CONSOLIDATED BASIC FINANCIAL STATEMENTS, REQUIRED SUPPLEMENTARY INFORMATION AND OTHER SUPPLEMENTARY INFORMATION

Shands Teaching Hospital and Clinics, Inc. and Subsidiaries Year Ended June 30, 2025 With Report of Independent Auditors



# Consolidated Basic Financial Statements, Required Supplementary Information and Other Supplementary Information

# Year Ended June 30, 2025

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### Report of Independent Auditors

Management and The Board of Directors Shands Teaching Hospital and Clinics, Inc.

#### **Report on the Audit of the Financial Statements**

#### **Opinions**

We have audited the accompanying financial statements of the business-type activities and fiduciary activities of Shands Teaching Hospital and Clinics, Inc. and Subsidiaries (the Company), a component unit of the University of Florida Health Corporation, as of and for the year ended June 30, 2025, and the related notes to the financial statements, which collectively comprise the Company's basic financial statements as listed in the table of contents (collectively referred to as the "basic financial statements").

In our opinion, the accompanying financial statements referred to above present fairly, in all material respects, the respective financial position of the business-type activities and fiduciary activities of the Company at June 30, 2025, and the respective changes in its financial position, and, where applicable, cash flows thereof for the year then ended in accordance with accounting principles generally accepted in the United States of America.

#### **Basis for Opinions**

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



#### Responsibilities of Management for the Financial Statements

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

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

#### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free of material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with 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 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 financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit
  procedures that are appropriate in the circumstances, but not for the purpose of expressing
  an opinion on the effectiveness of the Company's internal control. Accordingly, no such
  opinion is expressed.



- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

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

#### **Required Supplementary Information**

Accounting principles generally accepted in the United States of America require that management's discussion and analysis (unaudited) on pages 5 through 23, the schedule of STHC's proportionate share of the net pension (asset) liability (unaudited) on page 99, the schedule of employer contributions (unaudited) on page 102, the schedule of changes in the net pension (asset) liability (unaudited) on page 105, the schedule of plan contributions (unaudited) on page 107 and the schedule of plan investment returns (unaudited) on page 108 be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board, who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with GAAS, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

#### Supplementary Information

Our audit was conducted for the purpose of forming opinions on the financial statements that collectively comprise the Company's basic financial statements. The supplementary consolidating information on pages 109 through 111, the basic statements of net position – hospital entities on



page 112 and the basic statements of revenues, expenses, and changes in net position – hospital entities on page 113 are presented for purposes of additional analysis and are not required to be part of the basic 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 basic financial statements. The information has been subjected to the auditing procedures applied in the audit of the basic financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the basic financial statements or to the basic financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the supplementary consolidating information, the basic statements of net position – hospital entities and basic statements of revenues, expenses, and changes in net position – hospital entities are fairly stated, in all material respects, in relation to the basic 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 September 17, 2025 on our consideration of the Company'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 Company'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 Company's internal control over financial reporting and compliance.

Ernst & Young LLP

September 17, 2025

## Management's Discussion and Analysis (Unaudited)

June 30, 2025

#### Introduction

This section of the Shands Teaching Hospital and Clinics, Inc. and Subsidiaries' annual financial report presents the analysis of financial performance as of and for the year ended June 30, 2025, with comparative information as of and for the year ended June 30, 2024. This discussion has been prepared by management and should be read in conjunction with the consolidated basic financial statements.

#### **Organization**

Shands Teaching Hospital and Clinics, Inc. ("STHC") is an affiliate of University of Florida Health Corporation ("Corporation"), which is an affiliate of the University of Florida ("UF") where, by statute, the President of UF, under the governance and approval of the UF Board of Trustees, has the authority to appoint and remove a majority of the members of the Corporation Board of Directors. In addition, there are both UF Board of Trustees members and senior management personnel on the Corporation Board. The UF Board approved the formation of the Corporation as an umbrella organization primarily to support the health affairs mission of UF. The Corporation exists to govern, oversee and enhance coordinated decision-making, strategic marketing and planning, and resource investment for the Corporation's and UF's healthcare enterprise, as well as the Corporation's direct and indirect subsidiaries, including hospitals, healthcare facilities and clinical and faculty practice entities. As part of the oversight and coordination, the Corporation Board of Directors serves as the Board of Directors for STHC and certain of its subsidiaries.

STHC controls or owns various affiliated entities that operate facilities and provide services as part of STHC. STHC and certain of its affiliated entities, along with the UF Health Science Center, operate under names beginning with "UF Health." Prior to January 1, 2020, STHC and its affiliated entities primarily operated in north central Florida with activities concentrated in Alachua and Marion Counties ("UF Health Shands"). Effective January 1, 2020, STHC acquired Central Florida Health, Inc. ("CFH"), a community health care provider in central Florida, pursuant to which STHC became the sole member of CFH. CFH manages and operates health care facilities and various related entities primarily in Lake and Sumter Counties ("UF Health Central Florida").

Effective September 1, 2023, STHC acquired Flagler Hospital, Inc., currently operating under the name UF Health St. Johns ("UFHSJ"), a community health care provider based in St. Augustine, Florida, pursuant to which STHC became the sole member of UFHSJ. UFHSJ operates a 335-bed acute care hospital and various other health care-related organizations located primarily in St. Johns and Flagler Counties ("UF Health St. Johns").

Management's Discussion and Analysis (Unaudited) (continued)

STHC and its affiliates are referred to as "Shands" throughout management's discussion and analysis of financial performance. The following describes the primary activities and operations of Shands:

#### **UF Health Shands**

- STHC operates the following:
  - UF Health Shands Hospital is part of a major academic medical center located in Gainesville, Florida, and is licensed to operate a 1,068-bed acute care hospital. UF Health Shands Hospital is a leading referral center in the State of Florida and provides clinical settings for medical education and training programs at UF.
  - UF Health Shands Psychiatric Hospital is a psychiatric and substance abuse facility located in Gainesville, licensed to operate 81 beds, of which 63 are psychiatric and 18 are substance abuse.
  - **UF Health Ocala Neighborhood Hospital** is a 10-bed hospital located in Ocala, Florida, providing emergency care, imaging, surgical services, and other services.
  - UF Health Shands HomeCare is a hospital-based home care agency providing home care services to residents of north central Florida.
  - Hotel Eleo at the University of Florida is a 173-room boutique hotel located on the campus of UF Health Shands Hospital.
- Shands Recovery, LLC d/b/a UF Health Florida Recovery Center provides outpatient and residential treatment for alcohol and drug abuse, with on-site leased housing for certain programs. STHC is the sole member of Shands Recovery, LLC.
- Elder Care of Alachua County, Inc. ("Elder Care") is a Florida not-for-profit corporation providing social and health care related services to the elderly in Alachua County. STHC is the sole member of Elder Care.
- Southeastern Healthcare Foundation, Inc. ("Southeastern") is a Florida not-for-profit corporation providing charitable aid to UF and Shands. STHC is the sole member of Southeastern.

Management's Discussion and Analysis (Unaudited) (continued)

• Shands Auxiliary, Inc. ("Auxiliary") is a Florida not-for-profit corporation created for the purpose of supporting, promoting, and encouraging certain fundraising events for the benefit of charitable organizations and programs. Southeastern is the sole member of Auxiliary.

#### **UF Health Central Florida**

- Central Florida Health, Inc. d/b/a UF Health Central Florida ("UFHCF") is a not-forprofit community health care provider located in central Florida serving as the parent company to various health care related entities. STHC is the sole member of UFHCF.
- Leesburg Regional Medical Center, Inc. d/b/a UF Health Leesburg Hospital ("UFHL") is a 330-bed acute care hospital located in Leesburg, Florida. UFHCF is the sole member of UFHL.
- The Villages Tri-County Medical Center, Inc. d/b/a UF Health Spanish Plaines Hospital ("UFSP") is a 307-bed acute care hospital in The Villages®, a residential community located in central Florida. UFHCF is the sole member of UFSP.
- Care Delivery Alliance, LLC is a for-profit company jointly owned by UFHL and UFSP, organized to operate a physician-hospital organization with other participating healthcare providers.
- Leesburg Regional Medical Center Foundation, Inc. d/b/a UF Health Leesburg Hospital Foundation ("UFHL Foundation") is a fundraising organization located in Leesburg, coordinating fundraising activities for UFHL and its affiliates. UFHL is the sole member of UFHL Foundation.
- The Villages Regional Hospital Auxiliary Foundation, Inc. d/b/a UF Health Spanish Plaines Hospital Auxiliary Foundation ("UFSP Foundation") is a fundraising organization located in The Villages®, coordinating fundraising activities for UFSP and its affiliates. UFSP is the sole member of UFSP Foundation.

#### **UF Health St. Johns**

• UF Health Flagler Hospital ("UFHFH") is a 335-bed acute care hospital located in St. Augustine.

# Management's Discussion and Analysis (Unaudited) (continued)

- Flagler Health Care Foundation, Inc. ("FHC Foundation") is a fundraising organization located in St. Augustine, coordinating fundraising activities for UFHSJ and its affiliates. UFHSJ is the sole member of FHC Foundation.
- Flagler Health Network, LLC ("FHN") is a holding company primarily established to hold investments in clinical ventures. UFHSJ is the sole member of FHN.
- Flagler Home Care, LLC ("FHC") is a hospital-based home care agency providing home care services to residents of St. Johns County. FHN is the sole member of FHC.
- St. Johns Care Connect, Inc. ("SJCC") is a social health organization created to address unmet social needs in the communities served by UFHSJ through increased coordination and access of community resources. UFHSJ is the sole member of SJCC.
- Flagler Health Enterprises, LLC ("FHE") is a holding company established to hold investments in various clinical entities. UFHSJ is the sole member of FHE.
- Flagler Professional Health Care Services, Inc. ("FPHCS") is responsible for managing UFHSJ's employed physicians. UFHSJ is the sole member of FPHCS.
- Flagler Health Services, Inc. ("FHS") is engaged in the ownership and operation of various medical office buildings. UFHSJ is the sole member of FHS.
- Anderson-Gibbs Condo Association, Inc. ("AGCA") manages the operation of the Anderson Gibbs Condominium. FHS is the sole member of AGCA.
- Health Park Owners' Association, Inc. ("HPOA") is engaged in the ownership of roads and common parking lots on various sites affiliated with UFHSJ. UFHSJ is the sole member of HPOA.
- CF Management Administrative Company, LLC ("CFMA") owns and operates two
  urgent care centers under the name Flagler Care Fast+. UFHSJ is the sole member of
  CFMA.

#### Shands' Partially-Owned, Unconsolidated Affiliates

• STHC has a 49.9% minority interest in **Shands/Solantic Joint Venture**, **LLC**, which owns four walk-in urgent care centers located in north central Florida. Solantic of Orlando, LLC owns the remaining 50.1% majority interest and manages the facilities.

Management's Discussion and Analysis (Unaudited) (continued)

- STHC has a 49% minority interest in **Select Specialty Hospital Gainesville, LLC** ("SSH"). Select Specialty Hospitals, Inc. ("Select"), an affiliate of Select Medical Corporation ("SMC"), owns the remaining 51% majority interest. SSH operates a 48-bed long-term acute care hospital located within STHC's primary hospital facility, which SSH leases from STHC. Select Unit Management, Inc., a wholly owned subsidiary of SMC, provides management services to SSH.
- STHC has a 49% minority interest in **Archer Rehabilitation**, **LLC** ("**Archer Rehab**"). Select owns the remaining 51% majority interest. Archer Rehab operates a 60-bed rehabilitation facility located approximately one mile from STHC's main hospital campus.
- STHC has a 50% interest in **UF Health South Central, LLC** ("**South Central**"). Florida Clinical Practice Association, Inc. ("FCPA"), a component unit of UF, owns the remaining 50% interest. South Central owns property located in Marion County, consisting of two medical office buildings, two vacant lots, and certain medical equipment. South Central leases the medical office buildings and equipment to FCPA, which operates various clinical practices therein.
- STHC entered into a Management Services, Governance, and Contribution Agreement (the "Deltona Agreement") with Halifax Hospital Medical Center ("Halifax"), Halifax Management System, Inc. ("HMS") and various affiliated entities, including Medical Center of Deltona, Inc., which operates Halifax Health | UF Health Medical Center of Deltona ("MCD"), a 43-bed acute care hospital located in Deltona, Florida. Under the Deltona Agreement, Halifax and STHC will: (i) provide management services to operate MCD, (ii) provide equal capital funding contributions, and (iii) equally receive MCD profits and distributions. Additionally, under the Deltona Agreement, STHC, HMS, and certain Halifax affiliates agreed to individually provide joint and several liability guarantees for obligations arising under a Master Securities Lending Agreement. STHC's total aggregate liability under the guaranty shall not exceed 50% of the total amount guaranteed by STHC and the other parties.
- UFHL has a 49% minority interest in Lake Medical Imaging and Breast Center at The Villages, LLC and a 50% interest in Lake Medical Imaging and Breast Center at The Villages II, LLC collectively d/b/a Lake Medical Imaging and Vascular Institute, which operates six full service imaging centers located in The Villages® and Leesburg. Orange Blossom Gardens Radiology II, LLC owns the remaining shares and manages the operations of the imaging centers.

# Management's Discussion and Analysis (Unaudited) (continued)

- UFHCF has an 11.1% minority interest in **LeeSar**, **Inc.**, which provides medical supply distribution and group purchasing services to various health care organizations. Lee Memorial Hospital, Inc. and Sarasota Memorial Health Care System each own 44.45%.
- UFHSJ has a 50% interest in **First Coast Health Alliance**, **LLC**, which operates a clinically integrated network with the intent of developing it into an accountable care organization. The remaining 50% interest is owned by local community physicians.
- UFHSJ has a 32.13% minority interest in **Healthfully**, **Inc.**, a technology company established to design and deploy a unified technology platform to simplify the health care experience for consumers.
- UFHSJ has a 50% interest in **Flagler Whitehall Radiation**, **LLC**, which provides radiology oncology services in St, Johns County. Cancer Specialists of North Florida own the remaining 50% interest.

### **Required Financial Statements**

The required statements are the consolidated basic statement of net position, the consolidated basic statement of revenues, expenses and changes in net position and the consolidated basic statement of cash flows. These statements offer short- and long-term financial information about Shands' activities. The consolidated basic statement of net position reflects all of Shands' assets, deferred outflows of resources (deferred outflows), liabilities, and deferred inflows of resources (deferred inflows) and provides information about the nature and amounts of investments in resources (assets) and the obligations to creditors (liabilities). Assets, liabilities, and deferred activity are presented in a classified format, which distinguishes between their current and long-term time frame. The difference between the assets plus deferred outflows and liabilities plus deferred inflows is reported as "net position."

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

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

Management's Discussion and Analysis (Unaudited) (continued)

#### **Financial Analysis of Shands**

While Shands' acquisition of UFHSJ became effective September 1, 2023, in accordance with Governmental Accounting Standards Board ("GASB") Statement No. 100, *Accounting Changes and Error Corrections*, the consolidated basic financial statements include the financial position and changes in financial position and cash flows of UFHSJ and affiliates as if the acquisition occurred at the beginning of the earliest period presented. Shands recognized, measured and combined the assets, deferred outflows, liabilities, deferred inflows and net position of UFHSJ based upon GASB accounting principles applied at July 1, 2023. Management's discussion and analysis of all comparative data has been provided based on consolidated results including UFHSJ. In addition, Shands' net position has been restated at July 1, 2023 to reflect the acquisition of UFHSJ, and is summarized as follows:

(in thousands of dollars)

Net position at June 30, 2023, as previously reported	\$ 1,987,607
Acquisition of UFHSJ	141,008
Net position at July 1, 2023, as restated	\$ 2,128,615

#### **Statements of Net Position**

The consolidated basic statements of net position present the financial position of Shands as of June 30, 2025 and 2024, and include all assets, deferred outflows, liabilities and deferred inflows. Net position is one indicator of the current financial condition of Shands. Changes in net position are an indicator of whether the overall financial condition of the organization has improved or worsened over a period of time. They also provide the basis for evaluating the capital structure, as well as assessing the liquidity and financial flexibility of Shands. However, the financial statement user should consider other nonfinancial factors, such as changes in economic conditions, population change, regulations, and government legislation affecting the health care industry, among other factors.

# Management's Discussion and Analysis (Unaudited) (continued)

The following table presents Shands' condensed consolidated basic statements of net position as of June 30, 2025 and 2024:

(in thousands of dollars)

Cash and cash equivalents       \$ 34,017       \$ 41,21         Short-term investments       588,176       373,10         Other current assets       754,910       779,60         Conital assets and cash equivalents       2,058,762       1,860,73	)1 )1 24 )3
Short-term investments         588,176         373,10           Other current assets         754,910         779,60	)1 )1 24 )3
Other current assets 754,910 779,60	)1 24 )3
	24
Comital agents and 1,960,762 1,960,762	)3
Capital assets, net 2,058,762 1,869,72	
Other assets <u>872,512</u> 1,047,20	0
Total assets 4,308,377 4,110,84	
Deferred outflows of resources 137,746 153,35	<b>0</b>
Current liabilities 556,443 570,02	26
Long-term liabilities 1,356,525 1,323,58	3
Total liabilities 1,912,968 1,893,60	9
Deferred inflows of resources 49,064 90,40	12
Net position:	
Net investment in capital assets 674,146 529,18	32
Restricted:	
Nonexpendable 2,805 2,34	1
Expendable 10,670 9,75	4
Unrestricted1,796,4701,738,90	12
Total net position <u>\$ 2,484,091</u> <u>\$ 2,280,17</u>	<b>'</b> 9

Management's Discussion and Analysis (Unaudited) (continued)

#### **Assets and Deferred Outflows of Resources**

Cash and cash equivalents decreased by \$7.2 million, or 17.5%. Significant sources of cash included \$283.1 million in net cash provided by operating activities, \$27.3 million in sales (net of purchases) of short-term investments, assets whose use is limited, and assets whose use is restricted, \$19.7 million in capital contributions, \$10.9 million in reimbursement from trustee-held funds, \$10.1 million in donations and pledge receipts, \$7.5 million in other investing activities, \$7.1 million in state appropriations, \$2.9 million in distributions from unconsolidated affiliates, and \$2.4 million in investment income received. Significant uses of cash included \$276.7 million in purchases of capital assets and \$101.6 million in principal and interest payments on outstanding debt, lease, and subscription obligations. Short-term investments increased by \$215.1 million, or 57.6%, due to the transfer of cash and cash equivalents to short-term investments.

Other current assets, including net patient accounts receivable, inventories, and prepaid expenses and other current assets, decreased by \$24.7 million, or 3.2%. Prepaid expenses and other current assets decreased by \$80.8 million primarily due to the timing of the receipt of payments from State of Florida supplemental Medicaid programs, partially offset by the timing of payments made on prepaid contracts and the timing of payments received on non-patient accounts receivable. Patient accounts receivable, net increased by \$50.5 million due to increased net patient service revenue from patient care activities. Inventory balances increased by \$5.6 million.

Capital assets, net increased by \$189.0 million, or 10.1%, primarily due to purchases of capital assets of \$276.7 million, additions of right-of-use assets under lease and subscription arrangements of \$75.4 million, and a \$15.2 million increase in retainage and construction payables, partially offset by depreciation and amortization expense of \$177.0 million, and \$1.3 million in the net book value of assets sold.

Other assets decreased by \$174.7 million, or 16.7%, due to a \$129.0 million decrease in assets whose use is limited, a \$33.0 million decrease in other assets, and a \$12.7 million decrease in assets whose use is restricted. The decrease in assets whose use is limited is primarily due to the net transfer of \$220.5 million to cash and cash equivalents, partially offset by \$91.5 million in investment income (including change in fair value of investments) in Shands' pooled investment program and certain direct investments. The decrease in other assets is primarily due to a \$21.7 million decrease in the pension asset associated with the defined benefit ("DB") pension plan and a \$10.1 million decrease in long-term lease receivable. The decrease in assets whose use is restricted is due to payments of certain principal and interest on long-term debt from funds held in trust.

Management's Discussion and Analysis (Unaudited) (continued)

Deferred outflows of resources decreased by \$15.6 million, or 10.2%, primarily due to a \$14.8 million decrease in deferred outflows on pension and a \$2.1 million decrease in the deferred loss on debt refunding, partially offset by a \$1.3 million increase in the accumulated decrease in fair value of hedging derivatives. The decrease in deferred outflows on pension is due to the differences in the net projected and actual earnings (\$18.9 million) and the projected and actual actuarial experience (\$3.0 million), partially offset by the net increase in plan contribution levels (\$3.9 million) and the changes in actuarial assumptions (\$3.2 million). The decrease in deferred loss on debt refunding is due to the amortization of deferred losses on debt refunding. The change in the accumulated decrease in fair value of hedging derivatives is due to the net change in the fair value of certain interest rate swap contracts used as a hedge against changes in interest rates on certain variable rate debt instruments.

#### Liabilities, Deferred Inflows of Resources and Net Position

Current liabilities decreased by \$13.6 million, or 2.4%, primarily due to a \$58.4 million decrease in estimated third-party payor settlements and a \$6.1 million decrease in long-term debt, current portion, partially offset by a \$26.1 million increase in accounts payable and accrued expenses, a \$15.2 million increase in accrued salaries and leave payable, and a \$9.7 million increase in lease and subscription obligations, current portion. The decrease in estimated third-party payor settlements is due to settlement payment activity to/from certain third-party government payors and changes in settlement estimates. The decrease in long-term debt, current portion, is due to the reclassification from long-term debt, less current portion and amortization of bond premium. The increase in accounts payable and accrued expenses is due to a \$15.2 million increase in retainage and construction payables, a \$12.0 million increase in accounts payable due to the timing of the vendor invoice and payment cycles, and a \$0.6 million increase in interest payable due to the timing of interest payments on long-term debt, partially offset by a \$1.8 million decrease in patient credit balances. The increase in accrued salaries and leave payable is primarily due to the timing of the payroll payment cycle. The increase in lease and subscription obligations, current portion, is primarily due to the addition of leases and subscription-based IT agreements.

Long-term liabilities increased by \$32.9 million, or 2.5%, primarily due to a \$46.2 million increase in lease and subscription obligations, less current portion and a \$9.6 million increase in other liabilities, partially offset by decrease in long-term debt, less current portion of \$22.8 million. The increase in lease and subscription obligations, less current portion, is primarily due to the addition of \$65.7 million in leases and subscription-based IT agreements, partially offset by \$19.5 million in principal payments. The increase in other liabilities is primarily due to a \$6.9 million increase in amounts due to related parties and a \$1.3 million change in the fair value of interest rate swaps

# Shands Teaching Hospital and Clinics, Inc. and Subsidiaries Management's Discussion and Analysis (Unaudited) (continued)

in a liability position and used as a hedge against changes in interest rates on certain variable rate debt instruments. The decrease in long-term debt, less current portion, is due to principal payments of \$24.4 million.

Deferred inflows of resources decreased by \$41.3 million, or 45.7%, primarily due to a \$35.0 million decrease in deferred inflows on pension and a \$6.2 million decrease in deferred inflows on leases. The decrease in deferred inflows on pension is due to the impact of changes in actuarial assumptions (\$30.8 million) and the differences in projected and actual actuarial experience (\$4.2 million). The decrease in deferred inflows on leases is due to the recognition of lease revenue.

Total net position increased by \$203.9 million, or 8.9%, due to the excess of revenues over expenses of \$175.0 million, capital contributions of \$28.1 million, and \$0.8 million in other changes in net position.

## Management's Discussion and Analysis (Unaudited) (continued)

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

The following table presents Shands' condensed consolidated basic statements of revenues, expenses and changes in net position for the years ended June 30, 2025 and 2024:

(in thousands of dollars)

	2025	2024
Net patient service revenue	\$ 3,814,971	\$ 3,420,003
Other operating revenue	86,672	87,988
Total operating revenues	3,901,643	3,507,991
Operating expenses	3,811,949	3,409,113
Operating income	89,694	98,878
Nonoperating revenues, net	85,317	47,976
Excess of revenues over expenses	175,011	146,854
Other changes in net position:		
Capital contributions	28,057	4,862
Other changes in net position	844	(152)
Increase in net position	203,912	151,564
Net position:		
Beginning of year, as previously reported	2,280,179	1,987,607
Acquisition of UFHSJ	_	141,008
Beginning of year, as restated	2,280,179	2,128,615
End of year	\$ 2,484,091	\$ 2,280,179

#### **Operating Revenues**

Total operating revenues increased by \$393.7 million, or 11.2%, due to a \$395.0 million increase in net patient service revenue, partially offset by a \$1.3 million decrease in other operating revenue. The increase in net patient service revenue is primarily due to a \$313.3 million increase in revenue from direct patient care activities and an \$81.6 million increase in State of Florida Medicaid supplemental revenue. The increase in revenue from direct patient care activities, which reflects a 10.7% increase, is due to a \$115.0 million increase in specialty pharmacy and advanced therapeutics revenue and an increase in inpatient volume, patient acuity, and payor payment rates. Inpatient admissions (including observation admissions) increased by 3.3% and outpatient visits

Management's Discussion and Analysis (Unaudited) (continued)

(including emergency room and trauma visits) increased by 2.5%. The increase in Medicaid supplemental revenue is primarily due to increased revenue from the State of Florida Indirect Medical Education Program ("IME") and the Directed Payment Program ("DPP"). The decrease in other operating revenue is primarily due to decreased grant revenue.

#### **Operating Expenses**

Operating expenses increased by \$402.8 million, or 11.8%, due to a \$294.0 million (16.2%) increase in supplies and services, an \$85.3 million (5.9%) increase in salaries and benefits, and a \$23.5 million (15.3%) increase in depreciation and amortization. The increase in supplies and services is primarily due to a \$125.1 million increase in supplies, a \$103.8 million increase in professional fees, a \$21.8 million increase in purchased services, a \$17.1 million increase in other direct costs, and a \$4.1 million increase in insurance. The increase in supplies is due to a \$97.9 million increase in specialty drug and advanced therapeutics costs due to increased volume, inflationary supply cost increases, and a general increase in patient care volume. The increase in professional fees is primarily due to a \$57.2 million increase in physician fees, a \$25.8 million increase in costs supporting Medicaid supplemental revenue programs, a \$22.7 million increase in other professional fees, and a \$17.5 million increase in support to the University of Florida health science colleges. The increase in purchased services is due to increases in maintenance and other service contracts. The increase in other direct costs is primarily due to increased donations and local provider taxes. The increase in insurance is primarily due to a credit from the prior year not recurring in the current year when estimated liabilities for professional and general liability claims at UFHSJ were transferred to the University of Florida J. Hillis Miller Health Center Self-Insurance Program. The increase in salaries and benefits is due to a \$48.2 million increase in salaries and wages and a \$37.1 million increase in employee benefits. The increase in salaries and wages is due to a 2.6% increase in average wage rates (\$29.2 million) and a 5.3% increase in noncontract labor hours (\$57.0 million), partially offset by a \$38.0 million decrease in contract labor. The increase in employee benefits is primarily due to a \$27.2 million increase in employee-group health expenses and an \$8.7 increase in payroll taxes. The increase in depreciation and amortization is primarily driven by depreciation of buildings and equipment (\$14.1 million) and amortization of right-of-use assets under lease and subscription arrangements (\$9.4 million).

#### Nonoperating Revenues (Expenses), Net

Nonoperating revenues, net increased by \$37.03 million primarily due to a \$30.4 million increase in net investment income (including change in fair value of investments), a \$6.8 million increase in other nonoperating revenues, a \$0.6 million increase in the gain (loss) on disposal of capital assets, and a \$0.5 million decrease in interest expense, partially offset by a \$0.9 million decrease

# Management's Discussion and Analysis (Unaudited) (continued)

in state appropriations. The increase in net investment income was due to a \$25.0 million increase in the change in investment value of Shands' pooled investment funds, \$4.8 increase in investment income from other direct investments and a \$0.6 million increase in the change in fair value of other direct investments. The increase in other nonoperating revenues (expenses), net was primarily due to other donations and contributions. The decrease in interest expense was due to lower outstanding debt.

### Other Changes in Net Position

All other changes in net position increased by \$24.2 million due to a \$23.3 million increase in capital contributions and a \$1.0 million increase in other changes in net position.

#### **Patient Volumes**

The following tables present the associated volumes of each facility on a comparative basis for the years ended June 30, 2025 and 2024:

			Net	%
	2025	2024	Change	Change
Admissions (1)				
UF Health Shands Hospital	55,028	51,182	3,846	7.5%
UF Health Shands Psychiatric Hospital	3,615	3,875	(260)	-6.7%
UF Health Leesburg Hospital	18,284	17,693	591	3.3%
UF Health Spanish Plaines Hospital	18,185	17,371	814	4.7%
UF Health Flagler Hospital	16,814	18,224	(1,410)	-7.7%
Total	111,926	108,345	3,581	3.3%
Outpatient Visits (2)				
UF Health Shands Hospital	1,215,684	1,194,238	21,446	1.8%
UF Health Shands Psychiatric Hospital	932	1,016	(84)	-8.3%
UF Health Florida Recovery Center	28,284	25,983	2,301	8.9%
UF Health Leesburg Hospital	107,769	82,879	24,890	30.0%
UF Health Spanish Plaines Hospital	81,354	77,959	3,395	4.4%
UF Health Flagler Hospital	170,651	184,035	(13,384)	-7.3%
Total	1,604,674	1,566,110	38,564	2.5%

- (1) Includes inpatient and observation admissions
- (2) Includes outpatient visits, emergency room and trauma visits

Management's Discussion and Analysis (Unaudited) (continued)

Total admissions increased by 3.3%. Inpatient admissions increased by 4.4%, but observation admissions decreased by 0.1%. Total outpatient visits, including emergency room and trauma visits increased by 2.5%. Emergency room and trauma visits increased by 4.9%, primarily due to the opening of two new free-standing emergency facilities in Eustis and Clermont, Florida, respectively. Outpatient visits, excluding emergency room and trauma visits, increased by 0.9%.

#### **Debt Outstanding**

As of June 30, 2025, Shands had \$1,224.7 million in long-term debt outstanding compared to \$1,253.6 million at June 30, 2024. Long-term debt is comprised of tax-exempt and taxable bond issues and taxable notes. Shands utilizes interest rate swaps to synthetically convert interest rates on certain of its variable rate bonds to fixed rates.

Certain of Shands' outstanding debt instruments are secured by various promissory notes and subject to the terms of a master trust indenture entered into by STHC's Obligated Group, of which STHC is the only member. Of Shands' total outstanding debt, \$880.3 million is attributable to STHC's Obligated Group obligations compared to \$898.7 million at June 30, 2024. Including the effect of the interest rate swaps, all of STHC's Obligated Group's bonds and notes outstanding are subject to fixed rates. The Series 2007A Bonds, Series 2008A Bonds, and Series 2008C Bonds are variable rate bonds with fixed rate payer interest rate swaps, which synthetically convert the interest rates on the bonds to fixed rates. The Series 2014A Bonds, Series 2014B Bonds, Series 2016A Bonds, Series 2019A Bonds, Series 2019B-1 Bonds, and Series 2019B-2 Bonds are unenhanced fixed rate bonds. The Series 2013A Taxable Notes are taxable fixed rate notes.

Certain of Shands' outstanding debt instruments are secured by various promissory notes and subject to the terms of a master trust indenture entered into by UFHCF's Obligated Group. UFHCF, UFHL, and UFSP are the only members of UFHCF's Obligated Group. Of Shands' total outstanding debt, \$126.5 million is attributable to UFHCF's Obligated Group obligations compared to \$134.6 million at June 30, 2024. UFHCF's Obligated Group also utilizes interest rate swaps to synthetically convert interest rates on its variable rate bonds to fixed rates. Including the effect of the interest rate swaps, 76.1% of UFHCF's Obligated Group's bonds outstanding are subject to fixed rates. The Series 2011 Bonds and Series 2017 Bonds are variable rate bonds with fixed rate payer interest rate swaps, which synthetically convert the interest rates on a portion of the bonds to fixed rates. The Series 2014A Bonds and Series 2014B Bonds are unenhanced fixed rate bonds. As of and for the fiscal year ended June 30, 2025, certain financial covenant requirements under the UFHCF Obligated Group master trust indenture were not met. As a result, all indebtedness of the UFHCF Obligated Group as of June 30, 2025 was initially reclassified from long-term debt, less current portion, to long-term debt, current portion, in the accompanying

# Management's Discussion and Analysis (Unaudited) (continued)

consolidated basic statements of net position. However, following the completion of the August 21, 2025 bond issuance and related master trust indenture replacement, the indebtedness has been reclassified back to long-term debt prior to the issuance of these audited financial statements. The refinancing and indenture replacement resolved the noncompliance with the financial covenants.

Certain of Shands' outstanding debt instruments are secured by various promissory notes and subject to the terms of a master trust indenture entered into by UFHSJ's Obligated Group. UFHSJ and FHC Foundation are the only members of UFHSJ's Obligated Group. Of Shands' total outstanding debt, \$217.8 million is attributable to UFHSJ's Obligated Group obligations compared to \$220.3 million at June 30, 2024. UFHSJ's Obligated Group's outstanding bonds are all subject to fixed rates. The Series 2017B Bonds are unenhanced tax-exempt fixed rate bonds. The Series 2017C Taxable Notes are taxable fixed rate notes. The Series 2020A Bonds and the Series 2020B Bonds are taxable fixed rate bonds.

On August 21, 2025, the STHC Obligated Group, UFHCF Obligated Group, and the UFHSJ Obligated Group were combined establishing a single obligated group ("Shands System Obligated Group"). Members of the Shands System Obligated Group entered into a Master Trust Indenture dated as of August 1, 2025, with U.S. Bank Trust Company, National Association, as master trustee ("Shands System MTI"), which replaced the STHC MTI, UFHCF MTI and the UFHSJ MTI. All members of the previous obligated groups became members of the Shands System Obligated Group except for FHC Foundation. Outstanding indebtedness and guarantees that were previously secured by the STHC MTI and the UFHSJ MTI are now secured by the Shands System MTI. Outstanding indebtedness previously secured by the UFHCF MTI was refunded through indebtedness incurred by STHC and secured under the Shands System MTI as further described below.

On August 21, 2025, the Capital Trust Authority issued \$299,385,000 of Health Care Facilities Revenue and Revenue Refunding Bonds (UF Health Projects) Series 2025A; \$100,000,000 of Health Care Facilities Revenue Bonds (UF Health Projects) Series 2025B Bonds; and \$100,000,000 of Health Care Facilities Revenue Bonds (UF Health Projects) Series 2025C; together the "Series 2025 Bonds" and loaned the proceeds of the Series 2025 Bonds to STHC.

The Project Fund proceeds from the Series 2025 Bonds will be utilized to complete the construction of UF Health Durbin Park, a 98-bed medical surgical hospital in northern St. Johns County, Florida, and other projects. The hospital is expected to open in September 2026.

# Management's Discussion and Analysis (Unaudited) (continued)

On August 21, 2025, proceeds from the Series 2025 Bonds and unrestricted cash were used to refund the debt obligations and terminate the derivative instruments reflected below:

- Series 2008C Bonds (STHC)
- Series 2011 Bonds (UFHCF)
- Series 2017 Bonds (UFHCF)
- Series 2007A Bonds (STHC)
- Series 2008A Bonds (STHC)
- SCIDA Series 2014A Bonds (UFHCF)
- SCIDA Series 2014B Bonds (UFHCF)
- Series 2017C Notes (UFHSJ)
- Shands 2007A Swap (Shands)
- Shands 2008C Swap (Shands)
- Series 2011 Swap (UFHCF)
- Series 2017 Swap (UFHCF)

#### **FCPA Guaranty**

STHC entered into a Guaranty of Payment dated August 11, 2024 (the "FCPA Guaranty Agreement"), in favor of TD Bank, N.A. and The Toronto-Dominion Bank, whereby STHC agreed to guarantee the payment of obligations related to certain tax-exempt bonds issued by the Alachua County Health Facilities Authority ("ACHFA") on behalf of FCPA, the faculty practice plan of the University of Florida College of Medicine and certain FCPA interest rate swap contracts (the "FCPA Hedging Contracts") related thereto. Specifically, the FCPA Guaranty Agreement relates to ACHFA's (i) Health Facilities Revenue Bond (Florida Clinical Practice Association, Inc. Project), Series 2023, (ii) Health Facilities Revenue Bond (Florida Clinical Practice Association, Inc. Project), Series 2019, and (iii) Health Facilities Revenue Bond (Florida Clinical Practice Association, Inc. Project), Series 2017, and the FCPA Hedging Contracts.

Management's Discussion and Analysis (Unaudited) (continued)

To evidence and secure its obligations under the FCPA Guaranty Agreement, STHC issued its "Obligated Group Note – FCPA Guaranty, Series 2024," pursuant to the Forty-Third Supplemental Master Trust Indenture dated as of August 1, 2024, between STHC and U.S. Bank Trust Company.

The FCPA Guaranty Agreement and the Forty-Third Supplemental Master Trust Indenture include covenants and events of default that are more expansive than the Master Trust Indenture. Evidence and security of the FCPA Guaranty Agreement is provided by a separate indenture under the Shands System MTI.

#### **UFHSJ Subordinate Guaranties**

STHC entered into a Subordinate Guaranty of Payment Agreement dated September 29, 2024 (the "Series 2017 Guaranty Agreement"), in favor of PNC NCNVINV, Inc. ("PNC"), whereby STHC agreed to guarantee the payment of obligations related to certain bonds issued by the St. Johns County Industrial Development Authority ("SJCIDA") on behalf of UFHSJ. Specifically, the Series 2017 Guaranty Agreement relates to SJCIDA's (i) Hospital Revenue and Refunding Bond (Flagler Hospital, Inc. Project), Series 2017B and (ii) that certain Master Note, Series 2017C, issued by UFHSJ for the benefit of PNC, pursuant to a Taxable Loan Agreement by and between UFHSJ and PNC.

STHC entered into a Subordinate Guaranty of Payment Agreement dated September 29, 2024 (the "Series 2020 Guaranty Agreement"), in favor of U.S. Bank Trust Company, National Association, whereby STHC agreed to guarantee the payment of obligations related to certain bonds issued by the SJCIDA on behalf of UFHSJ. Specifically, the Series 2020 Guaranty Agreement relates to SJCIDA's (i) Revenue Bonds (Flagler Health), Taxable Series 2020A and (ii) Revenue Bonds (Flagler Health), Taxable Series 2020B.

The Series 2017 Guaranty Agreement and the Series 2020 Guaranty Agreement are collectively referred to as the UFHSJ Guaranty Agreements.

To evidence and secure its obligations under the UFHSJ Guaranty Agreements, STHC issued its "Obligated Group Subordinate Note – Flagler (2017 Obligations) Guaranty, Series 2024," pursuant to the Forty-Fourth Supplemental Master Trust Indenture dated as of September 1, 2024, between STHC and U.S. Bank Trust Company, and issued its "Obligated Group Subordinate Note – Flagler (2020 Obligations) Guaranty, Series 2024," pursuant to the Forty-Fifth Supplemental Master Trust Indenture dated as of September 1, 2024, between STHC and U.S. Bank Trust Company. Upon issuance of the Shands System MTI, the UFHSJ Guaranty Agreements were terminated.

Management's Discussion and Analysis (Unaudited) (continued)

The UFHSJ Guaranty Agreements, the Forty-Fourth Supplemental Master Trust Indenture, and the Forty-Fifth Supplemental Master Trust Indenture, include covenants and events of default that are more expansive than the Master Trust Indenture.

#### **UF Health Jacksonville Guaranty**

STHC entered into a Guaranty of Payment dated October 6, 2024 (the "SJMC Guaranty Agreement"), in favor of Bank of America, N.A. ("BOFA"), whereby STHC agreed to guarantee the payment of any amounts payable by Shands Jacksonville Medical Center, Inc. d/b/a UF Health Jacksonville ("SJMC") under the terms of that certain ISDA Master Agreement, dated December 10, 2015, as amended, including the Schedule and Transaction Confirmations thereto, each as amended on October 6, 2024, between BOFA and SJMC.

To evidence and secure its obligations under the SJMC Guaranty Agreement, STHC issued its "Obligated Group Note – SJMC Guaranty, Series 2024," pursuant to the Forty-Sixth Supplemental Master Trust Indenture dated as of October 6, 2024, between STHC and U.S. Bank Trust Company. Evidence and security of the SJMC Guaranty Agreement is provided by a separate indenture under the Shands System MTI.

#### **Credit Ratings**

In July 2025, Moody's Investors Service affirmed its previous underlying credit rating of A3 and indicated a "Stable" outlook on STHC's Obligated Group's rated debt. Also in July 2025, Standard & Poor's affirmed its previous underlying credit rating of A and indicated a "Stable" outlook on STHC's Obligated Group's rated debt.

In July 2025, Standard & Poor's raised its previous underlying credit rating to A from A- and indicated a "Stable" outlook on UFHCF's Obligated Group's rated debt.

In July 2025, Standards & Poor's raised its previous underlying credit rating to A from A- and indicated a "Stable" outlook on UFHSJ's Obligated Group's rated debt.

# Consolidated Basic Statement of Net Position

(Dollars in Thousands)

# June 30, 2025

Assets	
Current assets:	
Cash and cash equivalents	\$ 34,017
Short-term investments	588,176
Patient accounts receivable, net of allowance for uncollectibles of \$164,715	462,131
Inventories	79,538
Prepaid expenses and other current assets	213,241
Total current assets	1,377,103
Assets whose use is limited	695,803
Assets whose use is restricted	18,017
Capital assets, net	2,058,762
Other assets	158,692
Total assets	4,308,377
Deferred outflows of resources	
Accumulated decrease in fair value of hedging derivatives	5,818
Deferred loss on debt refunding	28,212
Deferred outflows on pension	103,716
Total deferred outflows of resources	137,746
Liabilities	<del>.</del>
Current liabilities:	
Long-term debt, current portion	22,911
Lease and subscription obligations, current portion	27,278
Accounts payable and accrued expenses	291,547
Accrued salaries and leave payable	119,172
Estimated third-party payor settlements	95,535
Total current liabilities	556,443
Long-term liabilities:	
Long-term debt, less current portion	1 201 752
Lease and subscription obligations, less current portion	1,201,752 132,382
Other liabilities	22,391
Total long-term liabilities	1,356,525
Total liabilities	1,912,968
Deferred inflows of resources	15 744
Deferred inflows on pension	15,744
Deferred inflows on leases	32,217
Deferred gain on debt refunding	1,103
Total deferred inflows of resources	49,064
Net position	
Net investment in capital assets	674,146
Restricted:	
Nonexpendable	2,805
Expendable	10,670
Unrestricted	1,796,470
Total net position	\$ 2,484,091

 $\label{thm:companying} \textit{The accompanying notes are an integral part of these consolidated basic financial statements}.$ 

# Consolidated Basic Statement of Revenues, Expenses, and Changes in Net Position (Dollars in Thousands)

Year Ended June 30, 2025

Operating revenues	
Net patient service revenue, net of provision for bad debts of \$375,869	\$ 3,814,971
Other operating revenue	86,672
Total operating revenues	3,901,643
Operating expenses	
Salaries and benefits	1,524,712
Supplies and services	2,110,222
Depreciation and amortization	177,015
Total operating expenses	3,811,949
Operating income	89,694
Nonoperating revenues (expenses)	
State appropriations	7,050
Interest expense	(55,913)
Net investment income, including change in fair value	114,109
Loss on disposal of capital assets, net	508
Other nonoperating revenues, net	19,563
Total nonoperating revenues, net	85,317
Excess of revenues over expenses before capital contributions	
and other changes in net position	175,011
Capital contributions	28,057
Other changes in net position	844
Increase in net position	203,912
<del>-</del>	
Net position	
Beginning of year	2,280,179
End of year	\$ 2,484,091

The accompanying notes are an integral part of these consolidated basic financial statements.

# Consolidated Basic Statement of Cash Flows

(Dollars in Thousands)

## Year Ended June 30, 2025

Cash flows from operating activities	
Cash received from patients and third-party payors	\$ 3,807,346
Other receipts from operations	81,028
Payments for salaries and benefits	(1,518,549)
Payments to suppliers and vendors	(2,086,714)
Net cash provided by operating activities	283,111
Cash flows from noncapital financing activities	
State appropriations	7,050
Donations and pledge receipts	10,055
Other noncapital financing activities	(2,631)
Net cash provided by noncapital financing activities	14,474
Cash flows from capital and related financing activities	
Purchase of capital assets	(276,689)
Proceeds from sale of capital assets	1,424
Principal payments on long-term debt	(24,360)
Principal payments on lease and subscription obligations	(19,475)
Interest payments	(57,810)
Capital contributions	19,695
Reimbursement from trustee-held project fund	10,902
Net cash used in capital and related financing activities	(346,313)
Cash flows from investing activities	
Investment income received	2,424
Payments received on notes receivable	1,510
Distributions from unconsolidated affiliates	2,904
Purchase of short-term investments, assets whose use is limited, and	
assets whose use is restricted	(864,041)
Sale of short-term investments, assets whose use is limited, and	
assets whose use is restricted	891,278
Other investing activities	7,459
Net cash provided by investing activities	41,534
Net decrease in cash and cash equivalents	(7,194)
Cash and cash equivalents	
Beginning of year	41,211
End of year	\$ 34,017

The accompanying notes are an integral part of these consolidated basic financial statements.

# Consolidated Basic Statement of Cash Flows (continued) (Dollars in Thousands)

Year Ended June 30, 2025

Reconciliation of operating	income to	net cas	h provided by
operating activities			

operating activities	
Operating income	\$ 89,694
Adjustments to reconcile operating income to net cash provided by	
operating activities:	
Depreciation and amortization	177,015
Provision for bad debts	375,869
Changes in:	
Patient accounts receivable	(426,360)
Inventories	(5,581)
Prepaid expenses and other current assets	91,688
Other assets	39,583
Accounts payable and accrued expenses	15,854
Accrued salaries and leave payable	17,127
Estimated third-party payor settlements	(58,388)
Other liabilities	 (33,390)
Total adjustments	193,417
Net cash provided by operating activities	\$ 283,111
Supplemental noncash investing, capital and financing activities	
Accrued purchases of capital assets	\$ 27,402
Amortization of lease and subscription asset	25,034
Amortization of lease receivable	9,229

The accompanying notes are an integral part of these consolidated basic financial statements.

# Statement of Fiduciary Net Position – Defined Benefit Pension Plan (Dollars in Thousands)

June 30, 2025

Assets		
Cash	\$	7,911
Receivables:		
Accounts receivable – sale of investments		917
Accounts receivable – sale of investments  Accrued interest and dividends		
Total receivables		5,547
Total receivables		6,464
Investments:		
Interest bearing cash		4,159
U.S. government securities		146,486
Corporate debt instruments – preferred		107,398
Corporate debt instruments		118,548
Fixed income funds		211,430
Equity funds		242,237
Preferred and common stock		84,843
Private equity funds		6,050
Other investments		22,302
Total investments	-	943,453
Total assets		957,828
Liabilities		
Accounts payable – purchase of investments and dividend foreign taxes payable		18,518
Accrued expenses		1,202
Accounts payable – foreign currency contracts and other		1,501
Total liabilities		21,221
Net position restricted for pension benefits	\$	936,607

The accompanying notes are an integral part of these consolidated basic financial statements.

# Statement of Changes in Fiduciary Net Position – Defined Benefit Pension Plan (Dollars in Thousands)

Year Ended June 30, 2025

Additions	
Net investment income	\$ 80,052
Employer contributions	18,664
Total additions	98,716
Deductions	
Benefit payments	63,387
Investment expenses	1,668
PBGC insurance premium	4,038
Administrative expenses	1,147
Total deductions	70,240
Net increase in net position	28,476
Net position restricted for pension benefits	
Beginning of year	908,131
End of year	\$ 936,607

The accompanying notes are an integral part of these consolidated basic financial statements.

#### Notes to Consolidated Basic Financial Statements

Year Ended June 30, 2025

### 1. Organization

Shands Teaching Hospital and Clinics, Inc. ("STHC") is an affiliate of University of Florida Health Corporation ("Corporation"), which is an affiliate of the University of Florida ("UF") where, by statute, the President of UF, under the governance and approval of the UF Board of Trustees, has the authority to appoint and remove a majority of the members of the Corporation Board of Directors. In addition, there are both UF Board of Trustees members and senior management personnel on the Corporation Board. The UF Board approved the formation of the Corporation as an umbrella organization primarily to support the health affairs mission of UF. The Corporation exists to govern, oversee and enhance coordinated decision-making, strategic marketing and planning, and resource investment for the Corporation's and UF's healthcare enterprise, as well as the Corporation's direct and indirect subsidiaries, including hospitals, healthcare facilities and clinical and faculty practice entities. As part of the oversight and coordination, the Corporation Board of Directors serves as the Board of Directors for STHC and certain of its subsidiaries.

STHC controls or owns various affiliated entities that operate facilities and provide services as part of STHC. STHC and certain of its affiliated entities, along with the UF Health Science Center, operate under names beginning with "UF Health." Prior to January 1, 2020, STHC and its affiliated entities primarily operated in north central Florida with activities concentrated in Alachua and Marion Counties ("UF Health Shands"). Effective January 1, 2020, STHC acquired Central Florida Health, Inc. ("CFH"), a community health care provider in central Florida, pursuant to which STHC became the sole member of CFH. CFH manages and operates health care facilities and various related entities primarily in Lake and Sumter Counties ("UF Health Central Florida").

Effective September 1, 2023, STHC acquired Flagler Hospital, Inc., currently operating under the name UF Health St. Johns ("UFHSJ"), a community health care provider based in St. Augustine, Florida, pursuant to which STHC became the sole member of UFHSJ. UFHSJ operates a 335-bed acute care hospital and various other health care-related organizations located primarily in St. Johns and Flagler Counties ("UF Health St. Johns").

The accompanying consolidated basic financial statements include the accounts of STHC and its subsidiaries (referred to as "Shands" throughout these notes to the consolidated basic financial statements).

Notes to Consolidated Basic Financial Statements (continued)

#### 1. Organization (continued)

The following describes the primary activities and operations of Shands:

#### **UF Health Shands**

- STHC operates the following:
  - UF Health Shands Hospital is part of a major academic medical center located in Gainesville, Florida, and is licensed to operate a 1,054-bed acute care hospital. UF Health Shands Hospital is a leading referral center in the State of Florida and provides clinical settings for medical education and training programs at UF.
  - UF Health Shands Psychiatric Hospital is a psychiatric and substance abuse facility located in Gainesville, licensed to operate 81 beds, of which 63 are psychiatric and 18 are substance abuse.
  - UF Health Ocala Neighborhood Hospital is a 10-bed hospital located in Ocala, Florida, providing emergency care, imaging, surgical services, and other services.
  - UF Health Shands HomeCare is a hospital-based home care agency providing home care services to residents of north central Florida.
  - Hotel Eleo at the University of Florida is a 173-room boutique hotel located on the campus of UF Health Shands Hospital.
- Shands Recovery, LLC d/b/a UF Health Florida Recovery Center provides outpatient and residential treatment for alcohol and drug abuse, with on-site leased housing for certain programs. STHC is the sole member of Shands Recovery, LLC.
- Elder Care of Alachua County, Inc. ("Elder Care") is a Florida not-for-profit corporation providing social and health care related services to the elderly in Alachua County. STHC is the sole member of Elder Care.
- Southeastern Healthcare Foundation, Inc. ("Southeastern") is a Florida not-for-profit corporation providing charitable aid to UF Health Shands. STHC is the sole member of Southeastern.

Notes to Consolidated Basic Financial Statements (continued)

#### 1. Organization (continued)

• Shands Auxiliary, Inc. ("Auxiliary") is a Florida not-for-profit corporation created for the purpose of supporting, promoting, and encouraging certain fundraising events for the benefit of charitable organizations and programs. Southeastern is the sole member of Auxiliary.

#### **UF Health Central Florida**

- Central Florida Health, Inc. d/b/a UF Health Central Florida ("UFHCF") is a not-forprofit community health care provider located in central Florida serving as the parent company to various health care related entities. STHC is the sole member of UFHCF.
- Leesburg Regional Medical Center, Inc. d/b/a UF Health Leesburg Hospital ("UFHL") is a 330-bed acute care hospital located in Leesburg, Florida. UFHCF is the sole member of UFHL.
- The Villages Tri-County Medical Center, Inc. d/b/a UF Health Spanish Plaines Hospital ("UFSP") is a 307-bed acute care hospital in The Villages®, a residential community located in central Florida. UFHCF is the sole member of UFSP.
- Care Delivery Alliance, LLC is a for-profit company jointly owned by UFHL and UFSP, organized to operate a physician-hospital organization with other participating healthcare providers.
- Leesburg Regional Medical Center Foundation, Inc. d/b/a UF Health Leesburg Hospital Foundation ("UFHL Foundation") is a fundraising organization located in Leesburg, coordinating fundraising activities for UFHL and its affiliates. UFHL is the sole member of UFHL Foundation.
- The Villages Regional Hospital Auxiliary Foundation, Inc. d/b/a UF Health Spanish Plaines Hospital Auxiliary Foundation ("UFSP Foundation") is a fundraising organization located in The Villages®, coordinating fundraising activities for UFSP and its affiliates. UFSP is the sole member of UFSP Foundation.

#### **UF Health St. Johns**

• UF Health Flagler Hospital ("UFHFH") is a 335-bed acute care hospital located in St. Augustine.

Notes to Consolidated Basic Financial Statements (continued)

#### 1. Organization (continued)

- Flagler Health Care Foundation, Inc. ("FHC Foundation") is a fundraising organization located in St. Augustine, coordinating fundraising activities for UFHSJ and its affiliates. UFHSJ is the sole member of FHC Foundation.
- Flagler Health Network, LLC ("FHN") is a holding company primarily established to hold investments in clinical ventures. UFHSJ is the sole member of FHN.
- Flagler Home Care, LLC ("FHC") is a hospital-based home care agency providing home care services to residents of St. Johns County. FHN is the sole member of FHC.
- St. Johns Care Connect, Inc. ("SJCC") is a social health organization created to address unmet social needs in the communities served by UFHSJ through increased coordination and access of community resources. UFHSJ is the sole member of SJCC.
- Flagler Health Enterprises, LLC ("FHE") is a holding company established to hold investments in various clinical entities. UFHSJ is the sole member of FHE.
- Flagler Professional Health Care Services, Inc. ("FPHCS") is responsible for managing UFHSJ's employed physicians. UFHSJ is the sole member of FPHCS.
- Flagler Health Services, Inc. ("FHS") is engaged in the ownership and operation of various medical office buildings. UFHSJ is the sole member of FHS.
- Anderson-Gibbs Condo Association, Inc. ("AGCA") manages the operation of the Anderson Gibbs Condominium. FHS is the sole member of AGCA.
- Health Park Owners' Association, Inc. ("HPOA") is engaged in the ownership of roads and common parking lots on various sites affiliated with UFHSJ. UFHSJ is the sole member of HPOA.
- CF Management Administrative Company, LLC ("CFMA") owns and operates two urgent care centers under the name Flagler Care Fast+. UFHSJ is the sole member of CFMA.

Shands has interests in various unconsolidated affiliates, fully described in Note 7.

Notes to Consolidated Basic Financial Statements (continued)

#### 1. Organization (continued)

#### **Description of the Reporting Entity**

The accompanying consolidated basic financial statements are prepared in accordance with accounting principles established by the Governmental Accounting Standards Board ("GASB"). Under these principles, STHC is considered the primary government for reporting purposes, and STHC's subsidiaries are each considered blended component units. STHC and its blended component units are presented in the aggregate in the consolidated basic financial statements. Condensed financial statements for UFHL, UFSP, and UFHSJ are presented in Note 15. All other subsidiaries of STHC are presented in the aggregate along with STHC in the condensed financial statements in Note 15.

#### 2. Summary of Significant Accounting Policies

The following is a summary of the significant accounting policies followed by Shands in the presentation of these consolidated basic financial statements.

#### **Basis of Presentation**

The accompanying consolidated basic financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, including all applicable effective statements of the GASB, on the accrual basis of accounting and include the accounts of Shands. Revenues and expenses are recognized on the accrual basis using the economic resources measurement focus. Significant intercompany accounts and transactions have been eliminated.

The defined benefit pension plan is a fiduciary fund used to account for the assets held in trust for the Shands HealthCare Pension Plan II (the "Plan"). The Plan's trustee holds the Plan's assets on behalf of the trust. A description of the Plan is included in Note 10.

#### **Use of Estimates**

The preparation of these consolidated basic 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 amounts reported in the consolidated basic financial statements and accompanying notes. Actual results could differ from those estimates.

Notes to Consolidated Basic Financial Statements (continued)

# 2. Summary of Significant Accounting Policies (continued)

#### **Tax Status**

STHC, Elder Care, Southeastern, Auxiliary, UFHCF, UFHL, UFSP, UFHL Foundation, UFSP Foundation, UFHSJ, SJCC, FHN, FHC, and FHC Foundation are exempt from federal income taxes pursuant to Section 501(a) as organizations described in Section 501(c)(3) of the Internal Revenue Code and from state income taxes pursuant to Chapter 220.13 of the Florida Statutes. The other affiliates are single member LLCs and disregarded entities for federal and state tax purposes except for sales and use tax on non-medical purchases.

#### **Cash and Cash Equivalents**

Cash and cash equivalents include investments in highly liquid instruments with original maturities of three months or less when purchased, except those classified as assets whose use is restricted in the accompanying consolidated basic statement of net position.

#### **Investments**

Shands participates in a pooled investment program which consists of various limited liability companies established for the purpose of investing in specific types of investment securities. These entities are referred to as "Pooled Investment Fund(s)" and Shands' share of the income and losses are included in net investment income, including change in fair value, in the accompanying consolidated basic statement of revenues, expenses, and changes in net position.

Shands' direct investments primarily consist of the Florida Treasury Investment Pool Special Purpose Investment Account (the "SPIA"), FLCLASS (a short-term pooled investment program for government entities), government securities, fixed income securities, fixed income mutual funds, domestic equity mutual funds, international equity mutual funds, real estate investment trusts, equity securities exchange traded funds ("ETF"), money market funds, and a private equity partnership. Investments are carried at fair value. Interest, dividends, and gains and losses on investments, both realized and unrealized, are included in net investment income, including change in fair value, in the accompanying consolidated basic statement of revenues, expenses, and changes in net position.

Notes to Consolidated Basic Financial Statements (continued)

## 2. Summary of Significant Accounting Policies (continued)

#### **Assets Whose Use is Limited**

Assets whose use is limited is comprised of assets designated for specific purposes by the Board. The Board retains control of these assets and may, at its discretion, subsequently designate their use for other purposes.

#### **Assets Whose Use is Restricted**

Assets whose use is restricted primarily include assets held by trustees under indenture agreements, donor funds restricted for specific purposes.

#### **Inventories**

Inventories consist principally of medical, surgical, and pharmaceutical supplies that are stated at the lower of cost (average cost method) or market.

#### **Pledges Receivable**

Pledges receivable represent donor commitments to provide future funding, primarily in association with various construction projects at Shands and are generally due over the next five years. Pledges receivable are recorded net of an estimated allowance for uncollectible pledges. The current portion of pledges receivable is reported in prepaid expenses and other current assets in the accompanying consolidated basic statement of net position. The long-term portion of pledges receivable is reported in other assets in the accompanying consolidated basic statement of net position. For the year ended June 30, 2025, pledge discount rates range from .33% to 4.62%.

# **Capital Assets**

Capital assets are recorded at historical cost at date of purchase or at the acquisition value at date of donation. Shands capitalizes assets with an initial cost of \$5,000 or greater. Right-to-use lease assets are stated at the present value of minimum lease payments at the inception of the lease. Right-to-use assets under subscription-based information technology arrangements ("SBITA") are stated at the present value of minimum payments under the SBITA at the inception of the agreement. Routine maintenance and repairs are expensed when incurred. Expenditures that materially increase the value, change the capacity or extend the useful life of an asset are capitalized. Depreciation is computed using the straight-line method over the estimated useful lives

Notes to Consolidated Basic Financial Statements (continued)

# 2. Summary of Significant Accounting Policies (continued)

of the related depreciable assets as recommended by the American Hospital Association. Right-to-use assets and leasehold improvements are amortized using the straight-line method over the shorter of the contract term or the estimated useful life of the related assets. Such amortization is included in depreciation and amortization expense in the accompanying consolidated basic statement of revenues, expenses and changes in net position.

Shands' estimated useful lives of depreciable assets are as follows:

	Estimated Useful Lives (Years)
Land improvements	5-40
Buildings	15-40
Leasehold improvements	3-25
SBITA Right to Use Asset	5-7
Movable equipment	3-15

Gains and losses on disposition are recorded in the year of disposal and are reported in nonoperating revenues (expenses) in the accompanying consolidated basic statement of revenues, expenses and changes in net position.

#### **Unconsolidated Affiliates**

The consolidated basic financial statements include all operating units as well as unconsolidated affiliates with an equity interest. Investments in unconsolidated affiliates are recorded in other assets in the accompanying consolidated basic statement of net position. Investment gains (losses) from unconsolidated affiliates are recorded in other nonoperating revenues, net in the accompanying consolidated basic statement of revenues, expenses, and changes in net position.

## **Accrued Leave**

Shands provides paid time off ("PTO") to eligible employees for vacations, holidays, and short-term illness dependent on their years of continuous service and their payroll classification. Shands accrues the estimated expense related to PTO based on pay rates currently in effect. Upon

Notes to Consolidated Basic Financial Statements (continued)

# 2. Summary of Significant Accounting Policies (continued)

termination of employment, employees will have their eligible PTO paid in varying amounts. Accrued PTO was approximately \$78,977,000 as of June 30, 2025, and is included in accrued salaries and leave payable in the accompanying consolidated basic statement of net position.

## **Long-Term Debt**

Long-term debt is comprised of tax-exempt bond issues, taxable notes, and installment debt.

#### **Bond Premiums and Discounts**

Bond premiums and discounts are amortized over the period the bonds are outstanding using the effective interest method and are included in interest expense in the accompanying consolidated basic statement of revenues, expenses, and changes in net position.

#### **Deferred Outflows of Resources and Deferred Inflows of Resources**

Deferred outflows of resources represent a consumption of net assets applicable to a future reporting period. Deferred inflows of resources represent an acquisition of net assets applicable to a future reporting period. Deferred outflows of resources have a positive effect on net position, similar to assets, and deferred inflows of resources have a negative effect on net position, similar to liabilities. Notwithstanding those similarities, deferred outflows of resources are not assets and deferred inflows of resources are not liabilities and accordingly, are not included in those sections of the accompanying consolidated basic statement of net position, but rather are separately reported.

Deferred gains and losses on debt refunding are amortized over the shorter of the remaining life of the refunded debt or the life of the new debt using the straight-line method, which approximates the effective interest method. Amortization of deferred gains and deferred losses on debt refunding are included in interest expense in the accompanying consolidated basic statement of revenues, expenses, and changes in net position.

#### **Derivative Financial Instruments**

Shands' derivative financial instruments consist of interest rate swaps, which are utilized by Shands to manage net exposure to interest rate changes associated with its variable rate debt and to lower its overall borrowing costs. Shands entered into floating to fixed rate interest rate swap

Notes to Consolidated Basic Financial Statements (continued)

## 2. Summary of Significant Accounting Policies (continued)

agreements to reduce the market risk associated with changes in interest rates related to certain of Shands' variable rate revenue bonds. These derivative instruments are evaluated to determine if the derivative instrument is effective in reducing the identified financial risk. If the derivative instrument is determined to be an effective hedge, its fair value is recorded in other assets or other liabilities with a corresponding deferred outflow of resources or deferred inflow of resources in the accompanying consolidated basic statement of net position. Deferred outflows of resources or deferred inflows of resources constitute changes in fair value of effectively hedged derivative instruments. If the derivative instrument is determined to be an ineffective hedge or when there is no hedged financial instrument, the derivative instrument is considered to be an investment derivative; its fair value is recorded in other assets or other liabilities within the accompanying consolidated basic statement of net position; and the change in fair value is recognized within net investment income, including change in fair value, in the accompanying consolidated basic statement of revenues, expenses, and changes in net position.

#### **Defined Benefit Pension Plan**

For purposes of measuring the net pension asset or liability, deferred outflows of resources or deferred inflows of resources related to the Plan, the defined benefit pension expense or income, information about the Plan's fiduciary net position, and additions to and deductions from the Plan's fiduciary net position have been determined on the same basis as they are reported to the Plan. For this purpose, benefit payments are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

#### **Net Position**

Net position is categorized as "net investment in capital assets," "restricted-nonexpendable," "restricted-expendable," and "unrestricted." Net investment in capital assets is intended to reflect the portion of net position associated with capital assets, less amounts due on outstanding debt used to finance the purchase or construction of those assets. Deferred outflows of resources and deferred inflows of resources attributable to capital assets or related debt are also included as a component of net investment in capital assets. Unspent debt proceeds are excluded from net investment in capital assets and are included in unrestricted net position, unless the unspent amounts are externally restricted. Restricted net position has restrictions placed on the use of assets through external constraints imposed by donors. Restricted-nonexpendable net position consists of assets that have been restricted by donors to be maintained by Shands in perpetuity. Restricted-

Notes to Consolidated Basic Financial Statements (continued)

## 2. Summary of Significant Accounting Policies (continued)

expendable net position includes assets whose use by Shands has been restricted by donors to a specific time period or purpose. Unrestricted net position consists of net assets that do not meet the definition of net investment in capital assets and have no external restrictions on use.

## **Revenues and Expenses**

Shands' consolidated basic statement of revenues, expenses and changes in net position distinguishes between operating and nonoperating revenues and expenses. Operating revenues result from exchange transactions associated with, or in support of, the provision of health care services, Shands' principal activity. Operating expenses are all expenses incurred in support of the principal activity of providing health care services. State appropriations, interest expense, net investment income, including change in fair value, and gains and losses on disposal of capital assets are reported as nonoperating revenues (expenses).

#### **Net Patient Service Revenue and Patient Accounts Receivable**

Shands has agreements with Medicare, Medicaid, and other third-party payors that provide for payments to Shands at amounts different from its established rates. Payment arrangements vary significantly and include, but are not limited to, prospectively determined rates per discharge, reimbursed costs, discounted charges, and per diem payments. Net patient service revenue and patient accounts receivable are reported at estimated net realizable amounts from patients, third-party payors, and others for services rendered and include estimated retroactive revenue adjustments due to future audits, reviews, and investigations. Retroactive adjustments are considered in the recognition of revenue on an estimated basis in the period the related services are rendered, and such amounts are adjusted in future periods as adjustments become known or as years are no longer subject to such audits, reviews, and investigations.

Laws and regulations governing the Medicare and Medicaid programs are complex and subject to interpretation. As a result, there is at least a reasonable possibility that recorded estimates will change by a material amount in the near term. It is management's opinion that the estimated amounts, which are recorded as current liabilities in the accompanying consolidated basic statement of net position, represent the best estimate to date of the estimated liability for outstanding Medicare, Medicaid, and other third-party payor settlements.

Notes to Consolidated Basic Financial Statements (continued)

# 2. Summary of Significant Accounting Policies (continued)

#### Medicare

Shands participates in the federal Medicare program. Approximately 37.0% of Shands' net patient service revenue for the year ended June 30, 2025, was derived from services to Medicare beneficiaries. Inpatient acute care services rendered to Medicare beneficiaries are reimbursed at prospectively determined rates per discharge. These rates vary according to a patient classification system that is based on clinical, diagnostic, and other factors.

Inpatient non-acute services, outpatient services, and defined capital costs related to Medicare beneficiaries are reimbursed based upon a prospective reimbursement methodology. Shands is paid for certain reimbursable services at a tentative rate with final settlement determined after submission of annual cost reports by Shands and audits by the Medicare Administrative Contractor ("MAC"). Shands' classification of patients under the Medicare program and the appropriateness of their admission are subject to an independent review. As of June 30, 2025, the Medicare cost reports were final settled by the MAC through June 30, 2011, June 30, 2013 through June 30, 2016 and for June 30, 2018 through June 30, 2019 for STHC. For UFHL and UFSP, the cost reports were final settled through June 30, 2020. For UFHSJ, the cost reports were final settled through September 30, 2021.

#### Medicaid

Shands participates in the State of Florida Medicaid program. The Agency for Health Care Administration ("AHCA") administers the Statewide Medicaid Managed Care Managed Medical Assistance ("MMA") Program. The MMA program is comprised of several types of managed care plans including health maintenance organizations, provider service networks, and other specialized networks. The majority of Medicaid beneficiaries are required to enroll in the MMA program. Approximately 7.0% of Shands' net patient service revenue for the year ended June 30, 2025, was derived from services to Medicaid beneficiaries. Inpatient services rendered to Medicaid program beneficiaries are reimbursed at prospectively determined rates per discharge and outpatient services are reimbursed at prospectively determined rates based upon Enhanced Ambulatory Patient Groupings ("EAPGs").

In addition to the prospectively determined rates per discharge and EAPG payments received by Shands for the provision of health care services to Medicaid beneficiaries, the State of Florida provides supplemental Medicaid and disproportionate share payments to reflect the additional costs associated with treating the Medicaid population in Florida. These amounts are reflected in

Notes to Consolidated Basic Financial Statements (continued)

## 2. Summary of Significant Accounting Policies (continued)

net patient service revenue in the accompanying consolidated basic statement of revenues, expenses and changes in net position. Prior to fiscal year 2018, Shands was paid for certain services provided to Medicaid beneficiaries based on tentative rates derived from filed annual cost reports. These rates are subject to retroactive adjustments based on the results of final audited cost reports. As of June 30, 2025, all cost reports used to determine rates subject to retroactive adjustments have been final audited and any amounts due to AHCA based on the audit results are reported in estimated third-party payor settlements in the accompanying consolidated basic statement of net position.

#### **Other Third-Party Payors**

Shands has also entered into reimbursement agreements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations. The basis for reimbursement under these agreements vary significantly and include, but are not limited to, prospectively determined rates per discharge, discounts from established charges and prospectively determined per diem rates.

#### **Provision for Bad Debts and Allowance for Uncollectible Accounts**

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

#### **Accounting Pronouncements**

In June 2023, the GASB issued GASB Statement No. 101, Compensated Absences ("GASB No. 101"). GASB No. 101 establishes accounting and reporting requirements for liabilities arising from certain types of compensated absence arrangements. GASB No. 101 is effective for fiscal years beginning after December 15, 2024. Shands adopted on a prospective basis as required all provisions of GASB No. 101 for the year ended June 30, 2025. The adoption of this statement did not have a material impact on the consolidated basic financial statements.

Notes to Consolidated Basic Financial Statements (continued)

## 2. Summary of Significant Accounting Policies (continued)

In March 2024, the GASB issued GASB Statement No. 102, Certain Risk Disclosures ("GASB No. 102"). GASB No. 102 requires governments to disclose information about certain risks that could affect their ability to continue providing services or meet obligations, specifically related to concentrations, constraints, and going concern considerations. The requirements of GASB No. 102 are effective for fiscal years beginning after June 15, 2024. Shands adopted on a prospective basis all provisions of GASB No. 102 for the year ended June 30, 2025. The adoption of this statement did not have a material impact on the consolidated basic financial statements.

In April 2024, the GASB issued GASB Statement No. 103, *Financial Reporting Model Improvements* ("GASB No. 103"). The primary objective of GASB No. 103 is to improve key components of the financial reporting model to enhance its effectiveness in providing information that is essential for decision making and assessing a government's accountability. GASB No. 103 is effective for fiscal years beginning after June 15, 2025. The Company is currently evaluating the impact GASB No. 103 will have on its consolidated basic financial statements.

In September 2024, the GASB issued GASB Statement No. 104, *Disclosure of Certain Capital Assets* ("GASB No. 104"). GASB No. 104 establishes requirements to separately disclose certain types of capital assets, including lease assets, intangible right-to-use assets, subscription-based information technology arrangements, and other intangible assets, as well as enhanced disclosures for capital assets held for sale. GASB No. 104 is effective for fiscal years beginning after June 15, 2025. Shands is currently evaluating the impact GASB No. 104 will have on its consolidated basic financial statements.

#### 3. Unsponsored Community Benefit

Community benefit is a planned, managed, organized, and measured approach to a health care organization's participation in meeting identified community health needs. It involves collaboration with a "community" to "benefit" its residents, particularly the poor and other underserved groups, by improving health status and quality of life. Community benefit projects and services are identified by health care organizations in response to findings of a community health assessment, strategic and/or clinical priorities, and partnership areas of attention.

Community benefit categories include financial assistance, Medicaid shortfall, community health services, health professions education, research, and donations. Shands has a long history of providing community benefits and has quantified these benefits using national guidelines.

Notes to Consolidated Basic Financial Statements (continued)

## 3. Unsponsored Community Benefit (continued)

Shands has policies for providing financial assistance for patients requiring care but who have limited or no means to pay for that care. These policies provide free or discounted health and health-related services to persons who qualify under certain income and asset criteria. Because Shands does not pursue collection of amounts determined to qualify for financial assistance, they are not reported as net patient service revenue. Shands maintains records to identify and monitor the level of financial assistance it provides. Charges foregone for services provided under Shands' financial assistance policy, as a percentage of total charges for the year ended June 30, 2025, were approximately 1.6%.

Medicaid shortfall represents the cost of providing services to patients covered by the State of Florida Medicaid program when those costs exceed the net patient service revenue earned for those services. In addition, Shands provides benefits to the broader community. The cost of delivering these community benefits can surpass the revenue sources available to support them. Examples of these benefits, along with general definitions, are provided below:

- Community health services include activities carried out to improve community health. They extend beyond patient care activities and are usually subsidized by the health care organization. Examples include community health education, counseling and support services, and health care screenings.
- Health professions education includes education provided in clinical settings such as
  internships and programs for physicians, nurses, and allied health professionals. It also
  includes scholarships for health professional education related to providing community
  health improvement services and specialty in-service programs to professionals in the
  community.
- Research includes studies on health care delivery, unreimbursed studies on therapeutic protocols, evaluation of innovative treatments, and research papers prepared for professional journals.
- Donations include funds and in-kind services benefiting the community-at-large.

Notes to Consolidated Basic Financial Statements (continued)

## 3. Unsponsored Community Benefit (continued)

Shands' valuation of unsponsored community benefits at estimated cost, net of reimbursement, for the year ended June 30, 2025, is as follows:

(in thousands of dollars)

Financial assistance provided Government support applied to charity care	\$ 62,972 (172)
Medicaid shortfall	172,329
Net unreimbursed financial assistance and Medicaid shortfall	235,129
Benefits for the broader community:	
Community health services	5,722
Health professions education	30,739
Research	23,023
Donations	1,135
Total quantifiable benefits for the broader community	 60,619
Total unsponsored community benefits	\$ 295,748

The estimated cost of financial assistance provided was determined by applying Shands' overall cost to charge ratio to total charges foregone. The Medicaid shortfall was estimated by comparing the estimated cost of providing services to patients covered by the State of Florida Medicaid program, determined by applying Shands' overall cost to charge ratio to total Medicaid charges, to total Medicaid net patient service revenue. Any excess of cost over net patient service revenue is reported as a Medicaid shortfall. The cost of benefits for the broader community represents estimated expenses incurred.

Shands also plays a leadership role in the communities it serves by providing additional community benefits that have not been quantified. This role includes serving as a state designated Level I trauma center and Joint Commission certified primary stroke center in Gainesville. Shands also maintains mobile stroke units and an air and ground ambulance network at its trauma center and throughout remote areas in north Florida, central Florida and the Florida panhandle. Other specialty services provided at Shands' facilities include a regional burn intensive care unit and transplant centers for adult and pediatric patients in several disciplines, including heart, lung, liver, kidney, and bone marrow. In addition, Shands provides specialized pediatric services, including neonatal intensive care, pediatric intensive care, pediatric open heart and cardiac catheterization.

Notes to Consolidated Basic Financial Statements (continued)

# 3. Unsponsored Community Benefit (continued)

In addition to the community benefits described above, Shands provides benefits to the community through advocacy of community service by employees. Shands' employees serve numerous organizations through board representation, in-kind and direct donations, fundraising, youth sponsorship, and other related activities.

#### 4. Investments

Investments are reported in the accompanying consolidated basic statement of net position as follows at June 30, 2025:

(in thousands of dollars)

Current assets:

Short-term investments \$		588	ક,1	17	6	
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Long-term assets:

Assets whose use is limited	695,803
Assets whose use is restricted	18,017
	\$ 1,301,996

Assets whose use is limited include investments internally designated by the Board for capital improvements and debt service.

Assets whose use is restricted are comprised of the following at June 30, 2025:

(in thousands of dollars)

	\$ 18,017
Donor funds restricted for specific purposes	 3,875
Held by trustees under indenture agreements	\$ 14,142

Notes to Consolidated Basic Financial Statements (continued)

# 4. Investments (continued)

#### **Pooled Investments**

Shands participates in a pooled investment program, managed by the University of Florida Investment Corporation ("UFICO"), a direct support organization of UF, through a management agreement. Participants acquire membership units in one or more of the Pooled Investment Funds and share in the investment income, expenses, gains, and losses of each Pooled Investment Fund based on their proportionate share, as determined by membership units. The fair value of the position in the pool is the same as the value of the pool shares. The Pooled Investment Funds are not registered with the Securities and Exchange Commission as an investment company.

Shands holds membership units in the following Pooled Investment Funds:

- Florida Global Fixed Income Fund, LLC, which invests in domestic and international fixed income securities, including intermediate government and corporate bonds;
- Florida Global Equity Fund, LLC, which invests in domestic and international equity securities and equity funds; and
- Florida Hedged Strategies Fund, LLC, which invests in domestic and international hedge funds and exchange traded funds.

#### **Direct Investments**

STHC and certain of its subsidiaries invest in the SPIA, FLCLASS, government securities, fixed income securities, fixed income mutual funds, domestic equity mutual funds, real estate investment trusts, equity securities ETF, and money market funds.

The Florida State Treasury operates the SPIA, a special investment program for public entities. The SPIA funds are combined with State funds and are invested as part of the Florida Treasury Investment Pool. STHC maintains a direct investment in the SPIA.

FLCLASS is a stable local government investment pool for Florida political subdivisions, instrumentalities of political subdivisions, and state agencies in the state of Florida including counties, cities, towns, villages, school districts, special districts, and other public entities.

Notes to Consolidated Basic Financial Statements (continued)

## 4. Investments (continued)

In addition, STHC has a direct investment in Pantheon USA Fund V, L.P., a private equity fund whose investments include limited partnerships which invest in diversified buyout, growth equity and venture capital portfolios.

The maturity of investments at June 30, 2025, is as follows:

(in thousands of dollars)

(In thousands of donars)	Fair Value	Less Than 1 Year	1-5 Years	6–10 Years	Over 10 Years	N/A
Pooled Investments:						
Florida Global Fixed Income Fund, LLC	\$ 79,827	\$ -	\$ -	\$ -	\$ -	\$ 79,827
Florida Global Equity Fund, LLC	434,801	_	_	_	_	434,801
Florida Hedged Strategies Fund, LLC	128,365	_	_	_	_	128,365
	642,993					642,993
Direct Investments:						
SPIA	6	6	_	_	_	_
FLCLASS	547,634	547,634	_	_	_	_
Government securities	48,835	_	_	_	_	48,835
Fixed income securities	980	202	778	_	_	_
Fixed income mutual funds	51,101	_	_	_	_	51,101
Domestic equity mutual funds	5,528	_	_	_	_	5,528
Real estate investment trusts	4,042	_	_	_	_	4,042
Equity securities ETF	871	_	698	173	_	_
Private equity	6	_	_	_	_	6
	659,003	547,842	1,476	173		109,512
	\$ 1,301,996	\$ 547,842	\$ 1,476	\$ 173	\$ -	\$ 752,505

#### **Investment Risk Factors**

There are many factors that can affect the value of investments. Some, such as concentration of credit risk, custodial credit risk, interest rate risk and foreign currency risk, may affect both equity and fixed income securities. Equity securities respond to such factors as economic conditions, individual company earnings performance and market liquidity, while fixed income securities may be sensitive to credit risk and changes in interest rates.

This is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. Shands' investment policy provides guidelines for its fund managers and lists specific allowable investments. The policy provides for the utilization of varying styles of managers so that portfolio diversification is maximized and total portfolio efficiency is enhanced.

Notes to Consolidated Basic Financial Statements (continued)

## 4. Investments (continued)

The credit risk profile of Shands' investments as of June 30, 2025, is as follows:

(in thousands of dollars)

(in inousulus of uotiurs)	Fair Value			AAA/AA AA-f A		
Pooled Investments:						
Florida Global Fixed Income Fund, LLC	\$ 79,827	\$ -	\$ -	\$ -	\$ -	79,827
Florida Global Equity Fund, LLC	434,801	_	_	_	_	434,801
Florida Hedged Strategies Fund, LLC	128,365	_	_	_	_	128,365
	642,993	_				642,993
Direct Investments:						
SPIA	6	_	6	_	_	_
FLCLASS	547,634	547,634	_	_	_	_
Government securities	48,835	_	_	_	_	48,835
Fixed income securities	980	878	28	74	_	_
Fixed income mutual funds	51,101	_	_	_	_	51,101
Domestic equity mutual funds	5,528	_	_	_	_	5,528
Real estate investment trusts	4,042	_	_	_	_	4,042
Equity securities ETF	871	843	6	22	_	_
Private equity	6	_	_	_	_	6
	659,003	549,355	40	96		109,512
	\$ 1,301,996	\$ 549,355	\$ 40	\$ 96	\$ -	\$ 752,505

#### **Concentration of Credit Risk**

Investments in any one issuer that represent 5% or more of Shands' investment portfolio are required to be separately disclosed. Investments issued or explicitly guaranteed by the U.S. government and investments in mutual funds, external investment pools, and other pooled investments are excluded from this requirement. As of June 30, 2025, Shands did not have any investments that equaled or exceeded this threshold.

#### **Custodial Credit Risk**

As of June 30, 2025, Shands' investments were not exposed to custodial credit risk since the full amount of investments were insured, collateralized, or registered in Shands' name.

# **Interest Rate Risk**

Shands' investment policy does not limit investment maturities as a means of managing its exposure to fair value losses arising from increasing interest rates. Refer to the distribution of Shands' investment in fixed income securities by maturity as of June 30, 2025.

Notes to Consolidated Basic Financial Statements (continued)

## 4. Investments (continued)

#### **Investment Income**

Net investment income, including change in fair value, for the year ended June 30, 2025, is as follows:

(in thousands of dollars)

Pooled investment program income	\$ 108,835
Dividends, interest and other income	4,073
Net decrease in fair value of investments	1,201
	\$ 114,109

#### 5. Fair Value

Shands categorizes its fair value measurements within the fair value hierarchy. The hierarchy is summarized in the three broad levels listed below:

- Level 1 quoted prices in active markets for identical securities.
- Level 2 other significant observable inputs (including quoted prices for similar investments, interest rates, credit risks, etc.).
- Level 3 significant unobservable inputs (including Shands' own assumptions in determining the fair value of investments).

Fixed income mutual funds, domestic equity mutual funds, real estate investment trusts, equity securities ETF, and money market funds are classified in Level 1 of the fair value hierarchy and are valued at quoted market prices for identical securities in active markets.

Fixed income securities and government securities are classified in Level 2 of the fair value hierarchy and are valued by external pricing vendors.

Shands' investments in Pooled Investment Funds are measured at the net asset value ("NAV") per share or its equivalent. Shands can redeem up to 90% of its investment in any Pooled Investment Fund with 45 days' notice.

Notes to Consolidated Basic Financial Statements (continued)

## 5. Fair Value (continued)

Shands' investment in the SPIA is classified in Level 3 of the fair value hierarchy. The SPIA invests in a combination of short-term liquid instruments and intermediate fixed income securities. A maximum of 40% can be redeemed in varying amounts with 1-20 days' notice, including up to \$20,000,000 with same day notice. The remaining 60% can be redeemed with 6 months' notice. The 6 months' notice period may be waived by the SPIA's administration upon request.

Shands' investment in FLCLASS is measured at the NAV per share or its equivalent. Redemptions are allowed daily. There is no minimum or maximum amount that must be invested or redeemed at a time.

Shands' interest rate swaps are classified in Level 2 of the fair value hierarchy. The fair values of the fixed rate payer interest rate swaps are estimated using the zero-coupon discounting method. This method calculates the future payments required by the interest rate swap, assuming the current forward rates implied by the yield curve are the market's best estimate of future spot interest rates. These payments are then discounted using the spot rates implied by the current yield curve for a hypothetical zero-coupon bond due on the date of each future net settlement payment on the interest rate swaps. The fair values of interest rate swaps are included in Note 9.

Notes to Consolidated Basic Financial Statements (continued)

## 6. Capital Assets

A summary of changes in capital assets for the year ended June 30, 2025, is as follows:

(in thousands of dollars)

(in the insulation of the insulation)	Balance at June 30, 2024	Ad	Disposals and Additions Transfers		and		Balance at June 30, 2025
Depreciable assets:							
Capital assets (excluding lease and SBITA assets):							
Buildings and leasehold improvements	\$ 2,030,197	\$	188,312	\$	(4,149)	\$ 2,214,360	
Equipment	1,279,523		78,834		(14,804)	1,343,553	
Accumulated depreciation	(2,104,214)	(	(149,905)		9,830	(2,244,289)	
Capital assets (excluding lease and SBITA assets), net	1,205,506		117,241		(9,123)	1,313,624	
Right-to-use assets:							
Leases:							
Buildings and leasehold improvements	61,308		46,574		1,997	109,879	
Equipment	4,343		2,143		(206)	6,280	
SBITA	66,556		39,649		(8,090)	98,115	
Accumulated amortization	(25,209)		(27,110)		(1,295)	(53,614)	
Right-to-use assets, net	106,998		61,256		(7,594)	160,660	
Net depreciable assets	1,312,504		178,497		(16,717)	1,474,284	
Land	146,003		_		(503)	145,500	
Construction-in-progress	411,217		262,961		(235,200)	438,978	
Capital assets, net	\$ 1,869,724	\$	441,458	\$	(252,420)	\$ 2,058,762	

Depreciation and amortization expense was approximately \$177,015,000 for the year ended June 30, 2025. Amortization expense on right-to-use lease assets was approximately \$27,110,000 for the year ended June 30, 2025. For the year ended June 30, 2025, fully depreciated capital assets with an original cost of approximately \$6,613,000 were disposed of and are no longer in service. Construction-in-progress at June 30, 2025 consists primarily of costs incurred for the construction of UF Health Durbin Park Hospital, various hospital building renovations, and other related projects.

#### 7. Unconsolidated Affiliates

STHC has a 49.9% minority interest in Shands/Solantic Joint Venture, LLC ("CareSpot"), which owns four walk-in urgent care centers located in north central Florida. Solantic of Orlando, LLC owns the remaining 50.1% majority interest and manages the facilities.

Notes to Consolidated Basic Financial Statements (continued)

## 7. Unconsolidated Affiliates (continued)

STHC has a 49% minority interest in Select Specialty Hospital – Gainesville, LLC ("SSH"). Select Specialty Hospitals, Inc. ("Select"), an affiliate of Select Medical Corporation ("SMC"), owns the remaining 51% majority interest. SSH operates a 48-bed long-term acute care hospital located within STHC's primary hospital facility, which SSH leases from STHC. Select Unit Management, Inc., a wholly owned subsidiary of SMC, provides management services to SSH.

STHC has a 49% minority interest in Archer Rehabilitation, LLC ("Archer Rehab"). Select owns the remaining 51% majority interest. Archer Rehab operates a 60-bed rehabilitation facility located approximately one mile from STHC's main hospital campus.

STHC has a 50% interest in UF Health South Central, LLC ("South Central"). Florida Clinical Practice Association, Inc. ("FCPA"), a component unit of UF, owns the remaining 50% interest. South Central owns property located in Marion County, consisting of two medical office buildings, two vacant lots, and certain medical equipment. South Central leases the medical office buildings and equipment to FCPA, which operates various clinical practices therein.

STHC entered into a Management Services, Governance, and Contribution Agreement (the "Deltona Agreement") with Halifax Hospital Medical Center ("Halifax"), Halifax Management System, Inc. ("HMS") and various affiliated entities including Medical Center of Deltona, Inc., which operates Halifax Health | UF Health Medical Center of Deltona ("MCD"), a 43-bed acute care hospital located in Deltona, Florida. MCD opened to the public on February 4, 2020. Under the Deltona Agreement, Halifax and STHC will: (i) provide management services to operate MCD, (ii) provide equal capital funding contributions, and (iii) equally receive MCD profits and distributions. STHC made an initial contribution of \$12,000,000 to MCD. Additionally, under the Deltona Agreement, STHC, HMS, and certain Halifax affiliates agreed to individually provide joint and several liability guarantees for obligations arising under a Master Securities Loan Agreement entered into on December 18, 2019, by MCD and JP Morgan Chase Bank, N.A. STHC's total aggregate liability under the guaranty shall not exceed 50% of the total amount guaranteed by STHC and the other parties.

UFHL has a 49% minority interest in Lake Medical Imaging and Breast Center at The Villages, and a 50% interest in Lake Medical Imaging and Breast Center at The Villages II, LLC collectively d/b/a Lake Medical Imaging and Vascular Institute ("LMI"), which operates six full service imaging centers located in The Villages<sup>®</sup> and Leesburg. Orange Blossom Gardens Radiology II, LLC owns the remaining 51% majority interest.

Notes to Consolidated Basic Financial Statements (continued)

## 7. Unconsolidated Affiliates (continued)

UFHCF has an 11.1% minority ownership interest in LeeSar, Inc. ("LeeSar"), which provides medical supply distribution and group purchasing services to various health care organizations. Lee Memorial Hospital, Inc. and Sarasota Memorial Health Care System each own 44.45%.

UFHSJ has a 50% interest in First Coast Health Alliance, LLC ("FCHA"), which operates a clinically integrated network with the intent of developing it into an accountable care organization. The remaining 50% interest is owned by approximately 180 local physicians.

UFHSJ has a 50% interest in Flagler Whitehall Radiation, LLC ("Whitehall"), which provides radiology oncology services in St, Johns County. Cancer Specialists of North Florida own the remaining 50% interest.

UFHSJ has a 32.13% minority interest in Healthfully, Inc., a technology company established to design and deploy a unified technology platform to simplify the health care experience for consumers. As the investment in Healthfully had no recorded book value at both the beginning and end of the fiscal year, it has been excluded from the summary table presented below.

A summary of changes in investments in unconsolidated affiliates for the year ended June 30, 2025, is as follows:

(in thousands of dollars)

	J	Balance at June 30, 2024		Distributions/ Contributions		Investment Gain (Loss)		lance at une 30, 2025
CareSpot	\$	2,567	\$	(631)	\$	376	\$	2,312
SSH		1,949		_		(205)		1,744
Archer Rehab		9,110		(3,033)		4,453		10,530
South Central		4,382		_		_		4,382
LMI		12,155		1,800		(140)		13,815
LeeSar		6,588		_		27		6,615
FCHA		527		(1,040)		869		356
Whitehall		1,099		_		144		1,243
	\$	38,377	\$	(2,904)	\$	5,524	\$	40,997

# Notes to Consolidated Basic Financial Statements (continued)

# 8. Long-Term Debt

Long-term debt is comprised of the following at June 30, 2025:

(in thousands of dollars)

Direct Placement Tax-Exempt Bonds:	
Alachua County Health Facilities Authority:	
Series 2008C, final maturity October 2028	\$ 13,125
Series 2016A, final maturity December 2030	24,150
	37,275
City of Leesburg, Florida:	
Series 2011, final maturity July 2036	41,315
Series 2017, final maturity July 2036	23,020
	64,335
St. Johns County Industrial Development Authority:	
Series 2017B, final maturity December 2032	47,955
	149,565
Other Tax-Exempt Bonds:	
Alachua County Health Facilities Authority:	
Series 2007A, final maturity December 2037	40,395
Series 2008A, final maturity December 2037	49,990
Series 2014A, final maturity December 2044	250,000
Series 2014B, final maturity December 2034	50,000
Series 2019A, final maturity December 2049	167,170
Series 2019B-1, final maturity December 2037	83,920
Series 2019B-2, final maturity December 2037	45,020
	686,495
Sumter County Industrial Development Authority:	
Series 2014A, final maturity July 2044	40,385
Series 2014B, final maturity July 2032	19,765
	60,150
	746,645
Taxable Bonds:	
Series 2020A, final maturity December 2051	102,385
Series 2020B, final maturity December 2031	66,430
	168,815
Taxable Notes:	
Series 2013A, final maturity December 2042	125,000
Series 2017C, final maturity December 2032	2,530
	127,530
Total long-term debt	1,192,555
Net unamortized bond premium	32,108
Total long-term debt, net of unamortized bond premium	1,224,663
Less: Current portion	(22,911)
Long-term portion	\$ 1,201,752

# Notes to Consolidated Basic Financial Statements (continued)

# 8. Long-Term Debt (continued)

Changes in Shands' long-term debt, excluding unamortized discounts or premiums, for the year ended June 30, 2025, were as follows:

(in thousands of dollars)

(In mousulus of donars)	Balance at June 30, 2024	Additions	Reductions	Balance at June 30, 2025	Amounts Due Within One Year
Direct Placement Tax-Exempt Bonds:					
Alachua County Health Facilities Authority:					
Series 2008C, final maturity October 2028	\$ 16,875	\$ -	\$ (3,750)	\$ 13,125	\$ 12,260
Series 2016A, final maturity December 2030	24,885		(735)	24,150	755
	41,760		(4,485)	37,275	13,015
City of Leesburg, Florida:					
Series 2011, final maturity July 2036	44,400	_	(3,085)	41,315	_
Series 2017, final maturity July 2036	24,335	_	(1,315)	23,020	_
	68,735		(4,400)	64,335	
St. Johns County Industrial Development Authority:				_	
Series 2017B, final maturity December 2032	50,060	_	(2,105)	47,955	2,335
•	160,555		(10,990)	149,565	15,350
Other Tax-Exempt Bonds:					
Alachua County Health Facilities Authority:					
Series 2007A, final maturity December 2037	40,395	_	_	40,395	_
Series 2008A, final maturity December 2037	49,990	_	_	49,990	_
Series 2014A, final maturity December 2044	250,000	_	_	250,000	_
Series 2014B, final maturity December 2034	50,000	_	_	50,000	_
Series 2019A, final maturity December 2049	167,170	_	_	167,170	_
Series 2019B-1, final maturity December 2037	93,430	_	(9,510)	83,920	5,210
Series 2019B-2, final maturity December 2037	45,020	_	_	45,020	_
, , , , , , , , , , , , , , , , , , ,	696,005		(9,510)	686,495	5,210
Sumter County Industrial Development Authority:					
Series 2014A, final maturity July 2044	41,535	_	(1,150)	40,385	_
Series 2014B, final maturity July 2032	22,075	_	(2,310)	19,765	_
	63,610		(3,460)	60,150	
	759,615		(12,970)	746,645	5,210
Taxable Bonds:					
St. Johns County Industrial Development Authority:					
Series 2020A, final maturity December 2051	102,385	_	_	102,385	_
Series 2020B, final maturity December 2031	66,430	_	_	66,430	_
	168,815			168,815	
Taxable Notes:					
Series 2013A, final maturity December 2042	125,000	_	_	125,000	_
Series 2017C, final maturity December 2032	2,930	_	(400)	2,530	2,351
2027	127,930		(400)	127,530	2,351
Total long-term debt	\$ 1,216,915	\$ -	\$ (24,360)	\$ 1,192,555	\$ 22,911
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Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

The current portion of net unamortized bond premium was approximately \$4,390,000 as of June 30, 2025.

Certain long-term debt was refunded on August 21, 2025. See Note 16, Subsequent Events. Following the completion of the August 21, 2025 bond issuance, the indebtedness that was refunded on that date using such proceeds has been classified as long-term debt, less current portion. The indebtedness that was refunded on that date using operating cash of the Company has been classified as long-term debt, current portion. For remaining debt that was not refunded, classification of long-term debt, current portion and long-term debt, less current portion in the accompanying consolidated basic statement of net position as of June 30, 2025 are based on the original scheduled maturities of the indebtedness. Original scheduled maturities of long-term debt, including corresponding interest, over the next five years and in five-year increments thereafter are as follows:

(in thousands of dollars)

•	Direct			Other Bonds and Notes								
	Placement Bonds						<b>Total Debt Service</b>					
	Principal		Interest		Principal		Interest		Principal		Interest	
Year ending June 30:												
2026	\$	15,350	\$	2,412	\$	7,561	\$	41,647	\$	22,911	\$	44,059
2027		8,660		1,712		11,197		41,096		19,857		42,808
2028		9,140		1,519		51,961		39,340		61,101		40,859
2029		16,080		1,310		5,500		38,208		21,580		39,518
2030		17,460		993		6,705		38,071		24,165		39,064
2031-2035		61,430		9,670		256,090		198,492		317,520		208,162
2036-2040		21,445		4,357		147,740		146,938		169,185		151,295
2041-2045		_		_		333,850		82,607		333,850		82,607
2046-2050		_		_		204,965		23,901		204,965		23,901
2051-2053						17,421		661		17,421		661
	\$	149,565	\$	21,973	\$	1,042,990	\$	650,961	\$	1,192,555	\$	672,934

Cash paid for interest was approximately \$58,038,000 for the year ended June 30, 2025.

STHC entered into a Master Trust Indenture dated March 1, 1996, as amended and supplemented ("STHC MTI") with U.S. Bank, National Association, as successor trustee, which established an obligated group ("STHC Obligated Group") of affiliated entities that are jointly and severally liable for all obligations issued under the STHC MTI. STHC is currently the only member of the

Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

STHC Obligated Group. STHC has pledged a security interest in its gross revenues to secure payment of all obligations issued under the STHC MTI. All of STHC's long-term debt is subject to obligations issued under the STHC MTI. The STHC MTI provides for specific financial covenants, including a minimum debt service coverage requirement. The STHC Obligated Group was in compliance with all such financial covenants as of June 30, 2025. The direct placement bonds require certain minimum bond ratings and compliance with certain financial ratio covenants in order to avoid an event of default. If STHC fails to pay any principal amounts when due, or if an event of default occurs, the lender can accelerate payment of the entire amount of principal due immediately.

UFHCF, UFHL, and UFSP entered into a Master Trust Indenture dated December 1, 2008, as amended and supplemented ("UFHCF MTI") with Bank of New York Mellon Trust Company, National Association, as successor trustee, which established an obligated group ("UFHCF Obligated Group") of affiliated entities that were jointly and severally liable for all obligations issued under the UFHCF MTI. Each member of the UFHCF Obligated Group pledged a security interest in its net income (as defined in the UFHCF MTI) and certain mortgaged property, including land and improvements, buildings and improvements, and equipment, to secure payment of all obligations issued under the UFHCF MTI. All of the UFHCF Obligated Group members' long-term debt was subject to obligations issued under the UFHCF MTI. The UFHCF MTI provided for specific financial covenants, including a minimum debt service coverage requirement. As of and for the fiscal year ended June 30, 2025, certain financial covenant requirements under the UFHCF MTI were not met. As a result, all indebtedness of the UFHCF Obligated Group as of June 30, 2025 was initially reclassified from long-term debt, less current portion, to long-term debt, current portion, in the accompanying consolidated basic statements of net position. However, following the completion of the August 21, 2025 bond issuance and related master trust indenture replacement, the indebtedness was reclassified back to long-term debt prior to the issuance of these audited financial statements. The refinancing and indenture replacement resolved the noncompliance with the financial covenants.

UFHFH and FHC Foundation entered into a Master Trust Indenture dated August 1, 1992, as amended and restated ("UFHSJ MTI") with US Bank, National Association, as trustee, which established an obligated group ("UFHSJ Obligated Group") of affiliated entities that are jointly and severally liable for all obligations issued under the UFHSJ MTI. UFHFH and FHC Foundation are currently the only members of the UFHSJ Obligated Group. Each member of the UFHSJ

Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

Obligated Group has pledged a security interest in its gross revenue and certain mortgaged property (as defined in the UFHSJ MTI) to secure payment of all obligations issued under the UFHSJ MTI. All of the UFHSJ Obligated Group members' long-term debt is subject to obligations issued under the UFHSJ MTI. The UFHSJ MTI provided for specific financial covenants, including minimum debt service coverage requirement. In September 2023, STHC entered into agreements to guarantee the payment obligations of the two outstanding obligations issued under the UFHSJ MTI. In addition, the UFHSJ MTI was amended to remove the financial covenant requirements of the UFHSJ Obligated Group and add certain financial covenant requirements under the STHC MTI.

On August 1, 2025, the STHC Obligated Group, the UFHCF Obligated Group, and the UFHSJ Obligated Group were combined to establish a single obligated group ("Shands System Obligated Group"). Members of the Shands System Obligated Group entered into a Master Trust Indenture dated as of August 1, 2025, with U.S. Bank Trust Company, National Association, as master trustee ("Shands System MTI"), which replaced the STHC MTI, UFHCF MTI, and UFHSJ MTI. All members of the previous obligated groups became members of the Shands System Obligated Group except for FHC Foundation. Outstanding indebtedness and guarantees that were previously secured by the STHC MTI and the UFHSJ MTI are now secured by the Shands System MTI. Outstanding indebtedness previously secured by the UFHCF MTI was refunded through indebtedness incurred by STHC and secured under the Shands System MTI.

# Direct Placement Tax-Exempt Bonds (Alachua County Health Facilities Authority)

Series 2008C Health Facilities Revenue Bonds

In November 2008, the Alachua County Health Facilities Authority ("ACHFA") issued the Series 2008C Health Facilities Revenue Bonds ("Series 2008C Bonds") on behalf of STHC. The proceeds of the Series 2008C Bonds were used to refund the Series 1996B Health Facilities Revenue Bonds and to pay related costs of issuance.

The Series 2008C Bonds are variable rate bonds based upon 65% of one-month credit-adjusted Term SOFR plus 1.30%. The interest rate on the Series 2008C Bonds was 4.18% at June 30, 2025. The Series 2008C Bonds were refunded on August 21, 2025. See Note 16, Subsequent Events.

Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

Series 2016A Health Facilities Revenue Refunding Bonds

In May 2016, the ACHFA issued the Series 2016A Health Facilities Revenue Refunding Bonds ("Series 2016A Bonds") on behalf of STHC. The proceeds of the Series 2016A Bonds were used to advance refund the Series 2008D1 Health Facilities Revenue Bonds and Series 2008D2 Health Facilities Revenue Bonds and to pay related costs of issuance.

The interest rate on the Series 2016A Bonds is fixed at 2.50% and interest is payable quarterly.

# **Direct Placement Tax-Exempt Bonds (City of Leesburg, Florida)**

Series 2011 Hospital Revenue Refunding Bonds

In October 2011, the City of Leesburg issued the Series 2011 Hospital Revenue Refunding Bonds ("Series 2011 Bonds") on behalf of UFHCF. The proceeds of the Series 2011 Bonds were used to refund the Series 2008A Hospital Revenue Refunding Bonds, the Series 2008C Hospital Revenue Refunding Bonds and the Series 2009B Hospital Revenue Refunding Bonds and to pay related costs of issuance.

The Series 2011 Bonds are variable rate bonds based upon 79% of one-month credit-adjusted Term SOFR plus 0.73%. The interest rate on the Series 2011 Bonds was 2.97% at June 30, 2025. The Series 2011 Bonds were refunded on August 21, 2025. See Note 16, Subsequent Events.

Series 2017 Hospital Revenue Refunding Bonds

In December 2017, the City of Leesburg issued the Series 2017 Hospital Revenue Refunding Bonds ("Series 2017 Bonds") on behalf of UFHCF. The proceeds of the Series 2017 Bonds were used to refund the Series 2009A Hospital Revenue Bonds and to pay related costs of issuance.

The Series 2017 Bonds are variable rate bonds based upon 83% of one-month credit-adjusted Term SOFR plus 0.72%. The interest rate on the Series 2017 Bonds was 4.39% at June 30, 2025. The Series 2017 Bonds were refunded on August 21, 2025. See Note 16, Subsequent Events.

Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

## **Direct Placement Tax-Exempt Bonds (St. Johns County Industrial Development Authority)**

In September 2017, the St. Johns County Industrial Development Authority ("SHCIDA") issued the Series 2017B Hospital Revenue and Refunding Bonds ("Series 2107B Bonds") on behalf of UFHSJ. The proceeds of the Series 2017B Bonds were used to refund the Series 2010A and 2010B Hospital Revenue Bonds, finance capital improvement projects, and to pay related costs of issuance.

The Series 2017B Bonds are unenhanced fixed rate bonds. The interest rate on the Series 2017B Bonds is 2.44% and interest is payable monthly.

## Other Tax-Exempt Bonds (Alachua County Health Facilities Authority)

Series 2007A Health Facilities Revenue Bonds

In March 2007, the ACHFA issued the Series 2007A Health Facilities Revenue Bonds ("Series 2007A Bonds") on behalf of STHC. The proceeds of the Series 2007A Bonds were used to finance capital improvement projects and to pay related costs of issuance.

The Series 2007A Bonds are variable rate bonds based upon 67% of three-month credit-adjusted Term SOFR plus 0.87%. The interest rate on the bonds is reset quarterly and the interest rate was 3.95% at June 30, 2025. The Series 2007A Bonds are redeemable at STHC's option at par value. The Series 2007A Bonds were refunded on August 21, 2025. See Note 16, Subsequent Events.

Series 2008A Health Facilities Revenue Bonds

In June 2008, the ACHFA issued the Series 2008A Health Facilities Revenue Bonds ("Series 2008A Bonds") on behalf of STHC. The proceeds of the Series 2008A Bonds were used to retire the Series 2007C Health Facilities Revenue Bonds.

The Series 2008A Bonds are variable rate bonds issued in the Unit Pricing Mode. Interest periods range from 1 to 270 days. The weighted average interest rate on the Series 2008A Bonds was 3.23% at June 30, 2025. The Series 2008A Bonds are backed by a bank letter of credit ("LOC") expiring in July 2026. The annual LOC fee is equal to 0.40% of the bank LOC amount of approximately \$53,893,000. There were no amounts outstanding under this LOC at June 30, 2025. In the event of a draw on the LOC, beginning on the date that is 367 days after the draw, STHC

Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

shall begin to repay the principal component of the draw in six equal installments, due every six months thereafter. The Series 2008A Bonds are redeemable at the option of STHC at par value. The Series 2008A Bonds were refunded on August 21, 2025. See Note 16, Subsequent Events.

Series 2014A and Series 2014B Health Facilities Revenue Bonds

In October 2014, the ACHFA issued the Series 2014A Health Facilities Revenue Bonds ("Series 2014A Bonds") and the Series 2014B Health Facilities Revenue Bonds ("Series 2014B Bonds") on behalf of STHC. The proceeds of the Series 2014A Bonds and Series 2014B Bonds were used to finance capital improvement projects and to pay related costs of issuance.

The Series 2014A Bonds and Series 2014B Bonds are unenhanced fixed rate bonds. Interest rates on the Series 2014A Bonds range from 4.00% to 5.00% and the interest rate on the Series 2014B Bonds is 5.00%. Interest on the Series 2014A Bonds and Series 2014B Bonds is payable semiannually. The Series 2014A Bonds and Series 2014B Bonds maturing on or after December 1, 2025, are redeemable at STHC's option at par value.

Series 2019A Health Facilities Revenue Bonds

In October 2019, the ACHFA issued the Series 2019A Health Facilities Revenue Bonds ("Series 2019A Bonds") on behalf of STHC. The proceeds of the Series 2019A Bonds were used to finance capital improvement projects and pay related costs of issuance.

The Series 2019A Bonds are unenhanced fixed rate bonds. Interest rates on the Series 2019A Bonds range from 3.00% to 4.00% and interest is payable semiannually. The Series 2019A Bonds maturing on or after December 1, 2029, are redeemable at STHC's option at par value.

Series 2019B-1 and Series 2019B-2 Health Facilities Revenue Refunding Bonds

In October 2019, the ACHFA issued the Series 2019B-1 Health Facilities Revenue Refunding Bonds ("Series 2019B-1 Bonds") and the Series 2019B-2 Health Facilities Revenue Refunding Bonds ("Series 2019B-2 Bonds") on behalf of STHC. The proceeds of the Series 2019B-1 Bonds and the Series 2019B-2 Bonds were used to refund \$60,000,000 of the Series 2007A Bonds and all of the Series 2007B Health Facilities Revenue Refunding Bonds, the Series 2010A Health Facilities Revenue Bonds, the Series 2012A and Series 2012B Health Facilities Revenue Bonds, and to pay related costs of issuance.

Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

The Series 2019B-1 Bonds and the Series 2019B-2 Bonds are unenhanced fixed rate bonds. Interest rates on the Series 2019B-1 Bonds range from 4.00% to 5.00% and the interest rate on the Series 2019B-2 Bonds is 5.00%. Interest on the Series 2019B-1 Bonds and Series 2019B-2 Bonds is payable semiannually. The Series 2019B-1 Bonds maturing on or after December 1, 2029, are redeemable at STHC's option at par value on or after June 1, 2026, until and including the last day of the initial term rate period of December 1, 2026.

# Other Tax-Exempt Bonds (Sumter County Industrial Development Authority)

Series 2014A Hospital Revenue Bonds

In March 2014, the Sumter County Industrial Development Authority ("SCIDA") issued the Series 2014A Hospital Revenue Bonds ("SCIDA Series 2014A Bonds") on behalf of UFHCF. The proceeds of the SCIDA Series 2014A Bonds were used to finance capital improvement projects and pay related costs of issuance.

The SCIDA Series 2014A Bonds are unenhanced fixed rate bonds. Interest rates on the SCIDA Series 2014A Bonds range from 5.00% to 5.25% and interest is payable semiannually. The SCIDA Series 2014A Bonds maturing on or after July 1, 2025 are redeemable at UFHCF's option at par value. The SCIDA Series 2014A Bonds were refunded on August 21, 2025. See Note 16, Subsequent Events.

Series 2014B Hospital Revenue Bonds

In November 2014, the SCIDA issued the Series 2014B Hospital Revenue Bonds ("SCIDA Series 2014B Bonds") on behalf of UFHCF. The proceeds of the SCIDA Series 2014B Bonds were used to refund the Series 2002 Hospital Revenue Bonds, finance capital improvement projects and pay related costs of issuance.

The SCIDA Series 2014B Bonds are unenhanced fixed rate bonds. The interest rate on the SCIDA Series 2014B Bonds is 5.00% and interest is payable semiannually. The SCIDA Series 2014B Bonds maturing on or after July 1, 2025 are redeemable at UFHCF's option at par value. The SCIDA Series 2014B Bonds were refunded on August 21, 2025. See Note 16, Subsequent Events.

Notes to Consolidated Basic Financial Statements (continued)

## 8. Long-Term Debt (continued)

# **Taxable Bonds (St. Johns County Industrial Development Authority)**

Series 2020A and Series 2020B Bonds

In September 2020, the SJCIDA issued the Taxable Series 2020A Revenue Bonds ("Series 2020A Bonds") and the Taxable Series 2020B Revenue Bonds ("Series 2020B Bonds") on behalf of UFHSJ. The proceeds of the Series 2020A Bonds were used to finance capital improvement projects and to pay related costs of issuance. The Series 2020B Bonds were used to refund various outstanding obligations and to pay related costs of issuance.

The Series 2020A Bonds and the Series 2020B Bonds are fixed rate bonds, credit-enhanced with bond insurance. The interest rate on the Series 2020A Bonds is 3.80% and the interest rate on the Series 2020B Bonds is 2.538%. Interest on the Series 2020A Bonds and the Series 2020B Bonds is payable semi-annually.

#### **Taxable Notes**

Series 2013A Taxable Notes

In March 2013, STHC issued the Series 2013A Taxable Notes ("Series 2013A Notes"). The proceeds of the Series 2013A Notes were used to finance capital improvement projects and for other business purposes.

The interest rate on the Series 2013A Notes is fixed at 4.741% and interest is payable semiannually.

Series 2017C Taxable Notes

In September 2017, UFHSJ issues the Series 2017C Taxable Notes ("Series 2017C Notes"). The proceeds of the Series 2017C Notes were used to payoff a derivative financial instrument.

The interest on the 2017C Notes is fixed at 3.570%. The Series 2017C Notes were refunded on August 21, 2025. See Note 16, Subsequent Events.

# Shands Teaching Hospital and Clinics, Inc. and Subsidiaries Notes to Consolidated Basic Financial Statements (continued)

# 9. Interest Rate Swaps

At June 30, 2025, Shands had the following derivative instruments outstanding:

(in thousands of dollars)

<u>Item</u>	Туре	Objective	Notional Amount	Effective Date	Maturity or Termination Date	Terms	Fair Value
2007A	Fixed rate payer interest rate swap	Hedge of changes in cash flows on the Series 2007A Bonds	\$ 40,395	3/30/2007	12/1/2037	Pay fixed rate of 4.349%. Receive 67% of three- month credit-adjusted compounding SOFR plus 87 basis points.	\$ (2,634)
2008A	Fixed rate payer interest rate swap	Hedge of changes in cash flows on the Series 2008A Bonds	\$ 49,990	11/7/2007	12/1/2037	Pay fixed rate of 3.538%. Receive 67% of one- month credit-adjusted compounding SOFR.	(3,976)
2008C	Fixed rate payer interest rate swap	Hedge of changes in cash flows on the Series 2008C Bonds	\$ 13,125	11/5/2008	10/2/2028	Pay fixed rate of 4.18%. Receive 65% of one- month credit-adjusted compounding SOFR plus 130 basis points.	(112)
2011	Fixed rate payer interest rate swap	Hedge of changes in cash flows on a portion of the Series 2011 Bonds	\$ 10,385	8/14/2008	7/1/2031	Pay fixed rate of 3.352%. Receive 67% of one month credit-adjusted compounding SOFR.	(263)
2017	Fixed rate payer interest rate swap	Hedge of changes in cash flows on the Series 2017 Bonds	\$ 24,840	3/1/2011	7/1/2036	Pay fixed rate of 3.6375%. Receive 67% of one-month credit-adjusted compounding SOFR.	(1,628)
							\$ (8,613)

The 2007A, 2008C, 2011 and 2017 derivative financial instruments reflected above were terminated on August 21, 2025. See Note 16, Subsequent Events.

At June 30, 2025, approximately \$8,613,000 related to the fair value of interest rate swaps are recorded in other liabilities in the accompanying consolidated basic statement of net position. Changes in fair value of approximately \$1,269,000 were reported as accumulated decrease in fair value of hedging derivatives in the accompanying consolidated basic statement of net position.

Notes to Consolidated Basic Financial Statements (continued)

# 9. Interest Rate Swaps (continued)

#### **Credit Risk**

Shands has sought to limit its counterparty risk. As of June 30, 2025, the Moody's and Standard & Poor's credit ratings for the counterparty were as follows:

<u>Item</u>	Moody's	Standard & Poor's
2007A	Aa2	A+
2008A	Aa2	A+
2008C	A2	A
2011	Aal	AA-
2017	A2	A

## **Interest Rate Risk**

Shands is not exposed to interest rate risk on its fixed rate payer interest rate swap agreements as they are structured in a receive variable, pay fixed rate mode.

Notes to Consolidated Basic Financial Statements (continued)

## 9. Interest Rate Swaps (continued)

#### **Basis Risk**

Shands is exposed to basis risk on certain fixed rate payer swap agreements because the variable rate payments received by Shands on the hedging derivative instrument are based on a rate or index other than the interest rates that Shands pays on its hedged variable rate debt. As of June 30, 2025, the weighted variable interest rates on Shands' hedged variable rate debt and swap index are as follows:

<u>Item</u>	Туре	Objective	Debt Interest Rate	Swap Index Rate
2008A	Fixed rate payer interest rate swap	Hedge of changes in cash flows on the Series 2008A Bonds	3.23%	67% of one-month credit- adjusted compounding SOFR reset weekly, or 2.97%
2011	Fixed rate payer interest rate swap	Hedge of changes in cash flows on a portion of the Series 2011 Bonds	2.96%	67% of one-month credit- adjusted compounding SOFR, reset monthly, or 4.17%
2017	Fixed rate payer interest rate swap	Hedge of changes in cash flows on the Series 2017 Bonds	2.96%	67% of one-month credit- adjusted compounding SOFR, reset monthly, or 4.17%

#### **Termination Risk**

The interest rate swap agreements use the International Swap Dealers Association Master Agreement, which includes standard termination event provisions, such as failure to pay and bankruptcy.

Notes to Consolidated Basic Financial Statements (continued)

## 9. Interest Rate Swaps (continued)

#### **Commitments**

The 2007A interest rate swap agreement requires collateral to be posted if the fair value of the interest rate swap is negative and exceeds certain thresholds. The threshold amount depends on Shands' unenhanced credit rating as determined by Moody's and Standard & Poor's. As of June 30, 2025, Shands was not required to post collateral with the counterparty.

#### 10. Retirement Benefit Plans

#### **Defined Contribution Plans**

STHC sponsors two defined contribution plans that cover eligible employees – the Shands HealthCare Matched Savings Account 403(b) ("403(b) Plan") and the Shands HealthCare Matched Savings Account 401(a) ("401(a) Plan"). Under the provisions of the 403(b) Plan, employees may elect to defer up to 75% of annual compensation (as defined) subject to Internal Revenue Code limitations. Under the 401(a) Plan, STHC makes a nonelective discretionary contribution on behalf of employees (a percentage of compensation based upon years of service) and a matching contribution equal to 75% of the first 4% of compensation that an employee contributes to the 403(b) Plan. STHC's contributions to the 401(a) Plan were approximately \$57,816,000 for the year ended June 30, 2025.

UFHCF sponsors a defined contribution plan that covers eligible employees – the CFH 401(k) ("401(k) Plan"). Under the 401(k) Plan, UFHCF makes a matching contribution equal to 100% of the first 4% of compensation that an employee contributes to the 401(k) Plan. Additional contributions to the 401(k) Plan are at the discretion of management up to an additional 1.25% of employee compensation. UFHCF's contributions to the 401(k) Plan were approximately \$4,267,000 for the year ended June 30, 2025.

UFHSJ sponsors two defined contribution plans that cover eligible employees. The Flagler Hospital Tax Sheltered Savings Plan ("SJ 403(b) Plan") and the Flagler Hospital Money Accumulated Plan and Trust ("SJ 401(a) Plan"). Under provisions of the SJ 403(b) Plan, employees may elect to defer up to a maximum percent of annual compensation subject to the maximum tax-deferred limitations established by the Internal Revenue Code. Under the SJ 401(a) Plan, UFHSJ makes contributions equal to four percent of eligible participants' eligible annual compensation, plus an additional three percent for eligible annual compensation in excess of \$55,000. UFHSJ's contributions to the SJ 401(a) Plan were approximately \$3,422,000 for the year ended June 30, 2025.

Notes to Consolidated Basic Financial Statements (continued)

## 10. Retirement Benefit Plans (continued)

## Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 68

# Plan Description

The Plan is a cost-sharing, multiple-employer, defined benefit pension plan covering eligible employees (as defined by the Plan) of STHC ("Plan Sponsor") and Shands Jacksonville HealthCare, Inc. ("SJHC"). The Plan was frozen effective July 1, 2013. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA"), as amended. The Plan's stand-alone financial statements are filed with the Internal Revenue Service Form 5500, which is available to the public on the Department of Labor's Employee Benefits Security Administration website.

Oversight of the Plan's assets is vested in the STHC Investment Committee, which consists of five members, appointed by the Finance Committee of the STHC Board. The STHC Investment Committee has the authority to establish and amend the investment policy statement, including asset allocation, subject to the approval of the Finance Committee of the STHC Board.

#### Benefits Provided

The Plan provides for retirement and death benefits. Retirement benefits are determined based upon varying formulas dependent upon hire date and years of service. For participants hired prior to July 1, 1997, the Plan provided benefits under a traditional benefit formula (1.6% of the average of the employee's five highest annual compensation amounts multiplied by the employee's years of credited service) through July 1, 2011 when the Plan was amended to cease traditional pension benefits. For participants hired as of July 1, 1997 and subsequent new hires through June 30, 2010, and as of July 1, 2011 for participants who were previously accruing benefits under the traditional pension formula, the Plan provided cash balance benefits, with a hypothetical account maintained for each participant in which contributions were credited for the benefit of the individual based on a participant's years of credited vesting service. Participants continued to accrue cash balance benefits through June 30, 2013, when the Plan was amended to cease accrual of cash balance benefits. Employees hired on or after July 1, 2010, receive retirement benefits through the 401(a) Plan.

Notes to Consolidated Basic Financial Statements (continued)

## 10. Retirement Benefit Plans (continued)

Benefit terms provide for annual cost-of-living adjustments to retired participants and beneficiaries of participants receiving benefits under the traditional pension formula. Benefit payments are adjusted each October 1 following benefit commencement to reflect the changes in the Consumer Price Index for the twelve months ended the preceding June 30. The increase is limited to 3% per year.

## Employees Covered by Benefit Terms

At June 30, 2024, the measurement date for the pension liability, the following employees of STHC were covered by the benefit terms (participant data as of July 1, 2023):

Active	2,421
Terminated vested	1,593
Retired	3,031
	7,045

#### Contributions

The Plan Sponsor's funding policy is for STHC and SJHC to make contributions to meet the minimum funding requirements of Internal Revenue Code Sections 412(a) and 430 as determined by an independent actuary. Additionally, STHC and SJHC may contribute an amount above the required contribution. STHC's contributions of approximately \$11,286,000 for the year ended June 30, 2025, exceed the minimum funding requirements of ERISA.

#### Net Pension Asset

STHC's proportionate share of the net pension asset as of June 30, 2025 was approximately \$41,563,000 based on a measurement date of June 30, 2024, and is included in other assets in the accompanying consolidated basic statement of net position. The total pension liability used to calculate the net pension asset as of June 30, 2024, was determined based on the results of an actuarial valuation as of July 1, 2023, projected forward to June 30, 2024, using standard actuarial techniques. STHC's proportionate share of the net pension asset was developed by calculating the pension liability for STHC and SJHC based on the individual participant data as actuarially determined and the plan fiduciary net position was calculated by the timing and amounts of actual

Notes to Consolidated Basic Financial Statements (continued)

#### 10. Retirement Benefit Plans (continued)

contributions and benefit payments made by STHC and SJHC and an allocation of the investment return and administrative expenses based on the weighted average market value of plan assets. At June 30, 2025, STHC's proportionate share of the net pension asset was 107.0%, which was a 5.0% increase from June 30, 2024.

The total pension liability was based on the results of the actuarial valuation as of July 1, 2023, projected forward to June 30, 2024, and was determined based on census data as of July 1, 2023 and the following actuarial assumptions:

Investment Rate of Return: 6.20%, net of pension plan investment expense, including inflation.

Salary increases: Not applicable

Inflation: 2.97% for the period July 1, 2023 through June 30, 2024, 3.00% for the period July 1, 2024 through June 30, 2025, and 2.00% per year thereafter.

Retirement Growth Account Interest Crediting Rate: 3.57% for the period July 1, 2023 through June 30, 2024, 4.42% for the period July 1, 2024 through June 30, 2025, and 4.20% per year thereafter. The 3.57% and 4.42% rates represent the actual interest rate credited in each respective period.

Mortality rates were based upon the Pri-2012 blue collar base mortality rates published by the Society of Actuaries with future improvements in mortality using the Mercer Modified Scale MMP-2021 applied on a generational basis.

The actuarial assumptions associated with retirement and termination rates and used in the July 1, 2023 valuation were based on the results of an actual experience study conducted in 2020, which assessed actual experience for the period July 1, 2015 through June 30, 2020.

Notes to Consolidated Basic Financial Statements (continued)

#### 10. Retirement Benefit Plans (continued)

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

		Long-Term Expected
	Target Allocation	Real Rate of Return
Asset class		
Global equity	28.40%	8.11%
Long credit fixed income	33.15%	6.02%
Long government/credit fixed income	33.15%	5.53%
Multi asset credit	4.30%	6.29%
Private equity	1.00%	11.49%
Total	100.0%	

The discount rate used to measure the total pension liability was 6.20%. The projection of cash flows used to determine the discount rate assumed that employer contributions will be made in amounts equal to the actuarially determined contributions. Based on that assumption, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Notes to Consolidated Basic Financial Statements (continued)

#### 10. Retirement Benefit Plans (continued)

Sensitivity of the Net Pension Asset (Liability) to Changes in the Discount Rate

The following presents STHC's proportionate share of the net pension asset (liability) calculated using the discount rate of 6.20%, as well as a discount rate that is 1% lower (5.20%), and 1% higher (7.20%):

	Current			
	1% Decrease	<b>Discount Rate</b>	1% Increase	
(in thousands of dollars)	5.20%	6.20%	7.20%	
Proportionate share of the net pension asset (liability)	\$ (40,900)	\$ 41,563	\$ 111,460	

Pension Income and Deferred Outflows of Resources and Deferred Inflows of Resources Related to Defined Benefit Pension

STHC recognized pension expense of approximately \$12,822,000 for the year ended June 30, 2025. At June 30, 2025, Shands reported deferred outflows of resources and deferred inflows of resources related to defined benefit pension from the following sources:

(in thousands of dollars)	Ou	eferred atflows of esources	In	eferred flows of sources
Differences between expected and actual experience Changes in assumptions	\$	1,067 15,263	\$	3,734 12,010
Net differences between projected and actual		76,100		12,010
earnings on pension plan investments  Contributions made during the year ended June 30, 2025 not yet recognized in fiduciary net position		11,286		_
Total	\$	103,716	\$	15,744

Notes to Consolidated Basic Financial Statements (continued)

#### 10. Retirement Benefit Plans (continued)

The contributions made to the Plan during the year ended June 30, 2025, will be reported as an increase in Shands' proportionate share of the net pension asset during the subsequent year. The other amounts reported as deferred outflows of resources on pension and deferred inflows of resources on pension will be recognized as a decrease in pension expense or an increase in pension income as follows:

(in thousands of dollars)

Year Ending June 30	
2026	\$ 14,112
2027	61,189
2028	1,112
2029	273
Thereafter	_

#### **Fair Value Measurements**

The following table presents the fair value leveling of the Plan's investments as of the measurement date of June 30, 2024:

(in thousands of dollars)

	I	Level 1	Lev	el 2	Lev	el 3	Fair Value
Interest bearing cash	\$	2,410	\$	_	\$	_	\$ 2,410
U.S. government securities		_	231	1,280		_	231,280
Corporate debt instruments-preferred		_	109	9,840		_	109,840
Corporate debt instruments		_	132	2,188		_	132,188
Fixed income funds		_	175	5,821		_	175,821
Equity funds		11,799	197	7,872		_	209,671
Preferred and common stock		71,508		_		_	71,508
Other investments		_	1.5	5,298		_	15,298
Total assets in the fair value hierarchy	\$	85,717	\$ 862	2,299	\$		948,016
Investments measured at NAV					-		7,816
Total investments measured at fair value							\$ 955,832

Notes to Consolidated Basic Financial Statements (continued)

#### 10. Retirement Benefit Plans (continued)

#### **Credit Risk**

The Plan's investment policy provides guidelines for the long credit fixed income manager that require the minimum average quality rating of the portfolio to be a BBB+ rating and the minimum quality rating of an individual holding shall be a single B rating at the time of purchase. The policy also provides guidelines for the long government/credit fixed income investment manager that require the minimum average quality rating of the portfolio to be an A- rating and the minimum quality rating of an individual holding for at least 85% of the portfolio to be a BBB- rating at the time of purchase.

#### **Interest Rate Risk**

Interest rate risk exposure is managed by limiting investment maturities in accordance with parameters in the Plan's investment policy. The Plan has investments maturing as of the measurement date of June 30, 2024 as follows:

(in thousands of dollars)

	Fair Value	Less Than 1 Year	1–5 Years	6–10 Years	Over 10 Years	N/A
Interest bearing cash	\$ 2,410	\$ -	\$ -	\$ -	\$ -	\$ 2,410
U.S. government securities	231,280	_	14,851	17,199	181,318	17,912
Corporate debt instruments-preferred	109,840	1,388	5,889	28,282	68,179	6,102
Corporate debt instruments	132,188	2	17,478	28,799	79,283	6,626
Fixed income funds	175,821	192	_	_	_	175,629
Equity funds	209,671	_	_	_	_	209,671
Preferred and common stock	71,508	_	1,506	189	_	69,813
Other investments	15,298	_	598	2,909	7,533	4,258
Total assets in the fair value hierarchy	948,016	\$ 1,582	\$ 40,322	\$ 77,378	\$ 336,313	\$ 492,421
Investments measured at NAV	7,816					
Total investments	\$ 955,832	_ _				

Notes to Consolidated Basic Financial Statements (continued)

#### 10. Retirement Benefit Plans (continued)

The Plan has investment credit ratings as of the measurement date of June 30, 2024 as follows:

(in thousands of dollars)

							F	Below		
	Fa	ir Value	A	AA/AA	 A	 BBB	I	BBB-	No	t Rated
Interest bearing cash	\$	2,410	\$	_	\$ _	\$ _	\$	_	\$	2,410
U.S. government securities		231,280		213,166	_	203		_		17,911
Corporate debt instruments-preferred		109,840		27,076	59,487	16,449		726		6,102
Corporate debt instruments		132,188		8,099	22,450	89,060		5,952		6,627
Fixed income funds		175,821		_	_	_		_		175,821
Equity funds		209,671		_	_	_		_		209,671
Preferred and common stock		71,508		_	_	1,696		_		69,812
Other investments		15,298		5,587	2,405	2,258		791		4,257
Total assets in the fair value hierarchy		948,016	\$	253,928	\$ 84,342	\$ 109,666	\$	7,469	\$ 4	492,611
Investments measured at NAV		7,816								
Total investments measured at fair value	\$	955,832								

#### **Concentration of Credit Risk**

The Plan's investment policy provides certain guidelines to limit concentration of credit risk. The guidelines require long credit and long government/credit fixed income portfolio investments to be appropriately distributed to provide prudent diversification. At the time of purchase, the market value of a holding in an individual issuer will be limited to 5% of the portfolio market value, and each individual issue shall not represent more than 5% of the portfolio market value with the exception of government and government-agency sponsored issues, or in the case of long government/credit fixed income portfolio investments, collective vehicles such as mutual funds and commingled trusts employed in the execution of the strategy. As of the measurement date of June 30, 2024, the Plan did not have any investments that equaled or exceeded these thresholds.

#### **Custodial Risk**

The custodial risk for investments is the risk that, in the event of the failure of the counterparty to a transaction, the Plan would not be able to recover the value of the investment or collateral securities that are in the possession of an outside party. As of the measurement date of June 30, 2024, the Plan's investment portfolio was held by a single third-party custodian.

Notes to Consolidated Basic Financial Statements (continued)

#### 10. Retirement Benefit Plans (continued)

#### Foreign Currency Risk

The Plan's investment policy provides guidelines for the long credit fixed income manager and long government/credit fixed income manager that permits it to invest up to 20% and 10%, respectively, of total investments in foreign currency-denominated investments. In addition, the Plan has one non-U.S. equity manager that invests in foreign currency-denominated equities.

The Plan's exposure to foreign currency risk as of the measurement date of June 30, 2024, is as follows:

(in thousands of dollars)

Currency	
Australian dollar	\$ (52)
Brazil real	259
Canadian dollar	747
Chilean peso	126
Chinese yuan	20
Danish krone	2,914
Euro currency unit	14,961
Hong Kong dollar	3,571
Indian rupee	768
Japanese yen	7,780
Mexican peso	878
Norwegian krone	221
Peruvian sol	75
British pound sterling	4,899
South African rand	634
Swedish krona	2,499
Swiss franc	1,709
Thailand baht	 9
Total Plan investments subject to foreign currency risk	\$ 42,018
Percentage of total Plan investments	4.6%

Notes to Consolidated Basic Financial Statements (continued)

#### 11. Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 67

A description of the Plan is included in Note 10.

Employees Covered by Benefit Terms

At June 30, 2025, the measurement date for the pension liability, the following employees of the Plan were covered by the benefit terms (participant data as of July 1, 2024):

Active	2,264
Terminated vested	1,532
Retired	3,486
	7,282

Net Pension Asset

The components of the Plan's net pension asset as of June 30, 2025 were as follows:

(in thousands of dollars)

Total pension liability	\$ (884,643)
Plan fiduciary net position	 936,607
Net pension asset	\$ 51,964

Plan fiduciary net position as a percentage of the total pension liability 105.9%

The total pension liability used to calculate the net pension asset as of June 30, 2025, was determined based on the results of an actuarial valuation as of July 1, 2024, projected forward to June 30, 2025 using standard actuarial techniques. The July 1, 2024 actuarial valuation was determined based on the census data as of July 1, 2024 and the following actuarial assumptions:

Investment Rate of Return: 6.00%, net of pension plan investment expense, including inflation.

Salary increases: Not applicable

Notes to Consolidated Basic Financial Statements (continued)

## 11. Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 67 (continued)

Inflation: 2.97% for the period July 1, 2024 through June 30, 2025, 2.34% for the period July 1, 2025 through June 30, 2026, and 2.00% per year thereafter.

Retirement Growth Account Interest Crediting Rate: 4.48% for the period July 1, 2024 through June 30, 2025, 4.28% for the period July 1, 2025 through June 30, 2026, and 4.60% per year thereafter. The 4.48% and 4.28% rates represent the actual interest rate credited in each respective period.

Mortality rates were based upon the Pri-2012 blue collar base mortality rates published by the Society of Actuaries with future improvements in mortality using the Mercer Modified Scale MMP-2021 applied on a generational basis.

The actuarial assumptions associated with retirement and termination rates and used in the July 1, 2024 valuation were based on the results of an actual experience study conducted in 2020, which assessed actual experience for the period July 1, 2015 through June 30, 2020.

For the year ended June 30, 2025, the annual money-weighted rate of return on pension plan investments, net of investment plan expenses, was 9.0%. The money-weighted rate of return expresses investment performance, net of investment expenses, adjusted for the changing amounts actually invested.

Notes to Consolidated Basic Financial Statements (continued)

## 11. Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 67 (continued)

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

		Long-Term Expected
	Target Allocation	Real Rate of Return
Asset class		
Global equity	21.02%	8.29%
Long credit fixed income	43.02%	6.53%
Long government/credit fixed income	8.04%	5.49%
Intermediate government	20.65%	4.29%
Government/completion mandate	3.30%	4.63%
Multi asset credit	3.18%	6.28%
Private equity	0.79%	12.49%
Total	100.00%	

The discount rate used to measure the total pension liability was 6.00%. The projection of cash flows used to determine the discount rate assumed that employer contributions will be made in amounts equal to the actuarially determined contributions. Based on that assumption, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments of current active and inactive employees. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability.

Notes to Consolidated Basic Financial Statements (continued)

# 11. Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 67 (continued)

Sensitivity of the Net Pension Asset (Liability) to Changes in the Discount Rate

The following presents the net pension asset (liability) calculated using the discount rate of 6.00%, as well as a discount rate that is 1% lower (5.00%), and 1% higher (7.00%):

	Current					
	1% Decrease 5.00%	Discount Rate 6.00%	1% Increase 7.00%			
Net pension asset (liability)	\$ (33,827)	\$ 51,964	\$ 124,915			

#### **Fair Value Measurements**

The following table presents the fair value leveling of the Plan's investments as of June 30, 2025:

(in thousands of dollars)

	]	Level 1	]	Level 2	Lev	vel 3	 Fair Value
Interest bearing cash	\$	4,159	\$	_	\$	_	\$ 4,159
U.S. government securities		_		146,486		_	146,486
Corporate debt instruments-preferred		_		107,398		_	107,398
Corporate debt instruments		_		118,548		_	118,548
Fixed income funds		_		211,430		_	211,430
Equity funds		12,362		229,875		_	242,237
Preferred and common stock		84,843		_		_	84,843
Other investments		_		22,302		_	22,302
Total assets in the fair value hierarchy	\$	101,364	\$	836,039	\$		937,403
Investments measured at NAV							6,050
Total investments measured at fair value							\$ 943,453

Notes to Consolidated Basic Financial Statements (continued)

## 11. Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 67 (continued)

#### **Credit Risk**

The Plan's investment policy provides guidelines for the long credit fixed income manager that require the minimum average quality rating of the portfolio to be a BBB+ rating and the minimum quality rating of an individual holding shall be a single B rating at the time of purchase. The policy also provides guidelines for the long government/credit fixed income investment manager that require the minimum average quality rating of the portfolio to be an A- rating and the minimum quality rating of an individual holding for at least 85% of the portfolio to be a BBB- rating at the time of purchase.

#### **Interest Rate Risk**

Interest rate risk exposure is managed by limiting investment maturities in accordance with parameters in the Plan's investment policy. The Plan has investments maturing as of June 30, 2025 as follows:

(in thousands of dollars)

			Les	s Than					Over 1	10		
	Fa	ir Value	1	Year	1-5 Years		6-10 Years		Yea	ars		N/A
	Ф	4.150	Ф		ф		ф		ф		ф	4.150
Interest bearing cash	\$	4,159	\$	_	\$	_	\$	_	\$	_	\$	4,159
U.S. government securities		146,486		_		4,984		20,739	120	,763		_
Corporate debt instruments-preferred		107,398		_		4,956		22,006	70	,342		10,094
Corporate debt instruments		118,548		1,389		14,117		20,270	74	,929		7,843
Fixed income funds		211,430		5,434		_		_		_	2	205,996
Equity funds		242,237		_		_		_		_	2	242,237
Preferred and common stock		84,843		_		1,327		188		_		83,328
Other investments		22,302		_		302		2,299	8	3,080		11,621
Total assets in the fair value hierarchy		937,403	\$	6,823	\$	25,686	\$	65,502	\$ 274	,114	\$ 3	565,278
Investments measured at NAV		6,050							·			
Total investments	\$	943,453										

Notes to Consolidated Basic Financial Statements (continued)

## 11. Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 67 (continued)

The Plan has investment credit ratings as of June 30, 2025 as follows:

(in thousands of dollars)

									F	Below		
	Fair Value		AAA/AA		A		BBB		BBB-		Not Rated	
Interest bearing cash	\$	4,159	\$	_	\$	_	\$	=	\$	_	\$	4,159
U.S. government securities		146,486	14	6,278		_		208		_		
Corporate debt instruments-preferred		107,398	3	1,394		63,757		1,964		189		10,094
Corporate debt instruments		118,548		942		16,340		88,935		4,488		7,843
Fixed income funds		211,430		_		_		_		_	2	211,430
Equity funds		242,237		_		_		_		_	2	242,237
Preferred and common stock		84,843		_		_		1,515		_		83,328
Other investments		22,302		3,905		2,500		4,075		201		11,621
Total assets in the fair value hierarchy		937,403	\$ 18	2,519	\$	82,597	\$	96,697	\$	4,878	\$ :	570,712
Investments measured at NAV		6,050	1									
Total investments measured at fair value	\$	943,453										

#### **Concentration of Credit Risk**

The Plan's investment policy provides certain guidelines to limit concentration of credit risk. The guidelines require long credit and long government/credit fixed income portfolio investments to be appropriately distributed to provide prudent diversification. At the time of purchase, the market value of a holding in an individual issuer will be limited to 5% of the portfolio market value, and each individual issue shall not represent more than 5% of the portfolio market value with the exception of government and government-agency sponsored issues, or in the case of long government/credit fixed income portfolio investments, collective vehicles such as mutual funds and commingled trusts employed in the execution of the strategy. As of June 30, 2025, the Plan did not have any investments that equaled or exceeded these thresholds.

#### **Custodial Risk**

The custodial risk for investments is the risk that, in the event of the failure of the counterparty to a transaction, the Plan would not be able to recover the value of the investment or collateral securities that are in the possession of an outside party. As of June 30, 2025, the Plan's investment portfolio was held by a single third-party custodian.

Notes to Consolidated Basic Financial Statements (continued)

# 11. Defined Benefit Pension Plan Disclosures, as Required by GASB Statement No. 67 (continued)

#### Foreign Currency Risk

The Plan's investment policy provides guidelines for the long credit fixed income manager and long government/credit fixed income manager that permits it to invest up to 20% and 10%, respectively, of total investments in foreign currency-denominated investments. In addition, the Plan has one non-U.S. equity manager that invests in foreign currency-denominated equities.

The Plan's exposure to foreign currency risk as of June 30, 2025 is as follows:

(in thousands of dollars)

Currency	
Australian dollar	\$ 45
Brazil real	163
Canadian dollar	3,233
Chilean peso	126
Chinese yuan	54
Danish krone	4,181
Euro currency unit	21,591
Hong Kong dollar	5,456
Japanese yen	12,379
Mexican peso	(143)
Peruvian sol	(56)
British pound sterling	5,186
South African rand	1,085
Swedish krona	1,471
Swiss franc	2,594
Total Plan investments subject to foreign currency risk	\$ 57,365
Percentage of total Plan investments	6.2%

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies

Hospital Facility Contractual Agreement

STHC entered into a contractual agreement as of July 1, 1980 with the State Board of Education of the State of Florida ("State Board of Education"), as subsequently restated and amended, which provides for the use of hospital facilities (buildings and improvements) of the patient care and clinical education unit of the J. Hillis Miller Health Center at the University of Florida ("Health Center") through December 31, 2057, with renewal provisions. In 2002, the powers and authority of the State Board of Education regarding the contractual agreement with STHC were transferred to the UF Board. The contractual agreement also provided for the transfer to STHC of all other assets and liabilities arising from the operation of the STHC facilities prior to July 1, 1980. At termination of the contractual agreement, the net assets of STHC revert to the UF Board. Legal title to all buildings and improvements transferred to STHC remains with UF during the term of the contractual agreement. The contractual agreement provides for a 12-month grace period for any event of default, other than the bankruptcy of STHC. In addition, the contractual agreement limits the right of the UF Board to terminate the contractual agreement solely to the circumstance when STHC declares bankruptcy and, in such event, requires net revenue derived from the operation of the hospital facilities to continue to be applied to the payment of STHC's debts.

Under the terms of the contractual agreement, STHC is obligated to manage, operate, maintain, and insure the hospital facilities in support of the programs of the Health Center, which include the College of Medicine, and further agrees to contract with the UF Board for the provision of these programs.

Lessee Leases Under GASB No. 87

Shands recognizes lease obligations and right-to-use lease assets for agreements whereby Shands has the right to determine the nature and manner of an underlying asset's use for a period of one year or greater.

#### **Property Leases**

Shands leases 59 facilities in order to provide healthcare services to patients in the region. These sites include a mix of physician and other medical offices. While terms vary by lease, each lease provides for a monthly lease payment subject to a fixed escalation on the anniversary date of each agreement. None of the leases contain provisions for variable payments or residual value guarantees. Additionally, there are no other payments such as residual value guarantees or

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies (continued)

termination penalties, not previously included in the measurement of the lease liability reflected as outflows of resources. As of June 30, 2025, the right-to-use lease asset, net of amortization for property leases was approximately \$82,273,000, and is included in capital assets, net in the accompanying consolidated basic statement of net position.

#### Vehicle and Equipment Leases

Shands leases 3 vehicles ranging from passenger cars to transit vans. Lease terms range up to 51 months. The monthly lease payment, annual mileage allowance, and excess mileage rate are specific to each vehicle. Upon termination of a vehicle lease, Shands is responsible for payment of any excess mileage charge based on the applicable annual mileage allowance and excess mileage rate of the vehicle. Estimates of excess mileage charges are excluded from the computation of the right to use asset and corresponding obligation. If Shands decides to continue use of a vehicle after the term of the lease has ended, the terms of the lease remain in full force and effect and Shands shall continue to pay the monthly lease payment for each month a vehicle is in use beyond the lease termination date. There are no other payments such as residual value guarantees or termination penalties, not previously included in the measurement of the lease liability reflected as outflows of resources. Additionally, Shands has 3 equipment leases for photocopiers. As of June 30, 2025, the right-to-use asset, net of amortization for the fleet and photocopiers amounted to approximately \$4,086,000, and is included in capital assets, net in the accompanying consolidated basic statement of net position.

At June 30, 2025, the unamortized value of right-to-use lease assets included in capital assets, net in the accompanying consolidated basic statement of net position was approximately \$116,160,000, and the accumulated amortization on right-to-use lease assets as of June 30, 2025 was approximately \$26,187,000.

#### SBITA Under GASB No. 96

Shands recognizes subscription obligations and right-to-use subscription assets for agreements whereby Shands controls the right-to-use another party's information technology software for a period of one year or greater.

During the year ended June 30, 2025, Shands capitalized SBITA arrangements with terms that range up to 84 months. The monthly payment rate is specific to each agreement based on the term of the contract. The right-to-use asset and related obligations for these SBITA agreements amounted 39,649,000.

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies (continued)

At June 30, 2025, the unamortized value of right-to-use SBITA assets included in capital assets, net in the accompanying consolidated basic statement of net position was approximately \$98,115,000, and the accumulated amortization on right-to-use lease assets as of June 30, 2025 was approximately \$27,427,000.

The following is a schedule, by year, of the principal and interest requirements to maturity for lease obligations and SBITA obligations for each of the five subsequent fiscal years and in five-year increments thereafter as of June 30, 2025:

(in thousands of dollars)

							T	otal Lease a	nd
	Lo	ease Obligati	ions	SB	ITA Obligati	ons	SB	ITA Obligati	ions
Year	Principal	Interest	Total	Principal	Interest	Total	Principal	Interest	Total
2026		A 400=		A 40 00 =				A = 0=0	
2026	\$ 9,194	\$ 4,227	\$ 13,421	\$ 18,085	\$ 3,751	\$ 21,836	\$ 27,278	\$ 7,978	\$ 35,256
2027	8,812	3,853	12,665	19,359	2,749	22,108	28,171	6,602	34,773
2028	8,489	3,483	11,972	17,759	1,581	19,340	26,248	5,064	31,312
2029	6,910	3,160	10,070	10,109	555	10,664	17,019	3,715	20,734
2030	5,860	2,886	8,746	305	6	311	6,165	2,892	9,057
2031-2035	18,895	11,395	30,290	_	_	_	18,895	11,395	30,290
2036-2040	19,161	6,945	26,106	_	_	_	19,161	6,945	26,106
2041-2045	15,363	2,155	17,518	_	_	_	15,363	2,155	17,518
2046-2050	914	163	1,077	_	_	_	914	163	1,077
2051-2053	445	16	461	_	_	_	446	16	462
Total	\$ 94,043	\$ 38,283	\$ 132,326	\$ 65,617	\$ 8,642	\$ 74,259	\$159,660	\$ 46,925	\$ 206,585

Lessor Leases Under GASB No. 87

Shands recognizes lease receivables and deferred inflows of resources for lease agreements in which Shands is the lessor. Shands is the lessor for 75 property locations in order to assist in the provision of healthcare services in the region. These sites include various physician and other medical offices. While terms vary by lease, each lease provides for a monthly lease payment subject to a fixed escalation on the anniversary date of each agreement. Lease revenue on lessor leases was approximately \$9,229,000 for the year ended June 30, 2025, and is included in other nonoperating revenues, net in the accompanying consolidated basic statement of revenues, expenses, and changes in net position. Interest income on lessor leases was approximately \$362,000 for the year ended June 30, 2025, and is included in net investment income, including change in fair value in the accompanying consolidated basic statement of revenues, expenses, and changes in net position. As of June 30, 2025, the receivable for leases was approximately

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies (continued)

\$33,175,000, of which, approximately \$27,386,000 is included in other assets and \$5,789,000 is included in prepaid expenses and other current assets in the accompanying consolidated basic statement of net position.

The following is a schedule, by year, of the principal and interest requirements to maturity for the property lease receivable for each of the five subsequent fiscal years and in five-year increments thereafter as of June 30, 2025:

#### (in thousands of dollars)

Year	<u>P</u> 1	rincipal	<u>In</u>	terest		Total						
2026	\$	5,789	\$	1,312	\$	7,101						
2027		5,289		1,051		6,340						
2028		4,648		816		5,464						
2029		2,945		634		3,579						
2030		2,654		529		3,183						
2031-2035		3,564		1,757		5,321						
2036-2040		1,588		1,321		2,909						
2041-2045		2,222		991		3,213						
2046-2050		3,010		3,010		3,010		3,010		537		3,547
2051-2053		1,466		54		1,520						
Total	\$	\$ 33,175		9,002	\$	42,177						

#### Commitments

STHC is the guarantor of a lease between the landlord and FCPA (lessee) for certain property located at The Oaks Mall in Gainesville. STHC provides a full guaranty on the monthly lease payments of approximately \$116,000, which are subject to increases after the initial ten years. The lease expires on October 31, 2039.

Shands has contracts for the construction and renovation of facilities and equipment purchases. As of June 30, 2025, the remaining commitments relating to these contracts were approximately \$159,295,000.

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies (continued)

The STHC Board of Directors has approved \$285,000,000 for the construction of UF Health Durbin Park, a 98-bed medical surgical hospital in northern St. Johns County, Florida. The five-story hospital facility will include six operating rooms and two interventional procedure suites. Construction is ongoing and costs of \$89,500,000 to date have been capitalized within construction in progress and included within capital assets, net on the consolidated basic statement of net position. The hospital is expected to open in 2026.

#### Risk Management and Professional Liabilities

Shands is exposed to various risks of loss from torts; theft of, damage to, and destruction of assets; business interruption; cybersecurity events; errors and omissions; employee injuries and illnesses; natural disasters; medical malpractice; and employee health, dental, and accident benefits. Commercial insurance coverage is purchased for claims arising from such matters in excess of self-insured limits. Settled claims have not exceeded this commercial coverage for the year ended June 30, 2025.

Shands was granted sovereign immunity under the provision of Chapter 2011-114, Laws of Florida, and further codified in Section 768.28, Florida Statutes. As such, recoveries in tort actions are limited to \$200,000 for any one person for one incident and all recoveries related to one incident are limited to a total of \$300,000. Upon acquisition by STHC on January 1, 2020, UFHCF has been granted the same sovereign immunity protection. Similarly, upon acquisition by STHC on September 1, 2023, UFHSJ was granted the same protection.

Shands participates with other health care providers in the University of Florida J. Hillis Miller Health Center Self-Insurance Program ("UFSIP"). UFSIP is an operating unit of the Board of Governors of the State of Florida ("FBOG"). UFSIP provides medical malpractice and general liability occurrence-based coverage to Shands. Insurance in excess of the coverage provided by UFSIP is provided by the University of Florida Healthcare Education Insurance Company ("UFHEIC"). UFHEIC is wholly owned by FBOG. UFHEIC provides coverage to Shands on a claims-reported basis. UFHEIC obtains reinsurance for a substantial portion of the insurance coverage that it provides to the participants in its insurance program. The policies between UFSIP and UFHEIC and Shands are not retrospectively rated. The costs incurred by Shands related to these policies are expensed in the period that coverage is provided. Shands could be subject to malpractice claims in excess of insurance coverage through UFSIP or UFHEIC; however, the estimated potential loss, if any, cannot be estimated. Management of Shands is not aware of any potential uninsured losses that could materially affect the consolidated financial position of Shands.

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies (continued)

Self-Insured Health Plans

Shands participates with other related party employers controlled by UF, including Shands Jacksonville Medical Center ("SJMC"), UFICO, and other eligible employees of UF, in a self-insured health plan ("GatorCare") to provide health and pharmaceutical coverage to its employees. GatorCare Health Management Corporation, Inc. ("GCHMC"), a Florida not-for-profit corporation, was incorporated to coordinate and facilitate the management of GatorCare. Funding amounts collected by GCHMC are determined by the level of benefits coverage selected by each employee and to cover administrative costs of the plan. Cash held by GCHMC is largely restricted for payments of self-insured health and pharmacy claims of Shands and the related party employers, with the remaining cash available to cover the administrative functions of GCHMC.

Expenses, net of employee contributions, related to the health and pharmaceutical plans for the year ended June 30, 2025 were approximately \$172,112,000.

Workers' Compensation Insurance

STHC, UFHCF, and UFHSJ are self-insured for workers' compensation up to \$750,000, \$750,000, and \$750,000 respectively, per occurrence for the year ended June 30, 2025. STHC, UFHCF, and UFHSJ have purchased excess coverage from a commercial carrier up to the amount allowed by Florida Statutes. Total workers' compensation expense for the year ended June 30, 2025 was approximately \$2,615,000.

#### Litigation

Shands is involved in litigation arising in the normal course of business. After consultation with legal counsel, management believes that these matters will be resolved without material adverse effect on Shands' future financial position or results of operations.

#### Other Industry Risks

The health care industry is subject to numerous laws and regulations of federal, state, and local governments. Compliance with these laws and regulations can be subject to government review and interpretation, as well as regulatory actions unknown and unasserted at this time. Federal government activity has increased with respect to investigations and allegations concerning possible violations by health care providers of regulations, which could result in the imposition of

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies (continued)

significant fines and penalties, as well as significant repayments of previously billed and collected revenue from patient services. There have also been numerous lawsuits filed against non-profit hospitals related to charity care. These lawsuits allege various hospital practices related to the uninsured, including, among other things, charging uninsured patients more than what insurers would pay for the same services, rapidly rising prices, and aggressive collection policies. Management believes that Shands is in compliance with current laws and regulations and that Shands' ultimate exposure from any such matters would not have a material effect on its consolidated basic financial statements.

Debt Guaranty

#### **FCPA Guaranty**

On August 11, 2023, STHC entered into a Guaranty of Payment agreement in favor of TD Bank, N.A. and The Toronto-Dominion Bank, whereby STHC agreed to guarantee payment of principal and interest on certain tax-exempt bonds issued by the ACHFA (the "Issuer") on behalf of FCPA, the faculty practice plan of the University of Florida College of Medicine. Specifically, STHC agreed to guarantee payment of principal and interest on the Issuer's (i) Health Facilities Revenue Bond (Florida Clinical Practice Association, Inc. Project), Series 2022, (ii) Health Facilities Revenue Bond (Florida Clinical Practice Association, Inc. Project), Series 2019, and (iii) Health Facilities Revenue Bond (Florida Clinical Practice Association, Inc. Project), Series 2017. The guaranty of payment on FCPA's debt had no impact on the accompanying consolidated basic statements of net position and revenues, expenses and changes in net position as of and for the year ended June 30, 2025. As of June 30, 2025, the combined outstanding principal on the Bonds was approximately \$63,293,000.

Notes to Consolidated Basic Financial Statements (continued)

#### 12. Commitments and Contingencies (continued)

#### **UFHSJ Subordinate Guaranties**

On September 29, 2024, STHC entered into a Subordinate Guaranty of Payment Agreement in favor of PNC NCNVINV, Inc. ("PNC"), whereby STHC agreed to guarantee payment of obligations related to certain bonds issued by the St. Johns County Industrial Development Authority ("SJCIDA") on behalf of UFHSJ. Specifically, STHC agreed to guarantee payment of obligations on SJCIDA's (i) Hospital Revenue and Refunding Bond (Flagler Hospital, Inc. Project), Series 2017B, and (ii) Master Note, Series 2017C, issued by UFHSJ for the benefit of PNC, pursuant to a Taxable Loan Agreement between UFHSJ and PNC. STHC also entered into a Subordinate Guaranty of Payment Agreement in favor of U.S. Bank Trust Company, National Association, whereby STHC agreed to guarantee payment of obligations related to certain bonds issued by the SJCIDA on behalf of UFHSJ. Specifically, STHC agreed to guarantee payment of obligations on SJCIDA's (i) Revenue Bonds (Flagler Health), Taxable Series 2020A, and (ii) Revenue Bonds (Flagler Health), Taxable Series 2020B. This guaranty of payment on UFHSJ's debt had no impact on the accompanying consolidated basic statements of net position and revenues, expenses and changes in net position as of and for the year ended June 30, 2025. The STHC guarantees of UFHSJ bond obligations have been terminated as a result of the combining of STHC Obligated Group, UFHCF Obligated Group, and the UFHSJ Obligated Group. See Note 16, Subsequent Events.

#### **SJMC Guaranty**

On October 6, 2024, STHC entered into a Guaranty of Payment Agreement in favor of Bank of America, N.A. ("BOFA"), whereby STHC agreed to guarantee payment of any amounts payable by SJMC, under the terms of an ISDA Master Agreement ("Swap Agreement") dated December 10, 2015, as amended, including the Schedule and Transaction Confirmations thereto, each as amended on October 6, 2024, between BOFA and SJMC. The Swap Agreement is related to SJMC's Series 2015 Bonds with an outstanding principal balance of \$85,000,000. This guaranty of payment on SJMC's Swap Agreement had no impact on the accompanying consolidated basic statements of net position and revenues, expenses and changes in net position as of and for the year ended June 30, 2025.

Notes to Consolidated Basic Financial Statements (continued)

#### 13. Transactions with Related Parties

Shands has various agreements for services provided by UF in support of its health science colleges, including physician services, utilities, and various other services. Expenses related to these agreements were approximately \$347,884,000 for the year ended June 30, 2025. At June 30, 2025, approximately \$33,749,000 was owed to UF under these agreements and is included in accounts payable and accrued expenses in the accompanying consolidated basic statement of net position.

Shands provides contracted services at cost to UF in support of its health science colleges, including nonphysician medical professional services, telephone communication, and various other services. The amount for these contracted services was approximately \$198,204,000 for the year ended June 30, 2025. At June 30, 2025, approximately \$18,228,000 was owed to Shands under these agreements and is included in prepaid expenses and other current assets in the accompanying consolidated basic statement of net position.

UFSIP provides medical malpractice and general liability occurrence-based coverage to Shands with excess coverage provided by UFHEIC. Expenses related to these coverages were approximately \$3,726,000 for the year ended June 30, 2025.

Shands has an investment management agreement with UFICO to manage a portion of its investments. UFICO was created by the UF Board for the purpose of managing assets held by UF and its related corporations. As of June 30, 2025, the fair value of investments managed by UFICO on Shands' behalf was approximately \$642,993,000. Investment management fees of approximately \$933,000 were incurred for the year ended June 30, 2025. The balance due to UFICO was approximately \$396,000 as of June 30, 2025, of which approximately \$22,000 is included in accounts payable and accrued expenses in the accompanying consolidated basic statement of net position and approximately \$273,000 is included in other liabilities in the accompanying consolidated basic statement of net position.

Shands provides contracted services at cost to SJMC for administrative and information technology support services. The amount for these contracted services was approximately \$12,683,000 for the year ended June 30, 2025. At June 30, 2025, approximately \$4,282,000 was owed to Shands under these agreements and is included in prepaid expenses and other current assets in the accompanying consolidated basic statement of net position.

SJMC provides organ procurement services for Shands. Expenses related to these services were approximately \$292,000 for the year ended June 30, 2025.

Notes to Consolidated Basic Financial Statements (continued)

#### 13. Transactions with Related Parties (continued)

At June 30, 2025, Shands had a note receivable of approximately \$7,802,000 due from SJMC. Shands receives quarterly payments of approximately \$402,000, including interest of 4.50%. The note matures on October 1, 2030. The current portion of the note receivable of approximately \$1,280,000 at June 30, 2025, is included in prepaid expenses and other current assets in the accompanying consolidated basic statement of net position. The long-term portion of the note receivable of approximately \$6,522,000 at June 30, 2025, is included in other assets in the accompanying consolidated basic statement of net position.

GCHMC collects funds from Shands to pay health and pharmaceutical claims and expenses for eligible employees. GCHMC pays the health and pharmacy claims on behalf of Shands. Funds provided by Shands to GCHMC for the year ended June 30, 2025, were approximately \$167,907,000. At June 30, 2025, approximately \$18,740 was due from GCHMC and is included in other assets in the accompanying consolidated basic statement of net position.

Shands provides administrative, payroll and accounts payable services to GCHMC. The amount for these contracted services for the year ended June 30, 2025, was approximately \$1,705,000. At June 30, 2025, approximately \$661,000 was owed to Shands and is included in prepaid expenses and other current assets in the accompanying consolidated basic statement of net position.

Shands leases medical space from Innovation Square, LLC, a planned mix-use research neighborhood owned by the University of Florida Development Corporation. Expenses associated with the leased space were approximately \$273,000 for the year ended June 30, 2025.

#### 14. Concentrations of Credit Risk

Shands grants credit without collateral to its patients, many of whom are local residents and are insured under third-party payor agreements. The composition of receivables from third-party payors at June 30, 2025, is as follows:

Medicare (includes HMOs)	36.7%
Medicaid (includes HMOs)	5.9%
Blue Cross	22.6%
Commercial	6.3%
Managed Care	19.9%
Other payors	8.6%
	100.0%

Notes to Consolidated Basic Financial Statements (continued)

#### 14. Concentrations of Credit Risk (continued)

Concentrations of credit risk with respect to patient accounts receivable are limited to Medicare, Medicaid and various commercial payors.

Shands places its cash and cash equivalents with high-quality financial institutions, which limits its credit exposure. Shands had actual cash balances in bank accounts in excess of Federal Deposit Insurance Corporation limits in the amount of approximately \$46,542,000 as of June 30, 2025. Management does not anticipate nonperformance risk by the financial institutions.

#### 15. Consolidating Information

The following table presents the condensed consolidating statement of net position of STHC's consolidating entities as of June 30, 2025:

(in thousands of dollars)	UÌ	Shands Excluding FHL, UFSP nd UFHSJ)	UFHL	 UFSP	1	<u>UFHSJ</u>	 Total
Cash and cash equivalents	\$	24,441	\$ 1,739	\$ 457	\$	7,380	\$ 34,017
Short-term investments		584,870	_	_		3,306	588,176
Other current assets		595,661	63,061	42,736		53,452	754,910
Capital assets, net		1,521,510	141,138	162,509		233,605	2,058,762
Other assets		909,289	 5,082	5,076		(46,935)	872,512
Total assets		3,635,771	211,020	210,778		250,808	4,308,377
Deferred outflows of resources		126,354	 543	 1,819		9,030	 137,746
Current liabilities		435,979	42,754	28,067		49,643	556,443
Long-term liabilities		964,738	56,605	105,919		229,263	1,356,525
Total liabilities		1,400,717	99,359	133,986		278,906	1,912,968
Deferred inflows of resources		36,879	 	 3,102		9,083	 49,064
Net position							
Net investment in capital assets		531,536	79,284	53,567		9,759	674,146
Restricted		_	_	_		_	_
Nonexpendable		2,805	_	_		_	2,805
Expendable		10,670	=	_		_	10,670
Unrestricted		1,779,518	 32,920	21,942		(37,910)	1,796,470
Total net position	\$	2,324,529	\$ 112,204	\$ 75,509	\$	(28,151)	\$ 2,484,091

Notes to Consolidated Basic Financial Statements (continued)

#### 15. Consolidating Information (continued)

UFHCF is included in Shands (Excluding UFHL, UFSP and UFHSJ) in the table above. As of June 30, 2025, UFHCF holds investments of approximately \$151,925,000, which are included in Other assets in the condensed consolidating statement of net position in the table above.

The following table presents the condensed consolidating statement of revenues, expenses, and changes in net position of STHC's consolidating entities for the year ended June 30, 2025:

(in thousands of dollars)	Shands (Excluding UFHL, UFSP and UFHSJ)		UFHL		UFSP		UFHSJ		 Total
Net patient service revenue	\$	2,949,546	\$	322,643	\$	259,024	\$	283,758	\$ 3,814,971
Other operating revenue		61,633		10,712		1,667		12,660	86,672
Total operating revenues		3,011,179		333,355		260,691		296,418	3,901,643
Operating expenses		2,915,833		323,504		238,830		333,782	3,811,949
Operating income (loss)		95,346		9,851		21,861		(37,364)	89,694
Nonoperating revenues (expenses), net		90,576		(1,583)		(4,010)		334	85,317
Excess (deficit) of revenues over expenses		185,922		8,268		17,851		(37,030)	175,011
Other changes in net position:									
Capital contributions		28,057		-		-		-	28,057
Other changes in net position		(478)		(2)		694		630	844
Transfers		32,331		6,024		(15,005)		(23,350)	-
Increase (decrease) in net position		245,832		14,290		3,540		(59,750)	203,912
Net position:									
Beginning of year		2,078,697		97,914		71,969		31,599	2,280,179
End of year	\$	2,324,529	\$	112,204	\$	75,509	\$	(28,151)	\$ 2,484,091

The following table presents the condensed consolidating statement of cash flows of STHC's consolidating entities for the year ended June 30, 2025:

(in thousands of dollars)	Shands (Excluding UFHL, UFSP and UFHSJ)		UFHL	UFSP		UFHSJ		Total
Net cash provided by (used in)								
Operating activities	\$	217,467	\$ 26,923	\$ 19,108	\$	19,613	\$	283,111
Noncapital financing activities		10,236	_	694		3,544		14,474
Capital and related financing activities		(230,424)	(56,415)	(20,710)		(38,764)		(346,313)
Investing activities		(8,685)	28,528	1,123		20,568		41,534
Net increase (decrease) in cash and cash equivalents		(11,406)	(964)	215		4,961		(7,194)
Cash and cash equivalents								
Beginning of year		35,847	2,703	 242		2,419		41,211
End of year	\$	24,441	\$ 1,739	\$ 457	\$	7,380	\$	34,017

Notes to Consolidated Basic Financial Statements (continued)

#### 16. Subsequent Events

Shands has assessed the impact of subsequent events through September 17, 2025, the date the consolidated basic financial statements were available to be issued, and has concluded that there were no such events, other than the events described below, that require adjustment to the consolidated basic financial statements or disclosure in the notes to the consolidated basic financial statements.

On August 21, 2025, the STHC Obligated Group, UFHCF Obligated Group, and the UFHSJ Obligated Group were combined establishing a single obligated group ("Shands System Obligated Group"). Members of the Shands System Obligated Group entered into a Master Trust Indenture dated as of August 1, 2025, with U.S. Bank Trust Company, National Association, as master trustee ("Shands System MTI"), which replaced the STHC MTI, UFHCF MTI and the UFHSJ MTI. All members of the previous obligated groups became members of the Shands System Obligated Group except for FHC Foundation. Outstanding indebtedness and guarantees that were previously secured by the STHC MTI and the UFHSJ MTI are now secured by the Shands System MTI. Outstanding indebtedness previously secured by the UFHCF MTI was refunded through indebtedness incurred by STHC and secured under the Shands System MTI as further described below.

On August 21, 2025, the Capital Trust Authority issued \$299,385,000 of Health Care Facilities Revenue and Revenue Refunding Bonds (UF Health Projects) Series 2025A; \$100,000,000 of Health Care Facilities Revenue Bonds (UF Health Projects) Series 2025B Bonds; and \$100,000,000 of Health Care Facilities Revenue Bonds (UF Health Projects) Series 2025C; together the "Series 2025 Bonds" and loaned the proceeds of the Series 2025 Bonds to STHC.

The Project Fund proceeds from the Series 2025 Bonds will be utilized to complete the construction of UF Health Durbin Park, a 98-bed medical surgical hospital in northern St. Johns County, Florida, and other projects. The hospital is expected to open in September 2026.

On August 21, 2025, proceeds from the Series 2025 Bonds and unrestricted cash were used to refund the debt obligations and terminate the derivative instruments reflected below:

- Series 2008C Bonds (STHC)
- Series 2011 Bonds (UFHCF)
- Series 2017 Bonds (UFHCF)

# Shands Teaching Hospital and Clinics, Inc. and Subsidiaries Notes to Consolidated Basic Financial Statements (continued)

## 16. Subsequent Events (continued)

- Series 2007A Bonds (STHC)
- Series 2008A Bonds (STHC)
- SCIDA Series 2014A Bonds (UFHCF)
- SCIDA Series 2014B Bonds (UFHCF)
- Series 2017C Notes (UFHSJ)
- Shands 2007A Swap (Shands)
- Shands 2008C Swap (Shands)
- Series 2011 Swap (UFHCF)
- Series 2017 Swap (UFHCF)

**Required Supplementary Information** 

# Schedule of STHC's Proportionate Share of the Net Pension (Asset) Liability (Unaudited)

Shands HealthCare Pension Plan II

June 30, 2015 Through June 30, 2025

(in thousands of dollars)

	Proportion of the Net Pension (Asset) Liability	Proportionate Share of the Net Pension (Asset) Liability	Covered Payroll	Proportionate Share of the Net Pension (Asset) Liability as a Percentage of Covered Payroll	Plan Fiduciary Net Position as a Percentage of the Total as a Percentage of the Total Pension Liability
2016	85.5%	36,013	N/A	N/A	95.9%
2017	84.8%	35,698	N/A	N/A	95.5%
2018	99.5%	(47,505)	N/A	N/A	105.9%
2019	98.8%	(23,110)	N/A	N/A	102.8%
2020	95.5%	(117,369)	N/A	N/A	114.8%
2021	93.2%	(108,180)	N/A	N/A	113.1%
2022	92.8%	(204,865)	N/A	N/A	122.5%
2023	101.7%	(25,162)	N/A	N/A	103.0%
2024	102.0%	(63,282)	N/A	N/A	107.9%
2025	107.0%	(41,563)	N/A	N/A	105.1%

#### **Notes to Schedule**

Shands adopted GASB No. 68, *Accounting and Financial Reporting for Pensions, an Amendment of GASB No. 27* ("GASB No. 68"), as of July 1, 2013, the first period the required supplementary information was available. The information contained in this schedule is measured one year in arrears.

Covered payroll information is not provided as the plan is frozen and contributions are not determined by current payroll as benefit accruals ceased July 1, 2013.

#### Changes in assumptions 2025:

The investment return assumption was decreased from 6.40% to 6.20% to reflect the updated capital market outlook.

# Schedule of STHC's Proportionate Share of the Net Pension (Asset) Liability (Unaudited) (continued)

Shands HealthCare Pension Plan II

Changes in assumptions 2024:

The investment return assumption was increased from 6.10% to 6.40% to reflect the updated capital market outlook.

Changes in assumptions 2023:

The investment return assumption was increased from 5.10% to 6.10% to reflect the updated capital market outlook.

The mortality projection scale was updated from Mercer modified projection-2019 to Mercer modified projection-2021.

Changes in assumptions 2022:

The investment return assumption was decreased from 6.10% to 5.10% to reflect the updated capital market outlook.

Retirement rates and withdrawal rates were updated based on the results of an experience study performed in 2020.

Changes in assumptions 2021:

The investment return assumption was decreased from 6.75% to 6.10% to reflect the updated capital market outlook.

The mortality tables were updated from Pri-2012 no collar tables to Pri-2012 blue collar tables.

The mortality projection scale assumption was updated from Mercer Modified Projection-2018 to Mercer Modified Projection-2019.

Changes in assumptions 2020:

The investment return assumption was increased from 6.25% to 6.75% to reflect the updated capital market outlook.

# Schedule of STHC's Proportionate Share of the Net Pension (Asset) Liability (Unaudited) (continued)

Shands HealthCare Pension Plan II

The mortality projection scale assumption was updated from Mercer Modified Projection-2016 to Mercer Modified Projection-2018.

Changes in assumptions 2019:

The investment return assumption was reduced from 6.75% to 6.25% to reflect the updated capital market outlook.

Changes in assumptions 2018:

The mortality projection scale assumption was updated from Mercer Modified Projection-2007 to Mercer Modified Projection-2016.

Changes in assumptions 2017:

The investment return assumption was increased from 6.50% to 6.75% to reflect the updated capital market outlook.

The mortality assumption was updated to the RP-2014 mortality tables adjusted to remove post-2007 improvement projections with future mortality improvement that follows the Mercer Modified Projection-2016 mortality improvement tables.

Retirement rates and withdrawal rates were updated based on the results of an experience study performed in 2016.

Changes in assumptions 2016:

The interest credit ultimate rate was changed from 7.25% to 6.50%.

# Schedule of Employer Contributions (Unaudited) Shands HealthCare Pension Plan II

July 1, 2015 Through June 30, 2025

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	in Relative Actuments of the Actuments of the Incident of the	tion to narially nined	Contribution Excess		
\$ _	\$	21,863	\$	21,863	
_		29,036		29,036	
_		29,279		29,279	
_		25,346		25,346	
_		17,529		17,529	
_		16,210		16,210	
_		16,116		16,116	
_		15,365		15,365	
_		7,402		7,402	
_		11,286		11,286	
Determined Contribution	Determined Contribution	Actuarially Determined Contribution  in Rela the Actu Determined Contri	Determined Contribution         Determined Contribution           \$ - \$ 21,863           - 29,036           - 29,279           - 25,346           - 17,529           - 16,210           - 15,365           - 7,402	In Relation to the Actuarially   Determined   Contribution   Determined   Contribution   Excess	

#### **Notes to Schedule**

Shands adopted GASB No. 68 as of July 1, 2013, the first period the required supplementary information was available. The information contained in this schedule is measured one year in arrears.

Contributions are based on ERISA minimum funding requirements and shown for the plan year.

Covered payroll information is not provided as the plan is frozen and contributions are not determined by current payroll as benefit accruals ceased effective July 1, 2013.

# Schedule of Employer Contributions (Unaudited) (continued) Shands HealthCare Pension Plan II

July 1, 2014 Through June 30, 2025

Methods and assumptions used to determine contributions for the years with available information are as follows:

	2025	2024	2023	2022	2021		
Valuation date	July 1, 2024	July 1, 2023	July 1, 2022	July 1, 2021	July 1, 2020		
Actuarial cost method	Unit Credit						
Asset valuation method	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of the fair market value, as defined in IRC Section 430	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of the fair market value, as defined in IRC Section 430	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of the fair market value, as defined in IRC Section 430	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of the fair market value, as defined in IRC Section 430	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of the fair market value, as defined in IRC Section 430		
Inflation Discount rates	2.00% PPA segmented yield curve rates of 4.75% for the first 5 years, 5.12% for the next 15 years, and 5.59% thereafter	2.00% PPA segmented yield curve rates of 4.75% for the first 5 years, 5.00% for the next 15 years, and 5.74% thereafter	2.00% PPA segmented yield curve rates of 4.75% for the first 5 years, 5.18% for the next 15 years, and 5.92% thereafter	2.00% PPA segmented yield curve rates of 4.75% for the first 5 years, 5.36% for the next 15 years, and 6.11% thereafter	2.00% PPA segmented yield curve rates of 3.64% for the first 5 years, 5.21% for the next 15 years, and 5.94% thereafter		
Salary increase Retirement age	N/A Traditional plan and retirement growth account retirement rates vary by age	N/A Traditional plan and retirement growth account retirement rates vary by age	N/A Traditional plan and retirement growth account retirement rates vary by age	N/A Traditional plan and retirement growth account retirement rates vary by age	N/A Traditional plan and retirement growth account retirement rates vary by age		
Mortality	IRC Section 430(h)(3) prescribed static annuitant and non-annuitant mortality tables. These tables are based on the RP-2014 mortality tables, with improvements beyond 2006 removed with static mortality improvements based on the Internal Revenue Service methodology and projection scale MP-2021.	IRC Section 430(h)(3) prescribed static annuitant and non-annuitant mortality tables. These tables are based on the RP-2014 mortality tables, with improvements beyond 2006 removed with static mortality improvements based on the Internal Revenue Service methodology and projection scale MP-2021.	IRC Section 430(h)(3) prescribed static annuitant and non-annuitant mortality tables. These tables are based on the RP-2014 mortality tables, with improvements beyond 2006 removed with static mortality improvements based on the Internal Revenue Service methodology and projection scale MP-2020.	IRC Section 430(h)(3) prescribed static annuitant and non-annuitant mortality tables. These tables are based on the RP-2014 mortality tables, with improvements beyond 2006 removed with static mortality improvements based on the Internal Revenue Service methodology and projection scale MP-2019.	IRC Section 430(h)(3) prescribed static annuitant and non-annuitant mortality tables. These tables are based on the RP-2014 mortality tables, with improvements beyond 2006 removed with static mortality improvements based on the Internal Revenue Service methodology and projection scale MP-2018.		

# Schedule of Employer Contributions (Unaudited) (continued) Shands HealthCare Pension Plan II

## July 1, 2014 Through June 30, 2025

	2020	2019	2018	2017	2016		
Valuation date	July 1, 2019	July 1, 2018	July 1, 2017	July 1, 2016	July 1, 2015		
Actuarial cost method	Unit Credit	Unit Credit	Unit Credit	Projected Unit Credit	Projected Unit Credit		
Asset valuation method	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of	2-year smoothed value of assets adjusted to be no greater than 110% and no less than 90% of	Market value including receivables	Market value including receivables		
Inflation	2.00%	2.00%	2.00%	2.00%	2.00%		
Discount rates	PPA segmented yield curve rates of 3.74% for the first 5 years,	PPA segmented yield curve rates of 3.92% for the first 5 years,	PPA segmented yield curve rates of 4.16% for the first 5 years,	6.50%	6.50%		
Salary increase	N/A	N/A	N/A	N/A	N/A		
Retirement age	Traditional plan and retirement growth account retirement rates vary by age	Traditional plan and retirement growth account retirement rates vary by age	Traditional plan and retirement growth account retirement rates vary by age	Traditional plan and retirement growth account retirement rates vary by age	Traditional plan and retirement growth account retirement rates vary by age		
Mortality	IRC Section 430(h)(3) prescribed static annuitant and non-annuitant mortality tables. These tables are based on the RP-2014 mortality tables, with improvements beyond 2006 removed with static mortality improvements based on the Internal Revenue Service methodology and projection seale MP-2017.	IRC Section 430(h)(3) prescribed static annuitant and non-annuitant mortality tables. These tables are based on the RP-2014 mortality tables, with improvements beyond 2006 removed with static mortality improvements based on the Internal Revenue Service methodology and projection scale MP-2016.	IRC Section 430(h)(3) prescribed static annulant and non-annulant mortality tables. These tables are based on the RP-2000 mortality tables and projected with improvement to the valuation year plus 7, and 15 years based on Scale AA.	RP-2014 mortality tables adjusted to remove post-2007 improvement projections with future mortality improvement that follows the Mercer Modified MP-2016 mortality improvement tables.	RP-2014 mortality tables with future mortality improvement that follows the Mercer Modified MP- 2014 mortality improvement scale.		

# Schedule of Changes in the Net Pension (Asset) Liability (Unaudited) Shands HealthCare Pension Plan II

June 30, 2021 Through June 30, 2025

(in thousands of dollars)										
	2025		 2024		2023		2022		2021	
Total pension liability:										
Service cost	\$	_	\$ _	\$	_	\$	_	\$	_	
Interest		51,990	52,634		52,635		47,994		52,050	
Changes of benefit terms		_	_		_		_		_	
Difference between expected and actual experience		6,590	1,305		(10,026)		12,769		(819)	
Benefit payments		(63,387)	(62,467)		(60,592)		(58,320)		(55,663)	
Changes in assumptions		19,209	25,129		(21,539)		(79,489)		93,520	
Net change in total pension liability		14,402	16,601		(39,522)		(77,046)		89,088	
Total pension liability – beginning		870,241	853,640		893,162		970,208		881,120	
Total pension liability – ending (a)		884,643	 870,241		853,640		893,162		970,208	
Plan fiduciary net position:										
Employer contributions		18,664	8,676		16,194		16,116		16,832	
Net investment income (loss)		78,384	53,080		47,969		(226,552)		238,275	
Benefit payments		(63,387)	(62,467)		(60,592)		(58,320)		(55,663)	
Administrative expense		(5,185)	(6,156)		(5,810)		(4,268)		(5,714)	
Net change in plan fiduciary net position		28,476	(6,867)		(2,239)		(273,024)		193,730	
Plan fiduciary net position – beginning		908,131	914,998		917,237		1,190,261		996,531	
Plan fiduciary net position – ending (b)		936,607	908,131		914,998		917,237		1,190,261	
Net pension (asset) liability – ending (a)-(b)	\$	(51,964)	\$ (37,890)	\$	(61,358)	\$	(24,075)	\$	(220,053)	
Plan fiduciary net position as a percentage of total pension liability		105.9%	104.4%		107.2%		102.7%		122.7%	

#### **Notes to Schedule**

Shands adopted GASB No. 67, Financial Reporting for Pension Plans, an Amendment of GASB No. 25 ("GASB No. 67"), as of July 1, 2020, the first period the required supplementary information was available.

Covered payroll information is not provided as the plan is frozen and contributions are not determined by current payroll as benefit accruals ceased July 1, 2013.

#### Changes in assumptions 2025:

The investment return assumption was decreased from 6.20% to 6.00% to reflect the updated capital market outlook.

#### Changes in assumptions 2024:

The investment return assumption was decreased from 6.40% to 6.20% to reflect the updated capital market outlook.

# Schedule of Changes in the Net Pension (Asset) Liability (Unaudited) (continued) Shands HealthCare Pension Plan II

June 30, 2021 Through June 30, 2025

Changes in assumptions 2023:

The investment return assumption was increased from 6.10% to 6.40% to reflect the updated capital market outlook.

Changes in assumptions 2022:

The investment return assumption was increased from 5.10% to 6.10% to reflect the updated capital market outlook.

Changes in assumptions 2021:

The investment return assumption was decreased from 6.10% to 5.10% to reflect the updated capital market outlook

# Schedule of Plan Contributions (Unaudited) Shands HealthCare Pension Plan II

June 30, 2021 Through June 30, 2025

(in thousands of dollars)	2025		2024		2023		 2022	2021	
Actuarially determined contribution Contributions in relation to the actuarially	\$	-	\$	-	\$	-	\$ -	\$	_
determined contribution		18,664		8,676		16,194	 16,116		16,833
Contribution excess	\$	(18,664)	\$	(8,676)	\$	(16,194)	\$ (16,116)	\$	(16,833)

#### **Notes to Schedule**

Shands adopted GASB No. 67 as of July 1, 2020, the first period the required supplementary information was available.

Contributions are based on ERISA minimum funding requirements and shown for the plan year.

Covered payroll information is not provided as the plan is frozen and contributions are not determined by current payroll as benefit accruals ceased effective July 1, 2013.

# Schedule of Plan Investment Returns (Unaudited) Shands HealthCare Pension Plan II

June 30, 2021 Through June 30, 2025

	2025	2024	2023	2022	2021
Annual money-weighted rate of return,					
net of investment expense	8.9%	6.0%	5.5%	(19.0)%	24.5%

#### **Notes to Schedule**

Shands adopted GASB No. 67 as of July 1, 2020, the first period the required supplementary information was available.



# Consolidating Basic Statement of Net Position

June 30, 2025

(in thousands of dollars)	UF Health Shands Hospital Division	UF Health Shands Obligated Group Other	UF Health Shands Obligated Group	UF Health Shands Other	Total UF Health Shands	UF Health Central Florida Obligated Group	UF Health Central Florida Other	Total UF Health Central Florida	UF Health St. Johns Obligated Group	UF Health St. Johns Other	Total UF Health St. Johns	Consolidated Total
Assets												
Current assets:												
Cash and cash equivalents	\$ 3,981	\$ 1,475	\$ 5,456	\$ 10,470	\$ 15,926	\$ 5,015	\$ 4,899	\$ 9,914	\$ 7,852	\$ 325	\$ 8,177	\$ 34,017
Short-term investments	549,567	_	549,567	_	549,567	28,676	_	28,676	9,933	_	9,933	588,176
Patient accounts receivable, net	333,420	2,202	335,622	2,074	337,696	80,689	_	80,689	36,644	7,102	43,746	462,131
Inventories	53,712	36	53,748	_	53,748	16,643	_	16,643	8,317	830	9,147	79,538
Prepaid expenses and other current assets	187,403	361	187,764	1,889	189,653	13,463	123	13,586	8,595	1,407	10,002	213,241
Total current assets	1,128,083	4,074	1,132,157	14,433	1,146,590	144,486	5,022	149,508	71,341	9,664	81,005	1,377,103
Assets whose use is limited	491,068		491,068		491,068	151,924	9,834	161,758	42,977		42,977	695,803
Assets whose use is restricted	4,693	_	4,693	_	4,693	9,449	3,770	13,219	105	_	105	18,017
Capital assets, net	1,448,486	40.715	1,489,201	3,717	1,492,918	325,635	316	325,951	233,940	5,953	239,893	2,058,762
Due from (to) affiliates, net	113,137		113,137	(1,265)	111,872	(29,349)	(10)	(29,359)	(70,863)	(11,650)	(82,513)	_
Other assets	107,025	_	107,025	210	107,235	28,456	1	28,457	23,665	(665)	23,000	158,692
Total assets	3,292,492	44,789	3,337,281	17,095	3,354,376	630,601	18,933	649,534	301,165	3,302	304,467	4,308,377
Deferred outflows of resources												
Accumulated decrease in fair value of hedging derivatives	3,928		3,928		3,928	1,890		1,890				5,818
Deferred loss on debt refunding	18.710	_	18.710	_	18,710	472	_	472	9,030	_	9,030	28,212
Deferred outflows on pension	103,716	_	103,716	_	103,716	4/2	_	4/2	9,030	_	9,030	103,716
Total deferred outflows of resources	126,354		126,354		126,354	2,362		2,362	9,030		9,030	137,746
	120,334		120,554		120,334	2,302		2,302	9,030		9,030	137,740
Liabilities												
Current liabilities:												
Long-term debt, current portion	22,357	-	22,357	-	22,357	258	-	258	296	- 1 274	296	22,911
Lease and subscription obligations, current portion	18,326	192	18,518	231	18,749	6,110	_	6,110	1,145	1,274	2,419	27,278
Accounts payable and accrued expenses	211,496	884	212,380	4,496	216,876	40,687	413	41,100	31,014	2,557	33,571	291,547
Accrued salaries and leave payable	92,923	_	92,923	25	92,948	15,642	-	15,642	10,582	-	10,582	119,172
Estimated third-party payor settlements	76,628		76,628		76,628	14,258		14,258	4,649		4,649	95,535
Total current liabilities	421,730	1,076	422,806	4,752	427,558	76,955	413	77,368	47,686	3,831	51,517	556,443
Long-term liabilities:												
Long-term debt, less current portion	857,950	_	857,950	_	857,950	126,254	_	126,254	217,548	_	217,548	1,201,752
Lease and subscription obligations, less current portion	55,336	95	55,431	3,607	59,038	55,370	-	55,370	13,754	4,220	17,974	132,382
Other liabilities	19,833		19,833		19,833	2,558		2,558				22,391
Total long-term liabilities	933,119	95	933,214	3,607	936,821	184,182		184,182	231,302	4,220	235,522	1,356,525
Total liabilities	1,354,849	1,171	1,356,020	8,359	1,364,379	261,137	413	261,550	278,988	8,051	287,039	1,912,968
Deferred inflows of resources												
Deferred inflows on pension	15,744	-	15,744	-	15,744	_	-	-	-	-	-	15,744
Deferred inflows on leases	19,591	-	19,591	246	19,837	3,102	-	3,102	9,083	195	9,278	32,217
Deferred gain on debt refunding	1,103		1,103		1,103							1,103
Total deferred inflows of resources	36,438		36,438	246	36,684	3,102		3,102	9,083	195	9,278	49,064
Net position												
Net investment in capital assets	486,472	40,428	526,900	(122)	526,778	136,962	316	137,278	10,094	(4)	10,090	674,146
Restricted							_			-		
Nonexpendable	1,622	-	1,622	-	1,622	-	1,183	1,183		-	-	2,805
Expendable	1,765	-	1,765	314	2,079	-	1,753	1,753	6,838	-	6,838	10,670
Unrestricted	1,537,700	3,190	1,540,890	8,298	1,549,188	231,762	15,268	247,030	5,192	(4,940)	252	1,796,470
Total net position	\$ 2,027,559	\$ 43,618	\$ 2,071,177	\$ 8,490	\$ 2,079,667	\$ 368,724	\$ 18,520	\$ 387,244	\$ 22,124	\$ (4,944)	\$ 17,180	\$ 2,484,091

The accompanying notes are an integral part of these consolidating basic financial statements.

# Consolidating Basic Statement of Revenues, Expenses and Changes in Net Position

### Year Ended June 30, 2025

(in thousands of dollars)	UF Health Shands Hospital Division	UF Health Shands Obligated Group Other	UF Health Shands Obligated Group	UF Health Shands Other	Total UF Health Shands	UF Health Central Florida Obligated Group	UF Health Central Florida Other	Total UF Health Central Florida	UF Health St. Johns Obligated Group	UF Health St. Johns Other	Total UF Health St. Johns	Consolidated Total	
Operating revenues													
Net patient service revenue, net of provision for bad debts	\$ 2,881,929	\$ 8,028	\$ 2,889,957	\$ 12,133	\$ 2,902,090	\$ 595,883	\$ -	\$ 595,883	\$ 283,758	\$ 33,240	\$ 316,998	\$ 3,814,971	
Other operating revenue	38,499	12,148	50,647	8,157	58,804	12,574	2,680	15,254	12,821	(207)	12,614	86,672	
Total operating revenues	2,920,428	20,176	2,940,604	20,290	2,960,894	608,457	2,680	611,137	296,579	33,033	329,612	3,901,643	
Operating expenses													
Salaries and benefits	1,057,240	9,298	1,066,538	6,256	1,072,794	289,950	-	289,950	137,890	24,078	161,968	1,524,712	
Supplies and services	1,581,295	9,213	1,590,508	8,557	1,599,065	303,278	2,470	305,748	173,960	31,449	205,409	2,110,222	
Depreciation and amortization	115,902	1,834	117,736	286	118,022	35,442	31	35,473	21,932	1,588	23,520	177,015	
Total operating expenses	2,754,437	20,345	2,774,782	15,099	2,789,881	628,670	2,501	631,171	333,782	57,115	390,897	3,811,949	
Operating income (loss)	165,991	(169)	165,822	5,191	171,013	(20,213)	179	(20,034)	(37,203)	(24,082)	(61,285)	89,694	
Nonoperating revenues (expenses)													
State appropriations	7,050	_	7,050	_	7,050		_	_	_	_	_	7,050	
Interest expense	(38,837)	(4)	(38,841)	(154)	(38,995)	(8,463)	_	(8,463)	(8,257)	(198)	(8,455)	(55,913)	
Net investment income, including change in fair value	91,186	(1)	91,185	241	91,426	20,038	826	20,864	2,078	(259)	1,819	114,109	
Gain (loss) on disposal of capital assets, net	151	-	151	-	151	412	_	412	(101)	46	(55)	508	
Other nonoperating revenues (expenses), net	13,437	-	13,437	282	13,719	881	_	881	4,595	368	4,963	19,563	
Total nonoperating revenues (expenses), net	72,987	(5)	72,982	369	73,351	12,868	826	13,694	(1,685)	(43)	(1,728)	85,317	
Excess (deficit) of revenues over expenses before transfers,													
capital contributions, and other changes in net position	238,978	(174)	238,804	5,560	244,364	(7,345)	1,005	(6,340)	(38,888)	(24,125)	(63,013)	175,011	
Transfers	4,930	(1,247)	3,683	(3,683)	-	-	-	_	(23,350)	23,350	_	_	
Capital contributions	28,057	_	28,057	_	28,057	-	-	_	_	_	_	28,057	
Other changes in net position	1,106	2	1,108	8	1,116	694	264	958	630	(1,860)	(1,230)	844	
Increase (decrease) in net position	273,071	(1,419)	271,652	1,885	273,537	(6,651)	1,269	(5,382)	(61,608)	(2,635)	(64,243)	203,912	
Net position													
Beginning of year	1,754,488	45,037	1,799,525	6,605	1,806,130	375,375	17,251	392,626	83,732	(2,309)	81,423	2,280,179	
End of year	\$ 2,027,559	\$ 43,618	\$ 2,071,177	\$ 8,490	\$ 2,079,667	\$ 368,724	\$ 18,520	\$ 387,244	\$ 22,124	\$ (4,944)	\$ 17,180	\$ 2,484,091	
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The accompanying notes are an integral part of these consolidating basic financial statements.

### Notes to Supplementary Consolidating Information

Year Ended June 30, 2025

#### **Purpose of Consolidating Information**

The accompanying consolidating information presents the financial position and the changes in financial position of each of the significant operating units and affiliates of Shands as of June 30, 2025, and for the year then ended, in conformity with accounting principles generally accepted in the United States, including applicable statements of the GASB, on the accrual basis of accounting. The accompanying consolidating information is presented for purposes of additional analysis of the consolidated basic financial statements rather than to present the financial position and the changes in financial position of the individual companies and is not a required part of the consolidated basic financial statements.

Other Supplementary Information

# Basic Statements of Net Position – Hospital Entities (Dollars in Thousands)

June 30, 2025

	 UF Health S hands Hos pital		UF Health Lees burg Hos pital	UF Health Spanish Plaines Hospital			UF Health Flagler Hos pital
Assets							
Current assets:							
Cash and cash equivalents	\$ 3,981	\$	1,739	\$	457	\$	7,380
Short-term investments	549,567		_		_		3,306
Patient accounts receivable, net of allowance for uncollectibles of \$120,426	333,420		45,271		33,477		36,644
Inventories	53,712		9,686		6,957		8,317
Prepaid expenses and other current assets	 187,403		8,104		2,302		8,491
Total current assets	1,128,083		64,800		43,193		64,138
Assets whose use is limited	491,068		(1)		_		_
Assets whose use is restricted	4,693		4,171		5,278		105
Capital assets, net	1,448,486		141,138		162,509		233,605
Due from (to) affiliates, net	113,137		(3,560)		(3,756)		(70,695)
Other assets	107,025		4,472		3,554		23,655
Total assets	3,292,492		211,020		210,778		250,808
Deferred outflows of resources							
Accumulated decrease in fair value of hedging derivatives	3,928		263		1,627		_
Deferred loss on debt refunding	18,710		280		192		9,030
Deferred outflows on pension	103,716		_		_		_
Total deferred outflows of resources	126,354		543		1,819		9,030
Liabilities Current liabilities:							
Long-term debt, current portion	22,357		237		21		296
Lease and subscription obligations, current portion	18,326		1,099		665		1,145
Accounts payable and accrued expenses	211,496		18,994		13,301		30,932
Accrued salaries and leave payable	92,923		8,536		5,906		10,582
Estimated third-party payor settlements	76,628		9,713		4,545		4,649
Total current liabilities	 421,730		38,579		24,438		47,604
Long-term liabilities:	 ,,,,,,		2 3,2 7 2		,		.,,
Long-term debt, less current portion	857,950		22,592		103,662		217,548
Lease and subscription obligations, less current portion	55,336		37,771		4,139		13,754
Other liabilities	19,833		415		1,749		-
Total long-term liabilities	 933,119	_	60,778		109,550		231,302
Total liabilities	 1,354,849		99,357		133,988		278,906
	7 7		,				
Deferred inflows of resources							
Deferred inflows on pension	15,744		_		_		_
Deferred inflows on leases	19,591		_		3,102		9,083
Deferred gain on debt refunding	 1,103						
Total deferred inflows of resources	36,438			_	3,102	_	9,083
Net position							
Net investment in capital assets	486,472		79,284		53,567		9,759
Restricted:							
Nonexpendable	1,622		_		_		_
Expendable	1,765		_		_		_
Unrestricted	 1,537,700		32,920		21,942		(37,910)
Total net position	\$ 2,027,559	\$	112,204	\$	75,509	\$	(28,151)

# Basic Statements of Revenues, Expenses, and Changes in Net Position – Hospital Entities

(Dollars in Thousands)

	UF Health Shands Hospital		UF Health Lees burg Hospital		UF Health Spanish Plaines Hospital			UF Health Flagler Hospital
Assets								
Current assets:								
Cash and cash equivalents	\$	3,981	\$	1,739	\$	457	\$	7,380
Short-term investments	5	49,567		_		_		3,306
Patient accounts receivable, net of allowance for uncollectibles of \$120,426	3	33,420		45,271		33,477		36,644
Inventories		53,712		9,686		6,957		8,317
Prepaid expenses and other current assets	1	87,403		8,104		2,302		8,491
Total current assets	1,1	28,083		64,800		43,193		64,138
Assets whose use is limited	4	91,068		(1)		_		_
Assets whose use is restricted		4,693		4,171		5,278		105
Capital assets, net	1,4	48,486		141,138		162,509		233,605
Due from (to) affiliates, net	1	13,137		(3,560)		(3,756)		(70,695)
Other assets	1	07,025		4,472		3,554		23,655
Total assets	3,2	92,492		211,020		210,778		250,808
Deferred outflows of resources								
Accumulated decrease in fair value of hedging derivatives		3,928		263		1,627		_
Deferred loss on debt refunding		18,710		280		192		9,030
Deferred outflows on pension	1	03,716		_		_		_
Total deferred outflows of resources	1	26,354		543		1,819	_	9,030
Liabilities Current liabilities:								
Long-term debt, current portion		22,357		237		21		296
Lease and subscription obligations, current portion		18,326		1,099		665		1,145
Accounts payable and accrued expenses		11,496		18,994		13,301		30,932
Accrued salaries and leave payable		92,923		8,536		5,906		10,582
Estimated third-party payor settlements		76,628		9,713		4,545		4,649
Total current liabilities		21,730		38,579		24,438		47,604
Long-term liabilities:								.,,,,,,
Long-term debt, less current portion	8	57,950		22,592		103,662		217,548
Lease and subscription obligations, less current portion		55,336		37,771		4,139		13,754
Other liabilities		19,833		415		1,749		_
Total long-term liabilities		33,119		60,778		109,550		231,302
Total liabilities		54,849		99,357		133,988		278,906
Deferred inflows of resources								
Deferred inflows on pension		15,744		_		_		_
Deferred inflows on leases		19,591		_		3,102		9,083
Deferred gain on debt refunding		1,103		_				-,005
Total deferred inflows of resources		36,438		_		3,102		9,083
Net position								
Net investment in capital assets	1	86,472		79,284		53,567		9,759
Restricted:	4	50, <del>1</del> /2		17,404		33,307		7,137
Nonexpendable		1,622						
Expendable				_		_		_
Unrestricted	1.5	1,765 37,700		32,920		21,942		(37,910)
Total net position		27,559	\$	112,204	\$	75,509	\$	(28,151)
rotai net position	φ 2,0	د1,557	φ	114,404	Ф	13,309	9	(20,131)

Accompanying Internal Control Over Financial Reporting and Compliance Report



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Report of Independent Auditors 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* 

Management and The Board of Directors Shands Teaching Hospital and Clinics, Inc.

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States (*Government Auditing Standards*), the financial statements of the business-type activities and fiduciary activities of Shands Teaching Hospital and Clinics, Inc. and Subsidiaries (the Company), a component unit of the University of Florida Health Corporation, which comprise the consolidated basic statement of net position as of June 30, 2025, and the related consolidated basic statements of revenues, expenses and changes in net position and cash flows for the year then ended, the statement of fiduciary net position – defined benefit pension plan as of June 30, 2025, and the related statement of changes in fiduciary net position – defined benefit pension plan for the year then ended, and the related notes (collectively referred to as the "financial statements"), and have issued our report thereon dated September 17, 2025.

#### **Report on Internal Control Over Financial Reporting**

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

### **Report on Compliance and Other Matters**

As part of obtaining reasonable assurance about whether the Company's financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts and grant agreements, noncompliance with which could have a direct and material effect on the 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.

Ernst & Young LLP

September 17, 2025

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