00 1.83	\$	67,180 62,645 87,715	\$ 69,975 62,645 90,200
			217,540	222,820
Less current maturities Plus unamortized premiums, net Less deferred financing costs, net			(5,650) 6,352 (2,718)	(5,280) 6,591 (2,837)
Total		\$	215,524	\$ 221,294

Series 2023 MHHEFA Revenue Bonds

On June 29, 2023, the System obtained a loan of \$69,975 in MHHEFA Revenue Bonds, Frederick Health Issue, Series 2023. The MHHEFA Series 2023 Bonds were issued to refund \$35,685 of MHHEFA Series 2017B, refinance \$22,463 of outstanding 2013 Line of Credit, pay financing costs, and finance a portion of certain construction and equipment costs of the System.

Interest is payable semiannually on each January 1 and July 1, through July 1, 2053.

The Series 2023 Bonds were issued with a premium of \$3,766 and resulted in the incurrence of \$1,263 of deferred financing costs to be amortized over the 30-year life of the bonds.

Series 2023 Bonds are subject to redemption prior to maturity beginning at the option of the authority at the principal amount of the Series 2023 Bonds to be redeemed plus accrued interest thereon to the date set for redemption.

The bond agreement contains certain financial covenants, all of which the System was in compliance with as of June 30, 2025.

Series 2020 MHHEFA Revenue Bonds

On June 25, 2020, the System obtained a loan of \$62,645 in MHHEFA Revenue Bonds, Frederick Health System Issue, Series 2020. The MHHEFA Series 2020 Bonds were issued to refund all of the outstanding MHHEFA Series 2017A Bonds, pay financing costs, and finance a portion of certain construction and equipment costs of the System.

Interest is payable semiannually on each January 1 and July 1, through July 1, 2050.

The Series 2020 Bonds were issued with a premium of \$3,405 and resulted in the incurrence of \$877 of deferred finance costs to be amortized over the 30-year life of the bonds.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Series 2020 Bonds are subject to redemption prior to maturity beginning at the option of the authority at the principal amount of the Series 2020 Bonds to be redeemed plus accrued interest thereon to the date set for redemption.

Under the provisions of the bond agreement, the System has granted a security interest in all receipts now owned and hereafter acquired. The bonds are also secured with a deed of trust and security agreement applicable to the main hospital campus of the System. The Series 2020 Bonds are secured ratably with the Series 2012A Bonds, Series 2017B Bonds, Promissory Note 2020, and any outstanding amounts on the 2013 Line of Credit.

The bond agreement contains certain financial covenants, all of which the System was in compliance with as of June 30, 2025.

Promissory Note 2020

On June 25, 2020, the System's Obligated Group issued a promissory note in favor of a lending institution in the amount of \$93,875 facilitating legal defeasance of \$86,290 of the Series 2012A MHHEFA Revenue Bonds, to pay related finance costs and fund an escrow account to provide for future Series 2012A interest and principal payments. In conjunction with the issuance of this note,

MHHEFA issued a tax exempt bond on July 1, 2022, in the principal amount of the remaining balance on this promissory note, in what is often referred to as a Cinderella bond. The transaction resulted in the incurrence of \$386 of deferred finance costs to be amortized over the life of the promissory note of 18 years.

The interest rate on the Promissory Note 2020 is a fixed rate of 2.32% until the tax exempt bond is issued and is payable monthly. There is no debt service reserve requirement associated with the Promissory Note 2020.

Under the provisions of the loan agreement, the System has granted a security interest in all receipts now owned and hereafter acquired. The Promissory Note 2020 is also secured with a deed of trust and security agreement applicable to the main hospital campus of the System. The Promissory Note 2020 is secured ratably with the Series 2023 Bonds, Series 2020 Bonds, and any outstanding amounts on the 2013 Line of Credit.

The Promissory Note 2020 contains certain financial covenants, all of which the System was in compliance with, as of June 30, 2025.

Debt service requirements on long-term debt, excluding unamortized premiums and deferred financing costs at June 30, 2025, of \$6,352 and \$2,718, respectively, are as follows:

Years ending June 30:		
2026	\$ 5,65	0
2027	5,85	0
2028	6,06	0
2029	7,32	0
2030	8,05	5
Thereafter	184,60	5
Total	<u>\$ 217,54</u>	0

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

11. Employee Benefit Plans

The System also has a tax-deferred annuity savings (403(b)) plan available to substantially all employees. In conjunction with the curtailment of the defined benefit pension plan, the System modified the 403(b) plan effective July 1, 2007. Effective January 1, 2018, the 403(b) plan was amended such that all new hires will be automatically enrolled in the 403(b) plan at 3% of employee earnings, which will be automatically increased 1% annually up to 10%. Employees can opt out of this automatic enrollment and annual increase. The System will match 100.0% on employee contributions up to 5.0% of employee earnings. The System's contribution for base matching totaled \$9,787 and \$8,718 for the years ended June 30, 2025 and 2024, respectively.

In December 2005, the System adopted two nonqualified deferred compensation plans with an effective date of December 15, 2004, for certain members of executive management. Under these plans, participating employees may contribute amounts from their compensation to the plan and may receive a discretionary employer contribution. Employees are fully vested in all employee contributions to the plans. Vesting in employer contributions occurs in accordance with the underlying plan documents. All assets of the plans are held in separate trusts. Total contributions by the System to the plans were \$122 and \$440 for the years ended June 30, 2025 and 2024, respectively.

12. Concentration of Credit Risk

The System has funds on deposit with financial institutions in excess of amounts insured by the Federal Deposit Insurance Corporation. The System grants credit without collateral to its patients, most of whom are local residents and are insured under third-party payor agreements.

The mix of receivables from patients and third-party payors (in percentages) at June 30 was as follows:

	2025	2024
Medicare	39 %	39 %
Medicaid	23	23
Blue Cross	13	16
HMOs and PPOs	12	12
Commercial insurance and other third-party payors	8	7
Patients	5	3
	100 %	100 %

In February 2024, the System was notified that one of its external healthcare technology vendors, Change Healthcare, experienced a cyber event. As a result of the cyber event, Change Healthcare disconnected their information technology systems, which ceased their normal operations provided to its customers within the healthcare industry. Change Healthcare provided revenue cycle billing and payment management services to the System, and accordingly, the Change Healthcare events impacted the System's billing and cash collections for services provided to patients for the remainder of the fiscal year ending June 30, 2024. The System switched revenue cycle billing and payment management services to a new healthcare technology vendor and claims resumed processing in April 2024.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

On January 27, 2025, the System experienced a ransomware event affecting their information technology systems. The System immediately initiated incident response protocols, which involved taking steps to secure systems, including disconnecting those systems from the network, and notifying law enforcement. The System began an investigation with assistance from a third-party forensic firm. Through the investigation, the System learned that a third-party vendor who had connections to the network was attacked, which allowed entry into the System's network. The incident involved the introduction of ransomware into portions of the System infrastructure, the unauthorized access of certain data in the network, and encryption of certain servers. Affected information technology systems were restored for use on February 18, 2025. The financial impact included delayed billing and collections of both Hospital and Ambulatory Care for patient services as well as ongoing Class Action Suits that are covered under the System's Cyber Insurance Policies.

The increases in patient receivables for the years ending June 30, 2025 and 2024 are primarily driven by the aforementioned cybersecurity events adversely impacting billing and collections processes. The System anticipates normalization of patient receivables in fiscal year 2026.

As a result of these disruptions, the System received interest free funding advances from third-party payors in the amount of \$22,118 during the year ending June 30, 2024 which were repaid in in fiscal year 2025. In addition, in 2025, the System received \$8,158 which will be repaid in fiscal year 2026 and is included in advances from third-party payors on the accompanying consolidated balance sheets.

13. Functional Expenses

The System and its subsidiaries provide general health care services to residents within its geographic location. Expenses related to providing these services are as follows for the years ended June 30:

				2025			
	Program			eral and inistrative	Total		
Salaries and wages	\$	237,287	\$	36,456	\$	273,743	
Employee benefits		44,612		6,709		51,321	
Professional fees		12,006		4,194		16,200	
Cost of goods sold		106,427		3,265		109,692	
Supplies		12,894		750		13,644	
Contract services		57,389		9,825		67,214	
Other		14,821		3,628		18,449	
Utilities		4,026		760		4,786	
Insurance		1,666		2,833		4,499	
Depreciation		27,698		3,941		31,639	
Interest		6,984		518		7,502	
Total	\$	525,810	\$	72,879	\$	598,689	

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

	2024						
	Program			neral and inistrative	Total		
Salaries and wages	\$	227,685	\$	37,003	\$	264,688	
Employee benefits		43,255		6,830		50,085	
Professional fees		8,836		3,971		12,807	
Cost of goods sold		105,873		2,366		108,239	
Supplies		13,774		547		14,321	
Contract services		54,066		9,396		63,462	
Other		14,006		3,373		17,379	
Utilities		3,629		1,556		5,185	
Insurance		1,640		2,033		3,673	
Depreciation		28,220		3,902		32,122	
Interest		6,919		538		7,457	
Total	\$	507,903	\$	71,515	\$	579,418	

14. Net Assets

Net assets with restrictions are available for the following purposes or periods for the years ended June 30:

	 2025		
Buildings and equipment	\$ 2,377	\$	2,355
Restricted by time only	1,852		1,601
Staff resiliency programs	6		6
Education programs	181		371
Indigent care and research	656		431
Health care services permanently restricted	 974		974
Total	\$ 6,046	\$	5,738

During 2025 and 2024, net assets were released from donor restrictions by incurring expenses or capital expenditures satisfying the restricted purposes in the amounts of \$2,905 and \$5,354, respectively.

15. Commitments and Contingencies

The System has been named as a defendant in various legal proceedings arising from the performance of its normal activities. In the opinion of management, after consultation with legal counsel and after consideration of applicable insurance, the amount of the System's ultimate liability under all current legal proceedings will not have a material adverse effect on its consolidated financial position or results of operations.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

On July 1, 2011, MIL, a single-parent captive, was created to provide a flexible risk financing structure to meet the needs of the System's organization. As of June 30, 2012, MIL provided FMH with Primary Medical Professional Liability and Primary General Liability coverage with policy limits of liability of \$1,000 each and every medical incident with a \$3,000 annual aggregate for the 2011/2012 policy year and with a \$5,000 annual aggregate for the 2012/2013 policy year through to the 2017/2018 policy year. Effective for the 2018/2019 policy year, MIL provides FMH with Primary Medical Professional Liability (MPL) and Primary General Liability (GL) coverage with policy limits of liability of \$1,000 per claim/per occurrence for both MPL and GL separately, with a \$4,000 aggregate for both MPL and GL combined. The System also issued a Buffer Medical Professional Liability and General Liability policy providing limits of liability of \$1,000 each and every medical incident with a \$2,000 aggregate, for Medical Professional Liability and General Liability combined. The MIL Primary Policy coverage form is mature claims-made with a retroactive date of July 1, 2005. The policy funding is retrospectively rated.

For policy years 2019/2020 through 2021/2022, the System's Primary MPL/GL policy provides limits of liability of \$2,000,000 per claim/per occurrence for both MPL and GL separately, with a \$6,000,000 aggregate for both MPL and GL combined.

MIL has also issued an Excess Umbrella Liability mature claims-made policy with a retroactive date of July 1, 2005. This policy is structured on a "dualtower" design. The Excess Medical Professional Liability Tower follows the form of the underlying Primary Medical Professional Liability coverage providing \$20,000 limits of liability (\$10,000 prior to July 1, 2016). The Umbrella Liability Tower provides \$20,000 limits of liability (\$10,000 prior to July 1, 2016) excess of scheduled underlying coverages. The "dualtowers" are 100% reinsured with a commercial carrier with an AM Best rating of A- or better.

Effective June 30, 2012, MIL assumed Professional Liability and Comprehensive General Liability coverage previously included under FMH's self-insured plan, for incidents occurring between July 1, 2005 and June 30, 2011, that were reported to FMH prior to June 30, 2011. The policy provides limits of liability of \$1,000 each and every medical incident for the hospital professional liability and \$1,000 each and every medical incident for comprehensive general liability. The policy is subject to a \$3,000 annual aggregate for the hospital professional liability and comprehensive general liability combined, which applies to each covered year separately on a claims-made basis.

Effective June 30, 2012, MIL further assumed Professional Liability and Comprehensive General Liability coverage previously included under another FMH self-insurance plan, for incidents occurring between July 1, 1999 and June 30, 2001, with a limit of liability of \$100 per claim. The Primary Medical Professional and Primary General Liability policy is 100% MIL retained risk. The Excess Umbrella Liability coverage is fully reinsured with a commercial carrier with an AM Best rating of A- or better.

Effective September 1, 2017, MIL issued a Cyber Deductible Liability Policy to the System at a per claim limit of liability of \$100 and an annual aggregate limit of \$200. The per claim limit of liability changed to \$150,000/annual aggregate of \$300,000 effective September 1, 2021. The policy funding is retrospectively rated.

There are known claims and incidents that could result in the assertion of additional claims, as well as claims from unknown incidents that could be asserted arising from services provided to patients.

Through MIL, a wholly owned subsidiary, the System maintains reserves, including excess coverage, in the amount of \$13,934 and \$17,568 at June 30, 2025 and 2024, respectively, which is included in other long-term liabilities on the accompanying consolidated balance sheets. The System also has a related reinsurance receivable of \$6,040 and \$8,770 at June 30, 2025 and 2024, respectively, which is included in other long-term assets on the accompanying consolidated balance sheets. In addition, the System has also estimated a tail liability for claims incurred but not reported under the claims-made policy totaling \$4,444 and \$4,766 as of June 30, 2025 and 2024, respectively, which is included in other long-term liabilities on the accompanying consolidated balance sheets. The System employs an independent actuary to estimate the ultimate settlement of such claims.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

These reserves are recorded on an undiscounted basis at June 30, 2025 and 2024. In management's opinion, the amounts recorded provide an adequate reserve for loss contingencies. However, changes in circumstances affecting professional liability claims could cause these estimates to change upon final resolution of such matters.

Workers' Compensation

The System is self-insured against workers' compensation claims, currently up to \$600 per occurrence. Excess insurance attaches at \$600 and has unlimited liability above this amount. Expenses include claims paid, reserves on known claims, and reserves on unreported claims (incurred but not reported).

Letter of Credit

The System has a letter of credit issued by a lending institution in the amount of \$1,457. This letter of credit is renewed on an annual basis and is required by the state of Maryland as collateral for unemployment benefits.

16. Leases

The System leases equipment, office space and certain facilities. Included on the accompanying consolidated statements of operations and changes in net assets are lease expenses of \$7,742 and \$6,797 in 2025 and 2024, respectively. The following table summarizes the components of lease expense for the years ended June 30:

	2025			2024			
Finance lease cost: Amortization Interest	\$	2,354 257	\$	2,008 154			
Total finance lease cost		2,611		2,162			
Operating lease cost		5,131		4,635			
Total lease costs	\$	7,742	\$	6,797			

As of June 30, 2025, the System recognized \$7,897 and \$30,608 of financing and operating right-of-use assets, net, respectively. As of June 30, 2024, the System recognized \$7,257 and \$28,107 of financing and operating right-of-use assets, net, respectively.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

The following table summarizes cash flows from operating and finance leases for the years ended June 30:

	2025	2024		
Cash paid for amounts included in the measurement of lease liabilities:				
Operating cash flows paid for operating leases	\$ 4,535	\$	4,315	
Operating cash flows paid for interest portion of				
finance leases	257		154	
Financing cash flows paid for principal portion of	0.000		4.007	
finance leases	2,238		1,967	
Right-of-use assets obtained in exchange for				
lease obligations:				
Operating leases	6,957		643	
Finance leases	2,994		-	

The weighted average discount rates and the System's weighted remaining lease terms as of June 30 are as follows:

	2025	2024
Weighted average discount rate:		
Operating leases	2.57 %	2.38 %
Financing leases	3.07	2.28
Weighted average lease term (in years):		
Operating leases	9.98	10.57
Financing leases	3.63	4.29

The following table reconciles undiscounted future finance and operating lease obligations for each of the next five years and thereafter, as of June 30, 2025, to the lease obligation recorded on the consolidated balance sheet at June 30, 2025:

	Finance Leases			perating Leases	 Total
Years ending June 30:					
2026	\$	2,500	\$	5,499	\$ 7,999
2027		2,347		5,222	7,569
2028		2,347		5,170	7,517
2029		1,280		5,284	6,564
2030		176		4,201	4,377
Thereafter		41		13,061	 13,102
Total future undiscounted lease obligations		8,691		38,437	47,128
Less lease payment representing interest		(497)		(4,099)	 (4,596)
Present value of future lease payments		8,194		34,338	42,532
Less current portion of future lease payments		(2,284)		(4,826)	 (7,116)
Long-term lease obligations	\$	5,910	\$	29,512	\$ 35,416

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

17. Liquidity and Availability

Financial assets available for general expenditure within one year of the balance sheet date comprise the following at June 30:

		2024		
Cash and cash equivalents	\$	11,236	\$	3,359
Patient accounts receivable		131,013		102,930
Promises to give, net		301		397
Other receivables		11,059		5,309
Investments with daily and weekly liquidity		145,035		152,810
Total	\$	298,644	\$	264,805

The System's most restrictive bond covenant requires the Obligated Group to maintain unrestricted cash and marketable securities on hand to meet 75 days of normal operating expenses, which would be approximately \$115,549 and \$106,014 as of June 30, 2025 and 2024, respectively.

18. Regulatory Environment

Medicare and Medicaid

The Medicare and Medicaid reimbursement programs represent a substantial portion of the System's revenues. The System's operations are subject to numerous laws and regulations of federal, state, and local governments. These laws and regulations include, but are not necessarily limited to, matters such as licensure, accreditation and government health care program participation requirements, reimbursement for patient services, and Medicare and Medicaid fraud and abuse.

Over the past several years, government activity has increased with respect to investigations and allegations concerning possible violations of fraud and abuse statutes and regulations by health care providers. Violations of these laws and regulations could result in expulsion from government health care programs, together with the imposition of fines and penalties, as well as repayments for patient services previously billed. Compliance with fraud and abuse standards and other government regulations can be subject to future government review and interpretation.

Also, future changes in federal and state reimbursement funding mechanisms and related government budgeting constraints could have an adverse effect on the System.

In 1983, Congress approved a Medicare prospective payment plan for most inpatient services as part of the Social Security Amendments Act of 1983. Hospitals in Maryland are currently exempt from these federal reimbursement regulations under a special waiver. The waiver currently in effect is subject to renewal based upon criteria defined in the federal law. Under these payment arrangements with Medicare, a retroactive adjustment could occur if certain performance standards are not attained by all hospitals on a statewide basis. The impact, if any, of any retroactive adjustment of the Medicare prospective payment system, should hospitals in Maryland become subject to such system, on future operations of the System has not been determined.

State of Maryland Health Services Cost Review Commission

Certain hospital charges are subject to review and approval by the HSCRC. Hospital management has filed the required forms with the Commission and believes the Hospital is in compliance with the Commission's requirements.

Notes to Consolidated Financial Statements June 30, 2025 and 2024 (Dollars in Thousands)

Through June 2025, the current rate of reimbursement for principally all inpatient services and certain other services to patients under the Medicare and Medicaid programs is based on an agreement between CMS and the Commission. This agreement is based upon a waiver from Medicare prospective payment system reimbursement principles granted to the state of Maryland under Section I 8I 4(b) of the Social Security Act. As of January 2014, CMS approved a modernized waiver that will be in place as long as Maryland hospitals commit to achieving significant quality improvements, limits on all-payor per capita hospital growth, and limits on annual Medicare per capita hospital cost growth to a rate lower than the national annual per capita growth rate.

Starting in January 2019, Maryland's hospitals began operating under a new 10-year contract with the federal government entitled Maryland Total Cost of Care Model (TCOC). TCOC is designed to test whether the improvements hospitals have made under the previous modernized waiver can be expanded to all health care providers. The Global Budget Revenue (GBR) methodology will remain in place for hospital rate setting under TCOC. In addition, programs aimed to measure and reduce total health care spending for attributed Medicare patients, including pre- and post-acute care by all providers, are being introduced and will be further defined in the next fiscal year.

Beginning in fiscal year 2014, the System entered into an agreement with HSCRC to participate in the GBR program. GBR methodology encourages hospitals to focus on population health strategies by establishing a fixed annual revenue cap for each GBR hospital. The agreement is evergreen in nature and covers both regulated inpatient and outpatient revenues.

Under GBR, hospital revenue is known at the beginning of each fiscal year. Annual revenue is calculated from a base year and is adjusted annually for inflation, infrastructure requirements, population changes, performance in quality-based programs, and changes in levels of uncompensated care. Revenue may also be adjusted annually for market levels and shifts of services to unregulated services.

The Commission's rate-setting methodology for hospital service centers consists of establishing an acceptable unit rate for defined inpatient and outpatient service centers within the System. The actual average unit charge for each service center is compared with the approved rate monthly and annually.

Overcharges and undercharges due to either patient volume or price variances, adjusted for penalties where applicable, are applied to decrease (in the case of overcharges) or increase (in the case of undercharges) future approved rates on an annual basis; however, uncertainties exist as to the final outcome of HSCRC rate setting decision-making. The System was overcharged by \$4,759 and \$1,689 for the years ended June 30, 2025 and 2024, respectively. Penalties related to the overcharges were waived by the Commission.

The timing of HSCRC's rate adjustments for the System could result in an increase or a reduction in rates due to the variances and penalties described above in a year subsequent to the year in which such items occur, and there is at least a possibility that the amounts may be material. The System's policy is to record revenue based on actual charges for services to patients in the year in which the services are performed.

HSCRC established an uncompensated care fund whereby certain hospitals are required to contribute to the fund to help cover the costs associated with uncompensated care for all Maryland hospitals equitably. The System paid \$110 and \$569 to the fund for the years ended June 30, 2025 and 2024, respectively.

19. Subsequent Events

The System has evaluated subsequent events through October 3, 2025, the date of issuance of these accompanying consolidated financial statements. The System is unaware of any subsequent events that would require recognition or disclosure at this time.

Frederick Health, Inc. and Subsidiaries
Consolidating Balance Sheet
June 30, 2025
(In Thousands)

	Frederick Health Incorporated	Frederick Health Hospital, Inc. Consolidated	Monocacy Insurance, Ltd.	Frederick Health Medical Group, LLC	Frederick Health Services Corporation	Frederick Integrated Healthcare Network, LLC	Frederick Health Village, LLC	Elimination	Frederick Health Incorporated Consolidated	
Assets										
Current Assets										
Cash and cash equivalents	\$ 71	\$ 2,178	\$ 4,911	\$ -	\$ 1,460	\$ 2,616	\$ -	\$ -	\$ 11,236	
Patient receivables	-	108,339	-	20,905	1,769	-	-	-	131,013	
Other receivables	-	9,981	-	372	-	-	742	-	11,095	
Inventory	-	7,565	-	3,036	729	-	-	-	11,330	
Prepaid expenses	-	7,980	7	31	455	-	134	-	8,607	
Assets limited as to use	-	5,991	72	-	-	-	-	-	6,063	
Promises to give, net		301							301	
Total current assets	71	142,335	4,990	24,344	4,413	2,616	876		179,645	
Property and Equipment, Net		250,287		816	4,625		25,474		281,202	
Finance Lease Right-of-Use Assets, Net		7,897							7,897	
Operating Lease Right-of-Use Assets, Net		18,931		6,689	4,988				30,608	
Other Assets										
Assets limited as to use	-	3,467	-	-	-	-	_	_	3,467	
Investments, donor restricted	-	2,458	-	-	-	-	-	-	2,458	
Promises to give, net	-	3,287	-	-	-	-	-	-	3,287	
Long-term investments	-	191,217	930	-	-	-	-	-	192,147	
Other investments	431	14,611	-	-	3,507	-	-	-	18,549	
Investments in subsidiaries	313,306	16,210	-	-	-	-	-	(329,516)	-	
Other assets	-	79	6,040	-	2,588	-	-	(18)	8,689	
Intercompany receivables		59,177	17,069		760			(77,006)		
Total other assets	313,737	290,506	24,039		6,855			(406,540)	228,597	
Total assets	\$ 313,808	\$ 709,956	\$ 29,029	\$ 31,849	\$ 20,881	\$ 2,616	\$ 26,350	\$ (406,540)	\$ 727,949	

Frederick Health, Inc. and Subsidiaries
Consolidating Balance Sheet
June 30, 2025
(In Thousands)

	Frederick Health Incorporated	Frederick Health Hospital, Inc. Consolidated	Monocacy Insurance, Ltd.	Frederick Health Medical Group, LLC	Frederick Health Services Corporation	Frederick Integrated Healthcare Network, LLC	Frederick Health Village, LLC	Elimination	Frederick Health Incorporated Consolidated	
Liabilities and Net Assets										
Current Liabilities			_							
Line of credit	\$ -	\$ 37,798	\$ -	\$ -	\$ 331	\$ -	\$ -	\$ -	\$ 38,129	
Current maturities of:		5.050							F 050	
Long-term debt	-	5,650	-	-	-	-	-	-	5,650	
Finance lease obligations	-	2,282	-	-	2	-	-	-	2,284	
Operating lease obligations	-	3,246	-	571 638	1,009 1,508	- 81	843	(40,000)	4,826	
Accounts payable	-	58,903	-			81	843	(16,698)	45,275	
Accrued expenses	-	24,730	73	6,591	483	-	-	-	31,877	
Advances from third-party payors	-	19,493	-	-	-	-	-	(000)	19,493	
Other current liabilities		5,503		4,084	1,011			(903)	9,695	
Total current liabilities	<u>-</u> _	157,605	73	11,884	4,344	81	843	(17,601)	157,229	
Long-Term Liabilities, Net of Current Portion										
Long-term debt, net	-	215,524	-	-	-	-	-	-	215,524	
Other long-term liabilities	-	8,596	13,934	-	-	-	-	-	22,530	
Finance lease obligations, long term	-	5,903	-	-	7	-	-	-	5,910	
Operating lease obligations, long term	-	18,363	-	6,755	4,394	-	-	-	29,512	
Intercompany liabilities	234	330	14,902	13,096	3,874	1,480	25,507	(59,423)		
Total long-term liabilities, net of current portion	234	248,716	28,836	19,851	8,275	1,480	25,507	(59,423)	273,476	
Total liabilities	234	406,321	28,909	31,735	12,619	1,561	26,350	(77,024)	430,705	
Net Assets										
Without donor restrictions	307,239	297,589	120	114	7,973	1,055	-	(323, 181)	290,909	
With donor restrictions	6,046	6,046						(6,046)	6,046	
Total net assets attributable to the System	313,285	303,635	120	114	7,973	1,055	-	(329,227)	296,955	
Noncontrolling interest	289				289			(289)	289	
Total net assets	313,574	303,635	120	114	8,262	1,055		(329,516)	297,244	
Total liabilities and net assets	\$ 313,808	\$ 709,956	\$ 29,029	\$ 31,849	\$ 20,881	\$ 2,616	\$ 26,350	\$ (406,540)	\$ 727,949	

Frederick Health, Inc. and Subsidiaries
Consolidating Statement of Operations and Changes in Net Assets
Year Ended June 30, 2025 (In Thousands)

	Frederick Health Incorporated	Frederick Health Hospital, Inc. Consolidated	Monocacy Insurance, Ltd.	Frederick Health Medical Group, LLC	Frederick Health Services Corporation	Frederick Integrated Healthcare Network, LLC	Frederick Health Village, LLC	Elimination	Frederick Health Incorporated Consolidated
Operating Revenues									
Net patient service revenue	\$ -	\$ 429,824	\$ -	\$ 111,075	\$ 17,761	\$ -	\$ -	\$ (411)	\$ 558,249
Other revenue		16,855	599	16,849	2,621	3,491	299	(16,419)	24,295
Total operating revenues		446,679	599	127,924	20,382	3,491	299	(16,830)	582,544
Operating Expenses									
Salaries and wages	-	195,373	-	68,673	8,079	1,618	-	-	273,743
Employee benefits	-	38,322	-	11,106	1,576	320	-	(3)	51,321
Professional fees	-	28,800	178	73	53	822	9	(13,735)	16,200
Cost of goods sold	-	44,567	-	60,045	5,080	-	-	-	109,692
Supplies	-	13,055	-	564	-	2	23	-	13,644
Contract services	-	56,007	-	7,695	2,811	17	1,011	(327)	67,214
Other	-	13,776	123	4,702	2,250	5	358	(2,765)	18,449
Utilities	-	3,521	-	103	427	6	729	-	4,786
Insurance	-	1,566	598	2,046	219	-	70	-	4,499
Depreciation and amortization	-	28,095	-	453	956	-	2,135	-	31,639
Interest		7,461			185			(144)	7,502
Total operating expenses		430,543	899	155,460	21,636	2,790	4,335	(16,974)	598,689
(Loss) income from operations		16,136	(300)	(27,536)	(1,254)	701	(4,036)	144	(16,145)
Other Income (Loss), Net									
Loss on sale of assets	-	(42)	-	-	-	-	-	-	(42)
Investment gain (loss), net	5,695	15,361	729	-	(339)	-	-	(6,151)	15,295
Change in unrealized gains and losses on trading securities, net	-	5,642	(429)	-		-	-	· -	5,213
Other nonoperating (loss) gains, net		(33)		95	(1,281)				(1,219)
Total other income (loss), net	5,695	20,928	300	95	(1,620)			(6,151)	19,247
Excess (deficit) of revenues over expenses	5,695	37,064	-	(27,441)	(2,874)	701	(4,036)	(6,007)	3,102
Less noncontrolling interest deficit of revenues over expenses					166				166
Excess (deficit) of revenues over expenses attributable to the System	5,695	37,064		(27,441)	(2,708)	701	(4,036)	(6,007)	3,268

Frederick Health, Inc. and Subsidiaries
Consolidating Statement of Operations and Changes in Net Assets
Year Ended June 30, 2025 (In Thousands)

	Frederick Health Incorporated	Frederick Health Hospital, Inc. Consolidated	Monocacy Insurance, Ltd.	Frederick Health Medical Group, LLC	Frederick Health Services Corporation	Frederick Integrated Healthcare Network, LLC	Frederick Health Village, LLC	Elimination	Frederick Health Incorporated Consolidated
Net Assets Without Donor Restrictions Excess (deficit) of revenues over expenses attributable to the System Other changes in unrestricted net assets*	\$ 5,695 -	\$ 37,064 (31,591)	\$ -	\$ (27,441) 27,555	\$ (2,708)	\$ 701 -	\$ (4,036) 4,036	\$ (6,007)	\$ 3,268
Released from restriction used to purchase capital		2,427			-				2,427
Changes in net assets without donor restrictions attributable to the System Net Assets With Donor Restrictions	5,695	7,900		114	(2,708)	701		(6,007)	5,695
Released from restrictions and nonoperating activities Released from restriction used to purchase capital Restricted gifts, bequests and contributions	(478) (2,427) 3,213	(478) (2,427) 3,213	- - -	- - -	- - -	- - -	- - -	478 2,427 (3,213)	(478) (2,427) 3,213
Changes in net assets with donor restrictions attributable to the System	308	308						(308)	308
Noncontrolling Interest Deficit of revenues over expenses attributable to noncontrolling interest	(166)				(166)		- _	166	(166)
Changes in net assets	5,837	8,208	-	114	(2,874)	701	-	(6,149)	5,837
Net Assets, Beginning	307,737	295,427	120		11,136	354		(323,367)	291,407
Net Assets, Ending	\$ 313,574	\$ 303,635	\$ 120	\$ 114	\$ 8,262	\$ 1,055	\$ -	\$ (329,516)	\$ 297,244

^{*} Includes the board resolution to cancel intercompany liabilities exceeding subsidiaries' net assets.

Frederick Health, Inc. Obligated Group
Combining Balance Sheet
June 30, 2025
(In Thousands)

		Frederick Health Incorporated		Health		rederick Health ospital, orporated	H	Frederick Health Medical roup, LLC Elimination		imination	rederick Health bbligated Group
Assets											
Current Assets											
Cash and cash equivalents	\$	71	\$	393	\$	-	\$	-	\$ 464		
Patient receivables		-		108,339		20,905		-	129,244		
Other receivables		-		9,981		372		-	10,353		
Inventory		-		7,565		3,036		-	10,601		
Prepaid expenses		-		7,980		31		-	8,011		
Assets limited as to use		-		5,991		-		-	5,991		
Promises to give, net		-		301		-		-	 301		
Total current assets		71		140,550		24,344			 164,965		
Property and Equipment, Net				249,842		816			 250,658		
Finance Lease Right-of-Use Assets, Net				7,897					 7,897		
Operating Lease Right-of-Use Assets, Net		-		18,931		6,689			 25,620		
Other Assets											
Assets limited as to use		-		3,467		-		-	3,467		
Investments, donor restricted		-		2,161		-		-	2,161		
Promises to give, net		-		3,287		-		-	3,287		
Long-term investments		-		174,684		-		-	174,684		
Other investments		431		14,611		-		-	15,042		
Investments in subsidiaries		313,306		34,024		-		(320,079)	27,251		
Other assets		-		79		-		-	79		
Intercompany receivables				60,354				(13,660)	 46,694		
Total other assets		313,737		292,667				(333,739)	 272,665		
Total assets	\$	313,808	\$	709,887	\$	31,849	\$	(333,739)	\$ 721,805		

Frederick Health, Inc. Obligated Group

Combining Balance Sheet June 30, 2025 (In Thousands)

	Frederick Health Incorporated	Frederick Health Hospital, Incorporated		Frederick Health Medical Group, LLC	_ <u>E</u>	Elimination		rederick Health Obligated Group
Liabilities and Net Assets								
Current Liabilities								
Line of credit	\$ -	\$	37,798	\$ -	\$	-	\$	37,798
Current maturities of:								
Long-term debt	-		5,650			-		5,650
Finance lease obligations	-		2,282			-		2,282
Operating lease obligations	-		3,246	571		-		3,817
Accounts payable	-		58,849	638		-		59,487
Accrued expenses	-		24,715	6,591		-		31,306
Advances from third-party payors	-		19,493			-		19,493
Other current liabilities			5,503	4,084				9,587
Total current liabilities			157,536	11,884				169,420
Long-Term Liabilities, Net of Current Portion								
Long-term debt, net	-		215,524			-		215,524
Other long-term liabilities	_		8,596			-		8,596
Finance lease obligations, long term	-		5,903			-		5,903
Operating lease obligations, long term	-		18,363	6,755		-		25,118
Intercompany liabilities	234		330	13,096	<u> </u>	(13,660)		
Total long-term liabilities, net of current portion	234		248,716	19,851		(13,660)		255,141
Total liabilities	234		406,252	31,735	<u> </u>	(13,660)		424,561
Net Assets								
Without donor restrictions	307,239		297,589	114		(314,033)		290,909
With donor restrictions	6,046		6.046			(6,046)		6,046
With donor restrictions	0,040		0,040			(0,040)		0,040
Total net assets attributable to the System	313,285		303,635	114		(320,079)		296,955
Noncontrolling interest	289				<u> </u>			289
Total net assets	313,574		303,635	114		(320,079)		297,244
Total liabilities and net assets	\$ 313,808	\$	709,887	\$ 31,849	\$	(333,739)	\$	721,805

The Obligated Group consists of Frederick Health Inc., Frederick Health Hospital, Inc., and Frederick Health Medical Group, LLC and the combining financial statements presented for the Obligated Group include only their accounts, which include their investment interest in controlled, affiliated entities, but do not include the revenues, expenses, assets or liabilities of any of those controlled, affiliated entities.

Frederick Health, Inc. Obligated Group
Combining Statement of Operations and Changes in Net Assets
Year Ended June 30, 2025
(In Thousands)

	Frederick Health Incorporated	Frederick Health Hospital, Incorporated	Frederick Health Medical Group, LLC	Elimination	Frederick Health Obligated Group	
Operating Revenues						
Net patient service revenue	\$ -	\$ 429,824	\$ 111,075	\$ (411)	\$ 540,488	
Other revenue		15,293	16,849	(16,419)	15,723	
Total operating revenues		445,117	127,924	(16,830)	556,211	
Operating Expenses						
Salaries and wages	_	195,295	68,673	-	263,968	
Employee benefits	-	38,313	11,106	(3)	49,416	
Professional fees	-	28,800	73	(13,735)	15,138	
Cost of goods sold	-	44,567	60,045		104,612	
Supplies	-	12,980	564	-	13,544	
Contract services	-	55,569	7,695	(327)	62,937	
Other	-	13,092	4,702	(2,765)	15,029	
Utilities	-	3,506	103	-	3,609	
Insurance	-	1,566	2,046	-	3,612	
Depreciation and amortization	-	28,033	453	-	28,486	
Interest		7,461			7,461	
Total operating expenses		429,182	155,460	(16,830)	567,812	
Income (loss) from operations		15,935	(27,536)		(11,601)	
Other Income. Net						
Loss on sale of assets	-	(42)	-	-	(42)	
Investment gain (loss), net	5,695	16,132	-	(8,014)	13,813	
Change in unrealized gains and losses on trading securities, net		5,072	-	-	5,072	
Other nonoperating (loss) gains, net		(33)	95		62	
Total other income, net	5,695	21,129	95	(8,014)	18,905	
Excess (deficit) of revenue over expenses	5,695	37,064	(27,441)	(8,014)	7,304	
Less noncontrolling interest deficit of revenues over expenses						
Excess (deficit) of revenue over expenses attributable to the Obligated Group	5,695	37,064	(27,441)	(8,014)	7,304	
Net Assets Without Donor Restrictions						
Excess (deficit) of revenue over expenses attributable to the Obligated Group	5,695	37,064	(27,441)	(8,014)	7,304	
Other changes in unrestricted net assets*	-	(31,591)	27,555	-	(4,036)	
Released from restriction used to purchase capital		2,427			2,427	
Changes in net assets without donor restrictions attributable to the Obligated Group	5,695	7,900	114	(8,014)	5,695	

Frederick Health, Inc. Obligated Group
Combining Statement of Operations and Changes in Net Assets
Year Ended June 30, 2025 (In Thousands)

	Frederick Health I		Frederick Health Hospital, Incorporated		Frederick Health Medical Group, LLC		Elimination		Frederick Health Obligated Group	
Net Assets With Donor Restrictions Released from restriction used for operations and nonoperating activities Released from restriction used to purchase capital Restricted gifts, bequests and contributions	\$	(478) (2,427) 3,213	\$	(478) (2,427) 3,213	\$	- - -	\$	478 2,427 (3,213)	\$	(478) (2,427) 3,213
Changes in net assets with donor restrictions		308		308				(308)		308
Noncontrolling Interest Deficit of revenues over expenses attributable to noncontrolling interest		(166)								(166)
Changes in net assets		5,837		8,208		114		(8,322)		5,837
Net Assets, Beginning		307,737		295,427				(311,757)		291,407
Net Assets, Ending	\$	313,574	\$	303,635	\$	114	\$	(320,079)	\$	297,244

^{*} Includes the board resolution to cancel intercompany liabilities exceeding subsidiaries' net assets.

The Obligated Group consists of Frederick Health Inc., Frederick Health Hospital, Inc., and Frederick Health Medical Group, LLC and the combining financial statements presented for the Obligated Group include only their accounts, which include their investment interest in controlled, affiliated entities, but do not include the revenues, expenses, assets or liabilities of any of those controlled, affiliated entities.

Frederick Health, Inc. Obligated Group
Combined Statements of Cash Flows
Years Ended June 30, 2025 and 2024 (In Thousands)

		2024		
Cash Flows From Operating Activities				
Changes in net assets	\$	5,837	\$	(3,350)
Adjustments to reconcile changes in net assets to net cash (used in)				
provided by operating activities:				
Depreciation and amortization		26,132		27,018
Amortization of finance lease right-of-use assets		2,354		2,008
Amortization of operating lease right-of-use assets		3,366		3,665
Payments on operating lease obligations		(3,620)		(3,773)
Amortization of premium and deferred financing		(120)		20
Equity in earning of joint ventures		(2,923)		(3,636)
Net unrealized and realized gains on unrestricted investments		(13,215)		(15,035)
Proceeds from restricted contributions		(3,880)		(7,921)
Loss (gain) on sale of assets		42		(34)
Change in:				
Receivables, patient and other		(32,783)		(27,368)
Inventories and prepaids		(768)		(876)
Promises to give		(91)		1,072
Other assets		53		18
Accounts payable		9,756		6,384
Accrued expenses		593		3,825
Advanced from third-party payors		(2,489)		10,649
Intercompany receivable, net		(22,198)		3,886
Other current liabilities		3,126		1,129
Other long-term liabilities		(1,369)		2,922
Net cash (used in) provided by operating activities		(32,197)		603
Cash Flows From Investing Activities				
Other investments		3,889		1,057
Purchases of property and equipment		(19,906)		(20,573)
Net sales of long-term investments and assets limited as to use		21,244		1,590
Net cash provided by (used in) investing activities		5,227		(17,926)

Frederick Health, Inc. Obligated Group

Combined Statements of Cash Flows Years Ended June 30, 2025 and 2024 (In Thousands)

	2025		2024		
Cash Flows From Fundraising and Financing Activities					
Proceeds from restricted contributions	\$	3,880	\$	7,921	
Net borrowings (repayments) of lines of credit		30,898		(3,100)	
Repayments of long-term debt		(5,280)		(2,386)	
Payments on finance lease obligations		(2,247)		(1,967)	
Deferred financing costs paid				(426)	
Net cash provided by fundraising and financing activities		27,251		42	
Net change in cash, cash equivalents and restricted cash		281		(17,281)	
Cash, Cash Equivalents and Restricted Cash, Beginning		6,174		23,455	
Cash, Cash Equivalents and Restricted Cash, Ending	\$	6,455	\$	6,174	
Reconciliation of Cash, Cash Equivalents and Restricted Cash					
Cash and cash equivalents	\$	464	\$	383	
Restricted cash, included in assets limited as to use		5,991		5,791	
Total cash, cash equivalents and restricted cash	\$	6,455	\$	6,174	
Supplemental Disclosures					
Cash paid for interest	\$	7,491	\$	5,804	

The Obligated Group consists of Frederick Health Inc., Frederick Health Hospital, Inc., and Frederick Health Medical Group, LLC and the combining financial statements presented for the Obligated Group include only their accounts, which include their investment interest in controlled, affiliated entities, but do not include the revenues, expenses, assets, or liabilities of any of those controlled, affiliated entities.



Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance With Government Auditing Standards

Independent Auditors' Report

To the Board of Directors of Frederick Health, Inc. and Subsidiaries

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States (*Government Auditing Standards*), the consolidated financial statements of Frederick Health, Inc. and Subsidiaries (the System), which comprise the System's consolidated balance sheet as of June 30, 2025, and the related consolidated statements of operations and changes in net assets, and cash flows for the year then ended, and the related notes to the financial statements, and have issued our report thereon dated October 3, 2025. Our report includes a reference to other auditors who audited the financial statements of Monocacy Insurance, Ltd (Monocacy), as described in our report on the System's consolidated financial statements. The financial statements of Monocacy were not audited in accordance with Government Auditing Standards, and accordingly, this report does not include reporting on internal control over financial reporting or compliance and other matters associated with Monocacy or that are reported on separately by those auditors who audited the financial statements of Monocacy.

Report on Internal Control Over Financial Reporting

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

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

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

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Report on Compliance and Other Matters

Baker Tilly US, LLP

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

Purpose of This Report

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

Pittston, Pennsylvania October 3, 2025