PRIVATE PLACEMENT MEMORANDUM

NEW ISSUE - Book-Entry Only

See "RATINGS" herein

In the opinion of McManimon, Scotland & Baumann, LLC, Bond Counsel, assuming continuing compliance by the Authority (as defined below) with certain tax covenants described herein, under existing law, interest on the Series 2024 A Bonds (as defined below) is excluded from gross income of the owners thereof for federal income tax purposes pursuant to Section 103 of the Internal Revenue Code of 1986, as amended (the "Code"), and interest on the Series 2024 A Bonds is not an item of tax preference under Section 57 of the Code for purposes of computing alternative minimum tax; however, interest on the Series 2024 A Bonds is included in the "adjusted financial statement income" of certain corporations that are subject to alternative minimum tax under Section 55 of the Code. Based upon existing law, interest on the Series 2024 A Bonds in gross income under the New Jersey Gross Income Tax Act. For a more complete discussion, see "TAX MATTERS" herein.

\$849,000,000 NEW JERSEY TURNPIKE AUTHORITY Turnpike Revenue Bonds, Series 2024 A

Dated: Date of Delivery

Due: January 1, as shown on the inside front cover

This Private Placement Memorandum has been prepared to provide information relating to the issuance by the New Jersey Turnpike Authority (the "Authority") of its \$849,000,000 aggregate principal amount of Turnpike Revenue Bonds, Series 2024 A (the "Series 2024 A Bonds"). The Bank of New York Mellon, Jersey City, New Jersey, will serve as the Trustee, Paying Agent and Registrar for the Series 2024 A Bonds.

Pursuant to a Forward Delivery Direct Bond Purchase Agreement, dated December 17, 2021, relating to the Series 2024 A Bonds (the "Series 2024 A Purchase Agreement"), by and between the Authority and Barclays Capital Inc., as purchaser (the "Purchaser"), the Authority and the Purchaser have agreed that, assuming the conditions to closing set forth in the Series 2024 A Purchase Agreement are satisfied, on July 1, 2024 the Authority will issue and sell to the Purchaser and the Purchaser will purchase from the Authority, all, but not less than all, of the Series 2024 A Bonds.

The Series 2024 A Bonds will be issued in fully registered form without coupons, and, when issued, will be registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"). DTC will act as securities depository for the Series 2024 A Bonds, as more fully described herein.

Interest on the Series 2024 A Bonds will accrue from their Date of Delivery, and will be payable semiannually on each January 1 and July 1, commencing on January 1, 2025, until prior redemption or maturity, and will be calculated on the basis of a 360-day year of twelve 30-day months. The Series 2024 A Bonds will bear interest at the interest rates per annum set forth on the inside front cover page of this Private Placement Memorandum.

The Series 2024 A Bonds are being issued pursuant to the New Jersey Turnpike Authority Act of 1948 (Chapter 454 of the Laws of New Jersey of 1948), as amended and supplemented (the "Act"), the Turnpike Revenue Bond Resolution adopted by the Authority on August 20, 1991, as amended, restated and supplemented (the "General Bond Resolution"), including as supplemented by the Series 2020 Turnpike Revenue Bond Resolution adopted by the Authority on January 28, 2020 (the "Series 2020 Resolution"), and a Certificate of Determination to be executed by the Executive Director of the Authority prior to the issuance of the Series 2024 A Bonds (the "Certificate of Determination" and, together with the General Bond Resolution and the Series 2020 Resolution, the "Resolution"). The Series 2024 A Bonds will be payable from and secured by a lien on and pledge of the Pledged Revenues of the Turnpike System on a parity with all Bonds Outstanding under the Resolution from time to time, and the Authority's reimbursement and payment obligations under certain Credit Facilities and Qualified Swaps (as such terms are defined in the Resolution).

The Series 2024 A Bonds are subject to mandatory tender for purchase and redemption prior to maturity at such prices and pursuant to such terms as are described herein. See "THE SERIES 2024 A BONDS – Mandatory Purchase" and "THE SERIES 2024 A BONDS – Redemption Prior to Maturity" herein.

The Series 2024 A Bonds are being issued by the Authority to provide sufficient moneys to pay the principal of certain maturities of the Authority's outstanding Turnpike Revenue Bonds, Series 2014 A, which will be refunded and redeemed by the Authority on July 1, 2024, as more fully described herein.

THE SERIES 2024 A BONDS ARE REVENUE OBLIGATIONS OF THE AUTHORITY. THE SERIES 2024 A BONDS ARE NOT A DEBT OR LIABILITY OF THE STATE OF NEW JERSEY OR OF ANY POLITICAL SUBDIVISION THEREOF (OTHER THAN THE AUTHORITY), AND NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OF NEW JERSEY OR OF ANY POLITICAL SUBDIVISION THEREOF IS PLEDGED TO THE PAYMENT OF THE SERIES 2024 A BONDS. THE AUTHORITY HAS NO TAXING POWER.

The Series 2024 A Bonds will be issued by the Authority and purchased by the Purchaser, subject to the approval of legality thereof by McManimon, Scotland & Baumann, LLC, Roseland, New Jersey, Bond Counsel to the Authority. Certain legal matters will be passed upon for the Authority by Ann Christine Monica, Esq., Acting Director of Law of the Authority. NW Financial Group, LLC, Hoboken, New Jersey, is acting as Financial Advisor to the Authority. It is expected that the Series 2024 A Bonds will be available for delivery through DTC on July 1, 2024.

Dated: June 14, 2024

\$849,000,000

NEW JERSEY TURNPIKE AUTHORITY Turnpike Revenue Bonds, Series 2024 A

Maturity (January 1)	Principal Amount	Interest Rate	CUSIP*
2027	\$ 72,000,000	5.00%	646140FM0
2028	111,000,000	5.00	646140FN8
2029	111,000,000	5.00	646140FP3
2030	111,000,000	5.00	646140FQ1
2032	111,000,000	5.00	646140FR9
2033	111,000,000	5.00	646140FS7
2034	111,000,000	5.00	646140FT5
2035	111,000,000	4.00	646140FU2

Each maturity of the Series 2024 A Bonds will bear interest at the applicable interest rate per annum shown above; provided, however, that during the Amortization Period (as defined in the Certificate of Determination), Series 2024 A Bonds owned by the Purchaser, any affiliate or other party related to the Purchaser or a funding entity or other special purpose arrangement established by the Purchaser or an affiliate of the Purchaser as more fully described in the Certificate of Determination, will bear interest at the rate of seven and one-half percent (7.50%) per annum.

^{*} CUSIP is a registered trademark of the American Bankers Association. CUSIP numbers have been provided by CUSIP Global Services, which is operated on behalf of the American Bankers Association by FactSet Research Systems Inc. The CUSIP numbers are being provided solely for the convenience of the holders of the Series 2024 A Bonds only and the Authority does not make any representation with respect to such numbers or undertake any responsibility for their accuracy. The CUSIP numbers are subject to being changed after the issuance of the Series 2024 A Bonds as a result of various subsequent actions including, but not limited to, a refunding in whole or in part of the Series 2024 A Bonds.

NEW JERSEY TURNPIKE AUTHORITY

COMMISSIONERS

FRANCIS K. O'CONNOR, Chair

ULISES E. DIAZ, Vice Chair

MICHAEL R. DuPONT, Treasurer

RONALD GRAVINO

RAPHAEL SALERMO

FRANCISCO MALDONADO-RAMIREZ

JOHN S. WISNIEWSKI

EXECUTIVE STAFF

JAMES D. CARONE, Executive Director and Acting Chief Financial Officer

DONNA WILSER, Deputy Executive Director

The Series 2024 A Bonds have not been registered under the Securities Act of 1933, as amended, and the Resolution has not been qualified under the Trust Indenture Act of 1939, as amended, in reliance upon certain exemptions contained in such Federal laws. In making an investment decision, investors must rely upon their own examination of the Series 2024 A Bonds and the security therefor, including an analysis of the risks involved. The Series 2024 A Bonds have not been recommended by any Federal or state securities commission or regulatory authority. The registration, qualification or exemption of the Series 2024 A Bonds in accordance with applicable provisions of securities laws of the various jurisdictions in which the Series 2024 A Bonds have been registered, qualified or exempted cannot be regarded as a recommendation thereof. Neither such jurisdictions nor any of their agencies have passed upon the merits of the Series 2024 A Bonds or the adequacy, accuracy or completeness of this Private Placement Memorandum. Any representation to the contrary may be a criminal offense.

References in this Private Placement Memorandum to statutes, laws, rules, regulations, resolutions, agreements, reports and documents do not purport to be comprehensive or definitive, and all such references are qualified in their entirety by reference to the particular document, the full text of which may contain qualifications of and exceptions to statements made herein. This Private Placement Memorandum has been prepared in connection with the sale of the Series 2024 A Bonds referred to herein and may not be reproduced or used, in whole or in part, for any other purpose.

References to website addresses presented herein are for informational purposes only and may be in the form of a hyperlink solely for the reader's convenience. Unless specified otherwise, such websites and the information or links contained therein are not incorporated into, and are not part of, this Private Placement Memorandum.

The order and placement of materials in this Private Placement Memorandum, including the Appendices, are not to be deemed to be a determination of relevance, materiality or importance, and this Private Placement Memorandum, including the Appendices, must be considered in its entirety.

The information and expressions of opinion herein are subject to change without notice and neither the delivery of this Private Placement Memorandum nor any sale made hereunder shall, under any circumstance, create any implication that there has been no change in the affairs of the Authority since the date hereof.

Certain statements included or incorporated by reference in this Private Placement Memorandum constitute projections or estimates of future events, generally known as forward-looking statements. These statements are generally identifiable by the terminology used such as "anticipate" "plan," "expect," "estimate," "budget" or other similar words. The achievement of certain results or other expectations contained in such forward-looking statements involves known and unknown risks, uncertainties and other factors which may cause actual results, performance or achievements to be materially different from any future results, performance or achievements described in or expressed or implied by such forward-looking statements. Other than as may be required by law, the Authority does not plan to issue any updates or revisions to any such forward-looking statements if or when its expectations are realized or not realized, or when the events, conditions or circumstances on which such statements are based, occur.

All of the financial information of the Authority as of and for the year ended December 31, 2023 contained in this Private Placement Memorandum, including the section entitled "THE AUTHORITY" and in Appendix A entitled "DRAFT UNAUDITED FINANCIAL STATEMENTS OF THE AUTHORITY AS OF AND FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022" hereto, is unaudited as of the date of this Private Placement Memorandum and is expected to change upon the completion of the audit of the financial statements of the Authority as of and for the year ended December 31, 2023, which will not occur until after the date of issuance and delivery of the

Series 2024 A Bonds. Additionally, as permitted by the Authority's existing continuing disclosure agreements relating to its outstanding Bonds, the Authority has previously filed the draft unaudited financial statements as of and for the years ended December 31, 2023 and 2022 with the Electronic Municipal Market Access ("EMMA") system of the Municipal Securities Rulemaking Board, and anticipates filing audited financial statements as of and for the years ended December 31, 2023 and 2022 with EMMA when they become available. As of the date of this Private Placement Memorandum, the Authority has not received the necessary information from the Public Employees Retirement System ("PERS") of the State of New Jersey to report its proportionate share of the PERS net pension liability, as well as the related deferred inflows and outflows of resources and expenses, as of and for the years ended December 31, 2023 and 2022 cannot be completed until after such information is received. See "THE AUTHORITY – Pension and OPEB Obligations" section of this Private Placement Memorandum.

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PRIVATE PLACEMENT MEMORANDUM

of the

NEW JERSEY TURNPIKE AUTHORITY

relating to \$849,000,000 Turnpike Revenue Bonds, Series 2024 A

INTRODUCTION

This Private Placement Memorandum has been prepared to provide information relating to the issuance by the New Jersey Turnpike Authority (the "Authority") of its \$849,000,000 Turnpike Revenue Bonds, Series 2024 A (the "Series 2024 A Bonds"). The Bank of New York Mellon, Jersey City, New Jersey, will serve as Trustee, Paying Agent and Registrar (the "Trustee", "Registrar" and "Paying Agent") for the Series 2024 A Bonds.

The Authority is a body corporate and politic of the State of New Jersey (the "State") organized and existing by virtue of the New Jersey Turnpike Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented (the "Act"). Pursuant to the Act, the Authority has owned and operated the New Jersey Turnpike (the "Turnpike") since the time the Turnpike opened for traffic in 1951. In July 2003, the New Jersey Highway Authority (the "Highway Authority") was abolished and the Authority assumed all of the powers, rights, obligations, assets, debts, liabilities and statutory responsibilities and duties of the Highway Authority, including the ownership and operation of the Garden State Parkway (the "Parkway" and, together with the Turnpike, the "Turnpike System"). As a result, the assets and liabilities of the Authority and the Highway Authority and the ongoing operations, expenses and revenues of the Turnpike and the Parkway are now combined under the ownership and operation of the Authority. See "THE AUTHORITY" herein.

The Series 2024 A Bonds will be issued under and pursuant to the Act and the Turnpike Revenue Bond Resolution adopted by the Authority on August 20, 1991, as amended, restated and supplemented (the "General Bond Resolution"), including as supplemented by the Series 2020 Turnpike Revenue Bond Resolution adopted by the Authority on January 28, 2020 (the "Series 2020 Resolution"), and a Certificate of Determination to be executed by the Executive Director of the Authority prior to the issuance of the Series 2020 Resolution, the "Certificate of Determination" and, together with the General Bond Resolution and the Series 2020 Resolution, the "Resolution"). The Series 2024 A Bonds and any other Outstanding Bonds (as hereinafter defined) under the Resolution are referred to herein as the "Bonds". All capitalized terms used herein and not otherwise defined in this Private Placement Memorandum will have the meanings ascribed to them in the Resolution. See "APPENDIX D – SUMMARY OF GENERAL BOND RESOLUTION AND CERTAIN DEFINITIONS" and "APPENDIX H –FORM OF THE CERTIFICATE OF DETERMINATION" attached to this Private Placement Memorandum.

The Series 2024 A Bonds will be payable from and secured by a lien on and pledge of the Pledged Revenues of the Turnpike System on a parity with all Bonds Outstanding under the Resolution from time to time, and the Authority's reimbursement and payment obligations under certain Credit Facilities and Qualified Swaps. See "SECURITY FOR THE BONDS" herein.

The Series 2024 A Bonds are being issued by the Authority to provide sufficient moneys to pay the principal of certain maturities of the Authority's Outstanding Turnpike Revenue Bonds, Series 2014 A, more fully described in Appendix G to this Private Placement Memorandum (the "Refunded Bonds"),

which will be refunded and redeemed on July 1, 2024, as more fully described herein. See "THE SERIES 2024 A BONDS", "THE REFUNDING PLAN" and "ESTIMATED SOURCES AND USES OF FUNDS" herein.

In May 2020, the Board of Commissioners of the Authority adopted a long-range capital plan for the Turnpike and the Parkway (the "2020 Long-Range Capital Plan") which contains projects geared toward enhancing safety, repairing degraded infrastructure and ensuring roadway resiliency and sustainability to enhance mobility. The costs of the projects listed in the 2020 Long-Range Capital Plan were originally estimated at \$24 billion. The Authority anticipates adopting a series of 5-year rolling capital improvement programs, including the 2024-2028 CIP (as defined below), which will include projects derived from the 2020 Long-Range Capital Plan.

At its January 30, 2024 meeting, the Board of Commissioners of the Authority approved a capital improvement program (the "2024-2028 CIP"), which superseded and replaced a previously developed capital improvement program (the "2023-2027 CIP"), and includes projects identified in the 2020 Long-Range Capital Plan focused primarily on capacity enhancements on both the Turnpike and the Parkway, bridge preservation and security, and drainage, roadway lighting and other improvements, including non-roadway technology improvements. The 2024-2028 CIP has a rolling five-year total spending plan of \$5,852,369,000 with an average annual spending of \$1,170,474,000. See "THE AUTHORITY – Capital Improvement Programs" herein.

In April 2019, the Authority adopted a capital improvement program (the "2019 CIP") which consists of the design, supervision and construction of multiple capital improvement projects on both the Turnpike and the Parkway. The significant projects that are part of the 2019 CIP include several bridge deck improvements on both roadways, shoulder expansion and reconstruction on a portion of the Parkway, the replacement of the hybrid changeable message signs on the Turnpike, the rehabilitation of major bridges crossing the Passaic River on both the Turnpike and the Parkway, and various improvements to service areas on both the Turnpike and the Parkway. As of December 31, 2023, approximately 98% of the amounts budgeted for the 2019 CIP had been spent or committed. See "THE AUTHORITY – Capital Improvement Programs" herein.

In October 2008, the Authority adopted a \$7,000,000,000 capital improvement program (the "2008 CIP"), which includes numerous projects focused on major capacity and other roadway improvements to both the Turnpike and the Parkway, bridge construction and improvements, interchange improvements and other facilities improvements. As of December 31, 2023, the 2008 CIP was approximately 99% completed and 99% of the amounts budgeted for the projects that are part of the 2008 CIP had been spent or committed. See "THE AUTHORITY – Capital Improvement Programs" herein.

Effective as of September 13, 2020, the Authority increased toll rates by 36% on the Turnpike and 27% on the Parkway, which were the first toll increases on the Turnpike or the Parkway since 2012. The Authority's resolution approving those toll increases also contains an annual indexing provision providing that, commencing on January 1, 2022 and continuing annually thereafter, the tolls on the Turnpike and the Parkway shall be further increased in an amount to be determined annually, provided that any such increase shall not exceed three percent (3%) per year. Accordingly, the toll rates on the Turnpike and the Parkway were increased by 3% on January 1, 2022, January 1, 2023 and March 1, 2024. The increased toll rates that became effective on the Turnpike and the Parkway on September 13, 2020, January 1, 2022, January 1, 2023 and March 1, 2024, together with the annual indexing provision, are designed to provide the Authority with sufficient Net Revenues to permit the Authority to issue additional Bonds under the Resolution to fund the projects identified in the 2020 Long-Range Capital Plan. The projected toll revenues in the New Jersey Turnpike System 2023 Traffic and Toll Revenue Forecast Study of the Traffic Engineer included in Appendix B to this Private Placement Memorandum (the "2023 Study"), the Authority's Long-Range Financial Plan (through 2028) set forth in the Authority's 2024 Annual Budget and the table of Projected Revenues, Expenditures and Debt Service Coverage on page 72 of this Private Placement Memorandum assume that, commencing on January 1, 2025, the tolls on the Turnpike and the Parkway will be increased

annually by 3% pursuant to the annual indexing provision of the above-mentioned resolution. See "SECURITY FOR THE BONDS – Toll Covenant", "THE AUTHORITY – Certain Powers", "THE AUTHORITY – Capital Improvement Programs" and "THE AUTHORITY – Existing Toll Rates and Schedule" herein and APPENDIX B – "2023 TRAFFIC AND TOLL REVENUE FORECAST STUDY" attached to this Private Placement Memorandum

Pursuant to a Forward Delivery Direct Bond Purchase Agreement, dated December 17, 2021, relating to the Series 2024 A Bonds (the "Series 2024 A Purchase Agreement"), by and between the Authority and Barclays Capital Inc., as purchaser (the "Purchaser"), the Authority and the Purchaser have agreed that, assuming the conditions to closing set forth in the Series 2024 A Purchase Agreement are satisfied, on July 1, 2024 the Authority will issue and sell to the Purchaser and the Purchaser will purchase from the Authority for a purchase price of \$849,000,000.00, all, but not less than all, of the Series 2024 A Bonds.

Simultaneously with the execution and delivery of the Series 2024 A Purchase Agreement, the Authority and Barclays Bank PLC (the "Bank") entered into a "swaption" transaction (the "Swaption") relating to the Series 2024 A Bonds. Pursuant to the Swaption, the Bank purchased an option from the Authority, exercisable on May 17, 2024, to require the Authority to enter into an interest rate swap transaction with the Bank, which would have been used by the Authority to hedge its interest rate risk with respect to the Series 2024 A Bonds. In connection with entering into the Swaption, the Bank made an option premium payment to the Authority in the amount of \$124,130,210. By letter dated February 15, 2024, the Bank and Barclays notified the Authority that the Bank would not be exercising its option under the Swaption and that Barclays had elected to have the Authority issue the Series 2024 A Bonds with all of the maturities thereof bearing interest at a fixed rate to maturity of 5.00%, other than the Series 2024 A Bonds. See "SECURITY FOR THE BONDS – Additional Indebtedness – *Issuance of Refunding Bonds*" herein.

In accordance with the Series 2024 A Purchase Agreement, simultaneously with the issuance of the Series 2024 A Bonds, the Authority and the Purchaser will enter into a Bondholder Agreement, dated July 1, 2024, relating to the Series 2024 A Bonds (the "Bondholder Agreement"), in substantially the form attached to this Private Placement Memorandum as Appendix I. As provided in Section 9.10(a) of the Bondholder Agreement, any subsequent holder or beneficial owner of the Series 2024 A Bonds which has purchased all or a portion of the Series 2024 A Bonds from the Purchaser and which is not one of the Purchaser Entities (as defined in the Certificate of Determination) will not be entitled to any of the rights or benefits granted to the Purchaser under the Bondholder Agreement, including, without limitation, the mandatory purchase provisions relating to the Series 2024 A Bonds set forth in Section 2.03 of the Bondholder Agreement. See "THE SERIES 2024 A BONDS – Mandatory Purchase" herein and APPENDIX I – "FORM OF BONDHOLDER AGREEMENT" attached hereto.

The Series 2024 A Bonds will be issued in fully registered form without coupons, and, when issued, will be registered in the name of Cede & Co., as nominee of The Depository Trust Company ("DTC"). DTC will act as securities depository for the Series 2024 A Bonds, as more fully described herein. See "BOOK-ENTRY ONLY SYSTEM" herein.

For a complete description of the Series 2024 A Bonds, including the mandatory purchase and redemption provisions thereof, see "THE SERIES 2024 A BONDS" herein.

THE SERIES 2024 A BONDS

General

The Series 2024 A Bonds shall be dated their Date of Delivery and shall bear interest from such date, payable on January 1 and July 1 of each year, commencing on January 1, 2025 (each, an "Interest Payment Date"), until their maturity date or prior redemption. Interest shall be calculated on the basis of a

360-day year consisting of twelve (12) 30-day months. The Series 2024 A Bonds will bear interest at the interest rates per annum set forth on the inside cover page of this Private Placement Memorandum; provided, however, that during the Amortization Period (as defined in the Certificate of Determination), the Series 2024 A Bonds owned by the Purchaser Entities will bear interest at the rate of seven and one-half percent (7.50%) per annum.

The Series 2024 A Bonds will mature on January 1 in each of the years and in the amounts shown on the inside front cover page of this Private Placement Memorandum. The Series 2024 A Bonds are subject to mandatory purchase and mandatory redemption prior to maturity. See "THE SERIES 2024 A BONDS –Mandatory Purchase" and "THE SERIES 2024 A BONDS – Redemption Prior to Maturity" herein.

The Series 2024 A Bonds will be issued and delivered in fully registered form only, in denominations of \$5,000 or any integral multiples thereof (the "Authorized Denominations"), and will be registered in the name of Cede & Co., as nominee of DTC. DTC will act as securities depository for the Series 2024 A Bonds. So long as the Series 2024 A Bonds are held in DTC's book-entry only system, DTC (or a successor securities depository) or its nominee will be the registered owner of the Series 2024 A Bonds for all purposes of the Resolution, the Series 2024 A Bonds and this Private Placement Memorandum, and payments of principal and interest with respect to the Series 2024 A Bonds will be made solely through the facilities of DTC. See "BOOK-ENTRY ONLY SYSTEM" herein.

Principal of the Series 2024 A Bonds is payable upon surrender of the Series 2024 A Bonds at the corporate trust office of the Paying Agent. Interest on the Series 2024 A Bonds will be paid by check or draft mailed by the Paying Agent to the registered holders at their addresses as they appear in the registry books of the Trustee as of the regular record date, which shall be the fifteenth (15th) day (whether or not a Business Day) of the calendar month next preceding an Interest Payment Date. Any interest not paid on an Interest Payment Date shall be paid to the persons in whose names Series 2024 A Bonds are registered as of a special record date established by notice mailed by or on behalf of the Authority not less than ten (10) days prior to such date to the persons in whose names Series 2024 A Bonds are registered at the close of business on the fifth day prior to such mailing.

The Series 2024 A Bonds are transferable in accordance with the provisions of the Resolution. The Trustee may charge an amount sufficient to reimburse it for any tax, fee or other governmental charge required to be paid in connection with any such transfer, registration, conversion or exchange.

The Resolution and all provisions thereof are incorporated by reference in the text of the Series 2024 A Bonds, and the Series 2024 A Bonds provide that each registered owner, beneficial owner, DTC Participant or Indirect Participant (as such terms are hereinafter defined) in DTC, by acceptance of a Series 2024 A Bond (including receipt of a book-entry credit evidencing an interest therein) assents to all of such provisions as an explicit and material portion of the consideration running to the Authority to induce it to issue such Series 2024 A Bond.

Mandatory Purchase

Upon the occurrence of a Mandatory Purchase Event (as defined in the Certificate of Determination), the Series 2024 A Bonds owned by the Purchaser Entities shall be subject to mandatory purchase by the Authority from the Purchaser Entities on the Mandatory Purchase Date (as defined in the Certificate of Determination) at a purchase price equal to 100% of the aggregate principal amount of such Series 2024 A Bonds Outstanding on the Mandatory Purchase Date, plus accrued interest to the Mandatory Purchase Date (unless the Mandatory Purchase Date is an Interest Payment Date, in which case the purchase price shall not include accrued interest, which shall be paid in the normal course). Any Series 2024 A Bonds owned by the Purchaser Entities that are not purchased by the Authority on the Mandatory Purchase Date shall be subject to mandatory redemption as provided in the Resolution as described below. Notwithstanding anything in the Resolution, including the Certificate of Determination, to the contrary, any Series 2024 A Bonds which are not owned by the Purchaser Entities shall not be subject

to mandatory purchase by the Authority as described above and the Authority shall have no obligation to purchase any such Series 2024 A Bonds as described above.

Redemption Prior to Maturity

Optional Redemption

The Series 2024 A Bonds are not subject to optional redemption by the Authority prior to their stated maturities.

Mandatory Redemption Upon Failure to Purchase

If all of the Outstanding Series 2024 A Bonds owned by the Purchaser Entities are not purchased on the Mandatory Purchase Date as provided in the Resolution, the Series 2024 A Bonds that are not purchased on the Mandatory Purchase Date shall be subject to mandatory redemption in the following amounts and on the following dates (each such date, a "Redemption Date"): (i) 50% of the aggregate principal amount of such Outstanding Series 2024 A Bonds that were not purchased on the Mandatory Purchase Date shall be subject to mandatory redemption by the Authority on the date that is one year after the commencement of the Amortization Period at a Redemption Price equal to 100% of the aggregate principal amount of such Series 2024 A Bonds to be redeemed plus accrued interest to such Redemption Date; and (ii) the entire remaining aggregate principal amount of such Outstanding Series 2024 A Bonds to be redeemed plus accrued interest to such Redemption Date; and (ii) the entire remaining aggregate principal amount of such Outstanding Series 2024 A Bonds to be redeemed plus accrued interest to such Redemption Date; and (ii) the entire remaining aggregate principal amount of such Outstanding Series 2024 A Bonds to be redeemed plus accrued interest to such Redemption Date; and (ii) the entire remaining aggregate principal amount of such Outstanding Series 2024 A Bonds shall be subject to mandatory redemption by the Authority on the Amortization End Date (as defined in the Certificate of Determination) at a Redemption Price equal to 100% of the aggregate principal amount of such Outstanding Series 2024 A Bonds plus accrued interest to such Redemption Date.

Selection of Series 2024 A Bonds for Redemption

If less than all of the Series 2024 A Bonds are to be redeemed and paid prior to maturity, the specific maturity or maturities of the Series 2024 A Bonds to be redeemed shall be selected by the Authority, and then within each such maturity, (a) if the Series 2024 A Bonds are in book-entry form at the time of such redemption, the Paying Agent shall instruct DTC to instruct the DTC Participants to select the specific Series 2024 A Bonds within such maturity for redemption by lot among such Series 2024 A Bonds, and neither the Authority nor the Paying Agent shall have any responsibility to insure that DTC or its Participants properly select such Series 2024 A Bonds for redemption, and (b) if the Series 2024 A Bonds are not then in book-entry form at the time of such redemption, on each redemption date the Paying Agent shall select the specific Series 2024 A Bonds within such maturity for redemption by lot among such Series 2024 A Bonds are not then specific Series 2024 A Bonds within such maturity for redemption by lot among such Series 2024 A Bonds are not then specific Series 2024 A Bonds within such maturity for redemption by lot among such Series 2024 A Bonds.

In the case of a partial redemption of the Series 2024 A Bonds when Series 2024 A Bonds of denominations greater than the minimum applicable Authorized Denomination are then Outstanding, for all purposes in connection with such redemption, each principal amount equal to the minimum Authorized Denomination shall be treated as though it were a separate Series 2024 A Bond for purposes of selecting the specific Series 2024 A Bonds to be redeemed, provided that no Series 2024 A Bond shall be redeemed in part if the principal amount to be Outstanding following such partial redemption is not an applicable Authorized Denomination.

Notice of Redemption

In the event of any redemption of Series 2024 A Bonds, either in whole or in part, notice of such redemption shall be sent by first class mail mailed, postage prepaid, at least thirty (30) days, but not more than sixty (60) days prior to the redemption date to the registered owners of any Series 2024 A Bonds or portions of Series 2024 A Bonds to be redeemed at their registered addresses and to S&P Global Ratings, a division of Standard & Poor's Financial Services LLC ("S&P"), and Moody's Ratings ("Moody's") or their respective successors, if any, in the manner and under the terms and conditions provided in the Resolution. As long as DTC remains the sole registered owner of the Series 2024 A Bonds, notice of

redemption shall be sent to DTC as provided in the Resolution. Such mailing shall not be a condition precedent to such redemption and failure to mail any such notice shall not affect the validity of the proceedings for the redemption of the Series 2024 A Bonds. Notice of redemption having been given as aforesaid, the Series 2024 A Bonds or portions thereof so called for redemption shall become due and payable at the applicable redemption price herein provided, and from and after the date so fixed for redemption, interest on the Series 2024 A Bonds or portions thereof so called for redemption shall cease to accrue and become payable. Any failure of DTC to advise any DTC Participant, or of any DTC Participant or Indirect Participant to notify the beneficial owner of any such notice and its content or effect will not affect the validity of the redemption of the Series 2024 A Bonds called for redemption or of any other action premised on such notice. See "BOOK-ENTRY ONLY SYSTEM" herein.

BOOK-ENTRY ONLY SYSTEM

The information in this section has been obtained from DTC. DTC will act as securities depository for the Series 2024 A Bonds. The Series 2024 A Bonds will be issued as fully-registered securities registered in the name of Cede & Co. (DTC's partnership nominee) or such other name as may be requested by an authorized representative of DTC. One fully registered certificate will be issued for each maturity and, if applicable, interest rate within a maturity of the Series 2024 A Bonds in the aggregate principal amount of each such maturity and, if applicable, interest rate within the Series 2024 A Bonds, and will be deposited with DTC.

DTC, the world's largest securities depository, is a limited-purpose trust company organized under the New York Banking Law, a "banking organization" within the meaning of the New York Banking Law, a member of the Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code, and a "clearing agency" registered pursuant to the provisions of Section 17A of the Securities Exchange Act of 1934, as amended. DTC holds and provides asset servicing for over 3.5 million issues of U.S. and non-U.S. equity issues, corporate and municipal debt issues, and money market instruments (from over 100 countries) that DTC's participants ("Direct Participants") deposit with DTC. DTC also facilitates the post-trade settlement among Direct Participants of sales and other securities transactions in deposited securities, through electronic computerized book-entry transfers and pledges between Direct Participants' accounts. This eliminates the need for physical movement of securities certificates. Direct Participants include both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, clearing corporations, and certain other organizations. DTC is a wholly-owned subsidiary of The Depository Trust & Clearing Corporation ("DTCC"). DTCC is the holding company for DTC, National Securities Clearing Corporation and Fixed Income Clearing Corporation, all of which are registered clearing agencies. DTC is owned by the users of its regulated subsidiaries. Access to the DTC system is also available to others such as both U.S. and non-U.S. securities brokers and dealers, banks, trust companies, and clearing corporations that clear through or maintain a custodial relationship with a Direct Participant, either directly or indirectly ("Indirect Participants"). DTC has Standard & Poor's rating of AA+. The DTC Rules applicable to its Participants are on file with the United States Securities and Exchange Commission (the "Securities and Exchange Commission").

Purchases of Series 2024 A Bonds under the DTC system must be made by or through Direct Participants, which will receive a credit for the Series 2024 A Bonds on DTC's records. The ownership interest of each actual purchaser of each Series 2024 A Bond ("Beneficial Owner") is in turn to be recorded on the Direct and Indirect Participants' records. Beneficial Owners will not receive written confirmation from DTC of their purchase. Beneficial Owners are, however, expected to receive written confirmations providing details of the transaction, as well as periodic statements of their holdings, from the Direct Participant or Indirect Participant through which the Beneficial Owner entered into the transaction. Transfers of ownership interests in the Series 2024 A Bonds are to be accomplished by entries made on the books of Direct Participants and Indirect Participants acting on behalf of Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interests in Series 2024 A Bonds, except in the event that use of the book-entry system for the Series 2024 A Bonds is discontinued.

To facilitate subsequent transfers, all Series 2024 A Bonds deposited by Direct Participants with DTC are registered in the name of DTC's partnership nominee, Cede & Co., or such other name as may be requested by an authorized representative of DTC. The deposit of Series 2024 A Bonds with DTC and their registration in the name of Cede & Co. or such other DTC nominee do not affect any change in beneficial ownership. DTC has no knowledge of the actual Beneficial Owners of the Series 2024 A Bonds; DTC's records reflect only the identity of the Direct Participants to whose accounts such Series 2024 A Bonds are credited, which may or may not be the Beneficial Owners. The Direct Participants and Indirect Participants will remain responsible for keeping account of their holdings on behalf of their customers.

Conveyance of notices and other communications by DTC to Direct Participants, by Direct Participants to Indirect Participants, and by Direct Participants and Indirect Participants to Beneficial Owners will be governed by arrangements among them, subject to any statutory or regulatory requirements as may be in effect from time to time. Beneficial Owners of the Series 2024 A Bonds may wish to take certain steps to augment the transmission to them of notices of significant events with respect to the Series 2024 A Bonds, such as redemptions, tenders, defaults and proposed amendments to the Series 2024 A Bonds documents. For example, Beneficial Owners of the Series 2024 A Bonds may wish to ascertain that the nominee holding the Series 2024 A Bonds for their benefit has agreed to obtain and transmit notices to the Beneficial Owners. In the alternative, Beneficial Owners may wish to provide their names and addresses to the Trustee and request that copies of notices be provided directly to them.

Redemption notices shall be sent to DTC. If less than all of the Series 2024 A Bonds within a maturity are being redeemed, DTC's practice is to determine by lot the amount of the interest of each Direct Participant in such maturity to be redeemed.

Neither DTC nor Cede & Co. (nor any other DTC nominee) will consent or vote with respect to Series 2024 A Bonds unless authorized by a Direct Participant in accordance with DTC's Procedures. Under its usual procedures, DTC mails an Omnibus Proxy to the Authority as soon as possible after the record date. The Omnibus Proxy assigns Cede & Co.'s consenting or voting rights to those Direct Participants to whose accounts Series 2024 A Bonds are credited on the record date (identified in a listing attached to the Omnibus Proxy).

Redemption proceeds and principal and interest payments on the Series 2024 A Bonds will be made to Cede & Co., or such other nominee as may be requested by an authorized representative of DTC. DTC's practice is to credit Direct Participants' accounts upon DTC's receipt of funds and corresponding detail information from the Authority or the Trustee, on the payable date in accordance with their respective holdings shown on DTC's records. Payments by Participants to Beneficial Owners will be governed by standing instructions and customary practices, as is the case with securities held for the accounts of customers in bearer form or registered in "street name," and will be the responsibility of such Participant and not of DTC, the Trustee, or the Authority, subject to any statutory or regulatory requirements as may be in effect from time to time. Payment of redemption proceeds and principal and interest payments to Cede & Co. (or such other nominee as may be requested by an authorized representative of DTC) is the responsibility of the Authority or the Trustee, disbursement of such payments to Direct Participants will be the responsibility of DTC, and disbursement of such payments to the Beneficial Owners will be the responsibility of Direct and Indirect Participants.

DTC may discontinue providing its services as securities depository with respect to the Series 2024 A Bonds at any time by giving reasonable notice to the Authority or the Trustee. Under such circumstances, in the event that a successor securities depository is not obtained, Series 2024 A Bond certificates are required to be printed and delivered.

The Authority may decide to discontinue use of the system of book-entry only transfers through DTC (or a successor securities depository). In that event, Series 2024 A Bond certificates will be printed and delivered to DTC.

The information in this section concerning DTC and DTC's book-entry system has been obtained from sources that the Authority believes to be reliable, but the Authority takes no responsibility for the accuracy thereof.

NONE OF THE AUTHORITY, THE TRUSTEE OR THE PAYING AGENT WILL HAVE ANY RESPONSIBILITY OR OBLIGATION, EITHER SINGULARLY OR JOINTLY, TO DTC PARTICIPANTS, TO INDIRECT PARTICIPANTS, OR TO ANY BENEFICIAL OWNER WITH RESPECT TO (I) THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC, ANY DTC PARTICIPANT, OR ANY INDIRECT PARTICIPANT; (II) ANY NOTICE THAT IS PERMITTED OR REQUIRED TO BE GIVEN TO THE HOLDERS OF THE SERIES 2024 A BONDS UNDER THE RESOLUTION; (III) THE PAYMENT BY DTC OR ANY DTC PARTICIPANT OR INDIRECT PARTICIPANT OF ANY AMOUNT WITH RESPECT TO THE PRINCIPAL OR INTEREST DUE WITH RESPECT TO THE SERIES 2024 A BONDS; (IV) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC AS THE HOLDER OF THE SERIES 2024 A BONDS; OR (V) ANY OTHER MATTER.

THE AUTHORITY CANNOT AND DOES NOT GIVE ANY ASSURANCES THAT DTC OR DIRECT PARTICIPANTS OR INDIRECT PARTICIPANTS OF DTC WILL DISTRIBUTE TO THE BENEFICIAL OWNERS OF THE SERIES 2024 A BONDS: (1) PAYMENTS OF PRINCIPAL OF OR INTEREST ON THE SERIES 2024 A BONDS; (2) CONFIRMATIONS OF THEIR OWNERSHIP INTERESTS IN THE SERIES 2024 A BONDS; OR (3) NOTICES SENT TO DTC OR CEDE & CO., ITS NOMINEE, AS THE REGISTERED OWNER OF THE SERIES 2024 A BONDS, OR THAT THEY WILL DO SO ON A TIMELY BASIS. THE AUTHORITY CANNOT AND DOES NOT GIVE ANY ASSURANCES THAT DTC, DIRECT PARTICIPANTS OR INDIRECT PARTICIPANTS WILL SERVE AND ACT IN THE MANNER DESCRIBED IN THIS PRIVATE PLACEMENT MEMORANDUM.

THE INFORMATION CONTAINED IN THIS PRIVATE PLACEMENT MEMORANDUM CONCERNING DTC AND ITS BOOK-ENTRY SYSTEM HAS BEEN OBTAINED FROM DTC, AND THE AUTHORITY DOES NOT MAKE ANY REPRESENTATIONS AS TO THE COMPLETENESS OR THE ACCURACY OF SUCH INFORMATION OR AS TO THE ABSENCE OF MATERIAL ADVERSE CHANGES IN SUCH INFORMATION SUBSEQUENT TO THE DATE HEREOF.

CERTAIN FORWARD DELIVERY CONSIDERATIONS

Series 2024 A Purchase Agreement

Pursuant to the Series 2024 A Purchase Agreement, the Authority and the Purchaser have agreed that, assuming the conditions to closing set forth in the Series 2024 A Purchase Agreement are satisfied, the Authority will issue and sell to the Purchaser and the Purchaser will purchase from the Authority, all, but not less than all, of the Series 2024 A Bonds. Subject to the satisfaction of the terms and conditions to closing set forth in the Series 2024 A Purchase Agreement, the Authority expects to issue and deliver the Series 2024 A Bonds to the Purchaser on July 1, 2024 (the "Closing Date").

The obligation of the Purchaser to purchase the Series 2024 A Bonds from the Authority is subject to the satisfaction of certain conditions set forth in the Series 2024 A Purchase Agreement on the Closing Date. Due to the extended length of time between the sale date (December 12, 2021) of the Series 2024 A Bonds and the Closing Date, there are certain additional termination rights and settlement conditions that are not generally present in bond sales that do not involve a forward delivery, and certain of those additional rights and conditions are summarized below. All of the conditions and termination rights with respect to the sale and settlement of the Series 2024 A Bonds are set forth in the Series 2024 A Purchase Agreement. The following is a description of certain provisions of the Series 2024 A Purchase Agreement. The following is not to be considered a full statement of the terms and conditions of the Series 2024

A Purchase Agreement and, accordingly, is qualified by reference to and is subject to the full text of the Series 2024 A Purchase Agreement.

General Closing Conditions

The Purchaser's obligations under the Series 2024 A Purchase Agreement to purchase, accept delivery of and pay the purchase price for the Series 2024 A Bonds on the Closing Date are subject, at the option of the Purchaser, to the accuracy in all material respects of the representations, covenants and agreements of the Authority contained in the Series 2024 A Purchase Agreement and all other documents, certificates and opinions executed by the Authority in connection with the issuance of the Series 2024 A Bonds as of the Closing Date, to the accuracy in all material respects of the statements of the officers and other officials of the Authority made in any certificate or other document furnished pursuant to the provisions of the Series 2024 A Purchase Agreement, and to the performance by the Authority, as of the Closing Date, of its obligations to be performed under the Series 2024 A Purchase Agreement, and are also subject to the following additional conditions:

(i) at the time of the closing, there shall not have occurred any material adverse change or any development involving a prospective material adverse change in the financial position, results of operations or condition, financial or otherwise, of the Authority;

(ii) at the time of the closing, the Series 2024 A Purchase Agreement, the Closing Document Escrow Agreement (as defined in the Series 2024 A Purchase Agreement), the Continuing Disclosure Agreement (as hereinafter defined), the Bondholder Agreement and the Resolution shall be in full force and effect and shall not have been amended, modified or supplemented in any material respect except as may have otherwise been agreed to in writing by the Purchaser;

(iii) at or prior to the time of the closing, the Purchaser shall have received satisfactory evidence of the ratings on the Series 2024 A Bonds from Moody's and S&P, which ratings shall be no lower than "Baa3 (stable)" in the case of Moody's and "BBB- (stable)" in the case of S&P and shall be in effect on the Closing Date; and

(iv) at or prior to the time of the closing, to the extent not previously executed, all of the documents, certificates and opinions relating to the issuance of the Series 2024 A Bonds shall have been duly executed by the appropriate parties and all of such fully executed documents, certificates and opinions shall have been released from escrow and delivered to DTC and the Purchaser, as applicable.

If there shall be a failure to satisfy the conditions to the Purchaser's obligations described above, or if the Purchaser's obligations shall be terminated as a result of a Termination Event as described below, the Series 2024 A Purchase Agreement shall terminate, and the Purchaser and the Authority shall have no further obligation under the Series 2024 A Purchase Agreement, except for the obligation of the Authority, if any, to make payments to the Purchaser resulting from the occurrence of a Termination Event.

Notwithstanding anything in the Series 2024 A Purchase Agreement to the contrary, in the event that on or before the Closing Date, a change in law makes it impossible for Bond Counsel to deliver its opinion that the interest on the Series 2024 A Bonds is exempt from federal and/or State income taxation as required by the Series 2024 A Purchase Agreement, the Purchaser shall the right, in its sole discretion, to either (i) subject to the satisfaction of all other conditions precedent set forth in the Series 2024 A Bonds at the Closing with the understanding that the interest the Series 2024 A Bonds will not be exempt from federal and/or State income taxation, or (ii) refuse to purchase, accept delivery of and pay the purchase price for the Series 2024 A Bonds price for the Series 2024 A Bonds will not be exempt from federal and/or State income taxation, or (ii) refuse to purchase, accept delivery of and pay the purchase price for the Series 2024 A Bonds, in which case the Series 2024 A Purchase Agreement shall terminate.

Termination Events

Pursuant to the Series 2024 A Purchase Agreement, the Purchaser has the right to terminate and cancel its obligation to purchase the Series 2024 A Bonds without liability to the Authority if, at any time after the date hereof and on or prior to the Closing Date any one or more of the following events shall have occurred (the following events being referred to herein as "Termination Events"):

(i) an event constituting an event of default pursuant to the Bonds or any other outstanding debt instrument or hedge agreement of the Authority shall have occurred and be continuing on the Closing Date, unless the Purchaser shall have agreed in writing that the same shall not constitute a Termination Event under the Series 2024 A Purchase Agreement;

(ii) the Authority shall, in writing, deny or repudiate its obligations under or initiate any legal proceedings to seek an adjudication that any of the provisions of the Series 2024 A Purchase Agreement, the Resolution, the Closing Document Escrow Agreement, the Continuing Disclosure Agreement or the Bondholder Agreement are not valid or binding on the Authority;

(iii) the Authority: (A) is dissolved (other than pursuant to a consolidation, amalgamation or merger); (B) becomes insolvent or is unable to pay its debts or fails or admits in writing its inability generally to pay its debts as they become due; (C) makes a general assignment, arrangement or composition with or for the benefit of its creditors; (D) institutes or has instituted against it a proceeding seeking a judgment of insolvency or bankruptcy or any other relief under any bankruptcy or insolvency law or other similar law affecting creditors' rights, or a petition is presented for its winding up or liquidation, and, in the case of any such proceeding or petition instituted or presented against it, such proceeding or petition (1) results in a judgment of insolvency or bankruptcy or the entry of an order for relief or the making of an order for its winding up or liquidation or (2) is not dismissed, discharged, stayed or restrained in each case within 30 days of the institution or presentation thereof; (E) has a resolution passed for its winding up, official management or liquidation (other than pursuant to a consolidation, amalgamation or merger); (F)(1) seeks or becomes subject to the appointment of an administrator, provisional liquidator, conservator, receiver, trustee, custodian or other similar official for it or for all or substantially all its assets or (2)(y) there shall be appointed or designated with respect to it, an entity such as an organization, board, commission, authority, agency or body to monitor, review, oversee, recommend or declare a financial emergency or similar state of financial distress with respect to it or (z) there shall be declared or introduced or proposed for consideration by it or by any legislative or regulatory body with competent jurisdiction over it, the existence of a state of financial emergency or similar state of financial distress in respect of it; (G) has a secured party take possession of all or substantially all of its assets or has a distress, execution, attachment, sequestration or other legal process levied. enforced or sued on or against all or substantially all its assets and such secured party maintains possession, or any such process is not dismissed, discharged, stayed or restrained, in each case within 30 days thereafter; (H) causes or is subject to any event which, under the applicable laws of any jurisdiction, has an analogous effect to any of the events specified in clauses (A) to (G) above (inclusive); or (I) takes any action in furtherance of, or indicating its consent to, approval of, or acquiescence in any of the foregoing acts;

(iv) any representation made by the Authority in the Series 2024 A Purchase Agreement or in a certificate or other document delivered to the Purchaser in connection with the Series 2024 A Purchase Agreement concerning the Authority's authority to issue the Series 2024 A Bonds, the Authority's authority to collect revenues in amounts sufficient to pay debt service on the Series 2024 A Bonds, or the exclusion from gross income of the interest on the Series 2024 A Bonds for federal and State income tax purposes shall have been discovered to be inaccurate or incomplete in any material respect when made or deemed to have been made; (v) (A) any rating on the Series 2024 A Bonds or any other Bonds issued under the Resolution falls below "Baa3 (stable)" in the case of Moody's or "BBB- (stable) in the case of S&P, (B) any previously issued rating on the Series 2024 A Bonds is "Baa3 (stable)" by Moody's and is under review, or is "BBB- (stable) by S&P and is under review, or (C) any previously issued rating by Moody's or S&P on the Series 2024 A Bonds or any other Bonds issued under the Resolution has been suspended or withdrawn, or (D) the Series 2024 A Bonds do not have a rating by both Moody's and S&P;

(vi) (A) on or before the Closing Date, the Authority shall notify the Purchaser in writing, which notice shall be irrevocable, that the Authority has determined that the Series 2024 A Bonds shall not be issued, or (B) the Authority, at any time, sells the Series 2024 A Bonds to a purchaser other than the Purchaser;

(vii) on or before the Closing Date, the Authority takes any action or omits to take any action that would make it impossible for Bond Counsel to deliver the opinions required by the Series 2024 A Purchase Agreement;

(viii) the Authority consolidates or amalgamates with or merges with or into or transfers all or substantially all its assets to another entity (or, without limiting the foregoing, an entity such as an organization, board, commission, authority, agency, or body succeeds to the principal functions of or powers and duties granted to the Authority) and, at the time of such consolidation, amalgamation, merger, transfer or succession, (A) the resulting, surviving, transferee, or successor entity fails to assume all the obligations of the Authority under the Series 2024 A Purchase Agreement by operation of law or pursuant to an agreement reasonably satisfactory to the Purchaser, or (B) in the reasonable judgment of the Purchaser, the creditworthiness of the resulting, surviving transferee or successor entity is materially weaker than that of the Authority immediately prior to such action;

(ix) on or before the Closing Date, the Authority shall not have satisfied the conditions of the obligation of the Purchaser to purchase the Series 2024 A Bonds as set forth in the Series 2024 A Purchase Agreement, for any reason other than (i) the occurrence of an Termination Event, or (ii) an exercise by the Purchaser of its right to refuse to purchase, accept delivery of and pay the purchase price for the Series 2024 A Bonds as provided in the Series 2024 A Purchase Agreement;

(x) any event shall have occurred that, in the reasonable judgment of the Purchaser, either (i) makes untrue or incorrect in any material respect any statement or information contained in this Private Placement Memorandum or (ii) is not reflected in this Private Placement Memorandum but should be reflected herein in order to make the statements and information contained therein, in light of the circumstances under which they were made, not misleading in any materially adverse respect, and, such event, in the reasonable judgment of the Purchaser, materially adversely affects the marketability of the Series 2024 A Bonds;

(xi) a stop order, release, ruling, regulation or no-action letter by, or on behalf of, the Securities and Exchange Commission or any other governmental agency having jurisdiction of the subject matter shall be issued or made (which is beyond the control of the Purchaser or the Authority to prevent or avoid) to the effect that the issuance or sale of the Series 2024 A Bonds, as contemplated by the Series 2024 A Purchase Agreement or this Private Placement Memorandum, or any document relating to the issuance or sale of the Series 2024 A Bonds, is in violation or would be in violation of any provision of the Securities Act of 1933, as amended, or the registration provisions of the Securities Exchange Act of 1934, as amended, or of the Trust Indenture Act of 1939, as amended; or (xii) legislation shall be enacted by the Congress of the United States of America, or a decision by a court of the United States of America shall be rendered, that has the effect of requiring the Series 2024 A Bonds to be registered under the Securities Act of 1933, as amended and as then in effect, or under the Securities Exchange Act of 1934, as amended and as then in effect, or requiring the Resolution to be qualified under the Trust Indenture Act of 1939, as amended and as then in effect, or

(xiii) the purchase of and payment for the Series 2024 A Bonds by the Purchaser, on the terms and conditions provided in the Series 2024 A Purchase Agreement, shall be prohibited by any applicable law, governmental authority, board, agency or commission;

(xiv) the New York Stock Exchange or other national securities exchange or any governmental authority, shall impose, as to the Series 2024 A Bonds or as to obligations of the general character of the Series 2024 A Bonds, any material restrictions not now in force, or increase materially those now in force, with respect to the extension of credit by, or the change to the net capital requirements of, the Purchaser;

(xv) any new restriction on transactions in securities materially affecting the market for securities (including the imposition of any limitation on interest rates) or the extension of credit by, or a change to the net capital requirements of, the Purchaser shall have been established by the New York Stock Exchange, the Securities and Exchange Commission, any other federal or State agency or the Congress of the United States, or by Executive Order of the President of the United States;

(xvi) there shall be in force a general suspension of trading on the New York Stock Exchange or any other national securities exchange, the establishment of minimum prices on either such exchange, the establishment of material restrictions upon trading securities generally by any governmental authority or any national securities exchange, or a general banking moratorium shall have been declared by federal, State of New York, or other officials authorized to do so, the effect of which on the financial markets is such as to materially and adversely affect the marketability of the Series 2024 A Bonds;

(xvii) a major financial crisis or a material disruption in commercial banking or securities settlement, clearance or payment services shall have occurred; or

(xviii) since the date of the Series 2024 A Purchase Agreement, there shall have occurred any outbreak of hostilities or other national or international calamity or crisis, or an escalation thereof, the effect of which on the financial markets of the United States of America, in the reasonable judgment of the Purchaser, is to materially and adversely affect the market for the Series 2024 A Bonds.

If at any time a Termination Event occurs and the Purchaser has notified the Authority of its election to terminate and cancel its obligation to purchase the Series 2024 A Bonds, the Purchaser shall have no further obligations under the Series 2024 A Purchase Agreement, and, after payment by the Authority to the Purchaser of the amounts, if any, required by the Series 2024 A Purchase Agreement, the Authority shall have no further obligations under the Series 2024 A Purchase Agreement.

SECURITY FOR THE BONDS

General

The Series 2024 A Bonds will be entitled to the benefit and security of the Resolution.

The Series 2024 A Bonds will be on parity as to payment and security with all other currently Outstanding Bonds and any other Bonds hereafter issued under the Resolution, and with the Authority's reimbursement and payment obligations under certain Credit Facilities and Qualified Swaps, and will be secured by a lien on and pledge of Pledged Revenues under the Resolution.

Pledge of Revenues and Funds

The Resolution pledges to the payment of all Bonds (including the Series 2024 A Bonds) and any provider under a Credit Facility and a Qualified Swap Agreement, (i) the proceeds of the sale of the Bonds (including the Series 2024 A Bonds), (ii) all Pledged Revenues, and (iii) all amounts on deposit in Funds established by the Resolution (other than amounts derived from any Federal or State grants and certain other grants and except as otherwise provided in the Resolution). The pledge and lien created may be modified by a Series Resolution or Supplemental Resolution to provide for a pledge of amounts on deposit in certain funds and accounts, which amounts are provided from proceeds of Bonds issued pursuant to such Series Resolution or Supplemental Resolution, superior to the pledge of such funds and accounts and such proceeds for other Bonds. For purposes of the Resolution, Pledged Revenues include (i) all tolls, revenues, fees, rents, charges and other income and receipts derived from the operation of the Turnpike System; (ii) the proceeds of business interruption insurance relating to the Turnpike System and other insurance which insures against loss of Turnpike Revenues; (iii) amounts deposited in the Revenue Fund derived from amounts in the Construction Fund, Special Project Reserve Fund or General Reserve Fund; (iv) other revenues of the Authority, including, but not limited to, payments under Qualified Swap Agreements to the extent specifically pledged pursuant to one or more Series Resolutions, and the cash subsidy payments to be received by the Authority from the United States Treasury in connection with the interest payable on the Build America Bonds (collectively, the "Subsidy Payments"); and (v) investment income on amounts in the funds and accounts held under the Resolution and deposited in the Revenue Fund.

Toll Covenant

The Authority has covenanted in the General Bond Resolution to fix, charge and collect tolls for the use of the Turnpike System in amounts so that, in each calendar year, the Net Revenues shall at least equal the Net Revenue Requirement for such year.

For purposes of the Resolution, Net Revenues (calculated for any period of time) are defined as Pledged Revenues for such period less Operating Expenses for such period, and the Net Revenue Requirement (calculated for any period of time) is defined as an amount equal to the greater of (i) the sum of the Aggregate Debt Service, Maintenance Reserve Payments, Special Project Reserve Payments and payments, if any, to the Charges Fund for such period or (ii) 1.20 times the sum of the Aggregate Debt Service for such period (excluding, for purposes of clause (ii) only, any payments due and payable by the Authority under any Qualified Swap Agreement upon an early termination thereof). Aggregate Debt Service is, for any calendar year, the sum of interest (net of any capitalized interest) and Principal Installments (which include Sinking Fund Installments) for the Bonds and all payments due by the Authority under Qualified Swap Agreements for such period.

On or before December 1 of each year, the Authority is required to review its financial condition in order to estimate and determine whether the Net Revenue Requirement for such year and for the following year can be satisfied. The Authority is required to file with the Trustee on or before December 20 of each year a certified copy of its resolution making such determination, together with a statement of the actual and estimated Pledged Revenues, Operating Expenses, Aggregate Debt Service, Maintenance Reserve Payments and Special Project Reserve Payments and the other estimates and assumptions upon which such determination was based, which must take into consideration the cost of completion of any uncompleted Projects and the issuance of future Series of Bonds, if necessary, to finance the completion of such Projects. If the Authority determines that Pledged Revenues may be insufficient, the Authority is required to (i) cause its Traffic Engineer to make a study for the purpose of recommending a schedule of tolls which, in the opinion of the Traffic Engineer, will cause sufficient Pledged Revenues to be collected in the following year to comply with the toll covenant and will provide additional Pledged Revenues to be collected in such following year and later years to eliminate any deficiency at the earliest practicable time, and (ii) as promptly as practicable but no later than the next April 1, adopt and place in effect the schedule of tolls recommended by the Traffic Engineer.

Failure to comply with the toll covenant described above will not constitute an Event of Default under the Resolution if the Traffic Engineer is of the opinion that a toll schedule that will comply with such toll covenant is impracticable at that time, and the Authority establishes a schedule of tolls which is recommended by the Traffic Engineer to comply as nearly as practicable with the toll covenant.

Pursuant to the Act, whenever the Authority desires to increase the tolls on the Turnpike and/or the Parkway, it is required to hold a public hearing on such toll increase at least 45 days prior to the date on which such toll increase is proposed to become effective. In addition, the resolution or other action of the Authority authorizing such toll increase cannot be adopted or otherwise made effective without the prior written approval of the Governor and the Treasurer of the State and the Governor has the right to veto such resolution or other action of the Authority within a 10-day period (exclusive of Saturdays, Sundays and public holidays) after the minutes of the Authority meeting at which such resolution was adopted or other action taken are delivered to the Governor. The Act further provides that the powers conferred upon the Governor and the Treasurer of the State dasove shall be exercised with due regard for the rights of the holders of bonds of the Authority at any time outstanding, and nothing in, or done pursuant to, the Act shall in any way limit, restrict or alter the obligation or powers of the Authority or any representative or officer of the Authority to carry out and perform in every detail each and every covenant, agreement or contract at any time made or entered into by or on behalf of the Authority with respect to its bonds or for the benefit, protection or security of the holders thereof. See "THE AUTHORITY – Certain Powers" herein.

The Authority has increased tolls on the Turnpike eleven times since its opening in 1951. The effective dates of those increases were March 23, 1975, April 1, 1980, March 17, 1991, September 30, 2000, January 1, 2003, December 1, 2008, January 1, 2012, September 13, 2020, January 1, 2022, January 1, 2023 and March 1, 2024. Tolls on the Parkway have increased seven times since its opening in 1954. The effective dates of those increases were April 15, 1989, December 1, 2008, January 1, 2012, September 13, 2020, January 1, 2022, January 1, 2023 and March 1, 2024. The Authority's resolution approving the toll increases on the Turnpike and the Parkway that became effective on September 13, 2020 also contains an annual indexing provision providing that, commencing on January 1, 2022 and continuing annually on each January 1 thereafter, the tolls on the Turnpike and the Parkway shall be further increased in an amount to be determined annually, provided that any such increase shall not exceed three percent (3%) per year. See "THE AUTHORITY – Certain Powers" and "THE AUTHORITY – Existing Toll Rates and Schedule" herein.

In connection with determining the amount of the toll increase that became effective on the Turnpike and the Parkway on March 1, 2024 in accordance with the annual indexing provision, in the course of the preparation of the Authority's annual Revenue Certification and its Annual Budget for calendar year 2024, both of which are required to be prepared by the Authority in accordance with the provisions of the Resolution, the Authority staff conducted a review to determine the percentage of the toll increase (not to exceed 3%) which was required in order for the Authority to produce sufficient Net Revenues in 2024 to satisfy all of the Authority's financial obligations and covenants under the Resolution. The Revenue Certification and the Annual Budget for 2024 prepared by the Authority's staff both included a recommended toll increase indexing percentage of 3% and both were subsequently presented to and

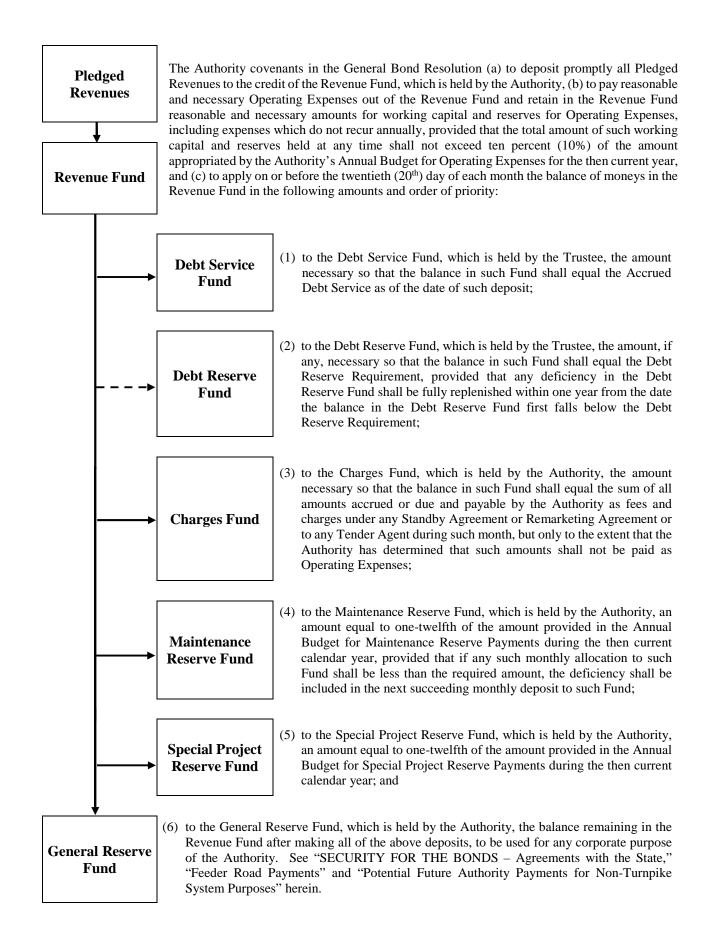
approved by the Board of Commissioners of the Authority at its October 24, 2023 meeting. On October 26, 2023, the Governor returned the minutes of that Board meeting to the Authority with a veto of the action taken by the Board relating to the adoption of the Annual Budget for 2024. Subsequently, at its January 30, 2024 meeting, the Board again approved the adoption of the Annual Budget for 2024, which assumed a toll rate increase of 3% effective as of January 1, 2024. On January 30, 2024, the Governor affirmatively approved the portion of the minutes of that Board meeting relating to the adoption of the Annual Budget for 2024. The 3% toll increase on both the Turnpike and the Parkway for 2024 was implemented and became effective on March 1, 2024. The Authority believes that the loss of toll revenue resulting from the two-month delay in the effectiveness of the 3% toll increase will not have a material adverse impact on its financial performance. See "THE AUTHORITY – Certain Powers" and "THE AUTHORITY – Existing Toll Rates and Schedule" herein.

As permitted by the Resolution, the Authority may withdraw amounts from the General Reserve Fund and deposit such amounts in the Revenue Fund in order to comply with the toll covenant described above. While the Authority has done this from time to time in the past, it has not been done since fiscal year 2008.

Flow of Funds

The General Bond Resolution creates and establishes various Funds and provides that the Pledged Revenues shall be deposited into such Funds in the amounts and in the order of priority set forth in the General Bond Resolution. The following chart illustrates and generally describes the provisions of the General Bond Resolution governing the deposit and application of the Pledged Revenues to the various Funds created and established under the General Bond Resolution.

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Debt Reserve Fund

The Resolution establishes a Debt Reserve Fund for all Bonds issued thereunder, including the Series 2024 A Bonds, and for the benefit of the provider of any Credit Facility or any Qualified Swap Agreement. There is required to be on deposit in the Debt Reserve Fund an amount equal to the Debt Reserve Requirement for all Bonds then Outstanding under the Resolution (including the Series 2024 A Bonds), provided that any deficiency in the Debt Reserve Fund shall be fully replenished within one year from the date the balance in the Debt Reserve Fund first falls below the Debt Reserve Requirement.

For purposes of the Resolution, the Debt Reserve Requirement is equal to the maximum amount of interest accruing on Bonds Outstanding in the then current or any future calendar year (including, for these purposes, the incremental accreted value for any such year for capital appreciation Bonds and interest calculated at the fixed rate established in the Resolution for any Bonds bearing interest at a variable rate). The Debt Reserve Requirement is calculated without consideration of any Subsidy Payments the Authority may receive from the United States Treasury in connection with the Build America Bonds.

Prior to the issuance of the Series 2024 A Bonds, the Debt Reserve Requirement is \$597,111,505 and, after the issuance of the Series 2024 A Bonds, the Debt Reserve Requirement will also be \$597,111,505. The amounts currently on deposit in the Debt Reserve Fund exceed the Debt Reserve Requirement resulting from the issuance of the Series 2024 A Bonds. Accordingly, no deposit to the Debt Reserve Fund will be made in connection with the issuance of the Series 2024 A Bonds. The entire amount of the Debt Reserve Requirement has been funded with proceeds of various Authority Bond issuances and other available funds of the Authority.

Agreements with the State

The Authority and the State have three separate agreements in effect, one dated as of March 27, 2000 (the "2000 State Agreement"), another dated June 22, 2021 (the "2021 State Agreement") and one dated as of January 1, 2023, as amended and restated as of March 31, 2024 (the "2023 State Agreement" and, collectively with the 2000 State Agreement and the 2021 State Agreement, the "State Agreements") pursuant to which the Authority has agreed to make payments to the State. The obligation of the Authority to make any such payments under the State Agreements is limited to the amounts on deposit in the General Reserve Fund which are legally available to be used by the Authority for such purposes and is subject and subordinate in all respects to the pledge created under the Resolution.

Pursuant to the 2000 State Agreement, the Authority has agreed to make annual payments to the State in the amount of \$22,000,000 until all of the obligations of the New Jersey Transportation Trust Fund Authority as set forth in the New Jersey Transportation Trust Fund Authority Act, constituting Chapter 108 of the Laws of New Jersey of 1995, are paid or such payment has been provided for. Payments made by the Authority pursuant to the 2000 State Agreement are to be used by the State to provide for the development of State transportation projects.

Pursuant to the 2021 State Agreement, the Authority has agreed to make quarterly payments to the State which are required to be used to support the role of New Jersey Transit Corporation ("NJ Transit") in providing continuing improvements to the State's integrated transportation network to the benefit of the public served by its various transportation components. The 2021 State Agreement obligates the Authority to make payments to the State, commencing on July 1, 2021, in the amount of \$175,000,000 for the six months ending December 31, 2021, \$548,000,000 in year 2022, \$605,500,000 in year 2023, \$472,500,000 in year 2024, \$487,500,000 in year 2025, \$502,500,000 in year 2026, \$517,500,000 in year 2027 and \$262,500,000 for the six months ending June 30, 2028. The payments made by the Authority under the 2021 State Agreement are inclusive of all payments required to be made by the Authority under a predecessor funding agreement between the Authority and the State to fund a portion of the costs of construction of a new Portal North Bridge to be undertaken by NJ Transit. The 2021 State Agreement provides that, commencing on July 1, 2028, the Authority shall continue to make quarterly payments in the

amount of \$131,250,000 to the State until such time as NJ Transit has fully eliminated its capital budget to operating budget transfer and can maintain financial stability with a lesser or zero amount.

Pursuant to the 2023 State Agreement, beginning on or about January 1, 2023, the Authority has agreed, subject to the provisions of the 2023 State Agreement, to make monthly payments to the State in the amount of \$1,666,667 for the purpose of supporting the operations of Gateway Development Commission, a bi-state commission created by the States of New York and New Jersey (the "GDC"), which is responsible for, among other projects, the planning, designing, financing, development and management of the rehabilitation of the existing train tunnel that runs under the Hudson River from New Jersey to Penn Station in New York City, as well as the building of a new rail tunnel to provide redundancy and avoid delays and shutdowns on both Amtrak and New Jersey Transit rail service (the "Hudson Tunnel Project"). See "SECURITY FOR THE BONDS – Hudson Tunnel Project" herein. The obligation of the Authority to make such monthly payments of \$1,666,667 to the State continues until such time as the construction of the Hudson Tunnel Project is complete, at which time the Authority shall make payments to the State in an amount equal to one-third of the annual operating budget of the GDC. Additionally, beginning on or about July 2, 2024, the Authority has agreed, subject to the provisions of the 2023 State Agreement, to make annual payments to the State in the amount of (i) \$12,000 to enable GDC to pay certain annual rating agency fees incurred by GDC, and (ii) \$33,000, which amount shall be adjusted annually for inflation based on the CPI-U index published by the Federal Bureau of Labor Statistics, to enable GDC to pay certain monitoring fees incurred by GDC in connection with its funding plan for the State's share of the costs of the Hudson Tunnel Project. The Authority's obligation to make the payments to the State described above in this paragraph terminates in the event of an abandonment of construction of the Hudson Tunnel Project.

Under the 2023 State Agreement, the Authority has also agreed, commencing on July 1, 2034 and subject to the provisions of the 2023 State Agreement, to make payments to the State on a semi-annual basis (i.e., February 1 and August 1 of each year) in equal installments, in an amount not to exceed \$89 million annually, to be utilized for the payment of the State's share of the costs of the Hudson Tunnel Project. The Authority's obligation under the 2023 State Agreement to make the semi-annual payments to the State in an amount not to exceed \$89 million annually terminates upon the earlier of (i) satisfaction in full of the State's share of the costs of the Hudson Tunnel Project, or (ii) assumption by another of the State's share of the costs of the Hudson Tunnel Project.

There can be no assurance that the Authority will not be requested to modify, accelerate and/or make additional payments to the State before or after the expiration of the State Agreements. Any such payments to the State would only be payable from legally available amounts on deposit in the General Reserve Fund and will be subject and subordinate in all respects to the pledge created under the Resolution.

As of the date of this Private Placement Memorandum, the Authority has made all required payments under the State Agreements.

Hudson Tunnel Project

The State of New Jersey along with the State of New York, the Port Authority of New York and New Jersey and Amtrak, in conjunction with the GDC, are currently going through the application process with the United States Department of Transportation for a Railroad Rehabilitation and Improvement Financing ("RRIF") direct loan from the Federal government to fund the costs of the Hudson Tunnel Project, which consists of the rehabilitation of the existing train tunnel that runs under the Hudson River from New Jersey to Penn Station in New York City, as well as the building of a new rail tunnel to provide redundancy and avoid delays and shutdowns on both Amtrak and New Jersey Transit rail service. The Hudson Tunnel Project is being coordinated and administered by the GDC.

The current estimated cost of the Hudson Tunnel Project is \$16.04 billion of which \$4.3 billion is expected to be funded from the RRIF loan, with the State of New Jersey's net share of the RRIF loan being \$308 million. The construction period for the project is expected to be 10 to 12 years from the time of

construction commencement. The RRIF loan is projected to be at a 5.25% interest rate. The loan has not yet been approved by the United States Department of Transportation.

The Authority and the State of New Jersey have entered into the 2023 State Agreement which obligates the Authority to make payments to the State to fund the State's share of the costs of the Hudson Tunnel Project. See "SECURITY FOR THE BONDS – Agreements with the State" herein.

Feeder Road Payments

The Authority previously entered into an agreement with the New Jersey Department of Transportation ("DOT" or "NJDOT") (the "Feeder Road Maintenance Agreement") whereby the Authority made certain payments (the "Feeder Road O&M Payments") to the DOT to reimburse the DOT for the costs of reconstruction, maintenance and repair of certain roadways which the DOT owns and operates and which constitute "feeder roads" to the Turnpike System for purposes of the Act and the Resolution. Pursuant to the Feeder Road Maintenance Agreement, the DOT agreed to maintain the feeder roads in a state of good repair sufficient to support the safe and efficient access and egress onto the Turnpike and the Parkway. The term of the Feeder Road Maintenance Agreement commenced on July 1, 2016 and ended on June 30, 2023. Pursuant to the Feeder Road Maintenance Agreement, the Authority made Feeder Road O&M Payments in the aggregate amounts of \$4,000,000 for the six months ending December 31, 2016, \$6,500,000 in year 2017, \$4,500,000 in year 2018, \$3,500,000 in year 2019, \$2,500,000 for each of the years 2020 through 2022 and \$1,250,000 for the six months ending June 30, 2023. The obligation of the Authority to make the Feeder Road O&M Payments to the DOT was limited to the amounts on deposit in the General Reserve Fund which were legally available to be used by the Authority for such purposes and was subject and subordinate in all respects to the pledge created under the Resolution.

Although the Feeder Road Maintenance Agreement terminated on June 30, 2023 in accordance with its terms and the Authority currently has no obligation to make any further Feeder Road O&M Payments to the DOT, the Authority expects that it will be required to make additional Feeder Road O&M Payments to the DOT in the future and that the obligation of the Authority to make such future Feeder Road O&M Payments will be limited to the amounts on deposit in the General Reserve Fund which are legally available to be used by the Authority for such purposes and will be subject and subordinate in all respects to the pledge created under the Resolution.

Potential Future Authority Payments for Non-Turnpike System Purposes

There can be no assurance that the Authority will not be requested to make future additional payments to the State in connection with State transportation purposes. Any such payments to the State would be paid from legally available amounts on deposit in the General Reserve Fund and would be subject and subordinate in all respects to the pledge created under the Resolution.

Additional Indebtedness

The Authority may issue Non-Refunding Bonds and Refunding Bonds under the General Bond Resolution on parity with Outstanding Bonds and the Authority's obligations under any Qualified Swap Agreement and Credit Facility upon satisfaction of the requirements described below and in Appendix D hereto under the captions "Issuance of Non-Refunding Bonds" and "Issuance of Refunding Bonds".

Issuance of Non-Refunding Bonds

One or more Series of Non-Refunding Bonds may be issued for the purpose of (i) paying the Costs of Construction of a Project, and (ii) raising funds to complete any Project for which Non-Refunding Bonds were issued pursuant to clause (i) above, subject to the following conditions and tests, among others:

(1) The Net Revenues for any period of twelve (12) consecutive calendar months (reflecting any adjustment in toll rates made at any time during such period as if such toll rates were

effective since the beginning of such period) out of the preceding twenty-four (24) calendar months equal or exceed the Net Revenue Requirement for such twelve (12) months without regard to the Bonds to be issued;

(2) The estimated Net Revenues for the then current and each future calendar year to and including the fifth full calendar year after the estimated date when the Project will be placed in service equal or exceed the Net Revenue Requirement for each such year and Net Revenues in the fifth such calendar year equal or exceed future maximum Aggregate Debt Service in any year; and

(3) There will be deposited (i) in the Debt Reserve Fund the amount, if any, necessary so that the balance in such fund equals the Debt Reserve Requirement, calculated immediately after delivery of such Non-Refunding Bonds, (ii) in any other Fund the amount required by the Resolution, and (iii) in the Construction Fund for the Project specified by the applicable Series Resolution the remaining balance.

For the purposes of the above tests, the estimated Net Revenues are to be based on estimates by the Traffic Engineer of Turnpike Revenues and estimates by the Consulting Engineer of Operating Expenses and are to give effect to the construction of the Project for which such Bonds are being issued and any other uncompleted Project. The estimates of the Traffic Engineer are to reflect the effect of the construction, improvement or acquisition of any highway or other facility which any Federal, State or other agency is then projecting or planning and which, in its opinion, may be materially competitive with any part of the Turnpike System.

On July 25, 2023, the Authority adopted its Series 2023 Turnpike Revenue Bond Resolution (the "Series 2023 Revenue Bond Resolution") which authorizes, among other things, the issuance of an amount not exceeding \$1,000,000,000 of Non-Refunding Bonds in one or more Series for the purpose of providing funds to (i) pay the Cost of Construction (including reimbursement to the Authority of amounts previously spent to pay such Costs of Construction) of various capital projects that constitute "Projects" the General Bond Resolution, (ii) if determined by an Authorized Officer of the Authority in a Certificate of Determination to be necessary or advisable in connection with the issuance and sale of such Non-Refunding Bonds, make a deposit into the Debt Reserve Fund and/or purchase one or more Debt Reserve Fund Sureties to be deposited into the Debt Reserve Fund, (iii) pay capitalized interest on all or a portion of any Series or sub-series of such Non-Refunding Bonds, and/or (iv) pay the costs of issuance of such Non-Refunding Bonds. On April 3, 2024, the Authority issued and currently has Outstanding \$500,000,000 aggregate principal amount of its Turnpike Revenue Bonds, Series 2024 B (the "Series 2024 B Bonds"), which were issued for the purposes of paying (i) the Cost of Construction of various Projects which are part of the Authority's ongoing capital improvement programs for the Turnpike System, (ii) capitalized interest on the Series 2024 B Bonds through and including April 3, 2027, and (iii) the costs of issuance of the Series 2024 B Bonds. The Series 2024 B Bonds were the first Series of Non-Refunding Bonds issued by the Authority pursuant to the Series 2023 Revenue Bond Resolution.

The remaining Non-Refunding Bonds authorized by the Series 2023 Revenue Bond Resolution may be issued by the Authority at any time in the future depending upon market conditions and other relevant factors.

Issuance of Refunding Bonds

One or more Series of Refunding Bonds may be issued to refund (i) any or all Outstanding Bonds of one or more Series or maturities within a Series or Bonds within a maturity, or (ii) any Variable Rate Debt, Commercial Paper or Subordinated Indebtedness.

Bonds may be issued to refund Outstanding Bonds only if, among other conditions, (i) either the Authority meets the tests described above under "Issuance of Non-Refunding Bonds" or Aggregate Debt Service is not increased for any calendar year as a result of such refunding, and (ii) there shall be in effect a Qualified Swap with respect to the Bonds to be refunded and such Qualified Swap shall be terminated

upon the date such Refunding Bonds are issued, and moneys in an amount sufficient to make the payment, if any, due by the Authority under such Qualified Swap upon such termination are deposited with the Trustee.

The issuance of Bonds to refund Variable Rate Debt, Commercial Paper or Subordinated Indebtedness is subject to substantially the same conditions and tests referred to above under "Issuance of Non-Refunding Bonds".

The Series 2024 A Bonds will constitute Refunding Bonds for all purposes of the Resolution and will be issued for the purpose of paying the principal of the Refunded Bonds, which will be redeemed by the Authority on July 1, 2024. See "THE REFUNDING PLAN" herein.

On July 25, 2023, the Authority adopted its Series 2023 Turnpike Revenue Refunding Bond Resolution (the "Series 2023 Refunding Bond Resolution"), which authorizes, among other things, the issuance of an aggregate principal amount not exceeding \$2,000,000,000 of Refunding Bonds in one or more Series to refund all or a portion of the Authority's Outstanding Turnpike Revenue Bonds, Series 2012 A, Series 2013 F, Series 2014A, Series 2014 C, Series 2015 E, Series 2016 A, Series 2017 A, Series 2017 B, Series 2017 F, Series 2017 G, Series 2020 B, Series 2020 C and Series 2021 B.

Pursuant to the Series 2023 Refunding Bond Resolution, on August 30, 2023, the Authority issued and delivered \$107,305,000 aggregate principal amount of its Turnpike Revenue Bonds, Series 2023 A (the "Series 2023 A Bonds") to Barclays Capital Inc. ("Barclays Capital") in exchange for a portion of the Authority's then outstanding Turnpike Revenue Bonds, Series 2020 C (Federally Taxable) in the principal amount of \$135,230,000 (the "Refunded Series 2020 C Bonds"), which were owned by Barclays Capital and delivered by Barclays Capital to the Authority. Simultaneously with the issuance and delivery of the Series 2023 A Bonds, the Authority caused the Refunded Series 2020 C Bonds to be canceled and extinguished and, as a result, the Refunded Series 2020 C Bonds are no longer Outstanding under the Resolution. The Series 2023 A Bonds were the first Series of Refunding Bonds issued by the Authority pursuant to the Series 2023 Refunding Bond Resolution.

The Authority has entered into a Forward Delivery Bond Purchase Contract, dated May 14, 2024 (the "Series 2024 C Purchase Contract") with Morgan Stanley & Co. LLC, as representative acting on behalf of itself and the other underwriters named in the Series 2024 C Purchase Contract (collectively, the "Underwriters"), pursuant to which the Authority and the Underwriters have agreed that, assuming certain conditions to closing set forth in the Series 2024 C Purchase Contract are satisfied, on October 3, 2024 the Authority will issue and sell to the Underwriters and the Underwriters will purchase from the Authority, all, but not less than all, of the \$684,275,000 aggregate principal amount of the Authority's Turnpike Revenue Bonds, Series 2024 C (Forward Delivery) (the "Series 2024 C Bonds"). The Series 2024 C Bonds will be issued under and pursuant to the Act and the General Bond Resolution, as supplemented by the Series 2023 Refunding Bond Resolution and a Certificate of Determination to be executed by the Executive Director of the Authority for the primary purpose of refunding, redeeming and legally defeasing certain maturities of the Series 2015 E Bonds, which will be redeemed by the Authority on January 1, 2025. The Series 2024 C Bonds will be the second Series of Refunding Bonds issued by the Authority pursuant to the Series of Refunding Bonds issued by the Authority pursuant to the Series 2024 C Bonds will be the second Series of Refunding Bonds issued by the Authority pursuant to the Series 2024 C Bonds issued by the Authority pursuant to the Series of Refunding Bonds issued by the Authority pursuant to the Series 2023 Refunding Bond Resolution.

The remaining Refunding Bonds authorized by the Series 2023 Refunding Bond Resolution may be issued by the Authority at any time in the future depending upon market conditions and other relevant factors.

Subordinated Indebtedness

The Authority is also authorized to incur Subordinated Indebtedness under the General Bond Resolution. Such Subordinated Indebtedness is a special and limited obligation of the Authority, subject, subordinated and junior in all respects to the lien and pledge created by the Resolution in favor of all Bonds,

certain Credit Facilities and Qualified Swaps. Subordinated Indebtedness is payable under the Resolution solely from amounts on deposit in the General Reserve Fund established under the Resolution that may be available from time to time to pay principal of and/or interest on Subordinated Indebtedness.

INTEREST RATE SWAP AGREEMENTS

Currently, the Authority does not have any outstanding interest rate swap agreements. All of the Authority's previously outstanding interest rate swap agreements expired and terminated in accordance with their terms on January 1, 2024.

DIRECT PURCHASE TRANSACTIONS

The following table summarizes the terms of all of the Authority's direct purchase transactions other than the Series 2024 A Bonds. The Series 2020 B Bonds, the Series 2020 C Bonds, the Series 2020 D Bonds, the Series 2022 A Bonds and the Series 2023 A Bonds are on parity with all other Bonds Outstanding under the Resolution from time to time, including the Series 2024 A Bonds, and the Authority's reimbursement and payment obligations under certain Credit Facilities and Qualified Swaps. See "SECURITY FOR THE BONDS" herein.

Series of Bonds	Direct Purchaser	Tax-Exempt or Federally Taxable	Final Maturity Date	Par Amount	Interest Rate
2020 B	JPMorgan Chase Bank, N.A	Federally Taxable	01/01/2028	\$24,935,000	2.500%
2020 C	Barclays Capital Inc.	Federally Taxable	01/01/2035	28,000,000	3.223%
2020 D	Barclays Capital Inc.	Tax-Exempt	01/01/2028	149,440,000	5.000%
2022 A	Barclays Capital Inc.	Tax-Exempt	01/01/2043	100,000,000	4.000%
2023 A	Barclays Capital Inc.	Tax-Exempt	01/01/2035	107,305,000	5.000%

Each Series of the above-described Bonds (collectively, the "Direct Purchase Bonds") is subject to mandatory tender for purchase at the option of the holder of such Series of Direct Purchase Bonds upon the occurrence of an Extraordinary Mandatory Purchase Event. In addition to the failure of the Authority to pay the debt service on any Bond or other parity obligation of the Authority, when due, and the occurrence of an Event of Default under the Resolution, the Extraordinary Mandatory Purchase Events generally include (i) the rating on the Bonds is reduced to or below BBB by Fitch Ratings or S&P or Baa2 by Moody's, or removed, suspended or withdrawn, (ii) the occurrence of a determination of taxability with respect to the applicable Series of tax-exempt Direct Purchase Bonds. (iii) a judgment in the amount of \$10,000,000 or more is entered against the Authority which is not covered by insurance and which is not discharged, stayed or bonded within 45 days after the entry of such judgment, (iv) any court or other governmental authority shall rule that any provision of the Resolution relating to payment and security of the Bonds or any provision of the applicable Bondholder Agreement entered into by and between the Authority and the purchaser of each Series of the Direct Purchase Bonds is not valid and binding on the Authority, (v) the Authority, or any person on its behalf, shall contest the validity or enforceability any provision of the Resolution relating to payment and security of the Bonds or any provision of the applicable Bondholder Agreement, (vi) if, for any other reason, any provision of the Resolution relating to payment and security of the Bonds or any provision of the applicable Bondholder Agreement shall cease be to valid

and binding on the Authority, (vii) the failure of the Authority to pay, when due, any Subordinated Indebtedness in an aggregate outstanding principal amount of \$5,000,000 or more, or the occurrence of any event of default by the Authority under any agreement or instrument relating to such Subordinated Indebtedness, and (viii) the occurrence of an event of default under the applicable Bondholder Agreement. In the event that the Authority cannot pay the purchase price for all or a portion of such Series of Bonds on any such extraordinary mandatory purchase date, (i) 50% of the principal amount of any unpurchased Bonds will be subject to mandatory redemption on the date that is one year after such extraordinary mandatory purchase date, and (ii) the entire remaining aggregate principal amount of such Direct Purchase Bonds will be subject to mandatory purchase date, at a Redemption date, and (ii) the entire remaining aggregate principal amount of such Direct Purchase Bonds will be subject to mandatory purchase date, at a Redemption Price equal to 100% of the principal amount of such Direct Purchase Bonds will be subject to mandatory redemption date, and (ii) the entire remaining aggregate principal amount of such Direct Purchase Bonds to be redeemed plus accrued interest to the redemption Price equal to 100% of the principal amount of such Direct Purchase Bonds to be redeemed plus accrued interest to the redemption Price equal to 100% of the principal amount of such Direct Purchase Bonds to be redeemed plus accrued interest to the redemption Agreement and the principal amount of such Direct Purchase Bonds to be redeemed plus accrued interest to the redemption date. A copy of each Bondholder Agreement has been filed with, and is available to be viewed on, the Electronic Municipal Market Access ("EMMA") system of the Municipal Securities Rulemaking Board located at www.emma.msrb.org.

THE REFUNDING PLAN

The Refunded Bonds will be called for redemption by the Authority on July 1, 2024 (the "Redemption Date") at a Redemption Price equal to 100% of the principal amount thereof, plus interest accrued thereon to the Redemption Date. The Series 2024 A Bonds are being issued by the Authority to provide sufficient moneys to pay the principal of the Refunded Bonds coming due on the Redemption Date. The accrued interest coming due on the Refunded Bonds on the Redemption Date will be paid by the Authority from amounts on deposit in the Debt Service Fund or other available moneys of the Authority. Upon the redemption of the Refunded Bonds on the Redemption Date, the Refunded Bonds will be fully paid and retired and will no longer be Outstanding under the Resolution.

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ESTIMATED SOURCES AND USES OF FUNDS

The estimated sources and uses of funds for the Series 2024 A Bonds are as follows:

Sources of Funds:		
Par Amount of Series 2024 A Bonds Other Available Funds	\$	849,000,000 20,730,000
Total Sources of Funds	<u>\$</u>	869,730,000
Uses of Funds:		
Redemption of the Refunded Bonds Costs of Issuance ⁽¹⁾	\$	869,670,000 <u>60,000</u>
Total Uses of Funds	<u>\$</u>	869,730,000

⁽¹⁾ Includes legal fees, financial advisory fees, Trustee fees, rating agency and consulting fees and costs, and other costs of issuance, including rounding amount.

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AGGREGATE BOND DEBT SERVICE REQUIREMENTS

The table below shows debt service after the issuance of the Series 2024 A Bonds. The debt service requirements shown in the table below include the debt service requirements on the Series 2024 C Bonds expected to be issued by the Authority on October 3, 2024 and do not include the debt service on the portion of the Outstanding Series 2015 E Bonds which will be refunded and legally defeased upon the issuance of the Series 2024 C Bonds.

Fiscal Year Ending	Debt Service on Outstanding	Series 2024 A	A Bonds ⁽¹⁾	Total Debt Service After Issuance of	
December 31	Bonds ⁽¹⁾	<u>Principal</u>	Interest	Series 2024 A Bonds	
2024	\$ 901,589,147	-	\$ 20,670,000	\$ 922,259,147	
2025	895,222,122	-	41,340,000	936,562,122	
2026	853,729,956	\$ 72,000,000	41,340,000	967,069,956	
2027	834,254,243	111,000,000	37,740,000	982,994,243	
2028	833,668,701	111,000,000	32,190,000	976,858,701	
2029	839,141,969	111,000,000	26,640,000	976,781,969	
2030	879,237,360	-	21,090,000	900,327,360	
2031	762,652,641	111,000,000	21,090,000	894,742,641	
2032	762,726,592	111,000,000	15,540,000	889,266,592	
2033	762,593,653	111,000,000	9,990,000	883,583,653	
2034	847,981,515	111,000,000	4,440,000	963,421,515	
2035	936,869,971	-	-	936,869,971	
2036	918,312,302	-	-	918,312,302	
2037	922,970,338	-	-	922,970,338	
2038	916,209,143	-	-	916,209,143	
2039	916,185,267	-	-	916,185,267	
2040	968,146,908	-	-	968,146,908	
2041	646,717,369	-	-	646,717,369	
2042	498,478,769	-	-	498,478,769	
2043	415,103,756	-	-	415,103,756	
2044	415,097,756	-	-	415,097,756	
2045	297,809,906	-	-	297,809,906	
2046	297,809,681	-	-	297,809,681	
2047	297,806,619	-	-	297,806,619	
2048	231,175,819	-	-	231,175,819	
2049	231,175,569	-	-	231,175,569	
2050	231,175,888	-	-	231,175,888	
2051	140,186,925	-	-	140,186,925	
2052	55,758,819	-	-	55,758,819	
2053	55,754,863			55,754,863	
TOTAL*	<u>\$18,565,543,565</u>	<u>\$ 849,000,000</u>	<u>\$272,070,000</u>	<u>\$19,686,613,565</u>	

* Totals may not add up due to rounding.

⁽¹⁾ Debt service payable on January 1 of each year is included in the debt service for the prior fiscal year. Debt service excludes (i) capitalized interest on the Series 2022 B Bonds through and including November 1, 2025, (ii) capitalized interest on the Series 2024 B Bonds through and including April 3, 2027, and (iii) the debt service on the Refunded Bonds which will be redeemed and retired upon the issuance of the Series 2024 A Bonds.

THE AUTHORITY

All of the financial information of the Authority as of and for the year ended December 31, 2023 included in this Section entitled "THE AUTHORITY" and in Appendix A entitled "DRAFT UNAUDITED FINANCIAL INFORMATION OF THE AUTHORITY AS OF AND FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022" to this Private Placement Memorandum is unaudited as of the date of this Private Placement Memorandum and is expected to change upon the completion of the audit of the financial statements of the Authority as of and for the year ended December 31, 2023, which will not occur until after the date of issuance and delivery of the Series 2024 A Bonds. Additionally, as permitted by the Authority's existing continuing disclosure agreements relating to its outstanding Bonds, the Authority has previously filed the draft unaudited financial statements as of and for the years ended December 31, 2023 and 2022 with EMMA and anticipates filing audited financial statements as of and for the years ended December 31, 2023 and 2022 with EMMA when they become available. As of the date of this Private Placement Memorandum, the Authority has not received the necessary information from the Public Employees Retirement System ("PERS") of the State of New Jersey to report its proportionate share of the PERS net pension liability, as well as the related deferred inflows and outflows of resources and expenses, as of and for the year ended December 31, 2023. The audit of the financial statements of the Authority as of and for the years ended December 31, 2023 and 2022 cannot be completed until after such information is received. See "THE AUTHORITY – Pension and OPEB Obligations" herein.

General

The Authority is a body corporate and politic of the State organized and existing by virtue of the Act and is a public instrumentality exercising essential governmental functions. The Authority is empowered to acquire, construct, maintain, repair, and operate projects at locations established by law, to fix and establish tolls for the use of the Turnpike System, and to issue revenue bonds for its purposes.

Pursuant to the Act, the Authority has owned and operated the Turnpike since the time the Turnpike opened for traffic in 1951. In July 2003, the Highway Authority was abolished and the Authority assumed all powers, rights, obligations, assets, debts, liabilities, and statutory responsibilities and duties of the Highway Authority, including the ownership and operation of the Parkway. As a result, the assets and liabilities of the Authority and the Highway Authority and the ongoing operations, expenses, and revenues of the Turnpike and the Parkway are now combined under the ownership and operation of the Authority.

Certain Powers

The Act authorizes the Authority to acquire, improve, construct, maintain, repair, manage, and operate transportation projects or any part thereof at such locations as established by law or by the Authority and to exercise the power of eminent domain in connection with any of its corporate purposes.

The Act also authorizes the Authority to issue revenue bonds maturing not later than forty (40) years from their date or dates for any of its corporate purposes, payable solely from or secured by a pledge of tolls, other revenues of transportation projects, and the proceeds of such bonds. The Act provides that such bonds shall not be deemed to constitute a debt or liability of the State or of any political subdivision thereof, or a pledge of the faith, credit or taxing power of the State or of any such political subdivision, but that such bonds shall be payable from funds pledged or available for their payment as authorized in the Act. The Authority is also empowered to issue notes for any of its corporate purposes in the same manner as bonds are issued under the Act.

In addition, the Authority has the power, by resolution, to fix and revise from time to time and charge and collect tolls, fees, licenses, rents, concessions, and other charges for each transportation project or part thereof constructed or acquired by it; and, subject to any agreement with bondholders, to invest moneys of the Authority not required for immediate use, including proceeds from the sale of any bonds, in

such obligations, securities and other investments as the Authority shall deem prudent. Pursuant to the Act, whenever the Authority desires to increase any existing toll or establish any new toll for the use of any highway project, including the Turnpike and/or the Parkway, it is required to hold a public hearing on such proposed toll at least 45 days prior to the date on which such toll is proposed to become effective.

The Act provides that no resolution or other action of the Authority providing for the issuance of bonds, refunding bonds or other obligations or for the fixing, revising or adjusting of tolls for the use of the Turnpike System or any parts or sections thereof shall be adopted or otherwise made effective by the Authority without the prior approval in writing of the Governor and the Treasurer of the State. In addition, the Act requires that a true copy of the minutes of every meeting of the Authority shall be forthwith delivered to the Governor and that no action taken at such meeting by the Authority shall have force or effect until 10 days, exclusive of Saturdays, Sundays and public holidays, after such copy of the minutes shall have been so delivered. If, during such 10-day period, the Governor returns such copy of the minutes with a veto of any action taken by the Authority, or any member thereof, at such meeting, such action shall be null and of no effect. The Act permits the Governor to approve all or part of the action taken at such meeting prior to the expiration of such 10-day period. The Act further provides that the powers conferred upon the Governor and the Treasurer of the State described above shall be exercised with due regard for the rights of the holders of bonds of the Authority at any time outstanding, and nothing in, or done pursuant to, the Act shall in any way limit, restrict or alter the obligation or powers of the Authority or any representative or officer of the Authority to carry out and perform in every detail each and every covenant, agreement or contract at any time made or entered into by or on behalf of the Authority with respect to its bonds or for the benefit, protection or security of the holders thereof.

Governance

The Act provides that the Board of Commissioners of the Authority shall consist of eight members as follows: the Commissioner of the New Jersey Department of Transportation, ex-officio, or his/her designee; five members appointed by the Governor with the advice and consent of the Senate; one member appointed by the Governor upon recommendation of the President of the Senate; and one member appointed by the Governor upon recommendation of the Speaker of the General Assembly. Members of the Authority (other than the Commissioner of Transportation) sit for a term of five years and until a successor is appointed and has been confirmed. Five members of the Authority constitute a quorum and the vote of five members is necessary for any action taken by the Authority. The Governor designates the chair and vice chair, who serve in these positions at the pleasure of the Governor and until their successors have been designated. The Authority selects its secretary and treasurer, neither of whom need be members. All Authority members serve without compensation but are reimbursed for actual expenses incurred in the performance of duties.

The current members of the Authority are as follows:

FRANCIS K. O'CONNOR (Acting Commissioner; Chair). Francis (Fran) O'Connor was nominated to serve as Commissioner of the New Jersey Department of Transportation by Governor Murphy in January 2024. He currently is awaiting New Jersey Senate approval and is serving as an Acting Commissioner and as the Chair of the Authority. Mr. O'Connor has over 40 years of public and private sector transportation experience. He began his public service career at the Authority as a toll collector and rose to be the Deputy Director of the Authority's Electronic Toll Collection Program. In that role, he launched the Authority's first electronic toll collection installation. While in the private sector, Mr. O'Connor advised transportation agencies across the country on the development and execution of critical projects with a strategic focus on toll roads. In this work, Mr. O'Connor has overseen hundreds of employees at a time, implemented large-scale customer service centers, and engaged with regulatory entities at all levels of government. He graduated summa cum laude From St. Peter's University with a B.A. in Accounting. *ULISES E. DIAZ* (Commissioner; Vice Chair). Mr. Diaz is employed at Horizon Blue Cross Blue Shield of New Jersey, where he is responsible for the development of government affairs activities and legislative programs for New Jersey. He previously was employed in a similar capacity at Verizon Communications. Mr. Diaz also worked at United Water New Jersey for several years, where he was responsible for all external affairs activities, including government and public affairs, communications and business development. He holds a B.A. in Business Administration from Rutgers University. Mr. Diaz's term expired in November 2018, and he is currently serving in a hold-over capacity.

MICHAEL R. DuPONT (Commissioner; Treasurer). Mr. DuPont is a partner in the law firm McKenna, DuPont, Higgins & Stone. He has worked on the transition teams of Governor Jon S. Corzine and former Governor James E. McGreevey. He serves as President of the Garden State Arts Foundation. Mr. DuPont earned a B.A. in Political Science and Business Administration from Loyola University and a J.D. from the John Marshall Law School. Mr. DuPont's term expired in February 2013, and he is currently serving in a hold-over capacity.

RONALD GRAVINO (Commissioner). Mr. Gravino is Vice President for finance and human resources at Invidi Technologies Corp. in Princeton, which he joined after many years as a financial/turnaround consultant. He serves as chairman of the Newark Liberty International Airport Advisory Board and on the boards of the Transportation Finance Review Commission and the Garden State Arts Foundation. He served for six years as a commissioner of the former New Jersey Highway Authority, including a term as chairman. Mr. Gravino earned a B.A. in Accountancy from Charter Oak College in Hartford, Connecticut. Mr. Gravino's term expired in February 2022 and he is currently serving in a hold-over capacity.

RAPHAEL SALERMO (Commissioner). Mr. Salermo is a Managing Partner of the MAR Acquisition Group LLC. He has held leadership positions in several civic organizations including the Greater Elizabeth Chamber of Commerce, the Elizabeth Development Corporation, the YMCA of Eastern Union County, the Elizabeth Avenue Partnership and the Union County Workforce Investment Board. Mr. Salermo's term expired in February 2019, and he is currently serving in a hold-over capacity.

FRANCISCO MALDONADO (Commissioner). Mr. Maldonado is the Senior Counsel for Policy and External Affairs at the New Jersey Laborers-Employers Cooperative and Education Trust (New Jersey LECET). Previously, he held senior staff positions in the Majority offices of the New Jersey Senate and Assembly, served in policy roles on the campaign of former Gov. Jon Corzine and the transition team of Gov. Phil Murphy, practiced voting rights law for the non-profit Advancement Project, and served as a law clerk in the U.S. District Court for the District of Puerto Rico. Mr. Maldonado's term expires in February 2026.

JOHN S. WISNIEWSKI (Commissioner). Mr. Wisniewski is the managing member of Wisniewski & Associates, LLC, a general practice law firm in Sayreville, New Jersey. He served from 1996 to 2018 in the New Jersey Assembly, holding the posts of Deputy Speaker and Chair of the Transportation & Independent Authorities Committee. He was also co-chair of the New Jersey Legislature's Joint Select Committee on Investigation and led the State Legislature's investigation into the lane closures on the George Washington Bridge. He served from 2010 to 2013 as Chairman of the New Jersey Democratic State Committee and was a member of the Democratic National Committee. He is member of the New Jersey Fire Safety Commission and a member of the New Jersey Small Business Development Centers Advisory Board. He is a graduate of Rutgers University and Seton Hall University School of Law. Mr. Wisniewski resides in Sayreville. Mr. Wisnieski's term expires in July 2028.

There is currently one vacancy on the Board of Commissioners of the Authority.

The Authority is empowered to appoint such officers, employees and agents as may be necessary in its judgment. The Commissioners have created the executive staff positions of Executive Director, Deputy Executive Director and Chief Financial Officer, among others. The Authority's executive staff currently includes: JAMES D. CARONE (Executive Director and Acting Chief Financial Officer). Mr. Carone, a Certified Public Accountant, was named Executive Director of the Authority in July 2023 after serving more than five years as the Deputy Executive Director of the Authority. He began working as a Staff Auditor at the New Jersey Highway Authority in 1977, and during his 26 years with that agency held the positions of Senior Auditor, Audit Manager, and Assistant Chief Auditor. When the Highway Authority and the New Jersey Turnpike Authority were consolidated in 2003, Mr. Carone was named Director of Internal Audit. He served in that position until his appointment as Deputy Executive Director of the Authority in April 2018. Mr. Carone is a 1976 graduate of Lycoming College in Williamsport, Pennsylvania.

DONNA WILSER (Deputy Executive Director). Ms. Wilser was named Deputy Executive Director in October 2023 after five years as the Director of Internal Audit. Prior to that, she was the Deputy Director of Procurement and Materials Management, a position from which she oversaw supply chain, warehousing, and professional services procurements. Ms. Wilser began work as a Staff Auditor at the former New Jersey Highway Authority in 1986 and held the positions of Senior Auditor, Audit Supervisor, Audit Manager and Deputy Director. Ms. Wilser graduated from St. Leo University in Florida in with a BA in Accounting.

The Turnpike

The Turnpike is a limited access toll road that serves as part of the I-95 corridor linking the major economic centers of the East Coast. Its connections to a major seaport in Newark and Elizabeth and an international airport in Newark make it an important route for both commercial and passenger vehicles. It also serves New Jersey commuters traveling to and from the major metropolitan areas surrounding Philadelphia and New York City and other employment centers in the State. The Turnpike was the first toll road in New Jersey and the third in the nation when it opened in 1951.

At the time the Turnpike opened in 1951, it was 118 miles in length and today consists of 148 center lane miles. The center lane miles have grown over the years with the addition of the Newark Bay Hudson County Extension (1956), the Pearl Harbor Memorial Turnpike Extension (1956), the Western Spur (1970) and the I-95 Extension (1992). The mainline connects to the George Washington Bridge in the north, and the Delaware Memorial Bridge in the south. To the east, it connects with the Lincoln and Holland Tunnels and the Outerbridge Crossing, and to the west with the Delaware River Turnpike Bridge. Originally four lanes for its full length, the Turnpike is now as wide as 14 lanes in some areas.

The Parkway

The Parkway opened to traffic in 1954. Originally 168 miles in length, today the Parkway is a 172mile limited access toll road with connections in the south to Route 9 near Cape May, New Jersey, and in the north to the New York State Thruway at the New York-New Jersey border near Spring Valley, New York. The Parkway interchanges are numbered according to their distance from the southern terminus.

The northern section of the Parkway serves the metropolitan suburban areas in Bergen, Union, Essex, and Passaic Counties near Newark and New York City. In addition to being heavily used by commuters, the location of many businesses and industrial complexes in or near the Parkway corridor has resulted in significant local business traffic. The Parkway also is the principal highway route between metropolitan Newark-New York City and the New Jersey seashore. Heavy trucks are not allowed north of Interchange 105. The Parkway is now as wide as 15 lanes in some areas.

Capital Improvement Programs

2020 Long-Range Capital Plan

At its May 27, 2020 meeting, the Board of Commissioners of the Authority adopted the 2020 Long-Range Capital Plan. The 2020 Long-Range Capital Plan contains projects geared toward enhancing safety,

repairing degraded infrastructure and ensuring roadway resiliency and sustainability to enhance mobility. The costs of the projects listed in the 2020 Long-Range Capital Plan were originally estimated at \$24 billion. The Authority has already adopted the 2024-2028 CIP, which includes projects derived from the 2020 Long-Range Capital Plan, and anticipates adopting a series of 5-year rolling capital improvement programs in the future which will include additional projects derived from the 2020 Long-Range Capital Plan.

2024-2028 Capital Improvement Program

At its January 30, 2024 meeting, the Board of Commissioners of the Authority approved the 2024-2028 CIP, which superseded and replaced the 2023-2027 CIP and includes projects identified in the 2020 Long-Range Capital Plan focused primarily on capacity enhancements on both the Turnpike and the Parkway, bridge preservation and security, and drainage, roadway lighting and other improvements, including non-roadway technology improvements. The 2024-2028 CIP has a rolling five-year total spending plan of \$5,852,369,000 with an average annual spending of \$1,170,474,000. The significant projects that are part of the 2024-2028 CIP include capacity enhancements to the Newark Bay Hudson County Extension on the Turnpike and between Interchanges 1 and 4 on the Turnpike, as well as All-Electronic Tolling Conversion on the Parkway. The estimated total cost of the 2024-2028 CIP and the estimated cost of each individual project included in the 2024-2028 CIP are subject to change based upon varying economic conditions and other factors which may occur during the term of the 2024-2028 CIP. In addition, the projects included in the 2024-2028 CIP are also subject to change at the discretion of the Authority. As of March 31, 2024, approximately 13.6% of the amounts budgeted for the 2024-2028 CIP had been spent or committed.

2019 Capital Improvement Program

In April 2019, the Authority adopted the 2019 CIP which consists of the design, supervision and construction of multiple capital improvement projects on both the Turnpike and the Parkway. The significant projects that are part of the 2019 CIP include several bridge deck improvements on both roadways, the shoulder expansion and reconstruction of the Parkway between mileposts 30 and 35, the replacement of the hybrid changeable message signs on the Turnpike, the rehabilitation of major bridges crossing the Passaic River on both the Turnpike and the Parkway, and various improvements to service areas located on both the Turnpike and the Parkway. As of December 31, 2023, approximately 98% of the amounts budgeted for the 2019 CIP had been spent or committed.

In the Authority's 2024 Annual Budget, the budget for the 2019 CIP increased by approximately \$28,349,000 to cover the increased costs of two existing projects relating to the Passaic River Bridge Rehabilitation and Service Area Rehabilitation. However, the 2024 spending budget for the 2019 CIP decreased by approximately \$59,203,000 from 2023 due to the substantial completion of projections in 2023.

2008 Capital Improvement Program

In October 2008, the Authority adopted the \$7,000,000,000 2008 CIP, which includes numerous projects focused on major capacity and other roadway improvements to both the Turnpike and the Parkway, bridge construction and improvements, interchange improvements and other facilities improvements. In September 2018, the Authority amended the 2008 CIP to extend its end date to December 31, 2020. Savings resulting from lower than anticipated construction costs allowed the Authority to increase the number of projects included in the 2008 CIP to 39 from an originally authorized amount of 34 projects. The work remaining to be completed as part of the 2008 CIP includes the Newark Bay Hudson Extension bridge rehabilitation, facilities improvements, interchange improvements and bridge deck reconstruction. As of December 31, 2023, the 2008 CIP was approximately 99% completed and 99% of the amounts budgeted for the 2008 CIP had been spent or committed.

In the Authority's 2024 Annual Budget, the spending budget for the 2008 CIP is approximately \$98,864,000 less than 2023. The five-year spending plan represents the winding down of this Capital Improvement Program, as most projects are completed or are near completion.

Funding of Capital Improvement Programs

The Authority anticipates issuing one or more additional Series of Non-Refunding Bonds under the Resolution from time to time to fund the Costs of Construction of various Projects for the Turnpike System, including the projects in the 2024-2028 CIP and the other projects identified in the 2020 Long-Range Capital Plan. See "SECURITY FOR THE BONDS – Additional Indebtedness" herein. The increased toll rates which became effective on both the Turnpike and the Parkway on March 1, 2024, together with the annual indexing provision, are designed to provide the Authority with sufficient Net Revenues to permit the Authority to issue additional Bonds under the Resolution to fund the projects in the 2024-2028 CIP and the other projects identified in the 2020 Long-Range Capital Plan. See "SECURITY FOR THE BONDS – Toll Covenant", "SECURITY FOR THE BONDS – Additional Indebtedness", "THE AUTHORITY – Certain Powers" and "THE AUTHORITY – Existing Toll Rates and Schedule" herein and APPENDIX B – "2023 TRAFFIC AND TOLL REVENUE FORECAST STUDY" hereto.

Summary of Historical Operations

The Turnpike

Table 1(a) below sets forth the annual traffic usage for passenger car, commercial, and non-revenue vehicles on the Turnpike for the 10 year period ending in 2023. Table 1(b) below details the annual toll revenues from passenger cars and commercial vehicles on the Turnpike during the 10 year period ending in 2023.

YearCarsVehicles ⁽¹⁾ Vehicles ⁽²⁾ Velices2014202,34729,8951,517232015215,35831,2391,558242016223,63431,8591,571252017227,97832,6871,559262018230,49734,2511,556262019233,45434,3181,333262020166,32032,348874192021205,81935,69070524	Table 1(a) – Turnpike – Number of Vehicles (000s)								
2015215,35831,2391,558242016223,63431,8591,571252017227,97832,6871,559262018230,49734,2511,556262019233,45434,3181,333262020166,32032,348874192021205,81935,69070524		Total ehicles*							
2016223,63431,8591,571252017227,97832,6871,559262018230,49734,2511,556262019233,45434,3181,333262020166,32032,348874192021205,81935,69070524	23	33,759							
2017227,97832,6871,559262018230,49734,2511,556262019233,45434,3181,333262020166,32032,348874192021205,81935,69070524	24	48,155							
2018230,49734,2511,556262019233,45434,3181,333262020166,32032,348874192021205,81935,69070524	25	57,064							
2019233,45434,3181,333262020166,32032,348874192021205,81935,69070524	26	62,224							
2020166,32032,348874192021205,81935,69070524	26	66,304							
2021 205,819 35,690 705 24	26	69,105							
	19	99,542							
	24	42,214							
2022 215,522 37,150 783 25	25	53,455							
2023 222,849 35,938 799 25	25	59,586							

* Totals may not add up due to rounding.

⁽¹⁾ Commercial vehicles include non-commuter buses.

⁽²⁾ Non-revenue vehicles include commuter buses traveling during peak hours, towing operations, police, first aid responding to emergencies and employees traveling to and from work.

Table 1(b) – Turnpike – Toll Revenues (\$000s)								
Year	Passenger Car <u>Revenues</u>	Commercial Vehicle Revenues ⁽¹⁾	Total <u>Toll Revenues*</u>					
2014	695,130	342,614	1,037,744					
2015	745,007	361,261	1,106,268					
2016	776,337	368,221	1,144,558					
2017	800,478	351,260	1,151,738					
2018	808,960	370,364	1,179,324					
2019	816,271	360,205	1,176,476					
2020 ⁽²⁾	633,478	381,379	1,014,857					
2021	985,132	508,450	1,493,581					
2022 ⁽³⁾	1,050,933	546,707	1,597,640					
2023(4)	1,103,037	538,584	1,641,621					

* Totals may not add up due to rounding.

⁽¹⁾Commercial vehicles include non-commuter buses.

⁽²⁾ Reflects a 36% toll increase on the Turnpike beginning September 13, 2020.

⁽³⁾ Reflects 3% annual toll rate indexing beginning on January 1, 2022.

⁽⁴⁾ Reflects 3% annual toll rate indexing beginning on January 1, 2023.

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The Parkway

Table 2(a) below sets forth the annual number of transactions for passenger car, commercial and non-revenue vehicles on the Parkway for the 10 years ending in 2023. Table 2(b) below sets forth the annual toll revenues from the Parkway during the same period. Because tolls are collected solely at barriers and ramps, only the number of transactions is tracked; the number of vehicles is not.

Т	Table 2(a) – Parkway – Number of Transactions (000s)								
Year	Passenger Cars	Commercial Vehicles ⁽¹⁾	Non-Revenue Vehicles ⁽²⁾	Total <u>Vehicles*</u>					
2014	365,337	5,012	1,497	371,846					
2015	374,092	5,192	1,476	380,760					
2016	384,586	5,024	1,458	391,068					
2017	387,787	5,109	1,532	394,428					
2018(3)	384,509	5,282	1,566	391,357					
2019	381,110	5,640	1,575	388,325					
2020	303,172	5,313	1,426	309,911					
2021	347,005	5,957	1,583	354,545					
2022	354,608	6,152	1,710	362,470					
2023	365,626	6,277	1,786	373,689					

* Totals may not add up due to rounding.

⁽¹⁾ Trucks are only allowed below Exit 105 (Eatontown) on the Parkway.

⁽²⁾ Non-revenue vehicles include towing operations, police, first aid responding to emergencies and employees traveling to and from work. The amounts shown above represent non-revenue transactions recorded through E-ZPass only.

⁽³⁾ Reflects conversion to one-way tolling at Interchange 145 in July 2018.

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Table 2(b) – Parkway – Toll Revenues (\$000s)								
Passenger <u>Cars</u>	Commercial Vehicles ⁽¹⁾	Total <u>Revenues*</u>						
392,777	15,227	408,004						
400,910	15,955	416,865						
410,567	15,537	426,104						
412,423	15,735	428,158						
416,632	16,370	433,002						
418,854	16,938	435,792						
356,187	16,348	372,535						
484,282	20,962	505,244						
506,840	21,547	528,388						
539,913	22,525	562,438						
	Passenger Cars 392,777 400,910 410,567 412,423 416,632 418,854 356,187 484,282 506,840	Passenger Cars Commercial Vehicles ⁽¹⁾ 392,777 15,227 400,910 15,955 410,567 15,537 412,423 15,735 416,632 16,370 418,854 16,938 356,187 16,348 484,282 20,962 506,840 21,547						

* Totals may not add up due to rounding.

⁽¹⁾ Truck traffic is only allowed below Exit 105 (Eatontown) on the Parkway.

⁽²⁾ Reflects a 27% toll increase on the Parkway beginning September 13, 2020.

⁽³⁾ Reflects 3% annual toll rate indexing beginning on January 1, 2022.

⁽⁴⁾ Reflects 3% annual toll rate indexing beginning on January 1, 2023.

Service Areas and Concessions

There are twelve service areas on the Turnpike. Six of them are accessible by only southbound traffic, five by only northbound traffic and one by both north and southbound traffic. The service areas, which are open 24 hours a day, offer food, fuel and minor repair services, along with travel information, restrooms, automated teller machines and other conveniences. In addition, there are nine service areas on the Parkway where food, fuel and conveniences are sold. Six of the Parkway service areas are accessible to north and southbound traffic, while two service areas are available northbound only and one service area is available southbound only. There are also a total of 68 charging stations on the Authority's roadways; 64 at various Turnpike Service areas and 4 at various Parkway Service areas.

At its September 12, 2017 meeting, the Board of Commissioners of the Authority approved a contract with HMS Host, Inc. ("HMS" or "HMS Host") relating to its operation of the food services facilities at the service areas on both the Turnpike and the Parkway (the "HMS Agreement"). The term of the HMS Agreement commenced on September 12, 2017 and will expire on September 11, 2044. HMS will provide food services at 17 of the Authority's 21 service areas. Pursuant to the HMS Agreement, HMS is required to invest at least \$125,000,000 during the first seven years of the HMS Agreement to construct eight new restaurant buildings and refurbish and remodel six other existing restaurant buildings located at various service areas on the Turnpike and the Parkway. Additionally, HMS is also required to make a capital contribution of \$1,000,000 per year for 25 years for the purpose of ongoing maintenance and capital improvements to the restaurant facilities at the service areas on the Turnpike and the Parkway. Under the first amendment to HMS Agreement, the Authority receives an annual fee from HMS that is the greater of: (i) a percentage of gross sales which begins at 12.75% and rises to 14.0% over the term of the HMS

Agreement; or (ii) a minimum annual guaranteed fee, which is the greater of 88% of the rent in the previous year or a floor of \$12,000,000. The effective date of the first amendment was December 31, 2019.

On May 24, 2021, the Authority entered into an agreement whereby HMS assigned all rights and obligations of HMS under the HMS Agreement to Iris Buyer, LLC ("Iris"). Iris is presently comprised of a consortium of Applegreen Ltd ("Applegreen") and Blackstone Infrastructure Partners. The Authority consented to this assignment and at closing was paid all amounts due from HMS. Other terms of the Authority's consent included a performance guarantee from Iris, an updated construction schedule for certain service areas, adding the Whitney Houston and Connie Chung service areas to the service areas to be reconstructed and an agreement to maintain the working relationship with Sunoco for gasoline operations.

In August 2022, the Authority entered into an amendment to the agreement between the Authority and Applegreen which provides for the reconstruction of the Whitney Houston and Connie Chung service areas and the inclusion of those services areas in the service areas to be operated by Applegreen. Pursuant to the amendment, Applegreen is responsible for the demolition of the existing facilities and rebuilding of the new facilities and the Authority is required to make a contribution of \$7,000,000 towards the estimated \$14,500,000 costs of the curb-in work, with Applegreen being responsible for all remaining costs. Additionally, the parties agreed to bring premium brands including Shake Shack and Chick-Fil-A to the service areas. Finally, the amendment also requires that Applegreen pay the Authority a percentage of the sales revenues from food, beverage, and convenience store in the Whitney Houston and Connie Chung service areas.

In August 2023, the Authority executed a second amendment to the amended operating agreement with Applegreen. Pursuant to this amendment, Applegreen is required to construct and operate 80 EV Charging Ports for electric passenger vehicles by December 31, 2025, and an additional 160 EV Charging Ports by the later of April 2033 or the date that EV adoption in New Jersey reaches 10%. Applegreen is also obligated to construct and operate EV Charging Ports for medium duty vehicles by no later than December 31, 2038. The Authority will receive a revenue share from the sale of EV Charging services equal to 5% of the gross revenue or \$1,250 per EV Charging space per annum, whichever is greater; and an additional 0.5% of gross revenue for every \$2,000,000 of subsidies that Applegreen receives during the term. The Authority is required to contribute \$25,714,000 to assist with the cost of developing the infrastructure needed to construct the EV Charging Ports and Applegreen is responsible for all other buildout and operational costs. Lastly, Authority patrons utilizing the EV Charging Ports will be charged for the applicable kilowatt hour usage, but no additional charges can be imposed except with the approval of the Authority, In August 2023, Applegreen requested and the Authority approved an assignment by Applegreen to Applegreen Electric NJ LLC, a subsidiary of Applegreen specializing in EV Charging Services, of all of its rights, duties and obligations under the portion of the Applegreen operating agreement relating to the undertaking of the EV Charging Services.

Sunoco, Inc. ("Sunoco") provides gasoline, diesel fuel and minor repair services at all Turnpike service areas and the nine (9) Authority owned Parkway service areas. At its September 12, 2017 meeting, the Board of Commissioners of the Authority approved a contract with Sunoco relating to its operations at service areas on both the Turnpike and the Parkway (the "Sunoco Agreement"). The term of the Sunoco Agreement commenced on September 12, 2017 and will expire on December 31, 2042. Pursuant to the Sunoco Agreement to, among other things, build two new convenience stores, refurbish its fuel service facilities, and refurbish and remodel all of its existing convenience stores located at various service areas on the Turnpike and the Parkway. Additionally, Sunoco is also required to make a capital contribution of \$500,000 per year for 25 years for the purpose of ongoing maintenance and capital improvements to the fuel service and convenience store facilities at the service areas on the Turnpike and the Parkway. Under the Sunoco Agreement, the Authority receives an annual fee from Sunoco which is the greater of: (i) \$0.1025 per gallon of fuel sold; or (ii) a minimum annual guaranteed fee which is \$14,000,000 in the first

five years of the agreement and increases to approximately \$18,000,000 during the final five years of the Sunoco Agreement.

The remodeling and refurbishing of the service areas is being done in phases. The first phase was successfully completed in summer of 2019, which included the Thomas Edison, Judy Blume (formerly Monmouth), Alexander Hamilton and Larry Doby (formerly Brookdale North) services areas. The second phase was started in September 2019 and was successfully opened to public in the summer of 2020. This phase included remodeling of the Vince Lombardi, Celia Cruz (formerly Forked River) and Richard Stockton service areas. After a temporary suspension in 2020 of all work due to the COVID-19 pandemic, phase three work at the Woodrow Wilson and Molly Pitcher service areas began in September 2021 and those service areas were successfully opened to the public in July 2022. Phase four construction and remodeling of James Fenimore Cooper, Walt Whitman, Whitney Houston (formerly Vauxhall) and Connie Chung (formerly Brookdale South) service areas concluded in August 2023, and Joyce Kilmer in September 2023. Phase five work started at the end of 2023 with the closure of the John Fenwick service area in September 2023, the Clara Barton Service area in October 2023, the Jon Bon Jovi (formerly Cheesequake) Service Area in November 2023 and finally, the James Gandolfini (formerly Montvale) Service area in December 2023. The reopening of all service areas in phase five is anticipated to be completed in May, and June of 2024. The construction for phase six service areas is scheduled to commence around September 2024 and is projected to be finished by June 2025. This phase will encompass the Frank Sinatra (formerly Atlantic) and Oceanview service areas. The work at these services areas involving the Authority includes curb-out asphalt paving and replacement, improvements to sidewalks, curbs and other concrete surfaces, and electrical improvements. In accordance with the Agreement, Applegreen handles the remodeling and refurbishing of the buildings.

In addition to the Authority owned service areas, PMG New Jersey II ("PMG") operates one fueling station and convenience store on its property in Colonia, New Jersey, which abuts the Parkway northbound at approximately milepost 133.6, and one fueling station and convenience store on its property in Iselin, New Jersey, which abuts the Parkway southbound at approximately milepost 132.7. On June 18, 2014, the Authority and PMG entered into an agreement whereby PMG remits to the Authority fifteen thousand dollars (\$15,000) per month related to PMG's operation of its facilities that have direct access to the Parkway. The initial term of the agreement ended on December 31, 2016 and it renews automatically every three (3) years thereafter for consecutive three (3) year renewal terms. The first renewal term began on January 1, 2017, as neither party terminated the agreement for cause. During each renewal term, the monthly fee increases by three percent (3%) over the fee due in the initial term or prior renewal term, as applicable.

133 Colonia, L.L.C. operates one fueling station on its property in Colonia, New Jersey, which abuts the Parkway northbound at approximately milepost 133.6. 82 Iselin, L.L.C. operates one fueling station on its property in Iselin, New Jersey, which abuts the Parkway southbound at approximately milepost 132.7. On July 23, 2015, the Authority entered into an agreement with 133 Colonia, L.L.C. and 82 Iselin, L.L.C. to operate a convenience store on each of their properties. The initial term of the agreement ends on the last day of the 96th month after the Authority begins receiving the fees which are due and payable to the Authority under the terms of the agreement. The agreement renews automatically every eight (8) years thereafter as provided in the agreement. Pursuant to the agreement, 133 Colonia, L.L.C. and 82 Iselin, L.L.C. will each pay the Authority \$5,000 per month when the stores are operational. The store owned by 133 Colonia, L.L.C. opened in January 2019 and the Authority began receiving payment of its fees in May 2019. The store owned by 82 Iselin, L.L.C. opened in May 2018 and the Authority began receiving payment of its fees in January 2019. During each renewal term, the monthly fee increases by six percent (6%) over the fee due in the initial term or prior renewal term, as applicable.

On July 27, 2021, the Authority entered into a Memoranda of Understanding (MOU) with the Foundation of the New Jersey Hall of Fame (the "Foundation") for the naming of nine services areas on the Parkway honoring New Jersey Hall of Fame Inductees. The Foundation currently operates as a 501(c)(3) charitable foundation. The Foundation has agreed to contribute up to \$1,000,000 of the total cost of the

project. In addition, the Foundation will create exhibits and/or displays at each service area which will consist of a wall display, artifacts and digital interactive activities. The Authority will be required to make the necessary site preparation steps for the Foundation to install the display exhibits. The Authority will also need to replace all roadway signage in the parking area and exterior of each service area facility. As of the date of this Private Placement Memorandum, the renaming of eight of the service areas on the Parkway and the work related thereto has been completed.

Gross revenues received by the Authority from all Turnpike service areas in 2023 were \$27,856,000. Gross revenues received by the Authority during 2023 from all service areas on the Parkway were \$8,648,000.

Fees

The Authority utilizes an electronic toll collection system to collect a majority of its toll revenue. The Authority is part of the New Jersey E-ZPass Group (the "NJ E-ZPass Group"), which includes the Authority, the South Jersey Transportation Authority, the Delaware River Port Authority, the Delaware River & Bay Authority, the Burlington County Bridge Commission, and the Delaware River Joint Toll Bridge Commission. On December 6, 2016, the NJ E-ZPass Memorandum of Agreement ("MOA") became effective. The First Amendment to the MOA adds Cape May County Bridge Commission as a party to the MOA and became effective January 18, 2018. The MOA is an agreement between the agencies above clarifying their rights and responsibilities with respect to the terms and conditions of the contract with Conduent State & Local Solutions, Inc., formerly Xerox State & Local Solutions, Inc. relating to the operation of the E-ZPass electronic toll collection system in the State. See "THE AUTHORITY -Electronic Toll Collection" herein. The NJ E-ZPass Group shares a main Customer Service Center (the "NJ CSC") located in Newark, New Jersey, in addition to smaller satellite service centers that are a part of the NJ CSC. The Authority is the lead agency for the NJ E-ZPass Group and is primarily responsible for the group's financial and operational decisions. The NJ E-ZPass Group is part of the regional E-ZPass Group which currently extends from Maine to Florida and as far west as Minnesota. In 2023, over 92.5% of the Turnpike's transactions and over 90.6% of the Parkway's transactions were processed electronically. Customers of the NJ CSC can use their E-ZPass account anywhere E-ZPass is accepted.

The Authority receives fees and other related income from the operation of the E-ZPass system on the Turnpike and the Parkway. In 2023, total fee revenue was \$154,988,000, as further discussed below.

Monthly membership fees of \$1.00 are assessed on account holders to help offset the cost of operations. In 2023, the Authority's portion of the membership fees was approximately \$27,732,000. Included with the account, customers receive account statements every other month. The NJ CSC also allows customers to receive monthly statements for a fee of \$6.00 per year. In 2023, the Authority received \$2,927,000 in statement fees.

Vehicles passing through a toll lane without paying the full toll due are considered violators and, in addition to the toll due, are assessed an administrative fee designed to offset the increased collection costs. The current Administrative Fee is \$50.00 per violation on the Turnpike. Up to four violations can be included on notices sent to Parkway violators for the same \$50.00 fee. The Authority collected administrative fees of \$115,876,000 in 2023.

Several parking authorities accept E-ZPass transponders as payment. The NJ CSC charges these authorities transaction fees to offset the costs of maintaining the customer accounts for this convenience. In 2023, the Authority recorded \$494,000 in parking fee revenue.

Other fees associated with the E-ZPass system include tag sales to business customers, bad check fees, interest income on deposits and damaged and returned tag fees. These fees amounted to \$7,959,000 in 2023.

Miscellaneous Revenues

Miscellaneous revenues of the Authority include rentals of cell tower sites, fiber lease revenue, towing zone fees, park and ride commissions, revenues from the Arts Center (as hereinafter defined) and other revenues.

The Authority maintains contracts with several major telecommunications carriers that permit the carriers to construct, install, operate and maintain cellular towers at various locations along the Authority's right-of-way. This provides state of the art communications capability for the Authority, its patrons and others. The Authority may install its own radio transmitting and receiving equipment in the same locations. In 2023, the Authority received rent of \$6,171,000 for these sites.

The Authority and the South Jersey Transportation Authority ("SJTA") own, operate, and maintain a fiber system on their respective rights-of-way. The Authority's fiber system runs along the Turnpike and the Parkway. SJTA's fiber system runs along the Atlantic City Expressway. The fiber system is used to transmit radio, voice, video and data, supporting day-to-day operations. The excess capacity of this network is leased to various commercial enterprises. In 2023, the Authority received \$1,943,000 from these leases.

A separate fiber optic network is located along the Parkway right-of-way. The excess capacity of this network is leased to various communications companies. The revenue produced from these leases in 2023 was \$1,628,000.

Under an agreement between the Authority and NJ Transit, NJ Transit operates the park/ride facility at the Vince Lombardi Service Area on the Turnpike in Ridgefield Park. The Authority also contracts with Academy Bus to operate the park/ride facility off Interchange 8A on the Turnpike in Cranbury and a parking lot at the Arts Center. In 2023, the Authority recorded revenues totaling \$733,000 for these parking facilities in accordance with the applicable operating agreements.

The Authority allows billboards to be operated at several locations along the Turnpike and Parkway. In April 2010, the Authority awarded a contract to Allvision Inc. to manage the Authority's billboard assets. Pursuant to this award, Allvision Inc. is marketing the Authority's billboard assets and upgrading several sites to digital billboards. In 2023, the Authority received rent payments of \$1,154,000 for the sites located along the roadways.

In 2023, the Authority received approximately \$2,341,000 in disaster recovery funds from the Federal Emergency Management Agency ("FEMA") related to emergency protective measures for the COVID-19 pandemic (2020-2022), Hurricane Ida (2021) and Superstorm Sandy (2012). In 2023, the Authority also received \$2,500,000 in insurance recoveries relating to the Delaware River Turnpike Bridge.

The PNC Bank Arts Center (the "Arts Center") is an entertainment facility located in the Telegraph Hill Nature Area, a 400-acre recreational tract along the Parkway in Holmdel. The facility, which opened in 1968, plays host to major touring performers. The Arts Center is owned by the Authority and leased to a private operator, Live Nation Worldwide, Inc. ("Live Nation"). The term of the Authority's current lease agreement with Live Nation (the "Lease") commenced on January 1, 2018 and ends on December 31, 2042. The annual rent payable to the Authority by Live Nation under the Lease is the greater of (i) 10.5% of the gross revenues of the operation of the Arts Center, or (ii) a minimum annual guaranteed rent of \$2,940,507, which amount increases by 2.5% every four years, commencing in the 5th year of the Lease, and ultimately rises to \$3,326,914 during the final five years of the Lease. The Lease also requires Live Nation and the Authority to each contribute \$11,000,000 to reconstruct and renovate the Arts Center, with Live Nation making its contribution in four equal annual installments of \$2,750,000 by no later than March 1 in each of the years 2018 through 2021. On August 27, 2019, the agreement was amended. As per the amended agreement, the tenant made an additional contribution of \$4,000,000 payable in equal installments of \$2,000,000 on September 1, 2019 and September 1, 2020. The \$15,000,000 payments by Live Nation are considered advanced payments of rent revenue and are being recognized over the life of the lease. To the extent that the costs of reconstructing and renovating the Arts Center exceed \$30,000,000, the Authority is

responsible to pay the first \$500,000 of such costs overages, with all costs overages above \$500,000 being shared equally between the Authority and Live Nation. In addition to Live Nation's \$15,000,000 contribution to reconstruct and renovate the Arts Center, the Lease also requires Live Nation to make annual deposits of the lesser of \$300,000 or 0.5% of annual gross revenues into a capital improvement fund, which shall be used to fund capital improvements to the Arts Center. All amounts remaining in the capital improvement fund at the end of the term of the Lease will belong to the Authority. Under the Lease, the Authority and Live Nation agree to share equally (50% each) the proceeds to be received from any future naming/sponsorship agreement relating to the Arts Center.

In April 2020, the Authority and Live Nation amended the Lease to defer a rental payment from March 2020 to December 2020 and to increase the minimum percentage rent from 10.5% to 13.5% for 2020, up to a maximum not to exceed amount of \$1,176,203. The amendment to the Lease also provides that after 2020, the Lease shall revert to the original financial terms for the minimum percentage rental amount set forth in the Lease, subject to the approval of the Authority's Board of Commissioners.

Under a separate agreement (the "Sponsorship Agreement"), which was restated in December 2020, PNC Bank, National Association ("PNC Bank") pays the Authority \$1,316,236 per year for the naming and marketing rights to the Arts Center. Furthermore, PNC Bank is also required to pay a Cultural Activity Contribution of \$75,000 for each year of the agreement. This agreement has a five year term ending on October 31, 2025, with an additional 1-year renewal period. Prior to the expiration of the agreement, PNC Bank and the Authority are obligated to commence a 180-day exclusivity period to negotiate a new Sponsorship Agreement, in accordance with the current renewal terms of the agreement.

The Authority received \$6,366,000 in gross revenues from the Arts Center in 2023.

Organization

The Authority has budgeted for 2,221 full-time employees for 2024. In addition to the full-time workforce, the Authority also employs part-time and temporary employees. As of March 31, 2024, the Authority had 2,056 full-time, 382 part-time and 9 temporary/seasonal employees.

There are eight negotiating units representing different classifications of full-time Authority employees. These eight unions represent approximately 98% of the Authority's full-time workforce. On November 15, 2023, International Federation of Professional and Technical Engineers ("IFPTE") Locals 194, 196 (Chapters 1 and 12), and 200 and American Federation of State, County and Municipal Employees ("AFSCME") Local 3914 and the New Jersey Turnpike Authority entered into a joint Memorandum of Agreement ("MOA") relative to but not limited to, compensation, health benefits, and various other joint issues. On November 17, 2023, IFPTE Local 194 and the Authority entered into a MOA relative to but not limited to, compensation, pay parity and various other work rules. On November 21, 2023, the Authority entered into a MOA with IFPTE Local 196 (Chapter 12) relative to but not limited to, compensation, pay parity, allowances for uniforms and safety shoes, and other work rule revisions. On November 29, 2023, the Authority entered into a MOA with IFPTE Local 196 (Chapter 1) relative to but not limited to, compensation, pay parity and other work rule revisions. On January 24, 2024 the Authority and IFPTE Local 97 entered into a MOA relative to but not limited to, compensation, health benefits and other work rule revisions. On February 23, 2024, IFPTE Local 193C and the Authority entered into an MOA relative to but not limited to, compensation, health benefits and other work rule revisions. The term on all aforementioned MOAs is July 1, 2023 through June 30, 2027. The labor contract for IFPTE Local 193 expired on September 30, 2023. On March 19, 2024, the Authority entered into a MOA with IFTPE Local 200/200A relative to but not limited to, compensation, health benefits and other work rule revisions. On March 21, 2024, IFPTE Local 193 and the Authority entered a MOA relative to but not limited to, compensation, health benefits and other work rule revisions. There are also ongoing negotiations with AFSCME 3914 on union specific items. Under New Jersey public sector labor law, union employees are not permitted to strike but all terms and conditions of expired collective negotiations agreements remain in place until new agreements are agreed upon. In addition, there are two negotiating units representing different classifications of part-time toll collectors. Each of these two contracts expire on June 30, 2027. The bargaining units, along with the status of their collective negotiation agreements, are as follows:

- Local 97 Teamsters Industrial and Allied Workers Union, AFL/CIO represents office, clerical, and technical employees in the Administrative departments and in Parkway maintenance and Parkway tolls. The term of this agreement is July 1, 2023 through June 30, 2027.
- Local 193 IFPTE represents Parkway Toll Supervisors. The term of this agreement is October 1, 2023 through June 30, 2027.
- Local 193C IFPTE represents Parkway Crew Supervisors. The term of this agreement is July 1, 2019 through June 30, 2027.
- Local 194 IFPTE represents Turnpike toll collection and Turnpike maintenance employees. Local 194 IFPTE also represents office, clerical and technical employees in Administrative departments and in Turnpike maintenance and Turnpike tolls. The term of this agreement is from July 1, 2023 through June 30, 2027.
- Local 194 IFPTE Part-Time Toll Collectors represents Turnpike part-time toll collectors. The term of this agreement is from July 1, 2023 through June 30, 2027.
- Local 196 Chapter 1 IFPTE represents Parkway toll collectors and Parkway maintenance employees. The term of this agreement is from July 1, 2023 through June 30, 2027.
- Local 196, Chapter 12 IFPTE represents Parkway Craftspersons. The term of this agreement is from July 1, 2023 through June 30, 2027.
- Local 196 IFPTE Part-Time Toll Collectors represents Parkway part-time toll collectors. The term of this agreement is from July 1, 2023 through June 30, 2027.
- Local 200 IFPTE represents Turnpike Toll and Turnpike Maintenance supervisory employees as well as administrative supervisory employees. The term of this joint agreement is from July 1, 2023 through June 30, 2027.
- Local 3914, AFSCME represents managers and the attorneys in the Law Department of the Authority. The term of this joint agreement is from July 1, 2023 through June 30, 2027.

Pension and OPEB Obligations

Authority employees belong to the Public Employees' Retirement System ("PERS"), an actuarially funded pension system operated by the State of New Jersey. Each employee contributes to PERS based on a percentage of the employee's salary. Employees are enrolled in PERS upon commencement of employment with the Authority. The Authority makes an annual contribution to PERS in an amount determined by the New Jersey Division of Pensions and Benefits. In 2022, the amount billed to local employers was 100% of the Actuarially Determined Contribution ("ADC") as determined by the New Jersey Division of Pensions and Benefits actuaries.

The current employee contribution rate to PERS is 7.5% of annual compensation as of July 1, 2023. The payment of automatic cost-of-living adjustments (the "COLA") additional increases to current and future retirees and beneficiaries is currently suspended, but may be reactivated at a future date as permitted by law. Please see Note 11 in the draft unaudited financial statements of the Authority as of and for the

years ended December 31, 2023 and 2022 attached as Appendix A to this Private Placement Memorandum for additional information regarding pension benefits. Set forth below are the contractually required contributions made by the employees of the Authority and the Authority itself during the fiscal years ending December 31, 2019 through and including December 31, 2023:

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	<u>2019</u>	<u>2020</u>	<u>2021</u>	2022	2023 (Unaudited)
Employee Contributions	\$ 10,498,000	\$ 10,475,000	\$10,489,000(1)	\$ 10,687,000	\$ 10,867,000
Employer Contributions	17,789,000	20,966,000	<u>22,278,000</u>	23,659,000	24,862,000
Total Contributions	<u>\$ 28,287,000</u>	<u>\$ 31,441,000</u>	<u>\$32,767,000⁽²⁾</u>	<u>\$ 34,346,000</u>	<u>\$ 35,729,000</u>

⁽¹⁾ Restated Employee Contributions, originally \$10,601,000

⁽²⁾ Restated Total Contributions, originally \$32,879,000

As of the date of this Private Placement Memorandum, the Authority has not received the necessary information from PERS to report its proportionate share of the PERS net pension liability, as well as the related deferred inflows and outflows of resources and expenses, as of and for the year ended December 31, 2023 in accordance with GASB Statement No. 68, *Accounting and Financial Reporting for Pensions* ("GASB 68"). The audit of the financial statements of the Authority as of and for the year ended December 31, 2023 cannot be completed until after such information is received. The unaudited financial information of the Authority as of and for the year ended December 31, 2023 included in this Private Placement Memorandum does not reflect all the necessary adjustments that are required by GASB 68 in order for the Authority's pension information to be presented in accordance with generally accepted accounting principles in the United States.

The Authority provides medical, prescription drug, vision, dental and Medicare Part B reimbursement to retirees and their covered dependents, in accordance with the terms of the applicable collective bargaining agreements or Authority personnel policies for non-bargaining unit members. The Authority maintains a single-employer, self-funded health plan administered by third party claims administrators. All active employees who retire from the Authority and meet the eligibility criteria will receive these benefits. As required by P.L. 2011, c.78 mandated by the State, retirees with less than twenty years of service as of June 28, 2011 will contribute towards health benefits in retirement.

The Authority currently funds for the cost to provide postemployment benefits on a pay-as-you-go basis. The Authority establishes and has the power to amend benefits and contribution obligations, subject to collective bargaining agreements to the extent they do not conflict with P.L. 2011, c.78 mandated by the State. While the Authority funds for the cost to provide postemployment benefits on a pay-as-you-go basis, accrued expenses and liabilities are recorded for the cost of the Authority's unfunded pension benefits.

The following table shows the changes in the total OPEB liability as of December 31, 2023 and December 31, 2022:

	2023 (Unaudited)	2022
	(In Tho	ousands)
Balance at January 1	\$ 2,005,146	\$ 1,977,246
Changes for the year:		
Service Cost	63,882	56,100
Interest	42,206	42,627
Difference between expected and actual experience in the total	(7,004)	12 260
OPEB liability	(7,004)	12,369
Changes in assumptions or other inputs	(508,819)	(37,722)
Benefit payments, including refunds of member contributions	(40,635)	(45,474)
Net changes	(450,370)	27,900
Balance at December 31	\$ 1,554,776	\$ 2,005,146

The Authority has received a final actuarial report regarding its estimated OPEB liabilities as of December 31, 2023 from its actuary. The actuarial report estimates a decrease in the Authority's unfunded OPEB liability at December 31, 2023 of approximately 22%, as compared to December 31, 2022. The decrease is primarily due to a discount rate update from 2.06% as of December 31, 2021 to 3.72% as of December 31, 2022. Additionally, to a lesser extent, the decrease is due to a difference in actuarial methodologies, models, and data assumptions due to a change in the actuary firm providing the report.

Please see Note 12 in the draft unaudited financial statements of the Authority as of and for the years ended December 31, 2023 and 2022 included as Appendix A to this Private Placement Memorandum for additional information regarding the Authority's postemployment benefits.

Public Safety

Patrol services for the Authority are provided by up to 408 troopers who are members of Troop D of the New Jersey State Police. The members of Troop D are employees of the State. The Authority makes payments to the State for the patrol services they provide under an agreement between the Authority, the New Jersey State Police and the State of New Jersey. The Authority pays for the compensation and the maintenance of the troopers, the pension and FICA taxes, other reimbursable costs as well as other fringe benefits which includes payments for health benefits, worker's compensation and unemployment. The amount paid to the State for those services in 2023 was \$102,230,000. In addition to these direct payments, the Authority is also responsible for the purchase of vehicles and equipment used by the Troop D members. Starting in 2020, the troopers are also provided with the body cameras by the Authority.

Budget Procedures

The Authority's annual budget provides the basis for expenditures during the year. The Authority operates on a calendar-year basis. Not fewer than 40 days before the end of the year, the Authority must submit a preliminary budget of operating expenses and reserves, among other items, to the Trustee as required by the Resolution. The preliminary operating budget is only submitted if the annual budget has not been submitted prior to 40 days before the end of the year. The budget is subject to the Trustee's examination, and the Authority is required to comply with all reasonable requests from the Trustee for classifications and clarifications. The Resolution also specifies that each annual budget must include funding for operating expenses and reserves and provisions for deposits to the Maintenance Reserve Fund

and the Special Project Reserve Fund. The preliminary budget and the annual budget may provide additional information, as the Authority may determine, and each shall contain a certificate of the Consulting Engineer approving the preliminary budget and the annual budget, as the case may be.

The annual budget must be adopted by the Commissioners of the Authority by January 15th of each fiscal year and made a part of the Authority's minutes. In the event that the Authority does not adopt an annual budget by January 15th of the fiscal year or the Governor vetoes the adopted budget, the preceding year's budget remains in effect until such adoption and approval. The minutes of all meetings are subject to a 10-day review and veto period by the Governor of the State of New Jersey prior to final approval. The adoption and approval of the annual budget does not in itself authorize any specific expenditure. Specific expenditures must be submitted, adopted and approved under the Authority's adopted procedure and must be consistent with the statutory, contractual and other commitments of the Authority, including agreements with the holders of its obligations, including bonds. Adoption and approval of the annual budget does not limit or preclude the Authority from submitting an amended budget to the Commissioners for adoption. Copies of the annual budget and all amendments must be filed promptly with the Trustee. If at any time the annual budget and amendments thereto exceed the preliminary budget by 10% or more, the Authority must file a detailed report with the Trustee, stating specifically the reason for the increase, and hold a public hearing thereon.

Although the Authority is restricted from expending funds in excess of the annual budget allocation for operating expenses (other than through amendment to the annual budget), the Authority may allocate additional funds for operating expenses if such funds are obtained from sources other than Pledged Revenues.

The preliminary operating budget, the annual budget, and any amendments to the annual budget are required to be posted to the Municipal Securities Rulemaking Board's EMMA website. The annual budget in effect for any calendar year must be published to EMMA prior to May 1st of each year, as prescribed in the Authority's continuing disclosure agreements for each publicly offered bond issue.

Electronic Toll Collection

An electronic toll collection system (the "ETC System") became operational on the Parkway in December 1999 and on the Turnpike in September 2000. The ETC System allows users to pay tolls at toll collection facilities without stopping to exchange tickets or money. The ETC System uses various electronic sensors and other equipment to automatically detect, profile and classify a vehicle. With the use of onboard vehicle transponders linked to customer accounts and readers in toll lanes, this system allows the Authority to seamlessly record and charge toll transactions, making errors less likely while allowing for real-time traffic management. The Authority is one of many tolling agencies in 18 states from Maine to Florida and as far west as Minnesota. E-ZPass Group members use similar technology and standardized protocols allowing them to accept other members' customers under the E-ZPass brand of Electronic Toll Collection. For the fiscal year ended December 31, 2023, approximately 92.5% of the toll transactions on the Turnpike and approximately 90.6% of the toll transactions on the Parkway were processed through the ETC System.

At its September 29, 2015 meeting, the Board of Commissioners of the Authority along with the South Jersey Transportation Authority ("SJTA"), the Delaware River Port Authority ("DRPA"), the Delaware River & Bay Authority ("DRBA"), the Delaware River Joint Toll Bridge Commission ("DRJTBC") and the Burlington County Bridge Commission ("BCBC") awarded a contract (the "Current E-ZPass Agreement") to Xerox State & Local Solutions (Xerox) based upon its proposal submitted in response to an RFP issued in January 2015. The First Addendum to the Current E-ZPass Agreement extended the cut-over date of implementing certain upgrades to the customer service center from February 1, 2017 to July 17, 2017. This Second Addendum also provided for Xerox to provide payment and credit card processing. The Third Addendum to the Current E-ZPass Agreement

extended the cut-over date to October 16, 2017. The Fourth Addendum to the Current E-ZPass Agreement clarified the responsibilities of the contractor to meet certain timelines and performance goals and prescribed penalties for failing to achieve the goals. The Fifth Addendum to the Current E-ZPass Agreement includes Cape May County Bridge Commission ("CMCBC") in the term "Agencies" and includes the newly added agency in the invoicing allocations outline in the First Addendum. On January 3, 2017, Xerox split into two separate companies. The contract to operate the New Jersey E-ZPass was assigned to Xerox State & Local Solutions D/B/A Conduent ("Conduent"). As of the Third Addendum to the Current E-ZPass Agreement, the "Contractor" is referred to as Conduent State & Local Solutions, Inc. (Formerly Xerox State & Local Solutions, Inc.). The Current E-ZPass Agreement with Conduent has an operating period of eight (8) years beginning February 1, 2017 with an option to extend the contract and the operating period for one, 2-year term at the Authority's discretion.

Relative to the E-ZPass contract with Conduent, in 2016, the Authority and the other agencies (SJTA, DRPA, DRBA, DRJTBC and BCBC) forming the New Jersey E-ZPass Group entered into a Memorandum of Agreement (the "MOA") which established the rights and responsibilities of each agency and designated the New Jersey Turnpike Authority as the lead agency. In 2018, a First Amendment to such Memorandum of Agreement was entered into which admitted CMCBC into the New Jersey E-ZPass Group.

The Authority and the other agencies in the New Jersey E-ZPass Group are each individually responsible for paying 100% of the costs due and owing to Conduent under the Current E-ZPass Agreement which are associated with transactions specifically identifiable as being for the benefit of the Authority or each such other agency. All other costs and expenses under the Current E-ZPass Agreement are shared among the Authority and the other members of the New Jersey E-ZPass Group based upon a percentage formula that is adjusted annually in accordance with the terms of the MOA. Currently, the Authority is responsible for paying approximately 77% of such shared costs and expenses due and owing to Conduent under the Current E-ZPass Agreement and the remaining 23% is shared by SJTA, DRPA, DRBA, DRJTBC, BCBC and CMCBC. Payments required to be made by the Authority under the Current E-ZPass Agreement constitute Operating Expenses of the Turnpike System under the Resolution and are payable from Pledged Revenues prior to the deposit of Pledged Revenues into the Debt Service Fund to pay Debt Service on the Bonds.

At is meeting on September 27, 2022, the Board of Commissioners of the Authority approved the awarding of a contract to TransCore LP ("TransCore"), in an amount not to exceed \$914,058,630 over the eight-year term of the contract, which will require TransCore to design, develop, install, test, operate and maintain a fully functional turnkey all-electronic toll collection system on both the Turnpike and the Parkway. The Authority is currently working on an implementation strategy and timeline for an all-electronic toll collection system.

Manual Toll Collection

The Toll Collection Department of the Authority manages the collection of cash tolls on both the Turnpike and the Parkway. Administrative personnel in the Toll Collection Department include eight Directors or Managers, three Supervisors and four clerical positions. The administrative staff is responsible for developing and overseeing procedures for collecting toll revenue while ensuring the toll plazas are safe for motorists and Authority field staff.

The Turnpike

The Turnpike has 30 interchanges connecting the roadway with major traffic arteries, cities, and transportation centers. Toll collection at the interchanges is managed, staffed, and operated by 188 Full-Time and 296 Part-Time Toll Collectors (212 - 16 hour toll collectors and 84 - 20 hour toll collectors), 91 Supervisors, 8 Interchange Managers, 2 Division Managers, and 4 Clerks. The Authority's Integrated Technology Services Department is responsible for maintaining all Turnpike toll equipment.

Except for two cash toll barriers (Interchanges 6A and 17) and a cashless tolling system gantry (Interchange 19W), toll collection on the Turnpike is done through a closed system; drivers take tickets when they enter the roadway and return the tickets with their payment when they exit. All tickets are processed through a computerized toll system that encodes each with interchange number, date, time of entry, lane number, and toll personnel identification information. This is accomplished when drivers enter the Turnpike. As they exit the roadway, the patron hands the ticket to the toll collector who inserts it into the system to have the corresponding exit information imprinted on it. The axle count, tickets, revenues, and automatic vehicle classifications are reconciled daily by the Finance and Budget Department of the Authority. The State Legislature has directed that tolls are not to be collected on the I-95 extension; thus, that section of the roadway is not part of the closed toll system.

The Parkway

Cash toll collection along the Parkway's 49 barriers and ramps is managed, staffed, and operated by 136 Full-Time and 90 Part-Time Toll Collectors, 60 Plaza and Assistant Plaza Supervisors and 5 Area Managers. The Authority's Integrated Technology Services Department is responsible for maintaining all Parkway toll equipment and automatic coin machines.

The collection of cash tolls on the Parkway is done through an "open" system: drivers pay a set toll at barriers and ramps along the roadway. The tolls vary by vehicle class determined by the number of axles. Automatic coin machines are also used to collect cash tolls at Parkway ramps.

Control Procedures

The Authority's Finance Department audits manual, automatic coin machine ("ACM"), and E-ZPass transactions to ensure the proper credit and handling of funds. Toll collectors, ACMs and Electronic Toll Collection ("ETC") lanes are monitored for variances in vehicle classification, axle count, transaction count, and expected revenue.

The actual revenue received for manual and automatic lanes, currency and/or coin, is picked up by armored car, delivered to a contracted Money Counting Facility ("MCF"), counted by the MCF and deposited to a designated toll revenue bank account. The Authority's Finance Department audits the variances in classification, axle count, transaction count and actual versus expected revenue.

Collector variances over a certain threshold are reported to senior Toll Collection management and/or the Internal Audit Department for possible re-training, counseling, discipline, or legal action. Additionally, bank errors or shortages are reported to the bank to ensure proper credit of funds. Either periodically, or upon request from the Authority's Finance Department, the Internal Audit Department makes a site visit to the MCF to monitor and review coin and currency counting control procedures.

For electronic toll transactions, all transactions are sent to the NJ CSC and processed as either a valid E-ZPass transaction or a violation transaction. The Authority's Finance Department receives reports that detail the disposition of every transaction sent to the NJ CSC, records actual transactions posted and revenue received, rejected transactions, reasons for rejected transactions by reason type, and status of violation transactions. Thresholds are established for usual levels of rejected and violation transactions, and

amounts above these levels are reported to the NJ CSC and/or the Authority's Integrated Technologies Service Department for action.

Existing Toll Rates and Schedule

Effective as of September 13, 2020, the Authority increased toll rates by 36% on the Turnpike and 27% on the Parkway, which were the first toll increases on the Turnpike or the Parkway since 2012. The Authority's resolution approving those toll increases also contains an annual indexing provision providing that, commencing on January 1, 2022 and continuing annually thereafter, the tolls on the Turnpike and the Parkway shall be further increased in an amount to be determined annually, provided that any such increase shall not exceed three percent (3%) per year. Accordingly, the toll rates on the Turnpike and the Parkway were increased by 3% on January 1, 2022, January 1, 2023 and March 1, 2024.

In connection with determining the amount of the toll increase that became effective on the Turnpike and the Parkway on March 1, 2024 in accordance with the annual indexing provision, in the course of the preparation of the Authority's annual Revenue Certification and its Annual Budget for calendar year 2024, both of which are required to be prepared by the Authority in accordance with the provisions of the Resolution, the Authority staff conducted a review to determine the percentage of the toll increase (not to exceed 3%) which was required in order for the Authority to produce sufficient Net Revenues in 2024 to satisfy all of the Authority's financial obligations and covenants under the Resolution. The Revenue Certification and the Annual Budget for 2024 prepared by the Authority's staff both included a recommended toll increase indexing percentage of 3% and both were subsequently presented to and approved by the Board of Commissioners of the Authority at its October 24, 2023 meeting. On October 26, 2023, the Governor returned the minutes of that Board meeting to the Authority with a veto of the action taken by the Board relating to the adoption of the Annual Budget for 2024. Subsequently, at its January 30, 2024 meeting, the Board again approved the adoption of the Annual Budget for 2024, which assumed a toll rate increase of 3% effective as of January 1, 2024. On January 30, 2024, the Governor affirmatively approved the portion of the minutes of that Board meeting relating to the adoption of the Annual Budget for 2024. The 3% toll increase on both the Turnpike and the Parkway for 2024 was implemented and became effective on March 1, 2024. The Authority believes that the loss of toll revenue resulting from the two-month delay in the effectiveness of the 3% toll increase will not have a material adverse impact on its financial performance.

The increased toll rates that became effective on the Turnpike and the Parkway on September 13, 2020, January 1, 2022, January 1, 2023 and March 1, 2024, together with the annual indexing provision, are designed to provide the Authority with sufficient Net Revenues to permit the Authority to issue additional Bonds under the Resolution to fund the projects identified in the 2020 Long-Range Capital Plan. The projected toll revenues in the 2023 Study, the Authority's Long-Range Financial Plan (through 2028) set forth in the Authority's 2024 Annual Budget and the table of Projected Revenues, Expenditures and Debt Service Coverage on page 72 of this Private Placement Memorandum assume that, commencing on January 1, 2025, the tolls on the Turnpike and the Parkway will be increased annually by 3% pursuant to the annual indexing provision of the above-mentioned resolution. See "SECURITY FOR THE BONDS – Toll Covenant", "THE AUTHORITY – Certain Powers" and "THE AUTHORITY – Capital Improvement Programs" herein and APPENDIX B – "2023 TRAFFIC AND TOLL REVENUE FORECAST STUDY" attached hereto.

In connection with the toll increases that became effective on September 13, 2020, the Authority reviewed the toll discounts it provided to buses. This review and analysis was initiated by the Authority after it became aware that its current toll discount policy for buses traveling on the Parkway may not comply with the provisions of the Federal-Aid Highway Act requiring that any over-the-road bus that serves the traveling public must be provided access to the Parkway under the same toll rates, terms and conditions as public transportation buses. After completing its review and analysis, on September 13, 2020, the Authority implemented a uniform bus discount of 40 percent, called the Standard Bus Discount, which will be

applicable to both private and public transportation buses traveling on the Turnpike and the Parkway. The Authority believes that this adjustment will not have a material adverse impact on its financial position.

The Turnpike

The Authority has increased tolls on the Turnpike eleven times since its opening in 1951. The effective dates of those increases were March 23, 1975, April 1, 1980, March 17, 1991, September 30, 2000, January 1, 2003, December 1, 2008, January 1, 2012, September 13, 2020, January 1, 2022, January 1, 2023 and March 1, 2024. The Authority's resolution approving the toll increases on the Turnpike that became effective on September 13, 2020 also contains an annual indexing provision providing that, commencing on January 1, 2022 and continuing annually on each January 1 thereafter, the tolls on the Turnpike shall be further increased in an amount to be determined annually, provided that any such increase shall not exceed three percent (3%) per year. With the exception of Interchanges 6A, 17 and 19W, tolls are collected by use of a closed-ticket system, with payment made at the point of exit. The toll rate is determined by distance traveled, class of vehicle, time of day, method of payment, and other factors.

As of March 1, 2024, passenger vehicles pay tolls averaging approximately 17.62 cents per mile for a full-length, peak period trip on the mainline Turnpike. The Authority offers discounted toll rates on the Turnpike based on time of travel, method of payment, type of vehicle, frequency of use, and other factors.

Table 3 depicts the current E-ZPass tolls as of March 1, 2024 for selected peak-period trips by class of vehicles for the Turnpike.

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Trip	Passenger Cars	2-Axle Dual- Tire	3-Axle	4-Axle	5-Axle	6-Axle	2-Axle Buses	3-Axle Buses
Delaware Memorial Bridge	(Exit 1)							
NORTH TO: George Washington Bridge (Exit 18E/18W)	\$ 20.62	\$38.65	\$ 48.26	\$ 57.98	\$ 67.54	\$ 77.21	\$ 23.19	\$ 28.96
Lincoln Tunnel (Exit 16E/16W)	18.65	34.92	47.88	55.36	66.51	77.21	20.96	28.73
Holland Tunnel (Exit 14C)	19.79	36.72	48.26	56.62	67.54	77.21	22.04	28.96
Lincoln Tunnel (Exit 16E/1	6W)							
SOUTH TO: Newark Airport (Exit 14)	3.18	6.41	7.88	9.58	11.54	13.46	3.85	4.73
Parkway (Exit 11)	7.66	13.46	19.03	22.31	26.24	30.72	8.08	11.42
New Brunswick (Exit 9)	9.69	17.82	23.79	27.88	33.88	39.03	10.70	14.27
Pennsylvania Turnpike (Exit 6)	15.26	27.88	37.38	43.78	52.85	60.89	16.73	22.43
Philadelphia-Camden (Exit 4)	14.44	27.22	37.11	43.40	51.87	60.11	16.33	22.27
Holland Tunnel (Exit 14C)								
SOUTH TO: Newark Airport (Exit 14)	3.68	7.88	9.58	11.16	13.46	15.64	4.73	5.75
Parkway (Exit 11)	8.10	14.82	20.83	23.79	28.54	32.64	8.89	12.50
New Brunswick (Exit 9)	9.90	19.25	25.59	29.46	35.15	40.94	11.55	15.36
Pennsylvania Turnpike (Exit 6)	15.86	29.46	39.68	45.37	54.54	63.01	17.68	23.81
Philadelphia-Camden (Exit 4)	15.26	28.75	39.03	44.87	54.10	62.79	17.25	23.42

Table 3 – Summary of Current Toll Rates on the Turnpike — E-ZPass, Peak Period

The Parkway

Tolls on the Parkway have increased seven times since its opening in 1954. The effective dates of the increases were April 15, 1989, December 1, 2008, January 1, 2012, September 13, 2020, January 1, 2022, January 1, 2023 and March 1, 2024. The Authority's resolution approving the toll increases on the Parkway that became effective on September 13, 2020 also contains an annual indexing provision providing that, commencing on January 1, 2022 and continuing annually on each January 1 thereafter, the tolls on the Parkway shall be further increased in an amount to be determined annually, provided that any such increase shall not exceed three percent (3%) per year. As of March 1, 2024, passenger vehicles now pay tolls of approximately 6.7 cents per mile for a full-length, round trip on the Parkway.

Table 4 shows the current Parkway tolls by class of vehicle as of March 1, 2024.

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		Class 1	Class 2	Class 3	Class 4	Class 5	Class 6	Classes B2, B3	Classes B2, B3
Toll Plaza	Milepost	Passenger cars, Motorcycles, Taxis	2-Axle Dual Tire Vehicle	3-Axle Vehicle or Vehicle/Trailer Combination	4-Axle Vehicle or Vehicle/Trailer Combination	5-Axle Vehicle or Vehicle/Trailer Combination	6-Axle Vehicle or Vehicle/Trailer Combination	2-Axle Bus, 3-Axle Bus, Cash	2-Axle Bus, 3-Axle Bus, E-ZPass
			M	AIN LIN	E BARRI	ER PLAZ	AS		
Pascack Valley*	166.1	\$ 2.09	\$4.17	\$ 6.25	\$ 8.33	\$10.41	\$ 12.49	\$ 2.50	\$ 3.75
Bergen NB [*]	160.5	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Essex SB [*]	150.7	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Union NB [*]	142.7	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Raritan SB [*]	125.4	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Asbury Park NB	104.0	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Toms River	84.7	1.05	2.09	3.13	4.17	5.21	6.25	1.25	1.88
Barnegat SB	68.9	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
New Gretna NB	53.5	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Great Egg SB	28.8	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Cape May NB	19.4	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
				RA	MP PLAZ	ZAS			
Paramus*	164.6	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Saddle Brook NB [*]	160.3	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Clifton*	156.1	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Passaic*	154.5	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Watchung*	152.6	1.05	2.09	3.13	4.17	5.21	6.25	1.25	1.88
Bloomfield [*]	148.9	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
East Orange*	147.1	1.45	2.99	4.29	5.81	7.36	9.09	1.80	2.58

Table 4 – Summary of Current Toll Rates on the Parkway (1)(2)

Table 4 – Summary of Current Toll Rates on the Parkway (cont'd.)

		Class 1	Class 2	Class 3	Class 4	Class 5	Class 6	Classes B2, B3	Classes B2, B3
Toll Plaza	Milepost	Passenger cars, Motorcycles, Taxis	2-Axle Dual Tire Vehicle	3-Axle Vehicle or Vehicle/Trailer Combination	4-Axle Vehicle or Vehicle/Trailer Combination	5-Axle Vehicle or Vehicle/Trailer Combination	6-Axle Vehicle or Vehicle/Trailer Combination	2-Axle Bus, 3-Axle Bus, Cash	2-Axle Bus, 3-Axle Bus, E-ZPass
				RA	MP PLAZ	ZAS			
Irvington [*]	146.1	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Union Ramp NB*	142.8	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Sayreville (EZP Only)*	125.0	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Matawan [*]	117.1	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Keyport [*]	118.6	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Holmdel [*]	113.6	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Red Bank [*]	110.3	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Eatontown NB*	106.5	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Belmar/Wall	98.0	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Brick	93.0	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Lakewood	90.1	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Berkeley	77.9	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Forked River	75.3	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29
Waretown	70.4	1.05	2.09	3.13	4.17	5.21	6.25	1.25	1.88
Somers Point SB	30.2	2.09	4.17	6.25	8.33	10.41	12.49	2.50	3.75
Wildwood	3.8	.73	1.50	2.15	2.91	3.68	4.55	.90	1.29

^{*} Heavy trucks registered 10,000 lbs. or more (6 tires or 3 or more axles) prohibited north of Interchange 105.

⁽¹⁾ E-Zpass Off Peak Discount available for Heavy Trucks Registered 10,000 lbs or more (6 tires or 3-or-more-axles) only.

⁽²⁾ E-ZPass tolls are discounted up to 5% over cash tolls for vehicles in Classes 2 through 6.

Pending and Future Legislation

As is the case in every legislative session, several bills have been introduced in the New Jersey State Legislature in the current legislative session ending in January 2025, which, if enacted in their present form, would (i) require the Authority and the SJTA to offer toll discounts to senior citizens, (ii) require the Authority and the SJTA to display the amount of tolls paid in lanes used for the electronic toll collection system, commonly known as E-ZPass, (iii) qualify certain disabled veterans for toll rate exemptions and exemptions from motor vehicle registration fees, (iv) exempt customers with an account for the electronic toll collection system, commonly known as E-ZPass, from certain fees if the motor vehicle is stolen, (v) create a toll relief program that appropriates \$250 million to the Authority and \$250 million to the SJTA, (vi) provide a gross income tax credit for certain tolls paid via E-ZPass, (vii) provide gross income tax deduction for certain E-ZPass tolls paid, (viii) propose a constitutional amendment to require voter approval of a dedicated revenue source for certain bonded indebtedness for the State transportation system, and (ix) prohibit the Authority from passing credit card processing fees to toll payers.

In the current and several of its previous legislative sessions, the State Legislature is considering or has considered several other bills that could adversely impact the Authority's revenues and/or expenses and/or require the Authority to alter the way it currently conducts its operations, including, without limitation, bills requiring that the Authority provide natural gas refueling, propane refueling, hydrogen refueling and electric vehicle recharging stations at certain rest areas on both the Turnpike and the Parkway.

The Authority is unable to predict whether the currently pending bills will be enacted into law, or whether any such previously introduced bills, or substantially similar bills, will be introduced in the current or any future session of the State Legislature or, if introduced, whether any such bills will be enacted into law. If the currently pending bills or any such future bills are enacted into law, the Authority is unable to predict whether or not such bills will have a material impact on the Authority's operations.

Financial Management Principles and Guidelines

In December 2012, the Authority adopted its "Financial Management Principles and Guidelines" (the "Guidelines"). Among the policies established, the Authority will manage its toll rates, expense budget and debt issuance program to achieve minimum senior debt service coverage of 1.4x and a total requirement coverage of 1.2x. The Guidelines also stated the Authority will manage its cash flow and total expenditure levels such that it maintains an average unrestricted cash balance in the General Reserve Fund equal to at least \$75,000,000. To maintain current policies that are in the best interest of its stakeholders, the Authority conducted a review of the Guidelines in November 2015. As a result of that review, at its November 2015 meeting, the Authority's Board of Commissioners approved a change to the Guidelines which provided that the Authority's minimum average unrestricted cash balance in the General Reserve Fund be increased to \$100,000,000. Thereafter, at the direction of the Board of Commissioners, the Authority's staff and its financial advisor conducted a review of twenty six (26) tolling agencies, which are members of the E-ZPass Interagency Group ("IAG"), to determine whether other tolling agencies have General Reserve Funds and if they do, whether they have policies requiring a minimum balance for the fund. Based on this review, in January 2017, the Authority's Board of Commissioners approved a change to the Guidelines with respect to the minimum average unrestricted cash balance in the General Reserve Fund which provides that the Authority will manage its cash flow and total expenditures levels such that it will maintain average unrestricted cash balances in the General Reserve Fund equal to at least; (i) \$125,000,000 at December 31, 2017, (ii) \$150,000,000 at December 31, 2018, (iii) \$175,000,000 at December 31, 2019, and (iv) beginning in 2020, by December 31st of each year, an amount equal to 10% of that years' budgeted total annual revenue.

The Guidelines were implemented at the option of the Authority and are not a legal covenant required to be maintained pursuant to the Resolution for the benefit of the Bondholders. Such Guidelines can be changed or eliminated at any time at the option of the Authority. See, however, "SUMMARY OF GENERAL BOND RESOLUTION AND CERTAIN DEFINITIONS – Toll Covenants." in Appendix D to this Private Placement Memorandum. In addition, the Authority adopted an Interest Rate Swap

Management Plan in March 2013 which was also amended in November 2015, an Investment Policy in September 2013 and a Debt Management Policy in January 2014.

Strategic Plan

In September 2019, the Authority adopted is first Strategic Plan that covers a 10-year period, 2020-2029 (the "Strategic Plan"). The Strategic Plan details the Authority's vision, mission, and core values, and provides clear direction and measurable goals for the next 10 years. The Authority is working to measure, monitor and report its performance as compared to the key goals on a quarterly basis.

The Strategic Plan identifies three key tenets of the Authority's philosophy:

Vision Statement - To be the premier toll road agency in the Unites States of America.

Mission Statement - To prudently manage the finances and operations of the Authority to provide our customers with a safe, efficient, innovative, and resilient toll road system, which facilitates mobility in New Jersey and the Northeast United States of America.

Core Values - Safety, diversity, innovation, transparency, state of good repair, customer satisfaction, resiliency and sustainability, and long-term financial stability.

The Strategic Plan includes performance measures for the key goals of the Authority as listed below:

Safety - Safety is one of the core values of the Authority and is a critical component of the mission statement. Ensuring safety for both customers and the Authority's workforce is a focus of every project and initiative undertaken by the Authority.

Financial Strength - Maintaining a strong financial position to fund operations, maintenance, and capital improvements adequately and efficiently supports the Authority's mission and vision for providing transportation services to the region.

Mobility - Customer satisfaction is a key best practice for any business, including the Authority. Maintaining and improving mobility for current and future customers on both the Turnpike and Parkway is critical to the Authority's future success.

State of Good Repair - Maintaining a state of good repair can increase the useful life of Authority's assets, resulting in cost savings over time and is vital in keeping traffic moving well. State of good repair cuts across all goals of the Strategic Plan.

People - The future success of the Authority depends on its ability to continue to serve and satisfy customers, which requires the Authority to hire and retain a high-quality workforce. Qualified, motivated individuals across all levels of the Authority are key to continued success which includes recruiting, motivating and retaining employees.

The Strategic Plan will be reviewed annually and updated to accurately reflect the vision, mission, and core values of the Authority and to ensure that the Authority is aligned with the most successful trends in the industry. The Strategic Plan provides clear and consistent direction to allow management and staff to all work with the same philosophy and consistency, constantly improving the Authority.

Management's Discussion of Results of Operations

The following table summarizes the Authority's Revenues, Operating Expenses, Debt Service and Net Revenues for its fiscal years 2019 through 2023. The amounts set forth in this table are presented in conformity with the requirements of the Resolution and not on the basis of generally accepted accounting principles. The draft unaudited financial statements of the Authority as of and for the years ended December 31, 2023 and December 31, 2022, prepared in conformity with U.S. generally accepted accounting principles with reconciling schedules to the Resolution, are included in Appendix A to this Private Placement Memorandum. This table should be read in conjunction with such draft unaudited financial statements.

Table 5 – Five-Year Summary Schedule of Revenues, Operating Expenses, Debt Service and Net Revenues (\$000s)*

TURNPIKE SYSTEN		<u>2019</u>	<u>2020</u>	<u>2021</u>	2022	2023 (Unaudited)
TORNIKESISIEN	Toll revenue	\$ 1,612,268	\$ 1,387,392	\$ 1,998,825	\$ 2,126,027	\$ 2,204,059
	Fees	80,329	93,224	131,717	139,356	154,988
	Concession revenue	33,104	31,741	31,149	36,573	36.505
	Earnings on investments	37,766	19,093	6,679	37,857	119,713
	Build America Bonds Rebate	76,725	77,766	77,468	77,235	77,010
	Miscellaneous revenue	21,813(1)	16,223(2)	20,383 ⁽³⁾	18,486 ⁽⁴⁾	26,730 ⁽⁵⁾
Total Revenues	-	1,862,005	1,625,439	2,266,221	2,435,534	2,619,005
Operating Expenses						
operating Enpenses	Maintenance of roadway,					
	buildings and equipment	215,506	195,340	229,786	229,314	233,685
	Toll Collection	156,309	152,388	179,160	189,729	192,106
	State Police and Traffic Control	94,802	103,136	110,016	120,236	125,187
	Technology	19,460	22,041	23,447	23,032	24,898
	General Administrative Costs	44,858	47,989	45,965	50,179	56,106
Total operating expenses		530,935	520,894	588,374	612,490	631,982
Net Revenue Available for Debt Service		1,331,070	1,104,545	1,677,847	1,823,044	1,987,023
Debt Service						
	Interest Expense	596,076	586,330	576,594	567,035 ⁽⁶⁾	555,396 ⁽⁷⁾
	Principal Payments	228,205	72,870	219,785	291,050	318,875
Total Debt Service		824,281	659,200	796.379	858,085	874,271
	-	021,201	000,200	170,517	000,000	071,271
Net Revenue After Of Service	perating Expenses and Debt	506,789	445,345	881,468	964,959	1,112,752
	Interfund Transfers:					
	To Charges Fund	0	0	0	0	0
	To Maintenance Reserve Fund	131,468	134,097	160,000	200,000	230,000
	To Special Project Reserve Fund	41,300	41,300	50,000	50,000	51,500
Excess Net Revenues	-	\$ 334,021	\$ 269,948	\$ 671,468	\$ 714,959	\$ 831,252
Net Revenue/Total De	ebt Service	1.61	1.68	2.11	2.12	2.27
Net Revenue/Total Debt Service and Reserves		1.34	1.32	1.67	1.65	1.72

* Totals may not add due to rounding.

(1) Includes \$4,690 for revenue related to the Arts Center and \$1,006 of reimbursements from the Federal Government.

(2) Includes \$3,648 for revenue related to the Arts Center.

(3) Includes \$4,374 for revenue related to the Arts Center and \$728 of reimbursement from the Federal Government.

(4) Includes \$5,590 for revenue related to the Arts Center and \$1,813 of reimbursement from the Federal Government.

(5) Includes \$6,366 for revenue related to the Arts Center and \$2,341 of reimbursement from the Federal Government.

(6) Gross debt service interest expense is \$572,642 and capitalized interest is \$5,607.

(7) Gross debt service interest expense is \$590,104 and capitalized interest is \$34,708.

Management's Discussion of Unaudited Interim Results for the Three Months Ended March 31, 2024 Compared to the 2024 Budget

For the three months ended March 31, 2024, revenue available for operating expenses, debt service and reserves was \$605,243,000, which was \$21,893,000, or 3.8%, above the year-to-date-budget. Fees, investment income, and concession revenue, were all above the 2024 three-month budget as well.

Toll revenue for the three months ended March 31, 2024 was \$502,906,000, which was \$2,194,000, or 0.4%, less than the 2024 year-to-date budget. Toll revenue is below budget primarily due to the three impactful snow days and one State of Emergency (flooding) in January, an additional two snow days in February, and a heavy rain/flooding event in March. In addition to the severe weather, the 3% toll increase was budgeted for the full year but did not go into effect until March 1, 2024. The projected toll revenue in the budget is derived from the 2023 Study.

Fees consist of monthly membership fees, transponder sales, return check fees, administrative fees, interest on prepaid accounts and monthly statement fees. Fee revenue was \$42,286,000 for the three months ended March 31, 2024, which was \$10,886,000, or 34.7%, higher than the 2024 year-to-date budget. Fees were above budgeted projections due, in part, to higher administrative fees collected from toll violators and higher interest income earned on fees invested than anticipated due to conservative budgeting.

Concession revenue consists of revenues generated through the sale of food, gasoline and convenience store items at the service areas located along both roadways. Concession revenue for the three months ended March 31, 2024 was \$8,571,000, which was \$371,000 or 4.5%, more than the 2024 year-to-date budget. Concession revenue was above projections due to increases in food and convenience store sales across both roadways, partially offset by a decrease in fuel sales and revenue received from the 50% share of the gross profit margin on diesel sales. The decrease in fuel sales can be attributed to the closure of the Jon Bon Jovi and James Gandolfini Service Areas for renovations.

Investment income for the three months ended March 31, 2024 was \$27,663,000, which was about \$12,863,000, or 86.9%, higher than the 2024 year-to-date budget due to higher than projected interest rates and invested balances.

The Build America Bonds ("BABs") subsidy is a direct payment by the U.S. Treasury to the Authority which Federal law originally established as an amount equal to 35.0% of the interest payable on the Series 2009 F Bonds and the Series 2010 A Bonds. The Budget Control Act of 2011 requires automatic spending cuts commonly referred to as sequestration which impacts the subsidy received on BABS. The percentage reduction of the subsidy for the 2023 Federal fiscal year was 5.7% and will remain the same through the 2030 Federal fiscal year. As a result, the \$19,253,000 earned in the three months ended March 2024 was slightly higher than the 2024 year-to-date budget due to rounding. See "CERTAIN RISK FACTORS – Federal Subsidy on Build America Bonds" herein.

Miscellaneous revenue includes fees for cell tower rentals, towing, fiber optic leases, park & ride commissions, property rentals, the Arts Center, and other items. Miscellaneous revenue collected for the three months ended March 31, 2024 was \$4,564,000, which was approximately \$36,000, or 0.8%, lower than the 2024 three-month budget. Miscellaneous revenue was slightly below budget due to adjustments in advertising and building and property rental.

Operating expenses through March 31, 2024 were \$161,933,000, which was \$27,852,000, or 14.7%, lower than the 2024 year-to-date budget. Operating expenses were under budget through March 31, 2024 primarily due to lower than budgeted snow and severe weather costs, health benefits costs, and salaries. Snow and severe weather costs were approximately \$18,645,000 under budget as the beginning

of 2024 had milder than expected winter weather. The Authority has spent \$12,046,000 in snow costs through March 31, 2024. It's the Authority's policy to base the snow budget on the higher of the budget or actuals for the last 5 years. With this conservative approach, the annual snow budget has not changed for over 5 years. The Authority has self-funded health benefits plans and actual costs for the period were under budget by approximately \$2,200,000, primarily due to lower than anticipated utilization of Direct Access plans and higher than expected receipt of prescription rebates. Salaries were approximately \$2,000,000 below budget for the period due to existing Authority-wide vacancies.

Debt service was \$239,311,000 for the three months ended March 31, 2024 and was approximately \$6,242,000, or 2.5%, lower than the 2024 year-to-date budget. Debt service was lower than budget as the 2024 Budget assumed a \$500 million new money issuance in January 2024. The new money \$500 million Series 2024 B Bonds were sold by the Authority on March 19, 2024, but were not issued until April 3, 2024. Net debt service (funded from revenue, net of capitalized interest) was \$230,634,000 for the three months ended March 31, 2024 and is slightly above the budget. The 2024 annual debt service budget includes approximately \$922,500,000 of debt service funded from revenue (net debt service), and the remaining \$84,708,000 of debt service funded from bond proceeds (capitalized interest), for a total debt service budget of \$1,007,213,000.

After providing for required funding to the Maintenance Reserve Fund and the Special Project Reserve Fund, the Authority deposited \$139,154,000 into the General Reserve Fund during the three months ended March 31, 2024.

Management's Discussion of Unaudited Interim Results for the Three Months Ended March 31, 2024 Compared to the Three Months Ended March 31, 2023

For the three months ended March 31, 2024, revenue available for operating expenses, debt service and reserves was \$605,243,000, which was \$15,898,000, or 2.7%, more than the same period of 2023. The increase in revenue primarily resulted from increased investment income due to higher short-term interest rates and average invested balances. Toll revenue, fees, concession revenue, and investment income all increased over the same period in 2023.

Toll revenue for the three months ended March 31, 2024 was \$502,906,000, which was \$3,155,000, or 0.6%, more than the same period of 2023. The increase in toll revenue is due in part to the 3% annual toll rate indexing that was effective on March 1, 2024. The increase in traffic on both roadways is attributable to normal growth. On the Turnpike, toll transactions increased 1.1% and revenue increased 0.5% and, on the Parkway, toll transactions increased 0.3% and revenue increased 1.2% compared to the same period in 2023.

Fees consist of monthly membership fees, transponder sales, return check fees, administrative fees, interest on prepaid accounts and monthly statement fees. Fee revenue was \$42,286,000 for the three months ended March 31, 2024, which was \$4,347,000, or 11.5%, more than the same period of 2023. The increase is due, in part, to higher administrative fees collected from toll violators and higher interest income earned on fees invested.

Concession revenue consists of revenues generated through the sale of food, gasoline and convenience store items at the service areas located along both roadways. Concession revenue for the three months ended March 31, 2024, was \$8,571,000, which was \$635,000 or 8.0%, more than the same period in 2023. The increase in concession sales and revenue is due to an increase in food revenue and is partially offset by a decline in fuel revenue received from the 50% share of the gross profit margin on diesel sales on both roadways. On the Turnpike, food sales increased 16.5%, fuel sales increased 9.6% and convenience store sales increased by 30.7% during the three months ended March 31, 2024 compared to the same period

in 2023. On the Parkway, food sales increased 21.6%, fuel sales decreased 22.5%, and convenience store sales decreased 4.1% during the three months ended March 31, 2024 compared to the same period in 2023. Of note, the increase in food, fuel, and convenience store sales on the Turnpike are primarily due to the reopening of the Joyce Kilmer and Walt Whitman Service Areas, which were closed for renovation in the first quarter of 2023, as well as the rebranding of food options. On the Parkway, the increase in food sales is due to the opening of the Whitney Houston and Connie Chung Service Areas, while fuel and convenience store sales decreased partly due to the closure of the Jon Bon Jovi and James Gandolfini Service Areas, as well as more winter weather events in the first three months of 2024 compared to the same period in 2023.

Investment income was \$27,663,000 for the three months ended March 31, 2024, which was approximately \$11,931,000 or 75.8% higher than the same period in 2023 due to higher interest rates. Short-term interest rates have increased due to the Federal Reserve increasing the Federal Funds Rate last summer in response to inflation.

The Build America Bond (BABs) subsidy is a direct payment by the U.S. Treasury to the Authority which Federal law originally established as an amount equal to 35.0% of the interest payable on the Series 2009 F Bonds and the Series 2010 A Bonds. The Budget Control Act of 2011 requires automatic spending cuts commonly referred to as sequestration which impacts the subsidy received on BABs. The percentage reduction of the subsidy for the 2023 Federal fiscal year was 5.7% and will remain the same through the 2030 Federal fiscal year. As a result, the earnings of \$19,253,000 attained in the three-month period ended March 31, 2024, remained consistent with the earnings recorded in the corresponding period of 2023. See "CERTAIN RISK FACTORS – Federal Subsidy on Build America Bonds" herein.

Miscellaneous revenue includes fees for cell tower rentals, towing, fiber optic leases, park and ride commissions, property rentals, the Arts Center, and other items. Miscellaneous revenue collected for the three months ended March 31, 2024 was \$4,564,000, which was approximately \$4,170,000 or 47.7% lower than over the same period in 2023. The decline can be attributed to the \$2,500,000 insurance reimbursement for the Delaware River Turnpike Bridge received in the three months ended March 31, 2023. Additionally, the Authority received \$948,000 more in FEMA reimbursements in the three months ended March 31, 2023 as compared to the same period in 2024. In the three months ended March 31, 2023, the FEMA events reimbursed were COVID, Hurricane Ida and Hurricane Sandy. In the three months ended March 31, 2024, the FEMA events reimbursed were COVID, Hurricane Isaias and Hurricane Sandy.

Operating expenses through March 31, 2024, were \$161,933,000, which was \$5,166,000, or 3.3% higher than the comparable period in 2023. Operating expenses were higher through March 31, 2024 primarily due to higher snow and severe weather costs, salaries and state police costs. Snow and severe weather costs were \$6,751,000 higher in the first quarter of 2024 when compared to the same period in 2023 due to more snow and winter weather events in the first quarter of 2024 as compared to the same period in 2023. Salaries, excluding snow overtime, were \$3,129,000 higher in the first quarter of 2024 primarily due to contractual increases and a decrease in the number of vacancies in the three months ended March 31, 2024. State police costs through March 31, 2024 were \$816,000 higher than the same period in 2023 due to contractual eligibility of state troopers who were able to cash out unused holidays at a straight time rate. This also caused an increase to pension and health benefits. Offsetting these increases were decreases in electronic toll collection costs. Electronic toll collection costs in the first three months of 2024 were \$6,102,000 lower than the same period in 2023 due to a decrease in violation and transaction processing costs.

Debt service was \$239,311,000 for the three months ended March 31, 2024 and was approximately \$11,986,000 higher than the same period in 2023 due to higher principal payments on the Series 2004 C2, Series 2014 C, Series 2017 E, Series 2020 D and Series 2021 B Bonds. These higher principal payments were partially offset by the retirement of the Series 2016 D, Series 2017 C and Series 2017 D Bonds which

fully matured as of January 1, 2024. Net debt service (funded from revenue, net of capitalized interest) was \$230,634,000 for the three months ended March 31, 2024.

After providing for required funding to the Maintenance Reserve Fund and the Special Project Reserve Fund, the Authority deposited \$139,154,000 into the General Reserve Fund during the three months ended March 31, 2024. Expenditures in the General Reserve Fund totaled \$171,673,000 during the three months ended March 31, 2024 and consisted primarily of \$116,066,000 for the 2021 State Agreement, \$9,048,000 for Extraordinary Events (state of emergency weather events), \$5,500,000 for the 2000 State Agreement and \$5,000,000 for the 2023 State Agreement. In addition to the spending, there was \$27,375,000 in net transfers from the General Reserve Fund for revenue funded supplemental capital projects.

Management's Discussion of Results for the Fiscal Years Ended December 31, 2023 through 2019

Fiscal Year 2023 (Unaudited)

Revenue available for operating expenses, debt service and reserves was \$2,619,005,000 in 2023, which was \$183,471,000, or 7.5%, more than the revenue of \$2,435,534,000 in 2022. As further discussed below, the increase in revenue is largely due to an increase in toll revenue, in part due to increased travel because of unusually mild winter weather, and the 3% annual toll rate indexing effective January 1, 2023. Toll revenue, fees, miscellaneous revenue, and investment income all increased in 2023 when compared to 2022.

Toll revenue in 2023 was \$2,204,059,000, which was \$78,032,000, or 3.7%, more than the toll revenue of \$2,126,027,000 in 2022. The increase in toll transactions is primarily due to mild winter weather, overall lower gas prices, and normal growth, while the increase in toll revenue is primarily due to the increase in traffic as well as the 3% annual toll rate indexing effective January 1, 2023. On the Turnpike, toll transactions increased 2.4% and revenue increased 2.8% and, on the Parkway, toll transactions increased 3.1% and revenue increased 6.4% compared to 2023. Overall, traffic has recovered to about 96.4% of pre-COVID pandemic levels.

Fees consist of monthly membership fees, transponder sales, return check fees, administrative fees, interest on prepaid accounts and monthly statement fees. Fee revenue was \$154,988,000 in 2023, which was \$15,632,000, or 11.2%, more than the fee revenue of \$139,356,000 in 2022. The increase is due, in part, to more administrative fees collected from toll violators and higher interest income on pre-paid balances and monthly membership fees. More administrative fees were collected due to volume, while the increase in interest income is due to the general increase in interest rates. Finally, the increase in monthly membership fees was due to more E-ZPass accounts open than in 2022.

Concession revenue consists of revenues generated through the sale of food, gasoline and convenience store items at the service areas located along both roadways. Concession revenue in 2023 was \$36,505,000, which was \$68,000 or 0.2% less than the concession revenue of \$36,573,000 in 2022. The slight decrease in concession revenue can be attributed to the timing of the service area closures as well as the decrease in fuel revenue received from the share of the gross profit margin on diesel sales, which were negatively impacted by the decrease in commercial traffic. The Authority receives 50% of the gross profit margin on all diesel fuel sold on both roadways. On the Turnpike, food sales increased 19.1%, fuel sales decreased 1.8% and convenience store sales increased by 12.8% compared to 2022. On the Parkway, food sales increased 28.8%, fuel sales decreased 2.8%, and convenience store sales increased 2.1% compared to 2022. Of note, the increase in food and convenience store sales on the Turnpike is primarily due to the increased traffic, milder winter conditions, and the reopening of the Molly Pitcher and Woodrow Wilson Service Areas which were still closed for renovation in the first and second quarter of 2022. On the other

hand, the decrease in fuel sales is partially due to the closure of Joyce Kilmer, Walt Whitman, and James Fenimore Cooper Service Areas for renovations, which were reopened as of August and September 2023. The fuel service station at the Walt Whitman Service Area reopened in October 2023. On the Parkway, the increase in food and convenience store sales is due to mild winter weather and increased travel, while fuel sales decreased by cause of the closure of the Whitney Houston and Connie Chung Service Areas for renovations, which were reopened as of July and August 2023, respectively. Currently, the Jon Bon Jovi and James Gandolfini service areas are closed for renovations.

Investment income was \$119,712,000, which was about \$81,855,000 or 216.2%, higher than in 2022, due to an increase in interest rates, higher invested balances and multiple maturities in December 2023. Short-term interest rates have generally increased due to the Federal Reserve increasing the Federal Funds Rate in response to inflation.

The Build America Bonds ("BABs") subsidy is a direct payment by the U.S. Treasury to the Authority which Federal law originally established as an amount equal to 35.0% of the interest payable on the Series 2009 F Bonds and the Series 2010 A Bonds. The Budget Control Act of 2011 requires automatic spending cuts commonly referred to as sequestration which impacts the subsidy received on BABs. The percentage reduction of the subsidy for the 2022 and 2023 Federal fiscal years was 5.7%. The \$77,010,000 of BABs earned in 2023 was slightly lower than the \$77,235,000 earned in 2022, as the Authority received an additional \$225,000 in interest due to late payments made by the Federal government in 2022. See "CERTAIN RISK FACTORS – Federal Subsidy on Build America Bonds" herein.

Miscellaneous revenue collected in 2023 was \$26,730,000, which was approximately \$8,245,000 or 44.6% higher than in 2022. The 2023 revenue amounts include \$2,500,000 in insurance recoveries for the Delaware River Turnpike Bridge, \$2,300,000 in FEMA recoveries, a \$2,000,000 variable rent payment for 2022 from LiveNation related to the PNC Arts Center, a \$2,000,000 settlement from Morgan Stanley for the False Claims Act, and \$869,000 in surplus property sales.

Operating expenses in 2023 were \$631,982,000, which was \$19,492,000, or 3.2% higher than in 2022. Operating expenses were higher in 2023 primarily due to health benefit expenses, electronic toll collection costs, and State police costs. Health benefit expenses were \$3,720,000 higher in 2023 as the Authority is self-funded for health benefits and has seen increased costs due to increased usage and medical inflation, as well as an increase in workers' compensation. State police costs were \$3,892,000 higher than 2022 due to contractual increases in trooper compensation, fringe benefits, and an increase in the number of troopers. Electronic toll collection costs were \$3,143,000 higher than 2022 due to higher credit card processing/banking fees, and violation and electronic toll processing costs due to increased volumes. Slightly offsetting these increases was a decrease in snow and severe weather costs. Snow and severe weather costs were \$8,931,000 lower in 2023 when compared to 2022 due to fewer snow and winter weather events in the first half of 2023.

Debt service in 2023 was \$909,151,000 and was approximately \$45,630,000 or 5.3%, higher than in 2022 due to higher principal payments on the Series 2015 A, Series 2017 D and Series 2021 B Bonds. These higher principal payments were partially offset by the Series 2012 B, Series 2016 B and Series 2016 C Bond maturities in early 2023 which reduced interest and principal payments. Net debt service (funded from revenue, net of capitalized interest) was \$874,443,000 for 2023.

After providing for required funding to the Maintenance Reserve Fund and the Special Project Reserve Fund, the Authority deposited \$823,235,000 into the General Reserve Fund in 2023. Expenditures in the General Reserve Fund totaled \$735,218,000 and consisted primarily of \$605,487,000 for the 2021 State Agreement, \$22,000,000 for 2020 State Agreement, \$20,000,000 for the 2023 State Agreement, \$15,000,000 for the OPEB Reserve, \$4,301,000 for the pollution remediation reserve, \$3,339,000 for a fair

value loss on General Reserve Fund Investments, \$3,304,000 for the Demolition Expense for the East Brunswick building and lastly, \$2,500,000 for the Feeder Road expense. In addition to the spending, there was \$60,127,000 in net transfers from the General Reserve Fund for revenue funded supplemental capital projects.

Fiscal Year 2022

Revenues available for operating expenses, debt service and reserves were \$2,435,534,000 in 2022, which was \$169,313,000 more than the revenues of \$2,266,221,000 in 2021. Toll revenue is the principal source of revenue and in 2022 tolls constituted approximately 87.3% of total revenues. Revenues from tolls were \$2,126,027,000. This represents an increase of \$127,202,000 or 6.4% from the \$1,998,825,000 earned in 2021. Traffic on the Turnpike increased by 4.6% and revenue increased by 7.0% while Parkway toll transactions increased by 2.2% and revenue increased by 4.6% when compared to the same period in 2021. This increase in toll revenue as compared to the prior year is due to the increase in traffic volume due to the continued return to office, increased travel, and resumption of large-scale public events after the lifting of COVID-related restrictions in mid-2021. In addition, toll revenue also increased due to the 3% annual toll rate indexing which went into effect on January 1, 2022. Traffic and revenue growth would have been even greater had there not been a significant increase in gas prices in 2022 which impacted discretionary traffic on both roadways. As of December 31, 2022, traffic was almost back to 94.0% of prepandemic levels on both roadways.

In 2022, fees accounted for 5.7% of the Authority's revenue. Fees increased \$7,639,000, or 5.8%, to \$139,356,000 from \$131,717,000 in 2021. Fees consist of monthly membership fees, administrative fees, tag fees and monthly statement fees. The majority of the increase resulted from more administrative fees collected, and higher monthly membership and statement fees received. The administrative fees increased primarily due to an increase in the number of violation notices issued and enhanced collection efforts, while monthly membership and statement fees increased due to a greater number of E-ZPass accounts. E-ZPass transactions in 2022 were 91.5% of all transactions on the Turnpike and 89.7% of all toll transactions on the Parkway increasing from 89.6% and 88.2%, respectively, in 2021.

Concession revenues were \$36,573,000 and constituted about 1.5% of 2022 revenues. Concession revenues increased \$5,424,000 or 17.4 % from the \$31,149,000 recorded in 2021. On the Turnpike, food sales increased 19.3%, fuel sales decreased 14.1% and convenience store sales increased 13.6% as compared to 2021. On the Parkway, food sales decreased 15.3%, fuel sales decreased 15.0% and convenience store sales increased 11.2% compared to the same period in 2021. The increase in food and convenience store sales on the Turnpike are primarily due to the continued recovery from the COVID-19 pandemic, while the decrease in fuel sales is mainly due to the closure of the Woodrow Wilson and Molly Pitcher Service Areas for renovations, which reopened as of July 2022, as well as the overall rise in gas prices. The increase in convenience store sales on the Parkway is due to the continued recovery from the COVID-19 pandemic, while food sales decreased mainly due to the closure of the two McDonald's locations and fuel sales decreased due partly to the rise in gas prices. The amount paid to the Authority for the food concession revenue is the greater of the certain percentage of sales or the minimum annual guaranteed fees ("MAGF"). The MAGF is equal to the higher of \$12,000,000 or 88% of total rent paid from previous fiscal year. Revenue increased as food sales exceeded the MAGF since June 2022, despite the MAGF being lower in 2022 as compared to 2021. The Authority received only the MAGF in 2021 as sales for the year did not exceed the MAGF.

Investment income in 2022 was \$37,857,000 or 1.6% of the Authority's total revenue for 2022. Investment income was approximately \$31,178,000, or 466.8%, higher than 2021 primarily due to an increase in interest rates as well as a \$15.4 million upfront payment representing savings on the Series 2022 A bond refunding.

The Authority issued the Series 2009 F Bonds in April 2009 and the Series 2010 A Bonds in December 2010. Both Series were issued under the Build America Bond program authorized by the American Reinvestment and Recovery Act of 2009. Prior to March 1, 2013, the Federal Government reimbursed the Authority for 35% of the interest payable on both bond issues. See "CERTAIN RISK FACTORS – Federal Subsidy on Build America Bonds." The rebate constitutes pledged revenue under the Resolution and totaled \$77,235,000 in 2022 which decreased \$233,000 or 0.3% from \$77,468,000 in 2021. The subsidy payments received for the 2022 and the 2021 interest payments were both reduced by 5.7% and will be reduced by the same rate thru 2030. While the sequestration rate remains the same, revenue in 2022 decreased as the Authority received less interest for late payments in 2022 as compared to 2021.

Miscellaneous revenue collected for the year was \$18,486,000, or about 0.8% of the Authority's total revenue. The 2022 amount was approximately \$1,897,000, or 9.3% lower than over the same period in 2021. Miscellaneous revenue includes rentals of cell tower sites, fiber lease revenue, towing zone fees, park and ride commissions, revenue from the Arts Center, and other revenues. The decrease is primarily due to a one-time UBS Group AG ("UBS") LIBOR manipulation settlement, and fees related to the assignment of the HMS Host contract to Iris Buyer, LLC in 2021.

Operating expenses in 2022 were \$612,490,000, which was \$24,116,000 higher than 2021. Annual operating expenses were higher in 2022 due to an increase in toll collection costs, specifically credit card and E-ZPass transaction processing costs all due to increased volume, totaling about \$7,500,000. Additionally, there was an increase in State Police costs of about \$6,000,000 due to an increase in trooper pension and overtime costs. These increases were partially offset by a decrease in snow/severe weather costs.

Debt service in 2022 was \$863,691,000 and was approximately \$67,312,000 higher than in 2021. Debt service was higher primarily due to an increase in principal payments between 2022 and 2021 due to the debt restructuring in 2020. Net debt service (funded from revenue, net of capitalized interest) was \$858,085,000.

After providing for required funding to the Maintenance Reserve Fund and the Special Project Reserve Fund, the Authority deposited \$711,310,000 into its General Reserve Fund in 2022. Expenses of \$576,936,000 in the General Reserve Fund consisted primarily of \$523,000,000 for the 2021 State Agreement, \$22,000,000 for Transportation Trust Fund payments, \$2,500,000 for feeder road maintenance payments to the State Department of Transportation, \$14,424,000 on extraordinary snow costs, and \$15,000,000 for the OPEB reserve. Additionally, there were net transfers of \$50,000,000 for supplemental capital projects and a transfer of \$10,770,000 to construction funds for salary chargebacks.

Fiscal Year 2021

Revenues available for operating expenses, debt service and reserves were \$2,266,221,000 in 2021, which was \$640,782,000 more than the revenues of \$1,625,439,000 in 2020. Toll revenue is the principal source of revenue and in 2021 tolls constituted approximately 88.2% of total revenues. Revenues from tolls were \$1,998,825,000. This represents an increase of \$611,433,000 or 44.1% from the \$1,387,392,000 earned in 2020. Traffic on the Turnpike increased by 21.6% and revenue increased by 47.2% while Parkway toll transactions increased by 14.4% and revenue increased by 35.6% when compared to the same period in 2020. This increase in toll revenue as compared to the prior year is due to a significant increase in traffic volume as the State of New Jersey lifted its travel advisory on May 17, 2021 and the State of Emergency on June 4, 2021. As of December 31, 2021, traffic was almost back to 90.8% of pre-pandemic levels on both roadways. In addition, it includes a full year impact of the toll rate increase effective September 13,

2020 contributing to the overall increase in the toll revenue. There was a slight adverse impact on toll revenue because of Winter Storm Orlena, Hurricanes Henri and Ida, and the October 26th Nor'easter.

In 2021, fees accounted for 5.8% of the Authority's revenue. Fees increased \$38,493,000, or 41.3%, to \$131,717,000 from \$93,224,000 in 2020. Fees consist of monthly membership fees, administrative fees, tag fees and monthly statement fees. Most of the increase resulted from more administrative fees collected, and higher monthly membership and statement fees received. The administrative fees increased primarily due to an increase in the number of violation notices issued and enhanced collection efforts from the use of two new collection agencies. E-ZPass transactions in 2021 were 89.6% of all transactions on the Turnpike and 88.2% of all toll transactions on the Parkway increasing from 89.2% and 87.4%, respectively, in 2020.

Concession revenues were \$31,149,000 and constituted about 1.4% of 2021 revenues. Concession revenues decreased \$592,000 or 1.9% from the \$31,741,000 recorded in 2020. On the Turnpike, food sales increased 59.9%, fuel sales increased 20.2% and convenience store sales increased 50.9% as compared to 2020. On the Parkway, food sales increased 33.2%, fuel sales increased 15.4% and convenience store sales increased 33.2% compared to the same period in 2020. Although there was an increase in the food and the fuel sales, there was no corresponding increase in the concession revenue in 2021 as compared to 2020. This is primarily because of decline in the food concession revenue. The amount paid to the Authority for the food concession revenue is the greater of the certain percentage of sales or the minimum annual guaranteed fees ("MAGF"). The MAGF is equal to the higher of \$12,000,000 or 88% of total rent paid from previous fiscal year. The Authority received only the MAGF in both 2020 and 2021. The MAGF was higher in 2020 as it was based upon as the higher 2019 pre-pandemic sales/rent levels. The COVID-19 pandemic reduced service area sales which further reduced the MAGF in 2021. The decline in the amounts received based on food sales was partially offset by an increase in amounts received from convenience store sales as these sales increased significantly in 2021. There was no significant change in the fuel concession revenue.

Investment income in 2021 was \$6,679,000 or 0.3% of the Authority's total revenue for 2021. Investment income was approximately \$12,415,000, or 65.0%, lower than 2020 primarily due to a general decrease in short term interest rates despite of an increase in average invested balances.

The Authority issued the Series 2009 F Bonds in April 2009 and the Series 2010 A Bonds in December 2010. Both Series were issued under the Build America Bond program authorized by the American Reinvestment and Recovery Act of 2009. Prior to March 1, 2013, the Federal Government reimbursed the Authority for 35% of the interest payable on both bond issues. See "CERTAIN RISK FACTORS – Federal Subsidy on Build America Bonds." The rebate constitutes pledged revenue under the Resolution and totaled \$77,468,000 in 2021 which decreased \$298,000 or 0.4% from \$77,766,000 in 2020. The subsidy payment received for the July 1, 2021 interest payment was reduced by 5.7% and the subsidy payment due for the January 1, 2022 interest payment was reduced by 5.7%, while in 2020 the comparable payments were reduced by 5.9% and 5.7%, respectively. While the sequestration rate effectively decreased, revenue in 2021 decreased as the Authority received more interest for late payments in 2020 as compared to 2021.

Miscellaneous revenue collected for the year was \$20,383,000, or about 1.0% of the Authority's total revenue. The 2021 amount was approximately \$4,160,000, or 25.6% higher than over the same period in 2020. Miscellaneous revenue includes rentals of cell tower sites, fiber lease revenue, towing zone fees, park and ride commissions, revenue from the Arts Center, and other revenues. The increase is primarily due to an increase in surplus sales, a one-time UBS Group AG ("UBS") LIBOR manipulation settlement, and fees related to the assignment of the HMS Host contract to Iris Buyer, LLC for the year ended December 31, 2021.

Operating expenses in 2021 were \$588,374,000, which was \$67,480,000 higher than 2020. Annual operating expenses were higher in 2021 due to an increase in the snow and severe weather cost of about \$33,500,000 which is approximately half the increase. Additionally, there was an increase in health benefit costs of about \$10,200,000 due to an increase in medical payments due to greater usage of elective surgeries. These increases were partially offset by a decrease in salaries due to lower sick and vacation bank accruals, and lower separation bonus accruals.

Debt service in 2021 was \$796,379,000 and was approximately \$137,179,000 higher than in 2020. Debt service was higher primarily due an increase in principal payments between 2021 and 2020 due to the debt restructuring in 2020.

After providing for required funding to the Maintenance Reserve Fund and the Special Project Reserve Fund, the Authority deposited \$671,468,000 into its General Reserve Fund in 2021. Expenses of \$297,558,000 in the General Reserve Fund consisted primarily of \$239,500,000 for the State Transportation Projects Funding Agreements, \$22,000,000 for Transportation Trust Fund payments, \$2,500,000 for feeder road maintenance payments to the State Department of Transportation, \$18,527,000 on extraordinary snow costs, and \$15,000,000 for the OPEB reserve. Additionally, there were net transfers of \$63,380,000 for supplemental capital projects and a transfer of \$11,494,000 to construction funds for salary chargebacks.

Fiscal Year 2020

Revenues available for operating expenses, debt service and reserves were \$1,625,439,000 in 2020, which was \$236,566,000 less than the revenues of \$1,862,005,000 in 2019. Toll revenue is the principal source of revenue and in 2020 tolls constituted approximately 85.4% of total revenues. Revenues from tolls were \$1,387,392,000. This represents a decrease of \$224,876,000 or 13.9% from the \$1,612,268,000 earned in 2019. Traffic on the Turnpike decreased by 25.8% and revenue decreased by 13.7% while Parkway toll transactions decreased by 20.2% and revenue decreased by 14.5% when compared to the same period in 2019. This decrease in toll revenue as compared to the prior year is directly attributed to the impact of the COVID-19 pandemic, the shelter in place order and non-essential business closures imposed under the declared State of Emergency. The toll revenue declines from COVID-19 impacts continued throughout the year but lessened each month since April 2020. Toll revenue increased each month since September compared to the same month in 2019 due to the toll rate increase effective September 13, 2020.

In 2020, fees accounted for 5.7% of the Authority's revenue. Fees increased \$12,895,000, or 16.1%, to \$93,224,000 from \$80,329,000 in 2019. Fees consist of monthly membership fees, transponder sales, lost or damaged tag fees, returned check fees, administrative fees, revoked account collection fees, interest on prepaid accounts and monthly statement fees. The increase mostly resulted from higher administrative fees collected as violation rates have increased and higher monthly membership and statement fees. The overall increase in the fees was partially offset by decrease in the damage tag fees. E-ZPass transactions in 2020 were 89.2% of all transactions on the Turnpike and 87.4% of all toll transactions on the Parkway increasing from 86.9% and 84.8%, respectively, in 2019.

Concession revenues were \$31,741,000 and constituted about 2.0% of 2020 revenues. Concession revenues decreased \$1,363,000 or 4.1% from the \$33,104,000 recorded in 2019. On the Turnpike, food sales decreased 52.4%, fuel sales decreased 18.6% and convenience store sales increased 2.2% as compared to 2019. On the Parkway, food sales decreased 37.4%, fuel sales decreased 20.6% and convenience store sales increased 15.0% compared to the same period in 2019. The decrease in sales is due to a combination of service area closures for renovation and less travel from the COVID-19 pandemic. However, the Richard Stockton and Vince Lombardi Service Areas on the Turnpike reopened on June 17, 2020 and June 29, 2020, respectively, and the Forked River Service Area on the Parkway reopened on June 15, 2020. No additional

service areas are scheduled to be closed until the fall of 2021. The revenue received by the Authority declined less than sales in part due to the receipt of the minimum annual guaranteed rent, and the receipt of 50% of the gross profit margin on all diesel fuel sold for both roadways.

Investment income in 2020 was \$19,093,000 or 1.2% of the Authority's total revenue for 2020. Investment income was approximately \$18,673,000, or 49.4%, lower than 2019 due to a general decrease in short term interest rates and a decrease in average invested balances.

The Authority issued the Series 2009 F Bonds in April 2009 and the Series 2010 A Bonds in December 2010. Both Series were issued under the Build America Bond program authorized by the American Reinvestment and Recovery Act of 2009. Prior to March 1, 2013, the Federal Government reimbursed the Authority for 35% of the interest payable on both bond issues. See "CERTAIN RISK FACTORS – Federal Subsidy on Build America Bonds." The rebate constitutes pledged revenue under the Resolution and totaled \$77,766,000 in 2020 which increased \$1,041,000 or 1.4% from \$76,725,000 in 2019. The increase includes additional late interest payments of \$837,000 received in 2020. This reimbursement constituted about 4.8% of the Authority's 2020 revenue.

Miscellaneous revenue collected for the year was \$16,223,000, or about 1.0% of the Authority's total revenue. The 2020 amount was approximately \$5,590,000, or 25.6% lower than over the same period in 2019. The decline is due to lower surplus land and surplus property sales, and lower government and insurance recoveries. The amount in 2019 included a \$1,000,000 FEMA recovery for Winter Storm Quinn (March 2018), a \$1,200,000 receipt for the Delaware River Turnpike Bridge insurance claim and \$2,700,000 in Surplus Land and Property Sales. Arts Center rent was \$3,648,000 or 0.2% of total Authority revenues in 2020 and was \$1,042,000 lower than 2019 due to a decrease of \$988,000 in variable rent payment and a decrease of \$261,000 in naming rights payment offset by an increase of \$190,000 in the amortization of the advanced rent payment related to the Capital Reconstruction and Renovation Payments.

Operating expenses in 2020 were \$520,894,000, which was \$10,041,000 lower than 2019. Annual operating expenses were lower in 2020 due to a decrease in health benefits, maintenance and toll collection costs. The primary factors causing this decrease are lower health care costs due to fewer elective surgeries, outpatient procedures and doctor's office visits, lower snow removal and severe weather costs due to the milder winter weather and lower credit card and transaction processing fees as the volume of traffic decreased due to the COVID-19 pandemic. These savings are partially offset by an increase in the OPEB expenses based on the actuarial report issued for the year ended December 31, 2020, an increase in the pension expense based on the GASB 68 report for the year ended June 30, 2020 and an increase in violation processing cost due to higher number of violations and higher transponder expenses.

Debt service in 2020 was \$659,200,000 and was approximately \$165,081,000 lower than in 2019. Debt service was lower primarily due to fewer principal payments in 2020 as compared to 2019 due to the debt restructuring completed in June 2020.

After providing for required funding to the Maintenance Reserve Fund and the Special Project Reserve Fund, the Authority deposited \$269,948,000 into its General Reserve Fund in 2020. Expenses of \$293,700,000 in the General Reserve Fund consisted primarily of \$129,000,000 for the State Transportation Projects Funding Agreement, \$22,000,000 for Transportation Trust Fund payments, \$2,500,000 for feeder road maintenance payments to the State Department of Transportation, \$7,576,000 on extraordinary snow costs, \$14,800,000 for OPEB and claim settlement reserves, and a net transfer of \$3,016,000 to the Construction Fund for revenue funded capital projects and \$108,836,000 for supplemental capital projects.

Fiscal Year 2019

Revenues available for operating expenses, debt service and reserves were \$1,862,005,000 in 2019, which was \$2,191,000 less than the revenues of \$1,864,196,000 in 2018. Toll revenue is the principal source of revenue and in 2019 tolls constituted approximately 86.6% of total revenues. Revenues from tolls were \$1,612,268,000. This is a slight reduction of \$58,000 from the \$1,612,326,000 earned in 2018. Traffic on the Turnpike increased by 1.1% and revenue decreased by 0.2% while Parkway toll transactions decreased by 0.8% and revenue increased by 0.6% when compared to the same period in 2018. Toll revenue slightly decreased due to the reopening of the Pulaski Skyway, offering customers shorter and less expensive trips. Parkway toll transactions decreased due to Interchange 145 (East Orange) being converted to one-way tolling on July 26, 2018. Transactions are now only counted in one direction. When adjusting for one-way tolling, toll transactions would have increased by 1.1%.

In 2019, fees accounted for 4.3% of the Authority's revenue. Fees decreased \$4,088,000, or 4.8%, to \$80,329,000 from \$84,417,000 in 2018. The decrease in revenues is due to a decrease in the Authority's share of fees to 80.9% from 81.4% based on the updated revenue sharing percentage with the other NJ E-ZPass Agencies under the first amendment to the MOA dated January 18, 2018. Fees also decreased due to lower administrative fees collected from toll violators due in part to November and December 2017 violation notices mailed in late December 2017, with those payments made in early 2018. E-ZPass transactions in 2019 were 86.9% of all transactions on the Turnpike and 84.8% of all toll transactions on the Parkway increasing from 85.9% and 83.2%, respectively, in 2018.

Concession revenues were \$33,104,000 and constituted about 1.8% of 2019 revenues. Concession revenues decreased \$3,088,000 or 8.5% from the \$36,192,000 recorded in 2018. The decrease in concession revenue is primarily due to the closure of three service areas for renovations. On the Turnpike, the Alexander Hamilton and Richard Stockton service areas closed for renovations, and on the Parkway, the Forked River service area closed for renovations. The Authority receives 50% of the gross profit margin on all diesel fuel sold on both roadways. On the Turnpike, fuel sales decreased 14.3%, food sales decreased 3.8% and convenience store sales increased 7.6% as compared to 2018. On the Parkway, fuel sales decreased 9.2%, convenience store sales increased 37.7% and food sales increased 5.4% compared to the same period in 2018.

Investment income in 2019 was \$37,766,000 or 2.0% of the Authority's total revenue for 2019. Investment income was approximately \$6,847,000, or 22.1%, higher than 2018 due to higher yields on investments due to short term general interest rate increases and higher invested balances in the General Reserve Fund and Maintenance Reserve Fund.

The Authority issued the Series 2009 F Bonds in April 2009 and the Series 2010 A Bonds in December 2010. Both Series were issued under the Build America Bond program authorized by the American Reinvestment and Recovery Act of 2009. Prior to March 1, 2013, the Federal Government reimbursed the Authority for 35% of the interest payable on both bond issues. See "CERTAIN RISK FACTORS – Federal Subsidy on Build America Bonds." The rebate constitutes pledged revenue under the Resolution and totaled \$76,725,000 in 2019 which increased \$286,000 or 0.4% from \$76,439,000 in 2018. This reimbursement constituted about 4.1% of the Authority's 2019 revenue.

Miscellaneous revenue collected for the year was \$17,123,000, or about 0.9% of the Authority's total revenue. The 2019 amount was approximately \$2,327,000, or 12.0% lower than over the same period in 2018. The amount in 2019 included a \$1,000,000 FEMA recovery for Winter Strom Quinn (March 2018) and a \$1,200,000 receipt for the Delaware River Turnpike Bridge insurance claim. The amount in 2018 included the receipt of \$6,000,000 for the Delaware River Turnpike Bridge insurance claim and a payment from a new fiber lease agreement with PEG Bandwith LLC. Arts Center rent was \$4,690,000 or 0.3% of

total Authority revenues in 2019 and was \$237,000 higher than 2018 due to higher variable rent payment and an increase in the amortization of the advanced rent payment related to the Capital Reconstruction and Renovation Payments.

Operating expenses in 2019 were \$530,935,000, which was \$11,132,000 lower than 2018. Annual operating expenses were lower in 2019 due to a decrease in maintenance, toll collection, and technology costs. The primary factors causing this decrease are lower snow removal and severe weather costs due to the milder winter weather, lower OPEB expenses based on the actuarial report issued for the year ended December 31, 2019 and lower pension expenses based on the GASB 68 report for the year ended June 30, 2019. These savings are partially offset by an increase in the payroll costs based on the union contracts and an increase in the health benefits cost based on the actual experience and claims processed.

Debt service in 2019 was \$824,281,000 and was approximately \$35,803,000 higher than in 2018. Debt service was high primarily due to higher principal payments in 2019 as compared to 2018.

After providing for required funding to the Maintenance Reserve Fund and the Special Project Reserve Fund, the Authority deposited \$334,021,000 into its General Reserve Fund in 2019. Expenses of \$308,232,000 in the General Reserve Fund consisted primarily of \$154,000,000 for the State Transportation Projects Funding Agreement, \$22,000,000 for Transportation Trust Fund payments, \$3,500,000 for feeder road maintenance payments to the State Department of Transportation, \$12,852,000 on extraordinary snow costs, \$19,000,000 for OPEB and claim settlement reserves, and a net transfer of \$25,000,000 to the Construction Fund for revenue funded capital projects and \$69,121,000 for supplemental capital projects.

Summary of Projected Operations by the Traffic Engineer

On July 28, 2023, CDM Smith Inc. ("CDM Smith"), as the Traffic Engineer for the Authority, delivered to the Authority the New Jersey Turnpike System 2023 Traffic and Toll Revenue Forecast Study (the "2023 Study"), a detailed traffic and toll revenue projection study presenting its analysis and findings relative to recent trends in traffic and revenue on the Turnpike and the Parkway. See APPENDIX B – "2023 TRAFFIC AND TOLL REVENUE FORECAST STUDY" hereto.

Current professional practices and procedures were used by CDM Smith in the development of the 2023 Study. However, there is considerable uncertainty inherent in future traffic and revenue forecasts for any toll facility, including the Turnpike and the Parkway, and there may sometimes be differences, which could be material, between forecasted and actual results caused by events and circumstances beyond the control of the forecasters. Additionally, it should be recognized that the traffic and revenue forecasts contained in the 2023 Study are intended to reflect the overall estimated long-term trend and actual experience in any given year may vary due to economic conditions and other factors.

The purpose of the 2023 Study was to produce estimates through the year 2033, recognizing all improvements identified for the Authority's capital improvement programs, as well as potential impacts resulting from developments not related to the Turnpike or the Parkway. The traffic and revenue forecasts were based on a detailed analysis of the past relationship between actual Turnpike and Parkway transactions and actual socio-economic data. The development programs, historic traffic and toll revenue trends through May 2023, and the Authority's most recent assumptions concerning toll schedules and discount programs. Also considered in the study are the long-term effects of the pandemic, such as the increased prevalence of telecommuting and post-pandemic commercial traffic corrections after high levels of growth were experienced during the pandemic. In addition, the estimated E-ZPass market share was developed for the forecast period based on historical trends and future toll schedule assumptions. Site visits and meetings with local Metropolitan Planning Organizations and other agencies were conducted to complete the analysis

of the potential growth in traffic and toll revenue on the Turnpike and Parkway. Also included in the study are estimated short-term traffic and revenue impacts that would be consistent with the emergence of a mild recession later this year, which is in line with the Federal Reserve's forecast assumption.

Table 6(a) provides a summary of CDM Smith's projected traffic volume on the Turnpike through 2033 by vehicle class. As shown in Table 6(a), total passenger car traffic on the Turnpike is expected to increase from approximately 215.5 million cars in 2022 to 248.2 million cars by 2033. Total annual commercial vehicle traffic for the Turnpike is estimated to increase from approximately 37.2 million vehicles in 2022 to 40.7 million vehicles in 2033. Total vehicle traffic for the Turnpike is expected to increase from approximately 252.7 million vehicles to approximately 288.9 million vehicles between the years 2022 and 2033, representing an average annual growth of approximately 1.2%.

 Table 6(a) – Projected Volume for the Turnpike – Number of Vehicles (000s)						
Year	Passenger Cars	Commercial Vehicles	Total Vehicles			
2022(1)(2)	215,522	37,150	252,672			
2023(1)(2)	220,508	36,635	257,142			
2024 ⁽²⁾	222,192	35,960	258,152			
2025(2)	224,654	36,062	260,716			
2026 ⁽²⁾	227,876	36,624	264,500			
2027 ⁽²⁾	230,664	37,168	267,832			
2028(2)	234,599	37,914	272,513			
2029 ⁽²⁾	236,831	38,383	275,214			
2030 ⁽²⁾	239,716	38,959	278,675			
2031(2)	242,630	39,541	282,171			
2032(2)	246,035	40,214	286,249			
2033 ⁽²⁾	248,180	40,677	288,857			

⁽¹⁾ Data for 2022 and through May 2023 is actual.

⁽²⁾ Reflects 3% annual toll indexing applied in January of each year beginning in 2022.

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Table 6(b) provides a summary of CDM Smith's estimated annual gross toll revenue from the Turnpike by vehicle class for the years 2022 through and including 2033. As shown, passenger car toll revenue is expected to increase from approximately \$1.1 billion in 2022 to approximately \$1.6 billion in 2033. Commercial vehicle toll revenue is estimated to increase from approximately \$546.7 million to approximately \$818.2 million over the same forecast period. Total annual gross toll revenue for the Turnpike is estimated to increase from approximately \$1.6 billion in 2022 to approximately \$2.5 billion in 2033. The average annual percent increase in total annual gross toll revenue amounts to approximately 4.3%.

Table 6	Table 6(b) – Estimated Toll Revenues for the Turnpike (\$000s)				
<u>Year</u>	Passenger Car Toll Revenues	Commercial Vehicle Toll Revenues	Total <u>Toll Revenues</u>		
2022(1)(2)	1,050,933	546,707	1,597,640		
2023(1)(2)	1,092,223	548,562	1,640,785		
2024 ⁽²⁾⁽³⁾	1,129,722	553,830	1,683,552		
2025(2)	1,175,412	572,460	1,747,872		
2026 ⁽²⁾	1,227,093	599,052	1,826,145		
2027 ⁽²⁾	1,278,700	626,169	1,904,869		
2028(2)	1,339,315	657,900	1,997,215		
2029(2)	1,392,723	685,982	2,078,705		
2030 ⁽²⁾	1,451,977	717,205	2,169,182		
2031(2)	1,513,708	749,782	2,263,490		
2032(2)	1,580,894	785,400	2,366,294		
2033(2)	1,642,631	818,219	2,460,850		

⁽¹⁾ Data for 2022 and through May 2023 is actual.

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⁽²⁾ Reflects 3% annual toll indexing applied in January of each year beginning in 2022.

⁽³⁾ Reflects Turnpike Paterson Plank Ramp NJ E-ZPass toll adjustment starting January 2024.

Table 6(c) provides a summary of CDM Smith's projected toll transactions and estimated total annual gross toll revenue for the Parkway through 2033. The Parkway does not separately project the number of transactions involving commercial vehicles or the revenues therefrom since commercial vehicles are only allowed below Exit 105 and provide revenues that amount to less than 4% of total Parkway revenues.

As shown in Table 6(c), CDM Smith estimates that total toll transactions on the Parkway will increase from approximately 360.8 million transactions in 2022 to 403.7 million transactions by 2033. This represents an average annual increase in toll transactions of approximately 1.1%. As shown in Table 6(c), the total annual gross toll revenue on the Parkway is estimated by CDM Smith to increase from \$528.4 million in 2022 to approximately \$820.7 million in 2033. This represents an average increase in total gross toll revenue for the Parkway of approximately 4.1% per year.

Table 6(c) – Parkway – Number of Transactions and Amount of Toll Revenues (\$000s)					
Year	Total Toll <u>Transactions</u>	Total <u>Toll Revenues</u>			
2022 ⁽¹⁾⁽²⁾	360,759	528,388			
2023(1)(2)	370,358	560,939			
2024 ⁽²⁾	373,257	581,951			
2025(2)	377,079	605,389			
2026 ⁽²⁾	381,315	630,448			
2027 ⁽²⁾	384,790	655,221			
2028(2)	389,092	682,363			
2029 ⁽²⁾	391,394	707,004			
2030 ⁽²⁾	394,575	734,136			
2031 ⁽²⁾	397,691	762,132			
2032(2)	401,703	792,900			
2033 ⁽²⁾	403,691	820,743			

⁽¹⁾ Data for 2022 and through May 2023 is actual.

⁽²⁾ Reflects 3% annual toll indexing applied in January of each year beginning in 2022.

Table 6(d) provides a summary of CDM Smith's estimated annual gross toll revenue for both the Turnpike and the Parkway during the years 2022 through and including 2023. As shown in Table 6(d), annual gross toll revenue for both the Turnpike and the Parkway is estimated to increase from approximately \$2.1 billion in 2022 to approximately \$3.3 billion in 2033. This represents a compound growth rate in total gross toll revenue from both the Turnpike and the Parkway of approximately 4.2% per year.

Table 6(d) – Estimated Gross Toll Revenue for both the Turnpike and the Parkway (\$000s)				
Year	Turnpike Toll Revenues	Parkway Toll Revenues	Total <u>Toll Revenues</u>	
2022(1)(2)	1,597,640	528,388	2,126,027	
2023(1)(2)	1,640,785	560,939	2,201,724	
2024 ⁽²⁾⁽³⁾	1,683,552	581,951	2,265,503	
2025(2)	1,747,872	605,389	2,353,261	
2026 ⁽²⁾	1,826,145	630,448	2,456,593	
2027 ⁽²⁾	1,904,869	655,221	2,560,090	
2028 ⁽²⁾	1,997,215	682,363	2,679,578	
2029 ⁽²⁾	2,078,705	707,004	2,785,709	
2030 ⁽²⁾	2,169,182	734,136	2,903,318	
2031(2)	2,263,490	762,132	3,025,622	
2032(2)	2,366,294	792,900	3,159,194	
2033(2)	2,460,850	820,743	3,281,593	

⁽¹⁾ Data for 2022 and through May 2023 is actual.

⁽³⁾ Reflects Turnpike Paterson Plank Ramp NJ E-ZPass toll adjustment starting January 2024.

For a more detailed discussion of the assumptions and methodology used by CDM Smith in connection with all its forecasts summarized above, see APPENDIX B - "TRAFFIC AND TOLL REVENUE FORECAST STUDY" attached hereto.

Summary of the Report of the Consulting Engineer

HNTB Corporation ("HNTB") serves as the Consulting Engineer to the Authority. In this capacity, HNTB has prepared a report dated March 4, 2024 projecting (a) the operating expenses of the Turnpike System, which is comprised of the Turnpike and the Parkway, for the years 2024 through and including 2034, and (b) the required deposits to the Maintenance Reserve Fund and the Special Project Reserve Fund for the years 2024 through and including 2034. Amounts on deposit in the Maintenance Reserve Fund are used to provide for annual major maintenance of the roadways, bridges, building facilities, safety features such as guide rail and concrete median barrier, and appurtenances such as lighting, and drainage. The

⁽²⁾ Reflects 3% annual toll indexing applied in January of each year beginning in 2022.

amounts on deposit in the Special Project Reserve Fund are intended to be used for engineering and traffic studies, state police facilities, maintaining equipment and fleets, technology improvements, and the annual maintenance and improvement of all other elements of the Turnpike System that in some manner contribute to the proper and efficient operation of the Turnpike and the Parkway.

With respect to the operating expenses of the Turnpike System, HNTB estimates that such expenses will be approximately \$757,100,000 in 2024 and will increase to approximately \$1,083,300,000 in 2034, representing an average annual increase of approximately 3.9%. The major increases in operating expenses, however, are expected to occur between 2024 and 2026 due to inflation, with annual increases after 2026 estimated to be approximately 3.5%.

HNTB's report also estimates that deposits into the Maintenance Reserve Fund and the Special Project Reserve Fund combined should be budgeted at \$294,100,000 in 2024 and should be increased to \$421,600,000 by 2034.

HNTB's report also discusses the state of good repair of the Turnpike System, including the Authority's annual inspection program for the roads, bridges, buildings, toll plazas and ancillary facilities and safety devices comprising the Turnpike System, and contains a description of the technology resources the Authority utilizes in maintaining its assets. The Report also describes the pavement structure utilized on the Turnpike and the Parkway which minimizes major rehabilitation needs and allows the Authority to remove and replace only the top two inches of pavement as part of its annual resurfacing program for the Turnpike and the Parkway. Additionally, HNTB's Report contains a detailed description and status of the active projects included in the 2024-2028 CIP, the 2019 CIP and the 2008 CIP.

For a more detailed discussion of the assumptions and methodology used by HNTB in estimating future operating expenses of the Turnpike System and the required deposits to the Maintenance Reserve Fund and the Special Project Reserve Fund, as well as the state of good repair of the Turnpike System, the technologies utilized by the Authority for the management of its assets and the 2024-2028 CIP, the 2019 CIP and the 2008 CIP, see APPENDIX C – "REPORT OF CONSULTING ENGINEER" attached hereto.

Summary of Projected Net Revenues and Debt Service Coverage of the Turnpike System

The following table provides a summary of the Authority's projected Revenues, Operating Expenses, Debt Service and Net Revenues for its fiscal years 2022 through and including 2028 for the Turnpike System. The information contained in this table constitutes "forward-looking statements" for purposes of this Private Placement Memorandum. Accordingly, the achievement of the results and other expectations contained in this table involves known and unknown risks, uncertainties and other factors which may cause actual results, performance or achievements to be materially different from the future results and other expectations of the Authority described in or expressed or implied by the information set forth in this table.

New Jersey Turnpike Authority Projected Revenues, Expenditures, and Debt Service Coverage (\$000s)

(Based on Bond Resolution Provisions, Not in Accordance with GAAP)

(Based on Bond Resolution Provisions, Not in Accordance with GA	Unaudited Actual	Est Act	Projected	Projected	Projected	Projected	Projected
Fiscal Year Ending 12/31	2023	2024	2025	2026	2027	2028	2029
Revenues							
Toll Revenues							
Turnpike Tolls (1)	1,641,600	1,682,700	1,747,900	1,826,100	1,904,900	1,997,200	2,078,700
Parkway Tolls (1)	562,400	580,600	605,400	630,400	655,200	682,400	707,000
Fees	155,000	135,900	127,500	130,100	132,700	135,400	138,100
Federal Subsidy for Series 2009 F and Series 2010 A Bonds (2)	77,000	77,000	77,000	77,000	77,000	77,000	77,000
Concession Revenue	36,500	33,400	33,700	34,400	35,100	35,800	36,500
Other Revenue	146,500	90,400	77,900	78,200	88,500	88,800	79,100
Total Revenues	2,619,000	2,600,000	2,669,400	2,776,200	2,893,400	3,016,600	3,116,400
Operating Expenses	(632,000)	(757,100)	(791,200)	(822,800)	(851,600)	(881,400)	(912,200)
Retained Working Capital Reserve	(7,900)	(3,800)	(3,400)	(3,200)	(2,900)	(2,900)	(3,100)
Operating Expenses and Reserve (3)	(639,900)	(760,900)	(794,600)	(826,000)	(854,500)		(915,300)
Total Revenues Available for Debt Service	1,979,100	1,839,100	1,874,800	1,950,200	2,038,900	2,132,300	2,201,100
Future Debt Issuance	-	1,000,000	1,000,000	1,500,000	1,300,000	2,000,000	1,000,000
Debt Service	(909,200)	(983,700)	(1,091,000)	(1,167,500)	(1,230,200)	(1,317,900)	(1,367,800)
Capitalized Interest	34,700	61,200	153,400	199,500	238,000	240,000	215,000
Net Debt Service	(874,500)	(922,500)	(937,600)	(968,000)	(992,200)	(1,077,900)	(1,152,800)
Total Revenues Available After Debt Service	1,104,600	916,600	937,200	982,200	1,046,700	1,054,400	1,048,300
Payments to Charges Fund	-	-	-	-	-	-	-
Cash Flow Available for Reserves	1,104,600	916,600	937,200	982,200	1,046,700	1,054,400	1,048,300
Maintenance Reserve Fund (4)	(230,000)	(240,000)	(250,000)	(260,000)	(269,100)	(278,500)	(288,200)
Special Project Reserve Fund (4)	(51,500)	(54,100)	(56,800)	(59,600)	(62,000)	(64,500)	(66,800)
Net Revenues Available for General Reserve Fund	823,100	622,500	630,400	662,600	715,600	711,400	693,300
TTF Payments	(22,000)	(22,000)	(22,000)	(22,000)	(22,000)	(22,000)	(22,000)
Feeder Road Maintenance Agreement	(2,500)	(2,500)	(2,500)	(2,500)	(2,500)	(2,500)	(2,500)
2021 State Transportation Projects Funding Agreement (5)	(605,500)	(472,300)	(487,500)	(502,500)	(517,500)	(525,000)	(525,000)
2023 State Transportation Projects Funding Agreement	(20,000)	(20,000)	(20,000)	(20,000)	(20,000)	(20,000)	(20,000)
General Reserve Spending (6) (7)	(25,100)	(63,300)	(66,800)	(53,600)	(53,600)	(53,600)	(53,600)
Net Transfer to Construction Fund Account	(50,000)	(109,500)	(60,000)	(50,000)	(50,000)	(50,000)	(51,750)
Funding for Salary Chargeback Bond funded Projects	(10,100)	(10,000)	(10,000)	(10,000)	(10,000)	(10,000)	(10,000)
Net Annual General Reserve Fund Increase (Decrease)	87,900	(77,100)	(38,400)	2,000	40,000	28,300	8,450
Available Ending General Reserve Fund Balance (8)	829,200	752,100	713,700	715,700	755,700	784,000	792,450
Debt Service Coverage Ratio							
Net Revenues to Debt Service Coverage Ratio	2.27	2.00	2.00	2.02	2.06	1.98	1.91
Net Revenues to Debt Service and Reserves Coverage Ratio	1.72	1.51	1.51	1.52	1.54	1.50	1.46

(1) Toll revenue from 2024 through 2029 is based upon the projections of CDM Smith contained in the 2023 Study, which includes annual toll indexing at 3.0% effective

January 1, 2022. The 2024 revenue budget assumed a 3% toll rate increase effective January 1, 2024. The toll rate increase was implemented on March 1, 2024.

(2) Assumes a 5.7% reduction in Build America Bonds Subsidy throughout projection period.

(3) Operating Expenses and Reserve includes the operating expenses for the year and the working capital reserve of 10.0% of the annual budgeted operating expenses as per section 504(B) of the Bond Resolution.

(4) From HNTB Report dated March 4, 2024.

(5) State Payments are based on calendar year while the State agreement is on fiscal year basis (June 30th).

(6) Spending includes a reclassification of \$952 in 2023 from "Restricted under trust agreements" to "Unrestricted" as some of the escrow related to the 2008 CIP was released.

(7) Includes a fair value loss of (\$3,339) in 2023 and (\$2,261) in 2024.

(8) Beginning General Reserve Fund Balances are adjusted for non-cash interfund balances.

Environmental Matters

The Turnpike

The Authority continues with the remediation of environmental contamination resulting from historical discharges from underground/above-ground storage tanks located at the service areas, maintenance districts and interchanges along the Turnpike. Progress continues to be made in addressing the contamination with Unrestricted and/or Limited Restricted Response Action Outcomes ("RAOs") and Remedial Action Permits ("RAPs") being issued at multiple locations. The Authority met the New Jersey Department of Environmental Protection ("NJDEP") Remedial Investigation deadline of May 2016 for all applicable Turnpike sites with the focus now on Remedial Action ("RA"). The Authority has submitted RA timeframe extensions for multiple sites in order to extend the regulatory and/or mandatory timeframes. The Authority, along with the current service area operators on the Turnpike, has undertaken an aggressive remedial program, including, but not limited to, contaminated soil removal as part of the improvement program for the service areas. Remediation at the final two service areas on the Turnpike was completed in February 2024. The remediation progress has eliminated all but one groundwater treatment system located at a single service area on the Turnpike. This single groundwater treatment system will remain in operation for the foreseeable future and will necessitate periodic monitoring, sampling and maintenance under directives issued by the NJDEP.

In the late 1980's, the NJDEP determined that residues from the processing of chromium ore were distributed as fill material on construction projects throughout Hudson County, New Jersey, and in surrounding environs. The contaminant levels at certain sites receiving chromium ore processing residue exceed the currently established standards. Seven sites owned or controlled by the Authority are included on the NJDEP's list of sites containing contamination from chromium ore processing residue above the currently established levels; however, as described below, the Authority has accepted responsibility to remediate conditions at three of the affected sites and bears no remedial responsibility for any of the additional sites.

In May 2005, the NJDEP instituted litigation against the three firms which had generated the chromium ore processing residue. The Authority was not named as a defendant in such litigation by the NJDEP. In March 2006, the Authority was named as a third-party defendant by one of the firms as a result of the Authority's ownership of certain parcels impacted by the residue. The Authority accepted responsibility to remediate conditions at three affected sites with the understanding that, by doing so, it will not have any responsibility for any additional sites. Remediation of one of those affected sites has been completed and a RAO was issued to close that site. The cost to complete the remediation of the two remaining sites is estimated to be approximately \$11 million over a 30-year period. It is possible the remediation of one site will be performed in 2024 pending access negotiation with Conrail. Remedial activities at the third site are delayed due to third party site operations.

The Parkway

The Authority continues with the remediation of environmental contamination resulting from historical discharges from underground/above ground storage tanks located at the service areas, toll plazas, maintenance districts, a former communication tower, and State Police barracks along the Parkway. Progress continues to be made in addressing the contamination and Unrestricted and/or Limited Restricted RAOs and RAPs have been issued at multiple locations. The Authority met the NJDEP Remedial Investigation ("RI") deadline of May 2016 for all but two Parkway sites. Of these two sites, the Remedial Investigation (RI) for one site has since been completed with the focus now on Remedial Action (RA). The Authority has submitted RA timeframe extensions for multiple sites to extend the regulatory and/or mandatory timeframes. The Authority, along with the current service area operators on the Parkway, have undertaken an aggressive remedial program, including, but not limited to, contaminated soil removal as

part of the improvement program for the remaining service areas. The final two Parkway service areas are currently undergoing remediation which will be complete by June 2024. Once completed, the remediation of the aforementioned service areas will have eliminated all but one groundwater treatment system located at a single service area on the Parkway. This single groundwater treatment system will remain in operation for the foreseeable future and will necessitate periodic monitoring, sampling and maintenance under directives issued by the NJDEP.

Generally

With respect to the Turnpike System generally, soil contamination, groundwater contamination and/or solid waste found on off-site properties, Authority properties, and properties for which the Authority has assumed remediation responsibility, as well as waterway contamination that is alleged to have resulted from operations conducted at Parkway facilities, have resulted in claims against the Authority and may lead to additional claims in the future. Claims for reimbursement of remediation costs and other alleged damages have been asserted or may be forthcoming from other parties responsible for undertaking remediation activities at these properties. As a result, it may be necessary for the Authority to undertake, fund or reimburse others for remediation activities at these properties. The Authority believes the ultimate resolution of these claims will not have a material adverse impact on the financial position of the Authority. As to environmental regulatory compliance expenditures, such costs are also not expected to have a material adverse impact on the financial position of the Authority.

Interstate, US and State Highways

The following is a summary of the relationship between the Turnpike or Parkway and certain Interstate, US and State highways. In certain cases, these routes serve as "feeders" of traffic to the Turnpike or Parkway, while in other cases, as indicated, the complete routes or certain segments thereof are competitive with the Turnpike or Parkway. In addition, the Turnpike and Parkway intersect each other at Interchange 11 and Interchange 129, respectively, in Woodbridge.

Interstate Route 95 (I-95). This route constitutes the principal north-south Interstate Route between Maine and Florida, and is a very heavily traveled highway. I-95 enters the State in the north via the George Washington Bridge. Just west of the bridge, I-95 becomes part of the Turnpike for a distance of approximately 70 miles to Interchange 6 and across the Pearl Harbor Memorial Turnpike Extension. Upon crossing the Delaware River, I-95 continues onto the Pennsylvania Turnpike where it meets what is now I-295.

Interstate Route 195 (I-195) and NJ Route 138. I-195 begins at I-295 just south of Trenton and extends easterly, intersecting with the Turnpike at Interchange 7A. It continues easterly through Monmouth County, terminating at NJ Route 34 just west of the Parkway. The road then continues as NJ Route 138, a divided arterial connecting with the Parkway at Interchange 98 just west of NJ Route 18. This route provides an east-west connection between Trenton and the Jersey Shore.

Interstate Route 295 (I-295). This route extends from the Delaware Memorial Bridge northeasterly in a corridor between the Turnpike and the Delaware River, to an intersection with I-195 west of Interchange 7A. The southern end of the Turnpike is at I-295 just east of the Delaware Memorial Bridge. Beyond I-195, I-295 continues northerly to an intersection with US Route 1, then continues north and west of Trenton into Pennsylvania to end at I-95. The majority of I-295, from the Delaware Memorial Bridge to I-195, is in close proximity and roughly parallel to the Turnpike, serving as a competitive route for local and regional traffic.

Interstate Route 78 (1-78). This route enters the State at the Holland Tunnel, follows the Turnpike's Newark Bay-Hudson County Extension to its intersection with the mainline Turnpike at Newark Airport

(Interchange 14) and continues westward, connecting with the Parkway in Union at Interchange 142 and then running roughly along the alignment of US Route 22 to Phillipsburg, New Jersey and Easton, Pennsylvania.

Interstate Route 278 (I-278). This route is an auxiliary Interstate Highway in New Jersey and New York. The New York segment travels throughout the five boroughs and ends at Interstate 95 in the Bronx. The New Jersey segment begins at US Route 1 & 9, traveling easterly to the Goethals Bridge and intersecting with the New Jersey Turnpike at Interchange 13.

Interstate Route 80 (I-80). I-80 is one of the principal east-west routes of the Interstate Highway System extending from the New York City area to San Francisco. It begins at I-95 in the vicinity of Ridgefield Park and crosses the State along the same general alignment as US Route 46 as far as Netcong, New Jersey, then swings along a more northerly alignment to the vicinity of the Delaware Water Gap. Crossing Pennsylvania, the route is known as the Keystone Shortway. I-80 directly connects with the Parkway in Saddle Brook at Interchange 159 and with the Turnpike/I-95 at Interchange 69.

Interstate Route 280 (I-280). I-280 branches off from I-80 in the vicinity of Parsippany-Troy Hills, Morris County, and follows a southeasterly alignment through the Oranges, Newark and Harrison, connecting to the Holland Tunnel by way of County Route 508 in Kearny. I-280 connects with the Parkway in East Orange at Interchange 145 and ends at the Turnpike at Interchange 15W, just north of the Passaic River.

Interstate Route 287 (*I*-287). This route is a circumferential bypass of the New York-Northern New Jersey Metropolitan Area and Interstate 95. The southern end of I-287 is at Turnpike Interchange 10, where the roadway continues east as NJ Route 440. The road proceeds westward to the area of Bound Brook, thence in a large circular pattern through Morristown and connects to NJ Route 17 and the New York State Thruway (I-87) at Suffern, New York. I-287 continues east in New York to end at I-95 near the Connecticut state line.

US Route 1. US Route 1 is a principal urban arterial route and, before the existence of the Interstate Highway System, served as the original Maine to Florida highway. In New Jersey, US Route 1 enters the State on the George Washington Bridge with I-95 and follows a generally northeast-southwest path. It closely parallels the Turnpike and can be considered a competitive route from New Brunswick north to the vicinity of Fort Lee, where it is part of US Routes 1&9. South of New Brunswick, the paths diverge as US Route 1 continues on a direct path to Trenton, competing with the use of the Turnpike to I-195 at Interchange 7A, before exiting New Jersey at the Delaware River. US Route 1 connects with the Parkway at Interchange 130. South of where US Routes 1&9 join in Woodbridge, US Route 1 is served by Turnpike Interchanges 9 and 10 (NJ Route 18 and I-287).

US Route 9. US Route 9 begins in New Jersey at the Cape May – Lewes Ferry terminal west of the southern terminus of the Parkway in Cape May County and continues north to the George Washington Bridge. US Route 9 generally parallels the Parkway along the southern half of the Parkway from Cape May to Toms River. There, US Route 9 runs west of the Parkway to Freehold and rejoins the Parkway alignment at Interchange 123 in Sayreville, just south of the Raritan River. The Parkway and US Route 9 share river crossings at Great Egg Harbor and the Mullica River, and are co-aligned in a four mile section of the Parkway in Cape May County and a three mile section in Ocean County. US Route 9 is a competitive route to the Parkway for the southernmost eighty miles of the Parkway as well as across the Raritan River. It directly connects with the Turnpike at Interchange 11 and is also competitive to the Turnpike as part of US Routes 1&9.

US Routes 1&9, US Routes 1&9T (Truck). North of New Brunswick to the George Washington Bridge, US Route 1 joins with US Route 9. From New Brunswick to Elizabeth the road is divided with

three lanes in each direction with numerous signalized intersections and driveways. From NJ Route 81 (Turnpike Interchange 13A) in Elizabeth to Jersey City, the road is a freeway that serves Newark Airport, Newark and Jersey City and is a feeder road to the Holland Tunnel with its companion truck route, US Routes 1&9T. North of that point, US Routes 1&9 are a surface street that again features numerous signalized intersections and driveways. To a limited extent, particularly near the airport and east paralleling the I-78 Newark Bay-Hudson County Extension, US Routes 1&9 and US Routes 1&9T represent competitive routes to the Turnpike, notwithstanding the presence of numerous signal controlled intersections. The routes are served directly or indirectly by several Turnpike interchanges from Interchange 13 (I-278) north to Interchange 72 in Fort Lee.

US Route 9W. This route begins at the northern end of the Turnpike at Interchange 72, continuing north to the New York state line. It is a surface arterial that parallels the Palisades Interstate Parkway and is a critical connection between that freeway and the Turnpike, US Routes 1&9, US Route 46, and NJ Route 4. Interchange 72 serves local traffic using the Turnpike to the south/west and experiences daily congestion while serving traffic commuting in the Fort Lee area.

US Route 22. This route begins at US Routes 1&9 near Newark Airport and Turnpike Interchange 14, continuing west from there roughly parallel with I-78 across the state to Easton, Pennsylvania. US Route 22 interchanges with the Parkway at Interchange 140 and is a major arterial for local and subregional traffic throughout Union County, as well as serving as an alternate route for I-78 to Newark and Newark Airport. It connects indirectly with the Turnpike at its east end by way of US Routes 1&9 and I-78.

US Route 46. US Route 46 parallels I-80 throughout New Jersey, beginning in the west in Columbia and continuing east onto I-95 at the George Washington Bridge. US Route 46 varies from a rural two-lane road in the west to a divided four- to six-lane arterial in the east, typically with driveways and signalized intersections. US Route 46 intersects the Parkway at Interchanges 154, 156 and 157 and the Turnpike/I-95 at Interchanges 68 and 72.

US Route 130. The northern terminus of this highway is south of New Brunswick, where it intersects with US Route 1. The route closely parallels the Turnpike between the northern terminus and US Route 206 in Bordentown, continuing to parallel the Turnpike throughout its length to its southern terminus at the Delaware Memorial Bridge in Pennsville. From the Camden area north, this road is divided with four to six lanes and numerous signalized intersections. South of a nine-mile concurrency with I-295, the southernmost portion of the highway is rural with one lane in each direction. US Route 130 interchanges with the Pearl Harbor Memorial Turnpike Extension (I-95) between the mainline Turnpike and the Delaware River and is served by several Turnpike interchanges north from there to Interchange 9 (NJ Route 18) and may be considered competitive to the Turnpike notwithstanding numerous signal-controlled intersections.

US Route 206. US Route 206 runs essentially north-south from the Pennsylvania state line in northwest New Jersey to US Route 30 south of the Atlantic City Expressway in Hammonton. The road is divided with multiple lanes and many closely spaced signalized intersections near population centers such as Trenton, Princeton and Somerville and has more rural characteristics, such as fewer travel lanes and undivided cross section, along its northern and southern limits. The road intersects the Turnpike at Interchange 7 just south of where it meets US Route 130.

US Route 322. US Route 322 extends east from the Pennsylvania state line in southwest New Jersey to Hamilton Township and joins US Route 40 from there to Atlantic City, intersecting the Turnpike at Interchange 2 and with direct and indirect connections to the Parkway at Interchange 36. In the vicinity of the Turnpike, US Route 322 has one lane in each direction and widens to two lanes in each direction west of that area. US Route 322 retains that cross section to NJ Route 42 in Williamstown, where it becomes

a divided arterial east to Atlantic City. Parkway Interchange 36 ramps connect to US Routes 40 and 322 by way of Fire Road and Tilton Road, which are multi-lane arterials maintained by Atlantic County.

Atlantic City Expressway. The Atlantic City Expressway is a limited access toll road operated by the South Jersey Transportation Authority. It runs northwesterly across the State from Atlantic City across the Parkway at Interchange 38 to NJ Route 42, southeast of Camden, which then crosses the Turnpike to connect to I-295 and I-76. The Atlantic City Expressway provides access to the South Jersey beach resorts from the Philadelphia/Camden area but has no direct access to the Turnpike.

NJ Route 3. NJ Route 3 is a major expressway and freeway running east-west from US Route 46 in Clifton to the NJ Route 495 Lincoln Tunnel approach in Secaucus, ending at US Routes 1&9. NJ Route 3 intersects the Parkway at Interchange 153 and both the Westerly and Easterly Alignments of the Turnpike at Interchanges 16W and 16E, connecting these highways to the Lincoln Tunnel and the Meadowlands Sports Complex.

NJ Route 4. NJ Route 4 is a major east-west arterial that runs from Fort Lee to NJ Route 20 in Paterson. For most of its length east of Fair Lawn, NJ Route 4 has two to three lanes in each direction and is divided with driveways but no traffic signals, serving as a major commercial and commuting corridor. It intersects the Parkway at Interchange 161, with remaining movements served by other routes at adjacent interchanges, and terminates into I-95 at the northern end of the Turnpike just west of the George Washington Bridge.

NJ Route 17. NJ Route 17 runs northwesterly through Bergen County from North Arlington to Mahwah, where it merges with Interstate 287. For most of its length north of NJ Route 3, NJ Route 17 is a multi-lane divided arterial with significant commercial development, and with no traffic signals north of US Route 46. This route provides a connection between the George Washington Bridge and Lincoln Tunnel to the New York State Thruway (I-87) and connects with the Parkway at Interchange 163, and may be considered competitive with the Parkway north of that point for through traffic to/from I-87 to the north. It was once considered for direct connection to the Turnpike, but traffic must now use NJ Route 3 (Interchange 16W) to connect.

NJ Route 18. The northern terminus of NJ Route 18 is located in Piscataway at Interstate Route 287. The roadway extends in a southeasterly direction and terminates at NJ Route 138 east of Interstate 195 in Wall Township. The northern portion of NJ Route 18 is a divided arterial in Piscataway and a freeway through New Brunswick, becoming a divided arterial in the area of Turnpike Interchange 9 with retail development on both sides and closely spaced traffic signals for cross streets and turning movements. South of Old Bridge the roadway again becomes a four-lane freeway, providing access to the Parkway at Interchange 105 and shore towns from the New Brunswick area. NJ Route 18 may in part be considered competitive with the Parkway, especially from Tinton Falls south to its southern terminus, since the two roads are roughly parallel for most of the length of NJ Route 18.

NJ Route 19. NJ Route 19 is a freeway connecting US Route 46 in Clifton to I-80 and downtown Paterson. Much of the traffic along the route uses the Parkway to the south by way of Interchange 155A to connect to Paterson.

NJ Route 21. NJ Route 21 is a major arterial through Newark and a freeway north of the city to its terminus in Clifton at US Route 46, where traffic can then continue on NJ Route 20 to access Paterson. Although the multi-lane roadway has numerous signals and congestion through Newark, it is parallel to the Parkway and Turnpike for its entire length and may be considered a competitive route for traffic. Several roadways connect NJ Route 21 to the Turnpike and Parkway; the south end is near Turnpike Interchange 14 and the north end is close to Parkway Interchanges 156 and 157.

NJ Route 33. NJ Route 33 begins in Trenton and continues easterly across the State until it terminates in Neptune Township. This route provides an east-west connection between Trenton and Monmouth County. The NJ Route 133 freeway connects with the Turnpike at Interchange 8 and also intersects the Parkway at Interchange 100 as it diverges with NJ Route 66. Together, NJ Routes 33 and 66 connect the Parkway to Monmouth County shore points.

NJ Route 35. NJ Route 35 begins at Island Beach State Park along the shore and continues north to NJ Route 27 in Rahway. For much of its length, NJ Route 35 closely parallels the Parkway and represents a competitive route for traffic, from the vicinity of Seaside Heights north to the Rahway River crossing. Where US Route 9 diverges from the Parkway for many miles north of Toms River, NJ Route 35 serves as the closest parallel state route. NJ Route 35 is served indirectly by several Parkway interchanges between Interchange 98 (I-195/NJ Route 138) and Interchange 127 (NJ Route 440/Perth Amboy).

NJ Route 37. NJ Route 37 is a divided principal arterial route in northern Ocean County. This route begins on Ocean County's northern barrier island in Seaside Heights and terminates to the west at NJ Route 70 in Lakehurst. NJ Route 37 serves as a collector for traffic traveling both north and south on the Parkway at Interchange 82 in Toms River and provides access to the shore area from the north, via the Parkway.

NJ Route 38. NJ Route 38 begins at US Routes 30/130 in Collingswood and continues east to Mount Holly. It is a divided principal arterial with numerous traffic signals and driveways and serves as a collector for traffic to Camden and Philadelphia. NJ Route 38 is a primary connection between Philadelphia and the Turnpike, via NJ Route 73 at Interchange 4, which contributes to high traffic demands and delays at Interchange 4.

NJ Route 49. NJ Route 49 is a principal arterial route in Salem and Cumberland Counties, running across the state from northeast to southwest, terminating at NJ Route 50 north of Parkway Interchange 20. This route meets US Route 130 and I-295 at the southern end of the Turnpike and is a feeder to the Turnpike from southern communities.

NJ Route 70. NJ Route 70 begins in southern Monmouth County, just north of the Manasquan River. It continues westerly across the State and terminates in Camden where it meets NJ Route 38. This route provides an east-west connection between Philadelphia/Camden and southern Monmouth County, intersecting with the Parkway at Interchange 89. It features a heavily traveled one lane in each direction through the center of New Jersey, widening to a multi-lane divided highway for its western and eastern segments with numerous driveways and traffic signals.

NJ Route 72. NJ Route 72 runs northwesterly from the midpoint of Long Beach Island to NJ Route 70 in Woodland/Pemberton Townships. NJ Route 72 provides access from the northern part of the State to the shore resorts in southern Ocean County via Parkway Interchange 63 and is the only connection to Long Beach Island.

NJ Route 73. NJ Route 73 is a north-south route from US Route 322 near Hammonton crossing into Pennsylvania in northern Philadelphia. NJ Route 73 serves Interchange 4 of the Turnpike and is a heavily used commuter route, one of two connections between the Turnpike and the Philadelphia region. This route generally has two lanes in each direction with a median barrier, driveways, and signalized intersections. It is used to connect the Turnpike with I-295, NJ Route 38 and other local and regional connections.

NJ Route 168. NJ Route 168 is the original alignment of what is now the NJ Route 42 freeway near Camden. NJ Route 168 serves Interchange 3 of the Turnpike and is a heavily used commuter route, one of two connections between the Turnpike and the Philadelphia region. This route has one lane in each

direction with a center turn lane and is used to connect the Turnpike with I-295, NJ Route 42 and the Atlantic City Expressway.

NJ Route 440. There are two segments of NJ Route 440, one in Middlesex County and the other in Hudson County. The Middlesex County segment is a multi-lane freeway that links the Turnpike at Interchange 10 and the southerly terminus of Interstate 287 to Staten Island, New York. This segment intersects the Parkway two miles east at Interchange 127, then continues easterly to the Outerbridge Crossing in Perth Amboy. Traffic between the Outerbridge Crossing and the Parkway to the north connects at Interchange 129 by way of NJ Route 184, a four-lane surface arterial. The Hudson County segment of NJ Route 440 is a four-lane arterial with signalized intersections that runs from the Bayonne Bridge in Bayonne to US Routes 1&9 Truck in Jersey City. NJ Route 440 intersects the Turnpike at Interchange 14A in Jersey City.

NJ Route 495. NJ Route 495 is a six-lane freeway that begins at Interchanges 16E and 17 of the Turnpike Easterly Alignment and provides direct access to New York City via the Lincoln Tunnel. NJ Route 495 interchanges with NJ Route 3 just east of the Turnpike for access to the Meadowlands Sports Complex and Secaucus.

CERTAIN RISK FACTORS

The Series 2024 A Bonds are revenue obligations of the Authority which are payable solely from the Pledged Revenues and the other moneys, funds and accounts pledged to the payment thereof pursuant to the Resolution. The following is a discussion of certain risk factors that should be considered in evaluating an investment in the Series 2024 A Bonds. This discussion does not purport to be either comprehensive or definitive. The order in which risks are presented is not intended to reflect either the likelihood that a particular event will occur or the relative significance of such an event. Moreover, there may well be other risks associated with an investment in the Series 2024 A Bonds in addition to those set forth herein.

General

The financial forecasts set forth in this Private Placement Memorandum are based generally upon certain assumptions and projections as to estimated revenues and operating and maintenance expenses. See "2023 TRAFFIC AND TOLL REVENUE FORECAST STUDY" included as Appendix B to this Private Placement Memorandum. Inevitably, some underlying assumptions and projections used to develop the forecasts will not be realized, and unanticipated events and circumstances may occur. Therefore, the actual results achieved during the forecast periods will vary from the forecasts, and such differences may be material.

Forward-Looking Statements

The statements contained in this Private Placement Memorandum that are not purely historical are forward-looking statements, including statements regarding the Authority's expectations, hopes, intentions or strategies regarding the future and the projections contained in this Private Placement Memorandum and in the 2023 Study included as Appendix B to this Private Placement Memorandum. All forward-looking statements included in this Private Placement Memorandum are based on information available to the Authority on the date hereof, and the Authority assumes no obligation to update any such forward-looking statements.

The forward-looking statements herein are necessarily based on various assumptions and estimates that are inherently subject to numerous risks and uncertainties, including risks and uncertainties relating to

the possible invalidity of the underlying assumptions and estimates and possible changes or developments in social, economic, business, industry, market, legal and regulatory circumstances and conditions and actions taken or omitted to be taken by third parties, including customers, suppliers, business partners and competitors, and legislative, judicial and other governmental authorities and officials. Assumptions related to the foregoing involve judgments with respect to, among other things, future economic, competitive and market conditions and future business decisions, all of which are difficult or impossible to predict accurately and, therefore, there can be no assurance that the forward-looking statements included in this Private Placement Memorandum will prove to be accurate.

Cybersecurity

The Authority relies on technology for all aspects of its daily operations. Technology is the driving factor which enables the Authority to collect tolls, manage traffic, conduct business activities, and manage employees and assets. The Authority's computing environment is complex, but redundant and stable. The Authority achieves these goals by embracing and adhering to national and state cybersecurity best practices while continuously enhancing its cybersecurity portfolio.

Cybersecurity is one of the Authority's highest priorities. The Authority constantly monitors, evaluates, and adjusts every aspect of its cybersecurity portfolio which is not limited to traditional hardware and software; such as firewalls, malware/antivirus software, vulnerability scanners, security information and event management software; but includes documentation, policies, and standards which govern the strategic vision and goals of its overall Information Technology and Internet of Things infrastructure. Items include, but are not limited to, an Information Security Plan, Business Continuity Plan, Disaster Recovery Plan, Incident Response Plan, vendor requirement forms, non-disclosure agreements, patch management guidelines, encryption policies, and a comprehensive cybersecurity insurance policy.

Furthermore, the Authority maintains a strong cybersecurity culture which extends beyond the boundaries of the Information Technology Department by advocating, throughout all layers of the organization, the importance of cybersecurity training and awareness. The Authority embraces mandatory cybersecurity training, regular phishing campaigns, and reinforcement messaging with flyers and emails.

Acknowledging a security threat can occur at any time of the day, the Authority partners with a security operations center that monitors the network for malicious behavior and network anomalies on a 24/7/365 basis. However, despite all these efforts, unfortunately the Authority's network, systems, information, and other assets are vulnerable to cybersecurity risks and threats potentially resulting in compromised data of personal identifiable information of customers, vendors, and employees; theft or manipulation of information; and operational disruptions and outages.

Compromised activities can be the consequences of employee errors or intentional malicious acts from hackers and/or terrorists. Any such event could result in unauthorized access disrupting the Authority's operations, including toll collection, traffic management, construction work, business operations, and other activities. Ultimately, a successful cybersecurity attack on the Authority's systems could have a material adverse impact on the financial condition and operations of the Authority

Certain Matters Relating to Enforceability of Obligations

The remedies available to the holders of the Series 2024 A Bonds upon the occurrence of an Event of Default under the Resolution are, in many respects, dependent upon regulatory and judicial actions that are often subject to discretion or delay. Under existing law and judicial decisions, including specifically the United States Bankruptcy Code, the remedies specified in the Resolution may not be readily available or may be limited. In addition, enforcement of such remedies (i) may be subject to general principles of equity which may permit the exercise of judicial discretion, (ii) is subject to the exercise in the future by

the State and its agencies and political subdivisions of the police power inherent in the sovereignty of the State, (iii) is subject, in part, to the provisions of the United States Bankruptcy Code and other applicable bankruptcy, insolvency, reorganization, moratorium or similar laws relating to or affecting the enforcement of creditors' rights generally, now or hereafter in effect, and (iv) is subject to the exercise by the United States of the powers delegated to it by the Constitution of the United States of America. The various legal opinions to be delivered concurrently with the delivery of the Series 2024 A Bonds will be qualified to the extent that the enforceability of certain legal rights related to the Series 2024 A Bonds is subject to limitations imposed by bankruptcy, reorganization, insolvency or other similar laws affecting the rights of creditors generally and by equitable remedies and proceedings generally.

Legislative Action

Legislation is introduced from time to time in the State Legislature which, if adopted, may affect the Authority and/or the Turnpike System. The Authority cannot predict whether or not these bills will be enacted into law or how such legislation may affect the Authority and its ability to pay debt service on the Series 2024 A Bonds.

Decline in Toll Revenues

The information provided with respect to toll revenues collected by the Authority is based on historical data. The amount of future toll revenues to be collected by the Authority depends upon a number of factors, some of which are not in the control of the Authority. Some of these factors include a decline in traffic on the Turnpike System due to general economic conditions, severe weather conditions, diversion of traffic to alternative non-toll routes, increased fuel costs, availability of alternate forms of travel and shipping, and government regulations, such as Clean Air Act requirements, increased mileage standards or higher fuel taxes, which could significantly restrict motor vehicle use. Although the Authority has covenanted in the Resolution to fix, charge and collect tolls for the use of the Turnpike System in amounts so that, in each calendar year, the Net Revenues shall at least equal the Net Revenue Requirement for such year, there can be no assurance that the traffic on the Turnpike System will continue to be sufficient for the Authority to generate the necessary revenues to meet its obligations under the Resolution.

Adverse Changes to Third Party Financial Institutions

Adverse changes in the financial condition of certain third-party financial institutions may adversely affect the Authority's financial position. Different types of investment and contractual arrangements may create exposure for the Authority to such institutions including risk to the Authority's investment portfolio due to defaults or changes in market valuation of the debt securities of such institutions.

Failure to Pay Mandatory Purchase Price and other Market Disruptions

As described under the section entitled "DIRECT PURCHASE TRANSACTIONS" herein, in the event the Authority cannot pay the purchase price for all or a portion of its Direct Purchase Bonds on any extraordinary mandatory purchase date, such Direct Purchase Bonds will be subject to mandatory redemption in the amounts and on the dates as described under the section entitled "DIRECT PURCHASE TRANSACTIONS" herein.

The credit markets experience substantial disruption from time to time. There can be no assurance as to the timing of any disruption or the extent of any recovery that may be made by the credit markets. The Authority currently plans to raise additional funds to pay the costs of the projects identified in the 2020 Long-Range Capital Plan through the issuance of additional Series of Bonds under the Resolution. If the Authority is unable to access the credit markets as a result of any such disruption, it will likely need to delay

the funding of the projects identified in the 2020 Long-Range Capital Plan through the issuance of additional Series of Bonds under the Resolution until such time as the capital markets rebound. The effect of such delays could result in increased costs for the projects identified in the 2020 Long-Range Capital Plan.

Costs of Construction of the Projects Included in the Capital Improvement Programs

In connection with the Projects included in the 2024-2028 CIP, the 2019 CIP and the 2008 CIP, there is a possibility of time delays and cost increases resulting from (i) design and construction problems and resulting change orders, (ii) environmental litigation or environmental administrative matters, (iii) the unavailability or cost of acquiring rights-of-way, (iv) archeological, historic and unidentified subsurface conditions, (v) utility relocation problems, (vi) hazardous materials, (vii) force majeure events, (viii) litigation, or (ix) inflation. As a result, there can be no assurance that the costs of completion for the 2024-2028 CIP, the 2019 CIP and/or the 2008 CIP will not exceed current estimates, or that the completion of such Projects will not be delayed beyond the scheduled completion date. Variations in cost estimates and delays in construction could be material.

There is also a possibility of insolvency or bankruptcy of the contractors during construction of one or more of the Projects included in the 2024-2028 CIP, the 2019 CIP and/or the 2008 CIP. While the contractors will be required to provide a performance bond and a payment bond, there can be no assurance that such bonds will be sufficient to assure timely completion of the Projects. Moreover, in the event that a default occurs under a construction contract by the contractor, there is a possibility of litigation between the Authority and the providers of the performance bonds and payment bonds and/or the contractor, which could further delay construction and the opening of the Projects. Any such delays and/or cost overruns could result in a substantial increase in the costs of the 2024-2028 CIP, the 2019 CIP and/or the 2008 CIP.

CDM Smith Traffic and Revenue Study

As the Traffic Engineer for the Authority, CDM Smith was requested by the Authority to prepare the 2023 Study presenting its analyses and findings relative to recent trends in traffic and revenue on the Turnpike and the Parkway. See APPENDIX B – "2023 TRAFFIC AND TOLL REVENUE FORECAST STUDY" attached to this Private Placement Memorandum. The revenue forecasts contained in the 2023 Study are based upon certain assumptions set forth or incorporated therein. The 2023 Study is not a guarantee of any future events or trends and the forecasts therein are subject to future economic and social conditions, timing of future toll increases and demographic developments that cannot be predicted with certainty. Further, the estimates and assumptions in the 2023 Study are inherently subject to significant economic and competitive uncertainties and contingencies, many of which are beyond the control of the Authority. Failure to achieve or realize any of the assumptions listed in the 2023 Study may have a materially adverse effect upon the Net Revenues actually realized by the Authority.

Federal Subsidy on Build America Bonds

The Authority currently has \$3,225,000,000 in principal amount of Build America Bonds outstanding and is entitled to receive approximately \$81,665,325 in Federal subsidy annually through 2034 eventually declining to a final annual amount receivable in 2040 of approximately \$16,898,609 with respect to such Build America Bonds. A series of automatic Federal deficit reduction spending cuts known as "sequestration" took effect on March 1, 2013. Sequestration has reduced the Federal subsidy paid to the Authority with respect to its outstanding Build America Bonds for every Federal fiscal year since 2013. The Federal subsidy payable to the Authority with respect to its Build America Bonds for Federal fiscal year 2023 will be reduced by 5.7% from the amounts anticipated at the time the Build America Bonds were issued. The Internal Revenue Service has announced that all Federal subsidy payments on Build America Bonds scheduled to be made on or after October 1, 2020 through and including September 30, 2030 will be

reduced by 5.7% from the amounts anticipated at the time the Build America Bonds were issued. There can be no assurance that additional sequestration measures will not be enacted which will further reduce the amount of the subsidy the Authority receives on its Build America Bonds. The reduction in the amount of the Federal subsidy the Authority received and any future reduction in subsidy will require the Authority to use other funds to offset the loss of this subsidy. In addition, if any future shutdowns of the Federal government occur and continue or an extended period of time, the Federal subsidy payments to the Authority with respect to its Build America Bonds could be suspended or delayed.

Climate Events

The State's location on the eastern seaboard of the United States exposes it to a variety of climate risks, such as severe storms and hurricanes, which can damage the State's infrastructure, including the Turnpike and the Parkway. In addition, much of the State's coastal and riverine areas may be vulnerable to sea level rise or flooding from increasing and extreme precipitation and other impacts of climate change in the future. These potential climate–related events may damage significant portions of the Turnpike and/or the Parkway, primarily along coastal regions, and may require the Authority to undertake additional unforeseen capital improvement projects to construct additional infrastructure and/or repair and replace existing infrastructure. The Authority cannot predict the impact these climate events may have on its capital improvement programs or its financial performance.

The Authority is undertaking a multi-year, multi-pronged Resilience and Sustainability Program to implement mitigations to climate change (i.e. solar panels, electric vehicles, carbon emission study, etc.). Addressing climate impacts (e.g., increased annual precipitation frequency and intensity, sea level rise, and extreme heat) are critical to providing a safe and resilient toll-road system. Incorporating sustainability practices and principles reduces carbon emissions and air pollution; reduces spending on infrastructure replacement and materials; and enhances public health. Over time, the Resilience and Sustainability Program aims to address climate change, resilience, and sustainability by integrating these considerations across the Authority in the planning, design, and construction of its capital improvement projects . These changes will help the Authority to adapt and transform to provide customers on the Turnpike and the Parkway with a safe, efficient, innovative, and reliable toll road system.

Other Factors

Additional factors which may affect the financial condition of the Authority and the future operation of the Turnpike System include the following:

- Increased and/or unanticipated costs of operating the Turnpike System;
- Work stoppage, slowdown or action by unionized Authority employees;
- More and expanded mass transit systems;
- Complete or partial destruction or temporary closure of the Turnpike System for extended periods of time;
- Increased pension costs, unfunded healthcare and other non-pension postemployment benefits; and
- The potential for future Authority payments for non-Turnpike System purposes. See "SECURITY FOR THE BONDS – Potential Future Authority Payments for Non-Turnpike System Purposes" herein.

RATINGS

Moody's has assigned a rating of "A1" to the Series 2024 A Bonds and S&P has assigned a rating of "AA-" to the Series 2024 A Bonds.

Any desired explanation of the significance of such ratings should be obtained from Moody's and S&P, respectively. Certain information and materials, including information and materials not included in this Private Placement Memorandum, were furnished by the Authority to Moody's and S&P. Generally, Moody's and S&P base their respective ratings on the information and materials so furnished and on their respective investigations, studies and assumptions.

There is no assurance that a particular rating will be maintained for any given period of time or that it will not be lowered, suspended or withdrawn entirely if, in the judgment of Moody's or S&P, as the case may be, circumstances so warrant. Any such change in or withdrawal of such rating could have an adverse effect on the market price or the marketability of the Series 2024 A Bonds.

TAX MATTERS

Exclusion of Interest on the Series 2024 A Bonds from Gross Income for Federal Tax Purposes

The Internal Revenue Code of 1986, as amended (the "Code"), imposes certain requirements that must be met on a continuing basis subsequent to the issuance of the Series 2024 A Bonds in order to assure that interest on the Series 2024 A Bonds will be excluded from gross income for federal income tax purposes under Section 103 of the Code. Failure of the Authority to comply with such requirements may cause interest on the Series 2024 A Bonds to lose the exclusion from gross income for federal income tax purposes, retroactive to the date of issuance of the Series 2024 A Bonds. The Authority will make certain representations in its Arbitrage and Tax Certificate, which will be executed on the date of issuance of the Series 2024 A Bonds, as to various tax requirements. The Authority has covenanted to comply with the provisions of the Code applicable to the Series 2024 A Bonds and has covenanted not to take any action or fail to take any action that would cause interest on the Series 2024 A Bonds to lose the exclusion from gross income under Section 103 of the Code. Bond Counsel (as defined herein) will rely upon the representations made in the Arbitrage and Tax Certificate and will assume continuing compliance by the Authority with the above covenants in rendering its federal income tax opinions with respect to the exclusion of interest on the Series 2024 A Bonds from gross income for federal income tax purposes and with respect to the treatment of interest on the Series 2024 A Bonds for the purposes.

Assuming the Authority observes its covenants with respect to compliance with the Code, McManimon, Scotland & Baumann, LLC, Bond Counsel to the Authority ("Bond Counsel"), is of the opinion that, under existing law, interest on the Series 2024 A Bonds is excluded from gross income of the owners thereof for federal income tax purposes pursuant to Section 103 of the Code, and interest on the Series 2024 A Bonds is not an item of tax preference under Section 57 of the Code for purposes of computing alternative minimum tax; however, interest on the Series 2024 A Bonds is included in the "adjusted financial statement income" of certain corporations that are subject to alternative minimum tax under Section 55 of the Code.

The opinion of Bond Counsel is based on current legal authority and covers certain matters not directly addressed by such authority. It represents Bond Counsel's legal judgment as to exclusion of interest on the Series 2024 A Bonds from gross income for federal income tax purposes but is not a guaranty of that conclusion. The opinion is not binding on the Internal Revenue Service ("IRS") or any court. Bond Counsel expresses no opinion about (i) the effect of future changes in the Code and the applicable regulations under the Code or (ii) the interpretation and enforcement of the Code or those regulations by the IRS.

Bond Counsel's engagement with respect to the Series 2024 A Bonds ends with the issuance of the Series 2024 A Bonds, and, unless separately engaged, Bond Counsel is not obligated to defend the Authority or the owners of the Series 2024 A Bonds regarding the tax status of interest thereon in the event of an audit examination by the IRS. The IRS has a program to audit tax-exempt obligations to determine whether the interest thereon is includible in gross income for federal income tax purposes. If the IRS does audit the Series 2024 A Bonds, under current IRS procedures, the IRS will treat the Authority as the taxpayer and the beneficial owners of the Series 2024 A Bonds will have only limited rights, if any, to obtain and participate in judicial review of such audit. Any action of the IRS, including, but not limited to, selection of the Series 2024 A Bonds for audit, or the course or result of such audit, or an audit of other obligations presenting similar tax issues, may affect the market value of the Series 2024 A Bonds.

Payments of interest on tax-exempt obligations, including the Series 2024 A Bonds, are generally subject to IRS Form 1099-INT information reporting requirements. If a Series 2024 A Bond owner is subject to backup withholding under those requirements, then payments of interest will also be subject to backup withholding. Those requirements do not affect the exclusion of such interest from gross income for federal income tax purposes.

Additional Federal Income Tax Consequences of Holding the Series 2024 A Bonds

Prospective purchasers of the Series 2024 A Bonds should be aware that ownership of, accrual or receipt of interest on or disposition of tax-exempt obligations, such as the Series 2024 A Bonds, may have additional federal income tax consequences for certain taxpayers, including, without limitation, taxpayers eligible for the earned income credit, recipients of certain Social Security and certain Railroad Retirement benefits, taxpayers that may be deemed to have incurred or continued indebtedness to purchase or carry tax-exempt obligations, financial institutions, property and casualty companies, foreign corporations and certain S corporations.

Bond Counsel expresses no opinion regarding any federal tax consequences other than its opinion with regard to the exclusion of interest on the Series 2024 A Bonds from gross income pursuant to Section 103 of the Code and interest on the Series 2024 A Bonds not constituting an item of tax preference under Section 57 of the Code. Prospective purchasers of the Series 2024 A Bonds should consult their tax advisors with respect to all other tax consequences (including, but not limited to, those listed above) of holding the Series 2024 A Bonds.

Changes in Federal Tax Law Regarding the Series 2024 A Bonds

Legislation affecting tax-exempt obligations is regularly considered by the United States Congress and may also be considered by the State of New Jersey. Court proceedings may also be filed, the outcome of which could modify the tax treatment of obligations such as the Series 2024 A Bonds. There can be no assurance that legislation enacted or proposed, or actions by a court, after the date of issuance of the Series 2024 A Bonds will not have an adverse effect on the tax status of interest on the Series 2024 A Bonds or the market value or marketability of the Series 2024 A Bonds. These adverse effects could result, for example, from changes to federal or state income tax rates, changes in the structure of federal or state income taxes (including replacement with another type of tax) or repeal (or reduction in the benefit) of the exclusion of interest on the Series 2024 A Bonds from gross income for federal or state income tax purposes for all or certain taxpayers.

State Taxation

Bond Counsel is of the opinion that, based upon existing law, interest on the Series 2024 A Bonds and any gain on the sale thereof are not included in gross income under the New Jersey Gross Income Tax Act.

THE OPINIONS EXPRESSED BY BOND COUNSEL WITH RESPECT TO THE SERIES 2024 A BONDS ARE BASED UPON EXISTING LAWS AND REGULATIONS AS INTERPRETED BY RELEVANT JUDICIAL DECISIONS AND REGULATORY CHANGES AS OF THE DATE OF ISSUANCE OF THE SERIES 2024 A BONDS, AND BOND COUNSEL HAS EXPRESSED NO OPINION WITH RESPECT TO ANY LEGISLATION, REGULATORY CHANGES OR LITIGATION ENACTED, ADOPTED OR DECIDED SUBSEQUENT THERETO. PROSPECTIVE PURCHASERS OF THE SERIES 2024 A BONDS SHOULD CONSULT THEIR OWN TAX ADVISORS REGARDING THE POTENTIAL IMPACT OF ANY PENDING OR PROPOSED FEDERAL OR STATE TAX LEGISLATION, REGULATIONS OR LITIGATION.

See Appendix E to this Private Placement Memorandum for the complete text of the proposed form of Bond Counsel's opinion with respect to the Series 2024 A Bonds.

LITIGATION

There is no litigation pending or, to the knowledge of the Authority, threatened, which (i) questions the official existence of the Authority or the power of the Authority to collect and pledge revenues in accordance with the terms of the Resolution to pay the Series 2024 A Bonds or to establish and adjust tolls, or (ii) seeks to restrain or enjoin the issuance of the Series 2024 A Bonds or to question or affect the validity of the Series 2024 A Bonds or to proceedings of the Authority under which they are to be issued.

In addition to commitments in the normal course of business (which includes investigation and remediation of existing and projected action level environmental conditions), the Authority is contingently liable under pending lawsuits and claims, relating principally to construction programs and personal injury claims, in which the Authority is named a defendant. The Authority believes the aggregate liability of the Authority under such actions, if adversely determined, would not materially adversely affect the financial position of the Authority and sufficient funds are expected to be available to satisfy any payments required in connection therewith.

On October 3, 2023, the Supreme Court of New Jersey issued an Order denying the Petition for Certification, with costs, in connection with an appeal by two petitioners that challenged the Authority's \$50 administrative fee that is charged to offset the cost of collecting unpaid tolls from toll violators on the Turnpike and Parkway. By way of background, in 2017, a Petition for Rule Change seeking to have the Authority revoke its rule imposing an administrative fee in connection with collecting unpaid tolls from toll violators on the Turnpike and Parkway was filed with the Authority. In the Petition, the petitioners argue that the administrative fee is unreasonable and therefore not authorized by the Act. The Petition also included a demand for a refund of the administrative fees collected by the Authority to the extent unreasonable, which amount the petitioners claim is nearly \$200,000,000. After reviewing a financial analysis of the costs of processing, prosecuting and collecting unpaid tolls from toll violators, the Authority concluded that the administrative fee is reasonable and consistent with the Act. In a written response dated October 18, 2017 (the "Final Action"), the Executive Director of the Authority denied the Petition. On December 1, 2017 the petitioners filed an appeal of that denial with the Appellate Division of the Superior Court of the State of New Jersey and oral argument occurred on February 4, 2019. On March 8, 2019, the Appellate Division issued its decision rejecting the petitioners' contention that the Authority violated the Administrative Procedures Act or notions of due process or fundamental fairness, when it initially promulgated the regulation in 2011, and in 2017, when it considered the Petition for Rule Change. However, the Appellate Division remanded the case to the lower court in Middlesex County, New Jersey, for purposes of supplementing the record. After a lengthy period of extensive additional discovery by the parties and the Authority working with experts to defend the reasonableness of the administrative fee, the lower court held an evidentiary hearing on the matter over several days in July and August of 2021. In January 2022, the lower court rendered its findings of fact and conclusions of law, rejecting the petitioners'

arguments and concluding that the administrative fee was both reasonable and based on the costs associated with processing and collecting a toll violation. The parties thereafter filed supplemental briefs with the Appellate Division, which had retained jurisdiction of the matter. On May 11, 2023, the Appellate Division (i) issued an opinion adopting the lower court's findings of fact and conclusions of law, (ii) concluded the administrative fee is based upon the actual cost of processing and collecting a toll violation in compliance with the Act, and is neither arbitrary, capricious, nor unreasonable, and (iii) affirmed the Authority's Final Action. On May 31, 2023, the Petitioners filed a Notice of Petition for Certification to the Supreme Court of New Jersey. The Authority opposed the Petition for Certification. As noted above, the Supreme Court of New Jersey denied the Petition for Certification, thus terminating the litigation. The Authority does not expect any further litigation relating to this matter.

On December 1, 2017, the law firm representing the petitioners described in the preceding paragraph also filed a class action lawsuit in the United States District Court for the District of New Jersey alleging, among other things, that the administrative fee violates the Fair Debt Collections Practices Act (FDCPA) and the Eighth Amendment to the United States Constitution. With the agreement of the parties, on January 17, 2018, the Court issued an order staying this lawsuit pending the resolution of the appeal with the Appellate Division of the Superior Court of the State of New Jersey described above. Given the resolution of the Petition for Rule Change described above, the Authority does not expect there to be any further litigation with the class action lawsuit described in this paragraph. If, however, the class action lawsuit is reactivated, the Authority intends to vigorously defend its conclusion that the administrative fee does not violate the FDCPA or the United States Constitution.

Please see "THE AUTHORITY – Environmental Matters" herein for a discussion of certain litigation involving the Authority and the potential costs and/or liabilities of the Authority associated therewith.

STATE NOT LIABLE

THE SERIES 2024 A BONDS ARE REVENUE OBLIGATIONS OF THE AUTHORITY. THE SERIES 2024 A BONDS ARE NOT A DEBT OR LIABILITY OF THE STATE OR OF ANY POLITICAL SUBDIVISION THEREOF (OTHER THAN THE AUTHORITY) AND NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE STATE OR OF ANY POLITICAL SUBDIVISION THEREOF IS PLEDGED TO THE PAYMENT OF THE SERIES 2024 A BONDS. THE AUTHORITY HAS NO TAXING POWER.

COVENANT OF THE STATE

In the Act, the State pledges to and agrees with the holders of bonds of the Authority (including the holders of all Bonds issued under the Resolution) that it will not limit or restrict the rights thereby vested in the Authority to maintain, construct, reconstruct, and operate any project as defined therein, or to establish and collect such charges and tolls as may be convenient or necessary to produce sufficient revenue to meet the expenses of maintenance and operation thereof and to fulfill the terms of any agreements made with the bondholders or in any way impair their rights or remedies until all bonds issued by the Authority under the Act, together with interest thereon, are fully paid and discharged.

CONTINUING DISCLOSURE

In connection with the issuance of the Series 2024 A Bonds, the Authority will enter into an agreement with the Co-Trustees (the "Continuing Disclosure Agreement") pursuant to which the Authority

will covenant for the benefit of the holders of the Series 2024 A Bonds to annually provide or cause to be provided to the Municipal Securities Rulemaking Board, through the EMMA system, certain financial and operating data relating to the Authority. Pursuant to the Continuing Disclosure Agreement, the Authority will agree to provide, by no later than May 1 of each year during which any of the Series 2024 A Bonds remain Outstanding, such annual financial and operating data prepared for the respective fiscal year of the Authority ending the immediately preceding December 31 (or if the fiscal year of the Authority shall end on any date other than December 31, the Authority shall provide such annual financial and operating data not later than the first day of the fifth month next following the end of such other fiscal year). The Authority will also covenant in the Continuing Disclosure Agreement to provide notices of the occurrence of certain enumerated events. The form of the Continuing Disclosure Agreement is included in APPENDIX F - "FORM OF CONTINUING DISCLOSURE AGREEMENT" attached hereto.

A failure by the Authority to comply with the provisions of the Continuing Disclosure Agreement will not constitute an Event of Default under the Resolution, and the holders and Beneficial Owners of the Series 2024 A Bonds are limited to the remedies set forth in the Continuing Disclosure Agreement.

The completion of the Authority's audited financial statements as of and for the years ended December 31, 2023 and 2022 will not occur until after the date of issuance and delivery of the Series 2024 A Bonds. As permitted by the Authority's existing continuing disclosure agreements relating to its outstanding Bonds, the Authority has previously filed the draft unaudited financial statements as of and for the years ended December 31, 2023 and 2022 attached as Appendix A to this Private Placement Memorandum with EMMA prior to May 1, 2024 (the filing deadline under the Authority's existing continuing disclosure agreements). The Authority anticipates filing audited financial statements as of and for the years ended December 31, 2023 and 2022 with EMMA when they become available.

CERTAIN LEGAL MATTERS

All legal matters incident to the authorization, issuance, sale and delivery of the Series 2024 A Bonds are subject to the approval of McManimon, Scotland & Baumann, LLC, Roseland, New Jersey, Bond Counsel to the Authority, whose approving legal opinion will be delivered with the Series 2024 A Bonds, substantially in the form attached hereto as Appendix E. Certain legal matters will be passed upon for the Authority by Ann Christine Monica, Esq., Acting Director of Law of the Authority.

LEGALITY FOR INVESTMENT

Under the Act, the Series 2024 A Bonds are securities in which the State and all political subdivisions of the State, their officers, boards, authorities, departments or other agencies, all banks, bankers, savings banks, trust companies, savings and loan associations, investment companies and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business, and all administrators, executors, guardians, trustees and other fiduciaries, and all other persons whatsoever who may be authorized to invest in bonds or other obligations of the State, may properly and legally invest any funds, including capital belonging to them or within their control; and the Series 2024 A Bonds are securities which may properly and legally be deposited with and received by any State or municipal officers or agency of the State for any purpose for which the deposit of bonds or other obligations of the State may be authorized by law.

FINANCIAL ADVISOR

NW Financial Group, LLC serves as Financial Advisor to the Authority in connection with the issuance of the Series 2024 A Bonds (the "Financial Advisor"). The Financial Advisor's fee for services rendered with respect to the sale of the Series 2024 A Bonds is contingent upon the issuance and delivery of the Series 2024 A Bonds. NW Financial Group, LLC, in its capacity as Financial Advisor, does not assume any responsibility for the information, covenants and representations contained in any of the legal documents with respect to the Federal income tax status of the Series 2024 A Bonds, or the possible impact of any present, pending or future actions taken by any legislative or judicial bodies.

The Financial Advisor to the Authority has provided the following sentence for inclusion in this Private Placement Memorandum: The Financial Advisor has reviewed the information in this Private Placement Memorandum in accordance with, and as part of, its responsibilities to the Authority and, as applicable, to investors under the Federal securities laws, as applied to the facts and circumstances of this transaction, but the Financial Advisor does not guarantee the accuracy or completeness of such information.

FIDUCIARIES

The Bank of New York Mellon, Jersey City, New Jersey, and U.S. Bank Trust Company, National Association, Edison, New Jersey, serve as Co-Trustees under the Resolution. The Bank of New York Mellon serves as the Trustee, Paying Agent and Registrar for the Series 2024 A Bonds. The duties of U.S. Bank Trust Company, National Association are limited to administration of certain investments in the Debt Reserve Fund and certain other Authority funds.

MISCELLANEOUS

The information contained herein has been obtained from the Authority and other sources which the Authority believes to be reliable. There is no guarantee that any of the assumptions or estimates contained herein will be realized.

The references herein to the Act, the Resolution and the Series 2024 A Bonds are brief outlines of certain provisions thereof. Such outlines do not purport to be complete and accordingly, are qualified by reference to the Act, the Resolution and the Series 2024 A Bonds and are subject to the full texts thereof. The respective references herein to the Traffic Engineer and the Consulting Engineer have been approved by said engineers and consultants but do not purport to be complete in all respects, and, accordingly, are qualified by reference to the 2023 Study of the Traffic Engineer in Appendix B and to the Report of the Consulting Engineer in Appendix C, respectively, and are subject to the full texts thereof.

The authorization, agreements and covenants of the Authority are set forth in the Resolution and this Private Placement Memorandum is not to be construed as a contract with the holders of the Series 2024 A Bonds. Any statements made in this Private Placement Memorandum involving matters of opinion or of estimates, whether or not expressly so identified, are intended merely as such and not as representations of fact.

NEW JERSEY TURNPIKE AUTHORITY

By: <u>/s/James D. Carone</u> JAMES D. CARONE Executive Director

APPENDIX A

DRAFT UNAUDITED FINANCIAL STATEMENTS OF THE AUTHORITY AS OF AND FOR THE YEARS ENDED DECEMBER 31, 2023 AND 2022

All of the financial information of the Authority as of and for the year ended December 31, 2023 contained in this Appendix A is unaudited as of the date of this Private Placement Memorandum and is expected to change upon the completion of the audit of the financial statements of the Authority as of and for the year ended December 31, 2023, which will not occur until after the date of issuance and delivery of the Series 2024 A Bonds. Additionally, as permitted by the Authority's existing continuing disclosure agreements relating to its outstanding Bonds, the Authority has previously filed the draft unaudited financial statements as of and for the years ended December 31, 2023 and 2022 with the Electronic Municipal Market Access ("EMMA") system of the Municipal Securities Rulemaking Board, and anticipates filing audited financial statements as of and for the years ended December 31, 2023 and 2022 with EMMA when they become available. As of the date of this Private Placement Memorandum, the Authority has not received the necessary information from the Public Employees Retirement System ("PERS") of the State of New Jersey to report its proportionate share of the PERS net pension liability, as well as the related deferred inflows and outflows of resources and expenses, as of and for the year ended December 31, 2023. The audit of the financial statements of the Authority as of and for the years ended December 31, 2023 and 2022 cannot be completed until after such information is received. See "THE AUTHORITY - Pension and OPEB Obligations" section of this Private Placement Memorandum.

NEW JERSEY TURNPIKE AUTHORITY

(A Component Unit of the State of New Jersey)

Annual Comprehensive Financial Report For the Years Ended December 31, 2023 and 2022







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NEW JERSEY TURNPIKE AUTHORITY

(A Component Unit of the State of New Jersey)

Annual Comprehensive Financial Report

For The Years Ended December 31, 2023 and 2022

Prepared by:

Finance and Budgets Department

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INTRODUCTORY SECTION (UNAUDITED)

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Letter of Transmittal



New Jersey Turnpike Authority

FRANCIS K. O'CONNOR, Chair

RONALD GRAVINO, Commissioner

RAPHAEL SALERMO, Commissioner FRANCISCO MALDONADO, Commissioner JOHN S. WISNIEWSKI, Commissioner JAMES D. CARONE, Executive Director

ULISES E. DIAZ, Vice Chair MICHAEL R. DUPONT, Treasurer

1 TURNPIKE PLAZA - P.O. BOX 5042 - WOODBRIDGE, NEW JERSEY 07095

TELEPHONE (732) 750-5300

PHILIP D. MURPHY GOVERNOR

TAHESHA L. WAY LIEUTENANT GOVERNOR

March 26, 2024

Board of Commissioners New Jersey Turnpike Authority 1 Turnpike Plaza Woodbridge, New Jersey 07095

Commissioners:

The New Jersey Turnpike Authority Act of 1948, as amended, restated and supplemented, the Turnpike Revenue Bond Resolution of 1991, as amended, restated and supplemented, as well as Executive Orders 122 (McGreevy, 2004) and 37 (Corzine, 2006), require an annual audit of the New Jersey Turnpike Authority's (the Authority) financial statements by a firm of independent auditors. Executive Order 37 (Corzine, 2006) (EO37) additionally requires the Authority, on an annual basis, to prepare a comprehensive report concerning the Authority's operations. Under EO37, the comprehensive report shall include, among other things, the Authority's audited financial statements. Accordingly, the 2023 Annual Comprehensive Financial Report (Annual Report) of the Authority, which includes the audited financial statements for the years ended December 31, 2023 and 2022, is hereby submitted.

AUTHORITY'S PROFILE AND OPERATION

The Authority owns and operates two well-established major toll roads (the New Jersey Turnpike and the Garden State Parkway) in a densely populated and wealthy region of the nation. They act as the "supply chain spine" and the "distribution platform" for the entire Northeast region. As prescribed in its Mission Statement, the Authority is committed to prudently manage its finances and operations to provide its customers with a safe, efficient, innovative, and resilient toll road system, which facilitates mobility in New Jersey and the Northeast United States. The Authority's direction and goals for the next 10 years are contained in its 2020-2029 Strategic Plan approved in August 2019.

The Authority has owned and operated the New Jersey Turnpike (the Turnpike) since the time the Turnpike opened for traffic in 1951. The Turnpike consists of a 122-mile mainline and two extensions. The mainline runs from Deepwater, Salem County to Fort Lee, Bergen County.

The Garden State Parkway (the Parkway) has been owned and operated by the Authority since July 2003, after its merger with the former New Jersey Highway Authority. The Parkway is a 173-mile limited access toll road from which runs Cape May, New Jersey to Montvale, New Jersey.

During fiscal year 2023, the Authority saw continued increases in toll revenue mostly attributable to the toll increases from the toll rate indexing as part of the 2020 Long-Range Capital Plan. On January 1, 2023, the Authority implemented the second annual toll rate indexing of 3% as approved in May 2020. The toll rate indexing is required to provide sufficient revenue to service the debt that is necessary to fund the Authority's

Letter of Transmittal

2020 Long-Range Capital Plan. As a result of the toll rate indexing and a milder-than-expected winter, toll revenue increased and exceeded the 2023 budget.

Traffic increased on both roadways in 2023 partly due to gas prices averaging \$0.48/gallon lower in 2023 compared to the same period in 2022. Traffic also increased in 2023 due to increased travel during several holidays throughout the year. Slightly offsetting these increases was a decline in commercial traffic, which can be partly attributed to the decrease in cargo volumes at the ports and the normalization of commercial traffic volumes following the record highs during the COVID-19 pandemic. In addition, the decline in commercial traffic can be attributed in part to the month of December 2023 having one extra weekend day compared to December 2022, which had a negative impact on results, as weekend days have lower overall commercial traffic than weekdays. These increases in revenue show the Authority's continued ability to demonstrate its financial strength and resiliency and will allow the Authority to continue to advance it Capital Spending Program.

ECONOMIC CONDITIONS AND OUTLOOK

The Turnpike and Parkway are two of New Jersey's great avenues of commerce. Every day, hundreds of thousands of commercial and passenger vehicles flow over the roadways, carrying goods between producer and consumer, and carrying commuters between home and work. From the day they opened to traffic, the toll roads have represented a key competitive advantage for New Jersey in the regional, national, and global economies.

In addition to making New Jersey more competitive and reducing opportunity costs, infrastructure spending also creates and sustains jobs. The President's Council of Economic Advisors (CEA) estimated that every \$1 billion in spending on transportation infrastructure sustains 13,000 jobs for one year. Those include jobs in engineering and construction directly supported by infrastructure spending, jobs indirectly supported at facilities and companies supplying materials and equipment for the projects being built, and jobs supported in other parts of the economy because of the increased income and spending by companies and individuals who benefit from the direct and indirect jobs. The Authority spent approximately \$877 million on its capital and construction projects in 2023. Based on the CEA estimates, that level of spending sustained approximately 11,400 jobs for the year.

As the newly adopted Capital Improvement Program progresses further, the Authority expects to spend approximately \$8.1 billion on its capital spending program over the five year period of 2024 through 2028. This will assist in fueling the economy and creating more jobs in the coming years.

Gas prices came down from the highs of 2022 in 2023 by about 50 cents a gallon, while inflation has come down from the 8% in 2022 to about 4% in 2023. In response to inflation levels, the Federal Reserve Bank raised interest rates throughout 2023. Inflation impacts the costs of goods and services for the Authority, and the 2024 Annual Budget plans for increased costs for both operating expenses and capital spending. High interest rates impact the cost of borrowing for the Authority, while gas prices may impact discretionary travel on the roads. Over the Authority's 70 plus year history, it has proven the ability to withstand economic recessions due to its high percentage of commuter and commercial traffic.

2023 CAPITAL SPENDING PROGRAM

The Board of Commissioners adopted the previously mentioned Long-Range Capital Plan in May 2020, or more specifically, the 2020 Long-Range Capital Plan. The 2020 Long-Range Capital Plan contains projects geared toward enhancing safety, repairing degraded infrastructure and ensuring roadway resiliency and sustainability to enhance mobility. The projects include rehabilitation, and in some cases, replacement of aged bridges, interchange and median barrier improvements, flood mediation, and system-wide lighting and technology upgrades. The 2020 Long-Range Capital Plan also includes capacity improvement projects geared toward congestion relief on both the Garden State Parkway and New Jersey Turnpike. The 2020 Long-Range Capital Plan addresses the Authority's Strategic Plan Goals and Authority's Core Values.

In 2023, the Authority awarded project design, construction, and supervision contracts of approximately \$1.3 billion, to continue its scheduled capital spending program. The Authority spent approximately \$877 million

Letter of Transmittal

on its capital spending program in 2023. The major projects included in this program in 2023 are the bridge rehabilitation and replacement program on both the roadways, Garden State Parkway shoulder widening, curbout service area construction, along with the routine maintenance and improvement work.

FINANCIAL STATEMENT PRESENTATION AND INTERNAL CONTROL

Management of the Authority is responsible for the comparative financial statements included in this Annual Report for the years ended December 31, 2023 and 2022. Management is responsible for both the accuracy of the financial information presented, the completeness of the report, and the fairness of the presentation, including all disclosures.

The financial statements have been prepared in accordance with Generally Accepted Accounting Principles (GAAP) in the United States and consequently, they reflect certain amounts based upon the best estimates and judgment of management.

Management of the Authority is also responsible for establishing and maintaining a system of internal control designed to provide reasonable assurance that the assets of the Authority are protected from loss, theft or misuse, and that adequate accounting records are maintained to allow for the preparation of financial statements in conformity with GAAP. The internal controls are designed to provide reasonable, but not absolute, assurance that these objectives are met. The concept of reasonable assurance recognizes that: (1) the cost of a control should not exceed the resulting benefits; and (2) the analysis of costs and benefits requires estimates and judgments by management. As a recipient of federal funds for certain disaster declarations, and capital projects, the Authority is required to ensure that adequate internal controls are in place which reasonably ensure compliance with applicable laws and regulations relating to the federal funding. The system of internal control of the Authority is subject to ongoing evaluation by management.

To the best of our knowledge and belief, the information provided to the external auditors regarding the annual audit and contained in this Annual Report is accurate in all material respects and is reported in a manner designed to present fairly the financial position and results of operations of the Authority. All disclosures necessary to enable the reader to gain an understanding of the Authority's financial activities have been included. The Authority's external auditors, KPMG LLP, have completed their examination and have concluded that in their opinion, the comparative financial statements for the years ended December 31, 2023 and 2022 present fairly, in all material aspects, the financial position of the Authority as of December 31, 2023 and 2022, and the changes in its financial position and its cash flows for the years then ended in conformity with GAAP.

AWARDS AND ACKNOWLEDGEMENT

In February 2023, the Authority received the Government Finance Officer's Association's (GFOA) Distinguished Budget Presentation Award for the submission of its Annual Budget for the fiscal year beginning January 1, 2023. The program was established by the GFOA in 1945 to assist state and local governments in preparing financial reports of the highest quality, for the spirit of transparency and full disclosure. Management believes that the Annual Comprehensive Financial Report for the years ended December 31, 2022 and 2021 continues to conform to program requirements, and has submitted it to GFOA to determine its eligibility for another award.

Letter of Transmittal

We give grateful acknowledgment to the Finance and Budgets Department for the timely completion of this report. We also give special acknowledgment to our external auditors, KPMG LLP.

James D. Carone Executive Director Erwin Luna Comptroller

Stellanie Callanan Comptroller

Michael Gallarello Acting Comptroller The Government Finance Officers Association of the United States and Canada (GFOA) presented a Distinguished Budget Presentation Award to the New Jersey Turnpike Authority, New Jersey for its annual budget for the fiscal year beginning January 1, 2023. In order to receive the award, a governmental unit must publish a budget document that meets program criteria as a policy document, as an operations guide, as a financial plan, and as a communications device.

This award is valid for a period of one year only. Management believes that the annual budget for the fiscal year beginning January 1, 2024 continues to conform to program requirements, and plan to submit it to GFOA to determine its eligibility for another award.



GOVERNMENT FINANCE OFFICERS ASSOCIATION

Distinguished Budget Presentation Award

PRESENTED TO

New Jersey Turnpike Authority New Jersey

For the Fiscal Year Beginning

January 01, 2023

Christopher P. Monill

Executive Director

Leadership

Member	Position	Term expires (1)
Francis K. O'Connor	Chair	Ex-Officio
Ulises E. Diaz	Vice Chair	Holdover
Michael R. DuPont	Treasurer	February 14, 2028
Ronald Gravino	Commissioner	Holdover
Raphael Salermo	Commissioner	Holdover
Francisco Maldonado-Ramírez	Commissioner	February 14, 2026
John S. Wisniewski	Commissioner	July 9, 2028

⁽¹⁾ According to the New Jersey Turnpike Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented, commissioners whose terms have expired serve in a holdover capacity. There is one vacant seat on the Board of Commissioners.

Senior Staff

James D. Carone	Executive Director
Donna Wilser	Deputy Executive Director
Ann Monica	Director of Law, Acting
Michael Garofalo	Chief Engineer
Jose Dios	Chief Information Officer
Kevin Dunn	Director of Operations
Mary Elizabeth Garrity	Director of Human Resources
Janet Rzepka	Director of Procurement and Materials Management
John La Bella	Director of Tolls
Shawn Taylor	Director of Community and Government Relations
Jennifer Kanski	Secretary to the Authority

General Consulting Engineer

HNTB Corporation

General Traffic Engineering Consultant

CDM Smith

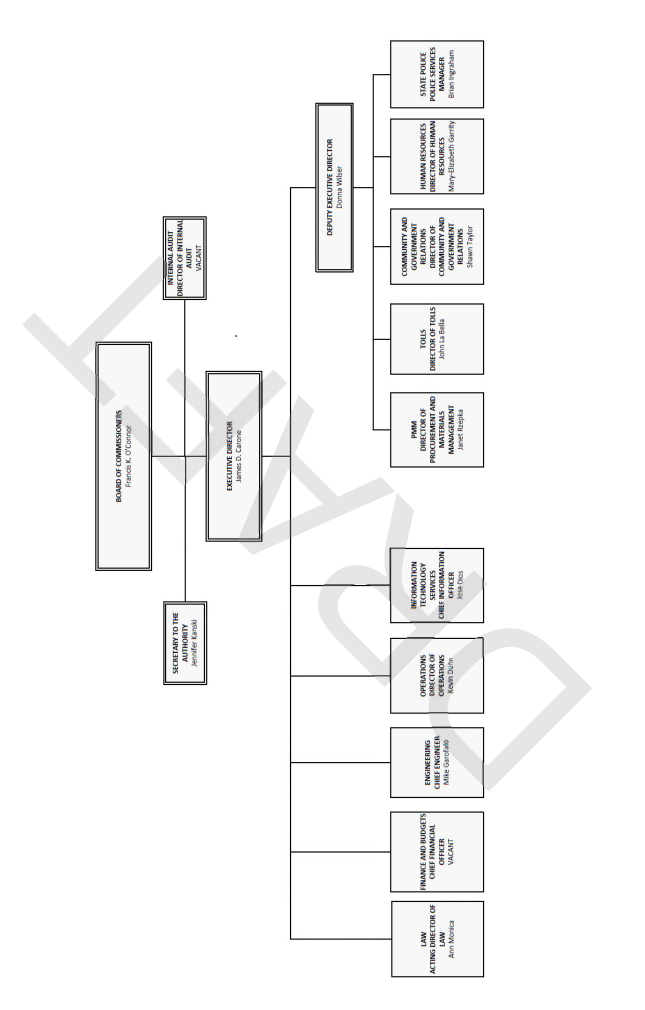
General Counsel

DeCotiis, Fitzpatrick, Cole & Giblin, LLP

Co-Trustees

Bank of New York Mellon & U.S. Bank National Association

NEW JERSEY TURNPIKE AUTHORITY - ORGANIZATION CHART



<u>۲</u>1



Authority's Vision and Mission Statements and Core Values

Background

The New Jersey Turnpike Authority (the Authority) is a body corporate and politic of the State of New Jersey (the State) organized and existing by virtue of the New Jersey Turnpike Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented (the Act). Pursuant to the Act, the Authority has owned and operated the New Jersey Turnpike (the Turnpike or TPK) since the time the Turnpike opened for traffic in 1951. In July 2003, the New Jersey Highway Authority (the Highway Authority) was abolished and the Authority assumed all of the powers, rights, obligations, assets, debts, liabilities and statutory responsibilities and duties of the Highway Authority, including the ownership and operation of the Garden State Parkway (the Parkway or GSP). As a result, the assets and liabilities of the Authority and the Highway Authority and the ongoing operations, expenses and revenues of the Turnpike and the Parkway are now combined under the ownership and operation of the Authority.

The Turnpike

The Turnpike is a limited access toll road that serves as part of the I-95 corridor linking the major economic centers of the East Coast. Its connections to a major seaport in Newark and Elizabeth and an international airport in Newark make it an important route for both commercial and passenger vehicles. It also serves New Jersey commuters traveling to and from the major metropolitan areas surrounding Philadelphia and New York City and other employment centers in the State. The Turnpike was the first toll road in New Jersey and the third in the nation when it opened in 1951.

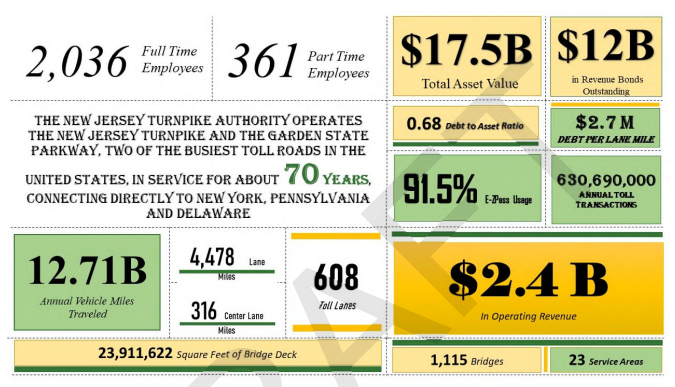
When the Turnpike first opened in 1951, it was 118 miles in length, but has today grown to 148 miles. The miles have grown over the years with the addition of the Newark Bay Hudson County Extension (1956), the Pearl Harbor Memorial Turnpike Extension (1956), the Western Spur (1970) and the I-95 Extension (1992). The mainline connects to the George Washington Bridge in the north, and the Delaware Memorial Bridge in the south. To the east it connects with the Lincoln and Holland Tunnels and the Outerbridge Crossing, and to the west with the Delaware River Turnpike Bridge. Originally four lanes for its full length, the Turnpike now boasts a width of fourteen lanes in some areas.

The Parkway

The Parkway opened to traffic in 1954 with a length of 168 miles. It is now a 173-mile limited access toll road with connections in the south to Route 9 near Cape May, New Jersey, and in the north to the New York State Thruway at the New York-New Jersey border near Montvale, New Jersey. The Parkway interchanges are numbered according to their distance from the southern terminus.

The northern section of the Parkway serves the metropolitan suburban areas in Bergen, Union, Essex, and Passaic Counties near Newark and New York City. In addition to being heavily used by commuters, the location of many businesses and industrial complexes in or near the Parkway corridor has resulted in significant local business traffic. The Parkway also is the principal highway route between metropolitan Newark-New York City and the New Jersey seashore. The Parkway is now as wide as fifteen lanes in some areas and has a heavy truck restriction north of Interchange 105.

THE NEW JERSEY TURNPIKE AUTHORITY By the Numbers As of 12/31/2023



*Full time/Part time employees represent actual headcount as of 12/31/2023

Highlights

- On January 1, 2023, the Authority implemented an annual toll rate indexing of 3% as approved in May 2020. The toll rate indexing is required to provide sufficient revenue to service the debt that is necessary to fund the Authority's 2020 Long-Range Capital Plan.
- On February 9, 2023, the Authority received the Government Finance Officers Association's (GFOA) Distinguished Budget Presentation Award for the submission of its Annual Budget for the fiscal year beginning January 1, 2023. The program was established by the GFOA in 1945 to assist state and local governments in preparing financial reports of the highest quality, for the spirit of transparency and full disclosure.
- At the May 2023 meeting of the Board of Commissioners, authorization was requested to execute a second amendment to the Applegreen operating agreement. The amendment tasks Applegreen with providing EV charging services at all Authority owned service areas. The amendment states that Applegreen shall construct and operate 80 EV charging ports for electric passenger vehicles by December 31, 2025, and an additional 160 EV charging ports by the later of April 2033 or the date that EV adoption in New Jersey reaches 10%. In addition, the Authority will contribute approximately \$25,700 towards the infrastructure development as well as receive a revenue share from the EV charging services.
- In June 2023, the Authority Executive Director John Keller retired after a 25-year career with the Authority. In July 2023, the Deputy Executive Director, James D. Carone, was named his successor. In October 2023, Donna Wilser was named Deputy Executive Director. Prior to being named Deputy Executive Director Donna Wilser served five years as the Director of Internal Audit.
- At the July 2023 Board of Commissioners meeting, the 2023 Turnpike Revenue Bond Resolution was adopted authorizing the Authority to issue up to \$1,000,000 of new money bonds, proceeds of which are to be used to fund the Authority's ongoing Capital Improvement Programs. Additionally, the 2023 Turnpike Revenue Refunding Bond Resolution was adopted authorizing the Authority to issue up to \$2,000,000 of refunding bonds, proceeds of which are to be used to refinance for savings certain outstanding Turnpike Revenue Bonds.
- On August 30, 2023, the Authority issued \$107,305 of Turnpike Revenue Bonds, Series 2023A Bonds. The Authority issued and delivered the Series 2023 A Bonds to the Purchaser in exchange for a portion of the Authority's then outstanding Turnpike Revenue Bonds, Series 2020C (Federally Taxable) in the aggregate principal amount of \$135,230 (the Refunded Series 2020C Bonds), which were owned by the Purchaser and delivered by the Purchaser to the Authority. Simultaneously with the issuance and delivery of the Series 2023A Bonds, the Authority caused the Refunded Series 2020C Bonds to be canceled and extinguished, and, as a result, the Refunded Series 2020C Bonds are no longer outstanding under the Resolution. The refunding resulted in net present value savings of about \$15,000 for the Authority.
- On September 26, 2022, the Authority issued its Annual Comprehensive Financial Report (ACFR) for the years ended December 31, 2022 and 2021. The financial statements were prepared in accordance with Generally Accepted Accounting Principles (GAAP) in the United States and received an unmodified opinion from the Authority's external auditors.
- In October 2023, the Authority issued it net revenue certification for the fiscal years ending December 31, 2023 and December 31, 2024 certifying that the Authority's revenues will be sufficient to provide all of the payments and meet all requirements as specified in the Authority's Bond Resolution.
- In December 2023, the Board of Commissioners approved approximately \$150,000 in spending for the final design services for the Newark Bay-Hudson County Extension Improvements Program. This approval relates to the extension over the Newark Bay and its approach structures which will be replaced with staged twin, 3-span, cable-stayed bridges.

Financial Management Principles and Guidelines

Recognizing the significance of undertaking a debt financed \$7 Billion CIP, the Authority's Board of Commissioners adopted Financial Management Principles and Guidelines (the Guidelines) in December 2012, which represent management's commitment to fiscal prudence, credit quality and long-term repayment of outstanding debt. The guidelines were amended in November 2015 and again in January 2017. The Guidelines are intended to serve as a management tool to enable the Authority to communicate its commitment to a sound financial decision-making process, and affirm to investors and the credit rating agencies management's commitment to the long term financial viability of the Authority and the repayment of debt in appropriate amounts with the goals of achieving the lowest possible costs of capital within prudent risk parameters and ensuring ongoing access to the capital markets. Finally, the Guidelines emphasize the Authority's General Bond Resolution, as well as all other federal, state and local laws. The Guidelines are comprehensive and include items such as:

- Control of operating costs while maintaining the quality of roads and services;
- Establish a five-year financial plan based upon conservative revenue projections from the Authority's Traffic Engineer;
- Continue the Capital Improvement Program with the lowest possible cost of capital;
- Adequately fund the Maintenance Reserve, Special Project Reserve and other capital needs;
- Maintain a minimum General Reserve Fund balance, by December 31st of each year beginning in 2020, a minimum balance equal to 10% of that year's budgeted total annual revenue;
- Maintain a minimum debt service coverage ratio of 1.4 times, and a minimum total requirements coverage ratio of 1.20 times without transfers from the General Reserve Fund;

The Guidelines were implemented at the option of the Authority and are not a legal covenant with Bondholders. A full copy of the Guidelines can be found on the Authority's website at http://www.njta.com/ investor-relations/financial-statements-and-reports.

CAPITAL IMPROVEMENT PROGRAMS

The Authority currently has three active Capital Improvement Programs (CIP) – (I) the 2023-2027 CIP, (II) the 2019 CIP, and (III) the 2008 \$7 Billion CIP. These programs have been and will be funded through proceeds generated from the issuance of Turnpike Revenue Bonds.

I. 2023-2027 CIP

The 2023-2027 CIP is derived from the 2020 Long-Range Capital Plan which was approved in May 2020. It is starting with a total project budget of \$4.5 billion, and a rolling five-year spending plan of \$2.8 billion, or on average spending of approximately \$600 million each year. It should be noted that the estimated project costs are higher than the five-year spending plan because many of the projects in the 2023-2027 CIP last more than five years or begin later in the five-year program. Included in this program initially are several projects focusing on bridge rehabilitation and replacement on both roadways, capacity enhancements such as the Newark Bay Hudson County Extension on the Turnpike, Interchanges 1 to 4 on the Turnpike and Interchange 80 between Mileposts 80 and 83 on the Parkway, culvert rehabilitation on both roadways, and Turnpike Interchange 17 ramp bridge replacement. It is expected that bonds will continue to be issued each year to fund the ongoing spending needs of the 2023-2027 CIP.

The 2023-2027 CIP includes the following major projects:

(1) GSP & TPK Bridge Rehabilitation/Replacement Program

- a. Location: Various Counties
- b. **Description:** This proposed 10-year program involves replacement of various bridge decks or superstructures each year, repainting various superstructures each year, and the rehabilitation of various bridge substructures every year. This program is intended to supplement the Authority's ongoing annual maintenance program for bridges.
- c. Schedule: Various individual projects are under design and construction.

(2) GSP Corrugated Metal Pipe Replacement & Culvert Rehabilitation

- a. Location: Various Counties
- b. **Description:** This program will replace existing corrugated metal pipes used in drainage systems and culverts on the Parkway. The metal pipes have significantly deteriorated due to corrosion and age. In addition, culverts would be rehabilitated to repair pipes or concrete boxes and repair erosion.
- c. Schedule: Project designs and construction are underway.

(3) TPK Mainline Capacity Enhancements between Interchanges 1 - 4

- a. Location: Salem, Gloucester, Camden, and Burlington Counties
- b. **Description:** The program includes design and construction of one additional lane and full shoulders in each direction between Interchanges 1 and 4, approximately 37 miles in length. Other improvements include geometric and capacity improvements at Interchanges 1, 2, 3, and 4, solutions to alleviate congestion on the local roadway network at ramp termini, and the replacement or retrofit of most of the 66 bridges over/along the Turnpike within the project limits. Upgrades for drainage, lighting, signing, striping, and other roadway improvements would also be included.

c. **Schedule:** Program management services, preliminary engineering and environmental services began in 2021. Final design services for the two northernmost design sections are anticipated to begin in 2024 with design progressing southward through 2032. Construction of the northernmost design sections is anticipated to begin in 2026 and similar to the design will progress southward.

(4) TPK Newark Bay Hudson County Extension Improvements Program

- a. Location: Essex and Hudson Counties
- b. **Description:** The Newark Bay-Hudson County Extension (Extension) is 8.1 miles from Interchange 14 in Newark to Jersey Avenue in Jersey City. Nearly 80 percent of the roadway is carried on bridge structures. The 29 existing structures on the Extension are in poor condition and require regular maintenance. The Newark Bay-Hudson County Extension Improvements Program (Program) will modernize the Extension, replacing the 29 bridge structures, and adding capacity to ensure safety, reduce congestion and improve regional mobility, and support the growth in the surrounding communities. This Program anticipates two additional lanes in each direction between Interchanges 14 and 14A. Further to the east, the Program proposes one additional lane between Interchanges 14A and Interchange 14C. This Program anticipates providing full shoulders on the extension throughout the project length. Upgrades for drainage, lighting, signing, striping, retaining walls, and other roadway improvements would also be included.
- c. Schedule: Preliminary engineering and environmental services began in 2021. Program management services began in 2023. Final Design of Project 1, the Extension between Interchanges 14 and 14A, and the replacement of the Newark Bay Bridge is anticipated to start Final Design in 2024, including final design of the Newark Bay Bridge which was awarded in December 2023. Construction of Project 1 is expected to commence in 2026.

(5) TPK Hybrid Changeable Message Signs

- a. Location: Various Counties
- b. Description: This project includes the deployment of 89 Hybrid Changeable Message Signs (HCMSs) at 50 sites along the New Jersey Turnpike to replace the existing changeable message drum signs. The project provides for design and construction of the HCMS structural supports, provision and installation of HCMSs, and connectivity utilizing fiber optic communication networks back to the Statewide Traffic Management Center (STMC). All signs are monitored and controlled from the STMC.
- c. Schedule: Project is currently under construction and is expected to be completed by August 2024.

(6) GSP Interchange Improvements and Capacity Enhancements, Milepost 78.8 to 84.5

- a. Location: Ocean County
- b. **Description**: The proposed improvements include continuous auxiliary lanes to reduce queuing delays and minimize substandard weaves as well as a collector-distributor road (service roads) to physically separate local ramp traffic from the Parkway mainline traffic and full shoulders in each direction. Interchange 80 is anticipated to include a new southbound entrance ramp to the Parkway and a new northbound exit ramp.

Other anticipated improvements include geometric and capacity improvements at Interchanges 80, 81 and 82/82A, to alleviate congestion on the local roadway network at ramp termini, and the

replacement of bridges over/along the Parkway within the project limits. Upgrades for drainage, guide rail, lighting, signing, striping, and other roadway improvements would also be included.

c. **Schedule:** Preliminary engineering and environmental permitting services began in 2021. Final design services for the improvements is anticipated to begin in 2024 with design progressing to fall 2025. Construction of the improvements is anticipated to begin in 2026.

(7) GSP Service Area Ramps

- a. Location: Various Counties
- b. **Description**: This project provides for improvements at thirty-five (35) ramps that provide access to eleven Service Areas along the Garden State Parkway. The project will widen service area access ramps to a sufficient width to accommodate vehicle movement past a disabled vehicle thereby increasing safety. The work will typically include widened pavement and associated items such as drainage, lighting, signing, utility relocations, and addressing any other impacts of the capacity enhancements.
- c. Schedule: Project is currently under construction and is expected to be completed by August 2024.

(8) GSP & TPK Lighting Upgrades

- a. Location: Various Counties
- b. **Description**: This program will upgrade existing filament bulb fixtures to LED fixtures and upgrade the wiring at multiple locations along both the Parkway and the Turnpike.
- c. Schedule: Project designs and construction are underway.

(9) GSP & TPK MSE Wall Replacement Program

- a. Location: Various Counties
- b. **Description**: This project will replace and/or repair deteriorated first generation mechanically stabilized earth retaining walls with new retaining walls. This program is intended to supplement the Authority's annual maintenance program for MSE walls.
- c. Schedule: Final design for repairs to GSP Structure No. 127.2S MSE walls will be completed by June 2024. Construction to start October 2024.

(10) GSP Capacity Improvements, Milepost 129 to 131

- a. Location: Middlesex County
- b. **Description**: This project will provide operational improvements to eliminate congestion and accidents between Parkway Interchanges 130 and 131.
- c. **Schedule:** Preliminary engineering is anticipated to be completed in January 2025. Final design is anticipated to start in August 2025. Construction is anticipated to start in February 2028.

(11) Delaware River Turnpike Bridge Replacement (P0.00)

a. Location: Burlington County (NJ) and Bucks County (PA)

- b. **Description**: This project will remove the existing bridge, which carries two travel lanes in each direction, and construct a new structure(s) which will carry four travel lanes in each direction. The project is planned to demolish the existing truss arch spans and approach viaducts and construct a new crossing. The New Jersey Turnpike Authority and the Pennsylvania Turnpike Commission share the ownership and operation of the structure.
- c. **Schedule:** The Alternative Analysis has been completed. Preliminary engineering is in progress and is anticipated to be completed by December 2026. Final Design is anticipated to start January 2026. Construction is anticipated to start 2030.

(12) Grade Separated Median U-Turns

- a. Location: Burlington, Camden, Gloucester and Salem Counties
- b. **Description**: This project will provide for six (6) grade separated U-Turn bridges on the New Jersey Turnpike between Mileposts 6.4 and 46.1.
- c. **Schedule:** The final designs are in progress and are anticipated to be completed by April 2025. Construction is anticipated to start June 2025.

(13) GSP Rehabilitation Concrete Median Barrier

- a. Location: Middlesex and Union Counties
- b. **Description**: This project provides for the removal and replacement of damaged, misaligned, deteriorated, and substandard height concrete median barrier along with drainage repairs, paving and other incidental work on the Parkway between Milepost 134 and 140.
- c. **Schedule:** The section from Milepost 134 to 140 is currently under construction and anticipated to be completed in December of 2027.



II. 2019 Capital Improvement Program

The Authority adopted a 2019 Capital Improvement Program (2019 CIP) in April 2019. The 2019 CIP consists of the design, supervision and construction of 21 capital improvement projects on both roadways, repair and rehabilitation of major bridges crossing the Passaic River and the service area improvement projects. The 2019 CIP projects include several bridge deck improvements on both roadways, the shoulder widening and reconstruction of the Parkway between mileposts 30 and 35, and the replacement of the hybrid changeable message signs on the Turnpike.

The 2019 CIP includes the following major projects:

(1) GSP Shoulder Widening Reconstruction Milepost 30-35

- a. Location: Cape May and Atlantic Counties
- b. **Description:** Safety and maintenance improvements to this section of the Parkway are necessary to be consistent with the other safety improvements recently completed under the 2008 \$7 Billion Capital Improvement Program in adjacent sections. This project provides for the construction of standard width shoulders for the five-mile section, reconstruction of eight bridges, drainage improvements, and roadside area improvements.
- c. Schedule: Project is substantially complete with anticipated closeout in late summer of 2024.

(2) Passaic River Bridge Rehabilitation

- a. Location: Passaic and Bergen Counties
- b. **Description:** This project provides for the design, construction, construction supervision, and permitting services for the superstructure replacement and widening of Parkway Bridge Structure No. 158.2 over the Passaic River, US Route 46, and River Road.
- c. **Schedule:** Project is currently under construction and is anticipated to be completed in the Fall of 2025.

(3) TPK Install New Hybrid Changeable Message Signs

- a. Location: Various Counties
- b. **Description:** This project includes the deployment of 89 HCMS at 50 sites along the Turnpike to replace the existing changeable message drum signs. The project provides for design and construction of the HCMS structural supports, provision and installation of HCMS, and connectivity utilizing fiber optic communication networks back to the STMC. All signs are monitored and controlled from the STMC.
- c. Schedule: Project is currently under construction and is expected to be completed by August 2024.

(4) TPK Interchange 18E High Speed E-ZPass and Interchange 16E Improvements

- a. **Location:** Bergen County
- b. **Description:** This project will design and construct an express E-ZPass bypass for Interchange 18E and allow 18E cash customers to use the remaining toll plaza lanes at 16E. This will improve the

overall traffic flow at the Interchange and reduce the exiting bus queuing that utilizes the contraflow exclusive bus lane.

c. Schedule: Project is in a process of closeout.

(5) GSP Structures 160.6 to 161.9 Northbound and Southbound

- a. Location: Bergen County
- b. **Description:** This project includes the reconstruction of six severely deteriorated, high priority bridge decks which carry the Parkway mainline over local roads located between Mileposts 160.6 and 161.9. Approximately two miles of deteriorated median barrier will also be replaced.
- c. **Schedule:** Project is currently under construction and is anticipated to be completed in the Fall of 2025.

(6) GSP Rehabilitation Concrete Median Barrier

- a. Location: Middlesex and Union Counties
- b. **Description**: This project provides for the removal and replacement of damaged, misaligned, deteriorated, and substandard height concrete median barrier along with drainage repairs, paving and other incidental work on the Parkway between Milepost 129 and 134.
- c. Schedule: The section from Milepost 129 to 134 is in a process of closeout.

(7) GSP Bridge Deck Reconstruction 141-142

- a. **Location:** Union County
- b. **Description:** This project provides for the reconstruction and/or superstructure replacement of severely deteriorated, high priority bridge decks located between Milepost 140 and 143. The reconstruction work will also include median barrier, bridge painting, and approach roadway improvements.
- c. Schedule: Project is currently under construction and is anticipated to be completed in April 2024.

(8) TPK Bridge Lengthening of Structure Numbers 30.75 & 33.94

- a. Location: Camden and Burlington Counties
- b. **Description**: This project provides for the design and deck reconstruction and lengthening of one severely deteriorated bridge deck which carries a local road over the southern portion of the Turnpike located at Milepost 30.75. The bridge lengthening will provide for adequate space for future widening of the Turnpike between Interchanges 1 and 4. Preliminary engineering studies resulted in the conclusion that a second bridge at Milepost 33.94 which was originally part of this project will not be part of the 2019 Capital Improvement Program.
- c. **Schedule:** Project is complete.



III. 2008 \$7 Billion Capital Improvement Program

The Authority is nearing the conclusion of its 2008 7 Billion CIP. The primary objectives of the 2008 7 Billion CIP are –

- A wider New Jersey Turnpike
- A safer Garden State Parkway
- Expanded and rejuvenated bridges
- Better access to and from the toll roads
- Upgraded facilities for maintenance, tolls and State Police

The 2008 \$7 Billion CIP includes the following active projects:

(1) Newark Bay-Hudson County Extension Bridge Re-decking

- a. Location: Essex and Hudson Counties
- b. **Description:** This project provides for the design and construction of the re-decking of various structures on the Newark Bay-Hudson County Extension, including the Newark Bay Bridge, Structure Number N2.01. This project also provides for the repairs to structural steel and substructure units, security improvements, and re-painting.
- c. Schedule: Project is currently under construction with estimated completion in July 2024.



New Jersey Turnpike Authority

1 TURNPIKE PLAZA - P.O. BOX 5042 - WOODBRIDGE, NEW JERSEY 07095 TELEPHONE (732) 750-5300

PHILIP D. MURPHY GOVERNOR

TAHESHA L. WAY LIEUTENANT GOVERNOR FRANCIS K. O'CONNOR, Chair ULISES E. DIAZ, Vice Chair MICHAEL R. DuPONT, Treasurer RONALD GRAVINO, Commissioner RAPHAEL SALERMO, Commissioner FRANCISCO MALDONADO, Commissioner JOHN S, WISNIEWSKI, Commissioner JAMES D. CARONE, Executive Director

Report of Management

The New Jersey Turnpike Authority Act of 1948, as amended, restated and supplemented, the Turnpike Revenue Bond Resolution of 1991, as amended, restated and supplemented, as well as Executive Orders 122 (McGreevy, 2004) and 37 (Corzine, 2006), require an annual audit of the New Jersey Turnpike Authority's (the Authority) financial statements by a firm of independent auditors. The Authority retains an independent auditor to satisfy these audit requirements. The report of the independent auditor on the financial statements of the Authority is included in the audited financial statements.

Consistent with Executive Order No. 122, (McGreevy, 2004) the Authority, through its Audit Committee, engages the independent auditors. The Audit Committee is comprised of individuals who are not employees of the Authority, and who meet certain standards of independence and financial expertise. The Audit Committee periodically meets with the independent auditors and is responsible for assisting the Members of the Authority in overseeing the Authority's compliance with legal, regulatory and ethical requirements, as well as overseeing the integrity and quality of the Authority's financial statements. The independent auditors have unrestricted access to the Audit Committee.

Management of the Authority is responsible for the financial statements included in this Annual Comprehensive Financial Report (Annual Report) for the years ended December 31, 2023, and 2022. Management is responsible for both the accuracy of the financial information presented, the completeness of the report, and the fairness of the presentation, including all disclosures. The financial statements have been prepared in accordance with Generally Accepted Accounting Principles (GAAP) in the United States and consequently, they reflect certain amounts based upon the best estimates and judgment of management.

To the best of our knowledge and belief, the information provided to the external auditors in connection with the annual audit and contained in this annual report is accurate in all material respects and is reported in a manner designed to present fairly the financial position and results of operations of the Authority. All disclosures necessary to enable the reader to gain an understanding of the Authority's financial activities have been included.

The Authority's external auditors, KPMG LLP, have completed their audit and have concluded that in their opinion, the financial statements for the years ended December 31, 2023 and 2022 present fairly, in all material aspects, the financial position of the Authority as of December 31, 2023, and 2022, and the

changes in its financial position and its cash flows for the years then ended in conformity with U.S. GAAP.

James D. Carone Executive Director Erwin Luna Comptroller

Stellanie Callanan Comptroller

Michael Gallarello Comptroller (This Page Intentionally Left Blank)

Auditor's Report 3 pages needed as per meeting 3.3.2022

Auditor's Report 3 pages needed as per meeting 3.3.2022

Auditor's Report 3 pages needed as per meeting 3.3.2022

Management's Discussion and Analysis

Fiscal Years ended December 31, 2023 and 2022

The management of the New Jersey Turnpike Authority (the Authority) offers this narrative overview and analysis of the Authority's financial activities for the years ended December 31, 2023 and 2022, which should be read in conjunction with the Authority's financial statements.

Overview of the Financial Statements

This management's discussion and analysis (MD&A) is intended to present an overview of the Authority's financial performance for the years ended December 31, 2023 and 2022, with information presented as of and for the year ended December 31, 2021 for comparative purposes presented. The Authority's financial statements are prepared in accordance with Generally Accepted Accounting Principles (GAAP) as prescribed by the Governmental Accounting Standards Board (GASB). This MD&A is intended to provide an assessment of how the Authority's financial position has improved or deteriorated, and identify the factors that, in management's view, significantly affected the Authority's overall financial position. It may contain opinions, assumptions, or conclusions by the Authority's management that should not be considered a replacement for the financial statements included in this report.

<u>The Statement of Net Position</u> provides information about the nature and amount of investments in resources (assets) and the obligations to Authority creditors (liabilities), as well as the deferred outflows and inflows of resources, with the difference between these amounts reported as net position.

The Statement of Revenues, Expenses, and Changes in Net Position, which accounts for all the current year's revenues and expenses, measures the success of the Authority's operations over the past year and can be used to determine how the Authority has funded its costs.

The Statement of Cash Flows provides information about the Authority's cash receipts, cash payments, and net changes in cash resulting from operating, investing and financing (both capital and non-capital related) activities.

The Notes to the Financial Statements provide:

- Information that is essential to understand the basic financial statements, such as the Authority's accounting methods and policies.
- Details of contractual obligations, future commitments and contingencies of the Authority.
- Other events or developing situations that could materially affect the Authority's financial position.

The Required Supplementary Information included in Schedule 1 presents information regarding the Authority's changes in the total other postemployment benefits (OPEB) liability, related ratios and notes to the Authority's OPEB plan.

December 31, 2023 and 2022 (Continued)

The Required Supplementary Information included in Schedule 2 presents information regarding the Authority's proportionate share, employer contributions and notes related to the pension amounts of the State of New Jersey Public Employees' Retirement System (PERS).

The Other Supplementary Information included in Schedules 3 through 10C presents information regarding the Authority's accounting and compliance with its 1991 Turnpike Revenue Bond Resolution, as amended, restated and supplemented (the Resolution), and the Authority's interpretation of such Resolution.

Operational Update

During fiscal year 2023, the Authority saw continued increases in toll revenue mostly attributable to the toll increases from the toll rate indexing as part of the 2020 Long-Range Capital Plan. On January 1, 2023, the Authority implemented the second annual toll rate indexing of 3% as approved in May 2020. The toll rate indexing is required to provide sufficient revenue to service the debt that is necessary to fund the Authority's 2020 Long-Range Capital Plan. As a result, the Authority saw continued increases in toll revenue and toll revenue also exceeded the 2023 budget primarily due to a milder than expected winter.

Traffic increased on both roadways in 2023 partly due to gas prices averaging \$0.48/gallon lower in 2023 compared to the same period in 2022. Traffic also increased in 2023 due to increased travel during several holidays throughout the year. Slightly offsetting these increases was a decline in commercial traffic, which can be partly attributed to the decrease in cargo volumes at the ports and the normalization of commercial traffic volumes following the record highs during the COVID-19 pandemic. In addition, the decline in commercial traffic can be attributed in part to the month of December 2023 having one extra weekend day compared to December 2022, which had a negative impact on results, as weekend days have lower overall commercial traffic than weekdays.

New Jersey Turnpike:

For the year ended December 31, 2023, traffic on the New Jersey Turnpike increased 2.4% and toll revenue increased 2.8% compared to the same period in 2022. The increase in traffic is primarily due to mild winter weather, overall lower gas prices, and normal growth. The actual results for the twelve months ended December 31, 2023 were above CDM Smith's (the Authority's general traffic engineering consultant) projections, which projected a 1.8% increase in traffic and a 2.6% increase in revenue as compared to the prior year. When compared to the same period in 2019, traffic is down 3.4% but revenue is up 39.6% for the year. Traffic has recovered to about 96.6% of pre-pandemic levels.

Garden State Parkway:

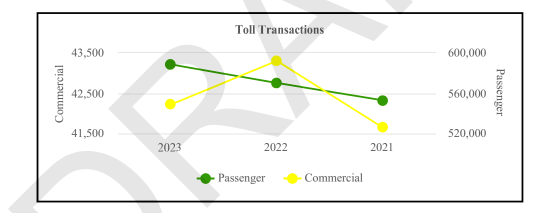
For the twelve months ended December 31, 2023, toll transactions on the Garden State Parkway increased 3.1% and revenue increased 6.4% when compared to the same period in 2022. The increase in toll transactions is primarily due to less severe winter weather, lower gas prices, and normal growth, while toll revenue increased mainly due to the increase in toll transactions as well as the 3% annual toll rate indexing. Increased travel during the New Year's Day, Martin Luther King Day, and Easter holidays as well as the Memorial Day and Labor Day

December 31, 2023 and 2022 (Continued)

weekend holidays as compared to last year also positively impacted results. When compared to the same period in 2019, pre-pandemic, traffic is down 3.8% and revenue is up 29.1%. However, when comparing the month of December 2023 to December 2019, traffic has recovered to about 96.2% of pre-pandemic levels.

Toll Transactions (2023 – 2021):

		2023	2022	2021	% Change 2023 vs 2022	% Change 2022 vs 2021
	Passenger	222,848	215,522	205,819	3.4 %	4.7 %
	Commercial	35,938	37,150	35,690	(3.3)%	4.1 %
New Jersey Turnpike	Total	258,786	252,672	241,509	2.4 %	4.6 %
	Passenger	365,626	354,608	347,005	3.1 %	2.2 %
	Commercial	6,278	6,151	5,957	2.1 %	3.3 %
Garden State Parkway	Total	371,904	360,759	352,962	3.1 %	2.2 %
	Passenger	588,474	570,130	552,824	3.2 %	3.1 %
	Commercial	42,216	43,301	41,647	(2.5)%	4.0 %
New Jersey Turnpike Authority	Total	630,690	613,431	594,471	2.8 %	3.2 %

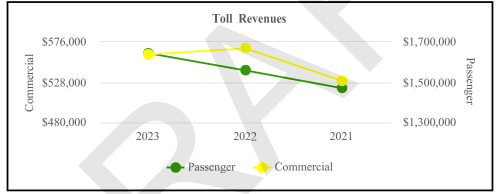


New Jersey Turnpike Authority

(A Component Unit of the State of New Jersey)

	2023	2022	2021	% Change 2023 vs 2022	% Change 2022 vs 2021
Passenger	1,103,037	1,050,933	985,131	5.0 %	6.7 %
Commercial	538,584	546,707	508,450	(1.5)%	7.5 %
Total	1,641,621	1,597,640	1,493,581	2.8 %	7.0 %
Passenger	539,911	506,840	484,282	6.5 %	4.7 %
Commercial	22,527	21,547	20,962	4.5 %	2.8 %
Total	562,438	528,387	505,244	6.4 %	4.6 %
Passenger	1,642,948	1,557,773	1,469,413	5.5 %	6.0 %
Commercial	561,111	568,254	529,412	(1.3)%	7.3 %
Total	2,204,059	2,126,027	1,998,825	3.7 %	6.4 %
	Commercial Total Passenger Commercial Total Passenger Commercial	Commercial 538,584 Total 1,641,621 Passenger 539,911 Commercial 22,527 Total 562,438 Passenger 1,642,948 Commercial 561,111	Passenger1,103,0371,050,933Commercial538,584546,707Total1,641,6211,597,640Passenger539,911506,840Commercial22,52721,547Total562,438528,387Passenger1,642,9481,557,773Commercial561,111568,254	Passenger1,103,0371,050,933985,131Commercial538,584546,707508,450Total1,641,6211,597,6401,493,581Passenger539,911506,840484,282Commercial22,52721,54720,962Total562,438528,387505,244Passenger1,642,9481,557,7731,469,413Commercial561,111568,254529,412	202320222021vs 2022Passenger1,103,0371,050,933985,1315.0 %Commercial538,584546,707508,450(1.5)%Total1,641,6211,597,6401,493,5812.8 %Passenger539,911506,840484,2826.5 %Commercial22,52721,54720,9624.5 %Total562,438528,387505,2446.4 %Passenger1,642,9481,557,7731,469,4135.5 %Commercial561,111568,254529,412(1.3)%

Toll Revenues (2023 – 2021):



For Additional Details please refer to the Schedule of Toll Revenue

Implementation of New Accounting Standards

The Authority adopted GASB Statement No. 93, *Replacement of Interbank Offered Rates* (GASB 93). GASB 93 establishes accounting and financial reporting requirements related to the replacement of IBORs in hedging derivative instruments and leases. It also identifies appropriate benchmark interest rates for hedging derivative instruments. This Statement was adopted in the current year and the required disclosures have been included in the financial statements as of December 31, 2023.

The Authority also adopted GASB Statement No. 96, *Subscription-Based Information Technology Arrangements* (GASB 96). GASB 96 establishes guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end users. This Statement was implemented as of January 1, 2022 which required retroactive application to the earliest period presented. Therefore, 2022 amounts have been restated (note 2v). 2021 amounts have not been restated for MD&A purposes.

The Authority also adopted GASB Statement No. 99, *Omnibus* (GASB 99). The adoption of this Standard did not have an impact on the Authority's financial statements.

December 31, 2023 and 2022 (Continued)

(A Component Unit of the State of New Jersey)

Condensed Summary of Net Position

	2023	2022	2021
Assets:			
Current assets	5 2,897,735	2,792,386	2,493,373
Other noncurrent assets Capital assets, net of accumulated	1,490,291	1,878,626	1,670,880
depreciation	13,121,694	12,681,541	12,394,122
Total assets	17,509,720	17,352,553	16,558,375
Deferred outflows of resources	313,673	419,054	513,889
Liabilities:			
Current liabilities	1,133,078	1,075,144	989,425
Noncurrent liabilities	13,726,854	14,532,302	14,101,798
Total liabilities	14,859,932	15,607,446	15,091,223
Deferred inflows of resources	1,334,569	921,759	1,018,168
Net position:			
Net investment in capital assets	2,029,448	1,773,858	1,697,118
Restricted under trust agreements	325,288	306,105	235,381
Unrestricted	(725,844)	(837,561)	(969,626)
Total net position	5 1,628,892	1,242,402	962,873

Discussion of Condensed Summary of Net Position

2023 vs. 2022

Total assets increased by \$157,167 or 0.9%. Current and noncurrent assets, excluding the capital assets, decreased by \$282,986 or 6.1%.

Current and other noncurrent assets decreased primarily due to a decrease in restricted investments. Restricted investments decreased mainly due to construction spending from bond proceeds being higher than bonds issued during 2023.

Capital assets, net of accumulated depreciation, increased by \$440,153, or 3.5%, due to continued spending on capital and construction projects. Spending predominately increased from the 2023-2027 Capital Improvement Program on projects including several bridge and superstructure rehabilitation and replacement projects.

Total liabilities decreased by \$747,514 or 4.8% due to a decrease in noncurrent liabilities. Current liabilities increased by \$57,934 or 5.4% and noncurrent liabilities decreased by \$805,448 or 5.5%.

Current liabilities increased primarily due to an increase in accounts payable and accrued expenses due to higher accounts payable to E-ZPass group agencies as well as a higher current portion of bonds payable.

December 31, 2023 and 2022 (Continued)

Noncurrent liabilities decreased primarily because of a decrease in the OPEB liability due to an increase in the discount rate (note 12) and from a decrease in bonds payable as there were more redemptions than new issuances during the year (note 6).

Deferred outflows of resources decreased due to deferred amounts for OPEB that were affected by the differences between the actual and expected experience and the changes of assumptions. Deferred outflows also decreased due to lower deferred amounts on refunding and derivative instruments.

Deferred inflows of resources increased due to an increase in the deferred amount relating to OPEB benefit caused by an increase in the discount rate used (note 12).

Total net position increased by \$386,490, or 31.1%, mainly due to higher operating revenues in 2023. Operating revenue related to tolls has increased by \$78,032 in 2023 as compared to 2022 due to the toll rate increases from the annual toll rate indexing of 3% and the increase in the traffic volumes in 2023 as compared to 2022.

2022 vs. 2021

Total assets increased by \$794,178 or 4.8%. Current and noncurrent assets, excluding the capital assets, increased by \$506,759 or 12.2%.

Current and other noncurrent assets increased primarily due to an increase in investments and restricted investments. Investments and restricted investments increased mainly due to the unspent proceeds from the issuance of the Series 2022B Bonds to fund capital and construction projects. The increase in investments and restricted investments was slightly offset by a decrease in cash due to higher contractual payments to the State of New Jersey, and higher principal payments on existing debt compared to 2021.

Capital assets, net of accumulated depreciation, increased by \$287,419, or 2.3%, due to continued spending on the capital and construction projects. Spending predominately increased from the 2022-2026 Capital Improvement Program on projects such as the rehabilitation and deck replacement of Turnpike bridge structures, along with superstructure and beam replacement of Parkway bridge structures.

Total liabilities increased by \$516,223 or 3.4% due to an increase in both current and noncurrent liabilities. Current liabilities increased by \$85,719 or 8.7% and noncurrent liabilities increased by \$430,504 or 3.1%.

Current liabilities increased primarily due to an increase in the current portion of bonds payable due to a higher principal payment obligation due on January 1, 2023 as compared to the January 1, 2022 payment.

Noncurrent liabilities increased primarily because of an increase in bonds payable from the issuance of the Series 2022B Bonds (note 6), an increase in the OPEB liability (note 12) and from an increase in the net pension liability. These increases were slightly offset by a decrease in hybrid instrument borrowing and interest rate swap liabilities. Hybrid instrument borrowing decreased due to maturities on the borrowings in addition to the refunding of the Series 2017C-6 Bonds which significantly decreased the 2017C borrowing. The fair value of interest rate swaps changed to an asset in 2022 from a liability in 2021 (note 7).

December 31, 2023 and 2022 (Continued)

Deferred outflows of resources and Deferred inflows of resources changed primarily due to deferred amounts for OPEB that were affected by the differences between the actual and expected experience and the changes of assumptions, which are not reflected in the current year's OPEB expense. Deferred outflows also decreased due to a decrease in deferred amounts on refunding and derivative instruments. Deferred inflows decreased due to a decline in the deferred amount relating to pensions.

Total net position increased by \$279,529, or 29.0%, mainly due to higher operating revenues in 2022. The increase in operating revenues was partially offset by an increase in operating and nonoperating expenses. Operating revenue related to tolls has increased by \$127,202 in 2022 as compared to 2021 due to the toll rate increases from the first annual toll rate indexing of 3% and the increase in the traffic volumes in 2022 as compared to 2021. Of note, unrestricted net position improved by \$132,065 at December 31, 2022.

December 31, 2023 and 2022 (Continued)

New Jersey Turnpike Authority

(A Component Unit of the State of New Jersey)

Management's Discussion and Analysis (Dollars shown in thousands) (Unaudited)

Adjusted Net Position

	 2023	2022	2021
Net position	\$ 1,628,892	1,242,402	962,873
Other postemployment benefit liability/deferral GASB 75, net	1,701,733	1,720,313	1,665,156
Pension liability/deferral GASB 68, net	278,052	278,053	324,798
Derivatives instruments/deferrals GASB 53, net	(118,701)	(150,210)	(147,613)
Leases GASB 87, net	(10,196)	(6,953)	(4,729)
PPP's GASB 94, net	178,709	112,063	84,684
SBITA's GASB 96, net	 523	847	_
Total Non-Cash GASB Adjustments	2,030,120	1,954,113	1,922,296
Garden State Arts Foundation	(1,155)	(1,277)	(1,438)
Net Position as Per Bond Resolution	\$ 3,657,857	3,195,238	2,883,731

Shown above is the Authority's adjusted net position calculated as per the Authority's Bond Resolution. Net position as per the Bond Resolution has been calculated after adjusting certain GASB pronouncements that do not impact cash (accrual based). These are GASB Statement No. 49, *Accounting and Financial Reporting for Pollution Remediation Obligations* (GASB 49), GASB Statement No. 53, *Accounting and Financial Reporting for Derivative Instruments* (GASB 53), GASB Statement No. 68, *Accounting and Financial Reporting for Pensions* (GASB 68) and GASB Statement No. 75, *Accounting and Financial Reporting for Pensions* (GASB 68) and GASB Statement No. 75, *Accounting and Financial Reporting for Pensions* (GASB 68) and GASB Statement No. 87, *Leases* (GASB 87) and GASB Statement No. 94, *Public-Private Partnerships and Availability Payment Arrangements* (GASB 94), the Authority recognized significant deferred inflows of resources and receivables associated with the lease and PPP installments as well as PPP assets. In accordance with GASB Statement No. 96, *Subscription-Based Technology Arrangements* (GASB 96), the Authority recognizes assets and liabilities for its subscription based information technology arrangements. Over the past several years, the implementation of new GASB pronouncements has resulted in significant non-cash accounting reductions in the Authority's net position. Management believes that the net position as per the Bond Resolution provides an alternate view of the strength of the Authority's operations and its financial position.

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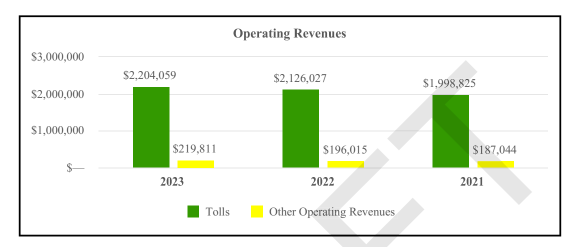
December 31, 2023 and 2022 (Continued)

Condensed Summary of Revenues, Expenses and Changes in Net Position

	2023	2022	2021
Operating revenues:			
Tolls	\$ 2,204,059	2,126,027	1,998,825
Other operating revenues	219,811	196,015	187,044
Total operating revenues	2,423,870	2,322,042	2,185,869
Operating expenses:			
Maintenance of roadway, buildings, and equipment	(239,101)	(255,972)	(262,131)
Toll collection	(191,444)	(196,146)	(185,076)
State police and traffic control	(126,276)	(122,865)	(112,159)
Technology	(22,847)	(25,739)	(28,552)
General administrative costs	(56,756)	(54,409)	(49,061)
Operating expenses, excluding depreciation and amortization (1)	(636,424)	(655,131)	(636,979)
Net operating revenues	1,787,446	1,666,911	1,548,890
Depreciation and amortization expense	(437,965)	(415,131)	(410,099)
Operating income	1,349,481	1,251,780	1,138,791
Nonoperating revenues (expenses):			
Nonoperating revenues	240,887	106,566	91,984
Nonoperating expenses	(1,203,878)	(1,079,217)	(806,702)
Total nonoperating expenses, net	(962,991)	(972,651)	(714,718)
Change in net position, before capital contributions	386,490	279,129	424,073
Capital contributions		400	_
Change in net position	386,490	279,529	424,073
Net position – Beginning of period	1,242,402	962,873	538,800
Net position – End of period	\$ 1,628,892	1,242,402	962,873

(1) Operating expenses include both the funded and the non-cash portion of the annual OPEB and pension cost.

December 31, 2023 and 2022 (Continued)



Discussion of Condensed Summary of Revenues, Expenses and Changes in Net Position

Revenues

2023 vs. 2022

Operating revenues totaled \$2,423,870 for the year ended December 31, 2023, representing an increase of \$101,828, or 4.4%, from the year ended December 31, 2022. The principal source of revenue for the Authority is toll revenue. During 2023, toll revenue totaled \$2,204,059 and constituted 90.9% of the Authority's operating revenues, as compared to \$2,126,027, or 91.6%, in 2022.

Tolls

Toll revenue totaled to \$2,204,059 on both roadways for the year ended December 31, 2023, which represents an increase of \$78,032, or 3.7% from the year ended December 31, 2022. This increase in toll revenue as compared to the prior year is attributable to the annual toll rate indexing of 3%, which was implemented on January 1, 2023, and an approximately 2.8% increase in traffic. In addition, revenue also increased due to more travel during the New Year's Day, Martin Luther King Day, and Easter holidays as well as the Memorial Day and Labor Day weekend holidays compared to the same times as last year.

Other Operating Revenues

Fees totaled \$154,988 and \$139,356 for the years ended December 31, 2023 and 2022, respectively, representing an increase of \$15,632, or 11.2%. Fees consist primarily of monthly membership fees, administrative fees, tag fees and monthly statement fees. The majority of the increase resulted from more administrative fees collected, and higher monthly membership and statement fees received. The administrative fees increased primarily due to an increase in the number of violation notices issued and enhanced collections from the continued efforts of collection agencies, while the other fees increased also due to a greater number of E-ZPass accounts.

December 31, 2023 and 2022 (Continued)

Concession revenues consist of amounts paid to the Authority based on the service area operating agreements for the sale of food, fuel and convenience store items on both roadways. Concession revenues were \$32,970 in 2023, which represents a decrease of \$1,063, or 3.1% from \$34,033 in 2022. The biggest factor contributing to the decrease in concession revenues was decreased fuel revenue. Fuel revenue decreased due to higher fuel prices in 2022 and relatively lower prices in 2023. The decrease was partially offset by higher food revenue which increased due to the completion and reopening of several service areas as part of phase four of the service area capital improvement projects.

Miscellaneous revenue totaled \$31,853 for the year ended December 31, 2023, representing a increase of \$9,227, or 40.8%, compared to \$22,626 for the year ended December 31, 2022. Miscellaneous revenue includes rentals of cell tower sites, fiber lease revenue, towing zone fees, park and ride commissions, revenue from the Arts Center, and other revenues. The increase mostly resulted from revenue related to a settlement, variable rent received from Live Nation, and increased revenue from amortization of deferred amounts relating to PPP capital assets due to the completion and reopening of several service areas as part of phase four of the service area capital improvement projects.

2022 vs. 2021

Operating revenues totaled \$2,322,042 for the year ended December 31, 2022, representing an increase of \$136,173, or 6.2%, from the year ended December 31, 2021. The principal source of revenue for the Authority is toll revenue. During 2022, toll revenue totaled \$2,126,027 and constituted 91.6% of the Authority's operating revenues, as compared to \$1,998,825, or 91.4%, in 2021.

Tolls

Toll revenue totaled to \$2,126,027 on both roadways for the year ended December 31, 2022, which represents an increase of \$127,202, or 6.4% from the year ended December 31, 2021. This increase in toll revenue as compared to the prior year is attributable to an approximately 3.2% increase in traffic, and to the first annual toll rate indexing of 3%, which was implemented on January 1, 2022. In addition, revenue also increased due to more travel during the holiday weekends of Presidents' Day, Easter, Memorial Day, and 4th of July as well as Christmas Day and New Year's Eve all compared to the same times as last year.

Other Operating Revenues

Fees totaled \$139,356 and \$131,717 for the years ended December 31, 2022 and 2021, respectively, representing an increase of \$7,639, or 5.8%. Fees consist primarily of monthly membership fees, administrative fees, tag fees and monthly statement fees. The majority of the increase resulted from more administrative fees collected, and higher monthly membership and statement fees received. The administrative fees increased primarily due to an increase in the number of violation notices issued and enhanced collections from the continued efforts of collection agencies, while the other fees increased also due to a greater number of E-ZPass accounts.

Concession revenues consist of amounts paid to the Authority based on the service area operating agreements for the sale of food, fuel and convenience store items on both roadways. Concession revenues

December 31, 2023 and 2022 (Continued)

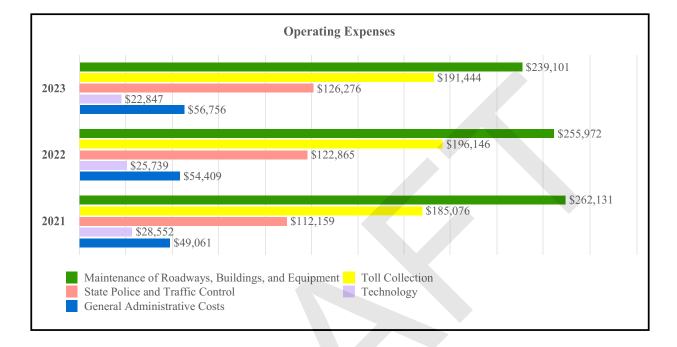
were \$34,033 in 2022, which represents an increase of \$5,420, or 18.9% from \$28,613 in 2021. The biggest factor contributing to the increase in concession revenues was fuel revenue. Fuel revenue increased due to higher traffic volume and an increase in the gross profit margin on diesel fuel sales at the service areas for which the Authority receives a 50% share.

Miscellaneous revenue totaled \$22,626 for the year ended December 31, 2022, representing a decrease of \$4,088, or 15.3%, compared to \$26,714 for the year ended December 31, 2021. Miscellaneous revenue includes rentals of cell tower sites, fiber lease revenue, towing zone fees, park and ride commissions, revenue from the Arts Center, and other revenues. The decrease is primarily due to a decrease in other revenue, as two one-time revenue payments were received in 2021. These 2021 payments were related to the UBS Group AG (UBS) LIBOR manipulation settlement and fees related to the assignment of the HMS Host contract to Iris Buyer, LLC.

December 31, 2023 and 2022 (Continued)

(A Component Unit of the State of New Jersey)

Operating Expenses



2023 vs. 2022

General operating expenses, excluding depreciation and amortization, totaled \$636,424 for the year ended December 31, 2023, representing a decrease of \$18,707, or 2.9%, from \$655,131 for the year ended December 31, 2022. The decrease is primarily due to a decrease in OPEB expenses of about \$46,106, due to an increase in the discount rate used for the calculation which caused a significant decrease in the OPEB liability and associated decrease in OPEB expense. These costs are allocated to all the functional categories of the operating expenses, and the net decrease in these items is seen in each category discussed below. The overall decrease was partially offset by increases in each expense category as described below.

Maintenance expenses decreased by \$16,871 or 6.6% to \$239,101 for the year ended December 31, 2023 from \$255,972 for the year ended December 31, 2022. The overall decrease was partially offset by increased bridge and property insurance, guiderail expenses, and stormwater system repairs.

Toll collection costs decreased by \$4,702 or 2.4% to \$191,444 for the year ended December 31, 2023 from \$196,146 for the year ended December 31, 2022. The overall decrease was partially offset by higher net banking and credit card fees which was due to an increase in traffic volume in 2023 as compared to 2022 as well as an increase in the contractual percentage owed by the Authority for shared New Jersey E-ZPass expenses.

State police and traffic control costs increased by \$3,411 or 2.8% to \$126,276 for the year ended December 31, 2023 from \$122,865 for the year ended December 31, 2022. The primary reason for this increase is higher trooper costs due to a contractual increase in the fringe benefits rates (primarily pension and health benefits) and higher

December 31, 2023 and 2022 (Continued)

trooper compensation. Trooper compensation increased as the trooper count in 2023 was higher than in 2022 and also due to more overtime due to an increase in trooper support for construction activity.

Technology costs decreased by \$2,892 or 11.2% to \$22,847 for the year ended December 31, 2023 from \$25,739 for the year ended December 31, 2022. The overall decrease was partially offset by higher software license fees, services related to temporary IT staffing, and computer hardware expense.

General administrative expenses increased by \$2,347 or 4.3% to \$56,756 for the year ended December 31, 2023 from \$54,409 for the year ended December 31, 2022. This mainly resulted from higher liability insurance for settlement claims, casualty insurance costs due to overall industry trends, and general counsel fees.

Depreciation and amortization expense for the year ended December 31, 2023 totaled \$437,965 on the gross depreciable capital asset base of \$17,374,774 as compared to \$415,131 on the gross depreciable capital asset base of \$16,619,154, for the year ended December 31, 2022 resulting in an increase of \$22,834 or 5.5%. This increase is purely due to an increase in the gross depreciable capital asset base by \$755,620 during 2023 and a full year of depreciation expense on the assets put into service during 2022. The increase in the gross depreciable capital asset base is due to the completion of projects associated with the ongoing Capital Improvement Programs.

2022 vs. 2021

General operating expenses, excluding depreciation and amortization, totaled \$655,131 for the year ended December 31, 2022, representing an increase of \$18,152, or 2.8%, from \$636,979 for the year ended December 31, 2021. The increase is primarily due to an increase in OPEB expenses of about \$48,500, due to a decline in the discount rate used for the calculation, health benefits costs of approximately \$6,800 mostly due to an increase in prescription payments, worker compensation costs due to higher settlement claims, and a decrease in employee health benefit contribution rates. The overall increase was partially offset by a decrease in pension expense of \$46,700. These costs are allocated to all the functional categories of the operating expenses, and the net increase in these items is seen in each category discussed below.

Maintenance expenses decreased by \$6,159 or 2.3% to \$255,972 for the year ended December 31, 2022 from \$262,131 for the year ended December 31, 2021. The overall decrease in maintenance expenses was attributable to a large decrease, approximately \$10,600, in snow and severe weather expenses due to fewer significant storm events in 2022, along with decreases in overtime expense, and an increase in recoveries for damage to Authority property. The overall decrease was partially offset by increases in OPEB expenses and health benefits, increased roadway maintenance expense for guiderail repairs, and increased fuel expense due to a general rise in gas prices.

Toll collection costs increased by \$11,070 or 6.0% to \$196,146 for the year ended December 31, 2022 from \$185,076 for the year ended December 31, 2021. This increase resulted mostly from higher banking and credit card fees which was due to an increase in traffic volume in 2022 as compared to 2021 as well as an increase in the contractual percentage owed by the Authority for shared New Jersey E-ZPass expenses. The increase was also due to higher amounts paid under the New Jersey E-ZPass contract based on a percentage of administrative fees collected due to a relative increase in the number of violations as well as a continued increase in collection efforts.

State police and traffic control costs increased by \$10,706 or 9.5% to \$122,865 for the year ended December 31, 2022 from \$112,159 for the year ended December 31, 2021. The primary reason for this increase is higher

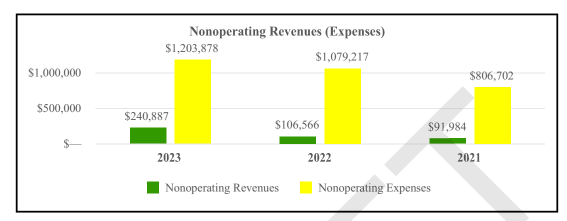
December 31, 2023 and 2022 (Continued)

trooper costs due to a contractual increase in the fringe benefits rates (primarily pension and health benefits) and higher trooper compensation. Trooper compensation increased as the trooper count in 2022 was higher than in 2021 and also due to more overtime due to an increase in trooper support for construction activity.

Technology costs decreased by \$2,813 or 9.9% to \$25,739 for the year ended December 31, 2022 from \$28,552 for the year ended December 31, 2021. The overall decrease was due to decreased computer hardware expense, equipment and fiber optic maintenance, and services provided by temporary analysts. The decrease was partially offset by increased software licensing cost.

General administrative expenses increased by \$5,348 or 10.9% to \$54,409 for the year ended December 31, 2022 from \$49,061 for the year ended December 31, 2021. This mainly resulted from the settlement of several cases, and in casualty insurance costs due to overall industry trends. The overall increase was partially offset by a decrease in outside counsel fees.

Depreciation and amortization expense for the year ended December 31, 2022 totaled \$415,131 on the gross depreciable capital asset base of \$16,619,154 as compared to \$410,099 on the gross depreciable capital asset base of \$16,214,413, for the year ended December 31, 2021 resulting in an increase of \$5,032 or 1.2%. This increase is purely due to an increase in the gross depreciable capital asset base by \$404,741 during 2022 and a full year of depreciation expense on the assets put into service during 2021. The increase in the gross depreciable capital asset base is due to the completion of projects associated with the ongoing Capital Improvement Programs.



Nonoperating Revenues (Expenses)

2023 vs. 2022

Nonoperating expenses, net, decreased by \$9,660 or 1.0% to \$962,991 for the year ended December 31, 2023 from \$972,651 for the year ended December 31, 2022 primarily due to the increase in payments to the State of New Jersey and interest expense. The overall increase in net nonoperating expenses was partially offset by an increase in investment income.

Build America Bonds subsidy in 2023 decreased by \$225 or 0.3% to \$77,010 in 2022 from \$77,235 in 2022. While the percentage rebate paid by the Internal Revenue Service (IRS) was constant year over year, less interest was received from the IRS in 2023 due to more timely payments when compared to 2022.

Federal, state and insurance reimbursement totaled \$7,465 in 2023. This amount included Federal Emergency Management Agency (FEMA) assistance for COVID-19 disinfection services and emergency protective measures as well as emergency protective services and debris removal due to various Tropical Storms and Hurricanes that affected the Authority's roadways. Also included were insurance reimbursements which were mostly related to property damage recoveries.

Payments to the State of New Jersey increased by \$102,487 or 18.7% to \$649,987 in 2023 from \$547,500 in 2022. This is due to the new State Public Transportation Projects Funding Agreement with the Treasurer of the State of New Jersey dated June 22, 2021. The agreement commenced on July 1, 2021 when the Authority began to make payments to the Treasurer on a quarterly basis. A portion of state fiscal year 2022's payments were deferred due to the impacts of COVID-19, resulting in a catch-up payment in fiscal year 2023. Payments resumed their normal schedule in fiscal year 2024. There is no change in the payments made under the Transportation Trust Fund agreement and the Feeder Road Maintenance Agreement in 2023 as compared to 2022. Payments under all agreements are made from the General Reserve Fund and are subordinate to debt service payments on outstanding bonds and all other obligations under the Authority's General Bond Resolution (note 16).

Interest income - lessor and PPP's decreased by \$369 or 3.3% to \$10,840 in 2023 from \$11,209 in 2022. The interest income decreased as the lease and PPP receivable balances decreased due to principal payments recognized in 2023.

December 31, 2023 and 2022 (Continued)

Interest expense increased by \$23,129 to \$553,159 for the year ended December 31, 2023 as compared to \$530,030 for the year ended December 31, 2022. Interest expense increased due to the issuance of Series 2023A Bonds.

Investment income was \$145,572 in 2023 as compared to \$11,741 in 2022 which is a 1,139.9% increase. This substantial increase can be attributed primarily to multiple factors. Firstly, a notable uptick in short term interest rates significantly bolstered returns. Interest income on investments generated from revenues increased to \$111,440 in 2023 from \$6,534 in 2022 primarily due to a general increase in short term interest rates. Furthermore, expanded investment balances coupled with the maturation of investments further contributed to this impressive growth trajectory. Additionally, investment earnings from unspent bond proceeds to be used for capital projects increased to \$34,109 in 2023 from \$5,206 in 2022, mainly due to increase in the short term interest rates.

2022 vs. 2021

Nonoperating expenses, net, increased by \$257,933 or 36.1% to \$972,651 for the year ended December 31, 2022 from \$714,718 for the year ended December 31, 2021 primarily due to the increase in contractual payments to the State of New Jersey. The overall increase in net nonoperating expenses was partially offset by an increase in investment income, Federal, State and insurance reimbursements, and decrease in interest expense.

Build America Bonds subsidy in 2022 decreased by \$233 or 0.3% to \$77,235 in 2022 from \$77,468 in 2021. While the percentage rebate paid by the Internal Revenue Service (IRS) was constant year over year, less interest was received from the IRS due to late payment of the subsidy.

Federal, state, and insurance reimbursement totaled \$6,381 in 2022. This amount included Federal Emergency Management Agency (FEMA) assistance for COVID-19 disinfection services and emergency protective measures as well as emergency protective services and debris removal due to various Tropical Storms and Hurricanes that affected the Authority's roadways. Also included were insurance reimbursements which were mostly related to property damage recoveries.

Payments to the State of New Jersey increased by \$283,500 or 107.4% to \$547,500 in 2022 from \$264,000 in 2021. This is due to the new State Public Transportation Projects Funding Agreement with the Treasurer of the State of New Jersey dated June 22, 2021. The agreement commenced on July 1, 2021 when the Authority began to make payments to the Treasurer on a quarterly basis. A portion of state fiscal year 2022's payments were deferred due to the impacts of COVID-19, resulting in a catch-up period in fiscal year 2023. Payments resumed their normal schedule in fiscal year 2024. There is no change in the payments made under the Transportation Trust Fund agreement and the Feeder Road Maintenance Agreement in 2022 as compared to 2021. Payments under all agreements are made from the General Reserve Fund and are subordinate to debt service payments on outstanding bonds and all other obligations under the Authority's General Bond Resolution (note 16).

Interest income - lessor and PPP's decreased by \$380 or 3.3% to \$11,209 in 2022 from \$11,589 in 2021. The interest income decreased as the lease and PPP receivable balances decreased due to principal payments recognized in 2022.

December 31, 2023 and 2022 (Continued)

Interest expense decreased by \$9,115 to \$530,030 for the year ended December 31, 2022 as compared to \$539,145 for the year ended December 31, 2021. Interest expense declined primarily due to the maturity of certain existing bonds, and the 2021 forward refunding of the Series 2013A Bonds, which resulted in savings of approximately \$15,000 being recognized when the refunding was completed on July 1, 2022 through the issuance of the Series 2022A Bonds. Interest expense declined despite the issuance of the Series 2022 B Bonds, which are new money bonds, in November 2022, as these bonds only accrued less than two months of interest expense.

Investment income was \$11,741 in 2022 as compared to \$999 in 2021 which is a 1,075.3% increase primarily due to an increase in short term interest rates in addition to an increase in invested balances. Interest income on investments generated from revenues increased to \$6,534 in 2022 from \$52 in 2021 primarily due to a general increase in short term interest rates. Additionally, investment earnings from unspent bond proceeds to be used for capital projects increased to \$5,206 in 2022 from \$1,046 in 2021, mainly due to an increase in the short term interest rates.

Adjusted Revenues, Expenses and Change in Net Position

		2023	2022	2021
Change in Net Position	\$	386,490	279,529	424,073
Non-cash adjustments:				
Lease and PPP revenue GASB 87, 94		(16,627)	(13,989)	(15,501)
Total operating expenses GASB 75, GASB 68, GASB 49 GASB 96	,	(18,867)	9,328	6,633
Interest expense, Turnpike Revenue Bonds GASB 53		30,222	(3,071)	25,098
Investment income (loss) GASB 53		447	473	19
Interfund transfers			_	(37,681)
PPP's GASB 94 (capital contributions)		80,832	39,077	13,462
Total Non-Cash GASB Adjustments		76,007	31,818	(7,970)
Garden State Arts Foundation		122	161	(256)
Change in Net Position as per Bond Resolution		462,619	311,508	415,847
Add other non-cash expenses				
Depreciation		436,199	415,131	410,099
Amortization		(65,252)	(39,541)	(62,547)
Change in Net Position - Bond Resolution, before Depreciation and Amortization	\$	833,566	687,098	763,399

Shown above is the Change in Net Position as per the Bond Resolution which has been calculated by adjusting the change in net position for non-cash adjustments from certain GASB non-cash adjustments. The excluded GASB non-cash adjustments are from GASB 49, GASB 53, GASB 62, GASB 68, GASB 75, GASB 87, GASB 94, and GASB 96. The Change in Net Position – Bond Resolution, before Depreciation and amortization is calculated by adding back the non-cash adjustments of depreciation, amortization of discounts and premium and amortization of right-of-use lease assets. Management believes that the Adjusted Change in Net Position as per Bond Resolution above, which eliminates the more significant GASB non-cash line items and depreciation and amortization, presents an alternate view of the strength of the Authority's financial results.

(A Component Unit of the State of New Jersey)

Credit Ratings

Credit Rating Agency	2023 Bond Ratings	2022 Bond Ratings
Moody's Investors Service Inc	A1 (Stable Outlook)	A1 (Stable Outlook)
S&P Global Ratings	AA- (Stable Outlook)	AA- (Stable Outlook)
Fitch Ratings	A+ (Stable Outlook)	A+ (Stable Outlook)

The following revisions were in effect for the New Jersey Turnpike Authority credit ratings as of 2023:

- On January 28, 2022, Moody's upgraded the Authority's credit rating from A2 (Stable) to A1 (Stable)
- On February 17, 2022, S&P raised the Authority's credit rating from A+ (Stable) to AA- (Stable)
- On March 30, 2022 Fitch upgraded the Authority's credit rating from A (Positive) to A+ (Stable)

The rating upgrades were due to a better-than-expected recovery from the COVID-19 pandemic, among other positive factors.

Key Performance Metrics

Toll Revenue per Lane Mile – Toll revenue per lane mile increased in 2023 due to the increase in toll revenue. The increase in toll revenue is due to increased traffic volume and the toll rate increases from the annual toll rate indexing of 3%, which was implemented on January 1, 2023. There is no change in the lane miles in this period. Toll revenue increased between 2022 and 2021 due to the effects of the lifting of travel restrictions put in place in March 2020 because of the COVID-19 pandemic and due to the toll rate increases from the first annual toll rate indexing of 3%, which was implemented on January 1, 2022.

	2023	2022	2021
Toll Revenue - Turnpike	\$ 1,641,621	1,597,640	1,493,581
Toll Revenue - Parkway	562,438	528,387	505,244
Total Toll Revenue	\$ 2,204,059	2,126,027	1,998,825
Lane Miles (actual) - Turnpike	2,428	2,428	2,428
Lane Miles (actual) - Parkway	2,050	2,050	2,050
Total Lane Miles (actual)	 4,478	4,478	4,478
Revenue per Lane Mile - Turnpike	\$ 676	658	615
Revenue per Lane Mile - Parkway	\$ 274	258	246
Revenue per Lane Mile - Authority	\$ 492	475	446

Operating Cost per Lane Mile – Operating expenses shown below include maintenance, toll collection, state police and traffic control, technology, and general administrative expenses, but exclude depreciation and amortization. From 2022 to 2023, there was a decrease in the operating cost per lane mile, which can be attributed to the decrease in total operating expenses in 2023 by \$18,707 as compared to 2022. Lane miles remains consistent during this period. From 2021 to 2022, there was an increase in operating cost per lane mile, which can be attributed to the increase in total operating expenses in 2022 by \$18,152 as compared to 2021. Detailed information can be found in the operating expense analysis as part of the discussion of the Condensed Summary of Revenues, Expenses, and Changes in Net Position.

	2023	2022	2021
Total operating expenses	\$ 636,424	655,131	636,979
Lane Miles (actual) - Turnpike	2,428	2,428	2,428
Lane Miles (actual) - Parkway	2,050	2,050	2,050
Total Lane Miles	4,478	4,478	4,478
Operating cost Excluding			
Depreciation/Lane Mile - Authority	\$ 142	146	142

	2023	2022	2021	Explanation
Current Ratio	2.56	2.60	2.52	The Authority's ability to meet its short-term liabilities
Debt to Asset Ratio	0.68	0.71	0.71	The Authority's ability to meet its short-term liabilities
Days Cash on Hand	1,114	1,102	1,032	The Authority's ability to pay its operating expenses without the generation of revenue
Cost Recovery	3.81	3.53	3.43	The Authority's ability to meet its operating expenses with its operating revenues
Toll Revenue as % of Operating Revenue	90.9%	91.1%	91.4%	With an average of 91% over the three-year period indicates that almost all of the Authority's revenue is earned from toll collection
Operating Margin Ratio	56%	54%	52%	This ratio increased in 2023 due to an increase in operating revenue and a decrease in operating expenses
Debt Service Coverage Ratio	2.27	2.12	2.11	Under section 713(b) of the Turnpike Revenue Bond Resolution that in each calendar year, the Net Revenue Requirement with respect to any period of time, "an amount equal to the greater of the sum of Aggregate Debt Service, Maintenance Reserve Payments, Special Project Reserve Payments for such period or 1.20 times the Aggregate Debt Service for such period.

Financial Performance Ratios

Capital Spending Program

The Authority creates, improves, and maintains its infrastructure and other capital assets with revenue and bond funded capital and construction programs. These programs focus on asset construction, preservation and security, capacity enhancements, technology acquisitions, and other necessary projects that improve safety, mobility and protect revenue. The current revenue funded capital programs include – (I) Maintenance Reserve Fund (II) Special Projects Reserve Fund and (III) Supplemental Capital Program. The active bond funded Capital Improvement Programs (CIP), recorded in the Construction Fund are (IV) the 2023-2027 CIP, (V) the 2019 CIP, and (VI) the 2008 \$7 Billion CIP.

Additional information on the Authority's Capital Improvement Programs can be found in the Authority's 2023 Annual Budget. This document can be found on the Authority's website at: <u>https://www.njta.com/investor-relations/financial-statements-and-reports</u>.

	2023	2022	2021
Capital Spending by Category	Actual	Actual	Actual
Roadway			
Bridge Construction, Preservation and Security	\$ 295,189	291,773	198,373
Capacity Enhancements - Turnpike	21,170	27,286	16,564
Capacity Enhancements - Parkway	20	1	161
Concrete Barrier	13,142	9,591	17,738
Drainage Structures	40,642	45,048	17,981
Interchanges	3,678	15,653	43,339
Pavement Resurfacing	118,391	86,647	66,088
Resiliency	—		18
Roadway Lighting	31,657	21,523	22,982
Other Roadway Improvements	60,425	41,745	58,045
Total Roadway:	584,314	539,267	441,289
Non-Roadway			
Facilities	32,426	12,833	20,779
Fleet	29,873	9,777	6,857
Service Areas and Arts Center	181,366	48,391	13,099
Technology Improvements	49,041	61,325	39,813
Total Non-Roadway:	292,706	132,326	80,548
Total Capital Spending:	\$ 877,020	671,593	521,837

New Jersey Turnpike Authority

(A Component Unit of the State of New Jersey)

Management's Discussion and Analysis (Dollars shown in thousands) (Unaudited)

 Total Capital Spending

 \$1,000,000
 \$292,706

 \$500,000
 \$132,326

 \$500,000
 \$132,326

 \$580,548

 \$584,314

 \$539,267

 \$441,289

 \$

 2023
 2022

 Roadway
 Non-Roadway

Below are the major roadway and non-roadway capital projects by category.

Roadway Projects

Bridge Construction, Preservation and Security – Turnpike rehabilitation of bridge numbers W107.87, E107.88 and 84.24N&S, Passaic River bridge rehabilitation, Parkway structure 128.0A and 128.0B superstructure replacement, and GSP bridge deck reconstruction at mileposts 141-142.

Capacity Enhancement - Parkway and Turnpike – Turnpike capacity enhancements between interchanges 1 to 4, Newark Bay Hudson County Extension capacity enhancement, and Turnpike interchange 6 to 9 widening.

Concrete Barrier – Rehabilitation and improvement of the concrete median on the Parkway (between mileposts 134-140).

Drainage Structures – Culvert rehabilitation on the Parkway at mileposts 109-111, 123-128, and routine annual drainage structure repairs and improvements on both roadways.

Interchanges – Modifications to existing interchanges on the Parkway and the Turnpike to facilitate operational improvements including widening and/or reconfiguration of existing ramps.

Pavement Resurfacing – Resurfacing on the Parkway between milepost 41.7 and 63.4, on the Turnpike between milepost 35.5 to 48.5, and the routine Parkway and Turnpike resurfacing program.

Roadway Lighting – Lighting upgrades on the Turnpike at interchanges 7A, 8A, 10, 11, 12, 13, and 17E.

Other Roadway Improvements – Shoulder widening and reconstruction on the Parkway between milepost 30 and 35 and Parkway service areas ramp widening.

December 31, 2023 and 2022 (Continued)

Non-Roadway Projects

Facilities – HVAC & boiler replacement program and toll facility repair and improvements, and the replacement and rehabilitation of old maintenance buildings (in twenty-two maintenance districts) in compliance with current building codes and operational standards.

Fleet – Purchase of State Police vehicles and scheduled fleet replacement of maintenance vehicles, including trucks, tractors, and articulated wheel loaders.

Service Areas and Arts Center – The Authority's investment in rehabilitating infrastructure outside the service area buildings which included resurfaced parking and commuter lots, updated lighting, enhanced security, landscaping, signing, and line-striping. Also included are costs related to the opening of the new facilities at the James Fenimore Cooper, Connie Chung, Walt Whitman, Whitney Houston, and Joyce Kilmer service areas. This category also includes intersection improvements at the PNC Bank Arts Center (Arts Center) exit ramps from the Parkway.

Technology Improvements – Installation of hybrid changeable message signs on the Turnpike and guide sign improvements on the Turnpike.



December 31, 2023 and 2022 (Continued)

(A Component Unit of the State of New Jersey)

Management's Discussion and Analysis (Dollars shown in thousands) (Unaudited)

Capital Assets

		December 31	
	2023	2022	2021
Land	\$ 833,761	833,761	833,761
Construction-in-progress	991,606	876,147	590,538
Roadways	4,599,735	4,521,915	4,494,395
Bridges	4,650,611	4,528,672	4,552,889
Buildings and improvements	1,081,317	1,011,303	990,612
Equipment	959,816	902,980	931,927
Total capital assets, net of accumulated depreciation	\$ 13,116,846	12,674,778	12,394,122
Right-of-use lease assets, net	377	526	—
SBITA assets, net	4,471	6,237	
Total capital assets, net	\$ 13,121,694	12,681,541	12,394,122

Detailed information on capital asset activity can be found in note 4.

2023 vs. 2022

Capital assets, net of accumulated depreciation, increased by \$440,153 and construction in progress increased by \$115,459 in 2023 primarily due to increased spending on the 2023-2027 CIP. Some of the major projects contributing to the increased spending for the 2023-2027 CIP include the Turnpike bridge rehabilitation for bridge numbers W107.87, E107.88, and 84.24 N&S, Parkway structure numbers 128.0A and 128.0B superstructure replacement, Turnpike deck reconstruction, Parkway structure number 154.2N and 6.6S beam replacement, and service area ramp widening.

Roadways increased by \$77,820, or 1.7%, Bridges increased by \$121,939, or 2.7%, and Equipment increased by \$56,836, or 6.3% in 2023. Buildings and improvements increased, \$70,014, or 6.9%, due to the completion of service area remodels and renovations.

The Authority had open commitments related to construction contracts totaling approximately \$1,196,200 as of December 31, 2023. These construction contracts include work related to the Authority's various active capital improvement programs.

2022 vs. 2021

Capital assets, net of accumulated depreciation, increased by \$287,419 and construction in progress increased by \$285,609 in 2022 primarily due to increased spending on the 2022-2026 CIP. Some of the major projects contributing to the increased spending for the 2022-2026 CIP include the Turnpike bridge rehabilitation for bridge numbers W107.87, E107.88, and 84.24 N&S, Parkway structure numbers 128.0A and 128.0B superstructure replacement, Turnpike deck reconstruction, and Parkway structure number 154.2N and 6.6S beam replacement.

Roadways increased by \$27,520, or 0.6%, Bridges decreased by \$24,217, or 0.5%, and Equipment decreased by \$28,947, or 3.1% in 2022. Bridges and Equipment decreased as depreciation expense was higher than assets

December 31, 2023 and 2022 (Continued)

created in the period for those categories. Buildings and improvements increased by \$20,691, or 2.1%, due to the completion of service area remodels and renovations.

The Authority had open commitments related to construction contracts totaling approximately \$885,100 as of December 31, 2022. These construction contracts include work related to the Authority's various active capital improvement programs.

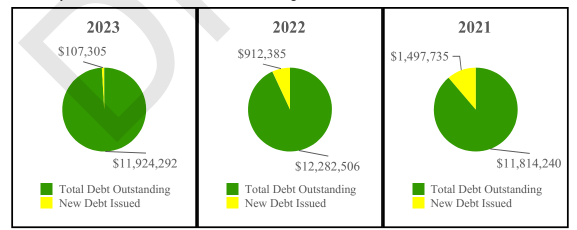
Financial Management Principles and Guidelines

In December 2012, the Authority adopted its "Financial Management Principles and Guidelines" (the Guidelines). Among the policies established, the Authority will manage its toll rates, expense budget, and debt issuance program to achieve minimum senior debt service coverage of 1.40x and total requirement coverage of 1.20x. The Authority will maintain a minimum General Reserve Fund balance equal to 10% of that year's budgeted total annual revenue, by December 31st of each year.

The Authority also adopted an Interest Rate Swap Management Plan in April 2013 which was amended in November 2015, an Investment Policy in September 2013, and a Debt Management Policy in January 2014. These documents may be found on the Authority's website at http://www.njta.com/investor-relations/about-investor-relations.

Debt Administration

The issuance of new bonds is conducted in accordance with the New Jersey Turnpike Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented and the Turnpike Revenue Bond Resolution adopted on August 20, 1991, as amended, restated, and supplemented. The issuance of new bonds requires the approval of the Board of Commissioners, prior approval in writing from the Governor, and from either or both the State Treasurer and the Director of the Division of Budget and Accounting of the Department of Treasury, payable solely from tolls and other revenues of the Authority. Detailed information on the outstanding bonds activity during 2023 and 2022 can be found in note 6.



The Authority bond indebtedness consists of the following:

*Total Debt Outstanding includes Bond Premiums and Bond Discounts

Debt Portfolio

The Authority's bond portfolio at December 31, 2023 had a par value outstanding of \$11,469,110 as compared to \$11,788,085 at December 31, 2022 and \$11,310,610 at December 31, 2021. The par value of bonds outstanding decreased in 2023 as compared to 2022 due to refunding and mandatory redemptions that exceeded new issuances. The percentage of fixed rate versus variable rate bonds has increased since 2015, mainly due to the Authority solely issuing fixed rate debt to finance its capital improvement programs to avoid the risks associated with variable rate debt. In addition, certain variable bonds have matured or amortized during this time, and the Authority refunded certain variable rate bonds with fixed rate debt in 2023. As of December 31, 2023, total debt includes 98% of fixed rate bonds and only 2% of variable rate bonds. As of December 31, 2022, debt included 96% of fixed rate bonds and 4% variable rate bonds and as of December 31, 2021 total debt included 93% of fixed rate bonds and 7% variable rate bonds. These percentages are well within the Authority's Guidelines, which limit variable rate bonds to 20% of total bonds outstanding

2023

On August 30, 2023, the Authority issued \$107,305 of Turnpike Revenue Bonds, Series 2023A Bonds. The Authority issued and delivered the Series 2023 A Bonds to the Purchaser in exchange for a portion of the Authority's then outstanding Turnpike Revenue Bonds, Series 2020C (Federally Taxable) in the aggregate principal amount of \$135,230 (the Refunded Series 2020C Bonds), which were owned by the Purchaser and delivered by the Purchaser to the Authority. Simultaneously with the issuance and delivery of the Series 2023A Bonds, the Authority caused the Refunded Series 2020C Bonds to be canceled and extinguished, and, as a result, the Refunded Series 2020C Bonds are no longer outstanding under the Resolution. The refunding resulted in net present value savings of about \$15,000 for the Authority.

2022

On July 1, 2022, the Authority issued \$100,000 of Turnpike Revenue Bonds, Series 2022A Bonds. These bonds were part of the forward refunding of Series 2013A from December 17, 2021, where the Authority locked in \$15,000 in upfront savings. The Series 2022A Bonds are privately placed with Barclays, tax-exempt, and have a rate of 4%, matching the bonds they refunded. On November 3, 2022, the Authority issued \$700,000 of Turnpike Revenue Bonds, Series 2022B Bonds. These bonds' primary purpose are for the Authority's ongoing Capital Improvement Program and to pay capitalized interest on the bonds through November 1, 2025. Series 2022B Bonds are tax-exempt, have an average life of 24.6 years, and an all in True Interest Cost (TIC) of 4.72%. On December 20, 2022, the Authority issued \$112,385 of Turnpike Revenue Bonds, Series 2022C Bonds. The bonds' primary purpose was to refund the Series 2017C-6 Bonds that had a mandatory tender on January 1, 2023. The Series 2022C Bonds are tax-exempt, have an average life of 6.2 years, and have an all in TIC of 4.54%.

London Inter-Bank Offered Rate (LIBOR) Transition

On July 27, 2017, the Financial Conduct Authority (the FCA) announced that it will no longer persuade or compel banks to submit rates for the calculation of the LIBOR rates after December 31, 2021. In March 2020, GASB adopted GASB 93, designed to assist state and local governments in the transition away from existing interbank offered rates to other reference rates. Prior to GASB 93, governments were required to terminate hedge accounting when it changes the reference rate of a hedging derivative's variable payment. GASB 93 allows for

December 31, 2023 and 2022 (Continued)

changes from LIBOR without terminating the hedging derivative instruments. It also removes LIBOR as an appropriate benchmark, and it identifies the Secured Overnight Financing Rate (SOFR) and the Effective Federal Funds Rate as appropriate benchmark interest rates for the evaluation of the effectiveness of an interest rate swap. Subsequently, on November 30, 2020, the ICE Benchmark Administration Limited (commonly referred to as ICE) announced its plan to extend the date that most U.S. LIBOR values would cease being computed and announced from December 31, 2021 to June 30, 2023. All of the Authority's Qualified Swap Agreements use a LIBOR based rate as a reference rate for determining the payment obligations of the counterparties thereunder. Additionally, several Series of the Authority's Outstanding variable rate Bonds use a LIBOR based rate as a reference rate for determining the interest rate on such Series of Bonds. On October 23, 2020, the International Swaps and Derivatives Association, Inc. published a multilateral protocol through which existing legacy swap contracts may be amended to incorporate provisions addressing the trigger events leading to replacement of LIBOR, as well as the replacement of LIBOR with a rate based on an adjusted version of the Secured Overnight Financing Rate (SOFR) administered by the Federal Reserve Bank of New York. This protocol became effective on January 25, 2021 and is referred to as the ISDA 2020 IBOR Fallbacks Protocol.

Effective February 27, 2023, the Federal Reserve Bank issued final rules to implement the LIBOR Act and provided a clear and uniform federal solution for transitioning contracts from LIBOR to a replacement rate. In June 2023, the Authority worked with financial advisors to transition the reference rate for its variable rate bonds and qualified swaps. The Authority's public offering bonds and qualified swaps adhered to the ISDA IBOR 2020 Fallbacks Protocol. The Direct Purchase bonds were negotiated with TD Bank and JPMorgan Bank to replace 1-month LIBOR with Daily Simple SOFR and Daily Simple SOFR plus 10 basis point spread, respectively.

Debt Service Coverage

The Revenue Requirement under Section 713(b) of the Turnpike Revenue Bond Resolution states that in each calendar year, Net Revenues shall at least equal the Net Revenue Requirement for such year. The Net Revenue Requirement means with respect to any period of time, "an amount equal to the greater of (i) the sum of Aggregate Debt Service, Maintenance Reserve Payments, Special Project Reserve Payments and payments, if any, to the Charges Fund for such period or (ii) 1.20 times the Aggregate Debt Service for such period."

New Jersey Turnpike Authority

(A Component Unit of the State of New Jersey)

(Dollars shown in thousands) (Unaudited) 31

			2023	2022	2021
(i)	Net revenue available for debt service	\$	1,987,023	1,823,044	1,677,847
	Less net revenue requirements				
	(the sum of aggregate debt service				
	maintenance reserve, special project				
	reserve and charges fund payments		(1.1.55.551)	(1,100,005)	(1.00(.050)
			(1,155,771)	(1,108,085)	(1,006,379)
	Excess net revenues	\$	831,252	714,959	671,468
(ii)	Net revenue available for debt service	\$	1,987,023	1,823,044	1,677,847
	Less net revenue requirements				
	computed under test (120% of aggregate				
	debt service requirements)				
			(1,049,125)	(1,029,702)	(955,655)
	Excess net revenues	\$	937,898	793,342	722,192
	Net revenue available for debt service	_	1,987,023	1,823,044	1,677,847
	Debt service requirements	\$	874,271	858,085	796,379
	Debt service coverage ratio		2.27	2.12	2.11

The Debt Service Coverage Ratio increased to 2.27 in 2023, despite an increase of 2.6% in the debt service requirement as compared to 2022. The Debt Service Coverage Ratio increased in 2023 due to an increase in net revenue available for debt service. Net revenue available for debt service increased in 2023 by 9.0%, or \$163,979 to \$1,987,023 from \$1,823,044 in 2022. The primary reason for this increase is an increase in operating revenue. In 2023, operating revenue increased due to an increase in toll revenue from the increase in traffic on both roadways as well as from the implementation of the 3% toll indexing on January 1, 2023. In 2022, net revenue available for debt service increased by \$145,197 due to an increase in toll revenue from the increase in traffic on both roadways as well as from the implementation of the 3% toll indexing on January 1, 2022.

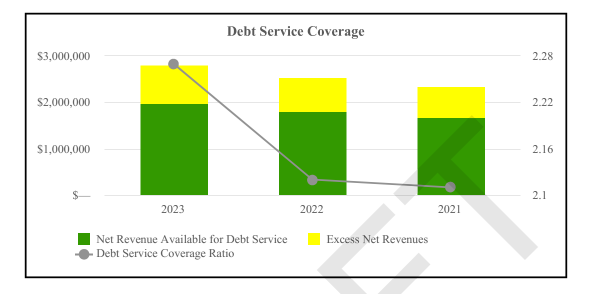
Excess net revenues increased in 2023 by 16.3% or \$116,293 to \$831,252 from \$714,959 in 2022. The primary reason for this increase is an increase in operating revenues which exceeded the increase in debt service requirements. In 2022, excess net revenues increased by 6.5% or \$43,491 to \$714,959 from \$671,468 in 2021 due to an increase in operating revenues, which exceeded the increase in debt service requirements.

The debt service coverage ratio increased in 2023 by 7.1% or 0.15 to 2.27 from 2.12 in 2022. The primary reason for this increase is an increase in net revenue available for debt service. In 2022, the debt service coverage ratio remained relatively flat, increasing 0.01 to 2.12 from 2.11 in 2021 due to an increase in operating revenue.

New Jersey Turnpike Authority

(A Component Unit of the State of New Jersey)

Management's Discussion and Analysis (Dollars shown in thousands) (Unaudited)



Contacting Authority's Financial Management

The purpose of this narrative and the attached exhibits was to assist the readers in obtaining a general overview of the Authority's business and finances. If there are any questions about this report, or a need for clarification on its contents, please contact the Finance Comptrollers of the New Jersey Turnpike Authority, P.O. Box 5042, Woodbridge, New Jersey 07095-5042 or via email at info@njta.com.

December 31, 2023 and 2022 (Continued)

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey)

Statements of Net Position

December 31, 2023 and 2022

(In thousands)

		2022
Assets	2023	2022 (as restated)
Current assets:		
Cash Restricted cash	\$ 241,469 19,960	221,620 19,929
Investments	1,686,959	1,628,034
Restricted investments	703,456	735,982
Receivables, net of allowance	168,184 6,521	113,817 6,523
Lease receivable - current portion PPP receivable - current portion	19,190	18,874
Inventory	25,354	22,965
Due from State of New Jersey Restricted deposits	381 13,661	14,286
Prepaid expenses	13,601	14,286
Total current assets	2,897,735	2,792,386
Noncurrent assets:		
Investments Restricted investments	50,324 824,976	1,233,830
Receivables - noncurrent	824,970	1,235,850
Lease receivable - noncurrent portion	151,792	159,837
PPP receivable - noncurrent portion	459,508	478,698
Interest rate swap assets Capital assets, net of accumulated depreciation	3,590 13,121,694	6,261 12,681,541
Total noncurrent assets	14,611,985	14,560,167
Total assets	17,509,720	17,352,553
Deferred Outflows of Resources		
Deferred outflows of resources:		
Deferred amounts on refunding and derivative instruments	123,762	163,332
Deferred amount relating to pensions Deferred amount relating to other postemployment benefit	34,736 155,175	34,736 220,986
Total deferred outflows of resources	313,673	419,054
Liabilities		
Current liabilities:		
Accounts payable and accrued expenses	280,107	257,339
Due to State of New Jersey	4,227	4,078
Accrued interest payable Unearned revenue	290,460 213,969	278,826 219,320
Current portion of bonds payable	318,875	291,050
Current portion of hybrid instrument borrowing	4,222	5,987
Current portion of subscription liabilities	2,352	1,597
Current portion of other liabilities	18,866	16,947
Total current liabilities Noncurrent liabilities:	1,133,078	1,075,144
Bonds payable, net	11,605,417	11,991,456
Hybrid instrument borrowing	122,352	124,799
Subscription liabilities	578	2,930
Other liabilities Other postemployment benefits liability	160,590 1,554,776	124,830 2,005,146
Net pension liability	283,141	283,141
Total noncurrent liabilities	13,726,854	14,532,302
Total liabilities	14,859,932	15,607,446
Deferred Inflows of Resources		
Deferred inflows of resources:		· ·
Accumulated increase in fair value of hedging derivatives Deferred amount relating to pensions	3,590 52,233	9,175 52,233
Deferred amount relating to other postemployment benefit	468,456	87,478
Deferred amount relating to leases	152,219	162,547
Deferred amount relating to PPP's	658,071	610,326
Total deferred inflows of resources	1,334,569	921,759
Net Position		
Net position: Net investment in capital assets	2,029,448	1,773,858
Restricted under trust agreements	325,288	306,105
Unrestricted	(725,844)	(837,561)
Total net position	\$ 1,628,892	1,242,402

See accompanying notes to basic financial statements.

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey)

Statements of Revenues, Expenses, and Changes in Net Position

Years ended December 31, 2023 and 2022

(In thousands)

	_	2023	2022 (as restated)
Operating revenues:			
Tolls	\$	2,204,059	2,126,027
Fees		154,988	139,356
Concessions		32,970	34,033
Miscellaneous		31,853	22,626
Total operating revenues		2,423,870	2,322,042
Operating expenses:			
Maintenance of roadway, buildings, and equipment		239,101	255,972
Toll collection		191,444	196,146
State police and traffic control		126,276	122,865
Technology		22,847	25,739
General administrative costs		56,756	54,409
Depreciation and amortization	_	437,965	415,131
Total operating expenses		1,074,389	1,070,262
Operating income	_	1,349,481	1,251,780
Nonoperating revenues (expenses):			
Build America Bonds subsidy		77,010	77,235
Federal, State, and insurance reimbursements		7,465	6,381
Payments to the State of New Jersey		(649,987)	(547,500)
Interest income - lessor and PPPs		10,840	11,209
Net interest expense, Turnpike Revenue Bonds		(553,159)	(530,030)
Other bond expenses		(732)	(1,687)
Investment income	_	145,572	11,741
Total nonoperating expenses, net	_	(962,991)	(972,651)
Change in net position, before capital contributions		386,490	279,129
Capital contributions			400
Change in net position		386,490	279,529
Net position – beginning of year		1,242,402	962,873
Net position – end of year	\$	1,628,892	1,242,402

See accompanying notes to basic financial statements.

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey)

Statements of Cash Flows

Years ended December 31, 2023 and 2022

(In thousands)

(
	-	2023	2022 (as restated)
Cash flows from operating activities: Receipts from customers and other operating activities Payments to suppliers Payments to employees Payments for health benefit claims	\$	2,478,352 (324,656) (177,274) (95,622)	2,337,719 (342,610) (174,877) (91,902)
Net cash provided by operating activities	_	1,880,800	1,728,330
Cash flows from noncapital financing activities: Receipts from Federal and State reimbursements Payments to State of New Jersey	_	7,465 (649,987)	6,381 (547,500)
Net cash used in noncapital financing activities	_	(642,522)	(541,119)
Cash flows from capital and related financing activities: Proceeds acquired from new capital debt Purchases and sales of capital assets, net Principal paid on capital debt Refunded capital debt Proceeds from Build America Bonds subsidy Proceeds from lease interest Amortization of lease interest Amortization of lease liabilities - lessee Proceeds from PPP interest Amortization of PPP receivables Interest paid on capital debt Payments for bond expenses Proceeds from capital contributions		135,233 (868,811) (291,050) (135,230) 38,793 2,741 (2,404) (148) 8,099 (4,570) (578,470) (578,470) (732)	$\begin{array}{c} 942,671\\(698,220)\\(219,785)\\(215,125)\\77,235\\2,805\\(2,223)\\(70)\\8,404\\(5,874)\\(568,235)\\(1,687)\\400\end{array}$
Net cash used in capital and related financing activities	-	(1,696,549)	(679,704)
Cash flows from investing activities: Purchases of investments Sales and maturities of investments Interest received	_	(12,449,906) 12,803,759 124,298	(14,968,583) 14,241,781 49,207
Net cash provided by (used in) investing activities	_	478,151	(677,595)
Net increase (decrease) in cash		19,880	(170,088)
Cash and restricted cash – beginning of year	_	241,549	411,637
Cash and restricted cash - end of year	\$	261,429	241,549
Reconciliation of operating income to net cash provided by operating activities: Operating income Adjustments to reconcile operating income to net cash provided by operating activities:	\$	1,349,481	1,251,780
Depreciation and amortization expense Changes in assets and liabilities:		437,965	415,131
Receivables Inventory Prepaid expenses Accounts payable and accrued expenses Unearned revenue Other liabilities SBITA liabilities Other postemployment benefit liability Net pension liability Deferred outflows of resources related to pension Deferred inflows of resources related to pension Deferred outflows relating to other postemployment benefit Deferred inflows relating to other postemployment benefit Deferred inflows relating to other postemployment benefit Amortization of lease assets Deferred inflows relating to PPP assets Pollution remediation obligations		$(16,576) \\ (2,389) \\ 47 \\ 13,425 \\ (3,497) \\ 32,006 \\ (1,597) \\ (450,370) \\ \\ \\ 65,811 \\ 380,978 \\ \\ 71,215 \\ 4,301 \\ (4,301) \\ \\ \\ \\ \\ \\ \\ \\ $	$(13,751) \\ (581) \\ 1,810 \\ 16,791 \\ (4,008) \\ (1,605) \\ 4,527 \\ 27,900 \\ 57,783 \\ (6,775) \\ (96,150) \\ 48,796 \\ (6,541) \\ 71 \\ 33,254 \\ (102) \\ (102)$
Net cash provided by operating activities	\$	1,880,800	1,728,330
- · · · -	=		

See accompanying notes to basic financial statements.

(1) Organization

The New Jersey Turnpike Authority (the Authority) is a body corporate and politic organized and existing by virtue of the New Jersey Turnpike Authority Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented (the Act). The Authority is a public instrumentality exercising essential governmental functions. The Act authorizes the Authority to construct, maintain, repair, and operate transportation projects at locations established by law or by the Authority. Pursuant to the Act, the Authority has owned and operated the New Jersey Turnpike (the Turnpike) since the time the Turnpike opened for traffic in 1951. In July 2003, the New Jersey Highway Authority (the Highway Authority), was abolished and the Authority assumed all the powers, rights, obligations, assets, debts, liabilities and statutory responsibilities and duties of the Highway Authority, including the ownership and operation of the Garden State Parkway (the Parkway) and the PNC Bank Arts Center. As a result, the assets and liabilities of the Authority and the Highway Authority and the ongoing operations, expenses and revenues are now combined under the ownership and operation of the Authority, and the Turnpike and Parkway now constitute the Turnpike System.

The Act also authorizes the Authority to fix and establish tolls for the use of the Turnpike System, and to issue Turnpike revenue bonds or notes of the Authority, subject to prior approval in writing from the Governor and either or both the State Treasurer and the Director of the Division of Budget and Accounting of the Department of the Treasury, payable solely from tolls and other revenues of the Authority. Under the provisions of the Act, the Turnpike bonds or notes and the interest thereon shall not be deemed to constitute a debt or liability or a pledge of the faith and credit of the State or any political subdivision thereof.

The Authority has no stockholders or equity holders and all bond proceeds, revenues or other cash received must be applied for specific purposes in accordance with the provisions of the above Act and the Turnpike Revenue Bond Resolution of 1991 as amended, restated and supplemented (the Bond Resolution) for security of the bondholders. The Authority's Board of Commissioners is comprised of eight members as follows: the Commissioner of the New Jersey Department of Transportation, ex officio, or the Commissioner's designee; five members appointed by the Governor with the advice and consent of the Senate, and two members appointed by the Governor, one upon the recommendation of the President of the Senate and one upon the recommendation of the Speaker of the General Assembly. The Governor designates the chairman and vice chairman, who serve in these positions at the pleasure of the Governor and until their successors have been designated. As of December 31, 2023 and 2022, one seat was vacant.

Five members constitute a quorum and the vote of five members is necessary for any action taken by the Authority. The Act provides that the Governor shall have the right to veto any action of the Authority; however, the Act prohibits the Governor or legislature from taking any actions that would impair the rights of Authority bondholders.

(2) Summary of Significant Accounting Policies

(a) Reporting Entity

The Governmental Accounting Standards Board (GASB) establishes the criteria used in determining which organizations should be included in these financial statements. The GASB's Codification of Governmental Accounting and Financial Reporting Standards, Section 2100, requires the inclusion of government organizations for which the Authority is financially accountable. Financial accountability is defined as: 1) appointment of a voting majority of the component unit's board and either (a) the ability to impose will by the primary government or (b) the possibility that the component unit will provide a financial benefit to or impose a financial burden on the primary government; or 2) fiscal dependency on the primary government.

The Garden State Arts Foundation, Inc. (the Foundation) (note 14) is included in the financial statements presented in accordance with U.S generally accepted accounting principles (GAAP) as a blended component unit. Although legally separate from the Authority, the Foundation's members include the Commissioners of the Authority, who represent a voting majority of the Foundation's members. The Authority can impose its will upon the Foundation by virtue of the fact that the entirety of the Foundation's Board is comprised solely of Authority Board members.

Additionally, the Authority is a component unit of the State of New Jersey, and its financial statements are included in the State of New Jersey's Annual Comprehensive Financial Report (Annual Report) as a discretely presented component unit.

(b) Basis of Accounting

The Authority's activities are accounted for using the flow of economic resources measurement focus and the accrual basis of accounting. All assets, liabilities, deferred outflows of resources, deferred inflows of resources, net position, revenues and expenses are accounted for as an enterprise fund with revenues recorded when earned and expenses recorded at the time liabilities are incurred.

The financial statements of the Authority have been prepared in conformity with GAAP as applied to government units. The Authority follows GAAP as prescribed by GASB. The GASB is the accepted standard-setting body for establishing governmental accounting and financial reporting principles.

(c) Capital Assets

Capitalization Policy

The cost to construct, acquire or replace an existing asset (or otherwise prolong the useful life of an existing asset) is capitalized under the Authority's capitalization policy. The capitalization threshold is \$20 and includes equipment valued over \$20 or any purchase related to a capital project whose project value exceeds \$20.

Capital assets are reported at cost, including all ancillary charges necessary to place the assets in their intended location and condition for use. If land is purchased, the capitalized amount includes the purchase price plus costs such as legal fees, filling, and excavation costs incurred to put the land in condition for its intended use. The capitalized amounts for building include both acquisition and capital improvement costs and net construction period interest.

An asset is deemed substantially complete when the structure or project is ready for the purpose for which it was constructed.

Notes to Financial Statements (Dollars shown in thousands)

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Capital assets also include:

- Right-of-use lease assets which are measured at the initial amount of the lease liability, adjusted for lease payments made at or before the lease commencement date, plus certain initial direct costs for arrangements where the Authority is a lessee. Subsequently, the lease asset is amortized on a straight-line basis over the shorter of the lease term or its useful life.
- Newly constructed public-private partnership (PPP) assets for certain service areas which are measured at acquisition value when the asset is placed into service (note 19).

Upon the adoption of GASB Statement No. 96, *Subscription-Based Information Technology Arrangements* (GASB 96), as of January 1, 2022, capital assets also includes subscription-based information technology arrangement assets (SBITA assets) (note 18).

Depreciation Policy

In 2016, the Authority performed a study of the useful lives and revised the useful lives of certain asset categories on a prospective basis. In 2018, the Building Improvements asset subclass was added to the depreciation policy. This class represents assets that are integral to building use, but have an estimated useful life less than the building structure. Capital assets are depreciated using the straight-line method over their estimated useful lives as follows:

Roadways:	
Road Bed	100 yrs
Road Surface	10 yrs
Sound Barriers	35 yrs
Retaining Walls	75 yrs
Concrete Surfaces and Barrier Curb	40 yrs
Bridges:	
Piers and Abutments	75 yrs
Deck	40-50 yrs
Spans	40-50 yrs
Major Bridge Repairs	20 yrs
Buildings:	
Buildings	35-50 yrs
Buildings Improvements	20 yrs
Equipment	3-50 yrs
- Amburn	<i>c c c c j i c</i>

(d) Investments

Investments are reported at fair value based on quoted or published market prices or other fair value measurement methods allowed by GASB Statement No. 72, *Fair Value Measurements and Application* (GASB 72). All investment income, including changes in the fair value of investments, is reported as nonoperating revenue.

Investment Objectives

All investment decisions will meet the following requirements:

- (1) Safeguard and preserve the principal amount of invested funds.
- (2) Manage and maintain adequate liquidity to meet cash flow requirements, including bond payments.
- (3) Maintain demand bank balances at minimum levels consistent with sound operations.
- (4) Maximize the total rate of return on invested funds.

Authorized Investments - Investment Policy

The investment policies of the Authority are established in conformity with the Investment Policy adopted by the Board of Commissioners on September 24, 2013, which defines investment securities to mean any of the following securities legal for investment of the Authority's funds at the time of the purchase thereof:

- (a) Federal securities, which are (i) any direct and general obligations of, or any obligations guaranteed by, the United States of America, including but not limited to interest obligations of the Resolution Funding Corporation or any successor thereto, (ii) any obligations of any state or political subdivision of a state which bonds are fully secured as to principal and interest by an irrevocable pledge of moneys or direct and general obligations of, or obligations guaranteed by the United States of America, which moneys or obligations are segregated in trust and pledged for the benefit of the holders of the bonds, (iii) certificates of ownership of the principal or interest of direct and general obligations of, or obligations guaranteed by, the United States of America, which obligations are held in trust by a commercial bank which is a member of the Federal Reserve System,
- (b) Bonds, debentures, notes or other evidences of indebtedness issued by any agency or instrumentality of the United States to the extent such obligations are guaranteed by the United States or by another such agency the obligations (including guarantees) of which are guaranteed by the United States,
- (c) Bonds, debentures, notes or other evidences of indebtedness issued by any of the following agencies:
 - Government National Mortgage Association (GNMA)
 - Federal Home Loan Mortgage Corporation (FHLMC)
 - Federal National Mortgage Association (FNMA)
 - Federal Home Loan Banks (FHLB)
 - Federal Land Banks
 - Federal Intermediate Credit Banks
 - Banks for Cooperatives
 - Tennessee Valley Authority
 - United States Postal Service
 - Farmers Home Administration
 - Export-Import Bank
 - Federal Financing Bank
 - Student Loan Marketing Association (SLMA);

- (d) Negotiable or non-negotiable certificates of deposit issued by any bank, trust company or national banking association, which certificates of deposit shall be continuously secured or collateralized by obligations described in subparagraphs (a), (b), and (c) above, which shall have a fair value (exclusive of accrued interest) at all times at least equal to the principal amount of such certificates of deposit and shall be lodged with the Trustee, as custodian, by the bank, trust company or national banking association issuing such certificates of deposit.
- (e) Uncollateralized negotiable or non-negotiable certificates of deposit issued by any bank, trust company or national banking association, the unsecured obligations of which are rated in one of the two highest rating categories, without regard to rating sub-categories, by Moody's Investors Service (Moody's) and Standard & Poor's (S&P).
- (f) Repurchase agreements collateralized by obligations described in subparagraphs (a), (b), and (c) above with any registered broker/dealer subject to the Securities Investors Protection Corporation jurisdiction, which has an uninsured, unsecured and unguaranteed obligation rated "Prime-1" or "A3" or better by Moody's and "A-1" or "A" or better by S&P, or any commercial bank with the above ratings provided:
 - (i) a master repurchase agreement or specific written repurchase agreement governs the transaction, which characterizes the transaction as a purchase and sale of securities.
 - (ii) the securities are held free and clear of any lien, by the Trustee or an independent third party acting solely as agent for the Trustee, and such third party is (i) a Federal Reserve Bank, (ii) a bank which is a member of the Federal Deposit Insurance Corporation and which has combined capital, surplus, and undivided profits of not less than \$75,000, or (iii) a bank approved in writing for such purpose by each Credit Issuer, if any, and the Trustee shall have received written confirmation from such third party that it holds such securities, free and clear of any lien, as agent for the Trustee,
 - (iii) a perfected first security interest under the Uniform Commercial Code, or book entry procedures prescribed at 31 CFR 306.1 et seq. or 31 CFR 350.0 et seq. or a successor provision in such securities is created for the benefit of the Trustee,
 - (iv) the repurchase agreement has a term of six month or less, or the Authority will value the collateral securities no less frequently than monthly and will liquidate the collateral securities if any deficiency in the required collateral percentage is not restored within two business days of such valuation,
 - (v) the repurchase agreement matures on or before a debt service payment date (or other appropriate liquidation period), and
 - (vi) the fair value of the securities in relation to the amount of the repurchase obligation is equal to at least 100%.
- (g) Banker's acceptances, Eurodollar deposits and certificates of deposit (in addition to the certificates of deposit provided for by subparagraphs (d) and (e) above) of the domestic branches of foreign banks having a capital and surplus of \$1,000,000, or more, or any bank or trust company organized under the laws of the United States of America or Canada, or any state or province thereof, having capital and surplus, in the amount of \$1,000,000; provided that the aggregate maturity value of all such banker's acceptances and certificates of deposit held at an

times as investment of funds under the Bond Resolution with respect to any particular bank, trust company or national association shall not exceed 5% of its capital and surplus; and provided further that any such bank, trust company, or national association shall be rated in one of the two highest rating categories, without regard to rating sub-categories, by both Moody's and S&P.

- (h) Other obligations of the United States of America or any agency thereof which may then be purchased with funds belonging to the State of New Jersey or which are legal investments for savings banks in the State of New Jersey.
- (i) Deposits in the New Jersey Cash Management Fund.
- (j) Obligations of any state, commonwealth or possession of the United States or a political subdivision thereof or any agency or instrumentality of such a state, commonwealth, possession or political subdivision, provided that at the time of their purchase such obligations are rated in either of the two highest rating categories by both Moody's and S&P.
- (k) Commercial paper with a maturity date not in excess of 270 days rated A1+ and P-1 by Moody's at the time of such investment, issued by an entity incorporated under the laws of the United States or any state thereof.

(e) Accounts Receivable

Accounts receivable are classified into Government and non-Government, primarily for the purpose of analyzing risk. Government receivables include amounts due from other E-ZPass Group agencies, Federal Emergency Management Agency (FEMA), New Jersey E-ZPass agencies, and other. Amounts due from E-ZPass Group agencies includes toll revenue guaranteed by each agency under the E-ZPass Interagency Group Reciprocity Agreement. Amounts due from FEMA include approved reimbursement for declared disaster assistance. New Jersey E-ZPass Agency receivables include amounts for transponder purchases and other reimbursable costs under the New Jersey E-ZPass revenue and cost sharing memorandum of agreement. Other government receivables primarily include amounts due from the Internal Revenue Service for the Authority's Build America Bonds. Government accounts receivable are considered fully collectible.

Non-Government receivables include New Jersey E-ZPass pre-paid customers, postpaid E-ZPass customers property damage claims and other receivables. New Jersey E-ZPass pre-paid customer receivable includes negative balance account amounts which are less than 90 days old. Postpaid E-ZPass customer receivable include amounts that are billed to commercial companies for toll usage on the New Jersey Turnpike and Garden State Parkway and are fully collateralized by surety bonds, letters of credit or cash. Property damage claims receivable consist of amounts due primarily from insurers of customers who damage Authority property. Other receivables include amounts due from the operators of food and fuel concessions at the service plazas, prescription drug formulary rebates from CVS Caremark, and interest receivable from leases and PPP's. Arts Center receivables include amounts due from Live Nation Worldwide, Inc., and PNC Bank Corporation. A reserve for uncollectible accounts receivable is established based on specific identification.

Accounts receivable and allowance for doubtful accounts consist of the following as of December 31, 2023 and 2022:

		December 31					
	_	2023	2022				
E-ZPass Group Agencies	\$	69,443	60,103				
New Jersey E-ZPass Agencies		2,564	2,444				
Other Government Receivables		38,905	714				
Total Government Receivables	\$	110,912	63,261				
NJ E-ZPass Customers (1)	\$	15,367	10,507				
Postpaid E-ZPass Customers (2)	Ψ	18,402	16,657				
Property Damage Claims		8,816	5,803				
Accounts Receivable - Other		17,622	15,477				
Accounts Receivable - Arts Center		3,423	4,882				
Allowance for Doubtful Accounts		(6,257)	(2,770)				
Total Non-Governmental Receivables, Net		57,373	50,556				
Total Accounts Receivables, Net	\$	168,285	113,817				

- (1) New Jersey E-ZPass customer accounts receivable are collateralized by cash deposits totaling \$4,173 at December 31, 2023 and \$3,079 at December 31, 2022.
- (2) Postpaid E-ZPass customer accounts receivable are collateralized by cash and/or surety bonds totaling \$30,264 at December 31, 2023 and \$30,288 at December 31, 2022.

(f) Supplies Inventory

Inventories are reported on an average cost basis. Inventories consist of rock salt/calcium chloride, operating supplies (materials to maintain the roadway and vehicles), E-ZPass transponders, and fuel (gas and diesel).

Inventory consists of the following as of December 31, 2023 and 2022:

	December 31					
	2023					
Rock Salt - Calcium Chloride	\$	10,547	9,975			
Operating Supplies		9,465	7,623			
E-ZPass Transponders		3,955	3,830			
Fuel		1,387	1,537			
Total Inventory	\$	25,354	22,965			

(g) Deposits

Deposits consist mainly of collateral deposits for owner controlled insurance programs for general liability and workers compensation claims related to the Authority's \$7 Billion Capital Improvement Program and deposits for the Authority's self-funded health insurance.

(h) Leases

Lessor

The Authority is a lessor for various noncancellable leases of land, buildings, and equipment. For leases with a maximum possible term of 12 months or less at commencement, the Authority recognizes income based on the provisions of the lease contract. For all other leases (i.e. those that are not short-term), the Authority recognizes a lease receivable and an offsetting deferred inflow of resources (note 18).

At lease commencement, the Authority initially measures the lease receivable at the present value of payments expected to be received during the lease term. Subsequently, the lease receivable is reduced by the principal portion of lease payments received. The deferred inflow of resources is measured at the value of the lease receivable plus any payments received at or before the commencement of the lease term that relate to future periods. The Authority recognizes interest income on the lease receivable, and lease revenue from the deferred inflows of resources in a systematic and rational manner over the term of the lease. Variable payments are excluded from the valuations unless they are fixed in substance. For leases featuring payments tied to an index or market rate, the valuation is based on the initial index or market rate. The Authority does not have any leases subject to a residual value guarantee.

Key estimates and judgments include how the Authority determines the (i) discount rate it uses to calculate the present value of the expected lease payments to be received, (ii) lease term, and (iii) lease payments to be received.

(i) If there is no discount rate explicitly defined in the lease agreement the Authority uses its estimated incremental borrowing rate as the discount rate for leases. The Authority's incremental borrowing rates for leases were determined based on reference to market yield data from General Obligation A-Rated bonds. The yield curve is updated on a quarterly basis and the yield curve nearest to the inception of the new lease will be used when calculating the appropriate discount rate.

(ii) The lease term includes the noncancellable portion of the lease, plus any additional periods covered by either the Authority's or lessee's unilateral option to (1) extend for which it is reasonably certain to be exercised, or (2) terminate for which it is reasonably certain not to be exercised. Periods in which both the Authority and the lessee have an option to terminate are excluded from the lease term.

(iii) Lease payments to be received are evaluated by the Authority to determine if they should be included in the measurement of the lease receivable, including those payments that require a determination of whether they are reasonably certain of being received.

The Authority monitors changes in circumstances that may require remeasurement of a lease. When certain changes occur that are expected to significantly affect the amount of the lease, the receivable is remeasured and a corresponding adjustment is made to the deferred inflow of resources.

Noncurrent lease receivable is reported within the noncurrent assets section of the statement of net position, net of the short-term portion of the lease receivable reported as current assets.

Lessee and Subscription Based Information Technology Arrangements (SBITA)

The Authority is a lessee for one noncancellable lease of equipment from an external party with future minimum payments totaling \$377 and \$526 as of December 31, 2023 and 2022, respectively. The Authority also has several noncancellable SBITAs for the right-to-use information technology and software. For leases and SBITAs with a maximum possible term of 12 months or less at commencement, the Authority recognizes expense based on the provisions of the lease/SBITA contract. For all other leases/SBITAs (i.e. those that are not short-term), the Authority recognizes a right-of-use lease/SBITA asset (note 4) and lease/SBITA liability (note 18).

At lease/SBITA commencement, the Authority initially measures the lease/SBITA liability at the present value of payments expected to be made during the lease/SBITA term. Subsequently, the lease/SBITA liability is reduced by the principal portion of the lease/SBITA payment made. The lease asset is measured as the initial amount of the lease liability, adjusted for lease payments made at or before the lease commencement date, plus certain initial direct costs. The SBITA asset is initially measured as the initial amount of the SBITA liability, less subscription payments made at or before the subscription commencement date, less any vendor incentives received at or before the subscription commencement date, plus the capitalizable implementation costs. Subsequently, the lease/SBITA asset is amortized on a straight-line basis over the shorter of the lease/SBITA term or its useful life. The Authority recognizes interest expense on the lease/SBITA liability using the effective interest method based on the discount rate determined at lease/SBITA commencement.

Variable payments are excluded from the valuations unless they are fixed in substance. For leases featuring payments tied to an index or market rate, the valuation is based on the initial index or market rate. The Authority does not have any leases subject to a residual value guarantee.

Key estimates and judgments include how the Authority determines the (i) discount rate it uses to calculate the present value of the expected lease/SBITA payments to be made, (ii) lease/SBITA term, and (iii) lease/SBITA payments to be made.

(i) The Authority uses the implicit interest rate within the lease or SBITA as the discount rate to discount the expected lease payments to the present value. When the interest rate is not provided, the Authority uses its estimated incremental borrowing rate as the discount rate for leases/SBITA (see above – Lessor).

(ii) The lease/SBITA term includes the noncancellable portion of the lease/SBITA, plus any additional periods covered by either the Authority's or lessor's unilateral option to (1) extend for which it is reasonably certain to be exercised, or (2) terminate for which it is reasonably certain not to be exercised. Periods in which both the Authority and the lessor have the option to terminate are excluded from the lease/SBITA term.

(iii) Lease/SBITA payments to be made are evaluated by the Authority to determine if they should be included in the measurement of the lease/SBITA liability, including those payments that require a determination of whether they are reasonably certain of being made.

The Authority monitors changes in circumstances that may require remeasurement of a lease. When certain changes occur that are expected to affect the amount of the lease significantly, the liability is remeasured and a corresponding adjustment is made to the right of use lease asset.

Right of use lease assets and SBITA assets are reported within capital assets. The lease liability is reported within the noncurrent liabilities section of the statement of net position, net of the current portion of the lease liability reported within current liabilities.

The SBITA liability is reported within the noncurrent liabilities section of the statement of the net position under the caption Subscription liabilities, net of the current portion of the SBITA liability reported within current liabilities under the caption Current portion of subscription liabilities.

(i) Public-Private Partnerships

The Authority is a party to certain agreements that are PPP's as defined by GASB 94. A PPP is an arrangement in which a government (the transferor) contracts with an operator (a governmental or non-governmental entity) to provide public services by conveying control of the right to operate or use a nonfinancial asset, such as infrastructure or other capital asset, for a period of time in an exchange or exchange-like transaction.

At the commencement of the PPP term, if an underlying asset is an existing asset of the Authority as a transferor, the Authority will continue to recognize the underlying asset in addition to a receivable for installment payments and a deferred inflow of resources.

In addition, if an underlying PPP asset is a new asset constructed by the operator, the Authority as a transferor recognizes as asset for improvements made by the operator to the existing underlying PPP asset of the Authority, and a deferred inflow of resources, when the improvements are placed into service. The PPP capital asset accounting follows the applicable guidance as described in note 2(c), unless the agreement stipulates that the asset must be returned in its original condition, in which case the asset will not be depreciated. The deferred inflow is recognized over the remaining term of the agreement as inflows of resources.

(j) Bonds Payable

Bonds payable consist of the total amount of outstanding bonds plus unamortized premiums and less unamortized discounts.

(k) Compensated Absences

The Authority accrues employees' unused sick leave and vacation time to be used at a later date or paid in cash upon termination or retirement from the Authority. The liability for sick leave and vacation is based on the employment date and the limits vary based on the employee's specific union contract and/or Authority policy. The liability for both amounts is calculated based on the pay and salary rates in effect at the statement of net position date.

(1) Unearned Revenue

The Authority recognizes revenue when earned. Amounts received in advance of the periods in which related services are rendered are recorded as a liability. Unearned revenue includes prepayment of tolls from New Jersey E-ZPass customers, prepayment of rent by companies for the use of the Authority's fiber optic lines and communication towers, advance rent paid by Live Nation Worldwide, Inc, as well as advance payments by the Pennsylvania Turnpike Commission for its share of maintenance work on a jointly owned facility.

(m) Deferred Outflows and Deferred Inflows of Resources

Deferred outflows of resources include deferred amount on refunding and derivative instruments, deferred amount relating to pensions, and deferred amount relating to other postemployment benefit (OPEB). Deferred outflows of resources represent a consumption of net assets that applies to future periods.

Deferred inflows of resources include change in fair value of hedging derivatives, deferred amounts relating to pensions, deferred amount relating to other postemployment benefit (OPEB), deferred amounts relating to leases, and deferred amounts relating to PPP's. Deferred inflows of resources represent an acquisition of net assets that applies to future periods.

Change in fair value of hedging derivatives is resulting from the change due to deferred gain or loss and amortization of deferred gain or loss on interest rate swaps. Deferred amount on refunding is resulting from a loss in refinancing of debts due to a difference between the reacquisition price and the net carrying amount of the old debt and is amortized over the life of the old or new debt, whichever is shorter. Deferred outflows and deferred inflows of resources relating to pensions are reported for differences between expected or projected results compared to actual results related to the Authority's proportionate share in the cost sharing pension plan as well as changes in the Authority's proportion of the plan from the prior period. Deferred outflows of resources also include the portion of employer contributions subsequent to the measurement date. Deferred outflows and deferred inflows of resources related to OPEB are the result of differences between the actual and expected experience and the changes of assumptions which are not reflected in the current year's OPEB expense. Deferred outflows of resources relating to OPEB also include the payments of the retiree health benefits payments subsequent to the measurement date of the liability. Deferred inflows of resources relating to leases represent the recognition of the net present value of the lease receivable (note 2(h)). Deferred inflows of resources relating to PPP's represent the recognition of the net present value on PPP installments receivable and of the improvement costs of PPP assets constructed by the operator.

(n) Net Position

Net position is displayed in three components as follows:

Net investment in capital assets - This consists of capital assets, SBITA assets, and right-of-use lease assets, net of accumulated depreciation and amortization, less the outstanding balances of any bonds, notes, or other borrowings that are attributable to the acquisition, construction, or improvement of those assets.

Restricted under trust agreements - This consists of net position that is legally restricted by outside parties or by law through constitutional provisions or enabling legislation. When both restricted and unrestricted resources are available for use, generally it is the Authority's policy to use restricted resources first, and then unrestricted resources when they are needed.

Unrestricted - This consists of net position that does not meet the definition of "restricted" or "net investment in capital assets."

(o) Toll Revenue

Revenues from tolls are recognized in the period earned. Toll revenue is considered earned when a vehicle passes through a toll collection point and is recorded by the toll collection monitoring system. Toll revenue from transactions which are recorded as a violation by the toll collection monitoring system are recorded as an uncollected toll (reduction of toll revenue) on the day the transaction occurs. Toll revenue from the violation enforcement process can be collected through sending the patron an advisory payment request (APR) or billing the patron's E-ZPass account (when applicable). Previously uncollected toll

revenue that is collected via APR is recognized as violation toll revenue on the date in which it is received. However, when the uncollected toll revenue is collected through billing a customer's E-ZPass account, it is recognized as violation toll revenue on the date in which the transaction has been posted to the customer's E-ZPass account. Pursuant to the provisions of the Bond Resolution, the Authority has covenanted to charge and collect such tolls as are required in order that in each calendar year net revenue shall at least equal the net revenue requirement under the aforementioned resolution. The Act authorizes the Authority to set tolls subject to prior approval in writing from the Governor and from either or both the State Treasurer and the Director of Budget and Accounting of the Department of the Treasury. The Act further provides that the powers conferred upon the Governor and the Treasurer of the State described shall be exercised with due regard for the rights of the holders of bonds of the Authority at any time outstanding, and nothing in, or done pursuant to, the Act shall in any way limit, restrict or alter the obligation or powers of the Authority or officer of the Authority to carry out and perform in every detail each and every covenant, agreement or contract at any time made or entered into by or on behalf of the Authority with respect to its bonds or for the benefit, protection or security of the holders thereof.

(p) Fees

Fees consist of the Authority's share of fees and charges generated from the operation of the New Jersey E-ZPass Customer Service Center (NJ E-ZPass CSC) as well as administrative fees collected on the Authority's behalf. The NJ E-ZPass CSC is currently operated by the NJ E-ZPass Group and Conduent, Inc. (formerly known as Xerox State and Local Solutions, Inc.). The NJ E-ZPass Group consists of the New Jersey Turnpike Authority, South Jersey Transportation Authority, Delaware River Port Authority, Delaware River Bay Authority, the Burlington County Bridge Commission, the Delaware River Joint Toll Bridge Commission, and the Cape May County Bridge Commission.

The fees and charges consist primarily of the monthly membership fee charged to New Jersey E-ZPass account holders and the administrative fee collected from toll evaders. In addition, other fees are charged to E-ZPass account holders for such items as monthly statement delivery, transponders sales, lost and stolen transponders and returned checks. Revenue is also generated from allowing certain parking lots to accept E-ZPass as payment and interest on prepaid and tag deposit account balances. For financial reporting purposes, fees and charges are recognized when earned, which is generally when a customer's E-ZPass account is charged, for all but administrative fees and parking fees, which are recognized when received.

(q) Classification of Revenues over Expenses

The Authority has classified its revenues and expenses as either operating or nonoperating.

Operating revenues include activities that have the characteristics of exchange transactions including tolls, fees, recognition of revenue associated with deferred inflows for service areas, and miscellaneous operating revenues. Nonoperating revenue includes activities that have the characteristics of non-exchange transactions, such as the Build America Bonds subsidy and investment income.

Operating expenses include the costs of operating and maintaining the toll roads, administrative expenses, and depreciation on capital assets. All expenses not meeting this definition, including interest expense, are reported as nonoperating expenses.

(r) Income Taxes

The Authority is exempt from federal income taxes under the Internal Revenue Code Section 115 and from state income taxes under N.J.S.A. 27:25-16. Accordingly, no provision is recorded for federal and state income taxes.

(s) Pension and Other Postemployment Benefits

GASB Statement No. 68, *Accounting and Financial Reporting for Pensions* (GASB 68), establishes standards for the measurement and reporting of the proportionate share of the net pension liability and pension expense. For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources related to pension expense, information about the fiduciary net position of the State of New Jersey Public Employees' Retirement System (PERS) and additions to/deductions from PERS fiduciary net position have been determined on the same basis as they are reported by PERS. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments of the plan are reported at fair value (note 11).

GASB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions (GASB 75), establishes accounting and financial reporting for other postemployment benefits (OPEB) that are provided to the employees of state and local governmental employers. GASB 75 establishes standards for recognizing and measuring liabilities, deferred outflows of resources, deferred inflows of resources, and expenses related to OPEB in the basic financial statements. OPEB includes postemployment healthcare, as well as other forms of postemployment benefits (e.g., life insurance) when provided separately from a pension plan (note 12).

(t) Use of Estimates

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

(u) Capital Contributions

Capital contributions include funding from outside sources, inclusive of state and local governments, agencies, authorities and private parties for highway, bridge and other capital improvement projects. The Authority recognized \$400 as capital contributions from outside sources as partial funding for capital projects in 2022. No capital contributions were recognized in 2023.

(v) Adoption of Accounting Pronouncements

The Authority adopted GASB Statement No. 93, *Replacement of Interbank Offered Rates* (GASB 93). GASB 93 addresses accounting and financial reporting implications that result from the replacement of the interbank offered rate. The adoption required the Authority to add additional disclosures to the financial statements for the interest rate swaps (note 7).

Additionally, the Authority adopted GASB Statement No. 99, *Omnibus 2022* (GASB 99). The adoption of this Standard did not have an impact on the Authority's financial statements.

The Authority also adopted GASB Statement No. 96, *Subscription-Based Information Technology Arrangements* (GASB 96). This statement establishes new requirements for calculating and reporting the Authority's subscription-based information technology arrangement activities.

The balances below were calculated using the facts and circumstances that existed at January 1, 2022, the date of adoption, as prescribed by GASB 96.

	Jan orig	uary 1, 2022 as inally reported_	2022 as GASB 96 reported impact		January 1, 2022 as restated	
Prepaid expenses	\$	12,168	\$	(1,249)	\$	10,919
Capital assets, net of depreciation and amortization		12,394,122		4,541		12,398,663
Accounts payable and accrued expenses		240,896		39		240,935
Current portion of subscription liability		—		1,252		1,252
Subscription liability		—		2,002		2,002
Net investment in capital assets		1,697,118		4,541		1,701,659
Unrestricted		(969,626)		(4,541)		(974,167)

	as origi	ember 31, 2022 as originally GASB 96 reported impact		December 31, 2022 as restated		
Prepaid expenses	\$	12,169	\$	(1,813)	\$	10,356
Capital assets, net of depreciation and amortization	12	2,675,304		6,237		12,681,541
Accounts payable and accrued expenses		256,595		744		257,339
Current portion of subscription liability				1,597		1,597
Subscription liability				2,930		2,930
Net investment in capital assets	1	,767,621		6,237		1,773,858
Unrestricted		(830,477)		(7,084)		(837,561)
Total net position	1	,243,249		(847)		1,242,402
Operating Expenses:						
Technology		27,803		(2,064)		25,739
Depreciation and amortization		412,220		2,911		415,131
Change in net position		280,376		(847)		279,529

	December 31, 2022 as originally reported		GASB 96 Impact		December 31, 2022 as restated	
Cash flows from operating activities - payments to suppliers	\$	(351,758)	\$	9,148	\$	(342,610)
Net cash provided by (used in) operating activities	\$	1,719,182	\$	9,148	\$	1,728,330
Purchases and sales of capital assets, net	\$	(689,072)	\$	(9,148)	\$	(698,220)
Net cash provided by (used in) capital and related financing activities	\$	(670,556)		(9,148)		(679,704)

(w) Accounting Pronouncements Issued but Not Yet Effective

The accounting pronouncements issued but not yet effective are GASB Statement No. 100, *Accounting Changes and Error Corrections (*GASB 100), GASB Statement No. 101, *Compensated Absences* (GASB 101), and GASB Statement No. 102, *Certain Risk Disclosures* (GASB 102).

GASB 100 helps to enhance accounting and financial reporting requirements for accounting changes and error corrections. GASB 101 addresses the objective to better meet the information needs of financial statement users by updating the recognition and measurement guidance for compensated absences. GASB 102 provides users of government financial statements with information about risks related to a government's vulnerabilities due to certain concentrations or constraints that is essential to their analyses for making decisions or assessing accountability. The Authority is currently evaluating the applicability and the impact of these new statements.

(3) Cash and Investments

The New Jersey Turnpike Authority is authorized to engage in investment activity pursuant to the Act, and the Bond Resolution. Specific investment policies and practices are set forth in certain sections of the Authority's Investment Policy adopted on September 24, 2013. These guidelines are adhered to by the Authority's Finance Department when making day-to-day investment decisions. The Authority principally invests in securities of United States agencies, highly rated commercial paper, demand accounts, certificates of deposit, and repurchase agreements. According to management, the Authority is not in violation of any provisions of the Act, the Bond Resolution or its Investment Policy.

(a) Cash

All monies held under the Bond Resolution, except amounts held by the Trustee or amounts which constitute investment securities, shall be continuously and fully secured by pledging, as collateral security, direct obligations of or obligations guaranteed by the United States of America having a fair value not less than the amount of such monies.

The total cash carrying amount as of December 31, 2023 and 2022 is \$261,429 and \$241,549, respectively. The actual amount of cash on deposit in all bank accounts as of December 31, 2023 and 2022 was \$238,418 and \$224,243, respectively. Authority bank accounts had a book balance as of December 31, 2023 and 2022 of \$260,812 and \$240,907, respectively, actual cash on deposit of \$237,801 and \$223,352, respectively, and are collateralized by pledged securities totaling \$370,255 and \$267,171, respectively, held in the Authority's name by the Authority's financial institutions or its agents. The Foundation's cash balance as of December 31, 2023 and 2022 includes a book balance of \$617 and \$642, respectively. The actual amount of cash on deposit in the Foundation's bank accounts as of December 31, 2023 and 2022 was \$617 and \$891, respectively, of which \$435 and \$435, respectively, was insured by the FDIC. The Foundation bank account balances are not subject to the collateral posting requirements of the Bond Resolution.

(b) Investments

All securities, other than securities held by the respective trustees for the benefit of the bondholders, are held by the Authority. All investment transactions are recorded on a transaction date basis.

Fair Value Measurement

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the financial statement measurement date. The fair value hierarchy categorizes the inputs to valuation techniques used to measure fair value into three levels as follows:

- Level 1 unadjusted quoted or published prices for identical assets or liabilities in active markets that a government can access at the measurement date.
- Level 2 quoted or published prices other than those included within Level 1 and other inputs that are observable for an asset or liability, either directly or indirectly.
- Level 3 unobservable inputs for an asset or liability.

The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3. When the fair value of an asset or a liability is measured using inputs from more than one level of the fair

value hierarchy, the measurement is considered to be based on the lowest priority level that is significant to the entire measurement.

While the Authority believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different estimate of fair value at the reporting date.

The following is a description of the valuation methodologies used for instruments measured at fair value:

- Certificates of Deposit The fair value of certificates of deposits are based on matrix pricing based on the securities' relationship to benchmark quoted prices.
- Commercial Paper The fair value is based on model-derived pricing based on the securities' purchase cost and date.
- Federal Agency Notes and U.S. Treasury Bills The fair value of federal agency notes and U.S. treasury bills are valued using mid prices based on the average of bid/ask quotes from a consortium of broker dealer institutions.
- U.S. Treasury Notes The fair value of U.S. treasury notes are based on quoted prices for identical securities in markets that are not active or quoted prices for similar securities in active markets.
- State of New Jersey Cash Management Fund The fair value of the State of New Jersey Cash Management Fund is based on quoted or published prices.

The Authority's investments as of December 31, 2023 and 2022 are summarized in the following tables by their fair value hierarchy:

December 31, 2023									
		Total	Level 1	Level 2					
Investments measured at fair value:									
Certificates of Deposit	\$	544,975		544,975					
Commercial Paper		775,539		775,539					
Federal Agency Notes		1,195,118	_	1,195,118					
State of New Jersey Cash Management Fund		5,971	5,971	_					
U.S. Treasury Bills		415,631	415,631						
U.S. Treasury Notes		328,481	—	328,481					
Total investments	\$	3,265,715	421,602	2,844,113					

December 31, 2022							
		Total	Level 1	Level 2			
Investments measured at fair value:							
Cash Reserve	\$	1,633	1,633				
Certificates of Deposit		749,956	—	749,956			
Commercial Paper		980,875	—	980,875			
Federal Agency Notes		1,256,793	_	1,256,793			
State of New Jersey Cash Management Fund		2,815	2,815				
U.S. Treasury Bills		480,000	480,000	—			
U.S. Treasury Notes		125,774		125,774			
Total investments	\$	3,597,846	484,448	3,113,398			

Investment Maturity

The Authority's Investment Policy specifies maximum maturity limits by Bond Resolution Fund and by type of investment. At the time of purchase, the maturity of each security in the portfolio may not exceed the following maximum time frames for the respective fund in which the investment is made. The maximum maturity will take into account any call, put, prepayment or other features that may impact maturity. All investments mature no later than necessary to provide monies when needed for payments to be made from such funds.

- Revenue Funds 1 year (by Bond Resolution)
- Construction Funds 5 years (by Authority Policy)
- Maintenance Reserve Fund 2 years (by Bond Resolution)
- Special Projects Reserve Fund 2 years (by Bond Resolution)
- General Reserve Fund 3 years (by Bond Resolution)

- Debt Service Fund 1 year (by Authority Policy)
- Charges Fund 3 months (by Authority Policy)
- Debt Reserve Fund 5 years (by Bond Resolution)

The Authority's Investment Policy limits the maturity of commercial paper investments to 270 days. There is no other specific maturity limit for other types of Investment Securities; however the maturities are limited by Bond Resolution Fund as noted above.

Investments are generally purchased with the intent of holding to maturity, but the Chief Financial Officer, or designee, has the flexibility to restructure and rebalance portfolio holdings to manage risk and take advantage of market opportunities.

As of December 31, 2023 and 2022 the Authority had the following investments by their maturity date range:

	December 31, 2023				
		Investment	maturities ⁽¹⁾		
		Less than			
Investment type	Fair value	1 year	1–5 years		
Investments:					
Certificates of Deposit	\$ 233,126	233,126			
Commercial Paper	225,149	225,149			
Federal Agency Notes	715,092	664,768	50,324		
U.S. Treasury Bills	236,358	236,358			
U.S. Treasury Notes	327,558	327,558			
Total investments	1,737,283	1,686,959	50,324		
Restricted investments held by trustee:					
Certificates of Deposit	241,913	152,923	88,990		
Commercial Paper	383,889	383,889			
Federal Agency Notes	407,594	9,713	397,881		
U.S. Treasury Bills	156,026	156,026			
U.S. Treasury Notes	923	905	18		
Total restricted investments held by trustee	1,190,345	703,456	486,889		
Restricted investments held by Authority:					
Certificates of Deposit	69,936	35,000	34,936		
Commercial Paper	166,501	166,501	,		
Federal Agency Notes	72,432	72,432	_		
State of New Jersey Cash Management Fund	5,971	5,971			
U.S. Treasury Bills	23,247	23,247			
Total restricted investments held by Authority	338,087	303,151	34,936		
Total investments	\$3,265,715	2,693,566	572,149		

Note:

(1) The Authority does not have any investments with maturities greater than 5 years.

	December 31, 2022			
		Investment	maturities ⁽¹⁾	
Investment type	Fair value	Less than 1 year	1–5 years	
Investments:				
Certificates of Deposit	\$ 325,738	325,738		
Commercial Paper	466,824	466,824		
Federal Agency Notes	564,972	564,972	_	
U.S. Treasury Bills	145,593	145,593	_	
U.S. Treasury note with coupon	124,907	124,907	—	
Total investments	1,628,034	1,628,034		
Restricted investments held by trustee:				
Certificates of Deposit	204,764	165,193	39,571	
Commercial Paper	236,382	236,382		
Federal Agency Notes	348,873		348,873	
U.S. Treasury Bills	334,407	334,407	_	
U.S. Treasury note with coupon	867		867	
Total restricted investments held by trustee	1,125,293	735,982	389,311	
Restricted investments held by Authority: Cash Reserve	1 (22	1 (22		
	1,633	1,633 149,991	69,463	
Certificates of Deposit Commercial Paper	219,454 277,669	277,669	09,403	
Federal Agency Notes	342,948	342,948		
State of New Jersey Cash Management Fund	2,815	2,815	_	
Total restricted investments held by Authority	844,519	775,056	69,463	
Total investments		3,139,072		
i otar myestments	\$3,597,846	3,139,072	458,774	

Note:

(1) The Authority does not have any investments with maturities greater than 5 years.

The Authority's investment portfolio is subject to the following risks:

Interest rate risk: Interest rate risk is the risk that changes in interest rates will adversely affect the fair value of an investment. As a means of limiting its exposure to fair value losses arising from rising interest rates, the Authority's Investment Policy sets maximum maturity limits for investments and requires that investment maturities are matched to the Authority's liquidity needs. At the time of purchase, the maturity of each security in the portfolio may not exceed the following maximum time frames for the respective fund in which the investment is made in accordance with the Bond Resolution or Authority policy.

Credit risk: Credit risk is the risk that an issuer or other counterparty to an investment will not fulfill its obligations. The Authority's investment guidelines and policies are designed to protect principal by limiting credit risk. This is accomplished through ratings, and collateral requirements that vary according to the type of investment as defined in the Authority's Investment Policy. The Authority's Investment Policy states that all investments ratings shall be based on security ratings at the time of purchase. In the

event of a downgrade in rating, the Chief Financial Officer, or designee, will determine whether to sell or hold the investment. The Authority will not make an investment in an issuer who has a negative outlook associated with their credit rating, except for US Treasury or Federal Agencies. The portfolio's average credit quality should be rated Aa3/AA- or better by Moody's/S&P. In addition, certain investment securities require collateral posting requirements as outlined in note 2(d).

As of December 31, 2023 and 2022, the Authority's investment quality ratings as rated by Standard & Poor's and Moody's were as follows:

	December 31, 2023										
		Standard and Poor's/Moody's									
				Instru	ument						
Ratings		ertificate f Deposit	Commercial Paper								
A-1/P-1	\$	73,220	_	_	—	_	73,220				
A-1+/P-1		347,518	775,539	650,116	_	—	1,773,173				
A-1+/WR (1)		_		—	415,631	328,463	744,094				
NR/P-1 (2)		_		96,798		_	96,798				
AA-/NR (2)		123,927	—	_	_	—	123,927				
AA+/Aaa		_	_	-	—	18	18				
NR/Aaa (2)		_	—	448,204	_	—	448,204				
A-2/Baa1 (3)		310				_	310				
	\$	544,975	775,539	1,195,118	415,631	328,481	3,259,744				

(1) WR - withdrawn rating from the agency

(2) NR - not rated by the agency. The State of New Jersey Cash Management Fund is not rated by either Standard & Poor's nor Moody's rating agencies.

(3) Investment held by the Garden State Arts Foundation

	Standard and Poor's/Moody's							
			Instrument					
Ratings	Certificate of Deposit	Commercial Paper	Federal Agency Notes	U.S. Treasury Bills	U.S. Treasury Notes	Totals		
A-1/P-1	\$ 142,142		_			142,142		
A-1+/P-1	498,779	980,875	618,485	_		2,098,139		
A-1+/WR (1)	_			480,000	124,907	604,907		
NR/P-1 (2)	—		289,435	_	_	289,435		
A+/A2	23,493			_		23,493		
AA/Aa2	34,971			_	_	34,971		
AA-/WR (1)	50,571			_		50,571		
AA+/Aaa	_	_	279,952	_	867	280,819		
NR/Aaa (2)			68,921			68,921		
	\$ 749,956	980,875	1,256,793	480,000	125,774	3,593,398		

December 31, 2022 Standard and Poor's/Moody's

(1) WR - withdrawn rating from the agency

(2) NR - not rated by the agency. The State of New Jersey Cash Management Fund is not rated by either Standard & Poor's nor Moody's rating agencies.

Custodial credit risk: For investments, custodial credit risk is the risk that in the event of the failure of the counterparty, the Authority will not be able to recover the value of its investments that are in the possession of the outside party. Investment securities are exposed to custodial credit risk if the securities are uninsured, are not registered in the name of the Authority, and are held by either the counterparty or the counterparty's trust department or agent but not in the name of the Authority.

The Authority manages custodial credit risk by limiting its investments to highly rated institutions, having its investments registered in its name, and requiring high quality collateral be held by the counterparty in the name of the Authority for certain investment securities. As of December 31, 2023 and 2022, the Authority was not exposed to custodial credit risk on its investment securities.

Concentration of credit risk: Concentration of credit risk is the risk of loss attributed to the magnitude of a government's investment in a single issuer that exceeds 5% or more of its total investments. Concentrations limits are established in the Authority's Investment Policy as follows:

There are no limitations on investments carrying the full faith and credit of the United States Government, including repurchase agreements collateralized by such investments;

- a. Investments in any single Federal Agency not carrying the full faith and credit of the United States Government are limited to 40% of the portfolio;
- b. Investments in Certificates of Deposit are limited to 30% of the portfolio;
- c. Investments made in Commercial Paper are limited to 30% of the total portfolio;
- d. Investments in Municipal securities are limited to 30% of the total portfolio;
- e. Investments in any one single issuer (excluding US Treasury and Federal Agency securities) are limited to 5% of the portfolio.

The Investment Policy authorizes the management to deviate from the policy if it is in the general best interest of the Authority. More than 5% of the Authority's investments are concentrated in the following issuers as of December 31, 2023 and 2022, respectively:

	Decem	ber 31
Issuer	2023	2022
U.S. Treasury	22.8%	16.8%
Federal Home Loan Bank	22.5	22.2
Barclays US Funding Corp	6.2	N/A
First Abu Dhabi Bank	5.3	9.8
Nordea Bank	5.1	5.2
International Bank for Reconstructive Development	5.0	N/A
Freddie Mac	N/A	5.0

At December 31, 2023, the Authority exceeded its concentration limits for a single issuer with Barclays US Funding Corp., First Abu Dhabi Bank, Nordea Bank, and International Bank for Reconstructive Development. Holdings in these issuers increased in 2023 because they offered the best rates and available securities when the Authority had available funds to invest, considering the ongoing market conditions. At December 31, 2022, the Authority exceeded its concentration limits for a single issuer with First Abu Dhabi Bank and Nordea Bank.

(4) Capital Assets

Capital assets consist of land, construction in progress, infrastructure, buildings, and equipment. Infrastructure assets are typically items that are immovable, such as highways and bridges. These assets are capitalized as per the Authority's capitalization policy and depreciated as per the depreciation policy. The schedule below shows a summary of changes in the capital assets as of December 31, 2023 and 2022 is as follows:

Classification	D	ecember 31, 2022	Additions	GASB 96 Additions*	Retirements/ transfers	December 31, 2023
Non-depreciable capital assets:		2022	Additions	Additions	ti ansier s	2025
Land	\$	833,761	_		_	833,761
Construction In Progress	Ψ	876,147	877,020		(761,561)	991,606
Total non-depreciable		, .	,.			
capital assets		1,709,908	877,020	_	(761,561)	1,825,367
Depreciable capital assets:		, ,				<u> </u>
Roadways		6,976,055	277,052	_	_	7,253,107
Bridges		6,391,129	258,537	_		6,649,666
Buildings and improvements		1,406,403	98,038		_	1,504,441
Equipment		1,845,567	127,934	_	(5,941)	1,967,560
Total depreciable						
capital assets		16,619,154	761,561	_	(5,941)	17,374,774
Total capital assets		18,329,062	1,638,581	_	(767,502)	19,200,141
Less accumulated depreciation:						
Roadways		(2,454,140)	(199,232)			(2,653,372)
Bridges		(1,862,457)	(136,598)	_	_	(1,999,055)
Buildings and improvements		(395,100)	(28,024)			(423,124)
Equipment		(942,587)	(71,098)		5,941	(1,007,744)
Total accumulated						
depreciation		(5,654,284)	(434,952)		5,941	(6,083,295)
Capital assets, net	\$	12,674,778	1,203,629		(761,561)	13,116,846
Right-of-use lease assets,	â				(1.10)	
net	\$	526			(149)	377
SBITA assets, net	\$	6,237	<u> </u>	(1,766)		4,471
Total capital assets, net	\$	12,681,541	\$ 1,203,629	\$ (1,766)	\$ (761,710)	\$ 13,121,694

*SBITA assets are presented net of accumulated amortization. Gross SBITA asset additions totaled \$1,098 and accumulated amortization additions totaled \$2,864 for the year ended December 31, 2023 (note 18).

New Jersey Turnpike Authority (A Component Unit of the State of New Jersey)

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	D	ecember 31,		GASB 96	Retirements/	December 31,
Classification		2021	Additions	Additions*	transfers	2022
Non-depreciable capital assets:						
Land	\$	833,761	—	—		833,761
Construction In Progress		590,538	671,593		(385,984)	876,147
Total non-depreciable						
capital assets		1,424,299	671,593		(385,984)	1,709,908
Depreciable capital assets:						
Roadways		6,767,602	208,453	—	_	6,976,055
Bridges		6,282,452	108,677	_	_	6,391,129
Buildings and improvements		1,358,875	47,528	_	_	1,406,403
Equipment		1,805,484	42,609	—	(2,526)	1,845,567
Total depreciable						
capital assets		16,214,413	407,267	—	(2,526)	16,619,154
Total capital assets		17,638,712	1,078,860		(388,510)	18,329,062
Less accumulated depreciation:						
Roadways		(2,273,207)	(180,933)	—		(2,454,140)
Bridges		(1,729,563)	(132,894)			(1,862,457)
Buildings and improvements		(368,263)	(26,837)	_	_	(395,100)
Equipment		(873,557)	(71,556)	_	2,526	(942,587)
Total accumulated						
depreciation		(5,244,590)	(412,220)		2,526	(5,654,284)
Capital assets, net	\$	12,394,122	666,640		(385,984)	12,674,778
Right-of-use lease assets, net	\$	_	526			526
SBITA assets, net	\$	_	—	6,237		6,237
Total capital assets, net	\$	12,394,122	\$ 667,166	\$ 6,237	\$ (385,984)	\$ 12,681,541

*SBITA assets are presented net of accumulated amortization. Gross SBITA asset additions totaled \$4,541 at January 1, 2022 and \$4,607 during 2022. Accumulated amortization additions totaled \$2,911 for the year ended December 31, 2022 (note 18).

(5) Accounts Payable and Accrued Expenses

Accounts payable consist of amounts owed to vendors for goods and services related to the operation and maintenance of the Turnpike System, and amounts owed to vendors related to materials and services for capital projects. Accounts payable – E-ZPass Group Agencies includes tolls and fees payable from New Jersey E-ZPass customer prepaid balance accounts to tolling agencies utilizing E-ZPass as a payment method. Accounts payable–pension includes the Authority's annual State of New Jersey Public Employees' Retirement System (PERS) payment invoiced by the State of New Jersey, Division of Pension and Benefits, in February 2024 and January 2023, and is payable on April 1, 2024 and April 1, 2023, respectively. Accrued expenses include accrued salaries and health benefits earned by employees, while other accrued expenses primarily include the inventory receipt accruals.

A summary of the accounts payable and accrued expenses as of December 31, 2023 and 2022 is as follows:

	Decembe	r 31
	2023	2022
Vendors – operations and maintenance	\$ 67,938	72,245
Vendors – capital expenditures	85,936	81,013
Accounts payable – E-ZPass Group Agencies	82,090	63,103
Accounts payable – pension	24,862	23,619
Accrued salaries and benefits	16,434	13,232
Accrued expenses – other	2,847	4,127
Total	\$ 280,107	257,339

(6) Bond Indebtedness

As of December 31, 2023 and 2022, bond indebtedness consisted of the following:

			Decem	ber 31
	Interest rate	Maturity	2023	2022
Furnpike revenue bonds:				
Series 2004C-2, not subject to optional redemption prior to maturity	5.50%	Jan. 1, 2025	\$ 132,850	132,850
Series 2005A, not subject to optional redemption prior to maturity	5.25%	Jan. 1, 2026 through Jan. 1, 2030	173,650	173,650
Series 2005D1-D4, (Federally Taxable Converting to Tax-Exempt) convertible to tax-exempt on Jan. 1, 2009 through Jan. 1, 2013, not subject to optional redemption	5.25%	Jan. 1, 2026	208,735	208,735
Series 2009F, Term Bond, Federally redemption prior to maturity at make- whole redemption price, subject to mandatory redemption on Jan. 1,				
2037 through Jan. 1, 2040	7.41%	Jan. 1, 2040	1,375,000	1,375,000
Series 2010A, Federally Taxable – Issuer Subsidy Build America Bonds, subject to optional redemption prior to maturity at make-whole redemption price. Subject to mandatory redemption on Jan. 1, 2035 through Jan. 1, 2041	7.100/		1 850 000	1 850 000
· ·	7.10%	Jan. 1, 2041	1,850,000	1,850,000
Series 2012A, subject to optional redemption prior to maturity on/after Jan. 1, 2022 in whole or in part	3.63% to 4.00%	Jan. 1, 2031 & Jan. 1, 2033	15,000	15,000
Series 2012B, not subject to optional redemption prior to Jan. 1, 2023	5.00%	Jan. 1, 2019 through Jan. 1, 2023	_	32,655
Series 2013A, not subject to optional redemption prior to Jan. 1, 2023	3.00% to 5.00%	Jan. 1, 2017 through Jan. 1, 2023	_	5,065
Series 2013F, subject to optional redemption prior to maturity on/after Jan. 1, 2023 in whole or part	3.00% to 5.00%	Jan. 1, 2026 through Jan. 1, 2035	11,780	11,780
Series 2014A, subject to optional redemption prior to maturity on/after July 1, 2024 in whole or part	4.00% to 5.00%	Jan. 1, 2027 through Jan. 1, 2035	889,000	889,000
Series 2014C, not subject to optional redemption prior to maturity	5.00%	Jan. 1, 2019 through Jan. 1, 2025	84,085	106,715
*Series 2015A, subject to optional redemption in whole or part, on/after Jan. 1, 2016	Variable, 4.42% at Dec. 31, 2023, 3.54% at Dec. 31, 2022	Jan. 1, 2024	12,650	19,650
*Series 2015C, subject to optional redemption in whole or part, on/after Jan. 1, 2017	Variable, 4.34% at Dec. 31, 2023, 3.46% at Dec. 31, 2022	Jan. 1, 2024	3,825	7,325
*Series 2015D, subject to optional redemption in whole or part, on/after Jan. 1, 2017	Variable, 4.34% at Dec 31, 2023, 3.46% at Dec 31, 2022	Jan. 1, 2024	3,825	7,325
	2022	Jan. 1, 2024	5,625	1,525

December 31, 2023 and 2022 (Continued)

			Decembe	er 31
	Interest rate	Maturity	2023	2022
Series 2015E, subject to optional redemption prior to maturity on/after Jan. 1, 2025 in whole or part	3.375% to 5.00%	Jan. 1, 2031 through Jan. 1, 2045	750,000	750,000
*Series 2015G, subject to optional redemption in whole or part, on/after Jan. 1, 2017	Variable, 4.28% at Dec 31, 2023, 3.66% at Dec 31, 2022	Jan. 1, 2024	8,625	16,960
Series 2016A, subject to optional redemption in whole or part, on/after Jan. 1, 2026	3.13% to 5.00%	Jan. 1, 2031 through Jan. 1, 2035	149,995	149,995
*Series 2016B, subject to optional redemption in whole or part, on/after Jan. 1, 2018	Variable, 3.70% at Dec. 31, 2022	Jan. 1, 2023	_	75,025
*Series 2016C, subject to optional redemption in whole or part, on/after Jan. 1, 2018	Variable, 3.70% at Dec. 31, 2022	Jan. 1, 2023	_	50,015
*Series 2016D, subject to optional redemption in whole or part, on/after Jan. 1, 2018	Variable, 4.44% at Dec. 31, 2023, 3.71% at Dec. 31, 2022	Jan. 1, 2024	17,250	33,925
Series 2017A, subject to optional redemption in whole, or part on/after Jan. 1, 2027	3.50% to 5.00%	Jan. 1, 2027 through Jan. 1, 2036	600,000	600,000
Series 2017B, subject to optional redemption in whole or part on/ after Jan. 1, 2028	4.00% to 5.00%	Jan. 1, 2025 through Jan. 1, 2040	646,765	646,765
Series 2017 C1-6, not subject to redemption prior to maturity	Variable, 4.50% at Dec. 31, 2023; 3.48% to 3.63% at Dec. 31, 2022	Jan. 1, 2021 through Jan. 1, 2024	36,475	71,050
Series 2017D, not subject to redemption prior to maturity	Variable, 4.50% at Dec. 31, 2023; 3.48% to 3.58% at Dec. 31, 2022	Jan. 1, 2022 through Jan. 1, 2024	146,625	163,300
Series 2017E, subject to optional redemption in whole or part, on/ after Jan. 1, 2028		Jan. 1, 2024 through		
Series 2017F, subject to optional redemption in whole or part, on any date	5.00%	Jan. 1, 2013 Jan. 1, 2019 through	359,680	359,680
Series 2017G, subject to optional redemption in whole or part, on/ after Jan. 1, 2028	2.14% to 3.73%	Jan. 1, 2036 Jan. 1, 2033 through	95,370	104,770
	3.25% to 5.00%	Jan. 1, 2043	726,640	726,640

December 31, 2023 and 2022 (Continued)

Notes to Financial Statements (Dollars shown in thousands)

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			Decem	ber 31
	Interest rate	Maturity	2023	2022
Series 2019A, subject to optional redemption in whole or part, on/after Jan. 1, 2029	4.00% to 5.00%	Jan. 1, 2048	449,110	449,110
*Series 2020A, subject to optional redemption in whole or part, on/after Apr. 1, 2021	Variable, 4.64% at Dec. 31, 2023, 3.60% at Dec. 31, 2022	Jan. 1, 2024	4,375	8,375
*Series 2020B, subject to optional redemption in whole or part, on/after Jul. 1, 2025	2.50%	Jan. 1, 2028	24,935	24,935
*Series 2020C, subject to optional redemption in whole or part, on/after Jul. 1, 2025	3.22%	Jan. 1, 2035	28,000	163,230
*Series 2020D, not subject to optional redemption prior to maturity	5.00%	Jan. 1, 2028	149,440	149,440
Series 2021A, subject to optional redemption in whole or part, on/after Jan. 1, 2031	4.00%	Jan. 1, 2042 through Jan. 1, 2051	502,500	502,500
Series 2021B, not subject to redemption prior to maturity	0.47% to 1.86%	Jan. 1 2023 through Jan. 1, 2031	801,995	803,995
Subject to optional redemption, in whole or part, on/after Jan. 1, 2031	1.96% to 2.78%	Jan. 1, 2032 through Jan. 1, 2040	191,240	191,240
*Series 2022A, subject to redemption, in whole or part, on/after July 1, 2032	4.00%	Jan. 1, 2039 through Jan. 1, 2043	100,000	100,000
Series 2022B, subject to redemption, in whole or part, on/after January 1, 2033	4.25% to 5.25%	Jan. 1, 2042 through Jan. 1, 2052	700,000	700,000
Series 2022C, not subject to redemption prior to maturity	5.00%	Jan. 1, 2024 through Jan. 1, 2030	112,385	112,385
*Series 2023A, subject to redemption, in whole or part, on/after July 1, 2033	5.00%	Jan. 1, 2029 through Jan. 1, 2035	107,305	_
	5.0070	2000	11,469,110	11,788,085
Bond premium - net			462,493	502,184
Bond discount - net			(7,311)	(7,763)
			455,182	494,421
			\$11,924,292	12,282,506
Note:				

*Denotes a direct placement bond

December 31, 2023 and 2022 (Continued)

(a) Bond Insurance

For the Series 2004C, Series 2005A, and Series 2005D Bonds, principal and interest payments are insured on the stated maturity and interest payment dates through municipal bond insurance which totaled \$515,235 as of December 31, 2023 and 2022. In addition, there were insurance policies payable to the Trustee with a payment limit of \$178,333. Although the insurance policies are still in effect at December 31, 2023, according to the terms of the insurance policies, cash and investments in the Debt Reserve Fund must be drawn upon first to satisfy any payments required from the Debt Reserve Fund (note 8).

(b) Interest Payments - Fixed Rate Debt

Interest payments on all fixed rate debt are payable semi-annually on July 1 and January 1.

(c) Variable Rate Debt

The Authority's variable rate bonds are either Direct Purchase (Series 2015A, Series 2015C, Series 2015D, Series 2015G, Series 2016D, and Series 2020A) or Public Offering bonds (Series 2017C and Series 2017D). Driven by the adoption of GASB 93, and based on the recommendation of the Authority's financial advisor, the reference benchmark was replaced for the variable rate debt. For the Direct Purchase bonds, the Authority agreed with TD Bank and JP Morgan Bank to replace the reference benchmark from 1-month LIBOR to the Daily Simple Secured Overnight Financing Rate (SOFR) and Daily Simple SOFR plus 10 basis point spread, respectively. For the Public Offering bonds, the Authority and its Trustee, Bank of New York Mellon, agreed to the International Swaps and Derivatives Association (ISDA) Fallback Protocol language in June 2023 which converted 1-month LIBOR as the reference rate to 1-month Chicago Mercantile Exchange (CME) Term SOFR plus 11.484 basis points. All variable rate debt resets monthly, and the interest is paid monthly as well. The Authority's variable rate debt will mature on January 1, 2024.

(d) Build America Bonds

The Series 2009F Bonds and the Series 2010A Bonds are designated as Federally Taxable, Issuer Subsidy Build America Bonds for purposes of the American Recovery and Reinvestment Act of 2009. The Authority receives a cash subsidy from the United States Treasury originally equal to 35% of the interest payable on the Bonds. The Budget Control Act of 2011 reduced the amount of the subsidy paid by the Federal Government through automatic federal spending cuts commonly known as sequestration. The payment to the Authority received for July 1, 2023 (received in July 2023) and January 1, 2024 interest payment (received in January 2024) was reduced by 5.7%, and will continue to be reduced by 5.7% through the federal fiscal year 2030. There can be no certainty the Federal Government will not make further cuts to the program. These cash payments constitute pledged revenues under the Authority's bond resolution. The Series 2009F Bonds and the Series 2010A Bonds are subject to redemption prior to maturity at the make-whole redemption price which is equal to the greater of (i) 100% of the principal amount of the Bonds to be redeemed plus accrued and unpaid interest and (ii) the sum of the present value of the remaining scheduled payments of principal and interest, discounted to the date on which the Bonds are to be redeemed on a semi-annual basis, assuming a 360 day year consisting of twelve 30 day months, at the adjusted Treasury Rate plus 50 basis points for the Series 2009F Bonds and 40 basis points for the Series 2010A Bonds, plus accrued and unpaid interest. The Bonds are also subject to redemption prior to their maturity at the option of the Authority upon a material adverse change to Section 54AA or 6431 of the Internal Revenue Code of 1986 pursuant to which the Authority's 35% cash subsidy payment is reduced or eliminated. In this case the redemption price is equal to the greater of (i) 100% of principal amount of the Bonds to be redeemed plus accrued and unpaid interest and (ii) the sum of the present value

of the remaining scheduled payments of principal and interest, discounted to the date on which the Bonds are to be redeemed on a semi-annual basis, assuming a 360 day year consisting of twelve 30 day months, at the adjusted Treasury Rate plus 100 basis points, plus accrued and unpaid interest. The Series 2009F Bonds are subject to mandatory redemption on January 1, 2037 through January 1, 2040 at 100% of the principal amount plus accrued interest. The Series 2010A Bonds are subject to mandatory redemption on January 1, 2035 through January 1, 2041 at 100% of the principal amount plus accrued interest.

(e) Floating Rate Bonds

The following tables summarizes the terms of the Authority's direct placement Floating Rate Bonds and publicly offered Floating Rate Bonds as of December 31, 2023:

	Direct Placement Floating Rate Bonds								
Series of bonds	Tax exempt or federally taxable	Final maturity date	Par amount	Floating rate	Interest rate reset				
2015A	Tax-Exempt	1/1/2024	\$ 92,500	67% * Adjusted Daily Simple SOFR + 0.78%	Monthly				
2015C	Tax-Exempt	1/1/2024	43,750	67% * Adjusted Daily Simple SOFR + 0.70%	Monthly				
2015D	Tax-Exempt	1/1/2024	43,750	67% * Adjusted Daily Simple SOFR + 0.70%	Monthly				
2015G	Tax-Exempt	1/1/2024	25,000	69.75% * Daily Simple SOFR + 0.56975%	Monthly				
2016D	Tax-Exempt	1/1/2024	50,000	70% * Daily Simple SOFR + 0.71%	Monthly				
2020A	Tax-Exempt	1/1/2024	33,875	80% * Adjusted Daily Simple SOFR + 0.30%	Monthly				

Direct Placement Floating Rat	e Bonds
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Publicly Offered Floating Rate Bonds

Series of bonds	Tax exempt or federally taxable	Final maturity date	Par amount	Floating rate	Interest rate reset
2017C4	Tax-Exempt	1/1/2024	36,475	70% * (1-month CME Term SOFR + Spread Adjustment) + 0.70%	Monthly
2017D1	Tax-Exempt	1/1/2024	129,375	70% * (1-month CME Term SOFR + Spread Adjustment) + 0.70%	Monthly
2017D4	Tax-Exempt	1/1/2024	17,250	70% * (1-month CME Term SOFR + Spread Adjustment) + 0.70%	Monthly

Pursuant to the terms of the direct placement Floating Rate Bonds, in addition to being subject to mandatory tender for purchase on the Mandatory Tender Date or maturity date set forth in the chart above, upon the occurrence of certain enumerated extraordinary mandatory purchase events, the respective Series of Bonds may also be subject to mandatory tender for purchase at the option of the applicable bank that is the holder of such Series of Bonds prior to the occurrence of such Mandatory Tender Date. In the event that the Authority cannot pay the purchase price for all or a portion of such Series of Bonds on the Mandatory Tender Date or any such extraordinary mandatory purchase date, (i) 50% of the principal amount of any unpurchased Bonds will be subject to mandatory redemption on the date that is one year after such Mandatory Tender Date or extraordinary mandatory purchase date, at a Redemption Price equal to 100% of the principal amount of such Bonds to be redeemed plus accrued interest to the redemption date, and (ii) the entire remaining aggregate principal amount of such unpurchased Bonds will be subject to mandatory redemption on the date that is two years after such Mandatory Tender Date or extraordinary mandatory purchase date, at a Redemption Price equal to 100% of the principal amount of such Bonds to be redeemed plus accrued interest to the redemption date. The publicly offered Floating Rate Bonds are subject to mandatory tender for purchase on the Mandatory Tender Date or maturity date set forth in the chart above. The publicly offered Floating Rate Bonds are not subject to certain extraordinary mandatory tender events.

Notes to Financial Statements (Dollars shown in thousands)

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(f) Security

All bonds outstanding under the Bond Resolution, together with amounts owed under the interest rate swap agreements, are secured on a parity by a pledge of net revenues of the Authority senior in priority to any other Authority obligations secured by such net revenues.

(g) Future Payments of Debt Service

The following table sets forth as of December 31, 2023, payments of principal (through sinking fund installments) and interest to be made to the Debt Service Fund from the Revenue Fund, except for the first three years of payments for the Series 2022B Bonds where interest to be made to the Debt Service Fund is from bond proceeds, on all outstanding bonds of the Authority for the next five years and thereafter. Interest on variable-rate debt and interest rate swaps in the following table is based upon the variable-rates as of December 31, 2023.

	Р	ublicly Offered	1	Di	Direct Placement			
	Principal	Interest non-swap	Interest swap	Principal	Interest non-swap	Interest swap	Total	
December 31:								
2024	\$ 268,325	564,685	7,843	50,550	15,891	2,420	909,714	
2025	342,245	566,144		35,825	12,998	_	957,212	
2026	356,525	551,723		47,030	11,207	—	966,485	
2027	367,995	538,685	-	52,345	9,043	—	968,068	
2028	396,580	523,376	_	39,175	6,648	_	965,779	
2029-2033	2,287,945	2,344,897	_	119,645	23,104	_	4,775,591	
2034-2038	2,781,321	1,714,901	_	15,660	20,207	_	4,532,089	
2039-2043	2,711,759	762,977	-	100,000	12,373	—	3,587,109	
2044-2048	946,030	264,226	-	—	_	_	1,210,256	
2049-2053	550,155	60,530					610,685	
	\$11,008,880	7,892,144	7,843	460,230	111,471	2,420	19,482,988	

Upon the occurrence of certain events of default, including nonpayment of interest or principal on the Bonds, noncompliance with financial and other covenants, or a voluntary or involuntary bankruptcy of the Authority, which have not been remedied, the Trustee, or the holders of not less than 25% of the principal amount of Bonds outstanding, have the right to declare the principal of and interest on all the outstanding Bonds, due and payable immediately. In addition, if an event of default has not been remedied, the Trustee on its own may, and upon request of the holders of not less than 10% of the principal amount of Bonds outstanding shall, proceed to protect and enforce the rights of the bondholders by filing suit against the Authority. These rights of the Bondholders include the ability to require the Authority to comply with its covenant relating to fixing the tolls and charges for use of the Turnpike System and to require that all pledged revenues be paid to the Trustee and applied as required by the Bond Resolution.

(h) Interest Expense

Interest expense was comprised of the following:

est expense was comprised of the following.	Year ended De	cember 31
	2023	2022
Turnpike Revenue Bonds, Series 2004C	\$ 7,307	7,307
Turnpike Revenue Bonds, Series 2005A	9,117	9,117
Turnpike Revenue Bonds, Series 2005D	10,959	10,959
Turnpike Revenue Bonds, Series 2009F	101,943	101,943
Turnpike Revenue Bonds, Series 2010A	131,387	131,387
Turnpike Revenue Bonds, Series 2012A	581	581
Turnpike Revenue Bonds, Series 2012B	—	1,633
Turnpike Revenue Bonds, Series 2013A	_	2,244
Turnpike Revenue Bonds, Series 2013F	402	402
Turnpike Revenue Bonds, Series 2014A	43,340	43,340
Turnpike Revenue Bonds, Series 2014C	4,204	5,336
Turnpike Revenue Bonds, Series 2015A	529	645
Turnpike Revenue Bonds, Series 2015C	172	289
Turnpike Revenue Bonds, Series 2015D	172	289
Turnpike Revenue Bonds, Series 2015E	36,413	36,413
Turnpike Revenue Bonds, Series 2015G	342	674
Turnpike Revenue Bonds, Series 2015H	_	3
Turnpike Revenue Bonds, Series 2016A	7,312	7,312
Turnpike Revenue Bonds, Series 2016B	(7)	3,008
Turnpike Revenue Bonds, Series 2016C	(4)	1,995
Turnpike Revenue Bonds, Series 2016D	703	1,374
Turnpike Revenue Bonds, Series 2017A	29,409	29,409
Turnpike Revenue Bonds, Series 2017B	31,304	31,304
Turnpike Revenue Bonds, Series 2017C	1,726	8,796
Turnpike Revenue Bonds, Series 2017D	5,909	6,468
Turnpike Revenue Bonds, Series 2017E	17,984	17,984
Turnpike Revenue Bonds, Series 2017F	3,491	3,764
Turnpike Revenue Bonds, Series 2017G	30,480	30,480
Turnpike Revenue Bonds, Series 2019A	20,456	20,456
Turnpike Revenue Bonds, Series 2020A	157	307
Turnpike Revenue Bonds, Series 2020B	623	623
Turnpike Revenue Bonds, Series 2020C	3,796	5,261
Turnpike Revenue Bonds, Series 2020D	7,472	7,472
Turnpike Revenue Bonds, Series 2021A	20,100	20,084
Turnpike Revenue Bonds, Series 2021B	16,195	16,204
Turnpike Revenue Bonds, Series 2022A	4,000	2,000
Turnpike Revenue Bonds, Series 2022B ⁽¹⁾	34,708	5,607
Turnpike Revenue Bonds, Series 2022C	5,619	171
Turnpike Revenue Bonds, Series 2023A	1,803	
r	590,104	572,641
Less amortization of bond premium and discount	(30,511)	(27,642)
Less GASB Statement No. 53 interest expense	()	(,-)
adjustment ^{(2) (3)}	(6,434)	(14,969)
	\$ 553,159	530,030
Net interest expense	\$ 333,139	550,050

(1) Interest expense for Series 2022B is paid from bond proceeds through November 1, 2025.

(2) 2023 includes Series 2015A, 2015C, 2015D, 2017C, 2017D, 2020A, and 2024A Bonds.
(3) 2022 includes Series 2015A, 2015C, 2015D, 2015F, 2016B, 2017C, 2017D, 2020A, and 2024A Bonds.

(i) Defeased Bonds

As of December 31, 2023 and 2022, the Authority has approximately \$111,000 and \$699,000, respectively, of bonds outstanding which have been previously defeased in substance and are secured by investments held by various escrow agents. Series 2012B, Series 2013A, and Series 2013F Bonds were redeemed in January 2023 in the amounts of \$475,185, \$33,725, and \$79,100, respectively and are now considered defeased. The outstanding escrow accounts are invested in obligations of U.S. government agencies and are not controlled by the Authority. The bonds are considered extinguished and accordingly, the assets and obligations are not reflected on the financial statements of the Authority.

(j) Forward Delivery Direct Bond Purchase Agreements

On December 17, 2021, the Authority entered into two Forward Delivery Direct Bond Purchase Agreements (Forward Delivery Agreements) with Barclays Capital, Inc. (Barclays) for the anticipated purchase and sale of the Turnpike Revenue Bonds Series 2022A and 2024A. Based on the terms of both the Forward Delivery Agreements, the Authority received an upfront cash payment of \$138,519 on December 28, 2021. The Series 2022A bonds were issued July 1, 2022.

Turnpike Revenue Bonds, Series 2024A (Series 2024A Bonds) are expected to be issued by the Authority on July 1, 2024. The Series 2024A Bonds will partially refund the Series 2014A Bonds and will have an aggregate principal value of \$849,000. The Series 2024A Direct Purchase Agreement gives Barclays the option to enter the Authority into tax-exempt traditional fixed rate or synthetic fixed rate bonds. The traditional fixed rate would match that of the Series 2014A Bonds with coupons of 4% and 5%. The floating rate would be equal to the SIFMA Index rate. In accordance with the terms of swap transaction, Barclays made a payment of \$124,130 on December 28, 2021 representing the option premium. The details of the swap option (swaption) are detailed in note 7.

(7) Derivative Instruments

Traditional interest rate swaps

The fair value balances and notional amounts of derivative instruments outstanding as of December 31, 2023 and 2022, classified by type, and the changes in fair value of such derivative instruments for the year then ended as reported in the accompanying financial statements are as follows:

	Changes in fair value for year ended December 31, 2023		Fair va as of Decembe		
	Classification	Amount	Classification	Amount	Notional
Cash flow hedges:					
Pay-fixed, receive-variable	Deferred Outflow	\$ (2,671)	Interest rate	\$ 50	228,650
interest rate swaps ⁽¹⁾			swa p liabilities		
	Changes in fair value for year		Fair val		
	ended Decembe	er 31, 2022	as of Decembe		
	Classification	Amount	Classification	Amount	Notional
Cash flow hedges:					
Pay-fixed, receive-variable	Deferred Outflow	\$ 19,478	Interest rate	\$ 2,721	447,950
interest rate swaps ⁽¹⁾			swap liabilities		

⁽¹⁾ Includes fair value of at-the-market interest rate swaps from hybrid instruments

The fair values of the interest rate swaps were estimated using the zero-coupon method. This method calculates the future net settlement payments required by the swap, assuming that the current forward rates implied by the yield curve correctly anticipate future spot interest rates. These payments are then discounted using the spot rates implied by the current yield curve for hypothetical zero-coupon bonds due on the date of each future net settlement on the swaps.

As mentioned in note 2(v), the Authority adopted GASB 93, which required the Authority to modify the interest rate on its swap agreements. In June 2023, the Authority transitioned the reference rate for its qualified swaps to the SOFR rate as a replacement benchmark for its previously LIBOR-based swap portfolio. The Authority also adhered to the ISDA IBOR 2020 Fallbacks Protocol for its qualified swaps. The Authority's SWAP portfolio matured on January 1, 2024.

Objective and Terms of Derivative Instruments

The following tables display the objective and terms of the Authority's derivative instruments outstanding as of December 31, 2023 and 2022, along with the credit rating of the associated counterparty:

	December 31, 2023						
Туре	Objective	Notional amount	Effective date	Maturity date	Terms	Counterpart credit rating	
Hedging derivative nstruments:							
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2015A bonds	\$ 7,650	Apr. 1, 2016	Jan. 1, 2024	Pay 2.98%, receive 67% of 1-month Compounded SOFR for ISDA Fallback	A1/AA-/AA-	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2015C bonds	3,825	Feb. 11, 2009	Jan. 1, 2024	Pay 3.2488%, receive 67% of 1-month Compounded SOFR for ISDA Fallback	A1/A/A+	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2015D bonds	3,825	Feb. 11, 2009	Jan. 1, 2024	Pay 3.2525%, receive 67% of 1-month Compounded SOFR for ISDA Fallback	A1/A/A+	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2015G bonds	8,625	Sep. 1, 2015	Jan. 1, 2024	Pay 3.35%, receive 67% of 1-month Compounded SOFR for ISDA Fallback	Aa2/A+/AA-	
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2016D bonds	17,250	Sep. 1, 2015	Jan. 1, 2024	Pay 3.35%, receive 67% of 1-month Compounded SOFR for ISDA Fallback	Aa2/A+/AA-	
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2017C bonds	21,885	Sep. 1, 2015	Jan. 1, 2024	Pay 4.172%, receive 70% of 1-month Compounded SOFR for ISDA Fallback	Aa2/A+/AA-	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2017C bonds	14,590	May. 21, 2013	Jan. 1, 2024	Pay 4.172%, receive 70% of 1-month Compounded SOFR for ISDA Fallback	Aa2/A+/AA-	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2017D1 bonds	77,625	May. 21, 2013	Jan. 1, 2024	Pay 3.4486%, receive 73.2% of 1-month Compounded SOFR for ISDA Fallback	Aa2/A+/AA-	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2017D1 bonds	51,750	Sep. 1, 2015	Jan. 1, 2024	Pay 3.4486%, receive 63% of 1-month Compounded SOFR for ISDA Fallback plus 20bp	Aa2/A+/AA-	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2017D2-4 bonds	17,250	Aug. 4, 2014	Jan. 1, 2024	Pay 3.35%, receive 67% of 1-month Compounded SOFR for ISDA Fallback	Aa3/A+/A+	
Pay-fixed, receive- variable interest rate	Hedge of interest rate risk on the Series 2020A bonds	4,375	Feb. 11, 2009	Jan. 1, 2024	Pay 3.3975%, receive 80% of 1-month Compounded SOFR for ISDA Fallback	A1/A/A+	
		\$ 228,650					

			Dece	mber 31, 2022	1	
Туре	Objective	Notional amount	Effective date	Maturity date	Terms	Counterparty credit rating
Hedging derivative instruments:						
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2015A bonds	\$ 14,650	Apr. 1, 2016	Jan. 1, 2024	Pay 2.98%, receive 67% of 1 month USD-LIBOR- BBA	A1/AA-/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2015C bonds	7,325	Feb. 11, 2009	Jan. 1, 2024	Pay 3.2488%, receive 67% of 1 month USD-LIBOR- BBA	A1/A/A+
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2015D bonds	7,325	Feb. 11, 2009	Jan. 1, 2024	Pay 3.2525%, receive 67% of 1 month USD-LIBOR- BBA	A1/A/A+
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2015G bonds	16,960	Sep. 1, 2015	Jan. 1, 2024	Pay 3.35%, receive 67% of 1 month USD-LIBOR- BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2016B bonds	75,025	May. 21, 2013	Jan. 1, 2023	Pay 3.4486%, receive 73.2% of 1 month of USD- LIBOR-BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2016C bonds	50,015	Sep. 1, 2015	Jan. 1, 2023	Pay 3.4486%, receive 63% of 1 month plus 20bp USD-LIBOR-BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2016D bonds	33,925	Sep. 1, 2015	Jan. 1, 2024	Pay 3.35%, receive 67% of 1 month USD-LIBOR- BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2017C bonds	42,630	Sep. 1, 2015	Jan. 1, 2024	Pay 4.172%, receive 70% of 1 month of USD- LIBOR-BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2017C bonds	28,420	May. 21, 2013	Jan. 1, 2024	Pay 4.172%, receive 70% of 1 month of USD- LIBOR-BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2017D1 bonds	77,625	May. 21, 2013	Jan. 1, 2024	Pay 3.4486%, receive 73.2% of 1 month of USD- LIBOR-BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2017D1 bonds	51,750	Sep. 1, 2015	Jan. 1, 2024	Pay 3.4486%, receive 63% of 1 month plus 20bp USD-LIBOR-BBA	Aa2/A+/AA-
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2017D2-4 bonds	33,925	Aug. 4, 2014	Jan. 1, 2024	Pay 3.35%, receive 67% of 1 month USD-LIBOR- BBA	Aa3/A+/A+
Pay-fixed, receive- variable interest rate swap	Hedge of interest rate risk on the Series 2020A bonds	8,375	Feb. 11, 2009	Jan. 1, 2024	Pay 3.3975%, receive 80% of 1 month USD-LIBOR- BBA	A1/A/A+
		\$ 447.950				

\$ 447,950

December 31, 2023 and 2022 (Continued)

(a) Risks

Credit risk: The Authority is exposed to credit risk on derivative instruments that are in asset positions. To minimize its exposure to loss related to credit risk, it is the Authority's policy to require counterparty collateral posting provisions in its derivative instruments. These terms require full collateralization of the fair value of derivative instruments in asset positions (net of the effect of applicable netting arrangements) should the counterparty's credit rating fall below BBB- as issued by Standard & Poor's or Baa3 as issued by Moody's Investors Service. Collateral posted is to be in the form of U.S. Treasury securities held by a third-party custodian. All of the Authority's derivative investments provide for the netting of the value of asset and liability positions with the same counterparty upon termination. As of December 31, 2023, the Authority had exposure to the derivative instruments that were in asset positions with US Bank, Wells Fargo Bank, N.A., Citibank, N.A., and Barclays Bank PLC. After taking into account the netting arrangement, the fair market value of those derivative instruments exposed to US Bank, Wells Fargo Bank, N.A., Citibank, N.A., and Barclays Bank PLC were, \$1, \$24, \$2 and \$2. However, the Authority didn't require US Bank, Wells Fargo Bank, N.A., Citibank, N.A., and Barclays Bank PLC to post collateral as the credit ratings of these banks were A+/A2, A+/Aa2, A+/Aa3, and A/A1, respectively. As of December 31, 2022, the Authority had exposure to the derivative instruments that were in asset positions with US Bank and Barclays Bank PLC, after taking into account the netting arrangement.

Basis risk: This risk is associated with imperfect hedging. It arises because of the difference between the price of the asset to be hedged and the price of the asset serving as the hedge. The Authority as of December 31, 2023 and December 31, 2022 is not exposed to basis risk as all interest rate swaps receive a variable rate based on the same rate or index as the hedge variable rate debt.

Termination risk: The Authority or its counterparties may terminate a derivative instrument if the other party fails to perform under the terms of the contract. If at the time of termination, a hedging derivative instrument is in a liability position, the Authority would be liable to the counterparty for a payment equal to the liability, subject to netting arrangements.

(b) Contingencies

All of the Authority's derivative instruments, except for the \$8,625, \$17,250, \$51,750 and \$17,250 notional value swaps that hedge the Series 2015G, 2016D, 2017D1 and 2017D2-4 Bonds, respectively, include provisions that require the Authority to post collateral in the event its credit rating falls below BBB as issued by Standard & Poor's or Baa2 as issued by Moody's Investors Service. For the Series 2015G, 2016D, 2017D1 and 2017D2-4 Swap Agreements only, the rating on the respective Series 2015G, 2016D, 2017D1 and 2017D2-4 Bonds would have to drop below A2 from Moody's, below A from S&P and below A from Fitch for any collateral posting requirements to be imposed upon the Authority under such agreements. The collateral posted is to be in the form of U.S. Treasury securities in the amount of the fair value of derivative instruments in liability positions. If the Authority does not post collateral, the derivative instrument may be terminated by the counterparty. As of December 31, 2023 and 2022, the aggregate fair value of all derivative instruments with these collateral posting provisions, based on their stated fixed rates, is approximately \$29 in asset positions and \$99 in liability positions, respectively. If the collateral posting requirements were triggered as of December 31, 2023 and 2022, the Authority would required to post \$29 in collateral by its counterparties and would required to post \$99 in collateral to its counterparties, respectively. The Authority's credit rating is A1 Moody's, AA- S&P and A+ Fitch; therefore, no collateral posting is required as of December 31, 2023 or 2022, respectively.

(c) Hybrid Instrument Borrowings

The interest rate swaps hedging the series noted below include fixed rates that were off-market at the execution of the interest rate swaps or current hedging relationship. For financial reporting purposes these interest rate swaps are considered hybrid instruments and are allocated between borrowings with an aggregate original amount of \$49,846, as of December 31, 2023 and December 31, 2022, reflecting the difference between the fair value of the instrument at execution and an interest rate swap with a fixed rate that was considered at-the-market at execution.

Activity for the hybrid instrument borrowings for the years ended December 31, 2023 and 2022 was as follows:

	Dec	ember 31, 2022	Reidentifications	Additions/ Reductions	December 31, 2023	Current portion	
Hybrid instrument borrowings:							
Series 2015A	\$	2,558		(1,272)	1,286	1,286	
Series 2015C		1,320	—	(657)	663	663	
Series 2015D		1,322	_	(658)	664	664	
Series 2016B		1,541	-	(1,541)	—	_	
Series 2017C1		(175)	_	5	(170)	(170)	
Series 2017C2		(116)	_	3	(113)	(113)	
Series 2017D1		2,912	—	(1,444)	1,468	1,468	
Series 2020A		847		(423)	424	424	
	\$	10,209		(5,987)	4,222	4,222	
						<u> </u>	
	De	cember 31,		Additions/	December 31,	Current	
		2021	Reidentifications	Reductions	2022	portion	
Hybrid instrument borrowings:							
Series 2015A	\$	3,818	_	(1,260)	2,558	1,272	
Series 2015C		1,970		(650)	1,320	657	
Series 2015D		1,974	_	(652)	1,322	658	
Series 2015F		1,824	—	(1,824)	—	_	
Series 2016B		3,059	_	(1,518)	1,541	1,541	
Series 2017C1*		20,116	_	(20,291)	(175)	(5)	
501103 201701							
Series 2017C2*		13,411	_	(13,527)	(116)	(3)	
		· · · ·		(13,527) (1,422)	(116) 2,912	(3) 1,444	
Series 2017C2*		13,411			· · · ·		

*Large reduction due to refunding of the Series 2017C-6 resulting in partial termination of the swaps.

As the Authority's traditional swap portfolio will mature on January 1, 2024, the remaining payments of principal and interest on the hybrid instrument borrowings as of December 31, 2023 are \$4,222 and \$58, respectively.

Swaption

As mentioned in note 6(j), on December 17, 2021, the Authority entered into a swaption transaction with Barclays relating to the Turnpike Revenue, Bonds Series 2024A. The Authority sold Barclays an option to put the Authority into an interest rate swap that would hedge the Series 2024A variable rate bonds. If the option is exercised by Barclays, the Authority will pay a fixed rate in the range of 4.00-4.87% and Barclays will pay a variable rate based on the SIFMA Index rate. The swaption is considered a cost of funds swap, as the variable payments on the bonds would equal the variable payments received by the Authority. In accordance with the terms of the swaption, Barclays made an option premium payment of \$124,130 to the Authority on December 28, 2021. The swaption's notional amount is amortizing with a final maturity on January 1, 2035. The variable rate is reset and paid monthly, and the fixed rate of the swaption is paid monthly beginning August 1, 2024. The swaption has an effective date of July 1, 2024 and an exercise date of May 17, 2024. The Authority is not exposed to any additional credit, basis, or termination risk resulting from entering into the swaption.

The upfront payment of \$124,130 was received by the Authority. Of the total upfront payment, \$118,762 is considered the intrinsic value of the swap and is recorded as a hybrid instrument borrowing (liability) per GASB Statement No. 53, Accounting and Financial Reporting for Derivative Instruments. The remaining \$5,368 is the time value of the option premium which is recorded within unearned revenue and amortized leading up to the exercise date. The borrowing will accrete interest from inception to the exercise date which will increase the liability. At exercise date, the embedded borrowing will match the upfront payment of \$124,130. The total value of the liability at December 31, 2023 is \$122,352 which represents the original borrowing amount of \$118,762 and accrued interest of \$3,590. The total value of the liability at December 31, 2022 is \$120,577 which represents the original borrowing amount of \$118,762 and accrued interest of \$1,816. There is also an embedded derivative associated with this Forward Delivery Agreement. During the pre-exercise term of the agreement, this embedded derivative, which is considered a swap asset, is to be adjusted to the intrinsic value of the embedded swap. As of December 31, 2023 and December 31, 2022, the total value of this embedded derivative is \$3,540 which is recorded as an interest rate swap asset and a Deferred Inflow - Accumulated increase in fair value of hedging derivatives in the statements of net position. The notional amount of the swap is \$849,000 which represents the principal amount of the Series 2024A Bonds which will be issued in 2024.

The fair value balances and notional amounts of swaption outstanding as of December 31, 2023 and 2022, classified by type, and the changes in fair value of such derivative instruments for the year then ended as reported in the accompanying financial statements are as follows:

	Changes in fair value for year ended December 31, 2023		Fair val as of Decembe		
	Classification	Amount	Classification	Amount	Notional
Cash flow hedges:					
Pay-fixed, receive-variable	Deferred Inflow	_	Interest rate	3,540	849,000
interest rate swaps ⁽¹⁾			swap asset		

	Changes in fair va	lue for year	Fair val	ue	
	ended December	r 31, 2022	as of December	r 31, 2022	
	Classification	Amount	Classification	Amount	Notional
Cash flow hedges:					
Pay-fixed, receive-variable	Deferred Inflow	_	Interest rate	3,540	849,000
interest rate swaps ⁽¹⁾			swap asset		

⁽¹⁾ Includes fair value of at-the-market interest rate swaps from hybrid instruments

The fair values of the swaption was estimated using the zero-coupon method. This method calculates the future net settlement payments required by the swap, assuming that the current forward rates implied by the yield curve correctly anticipate future spot interest rates. These payments are then discounted using the spot rates implied by the current yield curve for hypothetical zero-coupon bonds due on the date of each future net settlement on the swaps.

Objective and Terms of Swaption

The following table displays the objective and terms of the Authority's swaption outstanding as of December 31, 2023 and December 31, 2022, along with the credit rating of the associated counterparty:

	As of December 31, 2023 and December 31, 2022						
Туре	Objective	Notional amount	Effective date	Maturity date	Terms	Counterparty credit rating	
Hedging derivative instruments:							
Pay-fixed, receive- variable swaption	Hedge of interest rate risk on the Series 2024A bonds	849,000	Jul. 1, 2024	Jan. 1, 2035	Pay 4.8693%, receive sum of SIFMA Municipal Swap Index plus 0.60%	A1/A/A+	

The following table sets forth as of December 31, 2023, accreted interest and payment of principal on the swaption hybrid instrument borrowing for the next five years and thereafter. The total payments generally reflect the difference between the stated fixed rate of the hybrid instrument and the at-the-market fixed rate at the execution of the instrument or current hedging relationship.

	H	Principal	Interest (1)	Total
December 31:				
2024		11,247	(677)	10,570
2025		18,077	—	18,077
2026		18,077		18,077
2027		16,544	—	16,544
2028		14,180		14,180
2029-2033		42,541	—	42,541
2034		2,363		2,363
	\$	123,029	\$ (677)	\$ 122,352

(1) Interest on the swaption hybrid borrowing is accreting through the exercise date.

(8) Debt Compliance

To meet the Debt Reserve Requirement under the Bond Resolution, the Authority must deposit cash and investments in the Debt Reserve Fund. In lieu of cash and investments, the Authority may maintain a surety bond or insurance policy payable to the Trustee. The Debt Reserve Requirement of \$590,839 as of December 31, 2023 was met through investments in the Debt Reserve Fund with a value of \$604,057, as valued according to the General Bond Resolution requirements. The Debt Reserve Requirement of \$590,501 as of December 31, 2022 was met through investments in the Debt Reserve Fund with a value of \$600,327.

The Revenue Requirement under Section 713(b) of the Turnpike Revenue Bond Resolution states that in each calendar year, Net Revenues shall at least equal the Net Revenue Requirement for such year. Under Section 101 of said Resolution, Net Revenues are defined as "for any calendar year or other period of time, the Pledged Revenues during such year or period less the amounts of the Operating Expenses for such year or period." The Net Revenue Requirement means with respect to any period of time, "an amount equal to the greater of (i) the sum of Aggregate Debt Service, Maintenance Reserve Payments, Special Project Reserve Payments and payments, if any, to the Charges Fund for such period or (ii) 1.20 times the Aggregate Debt Service for such period (excluding, for the purposes of clause (ii) only, any payment due and payable by the Authority under a Qualified Swap upon an early termination thereof)."

The net revenue requirement was met under test (i) and (ii) above for 2023 and 2022 as follows:

	2023	2022
(i):		
Net revenue available for Debt Service	\$ 1,987,023	1,823,044
Less net revenue requirements computed under test		
(the sum of aggregate debt service, maintenance		
reserve, special project reserve and charges		
fund payments)	(1,155,771)	(1,108,085)
Excess net revenue	\$ 831,252	714,959
(ii):		
Net revenue available for Debt Service	\$ 1,987,023	1,823,044
Less net revenue requirements computed under test		
(120% x aggregate debt service requirements of		
\$874,271 and \$858,085 in 2023 and 2022, respectively)	(1,049,125)	(1,029,702)
Excess net revenue	\$ 937,898	793,342

The debt service coverage ratio (Net Revenue divided by Debt Service) was 2.27 and 2.12 in 2023 and 2022, respectively.

(9) Changes in Liabilities

Long-term liabilities primarily include bonds payable (note 6), hybrid instrument borrowing and interest rate SWAP liabilities (recorded as per GASB 53 and detailed in note 7), other post employment benefit (OPEB) liability (recorded as per GASB 75 and detailed in note 12), net pension liability (recorded as per GASB 68 and detailed in note 11) and other long-term obligations. Other long-term obligations include pollution remediation obligations (note 10), self-insurance liability (note 13), and a reserve for E-ZPass tag swap to cover the costs of a program which periodically replaces New Jersey E-ZPass customer transponders that have reached the end of their useful lives. In addition, other long-term obligations include other reserves, which primarily includes the reserve for separation bonus contractually required for payout at the time of retirement and the reserve for retroactive salary increase payments. Other long-term obligations also include the pension - employer contribution which represents pension expenses for 6 months (July 1, 2021 - December 31, 2021) that are not payable within a year, employees accrued sick and vacation banks, and other liabilities which mainly includes escrow deposits, FICA tax and arbitrage liabilities.

The chart below shows the additions to and reductions from the above-mentioned categories of long-term liabilities and the balances as of December 31, 2023 and 2022, respectively.

	D	ecember 31,			December 31,	Current
		2022	Additions	Reductions	2023	portion
Bonds payable, net	\$	12,282,506	121,375	(479,589)	11,924,292	318,875
Hybrid instrument borrowing		130,786	1,775	(5,987)	126,574	4,222
Other postemployment benefits		2,005,146	70,155	(520,525)	1,554,776	—
Net pension liability		283,141	—	_	283,141	
Subscription liabilities		4,527	1,098	(2,695)	2,930	2,352
Other long-term obligations:						
Pollution remediation obligations		22,268	8,274	(3,973)	26,569	800
Self-Insurance Reserve		41,050	14,816	(16,020)	39,846	—
Reserve for E-ZPass tag swap		17,493	4,709	(1,826)	20,376	
Other Reserves		11,881	4,407	(1,287)	15,001	—
Pension - Employer Contribution		18,313	27,380	(1,016)	44,677	
Accrued Sick and Vacation		17,427	1,359	(1,188)	17,598	6,590
Other Liabilities	_	13,345	2,857	(813)	15,389	11,476
Total	\$	14,847,883	258,205	(1,034,919)	14,071,169	344,315

New Jersey Turnpike Authority (A Component Unit of the State of New Jersey)

	D	ecember 31,			December 31,	Current
		2021	Additions	Reductions	2022	portion
Bonds payable, net	\$	11,814,240	954,034	(485,768)	12,282,506	291,050
Hybrid instrument borrowing		170,604	1,748	(41,566)	130,786	5,987
Interest rate swap liabilities		16,756	_	(16,756)	—	—
Other postemployment benefits		1,977,246	111,096	(83,196)	2,005,146	_
Net pension liability		225,358	57,783	_	283,141	_
Subscription liabilities		_	7,861	(3,334)	4,527	1,597
Other long-term obligations:						
Pollution remediation obligations		22,370	3,320	(3,422)	22,268	800
Self-Insurance Reserve		38,522	15,539	(13,011)	41,050	_
Reserve for E-ZPass tag swap		21,587	9,706	(13,800)	17,493	—
Other Reserves		12,955	1,120	(2,194)	11,881	_
Pension - Employer Contribution		17,573	29,791	(29,051)	18,313	—
Accrued Sick and Vacation		17,784	2,289	(2,646)	17,427	6,477
Other Liabilities		12,547	4,766	(3,968)	13,345	9,670
Total	\$	14,347,542	1,199,053	(698,712)	14,847,883	315,581

(10) Pollution Remediation Obligations

The Authority accounts for its pollution remediation obligations (PRO) in accordance with GASB Statement No. 49, *Accounting and Financial Reporting for Pollution Remediation Obligations* (GASB 49). As a result, the Authority has recorded in the statements of net position a PRO liability in the amount of \$26,569 and \$22,268 as of December 31, 2023 and 2022, respectively. The Authority's Pollution Remediation Obligation is measured based on the expected costs of future activities, estimating a reasonable range of potential outlays and multiplying those outlays by their probability of occurring. The estimate of the liability does not include cost components that are not yet reasonably measurable.

The Authority owns numerous properties with environmental issues that meet the criteria for "obligating events" and disclosure under GASB 49. The matters relate to soil and groundwater contamination at various facilities along the Turnpike and Parkway including maintenance districts, toll facilities, service areas and other Authority owned facilities (see note 15). The following table summarizes the Authority's expected outlays and payments for pollution remediation as of December 31:

	2023	2022
Right of Way	\$ 11,423	11,650
Service areas	12,751	8,722
Maintenance districts	890	732
Toll facilities	730	334
Other facilities	775	830
Liability for pollution remediation obligations	\$ 26,569	22,268

As of December 31, 2023, the Authority has fully funded its Pollution Remediation Obligation by designating reserves of \$26,569. As of December 31, 2022 the Authority had designated reserves of \$22,268 for the Pollution Remediation Obligation.

(11) Pension and Deferred Compensation

(a) Plan description

Permanent full-time employees of the Authority are covered by the State of New Jersey Public Employees' Retirement System (PERS), a plan that has been characterized for financial accounting purposes as a cost-sharing multiple-employer defined benefit pension plan. PERS is a contributory defined-benefit plan established in January 1955, under the provisions of N.J.S.A. 43:15A to provide coverage to substantially all full-time employees of the State of New Jersey or any county, municipality, school district or public agency, provided the employee is not a member of another State administered retired system. Membership is mandatory and vesting occurs after ten years of service, except for medical benefits, which vest after 25 years of service or under the disability provisions of PERS.

The risks of participating in a cost-sharing multiple-employer plan are different from those of participating in a single-employer plan in the following aspects:

- Assets contributed to the multiple-employer plan by one employer may be used to provide benefits to employees of other participating employers.
- If a participating entity stops contributing to the multiple-employer plan, the unfunded obligations of the plan may be borne by the remaining participating entities.
- If an entity petitions to stop participating in the multiple-employer plan, the entity may be required to pay the plan a withdrawal liability based on the funded status of the plan.

These aspects of cost-sharing multiple-employer plan participation are consistent with the manner of administration of the PERS. These aspects are not required by law but are part of the PERS administrative practices. Neither the financial accounting treatment of the PERS, nor their administrative practices, nor this note shall be deemed a representation that the PERS are subject to any laws that require the multiple-employer plan attributes that are set forth above.

The PERS report is available to the public and may be accessed via the State of New Jersey's website at: https://www.state.nj.us/treasury/pensions/documents/financial/gasb/gasb68-pers23.pdf

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Notes to Financial Statements (Dollars shown in thousands)

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Benefits provided A summary of the PERS eligibility requirements is as follows:

	TIER 1	TIER 2	TIER 3	TIER 4	TIER 5
	(Enrolled before July 1, 2007)	(Eligible for enrollment on or after July 1, 2007 and before November 2, 2008)	(Eligible for enrollment on or after November 2, 2008 and on or before May 21, 2010)	(Eligible for enrollment after May 21, 2010 and before June 28, 2011)	(Eligible for enrollment on or after June 28, 2011)
PERS	Minimum base salary of \$1,500 required for PERT Fire I enrollment. IRS Amual Compensation Limit on maximum salary generally apply \$305,000 for 2022.	Minimum base salary of \$1,500 required for PERS Trac ² enrolment. PERS salary limited to Social Security maximum wage \$147,000 for 2022. PERS nembers are eligible for participation in the Defined Contribution Retirement Program (DCRP) for salary over the maximum wage limit.	Minimum base salary required for PERS Trer 3 Employees with base salary between 55,000 and eurent minimum PERS, Tier 3 salary are cligble for participation in the DCRP. PERS salary limited to social Security maximum wage 5147/00 for 2022. PERS members are eligible for participation in the DCRP for salary over the maximum wage limit.	PERS Tier 4 emoliment requires a minimum of 35 hours per week for Local Government or Local Education Employees. No minimum sulary requirement. Employees who do not work the minimum required hours but who ear has a starty of at least 55,000 are eligible for participation in the DCRP. PERS sulary limited to Social Security maximum wage 5147,000 for 2022. PERS muches are eligible for participation in the DCRP for starty over the maximum wage limit.	PERS Trer 5 enrollment requires a minimum of 35 hours per week for Bate Empoyses. An 22 hours per week for Local Government or Local Elucation Employees. No minimum salary requirement. Employees who do not work the minimum required hours but who cann base salary of at least 55,000 are digble for participation in the DCRP. PERS salary limited to Social Security maximum wage \$147,000 for 2022. 2022.
TPAF	Minimum base salary of \$500 required for TPAF Fite I enrollment IRS Amual Compensation Limit on maximum salary generally apply \$305,000 for 2022 generally apply	Minimum base salary of \$500 required for TPAF Tier2 enrollment. TPAF salary limited to Social Security maximum wage \$14700 for 2022. TPAF members are eligible for participation in the DCRP for salary over the maximum wage limit.	Minimum base salary required for TPAF Taer 3 mollonent. Skyllol for 2022. Employees with sea salary between 55,000 and current minimum TPAF current minimum TPAF salary are eligible for participation in the DCRP. TPAF salary timited to Social Security maximum wage \$147,000 for 2022. TPAF members are eligible for participation in the DCRP for stary over the maximum wage finit.	TPAF Tier 4 emolfment requires a minimum of 35 hours per week for coal Education Employees. or 32 hours per week for No minimum salary requirement. Employees who do not work the minimum required hours but who ere mass salary or at least 55,000 are eligible for partiepation in the DCRP. TPAF salary limited to Social Security maximum wage \$147,000 for 2002. TPAF maximum wage limit.	TP AF Ter 5 enrollment requires a minimum of 35 hours per week for State Employees, or 32 hours per week for Local Education Employees. No minimum stary requirement. Employees who do not work the minimum required hours but who earn bese salary of at least 55,000 are digble for participation in the DCRP. TP AF stalary limited to Social Security maximum wage 5147,000 for 2022. TP AF members are eligible for participation in the DCRP for stalary over the maximum wage limit.
SER VICE RETIREMENT	Minimum age of 60, no minimum service required. Annual Benefit = 5 Years of Service + 55 X Final Average (3 yrs.) Salary.	Minimum age of 60, no minium service required. Armual Benefit = 55 X Final Average (3 yrs.) Salary.	Minimum age of 62, no minimum service required. Years of Service + 55 X Final Average (3 yrs.) Salary.	Minimum age of (e.2. Annument service required. Annual Benefit	Minimum age of 65, no minimum service equired. You and Benefit - Bostweek - 60, Years of Sorvice - 60, Sorvice - 60, Strany - 60, Stran
DEFERRED RETIREMENT	Collectible at age 60, least 10 years of service required. Annual Benefit = Areas of Service + 55 X Final Average (3 yrs Salary X Final Average (3 yrs Salary	Collectible at age 60, and a service required. Amual Benefit = A frans of Service + 55 X frans Average (3 yrs, Salary,	Collectible at age 62, at least 10 years of service required. Annual Benefit = X reas of Service + 55 X reas of Service + 55	Collectible at age 62, at least 10 years of Annual Benefit = Vens of Sexvice +00 X Final Average (5 yes) Salary.	Collectible at age 65, at least 10 years of Amual Benefit = Amual Benefit = Veas of Stevrice +60 X Final Average (5 yes) Salary.
EARLY RETIREMENT	At least 25 years of service required. Annual Beach = 5 Years of Service + 55 X Final Avenge (3 yrs) Salary. No minimum age: however, if under age of 55, the benefit is reduced 3 percent per year (1/4 of 1 percent per month) for each year under age 55.	At leas 25 years of service required. At and Brench = Years of Service + 55 Years of Service + 55 Years Arvange (3 yes) Salary. No minimum age: howver, if under age of 60, the benefit is a clued 1 percent per under age 60 but over age 55; and 3 percent per under age (14 of 1 percent per month) for each year under age 14 of 1 percent per month) for each year under age 15.	xd. ter percent per year r age 55; and 3 per month) for	At least 25 years of service required, Annual benefit = Annual benefit = Version (Service + 60 X Frain Average (5 x years) Salary. No minimum age: howver, if moder age of 62, the benefit is reduced. Prevent per year (1/12 of 1 percent) per reduced. Prevent per month) for each year under age 55.	At least 30 years of service required. Amaul Breefie Armat Breefie Armat Service + 60 X Final Average (5 yrs.) Salary. X Final Average (5 yrs.) Salary. No minimum age: however, if under age of 65, the benefit is reduced 3 precent per year (1/4 of 1 percent per month) for each year under age 65.
VETERAN RETIREMENT	At least 25 years of service an uge 55 or other; or at uses 10 years of service and age 60 or other; Annual Beretri = 34,5 preent Annual Beretri = 34,5 preent months of salary; or At least 35 years of service at age 55 or other; Annual Berefit = Annal Berefit = At Highest 12 Months of Salary;	at Meast 25 years of service at 85 550 of 0647 at the st 27 years of service at age 60 or older. Xinau Biscuft - 3.5 years Xinay year or highest 12.5 months of salary; or At least 35 years of service at age 55 or older. Annual Benefit = Years of service + 55 X Highest 12 Months of Salary.	At least 25 years of service at least 26 years of service at ge 60 or older. At least 20, years of service at age 60 or older. Xitas year of highest 12 months of sharry; or months of sharry; or man size years of service at age 55 or older. Years of Service 5 Yama Benefie = Years of Service 5 XHighest 12 Months of Salary.	Al tear 25 years of service at gos 50 or observic at gos 70 or observic targe of or observic targe of or observic Annual Benefit = 4.5 percent X last year of highest 12 months of salary; or Al tears 35 years of service at age 55 or obser- Annat Benefit = Annat Benefit = Annat Benefit = Annat Benefit =	Al least 25 years of service at age 35 or older; or at age 35 or older; or at age 05 or older; and at as 20 years of service at age 100 or older; and At least 35 years of service At least 35 years of service At age 55 or older. At age 55 or older: At a age 55 or
ORDINARY DISABILITY RETIREMENT ACCIDENTAL DISABILITY RETIREMENT	If approved: Annual benefit = 43.6 percent Final Average (3 yrs) Salary. If approved: Annual Benefit = 72.7 percent X Annual Salary at time of accident.	If approved: Armual benefit = 43.6 percent X Final Average (3 yrs.) Salary. If approved: Armual Benefit = 72.7 percent X Armual Salary at time of accident.	If approved: Annual benefin = 43.6 percent X Final Avenge (3 yrs) Salary. If approved: Annual Benefit = 72.7 percent X Annual Salary at time of accident.	NOT AVAILABLE: PERS Titer 4 members may be eligible for fong-term disability insurance coverage. NOT AVAILABLE: TPAF Titer 4 members may be eligible for long-term disability insurance coverage.	NOT AVAILABLE: PERS Tier 5 members may be eligible for long- term disability insurance coverage. NOT AVAILABLE: TPAF Tier 5 members may be eligible for long- term disability insurance coverage.

December 31, 2023 and 2022 (Continued)

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(c) Contributions

The contribution policy for PERS is set by N.J.S.A. 15A and requires contributions by active members and contributing employers. State legislation has modified the amount that is contributed by the State. The State's pension contribution is based on an actuarially determined amount, which includes the employer portion of the normal cost and an amortization of the unfunded accrued liability. Funding for noncontributory group insurance benefits is based on actual claims paid. For fiscal years 2023 and 2022, the State's pension contribution was less than the actuarial determined amount. The local employers' contribution amounts are based on an actuarially determined rate, which includes the normal cost and unfunded accrued liability.

Covered Authority employees are required to contribute a percentage of their salary toward their pension benefits. P.L. 2011, c78, effective June 28, 2011, increased the active member contribution rate from 5.5% of annual compensation to 6.5% plus an additional 1% phased in over 7 years. The payment of automatic cost of living adjustment (COLA) additional increases to current and future retirees and beneficiaries was suspended. COLA increases may be reactivated at a future date as permitted by this law. Employee contributions were \$10,687 and \$10,489 for the years ended December 31, 2023 and 2022, respectively. The percentage of employee's contribution rate as a percentage of covered payroll for 2022 and 2021 was 7.50%, and 7.50%, respectively. The payroll subject to pension for the Authority's employees covered by PERS was approximately \$142,500 and \$139,900 for the years ended December 31, 2023 and 2022, respectively. The Authority's total payroll for the years ended December 31, 2023 and 2022 was approximately \$172,000 and \$171,700, respectively.

The Authority is required by statute to contribute to the employee's pension benefits based on an annual actuarial calculation. The valuation is a determination of the financial condition of the retirement system. The PERS employer pension contribution rates were 15.98% and 15.11% for the years ended December 31, 2023 and 2022, respectively. The Authority's required annual contributions to PERS were \$23,659 and \$22,278 for the years ended December 31, 2023 and 2022, respectively. The percentage of employer's contribution rate as a percentage of total payroll for 2023 and 2022 was 13.76% and 12.95%, respectively. The Authority's required annual contributions represent less than 2% of total contributions by municipalities and local groups to the PERS.

Pension benefit recognized in accordance with the requirements of GASB 68 was \$20,783 and \$31,177 at December 31, 2023 and 2022, respectively.

(d) Net Pension Liability and Deferred Outflows/Inflows of Resources Related to Pensions

December 31, 2023 and 2022, the Authority reported a liability of \$283,141 and \$225,358, respectively, for its proportionate share of the collective PERS net pension liability. The net pension liability was measured as of June 30, 2022 and June 30, 2021, respectively, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of July 1, 2021 and July 1, 2020, respectively with amounts rolled forward to the measurement date using update procedures. For purposes of measuring the net pension liability, the plan's fiduciary net position has been determined on the same basis as they are reported for PERS. Benefit payments are recognized when due and payable in accordance with the benefit terms and investments are measured at their fair value. At June 30, 2022, the Authority's proportion of the total plan was 0.75%, which was a decrease of 0.14% from 0.89% which was the Authority's proportion measured as of June 30, 2021. The employer allocation percentages are based on the ratio of the contributions of an individual employer to the total contributions to PERS during the measurement period. At December 31, 2023 and 2022, respectively, the Authority reported deferred

	2023		2022		
	0	eferred utflows ·esources	Deferred inflows of resources	Deferred outflows of resources	Deferred inflows of resources
Differences between					
expected and actual					
experience	\$	2,044	1,802	3,554	1,613
Net difference					
between projected					
and actual earnings					
on pension plan					
investments		11,718	_	—	59,365
Changes in employer					
proportion		8,267	8,033	12,094	7,176
Changes in assumptions		877	42,398	1,174	80,229
Employer contribution					
made subsequent					
to the measurement					
date		11,830		11,140	
Total	\$	34,736	52,233	27,962	148,383

outflows and deferred inflows of resources related to pensions from the following sources:

Included in deferred outflows of resources related to pensions at December 31, 2023 and 2022 is \$11,830 and \$11,140, respectively, from contributions made by the Authority subsequent to the respective measurement date that will be recognized as a reduction of the net pension liability in the following fiscal year. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to pensions will be recognized in pension expense as follows:

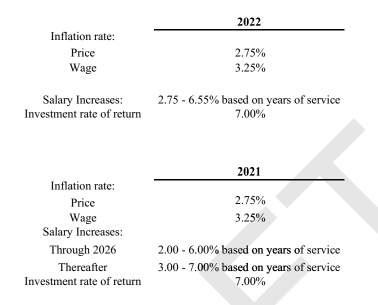
	2023
Year ended June 30:	
2023	\$ (23,948)
2024	(10,395)
2025	(7,015)
2026	12,099
2027	 (68)
Total	 (29,327)

(e) Significant Assumptions and Other Inputs Used to Measure Total Pension Liability

The collective total pension liability for the June 30, 2022 and 2022 measurement date was determined by an actuarial valuation as of July 1, 2021 and 2021, respectively, which was rolled forward to June 30, 2022 and 2021. The respective actuarial valuations used the following actuarial assumptions.

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2022 and 2021

For the July 1, 2021 and July 1, 2020 valuations, preretirement mortality rates were based on the Pub-2010 General Below-Median Income Employee mortality table with an 82.2% adjustment for males and 101.4% adjustment for females, and with future improvement from the base year of 2010 on a generational basis. Post-retirement mortality rates were based on the Pub-2010 General Below-Median Income Healthy Retiree mortality table with a 91.4% adjustment for males and 99.7% adjustment for females, and with future improvement from the base year of 2010 on a generational basis. Disability retirement rates used to value disabled retirees were based on the Pub-2010 Non-Safety Disabled Retiree mortality table with a 127.7% adjustment for males and 117.2% adjustment for females, and with future improvement from the base year of 2010 on a generational basis. Mortality improvement is based on Scale MP-2021 for both valuations.

The actuarial assumptions used in the July 1, 2021 and July 1, 2020 valuation were based on the results of an actuarial experience study for the period July 1, 2018 to June 30, 2021 and July 1, 2014 to June 30, 2018, respectively.

Long-Term Expected Rate of Return

The long-term expected rate of return was 7.00% for the June 30, 2022 and 2022 valuations. The long-term expected rate of return was determined using a building block method in which best-estimate ranges of expected future real rates of return (expected returns, net of pension plan investment expense 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 by adding expected inflation. Best estimates of arithmetic real rates of return for each major asset class included in PERS's target asset allocation as of June 30, 2022 and 2022 are summarized in the following table:

	2022			
	Target	Long-term expected real		
Asset class	allocation	rate of return		
Risk mitigation strategies	3.00 %	4.91 %		
Cash equivalents	4.00	1.75		
U.S. treasuries	4.00	1.75		
Investment grade credit	7.00	3.38		
High yield	4.00	4.95		
Private credit	8.00	8.10		
Real assets	3.00	7.60		
Real estate	8.00	11.19		
US equity	27.00	8.12		
Non-U.S. developed market equity	13.50	8.38		
Emerging market equity	5.50	10.33		
Private equity	13.00	11.80		

	202	2021			
Assot place	Target allocation	Long-term expected real			
Asset class		rate of return			
Risk mitigation strategies	3.00%	3.35%			
Cash equivalents	4.00	0.50			
U.S. treasuries	5.00	0.95			
Investment grade credit	8.00	1.68			
High yield	2.00	3.75			
Private credit	8.00	7.60			
Real assets	3.00	7.40			
Real estate	8.00	9.15			
US equity	27.00	8.09			
Non-U.S. developed market equity	13.50	8.71			
Emerging market equity	5.50	10.96			
Private equity	13.00	11.30			

Discount Rate

The discount rate used to measure the total pension liability was 7.00% as of June 30, 2022 and June 30, 2021. The projection of cash flows used to determine the discount rate assumed that contributions from plan members will be made at the current member contribution rates and that contributions from employers and the nonemployer contributing entity will be based on 100% of the actuarially determined contributions for the State employer and 100% of actuarially determined contributions for the local employers. Based on those assumptions, the plan's fiduciary net position was projected to be available to make all projected future benefit payments of current plan members. Therefore, the long-term expected rate of return on plan investments was applied to all projected benefit payments to determine the total pension liability.

Sensitivity of the Authority's Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following presents the Authority's proportionate share of the net pension liability of the participating employers as of June 30, 2022 and 2022, respectively, calculated using the discount rate as disclosed above as well as what the proportionate net pension liability would be if it was calculated using a discount rate that is 1 percentage point lower or 1 percentage point higher than the current rate:

			Current	
	1%	Decrease	discount rate	1% Increase
2022 (6.00%, 7.00%, and 8.00%)	\$	366,833	283,141	216,353
2021 (6.00%, 7.00%, and 8.00%)		310,163	225,358	157,829

Deferred Compensation Plan

The Authority adopted the New Jersey Turnpike Authority Employees' Deferred Compensation Plan (Deferred Compensation Plan) effective as of January 1, 1999, in accordance with the provisions of Section 27:23-1, et seq., of the New Jersey Revised Statutes and as provided in Section 457 of the Internal Revenue Code of 1986, as amended (Code). The Deferred Compensation Plan was amended and restated effective as of December 6, 2018. All permanent employees are eligible to participate in the plan, which permits participants to defer annually a portion of their salary. The Authority does not make any contributions to the plan. Employees of the South Jersey Transportation Authority and the Burlington County Bridge Commission are also eligible to participate in the plan. All amounts of compensation deferred under the plan, all property and rights purchased with these amounts, and all income attributable to these amounts, property, or rights are solely the property of the employees.

(12) Postemployment Benefits Other Than Pensions (OPEB)

(a) Plan description

The Authority provides medical, prescription drug, vision, dental and Medicare Part B reimbursement to retirees and their covered dependents, in accordance with the terms of the applicable collective bargaining agreements or Authority personnel policies for non-bargaining unit members. The Authority maintains a single employer, self-funded health benefit plan administered by third party claims administrators. All active employees who retire from the Authority and meet the eligibility criteria will receive these benefits.

The Authority establishes and has the power to amend benefits and contribution obligations, subject to collective bargaining agreements. For the Authority's union and non-union employees, the terms of P.L. 2011, Chapter 78 were completed and it has sunset in accordance with its terms. As such, in September 2022, new health benefit contribution rates were set by the Authority.

(b) Benefits provided

The Authority provides medical, prescription drug, vision, dental and Medicare Part B reimbursement to retirees and their dependents. Life insurance is also provided to retirees. Certain retirees (those with less

than 20 years of service at June 28, 2011) will be required to contribute under P.L. 2011, Chapter 78 mandated by the State of New Jersey (effective June 28, 2011). For the years ended December 31, 2023 and 2022, 378 and 344 retirees, respectively, contributed to their healthcare cost, in accordance with the provisions of agreements in effect at the time of their retirement and P.L. 2011, Chapter 78.

The Authority currently funds the cost to provide OPEB on a pay-as-you-go basis.

(c) Plan membership

At December 31, 2021, the actuarial valuation date, the following employees were covered by the benefit terms:

Inactive employees or beneficiaries currently receiving benefit payments	2,034
Inactive employees entitled to but not yet receiving benefit payments	—
Active employees	1,958
	3,992

(d) Total OPEB liability

The Authority's total OPEB liability is \$1,554,776 as of December 31, 2023 and \$2,005,146 as of December 31, 2022. The liability as of December 31, 2023 and 2022 was measured as of December 31, 2021, respectively, and was determined by actuarial valuations using data as of December 31, 2021 rolled forward to December 31, 2022. The total OPEB liability was determined using the following actuarial assumptions and other inputs, applied to all periods included in the measurement, unless otherwise specified:

	2023	2022
Inflation	2.00%	2.00%
Salary increases	3.00%	3.00%
Discount rate	3.72%	2.06%
Healthcare cost trend rates		
Pre Medicare Medical	7.00% in 2022 grading down to 4.50% over 10 years	7.00% grading down to 4.50% over 10 years
Post Medicare Medical	6.00% in 2022 grading down to 4.50% over 6 years	6.00% grading down to 4.50% over 6 years
Prescription drug	8.00% in 2022 grading down to 4.50% over 14 years	8.00% grading down to 4.50% over 14 years
Dental	3.00%	3.00%
Vision	2.00%	2.00%
Medicare Part B reimbursement	-3.06% in 2022 and 3.50% thereafter	-3.06% in 2022 and 3.50% thereafter

In 2023 and 2022, the discount rate was based on a yield of index rate for 20-year, tax-exempt general obligation municipal bonds with an average rating of AA/Aa or higher as shown in the Bond Buyer 20-Bond General Obligation Index.

In 2023 and 2022, mortality rates were based on Pub-2010 General Below-Median Income Employee/ Retiree Mortality Tables for males and females, with adjustments for mortality improvement using Scale MP-2021 in both 2023 and 2022, respectively. Non-Annuitant mortality rates are based on Pub-2010

General Below-Median Income Employee Headcount-Weighted mortality table (82.2% adjustment for males and 101.4% adjustment for females). Healthy Annuitant mortality rates are based on Pub-2010 General Below-Median Income Healthy Retiree Headcount-Weighted mortality table (91.4% adjustment for males and 99.7% adjustment for females). Disabled Annuitant mortality rates are based on Pub-2010 Non-Safety Disabled Retiree Headcount-Weighted mortality table (127.7% adjustment for males and 117.2% adjustment for females). The underlying tables reasonably reflect the mortality experience of the Plan as of the measurement date. These mortality tables were then adjusted to future years from base year 2010 using a generational projection based on Scale MP-2021 in 2023 and 2022.

Changes in the total OPEB liability

	 2023	2022
Balance at January 1	\$ 2,005,146	1,977,246
Changes for the year:		
Service cost	63,882	56,100
Interest	42,206	42,627
Differences between expected and actual experience in the total OPEB liability	(7,004)	12,369
Changes in assumptions or other inputs	(508,819)	(37,722)
Benefit payments, including refunds of member contributions	(40,635)	(45,474)
Net changes	(450,370)	27,900
Balance at December 31	\$ 1,554,776	2,005,146

The net change in total OPEB liability for the years ended December 31, 2022 and 2021 was \$450,370 and \$27,900, respectively. The difference between expected and actual experience decreased the total OPEB liability by \$7,004 in 2023 and increased it by \$12,369 in 2022 as claims experience and the trends on those claims was updated based on recent experience and future expectations. Valuation assumption changes decreased the total OPEB liability by \$508,819 in 2023 and decreased the liability by \$37,722 in 2022. In 2023, the net decrease was primarily due to an increase in the discount rate from 2.06% to 3.72% which was based on the Bond Buyer 20-Bond General Obligation Index. In 2022, the net increase was primarily due to (1) a decrease in obligations due to revising the valuation-year per capita health costs and future trend on such costs, and (2) an increase due to lowering the discount rate from 2.12% to 2.06%.

Sensitivity of the total OPEB liability to changes in the discount rate

The following presents the total OPEB liability of the Authority, as well as what the Authority's total OPEB liability would be if it were calculated using a discount rate that is 1-percentage-point lower or 1-percentage-point higher than the current discount rate:

	1	% Decrease	Current Discount Rate	1% Increase
Total OPEB liability				
2023 (2.72%, 3.72%, 4.72%)	\$	1,807,686	1,554,776	1,349,572
2022 (1.06%, 2.06%, 3.06%)		2,413,952	2,005,146	1,688,245

Sensitivity of the total OPEB liability to changes in the healthcare cost trend rates

The following presents the total OPEB liability of the Authority, as well as what the Authority's total OPEB liability would be if it were calculated using health care cost trend rates that are 1-percentage-point lower or 1-percentage-point higher than the current healthcare cost trends.

	1% Decrease in Health Care Cost Trend Rates	Current Health Care Cost Trend Rates	1% Increase in Health Care Cost Trend Rates
Total OPEB liability			
2023 (6.00%-1.00%, 7.00%-2.00%, 8.00%-3.00%)	\$ 1,316,429	1,554,776	1,859,958
2022 (6.00%-1.00%, 7.00%-2.00%, 8.00%-3.00%)	1,655,960	2,005,146	2,470,996

(e) OPEB expense and deferred outflows of resources and deferred in flows of resources related to OPEB

For the years ended December 31, 2023 and 2022, the Authority recognized OPEB expense of \$28,731 and \$119,768, respectively. As of December 31, 2023 and 2022, the Authority reported deferred outflows of resources and deferred inflows of resources related to OPEB from the following sources:

	20	23	20	22
	Deferred	Deferred	Deferred	Deferred
	outflows	inflows	outflows	inflows
	of resources	of resources	of resources	of resources
Differences between				
expected and actual				
experience in the				
Total OPEB Liability	\$ 27,022	8,471	49,492	7,092
Changes of assumptions				
or other inputs	86,864	459,985	121,882	80,386
Retiree health benefit				
payments				
subsequent to the				
measurement date	41,289		49,612	
Total	\$ 155,175	468,456	220,986	87,478

Amounts reported as retiree health benefit payments subsequent to the measurement date will be recognized as a reduction of the total OPEB liability in the next fiscal year. Other amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:

Notes to Financial Statements (Dollars shown in thousands)

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	2023		
Year ended December 31:			
2024	\$	(67,829)	
2025		(55,359)	
2026		(77,142)	
2027		(94,091)	
2028		(60,149)	
Total	\$	(354,570)	

(13) Risk Management and Self-Insurance

The Authority is exposed to a variety of risks such as theft, damage to and destruction of its infrastructure, natural disasters and injuries to employees during regular business operations. To mitigate these types of risks and others, the Authority maintains a robust insurance program which includes commercial insurance to cover bridge, property, business interruption, crime, and cyber risks, among others. In addition, the insurance program includes self-insurance for workers compensation, automobile liability and general liability up to certain limits and a comprehensive owner controlled insurance program (OCIP) for certain construction contracts that were included in the Authority's 2008 \$7 Billion CIP. The Authority does purchase excess liability insurance coverage to partially mitigate its self-insured risk for large claims related to its workers compensation, auto, general liability and OCIP program risks. The Authority's claim liabilities for its self-insured risks as of December 31, 2023 and December 31, 2022 are reported on the chart at the end of this note.

From 2009 to 2017, the Authority provided general liability and workers compensation coverage, as well as other insurance coverages, for construction contracts included in the Authority's 2008 \$7 Billion CIP, for the benefit of the Authority and its contractors, subcontractors, consultants and sub-consultants at customary ranges of coverage limits and self-insured retentions and/or deductibles. The Authority ceased enrolling new contracts in its OCIPs in 2014, and ceased providing coverage after July 15, 2017, but the OCIP programs still administer and pay general liability, workers compensation and other claims related to prior coverage periods. After July 15, 2017, the contractors and the consultants provide their own coverage.

Finally, the Authority is self-insured for the cost of providing health benefits to its employees and retirees. These benefits include medical, prescription, dental and vision. The Authority does purchase excess liability insurance for employee health benefits (stop loss) to mitigate large claim risk.

The Authority insures other selected risks by purchasing commercial crime insurance, cyber liability insurance, fiduciary insurance, aviation insurance, drone insurance, and public officials and employment practices liability insurance.

The following chart provides additional information as to risks insured for the protection of the Authority, and deductibles/self-insured retentions. Certain defined risks are subject to sub-limits and more specific deductibles/self-insured retentions and all insurances are subject to terms and conditions as set forth in the policies.

\$ 2,000 75	per occurrence
, i i i i i i i i i i i i i i i i i i i	per occurrence
75	per occurrence
	per occurrence
1,000	per occurrence
500	per occurrence
100	per claim for projects under \$50,000 in construction values
250	per claim for projects between \$50,000 and \$250,000 in construction values
500	per claim for projects above \$250,000 in construction values
100	per claim for projects under \$50,000 in construction values
250	per claim for projects between \$50,000 and \$250,000 in construction values
500	per claim for projects above \$250,000 in construction values
\$ 5,000	per occurrence
5,000	per occurrence
5,000	per occurrence
350	per family, plus \$250 aggregating deductible
1,250	per occurrence
	500 100 250 500 100 250 500 \$ 5,000 5,000 350

(1) Bridge and property insurance includes business interruption insurance which is subject to a waiting period, either two days or seven days, depending on the insurer. In the event a covered loss continues beyond the respective waiting periods, coverage starts from the first day of the loss, subject to the \$2,000 deductible.

In December 2017, the Authority filed a claim under its Bridge and Property Insurance, including business interruption insurance, for all physical damage costs, related extra expenses and lost revenue due to the damage and subsequent closure of the Delaware River Turnpike Bridge in the first quarter of 2017. At the October 2022 Board of Commissioners meeting, the board authorized the Authority to settle this claim with the insurance companies in the amount of \$15,906. As of December 31, 2023, the Authority has received all outstanding payments.

Claim liabilities are recorded when it is probable that a loss occurred and the amount of that loss can be reasonably estimated. The liabilities include a provision for claim reserves as well as incurred but not reported and future development of known cases. The following tables present the changes in claims liabilities for the years ended December 31, 2023 and 2022:

De	cember 31,	Change in		December 31,
	2022	estimate	Payments	2023
\$	6,237	4,350	(4,816)	5,771
	2,891	207	(329)	2,769
	22,862	10,259	(9,466)	23,655
	9,060		(1,409)	7,651
\$	41,050	14,816	(16,020)	39,846
		\$ 6,237 2,891 22,862 9,060	2022 estimate \$ 6,237 4,350 2,891 207 22,862 10,259 9,060 —	2022 estimate Payments \$ 6,237 4,350 (4,816) 2,891 207 (329) 22,862 10,259 (9,466) 9,060 — (1,409)

	De	cember 31,	Change in		December 31,
		2021	estimate	Payments	2022
General liability	\$	4,245	3,602	(1,610)	6,237
Auto liability		2,489	1,799	(1,397)	2,891
Workers' compensation		21,153	9,646	(7,937)	22,862
Owner controlled insurance					
program (OCIP)		10,635	492	(2,067)	9,060
Total	\$	38,522	15,539	(13,011)	41,050

The Authority has designated reserves of approximately \$39,846 and \$41,050 as of December 31, 2023 and 2022, respectively, to fund the claim liabilities as of that date.

(14) Blended Component Unit - Garden State Arts Foundation, Inc.

The Garden State Arts Foundation, Inc. (formerly known as the Garden State Arts Center Foundation) was established in 1984 pursuant to the provisions of Title 15A, Corporations-Non-Profit, of the New Jersey State Statutes. The purpose of the Foundation is to receive contributions from the public or other entities, engage in such fundraising activities as the members deem appropriate, fund and administer an annual scholarship program to provide scholarships to students pursuing an undergraduate degree with a performing arts concentration at four-year New Jersey colleges and universities, support the study of performing arts in New Jersey and support educational and charitable activities. The Foundation provides free entertainment at the PNC Bank Arts Center and various outreach locations throughout the State of New Jersey for New Jersey's senior citizens, school children, and other deserving residents. The Foundation is qualified as a tax-exempt organization as defined by Section 501(c) (3) of the Internal Revenue Code.

The condensed statements of net position and statements of revenues, expenses, and changes in net position of the Foundation as of and for the years ended December 31, 2023 and 2022 are as follows:

Condensed Summary of Net Position								
Assets		2023	2022					
Current assets	\$	1,055	1,278					
Noncurrent assets		101						
Total assets	\$	1,156	1,278					
Liabilities								
Current liabilities	\$	1	1					
Total liabilities	\$	1	1					
Net Position								
Net position:								
Unrestricted	\$	1,155	1,277					
Total net position	\$	1,155	1,277					

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

	2023	2022
Operating revenues	\$ 642	633
Operating expenses	 787	795
Operating loss	(145)	(162)
Nonoperating revenues	23	1
Decrease in net position	 (122)	(161)
Net position as of beginning of year	1,277	1,438
Net position as of end of year	\$ 1,155	1,277

(15) Litigation

The Authority is a party to various legal actions and regulatory reviews arising in the ordinary course of its operations which includes investigation, remediation of existing and projected action level environmental conditions. The Authority is contingently liable under pending lawsuits and claims, relating principally to construction programs and personal injury claims, in which the Authority is named a defendant. The Authority is also subject to regulatory directives or environmental claims by third parties to investigate and/or remediate suspected or known contamination that is claimed to be the Authority's responsibility. The Authority believes the aggregate liability of the Authority under such actions, even if adversely determined, would not have a material adverse effect on the financial position of the Authority; and sufficient funds are expected to be available to satisfy any payments required in connection therewith.

On October 3, 2023, the Supreme Court of New Jersey issued an Order denying the Petition for Certification, with costs, in connection with an appeal by two petitioners that challenged the Authority's

\$50 administrative fee that is charged to offset the cost of collecting unpaid tolls from toll violators on the Turnpike and Parkway.

By way of background, in 2017, a Petition for Rule Change seeking to have the Authority revoke its rule imposing an administrative fee in connection with collecting unpaid tolls from toll violators on the Turnpike and Parkway was filed with the Authority. In the Petition, the petitioners argue that the administrative fee is unreasonable and therefore not authorized by the Act. The Petition also included a demand for a refund of the administrative fees collected by the Authority to the extent unreasonable, which amount the petitioners claim is nearly \$200,000. After reviewing a financial analysis of the costs of processing, prosecuting and collecting unpaid tolls from toll violators, the Authority concluded that the administrative fee is reasonable and consistent with the Act. In a written response dated October 18, 2017 (the Final Action), the Executive Director of the Authority denied the Petition.

On December 1, 2017 the petitioners filed an appeal of that denial with the Appellate Division of the Superior Court of the State of New Jersey and oral argument occurred on February 4, 2019. On March 8, 2019, the Appellate Division issued its decision rejecting the petitioners' contention that the Authority violated the Administrative Procedures Act or notions of due process or fundamental fairness, when it initially promulgated the regulation in 2011, and in 2017, when it considered the Petition for Rule Change. However, the Appellate Division remanded the case to the lower court in Middlesex County, New Jersey, for purposes of supplementing the record. After a lengthy period of extensive additional discovery by the parties and the Authority working with experts to defend the reasonableness of the administrative fee, the lower court held an evidentiary hearing on the matter over several days in July and August of 2021. In January 2022, the lower court rendered its findings of fact and conclusions of law, rejecting the petitioners' arguments and concluding that the administrative fee was both reasonable and based on the costs associated with processing and collecting a toll violation. The parties thereafter filed supplemental briefs with the Appellate Division, which had retained jurisdiction of the matter. On May 11, 2023, the Appellate Division (i) issued an opinion adopting the lower court's findings of fact and conclusions of law, (ii) concluded the administrative fee is based upon the actual cost of processing and collecting a toll violation in compliance with the Act, and is neither arbitrary, capricious, nor unreasonable, and (iii) affirmed the Authority's Final Action.

On May 31, 2023, the Petitioners filed a Notice of Petition for Certification to the Supreme Court of New Jersey. The Authority opposed the Petition for Certification. As noted above, the Supreme Court denied the Petition for Certification, thus terminating the litigation. We have no expectation of any further litigation regarding this matter.

On December 1, 2017, the law firm representing the petitioners described in the preceding paragraph also filed a class action lawsuit in the United States District Court for the District of New Jersey alleging, among other things, that the administrative fee violates the Fair Debt Collections Practices Act (FDCPA) and the Eighth Amendment to the United States Constitution. With the agreement of the parties, on January 17, 2018, the Court issued an order staying this lawsuit pending the resolution of the appeal with the Appellate Division of the Superior Court of the State of New Jersey described above. Given the resolution of the Petition for Rulemaking, we do not expect there to be any further litigation with the class action described herein. If, however, the class action lawsuit is reactivated, the Authority intends to vigorously defend its conclusion that the administrative fee does not violate the FDCPA or the United States Constitution.

The Authority is defending several lawsuits arising from operations of the New Jersey State Police (State Police) assigned to provide police services on the Turnpike and the Parkway pursuant to the Authority's

contract with the State Police. The contract includes an indemnification provision requiring the Authority to defend and indemnify State troopers individually, as well as the State Police and the State, against claims related to their conduct in the course of their duties. The Authority, under the indemnification provisions of the contract, may be responsible for a State trooper's liability for negligent acts, but not for intentional wrongful acts or acts beyond the scope of such trooper's employment. The Authority believes the aggregate liability of the Authority under such actions, if adversely determined, would not materially adversely affect the financial position of the Authority and sufficient funds are expected to be available to satisfy any payments required in connection therewith.

With respect to the Authority generally, soil contamination, groundwater contamination and/or solid waste found on off-site properties, Authority properties, and properties for which the Authority has assumed remediation responsibility, as well as waterway contamination that is alleged to have resulted from operations conducted at Parkway facilities, have resulted in claims against the Authority and may lead to additional claims in the future. Claims for reimbursement of remediation costs and other alleged damages have been asserted or may be forthcoming from other parties responsible for undertaking remediation activities at these properties. As a result, it may be necessary for the Authority to undertake, fund or reimburse others for remediation activities at these properties. The Authority believes the ultimate resolution of these claims will not have a material adverse impact on the financial position of the Authority.

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(16) Related Parties

Under the regular course of operations, the Authority enters into various agreements with the State of New Jersey (the State). A summary of transactions with the State in 2023 and 2022 is as follows:

		Decen	ıbeı	r 31
	2023			2022
Due from the State - Project reimbursements	\$	381	\$	_
			_	
Due to the State - Potential unemployment claims	\$	4,227	\$	4,078
Payments to the State - Operating expenses				
State police services	\$ 1	02,230	\$	98,338
PERS contribution		24,862		23,659
Other State payments		70		128
Total payments to the State - Operating expenses	\$ 1	27,162	_	122,125
Payments to the State - Nonoperating expenses				
Transportation Trust Fund Agreement	\$	22,000		22,000
State Transportation Projects Funding Agreement (Gateway Development Commission)		20,000		
State Public Transportation Projects Funding Agreement		505,487		523,000
	, (,	•	,
Feeder Road Maintenance Agreement		2,500		2,500
Total payments to the State - Nonoperating expenses	\$6	549,987		547,500

From time to time the Authority enters into various memorandums of agreement with the State that cover cost-sharing or cost-reimbursement work for various construction projects, including a pass-through of Federal funding. These agreements generally require the Authority to invoice the State for its share of the construction or engineering work performed under the agreements.

The Authority is a participating employer in the State's Unemployment Insurance program and reimburses the State for unemployment claims made by its eligible former employees.

The Authority has an agreement with the State's Department of Law and Public Safety (State Police) to patrol the Turnpike and the Parkway. As per this agreement the Authority makes payments for the State Police services received. These payments include, but are not limited to salary and overtime expenses, travel expenses, training costs, health benefit costs, fringe benefits and other indirect costs.

The Authority is a participating employer in the State's PERS plan and annually contributes the employer's portion as billed by the State (note 11).

Under the terms of an agreement dated April 27, 1984 and amendments dated August 1, 1995 and March 27, 2000, the Authority makes annual payments to the State of New Jersey to assist in transportation purposes. These payments are \$22,000 annually and are due until all obligations of the New Jersey Transportation Trust Fund Authority, as set forth in the 2000 Amendment, are paid for or such payment has been provided for. The payments are made from the General Reserve Fund and are subordinate to

debt service payments on all outstanding bonds and all other obligations under the Authority's General Bond Resolution.

On June 22, 2021, the Authority entered into a State Public Transportation Projects Funding Agreement with the Treasurer of the State of New Jersey. Under this new agreement the Authority has made or will make payments to the State of New Jersey to be used to support New Jersey Transit's role in providing continuing improvements to the State's integrated transportation network to the benefit of the public served by its various transportation components. This agreement supersedes the second amendment to the Funding Agreement dated September 24, 2019. The payments under this new agreement began on July 1, 2021 and will continue until New Jersey Transit has fully eliminated its capital budget to operating budget transfer and can maintain financial stability with lesser or zero amount. The Authority has or will make annual payments, payable quarterly, of \$350,000 in State fiscal year 2022, \$746,000 in State fiscal year 2023, \$465,000 in State fiscal year 2024, \$480,000 in State fiscal year 2025, \$495,000 in State fiscal year 2026, \$510,000 in State fiscal year 2027, and \$525,000 in State fiscal year 2028 and beyond. The payments totaled \$605,487 in calendar year 2023 and \$523,000 in calendar year 2022. The payments are made from the General Reserve Fund and are subordinate to debt service payments on all outstanding bonds and all other obligations under the Authority's General Bond Resolution.

The Authority entered into a Feeder Road Maintenance and Cost Sharing Agreement with the State for the period July 1, 2016 through June 30, 2023, a term of seven years. Under the terms of the Feeder Road Agreement, the State will continue to reconstruct, maintain and repair 280 miles of feeder roads leading to 20 interchanges on the New Jersey Turnpike and 36 interchanges on the Garden State Parkway. The Authority has or will reimburse the State on an annual basis, payable quarterly, \$8,000 in the State fiscal year 2017, \$5,000 in the State fiscal year 2018, \$4,000 in the State fiscal year 2019, \$2,750 in the State fiscal year 2020, and \$2,500 in State fiscal year 2021, 2022 and 2023, for a total of \$27,250 over the seven-year term. The Authority made annual payments to the State totaling \$1,250 in 2023 as the Feeder Road Maintenance and Cost Sharing Agreement expired June 30, 2023. In 2022 payments totaled \$2,500 for feeder road maintenance provided by the New Jersey Department of Transportation.

On December 12, 2021, the Authority entered into negotiations with the Treasurer of the State of New Jersey over funding to advance the Hudson Tunnel Project (HTP). The HTP is part of the larger Gateway Program, which includes the Portal North Bridge, that will expand and renovate the Northeast Corridor (NEC) - the busiest passenger rail line in the country - between Penn Station, Newark, New Jersey and Penn Station, New York, New York (see note 19). On December 22, 2022 authorization was requested to execute an agreement with the State Treasurer on behalf of the State. The agreement outlines payments to the State on a quarterly basis in an amount not to exceed \$124 million annually, to be utilized for payment of the State's share of the costs of the HTP. Payments will commence upon completion of construction of the HTP, anticipated in or about 2033. The Authority's obligation to make these payments shall terminate the earlier of (i) satisfaction of the State's share of costs of the HTP or (ii) assumption by another entity of the State's share. Additionally, and subject to the rights and security interests of its bondholders, the Authority agrees to make payments to the State in an amount not to exceed \$1,667 monthly commencing on or about January 1, 2023 for GDC operations, which shall terminate the earlier of (i) completion of construction of the HTP or (ii) abandonment of construction of the HTP. The Authority made annual payments to the State totaling \$20,000 for the year ended December 31, 2023.

(17) Commitments

The Authority's Capital Spending Program includes revenue funded as well as bond funded projects. The revenue funded projects are referred to as the Capital Budget and includes the Maintenance Reserve, Special Projects Reserve, and Supplemental Capital Program. The bond funded projects are referred to as the Construction Fund and include the 2022-2026 Capital Improvement Program, 2019 Capital Improvement Program, and the 2008 \$7 Billion Capital Improvement Program that is nearing completion. The Capital Budget has open commitments related to these revenue funded construction and supervision contracts of approximately \$349,444 and \$144,485 as of December 31, 2023 and 2022, respectively. The Construction Fund has open commitments for construction and supervision contracts of \$1,196,241 and \$885,121 as of December 31, 2023 and 2022, respectively.

On December 7, 2017, the Authority entered into a 25-year lease agreement with Live Nation Worldwide, Inc. (tenant), which commenced on January 1, 2018, to lease the Amphitheater located at PNC Bank Arts Center. As per the agreement, the tenant is responsible to pay the greater of the minimum fixed rent or a percentage rental amount based on sales for each lease year. In addition, the tenant has agreed to fund capital improvements to the Amphitheater in the amount of \$11,000 payable in equal installments of \$2,750 starting on March 1, 2018 and ending on March 1, 2021. On August 27, 2019, the agreement was amended. As per the amended agreement, the tenant will make an additional contribution of \$4,000 payable in equal installments of \$2,000 on September 1, 2019 and on September 1, 2020. As per the agreement, the tenant makes its payment. Both the Authority's and the tenant's payments are deposited into a joint bank account held by the Authority. As of December 31, 2023 and 2022, both the tenant and the Authority have made all required deposits except \$39 of the \$4,000 deposit due by the tenant on September 1, 2020.

(18) Leases

Lessor Arrangements

The New Jersey Turnpike Authority is a lessor for various noncancellable long-term leases related to its land, buildings, and equipment. These leases comprise the following categories: Arts Center, Building Rental, Communication Towers, Fiber, and Service Area Related. The remaining lease terms vary from 2 years to 85 years. The net present value calculation of the lease receivable varies depending on the length of the respective leases and ranged from 0.27% to 1.78% for 2023 and 2022.

Variable payments based on the lessee's future performance or usage of the underlying asset are not included in the measurement of the lease receivable. Those variable payments are recognized as inflows of resources in the period to which those payments relate. Variable payments not recorded in the lease receivable were \$3,134 and \$1,169 for the years ended December 31, 2023 and 2022, respectively. Some of the Authority's leases contain multiple components (both a lease component and nonlease component). These components are accounted for as separate contracts with a receivable calculated for the lease component and the nonlease component recognized as an inflow of resources in the period to which those payments relate.

Lease income from noncancellable long-term fixed payment leases totaled \$8,900 and \$9,380 for the years ended December 31, 2023 and 2022, respectively. Interest income from noncancellable long-term leases totaled \$2,741 and \$2,805 for the years ended December 31, 2023 and 2022, respectively.

Deferred amount relating to leases

Where a monthly lease payment is less than the calculated interest amount for that month, the difference is recorded as accrued interest receivable and accounted for separately from the respective lease receivable balance. Monthly interest accrues based on prior month-end balances of both the lease receivable account and the related accrued interest receivable account. This accrued interest account will accumulate until such time that the monthly lease payment is greater than the interest calculated for that month. In leases that have outstanding accrued interest receivable balances, the related lease payments are applied in the following order: (1) to the interest portion of the rent, (2) to the accrued interest balance until fully paid, and (3) to the lease receivable balance. Accrued interest receivable totaled \$1,717 and \$1,628 at December 31, 2023 and 2022, respectively.

The detail of lessor activity for the year ended December 31, 2023 and 2022 is as follows:

	December 31, 2022	Additions	Deductions	December 31, 2023
Lease receivable	\$ 166,360	\$ 1,319	\$ 9,366	\$ 158,313
Deferred amount relating to leases	\$ 162,547	\$ 1,319	\$ 11,647	\$ 152,219
	December 31, 2021	Additions	Deductions	December 31, 2022
Lease receivable	\$ 172,980	\$ 242	\$ 6,862	\$ 166,360

\$ 171,685

Future minimum lease payments to be received under noncancellable long-term leases, exclusive of variable payments, are as follows:

\$

242

9,380 \$

162,547

Year	Principal	Interest	Total
2024	\$ 6,521	\$ 2,407	\$ 8,928
2025	5,775	2,485	8,260
2026	5,485	2,402	7,887
2027	5,265	2,318	7,583
2028	5,415	2,232	7,647
2029-2033	30,127	9,758	39,885
2034-2038	35,957	7,072	43,029
2039-2043	38,078	3,895	41,973
2044-2048	18,351	1,307	19,658
2049-2053	30	611	641
2054-2058	24	705	729
2059-2063		816	816
2062-2068		946	946
2069-2073		1,097	1,097
Therafter	7,285	5,712	12,997
Total	\$ 158,313	\$ 43,763	\$ 202,076

Subscription Based Information Technology Arrangements

The Authority has various noncancellable subscription arrangements for the right-to-use various SBITAs. The SBITA terms vary from 18 months to six years and are generally procured under the terms and conditions of existing State of New Jersey contracts. The SBITAs serve to support the Authority's highly technical and data intensive operational, financial, and information technology goals.

The detail of SBITA activity for the year ended December 31, 2023 and 2022 is as follows:

	cember 1, 2022	Ad	lditions	Ded	uctions		cember , 2023
SBITA assets	\$ 9,067	\$	1,098	\$	1,306	\$	8,859
Accumulated amortization	2,830		2,864		1,306		4,388
SBITA assets, net	\$ 6,237	\$	(1,766)	\$	_		4,471
		_		_			
Subscription liabilities	\$ 4,527	\$	1,098	\$	2,695	\$	2,930
	nuary 1, 2022	Ad	<u>Iditions</u>	Ded	uctions		cember , 2022
SBITA assets		Ad \$	Iditions 4,607	Ded \$	luctions 81		
SBITA assets Accumulated amortization	 2022					31	, 2022
	 2022		4,607		81	31	, 2022 9,067

Future minimum SBITA payments to be made under noncancellable long-term SBITA's, exclusive of variable payments, are as follows:

Year	Pr	Principal		terest	Total		
2024	\$	2,352	\$	57	\$	2,409	
2025		386		18		404	
2026		95		5		100	
2027		97		3		100	
Total	\$	2,930	\$	83	\$	3,013	

Variable subscription payments, other than those payments that depend on an index or rate or are fixed in substance, are excluded from the measurement of the SBITA liability. Such amounts are recognized as software subscription expense in the period in which the obligation for those payments is incurred. There were no termination penalties incurred related to the Authority's SBITA's for the years ended December 31, 2023 and December 31, 2022.

As of December 31, 2023, there were no SBITA commitments for SBITA's that have not yet commenced.

There were no significant SBITA remeasurements and no SBITA losses associated with an impairment for the years ended December 31, 2023 and December 31, 2022.

(19) **Public-Private Partnerships (PPP's)**

Transferor Arrangements

The Authority is a transferor in various "public-private partnerships," as defined by GASB Statement No. 94, *Public-Private and Public-Public Partnerships and Availability Pay Arrangements* (GASB 94), related to its service areas.

Under the agreements for these public-private partnerships (PPP), Applegreen Welcome Centers LLC (Applegreen) and Sunoco Retail LLC (Sunoco) are the operators of all Authority owned service area restaurants, facilities and service stations and are obligated to operate these facilities pursuant to the terms outlined by the Authority in the agreement. In general, the rights retained by the Authority as outlined in the agreements are as follows: ownership of the facilities, improvements, equipment, right to determine reasonable pricing, right of inspection, and obligation to maintain facilities and access roads from the curb outward. The rights granted to the operator are as follows: operations of all restaurants and facilities including staffing and security, and maintenance of the facilities from the curb inward.

Additionally, Applegreen is contractually committed to invest \$125,789 in capital contributions over the term of the agreement to reconstruct and renovate restaurant buildings located at the service areas and Sunoco is committed to invest \$90,000 over the term of the agreement towards capital improvement projects at the service stations.

The projects associated with the capital contribution are scheduled to be completed in six phases. Work on phases one through four is completed as of December 31, 2023. For the year ended December 31, 2023, \$80,832 of total gross new PPP assets were capitalized. Capital contributions by Applegreen were \$4,800 related to the James Fenimore Cooper service area remodel, \$13,640 related to the Joyce Kilmer service area rebuild, \$12,740 related to the Walt Whitman service area rebuild, \$11,680 related to the Connie Chung service area rebuild, and \$11,630 related to the Whitney Houston service area rebuild. Capital contributions by Sunoco were \$8,978 related to the James Fenimore Cooper convenience store buildout and fueling station renovations, \$3.254 related to the Joyce Kilmer convenience store buildout and fueling station renovations, \$8,063 related to the Walt Whitman convenience store buildout and fueling station renovations, \$2,921 related to the Connie Chung fueling station and kiosk renovations, and \$3,126 related to the Whitney Houston fueling station and kiosk renovations. For the year ended December 31, 2022, \$39,077 of total gross new PPP assets were capitalized. Capital contributions by Applegreen were \$7,344 related to the completion of the Woodrow Wilson service area remodel and \$13,940 related to the completion of the Molly Pitcher service area remodel. Capital contributions by Sunoco were \$6,545 related to the completion of the Woodrow Wilson convenience store buildout and fueling renovations, \$7,223 related to the completion of the Molly Pitcher convenience store buildout and fueling renovations, and \$4,025 recorded related to the completion of Grover Cleveland fueling renovations.

The below table outlines the status of the construction projects based on the latest known updates for the next phase of construction (Phase 5):

New Jersey Turnpike Authority (A Component Unit of the State of New Jersey)

Notes to Financial Statements (Dollars shown in thousands)

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Service Area	Expected Opening	Scope	Location
Clara Barton Service Area			
Applegreen	2024	Rebuild	Turnpike
Sunoco	2024	C-Store buildout, fueling	Turnpike
John Fenwick Service Area			
Applegreen	2024	Rebuild	Turnpike
Sunoco	2024	C-Store buildout, fueling	Turnpike
Cheesequake Service Area			
Applegreen	2024	Remodel	Parkway
Sunoco	2024	Rebuild, fueling	Parkway
Montvale Service Area			
Applegreen	2024	Remodel	Parkway
Sunoco	2024	Rebuild, fueling	Parkway

As operators, Applegreen and Sunoco collect payment from third party customers. In return, the Authority is due a minimum annual guarantee (MAG) and an additional percentage fee based on gross sales if that percentage fee exceeds the MAG. As of December 31, 2023, 228 monthly MAG payments were remaining totaling \$315,000 for Sunoco and 249 monthly MAG payments were remaining totaling \$248,792 for Applegreen, respectively.As of December 31, 2022, 240 monthly MAG payments were remaining totaling \$330,000 for Sunoco and 261 monthly MAG payments were remaining totaling \$260,792 for Applegreen, respectively. The percentage fee is not included in the measurement of the PPP receivable and is instead recognized as an inflow of resources in the period in which it is received.

The net present value calculation of the PPP receivable varies depending on the length of the respective PPP term and ranged from 1.64% to 1.69% for 2023 and 2022.

	De	December 31, 2022		ditions Deductions		Dec	ember 31, 2023			
PPP receivable	\$	497,572	\$	_	\$	18,874	\$	478,698		
Deferred amount relating to PPP's - NPV of installments	\$	486,224	\$	_	\$	23,470	\$	462,754		
Deferred amount relating to PPP's - capital assets		124,102		80,832		9,617		195,317		
Deferred amount relating to PPP's	\$	610,326	\$	80,832	\$	33,087	\$	658,071		
	Dee	December 31, 2021				dditions	Deductions		December 31 2022	
PPP receivable	\$	515,144	\$	-	\$	17,572	\$	497,572		
Deferred amount relating to PPP's - NPV of installments	\$	509,694	\$	_	\$	23,470	\$	486,224		
Deferred amount relating to PPP's - capital assets		90,848		39,077		5,823		124,102		
Deferred amount relating to PPP's	\$	600,542	\$	39,077	\$	29,293	\$	610,326		

The detail of PPP transferor activity for the years ended December 31, 2023 and 2022 is as follows:

PPP revenue related to the amortization of the deferred inflows of resources associated with the PPP receivable totaled \$23,470 and \$23,470 for the years ended December 31, 2023 and 2022, respectively. Interest income from PPP receivable totaled \$8,100 and \$8,404 for the years ended December 31, 2023 and 2022, respectively. PPP revenue related to the amortization of the deferred inflow associated with the PPP assets totaled \$9,617 and \$5,823 for the years ended December 31, 2023 and 2022, respectively. There was no significant income associated with variable payments for the years ended December 31, 2023 and 2022, respectively.

Where a monthly payment is less than the calculated interest amount for that month, the difference is recorded as accrued interest receivable and accounted for separately from the respective PPP receivable balance. Monthly interest accrues based on prior month-end balances of both the PPP receivable account and the related accrued interest receivable account. This accrued interest account will accumulate until such time that the monthly PPP payment is greater than the interest calculated for that month. In PPP's that have outstanding accrued interest receivable balances, the related PPP payments are applied in the following order: (1) to the interest portion of the installment, (2) to the accrued interest balance until fully paid, and (3) to the PPP receivable balance. Accrued interest receivable totaled \$663 and \$689 at December 31, 2023 and 2022, respectively

(20) Subsequent Events

As of December 31, 2023, the Authority had \$233,650 in variable rate debt outstanding. Series 2015A, 2015C, 2015D, 2015G, 2016D, Series 2020A were outstanding direct placement issuances through JPMorgan and TD Bank. Series 2017C and 2017D Bonds were outstanding public offering bonds. On January 1, 2024, all the aforementioned variable rate bonds matured leaving the Authority with no variable rate debt (note 6c). In addition, the interest rate swaps used to hedge interest rate risk also matured on January 1, 2024 (note 7). The Authority has no outstanding qualified swap agreements.

On December 17, 2021, the Authority entered into a Forward Delivery Agreement with Barclays for the anticipated purchase and sale of the Series 2024A Bonds (note 6j). On February 15, 2024, Barclays notified the Authority that Barclays will not exercise its option under the Swap Transaction (note 7). Barclays Capital, Inc. elects to have the bonds be issued and delivered by the Authority bearing interest at fixed rates that would match that of the Series 2014A Bonds with coupons of 4% and 5%.

On March 1, 2024, the Authority implemented toll rate indexing of 3% on both of the roadways.

(A Component Unit of the State of New Jersey) Required Supplementary Information (Unaudited) Schedules of Changes in Total OPEB Liability and Related Ratios December 31, 2023

(In thousands)

		2023	2022	2021	2020	2019	2018
Total OPEB liability							
Service cost	\$	63,882	56,100	47,698	38,653	46,612	42,623
Interest		42,206	42,627	48,779	66,364	60,701	61,150
Differences between expected and actual experience		(7,004)	12,369	(1,137)	66,290	(23,098)	89,887
Changes of assumptions		(508,819)	(37,722)	171,025	25,425	(176,958)	(6,371)
Benefit payments, including refunds of member contributions		(40,635)	(45,474)	(43,091)	(45,029)	(45,901)	(42,933)
Net change in total OPEB liability		(450,370)	27,900	223,274	151,703	(138,644)	144,356
Total OPEB liability - beginning		2,005,146	1,977,246	1,753,972	1,602,269	1,740,913	1,596,557
Total OPEB liability - ending	\$	1,554,776	2,005,146	1,977,246	1,753,972	1,602,269	1,740,913
Covered employee payroll	s	145,278	141,047	126,645	133,432	136,084	126,689
Total OPEB liability as a percentage of covered payroll		1070%	1422%	1561%	1315%	1177%	1374%

Notes

The total OPEB liability is measured at December 31 of the previous year.

For all years presented, no assets are accumulated in a trust to pay related benefits.

Changes in benefit terms - There were no significant changes in benefits for any of the actuarial valuations used to determine required contributions.

Changes in assumptions - There were no significant changes in assumptions except for the annual change in the discount rate.

The following are the discount rates used in each period:

December 31, 2023: 3.72%

December 31, 2022: 2.06%

December 31, 2021: 2.12%

December 31, 2020: 2.74%

December 31, 2019: 4.10%

December 31, 2018; 3,44%

In 2022, amounts reflect a 0.75% decrease in the health care cost trend rates for Medical Pre Medicare, Medical Post Medicare and prescription drug. In 2021, amounts reflect a 0.75% decrease in the health care cost trend rates for Medical Pre Medicare, Medical Post Medicare and prescription drug. In 2020, amounts reflect a 3.75% decrease in the health care cost trend rates for Medical Pre Medicare, Medical Post Medicare and prescription drug.

Information provided for Required Supplementary Information will be provided for ten years as information becomes available in subsequent years.

See accompanying independent auditors' report.

Schedule 1

Schedule 2

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey) Required Supplementary information (Unaudited) Reducted of Proportionale Share, Employere Retirement System State of New Jarsey Public Employees (Retirement System (In thousands) (In thousands)

Schedule of Proportionate Share of Net Pension Liability at June 30 (measurement date)

-	1.9564% 1.6194	6,300	273.97% 42.74%		l	16,129 14,954 16,129 14,954			
2015	1.9379%	435,015 131,100	331.82% 38.21%		2015	16,660 16,660	I	130,000	12.82%
2016	1.8957%	561,453 129,800	432.55% 31.20%		2016	16,841 16,841	1	130,000	12.95%
2017	1.8837%	438,493 130,200	336.78% 36.78%		2017	17,450 17,450	Γ	130,400	13.38%
301.0	1.8568%	365,599 130,100	281.01% 40.45%	nded December 31	2018	18,469 18,469	I	131,300	14.07%
0100	1.8289%	329,534 135,600	243.02% 42.04%	Schedule of Employer Contributions for the year ended December 3	2019	17,789 17,789	1	138,300	12.86%
0000	1.9166%	312,545 139,000	224.85% 42.90%	Employer Contribu	2020	20,966 20,966	1	138,900	15.09%
1000	1.9023% 0.8946	225,358 138,200	163.07% 51.52%	Schedule of	2021	22,278 22,278	I	139,900	15.92%
	1.8762%	283,141 141,600	1 99.96% 46.41%		1	23,659 23,659		ļ	
	Proportion of net pension liability – Local Group Pronortion of net newsion liability – Total Plan	Proportionate stare of the persion liability Second payrol (approximate)	Proportionale shure of het pension liability as a percentage of co evel point point. Plun abeliary: net position as a percentage of total pension liability			Contractually required contributions S Contributions in relation to the contractually required contributions	S	Covered payroll (approximate)	Contributions as a percentage of cowered payroll

Nots Changes in benefit terms – There were no significant changes in benefits for any of the annual valuations used to determine required contributions. Changes in benefit terms – There were no significant changes in assumptions except for the annual change in the discount rate as follows: June 50, 2021: 2009 June 50, 2020: 2009 June 30, 2017: 5006 June 30, 2017:

			NEW JEASEY TURVEKE AUTHORITY (A Component Uni of the Sine of Neeth Creecy) Scattade of Neeth Scattan December 31, 2023 (With summarized comparative financial information as of December 31, 2023)	NEW JERSEY TURVPIKE AUTHORITY (A Component Unit of the State of New Jersey) Schedule of Net Postion December 31, 2023 ed comparative finanzial information as of Dece	PIKE AUTHORIT e State of New Jers tet Position 31, 2023 information as of D	Y ey) becember 31, 2022)						Schedule 3
			Maintenance	(In thousands) Special project Ge	sands) General	Deht	Deht	Total bond	Garden State Arts	GASB	Total 2023 Combined	Total 2022 (as restated) Combined
Assets Current assets:	Revenue	Construction	reserve	reserve	reserve	service	reserve	resolution	Foundation	Adjustments (1)	Financials	Financials
Cash Restricted cash Investment of a	\$ 223,316 	8,841	1,896 	2,632 151.884	13,008 11,029 969,657	68	12	240,852 19,960 1.686,649	617 310	111	241,469 19,960 1,686,959	221,620 19,929 1.628,034
Restricted investments Receivables, ner of followance Lasse reseivable - current nortion	163,598		669	[0]	1,080	619,617	83,839	703,456 165,375	126	2,683	703,456 168,184 6.521	735,982 113,817 6.523
PPP receivable - current portion Inventory	25,354					11	KI	25,354		061'61	19,190 25,354	18,874 22,965
Due from State of New Jersey Restricted deposits Prepares	381 3,193 12,352	350	1	0000	10,468 1,667	11 100		381 13,661 14,019		(1,421)	381 13,661 12,600	14,286 10,356
Total current assets	741,257	9,676	223,077	150,304	1,061,327	605,280	78,786	2,869,707	1,055	26,973	2,897,735	2,792,386
Noncurrent assets: Investments	I		I	I	50,324	Ι		50,324	I	I	50,324	
kestricted investments Long term receivables Lease receivables		/20°25					480,889	0/6,458	101		524,970 101 151.792	159,837
PPP receivable - noncurrent portion Interest rate swap assets		L	L	1		L	ŁI	11	1	459,508 3,590	459,508 3,590	478,698 6,261
Capital assets, net of accumulated depreciation	-	12,038,649	914,292	163,905	= = = = = = = = = = = = = = = = = = = =	1		13,116,846	0	4,848	13,121,694	12,681,541
total noncurrent assets Total assets	741,257	12,386,412	1,137,369	314,209	1,111,651	605,280	565,675	15,992,140	1,156	646,711	14,011,965	17,352,553
Deferred Outflows of Resources												
Deferred outflows of resources: Deferred amounts on refatinding and derivative instruments Deferred amount relating to pensions		11		11			11	11		123,762 34,736	123,762 34,736	163,332 34,736
Deferred amount relating to other postemployment benefit Total deferred outflows of resources	I				1		I			155,175	155,175	220,986
Liabilities												
Current liabilities: Accounts projed e and accured expenses Device Series - Schour Jerson.	175,308	78,583	13,549	8,504	3,408	I	I	279,352	-	754	280,107	257,339
Due to state of the state Accrued revenue Unearned revenue	335,284				2,387	290,460		290,460 337,671		(123,702)	290,460 213,969	278,826 219,320
Current portion of hydrid instrument borrowing Current portion of hydrid instrument borrowing Current portion of subscription liabilities		318,875 	111					318,875		4,222 2,352	318,875 4,222 2,352	291,050 5,987 1,597
Current portion of other liabilities Total current liabilities	6,486 521,305	397,458	38 13,587	10,173	10,673	290,460	1 1	18,866 1,249,451	-	(116,374)	18,866 1,133,078	16,947 1,075,144
Noncurrent liabilities: Bonds pupple, net Udda instrument herening		11,605,417	I	1	I		ļ	11,605,417	I	132 221	11,605,417	11,991,456
Subscription liabilities Other liabilities	148.068	11	11		34.735			182.803		578 (22.213)	578	2,930
Other postermiovment benefit liability Net pension liability		11	11		166,325			166,325		1,388,451 283,141	1,554,776 283,141	2,005,146 283,141
Total noncurrent liabilities	148,068	11,605,417			201,060		Ι	11,954,545		1,772,309	13,726,854	14,532,302
Total habilities Deferred Inflows of Resources	009,373	12,002,875	/8¢'61	10,173	217,528	290,460	I	13,203,996	-	056,000	14,859,932	15,607,446
Deferred inflows: Accumulated increase in fair value of hedging derivatives	I	ł	Ι	I	I	I	I	I	I	3,590	3,590	9,175
Deferred amount relating to pensions Deferred amount relating to other postemployment benefit		11	1 1							52,233 468,456	52,233 468,456	52,233 87,478
Deferred amount relating to leases Deferred amount relating to PPP's		11	1.1	11		11	11			152,219 658,071	152,219 658,071	162,547 610,326
Total deferred inflows of resources Net Position	I	I	1	I	I	I	I	I	I	1,334,569	1,334,569	921,759
Net position: Net investment in capital assets	I	383.537	914.293	163.906	ļ	ļ	565.675	2.027.411	I	2.037	2,029,448	1.773.858
Restricted under trust agreements Unrestricted	71,884		209,489	140,130	10,468 883,655	314,820		325,288 1,305,158	-1,155	(2,032,157)	325,288 (725,844)	306,105 (837,561)
Total net position	\$ 71,884	383,537	1,123,782	304,036	894,123	314,820	565,675	3,657,857	1,155	(2,030,120)	1,628,892	1,242,402
 GASB Adjustment principally inducts the nonesh impact of GASB Statement No. 49, 4counting and Financial Reporting for Palinton Remadiation Obligations, GASB Statement No. 53, Accounting and Financial Reporting for Palinton Remadiation Obligations, GASB Statement No. 73, Accounting and Financial Reporting for Palinton Remadiation Obligations, GASB Statement No. 73, Accounting and Financial Reporting for Palinton Remained and No. 49, Abdile Palinton Remadiation Obligations, GASB Statement No. 73, Accounting and Financial Reporting for Palinton Remained and Reporting for Parinter Remained and Palinton Remained and Palinton Remained and Palinton Remained and Palinton Remained and Remained and Palinton Remained and Palinton Remained and Palinton Remained and Remained and Palinton Remained and Remained and Palinton Remained and Remained and Palinton Remained and Palinton Remained and Palinton Remained and Palinton Remained and Remained and Palinton Remained and Palinton Remained and Palinton Remained and Remain	tement No. 49, Account ASB Statement No. 27, C	ing and Financial Re iASB Statement No.	porting for Pollution 75, Accounting and	Remediation Oblig Financial Reporting	tions , GASB State for Postemploymen	ment No. 53, Account Benefits Other Than	tting and Financial 1 Pensions, GASB	Reporting for Deriv Statement No. 87, L	ative Instruments, (eases, GASB Stater	ASB Statement No. 6 pent No. 94, Public-P	68, Pivate	
Partnerships and Availability Payment Arrangements, and GASB Statement No. 96, Subscription-Based Information Technology Arrangements	ment No. 96, Subscriptio	n-Based Information	Technology Arrange	ements .								

			Schedul	NEW JERSEY TU A Component Unit- le of Revenues, Expe	NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jerses) Schedule of Revenues, Expenses, and Changes in Net Position	urry arsey) Net Position						Schedule 4
		C	Year ended December 31, 2023 (With summarized comparative financial information for the year ended December 31, 2022)	Year ended I parative financial in	Year ended December 31, 2023 a financial information for the year	ended December 31,	2022)					
					(III mousands)				C			Total 2022
	Revenue	Construction	Maintenance reserve	Special project reserve	General reserve	Debt service	Debt reserve	Total bond resolution	Garden State Arts Foundation	GASB Adjustments (1)	Total 2023 Combined Financials	(as restated) Combined Financials
Operating revenues: Tals	S 2.204.059	I	I	I	I	I		2 204 059	Ι	I	2 204 059	2 126 027
Fees	-	I	Ι	I	I	Ι	I	154,988	ł	Ι	154,988	139,356
Concessions Miscellaneous	36,505 21,889							36,505 21,889	642	(3,535) 9,322	32,970 31,853	34,033 22,626
Total operating revenues	2,417,441							2,417,441	642	5,787	2,423,870	2,322,042
Operating expenses: Maintenance of roadway buildings and continuent	233 685	(0.450)	I	0.96.6	14 92 2		I	248 417	I	(0 316)	230 101	255 972
Toll collection	192,106	((((((((((((((((((((I		4,279	ŀ		196,385	I	(4,941)	191,444	196,146
State police and traffic control Technology	125,187 24,898			1,370 1,396	1,014 673	11		127,571 26,967		(1,295) (4,120)	126,276 22,847	122,865 25,739
General administrative costs Depreciation and amortization	56,106	343,848	77.622	354	1,717			58,177 434,952	787	(2,208) 3.013	56,756 437.965	54,409 415,131
Total operating expenses	631,982	341,389	77,622	18,871	22,605	1		1,092,469	787	(18,867)	1,074,389	1,070,262
Operating income (loss)	1,785,459	(341, 389)	(77,622)	(18,871)	(22,605)	I	I	1,324,972	(145)	24,654	1,349,481	1,251,780
Nonoperating revenues (expenses): Build America Bouds subsid) Federal, State, and insurance reimbursements	77,010 4,841		2,624	М	11			77,010 7,465			77,010 7,465	77,235 6,381
Payments to the State of New Jersey Interest income - lessor and PPPs				11	(649,987)		PI	(649,987)		10.840	(649,987) 10.840	(547,500) 11.209
Net interest expense. Turpike Revenue Bonds		67,167		T	-10	(590,104)	1	(522,937)	I	(30,222)	(553,159)	(530,030)
o une round expenses Investment income	9,643	30,158	10,840	7,376	51,909	13,818	22,252	145,996	23	(447)	145,572	11,741
Total nonoperating revenues (expenses), net	91,494	96,705	13,464	7,376	(598, 190)	(576,286)	22,252	(943,185)	23	(19,829)	(962,991)	(972,651)
Income before capital contributions and interfund transfers	1,876,953	(244,684)	(64,158)	(11,495)	(620,795)	(576,286)	22,252	381,787	(122)	4,825	386,490	279,129
Capital contributions	I	80,832		I	ŀ		I	80,832	I	(80,832)	I	400
Income before interfund transfers	1,876,953	(163,852)	(64,158)	(11,495)	(620,795)	(576,286)	22,252	462,619	(122)	(76,007)	386,490	279,529
Inter fund transfers	(1,872,233)	316,465	218,543	44,068	707,859	596,421	(11,123)			I		I
Net change in fund balance/change in net position	4,720	152,613	154,385	32,573	87,064	20,135	11,129	462,619	(122)	(76,007)	386,490	279,529
Net position (deficit) - beginning of year	67,164	230,924	969,397	271,463	807,059	294,685	554,546	3,195,238	1,277	(1,954,113)	1,242,402	962,873
Net position (deficit) - end of year	s 71,884	383,537	1,123,782	304,036	894,123	314,820	565,675	3,657,857	1,155	(2,030,120)	1,628,892	1,242,402
 GASB Adjustment principally includes the noncash impact of GASB Statement No. 49, <i>Accounting and Francial Reporting for Pollution Remediation Obligations</i>, GASB Statement No. 63, <i>Accounting and Francial Reporting for Pollution Remediation Obligations</i>, GASB Statement No. 63, <i>Accounting and Francial Reporting for Pollution Remediation Obligations</i>, GASB Statement No. 63, <i>Accounting and Francial Reporting for Pollution Remediation Remediation Obligations</i>, GASB Statement No. 87, <i>Journal on Construct Reporting for Pollution Remediation Mendific Obliver Tran Provisions</i>, GASB Statement No. 92, GASB Statement No. 93, <i>Accounting and Francial Reporting for Pollution Remediation Mendific Obliver Tran Provises</i>, GASB Statement No. 92, GASB Statement No. 93, <i>Accounting and Francis Reporting for Pollution Remediation Mendific Obliver Tran Provises</i>, GASB Statement No. 94, <i>Pollution</i>, Control Network, Contrel Network, Control Network, Control Network, Control Network,	Statement No. 49, Ac. of GASR Statement No.	nt No. 49. Accounting and Francial Reporting for Pollution Remediation Obligations, GASB Statement No. 53. Accounting and Financial Reporting for Derivative Instruments, GASB Statement No. 68. Surrown No. 77. GASB Statement No. 73. Accounting and Financial Remediato Debertom Branchis Chem. Than Pravious	al Reporting for Polli 1 No. 75. Accounting	tion Remediation O	bligations , GASB St arting for Postemulor	atement No. 53, Acco	unting and Financi Than Pensions GA	al Reporting for Deri SB Statement No. 87	ivative Instruments , Leaves GASB Sta	GASB Statement No. ement No. 94. Public	68, Private	
processing and Availability Payment Arrangements, and GASB Statement	Statement No. 96, Subs	No. 96, Subscription-Based Information Technology Arrangements.	nation Technology Ar	rangements.	forduneo r rof Sun u	ono suburg man			, 10000 , 0000 U		7000.66.7	

See accompanying independent auditors' report.

Schedule 4

			NEW J (A Com	NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey) Schedule of Cash Flows	E AUTHORITY ate of New Jersey) Flows							Schedule 5
		(With sun	V ear ended becenters 1, 2023 (With summarized comparative financial information for the year ended December 31, 2022) (In thousands)	r ear enced December . e financial information (In thousands)	ar 51, 2025 on for the year ended ls)	December 31, 2022)						
	Revenue	Construction	Maintenance reserve	Special project reserve	General reserve	Debt service	Debt reserve	Total bond resolution	Garden State Arts Foundation	GASB Adjustments (1)	Total 2023 Combined Financials	Total 2022 (as restated) Combined Financials
Cash flows from operating activities: Receips from customers and other operating activities Payments to suppliers	\$ 2,397,119 (322,528)	2,459		(958)	610 (1,479)		11	2,400,188 (324,965)	1,050 (789)	77,114 1,098	2,478,352 (324,656)	2,337,719 (342,610)
Payments to employees Payments for health benefits claims for the risk movided by (used in) merating activities	(177,274) (95,622) 1.801.695	2.459		(958)	(898)			(177,274) (95,622) 1.802.327	261	78.212	(1//,2/4) (95,622) 1.880.800	(1/4,8//) (91,902) 1.728.330
Cash flows from noncentry to the approximate and the cash flows from noncentry and the cash and	4,841		2,624		(200 089)			7,465			7,465	6,381 (5.47 500)
Net cash provided by (used in) noncapital financing activities	4,841		2,624		(649,987)			(642,522)			(642,522)	(541,119)
Cash flows from capital and related financing activities: Precedes acquired from new capital deb Purchases and safes of capital assets, net		135,233 (642,931)	(185,131)	(39,651)		E I	11	135,233 (867,713)		(1.098)	135,233 (868,811)	942,671 (698,220)
Principal paid on capital debt Principal paid on defeased capital debt Proceeder from Bruid America Brank subside		(291,050) (135,230) 						(291,050) (135,230) 38 703			(291,050) (135,230) 38 793	(219,785) (215,125) 77,735
Proceeds from Lease interest. Proceeds from lease interest. Amontization of lease receivables - lessor						11				2,741 (2,404)	2,741 (2,404)	2,805
Amortization of lease liabilities - lessee Proceeds from PP interest					11		11			(148) 8,099	(148) 8,099	(70) 8,404
Amorization of PPP receivables Interest paid on capital debt Paymeris for bond expenses		(620)		111	(112)	(578,470)		(578,470) (732)		(4,570)	(578,470) (578,470) (732)	(5,874) (568,235) (1,687)
Proceeds from capital contributions Interfund Transfers related to capital and related financing activities	(1,927,281)	80,832 3 15,649	226,737	49,080	731,346	610,501	(6,032)	80,832	11	(80,832)	11	400
Net cash provided by (used in) capital and related financing activities	(1,888,488)	(538,117)	41,606	9,429	731,234	32,031	(6,032)	(1,618,337)	I	(78,212)	(1,696,549)	(679,704)
Cash flows from investing activities: Purchases of investments Sales and maturities of investments Interest received	(4,651,029) 4,741,984 10,051	(1,660,541) 2,168,073 29,055	(645,240) 589,048 10,541	(377,300) 356,897 8,202	(3,887,290) 3,762,692 52,272	(1,014,374) 971,331 8,034	(213,832) 213,734 6,129	(12,449,606) 12,803,759 124,284	(300) 14		(12,449,906) 12,803,759 124,298	(14,968,583) 14,241,781 49,207
Net cash (used in) provided by investing activities	101,006	536,587	(45,651)	(12,201)	(72,326)	(35,009)	6,031	478,437	(286)	I	478,151	(677,595)
Net increase (decrease) in cash	19,054	929	(1,421)	(3,730)	8,052	(2,978)	Ξ	19,905	(25)	I	19,880	(170,088)
Cash and restricted cash – beginning of year Cash and restricted cash – end of year	204,262 \$ 223,316	7,912 8,841	3,317	6,362 2,632	15,985 24,037	3,046 68	23	240,907 260,812	642 617		241,549 261,429	411,637 241,549
Reconciliation of operating income (loss) to net cash provided by (used in) onerating activities:												
Operating income (loss) Adjustments to reconcile operating income (loss) to net cash	\$ 1,785,459	(341,389)	(77,622)	(18,871)	(22,605)	I	I	1,324,972	(145)	24,654	1,349,481	1,251,780
provided by (used in) operating activities: Depreciation and mortization expense Channess in sectors and liabilities	Ι	343,848	77,622	13,482	I	Ι	I	434,952	I	3,013	437,965	415,131
Rectivables Inventory	(16,825) (2.389)			182	(341)			(16,984) (2.389)	408		(16,576) (2.389)	(13,751) (581)
Prepraid expenses Accounts payable and accrued expenses	(511) (511) (5443	LT	11	4,058	951 3,025	11		13,526	(2)	(101)	13,425	1810
Uncarried revenue Hybrid instrument borrowing Othera in hatticize	(/(4+,C) 	11	II]	000 10			(164;c) — 2000 CE			(1784;6) — 2000 CE	(900(#)
Outer natorities SBITA faibilities Other nosternatiowneeth faibility				<u> </u>	(007,1) 					(1,597) (465 370)	(1,597) (1,597) (450-370)	4,527 27,900
Net persion liability Defermed and accurace releated to remeion												57,783
Deferred influence of resources a teactor to pension Deferred inflows of resources a teact to pension Deferred outflows relating to other postemployment benefit.										65.811	65.811	(96,150) 48.796
Deferred inflows relating to other postemployment benefit A mortization of lease assers		1 1								380,978	380,978	(6,541) 71
Deferred inflows relating to PPP assets Pollution remediation oblications	11				4,301			4.301		71,215	71,215 4,301	33,254 (102)
Net cash provided by (used in) operating activities	\$ 1,801,695	2,459		(958)	(869)		I	1,802,327	261	78,212	1,880,800	1,728,330
(1) GASB Adjustment principally includes the noncash impact of GASB Statement No. 49, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 53, Accounting and Financial Reporting for Derivative Instruments, GASB Statement No. 68	tt No. 49, Accounting and F	inancial Reporting fe	or Pollution Remedia	tion Obligations , G.	ASB Statement No. :	53, Accounting and F	inancial Reporting	for Derivative Instr	uments , GASB Stat	ement No. 68,		

Schedule 5

(1) GASB Adjustment principally includes the moreak impact of GASB Statument No. 49, decounting on Francial Reporting for Polation Remaining on Francial Reporting for Derivative Internetors, GASB Statement No. 53, Accounting and Francial Reporting for Derivative Internetors, GASB Statement No. 64, Accounting and Francial Reporting for Derivative Internetors, GASB Statement No. 57, Laws, GASB Statement No. 64, Public-France Internetors and Arrangements, and GASB Statement No. 94, Public-France Internetions and Arrangements, and GASB Statement No. 96, Subscription-Based Information Technology Arrangements.

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Schedule 6

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey)

Schedule of Net Revenue Requirement

Years ended December 31, 2023 and 2022

(In thousan	ıds)		
	_	2023	2022
Test 1: Total operating revenues - bond resolution Build America Bonds subsidy Federal, State, and insurance reimbursements Less insurance recovery - maintenance reserve fund Total investment income - bond resolution Less earnings on construction investments Fair market value adjustments	\$	2,417,441 77,010 7,465 (2,624) 145,996 (30,158) 3,875	2,318,629 77,235 6,381 (4,568) 12,213 (6,772) 32,416
Total pledged revenues		2,619,005	2,435,534
Less revenue operating expenses - revenue fund	_	(631,982)	(612,490)
Net revenue available for debt service		1,987,023	1,823,044
Less net revenue requirements: Interest expense – gross debt service Interest expense - interest paid from bond proceeds Interest expense - net debt service Principal payment – debt service		(590,104) 34,708 (555,396) (318,875)	$(572,642) \\ 5,607 \\ (567,035) \\ (291,050)$
Revenue transfer to maintenance reserve Revenue transfer to special project reserve		(230,000) (51,500)	(200,000) (50,000)
Excess net revenues	\$	831,252	714,959
Test 2: Total operating revenues - bond resolution Build America Bonds subsidy Federal, State, and insurance reimbursements Less insurance recovery - maintenance reserve fund Total investment income - bond resolution Less earnings on construction investments Fair market value adjustments	\$	2,417,441 77,010 7,465 (2,624) 145,996 (30,158) 3,875	2,318,629 77,235 6,381 (4,568) 12,213 (6,772) 32,416
Total pledged revenues		2,619,005	2,435,534
Less revenue operating expenses - revenue fund	_	(631,982)	(612,490)
Net revenue available for debt service		1,987,023	1,823,044
Less 1.2 times aggregate debt service	_	(1,049,125)	(1,029,702)
Excess net revenues	\$	937,898	793,342
Debt service coverage ratio	_	2.27	2.12

Schedule of Investments

December 31, 2023

(In thousands)

	Interest rate	Maturity	Par value	Carrying value
Revenue:				
Certificate of deposit	5.25%	3/21/2024 \$	49,000	48,961
Commercial paper	5.33-5.35	1/4/2024-2/29/2024	52,255	51,906
Federal agency note	5.13-5.25	1/4/2024-5/24/2024	128,489	128,263
U.S. Treasury bill	5.00-5.26	1/2/2024-6/13/2024	109,185	108,035
			338,929	337,165
Construction:				
Certificate of deposit	5.08%-5.65%	1/3/2024-1/3/2025	70,000	69,936
Commercial paper	5.30-5.58	1/3/2024-4/16/2024	168,155	166,501
Federal agency note	4.68-5.31	1/8/2024-3/5/2024	73,805	72,432
State of New Jersey Cash Management Fund	0.00	1/2/2024	5,971	5,971
U.S. Treasury bill	5.15-5.24	1/2/2024-4/9/2024	23,480	23,247
			341,411	338,087
Maintenance reserve:	5 220/ 5 550/	5/16/2024 12/11/2024	(0.000	(0.005
Certificate of deposit	5.22%-5.55% 5.33-5.35	5/16/2024-12/11/2024	69,000 40,000	68,995
Commercial paper Federal agency note	5.23	7/18/2024-8/15/2024 3/21/2024	5,000	38,680 4,942
U.S. Treasury bill	4.79-5.24	2/15/2024-11/29/2024	120,000	115,326
			234,000	227,943
Special project reserve:			<u> </u>	
Commercial paper	5.30%-5.31%	4/18/2024-5/16/2024	11,000	10,793
Federal agency note	4.68-5.24	1/11/2024-12/12/2024	71,500	69,605
U.S. Treasury bill	5.24	1/2/2024	3,000	3,000
U.S. Treasury note	1.00	12/15/2024	71,000	68,486
			156,500	151,884
General reserve:	5 350/ 5 500/	2/8/2024 12/16/2024	115 000	114.970
Certificate of deposit Commercial paper	5.25%-5.58% 5.05-5.26	3/8/2024-12/16/2024 2/8/2024-3/25/2024	115,000 125,000	114,860 123,770
	5.07-5.25		,	,
Federal agency note - LT		12/31/2024-3/28/2025	240,000	240,919
Federal agency note	4.92-5.24	1/11/2024-7/8/2024	274,047	271,363
U.S. Treasury bill	5.14	1/4/2024	10,000	9,997
U.S. Treasury note	0.25-2.13	6/15/2024-12/15/2024	265,289	259,072
Debt service:		-	1,029,336	1,019,981
Certificate of deposit	5.12%-5.49%	1/2/2024	79,704	79,702
Commercial paper	5.03-5.54	1/2/2024	384,208	383,889
U.S. Treasury bill	5.24-5.30	1/2/2024	156,046	156,026
			619,958	619,617
Debt reserve:		-		
Certificate of deposit	1.45%-4.66%	1/18/2024-5/17/2028	163,565	162,211
Federal agency note - LT	0.46-4.30	8/19/2024-1/26/2028	434,878	407,594
U.S. Treasury note	0.25-2.50	3/15/2024-3/31/2027	933	923
Conden State Arts Foundation			599,376	570,728
Garden State Arts Foundation Certificate of deposit	5.37%	2/8/2024	300	310
-		-	300	310
Total		\$	3,319,810	3,265,715
Above is the detail of investments listed on the Sched	ule of Net Position		·	·

Above is the detail of investments listed on the Schedule of Net Position (Schedule 3) for Total Bond Resolution.

See accompanying independent auditors' report.

Schedule 7A

Schedule 7B

Schedule of Investments

December 31, 2022

(In thousands)

	Interest rate	Maturity	Par value	Carrying value
Revenue:				
Commercial paper	4.78%	6/22/2023	\$ 49,500	48,340
Federal agency note	3.50-4.33	1/5/2023-3/21/2023	337,122	336,193
U.S. Treasury bill	2.00-4.05	1/5/2023-3/30/2023	44,265	43,995
			430,887	428,528
Construction:				
Certificate of deposit	4.81%-5.65%	5/2/2023-1/3/2025	220,000	219,454
Commercial paper	3.39-4.81	1/5/2023-4/24/2023	280,000	277,669
Federal agency note	3.85-4.62	1/12/2023-12/8/2023	345,000	342,948
State of New Jersey Cash Management Fund	0.00	1/3/2023	2,815	2,815
Cash Reserve	1.80	1/1/2023	1,632	1,632
			849,447	844,518
Maintenance reserve:	5 000/ 5 460/	12/5/2022 12/11/2022	25.000	24.044
Certificate of deposit	5.09%-5.46%	12/5/2023-12/11/2023	25,000	24,964
Commercial paper	5.05-5.06 3.80-4.67	6/15/2023-6/30/2023 1/5/2023-7/31/2023	26,000	25,367
Federal agency note			25,000	24,459
U.S. Treasury bill	3.87-4.46	1/19/2023-11/30/2023	100,000	96,663
Special project reserve:			176,000	171,453
Commercial paper	4.20%	2/17/2023	7.000	6,959
Federal agency note	3.50-4.68	1/5/2023-12/1/2023	73,000	70,963
U.S. Treasury bill	4.30	4/20/2023	5,000	4,935
U.S. Treasury note	.13-2.75	7/15/2023-12/15/2023	51.000	49,450
0.5. Heasting hole	.15 2.75	110/2023 12/10/2023	136,000	132,307
General reserve:			130,000	132,307
Certificate of deposit	2.48%-5.39%	3/31/2023-12/27/2023	302,000	300.774
Commercial paper	3.10-4.90	1/30/2023-9/22/2023	391,177	386,159
Federal agency note	3.50-4.60	1/5/2023-9/29/2023	135,000	133,356
U.S. Treasury note	.25	9/30/2023	78,000	75,457
			906,177	895,746
Debt service:				
Commercial paper	1.78%-4.13%	1/3/2023	236,496	236,382
U.S. Treasury bill	3.48-3.80	1/3/2023	334,435	334,407
			570,931	570,789
Debt reserve:				
Certificate of deposit	0.30%-3.97%	1/19/2023-1/14/2025	209,480	204,765
Federal agency note	.4683	8/19/2024-8/10/2026	388,638	348,873
U.S. Treasury note	.25	3/15/2024	914	867
			599,032	554,505
Total			\$ 3,668,474	3,597,846
Above is the detail of investments listed on the Sched	ule of Net Position			

Above is the detail of investments listed on the Schedule of Net Position (Schedule 3) for Total Bond Resolution.

Schedule of Depositories

December 31, 2023 and 2022

(In thousands)

			2023			2022	
	_	Book balance	Bank balance	Market value of securities pledged to secure deposits	Book balance	Bank balance	Market value of securities pledged to secure deposits
JP Morgan Chase:	_						
Revenue Construction Maintenance reserve General Reserve	\$	197,082 1,613 1,896 2,635	175,946 1,614 1,896 2,636		159,188 613 3,317 2,414	142,301 637 3,318 2,414	
		203,226	182,092	197,008	165,532	148,670	173,554
Bank of America: Revenue	_	19,175	19,944		33,649	34,680	
		19,175	19,944	28,701	33,649	34,680	45,439
Wells Fargo: Revenue Construction Special project reserve General reserve	_	3,427 6,670 2,632 21,151 33,880	2,967 6,670 2,700 21,196 33,533	135,760	10,236 6,744 6,362 13,571 36,913	8,729 6,398 13,571 6,744 35,442	45,370
Republic Bank:		55,880	33,335	135,760		55,442	45,570
Revenue		2,299	429				
		2,299	429	1,480			
Bank of New York Mellon: Revenue		475	514		521	521	
		475	514	5,825	521	521	2,146
TD Bank, NA: Revenue	_	464	851		255	482	
	_	464	851	1,481	255	482	662
Total Subject to Pledged Securities	_	259,519	237,363 \$	370,255	236,870	219,795 \$	267,171
Bank of New York Mellon – Trust: Construction General reserve		558 251	135 251		555	539	
Debt service	_	68	30		3,046	2,995	
	_	877	416 (1)	3,601	3,534 (1))
US Bank: Debt Reserve	_	22	22		23	23	
	_	22	22 (1)	23	23 (1))
Toll collection and other imprest funds: Revenue		394			413		
Revenue	_	<u> </u>			413 (2)		
Total subject to bond resolution	-	260,812	237,801		240,907	223,352	
Investors Bank:					,	,	
Garden State Arts Center Foundation	_	431	431		456	705	
	_	431	431 (3)		456	705 (3)	
Northfield Bank: Garden State Arts Center Foundation		186	186		186	186	
Garden state Arts Center Foundation	-	186	186 (3)		186	186 (3)	
	s	261,429	238,418		241,549	224,243	
	"=	201,722	230,710		271,572	227,273	

Funds held by Trustee are not subject to collateral requirements, under the Bond Resolution.
 Cash on hand, not at bank.
 Garden State Arts Foundation bank account balances are not subject to the collateral posting requirements of the Bond Resolution.

See accompanying independent auditors' report.

Schedule 8

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Schedule of Cost of Investment in Facilities

December 31, 2023 (With summarized comparative financial information for the year ended December 31, 2022)

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	Completed	\$7 Billion Capital	2019 Capital	2023-2027			Special			2022
	construction funds	Improvement Program	Improvement Plan	Capital Revenue Funded Improvement Program Construction (1)	Revenue Funded Construction (1)	Maintenance reserve	project reserve	GASB Adjustments (2)	2023 Total	(as restated) Total
Land Construction In Promose	\$ 660,555	165,078	705 185		8,128 80 305		45 070		833,761 001 606	833,761 876 147
Consumeration rules cas	3,185,141	3.020,667	153,233	57,210	158,562	673,907	4,387		7,253,107	6,976,055
Bridges	1,910,857	3,885,304	72,288	59,362	71,479	650,107	269		6,649,666	6,391,129
Buildings	375,090	879,812	617	Ι	195,890	9,623	43,409	Ι	1,504,441	1,406,403
Equipment	541,465	918,106	91,369	30,610	151,404	37,776	196,830	I	1,967,560	1,845,567
Cost of investment in facilities	6,673,108	8,890,620	612,692	671,378	674,858	1,387,520	289,965		19,200,141	18,329,062
Accumulated depreciation	(3,440,841)	(1, 840, 494)	(19,697)	(1,704)	(181,271)	(473,228)	(126,060)		(6,083,295)	(5,654,284)
Capital assets, net of accumulated	236 656 5	7 050 176	507 005	129 699	103 587	011 202	163 005		13 116 846	SEL PES CI
achtertauon	107,207,0	1,000,120	C66'76C	-10,500	100000	214,474	006,001		01010101	12,017,10
Right-of-use lease assets, net		Ι	T	I	1	Ι		377	377	526
SBITA assets, net			1	1		Ι	I	4,471	4,471	6,237
Total capital assets, net	\$ 3,232,267	7,050,126	592,995	669,674	493,587	914,292	163,905	4,848	13,121,694	12,681,541
Completed construction funds:										
Original turnpike extensions and additional lanes	\$ 53,721									
Revenues invested in facilities	34,168									
1966 Turnpike Improvement	122,481									
1971 Turnpike Improvement	14,393									
1973 Improvement and Funding Program	23,149									
1985-1990 Widening Project	262,019									
Business Plan for the 90's	696,942									
Former NJHA Construction	449,531									
2000 Construction Fund	1,051,574									
2003 Construction Fund	14,546									
2004 Construction Fund	344,540									
2005 Construction Fund	60,901									
2008/2009 Bond anticipation note	104,302									

(1) Revenue Funded Construction represents the revenue funded account in the Construction Fund.

\$ 3,232,267

(2) GASB Adjustment principally includes the noncash impact of GASB Statement No. 49, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 53, Accounting and Financial Reporting for Derivative Instruments, GASB Statement No. 54, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 54, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 54, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Reporting for Pollution Remediation Obligations, GASB Statement No. 55, Accounting and Financial Remediation Remediation Obligations, GASB Statement No. 55, Accounting and Financial Remediation Remediat Accounting and Financial Reporting for Pensions- an amendment of GASB Statement No. 27, GCSB Statement No. 75, Accounting and Financial Reporting for Postemployment Benefits Other Than Pensions. GASB Statement No. 87, Leases GASB Statement No. Partnerships and Availability Payment Arrangements, and GASB Statement No. 96, Subscription-Based Information Technology Arrangements.

Schedule 10A

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey)

Schedule of Bond Indebtedness

December 31, 2023

(In thousands)

	Amount outstanding December 31, 2022	Refunded or acquired and canceled in current year	Mandatory redemption/ sinking fund installments	Debt issuance	Amortization of premiums and discounts	Amount outstanding December 31, 2023
Turnpike revenue bonds:						
Series 2004 C-2	\$ 132,850	_	_	_	_	132,850
Series 2005 A	173,650	_	_	_	_	173,650
Series 2005 D1-D4	208,735	_	_	_	_	208,735
Series 2009 F	1,375,000	_	_	_	_	1,375,000
Series 2010 A	1,850,000	_	_		_	1,850,000
Series 2012A	15,000	_	_	_	_	15,000
Series 2012B	32,655	_	(32,655)	_	_	
Series 2013A	5,065	_	(5,065)	_	_	_
Series 2013F	11,780	_	(3,000)	_	_	11,780
Series 2014A	889,000	_	_		_	889,000
Series 2014C	106,715	_	(22,630)	_	_	84,085
Series 2015A	19,650		(7,000)	_		12,650
Series 2015C	7,325	_	(3,500)	_	_	3,825
Series 2015D	7,325	_	(3,500)	_	_	3,825
Series 2015E	750,000		(5,500)	_	_	750,000
Series 2015G	16,960	_	(8,335)	_		8,625
Series 2016A	149,995		(0,555)	_		149,995
Series 2016B	75,025		(75,025)	_		
Series 2016C	50,015	_	(50,015)		_	
Series 2016D	33,925		(16,675)			17,250
Series 2017A	600,000		(10,075)			600,000
Series 2017B	646,765		_	_	_	646,765
Series 2017C	71,050		(34,575)	_	_	36,475
Series 2017D	163,300	_	(16,675)			146,625
Series 2017E	359,680	_	(10,075)			359,680
Series 2017F	104,770	_	(9,400)	_	_	95,370
Series 2017G	726,640	_	(),100)	_	_	726,640
Series 2019A	449,110			_	_	449,110
Series 2020A	8,375	_	(4,000)	_	_	4,375
Series 2020B	24,935		(1,000)	_	_	24,935
Series 2020C	163,230	(135,230)	_	_	_	28,000
Series 2020D	149,440		_	_	_	149,440
Series 2021A	502,500	_	_	_	_	502,500
Series 2021B	995,235	_	(2,000)	_	_	993,235
Series 2022A	100,000	_	(_,)	_	_	100,000
Series 2022B	700,000	_	_	_	_	700,000
Series 2022C	112,385	_	_	_	_	112,385
Series 2023A		_	_	107,305	_	107,305
501105 202511						
	11,788,085	(135,230)	(291,050)	107,305	—	11,469,110
Premiums and discounts, net	494,421			14,070	(53,309)	455,182
	\$ 12,282,506	(135,230)	(291,050)	121,375	(53,309)	11,924,292

Schedule 10B

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey)

Schedule of Bond Indebtedness

December 31, 2022

(In thousands)

	Amount outstanding December 31, 2021	Refunded or acquired and canceled in current year	Mandatory redemption/ sinking fund installments	Debt issuance	Amortization of premiums and discounts	Amount outstanding December 31, 2022
Turnpike revenue bonds:						
Series 2004 C-2	\$ 132,850	_	_	_	_	132,850
Series 2005 A	173,650	_	_	_		173,650
Series 2005 D1-D4	208,735	_	_	_	_	208,735
Series 2009 F	1,375,000	_	_		_	1,375,000
Series 2010 A	1,850,000	_	_		_	1,850,000
Series 2012A	15,000	_	_	_	_	15,000
Series 2012B	32,655	_		_	_	32,655
Series 2013A	105,405	(100,000)	(340)	_	_	5,065
Series 2013F	11.780		(2.12)		_	11.780
Series 2014A	889,000	_	_	_		889,000
Series 2014C	106,715	_		_	_	106,715
Series 2015A	26,225	_	(6,575)	_	_	19,650
Series 2015C	10,625	_	(3,300)		_	7,325
Series 2015D	10,600	_	(3,275)	_	_	7,325
Series 2015E	750.000	_		_	_	750,000
Series 2015F	72,350		(72,350)		_	
Series 2015G	25,000	_	(8,040)	_	_	16,960
Series 2015H	48,235		(48,235)	_	_	
Series 2016A	149,995	_		_	_	149,995
Series 2016B	75,025		_	_	_	75,025
Series 2016C	50,015	_			_	50.015
Series 2016D	50,000		(16,075)		_	33,925
Series 2017A	600,000	_	_	_	_	600,000
Series 2017B	646,765	_	_	_	_	646,765
Series 2017C	218,950	(115,125)	(32,775)	_	_	71,050
Series 2017D	179,375		(16,075)		_	163,300
Series 2017E	359,680	_			_	359,680
Series 2017F	113,765		(8,995)	_	_	104,770
Series 2017G	726,640	_		_	_	726,640
Series 2019A	449,110	_		_	_	449,110
Series 2020A	12,125	_	(3,750)		_	8,375
Series 2020B	24,935		_	_	_	24,935
Series 2020C	163,230	_	_		_	163,230
Series 2020D	149,440	_	_		_	149,440
Series 2021A	502,500	_	_		_	502,500
Series 2021B	995,235	_	_	_	_	995,235
Series 2022A		_	_	100,000	_	100,000
Series 2022B	_	_	_	700,000	_	700,000
Series 2022C	_	_	_	112,385	_	112,385
	11,310,610	(215,125)	(219,785)	912,385		11,788,085
Premiums and discounts, net	503,630	_	_	41,649	(50,858)	494,421
	\$ 11,814,240	(215,125)	(219,785)	954,034	(50,858)	12,282,506

As of December 31, 2023 and 2022, refunded bond and note indebtedness which is still outstanding in fully collateralized escrow accounts is as follows: Refunded series Refunded series amount redeemed outstanding outsta umpike revenue bonds: Series 2012B Tumpike Revenue Bonds, redemption January 1, 2021 through January 1, 2023 Series 2013A Tumpike Revenue Bonds, redemption January 1, 2021 through January 1, 2023 Series 2013A Tumpike Revenue Bonds, redemption January 1, 2020 Series 2013A Tumpike Revenue Bonds, redemption January 1, 2020 Tumpike Revenue Bonds, redemption January 1, 2024 Total Total Total	Note:			:		:
Refunded seriesRefundedMatured/Revenue Bonds, redemption549,860(549,860)ugh January 1, 2023549,860(549,860)redeemed1,268,785(1,268,785)ugh January 1, 202379,100(79,100)revenue Bonds, redemption January 1, 202452,008,745revenue Bonds, redemption July 1, 20245(1,897,745)	As of December 51, 2025 and 2022, refunded bond and note indebtedness	vhich is st	ill outstanding n	n tully collateralized	l escrow accounts 1s a	s follows:
: Revenue Bonds, redemption 549,860 (549,860) ugh January 1, 2023 549,860 (549,860) : Revenue Bonds, redemption 1,268,785 (1,268,785) ugh January 1, 2023 79,100 (79,100) - : Revenue Bonds, redemption July 1, 2024 s 2,008,745 (1,897,745) -	Refunded series		Refunded amount	Matured/ redeemed	2023 outstanding	2022 outstanding
January 1, 2023 July 1, 2024 3 2,008,745 549,860 (79,860) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100) (79,100)	mpike revenue bonds:					
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Series 2012B Turnpike Kevenue Bonds, redemption January 1, 2021 through January 1, 2023		549.860	(549.860)		475.185
1,268,785 (1,268,785) 79,100 (79,100) 111,000 - \$ 2,008,745 (1,897,745)	Series 2013A Turnpike Revenue Bonds, redemption					
79,100 (79,100) 111,000 — \$ 2,008,745 (1,897,745) 1	January 1, 2020 through January 1, 2023		1,268,785	(1,268,785)		33,725
111,000 <t< td=""><td>Series 2013F Turnpike Revenue Bonds, redemption January 1, 2023</td><td></td><td>79,100</td><td>(79,100)</td><td></td><td>79,100</td></t<>	Series 2013F Turnpike Revenue Bonds, redemption January 1, 2023		79,100	(79,100)		79,100
\$ 2,008,745 (1,897,745)	Series 2014A Turnpike Revenue Bonds, redemption July 1, 2024		111,000		111,000	111,000
	Total	S	2,008,745	(1, 897, 745)	111,000	699,010

See accompanying independent auditors' report.

Schedule 10C

December 31, 2023 (With summarized comparative financial information as of December 31, 2022)

(In thousands)

Schedule of Refunded Bond and Note Indebtedness

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey) (This Page Intentionally Left Blank)

STATISTICAL SECTION (UNAUDITED)

Financial Trend Information

These schedules contain trend information to help the reader understand and analyze how the Authority's financial position has changed over the last 10 fiscal years -

- Schedule of Net Position
- Schedule of Revenues, Expenses, and Changes in Net Position
- Schedule of Capital Assets

(A Component Unit of the State of New Jersey) **NEW JERSEY TURNPIKE AUTHORITY**

Schedule of Net Position

Last Ten Fiscal Years (Unaudited)

(In thousands)

2022

	2023	(as restated)	2021	2020	2019	2018**	2017	2016	2015	2014*
Net investment in capital assets	\$ 2,029,448	\$ 1,773,858	1,697,118	1,909,970	1,687,349	1,517,792	1,379,079	1,064,121	866,813	710,972
Restricted under trust agreements	325,288	306,105	235,381	88,541	246,242	225,094	242,544	221,811	164,511	183,764
Unrestricted	(725,844)	(837,561)	(969, 626)	(1,459,711)	(1, 344, 317)	(1, 344, 631)	((373,034)	(357,121)
Total net position	\$ 1,628,892	\$ 1,242,402	962,873	538,800	589,274	398,255	1,248,013	918,309	658,290	537,615

* In connection with the adoption of GASB 68, unrestricted net position decreased due to the recognition of the net pension liability and related items.

**In connection with the adoption of GASB 75, unrestricted net position decreased due to recognition of the total OPEB liability and related items.

Schedule of Revenues, Expenses, and Changes in Net Position

Last Ten Fiscal Years (Unaudited)

(In thousands)

			(In thousands)	sands)						
	2023	2022 (as restated)	2021	2020	2019	2018**	2017	2016	2015	2014*
Operating revenues:										
Tolls	\$ 2,204,059	\$ 2,126,027	\$ 1,998,825	1,387,392	1,612,268	1,612,326	1,579,896	1,570,662	1,523,133	1,445,748
Fees	154,988	139,356	131,717	93,224	80,329	84,417	60,505	61,053	54,751	52,773
Concessions	32,970	34,033	28,613	31,741	33,104	36,192	35,591	38,192	38,993	36,842
Miscellaneous	31,853	22,626	26,714	20,228	18,224	20,068	22,601	19,446	15,146	14,377
Total operating revenues	2,423,870	2,322,042	2,185,869	1,532,585	1,743,925	1,753,003	1,698,593	1,689,353	1,632,023	1,549,740
Operating expenses:										
Maintenance of roadway, buildings and equipment	239,101	255,972	262,131	256,437	247,260	274,118	261,301	255,506	268,001	245,269
Toll collection	191,444	196,146	185,076	164,395	159,423	170,603	160,381	183,184	172,624	168,898
State police and traffic control	126,276	122,865	112,159	105,696	160'96	93,573	82,493	84,784	82,007	76,469
Technology	22,847	25,739	28,552	26,001	20,703	26,417	26,794	41,413	36,404	30,936
General administrative costs	56,756	54,409	49,061	53,869	52,852	51,471	53,911	50,582	50,514	43,353
Depreciation and amortization	437,965	415,131	410,099	391,652	381,389	326,616	304,989	301,120	316,377	201,001
Total operating expenses	1,074,389	1,070,262	1,047,078	998,050	957,718	942,798	889,869	916,589	925,927	765,926
Operating income	1,349,481	1,251,780	1,138,791	534,535	786,207	810,205	808,724	772,764	706,096	783,814
Nonoperating revenues (expenses):										
Build America Bonds subsidy	77,010	77,235	77,468	77,766	76,725	76,439	76,153	76,071	75,908	75,745
Federal, State, and insurance reimbursements (1)	7,465	6,381	1,928		1,006	7	2,764	9,287		
Payments to the State of New Jersey	(649,987)	(547,500)	(264,000)	(153,500)	(179,500)	(193,000)	(232,500)	(294,000)	(354,001)	(354,001)
Interest income - lessor and PPP's	10,840	11,209	11,589	I						
Interest expense, Turnpike Revenue Bonds	(553,159)	(530,030)	(539,145)	(539,185)	(548, 426)	(524,796)	(421,913)	(319,192)	(310,363)	(205,195)
Other bond expenses	(732)	(1,687)	(3,557)	(835)	(1,306)	(11)	(7,584)	(1,043)	(2,752)	(4,738)
Loss on disposal of capital assets	Ι	I	I	I		(597)		(164)	(248)	(4,763)
Investment income (loss)	145,572	11,741	666	25,545	51,423	36,868	87,529	12,217	2,403	(32,312)
Arts Center (3)) I	-			4,690	4,453	4,061	4,079	3,632	3,530
Total nonoperating expenses, net	(962,991)	(972,651)	(714,718)	(590,209)	(595,388)	(600,637)	(491,490)	(512,745)	(585,421)	(521,734)
Capital Contributions (2)	ł	400		5,200	200	200	12,470	Ι	Ι	Ι
Change in net position	386,490	279,529	424,073	(50, 474)	191,019	209,768	329,704	260,019	120,675	262,080
Net position – beginning of year	1,242,402	962,873	538,800	589,274	398,255	188,487	918,309	658,290	537,615	275,535
Net position – end of year	\$ 1,628,892	\$ 1,242,402	\$ 962,873	538,800	589,274	398,255	1,248,013	918,309	658,290	537,615

* In connection with the adoption of GASB 68, net position - beginning of year was restated, as well as certain expenses.

** In connection with the adoption of GASB 75, the cumulative effect of the adoption was recorded in net position - beginning of year.

(1) Federal and State reimbursements were not reported separately prior to 2016.

(2) Capital Contributions were not reported separately prior to 2017.
(3) Arts Center revenue was reclassed to Miscellaneous revenue in 2021. 2020 was reclassed for comparative purposes.

(A Component Unit of the State of New Jersey)

Schedule of Capital Assets

Last Ten Fiscal Years (Unaudited)

(In thousands)

		2023	2022 (as restated)	2021	2020	2019	2018	2017	2016	2015	2014
Capital assets, net:											
Land	\$	833,761	833,761	833,761	833,761	833,761	833,761	832,460	830,612	824,797	797,313
Construction-in-progress		991,606	876,147	590,538	406,754	572,496	535,904	1,561,960	1,258,316	2,521,406	1,582,797
Roadways		4,599,735	4,521,915	4,494,395	4,586,572	4,581,959	4,642,741	4,143,232	4,181,281	3,211,595	3,319,841
Bridges		4,650,611	4,528,672	4,552,889	4,480,429	4,345,580	4,348,351	3,829,827	3,808,491	3,237,642	3,279,488
Buildings and improvements		1,081,317	1,011,303	990,612	990,406	850,588	637,904	559,488	495,102	249,716	254,719
Equipment	_	959,816	902,980	931,927	972,257	910,061	961,621	914,099	881,923	755,935	799,195
Total capital assets, net of accumulated depreciation	-	13,116,846	12,674,778	12,394,122	12,270,179	12,094,445	11,960,282	11,841,066	11,455,725	10,801,091	10,033,353
Right-of-use lease assets, net	_	377	526								
SBITA assets, net	_	4,471	6,237								
Total capital assets, net	\$	13,121,694	12,681,541	12,394,122	12,270,179	12,094,445	11,960,282	11,841,066	11,455,725	10,801,091	10,033,353

Revenue Capacity Information

These schedules contain information to help the reader assess the important factors influencing the Authority's ability to generate toll revenue over the last 10 fiscal years -

- Schedule of Toll Transaction by Vehicle Type and Roadway
- Schedule of Toll Transaction by Class and Roadway
- Schedule of Toll Transactions by Interchange New Jersey Turnpike
- Schedule of Toll Transactions by Interchange Garden State Parkway
- Schedule of Toll Revenue by Vehicle Type and Roadway
- Schedule of Toll Revenue by Class and Roadway
- Schedule of Toll Revenue by Interchange New Jersey Turnpike
- Schedule of Toll Revenue by Interchange Garden State Parkway
- Schedule of Toll Rates Per Mile by Toll Type and Vehicle Class New Jersey Turnpike
- Schedule of Toll Rates Per Mile by Toll Type and Vehicle Class Garden State Parkway
- Schedule of Vehicle Miles Traveled
- Schedule of Vehicle Miles Traveled by Vehicle Class New Jersey Turnpike
- Schedule of Average Toll Per Transaction
- Schedule of Ten Largest Customers

(A Component Unit of the State of New Jersey)

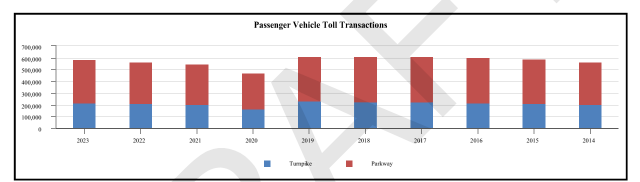
Schedule of Toll Transaction by Vehicle Type and Roadway

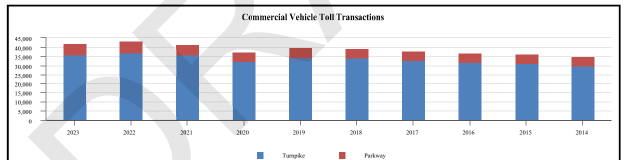
Last Ten Fiscal Years (Unaudited)

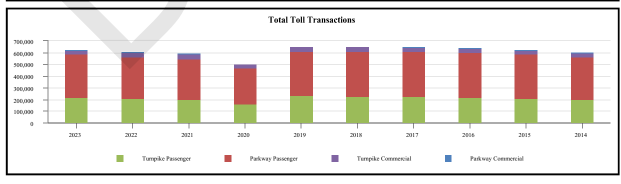
(In thousands)

					Nev	v Jersey Turnpike				
	2023	2022	<u>2021</u>	<u>2020</u>	<u>2019</u>	<u>2018</u>	<u>2017</u>	<u>2016</u>	2015	2014
Passenger	222,848	215,522	205,819	166,320	233,454	230,497	227,978	223,634	215,358	202,347
Commercial	35,938	37,150	35,690	32,348	34,318	34,251	32,687	31,859	31,239	29,895
Total	258,786	252,672	241,509	198,668	267,772	264,748	260,665	255,493	246,597	232,242
					Gai	den State Parkway				
	<u>2023 (*)</u>	<u>2022 (*)</u>	<u>2021 (*)</u>	<u>2020 (*)</u>	<u>2019 (*)</u>	<u>2018 (*)</u>	2017	<u>2016</u>	2015	2014
Passenger	365,626	354,608	347,005	303,172	381,110	384,509	387,787	384,586	374,092	365,337
Commercial	6,278	6,151	5,957	5,313	5,640	5,282	5,109	5,024	5,192	5,012
Total	371,904	360,759	352,962	308,485	386,750	389,791	392,896	389,610	379,284	370,349
					1	Authority Totals				
	2023	2022	<u>2021</u>	2020	<u>2019</u>	<u>2018</u>	2017	<u>2016</u>	<u>2015</u>	2014
Passenger	588,474	570,130	552,824	469,492	614,564	615,006	615,765	608,220	589,450	567,684
Commercial	42,216	43,301	41,647	37,661	39,958	39,533	37,796	36,883	36,431	34,907
Total	630,690	613,431	594,471	507,153	654,522	654,539	653,561	645,103	625,881	602,591

* Reflects conversion to one-way tolling at Interchange 145 in July 2018.







Schedule of Toll Transactions by Class and Roadway Last Ten Fiscal Years (Unaudited)

(In thousands)

		2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
	New Jersey Turnpike	Number of									
Class	Description	vehicles									
-	Passenger car, motorcycle, taxi or hearse, light truck	222,848	215,522	205,819	166,320	233,454	230,497	227,978	223,634	215,358	202,347
2	Vehicles having two axles other than type described under Class 1	10,016	10,080	10,205	8,846	9,369	9,016	8,676	8,489	8,233	7,946
3	Vehicle (vehicles), single or in combination, having three axles	4,171	4,374	4,250	3,867	4,421	3,895	3,632	3,532	3,374	3,162
4	Vehicle (vehicles), single or in combination, having four axles	3,041	3,053	3,031	2,988	2,974	3,018	2,877	2,763	2,679	2,492
5	Vehicle (vehicles), single or in combination, having five axles	16,436	17,479	16,268	15,006	15,080	15,927	15,345	15,034	14,909	14,274
9	Vehicle (vehicles), single or in combination, having six or more axles	532	513	500	517	586	632	411	352	335	316
7	Buses having two axles	459	412	370	315	516	465	448	428	413	405
×	Buses having three axles	1,284	1,239	1,066	808	1,372	1,298	1,298	1,261	1,296	1,300
	Nonrevenue vehicles	798	783	705	874	1,333	1,556	1,559	1,571	1,558	1,517
		259,585	253,455	242,214	199,542	269,105	266,304	262,224	257,064	248,155	233,759
	Nonrevenue vehicles	(466)	(783)	(705)	(874)	(1,333)	(1,556)	(1,559)	(1,571)	(1,558)	(1,517)
		258,786	252,672	241,509	198,668	267,772	264,748	260,665	255,493	246,597	232,242
		2023 (*)	2022 (*)	2021 (*)	2020 (*)	2019 (*)	2018 (*)	2017	2016	2015	2014
	Garden State Parkway	Toll									
Class	Description	transactions									
-	Passenger car, motorcycle, taxi or hearse, light truck	365,626	354,608	347,005	303,172	381,110	384,509	387,787	384,586	374,092	365,337
2	Vehicles having two axles other than type described under Class 1	2,086	2,038	1,959	1,736	1,413	266	830	925	1,124	1,081
3	Vehicle (vehicles), single or in combination, having three axles	1,229	1,235	1,337	1,222	1,096	1,108	1,144	1,106	1,142	1,046
4	Vehicle (vehicles), single or in combination, having four axles	953	930	926	858	913	906	888	817	815	772
5	Vehicle (vehicles), single or in combination, having five axles	644	658	633	595	614	596	583	564	532	520
9	Vehicle (vehicles), single or in combination, having six or more axles	19	21	19	20	27	23	21	22	25	25
7	Buses having two axles	999	640	514	374	684	714	687	634	605	570
8	Buses having three axles	681	629	569	508	893	936	956	956	949	866
	Nonrevenue vehicles	1,787	1,710	1,583	1,426	1,575	1,566	1,532	1,458	1,476	1,497
		373,691	362,469	354,545	309,911	388,325	391,357	394,428	391,068	380,760	371,846
	Nonrevenue vehicles	(1,787)	(1,710)	(1,583)	(1,426)	(1,575)	(1,566)	(1,532)	(1,458)	(1,476)	(1,497)
		371,904	360,759	352,962	308,485	386,750	389,791	392,896	389,610	379,284	370,349

* Reflects conversion to one-way tolling at Interchange 145 in July 2018.

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NEW JERSEY TURNPIKE AUTHORITY	
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(A Component Unit of the State of New Jersey)

Schedule of Toll Transactions by Interchange – New Jersey Turnpike

Last Ten Fiscal Years (Unaudited) (In thousands)

Interchange	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
1	10,054	10,012	9,975	7,452	9,995	9,444	9,455	9,442	9,231	8,665
2	1,552	1,470	1,365	1,133	1,633	1,616	1,602	1,565	1,498	1,345
e	2,752	2,509	2,309	1,914	2,973	3,075	2,982	2,948	2,863	2,623
4	4,663	4,564	4,641	3,721	5,404	5,931	6,180	5,998	5,656	5,042
S	1,686	1,596	1,492	1,248	1,826	1,790	1,802	1,684	1,635	1,515
9	10,860	10,266	9,578	7,468	9,633	7,845	6,291	7,024	6,805	6,182
6A	1,918	1,876	1,761	1,440	1,725	1,553	1,285	1,544	1,498	1,453
7	3,752	3,544	3,511	2,987	3,911	3,758	3,720	3,567	3,463	3,214
ΤA	7,430	7,158	7,136	6,082	8,203	7,783	7,676	7,155	6,565	5,717
8	4,591	4,344	4,155	3,383	4,849	4,528	4,284	3,975	3,594	2,891
8A	5,735	5,641	5,426	4,856	6,469	6,324	6,260	6,082	5,832	5,344
6	12,064	11,764	10,865	9,049	13,494	13,003	12,619	12,010	11,637	11,604
10	10,382	10,385	666,6	8,505	11,465	11,485	11,522	11,258	11,058	10,531
11	21,863	21,205	20,197	16,776	23,070	22,845	22,505	22,491	22,161	21,456
12	6,547	6,556	6,558	5,670	6,304	6,204	6,222	5,792	5,349	5,070
13	18,853	18,726	17,988	15,022	18,426	17,504	16,825	16,531	15,508	14,424
13A	14,398	14,060	12,606	9,918	14,502	14,146	13,659	12,899	12,222	11,570
14	20,687	20,056	18,890	15,299	22,120	22,555	22,949	22,717	22,003	20,923
14A	9,161	9,030	8,586	7,208	8,648	8,626	8,283	8,182	7,958	7,915
14B	2,391	2,426	2,452	2,150	2,746	2,872	2,849	2,662	2,407	2,131
14C	11,865	11,172	10,393	8,350	13,246	15,308	16,396	16,082	15,766	14,367
15E	6,511	6,691	6,344	5,512	7,036	6,622	6,232	6,160	5,951	5,826
15W	9,775	9,633	9,654	8,619	10,403	10,712	10,187	10,319	10,336	10,140
15X	2,805	2,765	2,607	2,183	3,269	3,445	3,504	3,391	3,203	2,925
16E	9,868	9,741	9,754	9,443	12,589	13,088	13,486	13,275	13,120	12,531
16W	9,695	9,569	8,984	6,681	9,530	9,302	9,181	9,039	8,825	8,409
17S	5,712	5,695	5,507	4,657	6,821	6,495	6,229	5,972	5,751	5,281
18E	13,069	12,308	10,825	7,591	11,160	10,189	9,526	8,956	7,905	6,620
18W	16,139	16,091	16,277	13,881	16,322	16,700	16,954	16,773	16,797	16,528
19W*	2,008	1,819	1,674	470						
Total	258,786	252,672	241,509	198,668	267,772	264,748	260,665	255,493	246,597	232,242
*Interchenetal	10W was anoned on Sout	automber 12 200								

*Interchange 19W was opened on September 13, 2020. See accompanying independent auditors' report. 126

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Schedule of Toll Transactions by Interchange - Garden State Parkway NEW JE (A Comp

Barrier 203 (*) 1 1 2 3 2,573 3 3 2,543 3 3 2,543 4 3 2,543 7 1 1,43 9 2 2,543 11 1 3,110 12 1 3,274 13 2 2,543 14 2 2,543 15 3 3,541 14 3,110 3,110 15 3 3,541 16 3 3,541 17 3 3,541 17 3 3,541 17 3 3,541 17 3 3,541 18 3 3,541 26 3 3,541 27 3 3,541 28 3,541 3,541 27 3,541 3,541 27 3,541 <th>P 2022 (*) 13804 13.408 13.804 13.408 2.573 2.573 2.562 2.338 2.573 2.509 2.562 2.338 2.573 2.509 1.468 1.360 1.459 1.360 2.567 2.315 3.170 3.046 3.170 3.046 3.470 2.413 3.470 2.413 2.443 2.443 2.443 2.536 3.400 3.309 3.536 3.536 3.819 3.319 3.311 3.311</th> <th>2021 (*) 12,966 2,424</th> <th>2020 (*) 10.05%</th> <th>2019 (*)</th> <th>2018 (*)</th> <th>2017 15.109</th> <th>2016 15.093</th> <th>2015</th> <th>2014 14,617</th>	P 2022 (*) 13804 13.408 13.804 13.408 2.573 2.573 2.562 2.338 2.573 2.509 2.562 2.338 2.573 2.509 1.468 1.360 1.459 1.360 2.567 2.315 3.170 3.046 3.170 3.046 3.470 2.413 3.470 2.413 2.443 2.443 2.443 2.536 3.400 3.309 3.536 3.536 3.819 3.319 3.311 3.311	2021 (*) 12,966 2,424	2020 (*) 10.05%	2019 (*)	2018 (*)	2017 15.109	2016 15.093	2015	2014 14,617
			10.059			15.109	15.093		14,617
			002,01	15,223	15,170		a	15,020	
			2,182	3,117	3,117	3,156	3,259	3,299	3,013
			1,955	2,694	2,676	2,662	2,854	2,618	2,531
			19,224	26,954	26,817	26,461	26,492	26,065	25,004
			1,187	1,612	1,582	1,558	1,620	1,675	1,717
			2,368	3,631	3,602	3,535	3,566	3,492	3,378
			1,772	2,769	2,704	2,750	2,753	2,768	2,634
			175'7	5,425 4 102	5,404 2,024	3,508	81C,5 077 5	3,421	202,5
		2.574	2.253	3.084	2.970	2.834	2.883	2.794	2.727
			2,024	2,760	2,683	2,617	2,636	2,629	2,537
			22,192	27,723	27,697	27,272	27,133	26,619	25,779
			4,865	6,110	6,362	6,488	6,383	6,308	6,129
			3,728	4,367	4,637	4,854	4,809	4,722	5,028
			10,374	12,024	19,649	25,619	25,279	24,722	23,885
			3,042	3,442	3,358	3,254	3,194	3,022	2,759
			2,088	2,223	2,019	2,047	1,974	1,821	1,717
			4,260	5,021	5,618	5,561	5,466	5,425	5,336
			30,097	36,768	36,955	37,074	36,804	36,111	35,119
	747 714		443	468	407	150	I	T	I
			32,715	40,239	39,672	40,001	40,208	39,287	38,748
		1,013	914	1,153	1,129	1,123	1,157	1,170	1,189
			9,520	11,598	11,530	11,684	11,830	11,709	11,650
			1,235	1,760	1,646	1,645	1,527	1,504	1,476
	1,192 1,164		1,017	1,511	1,488	1,404	1,296	1,276	1,251
			2,408	3,377	3,330	3,361	3,373	3,353	3,280
	3,462 3,323		2,656	3,668	3,643	3,629	3,598	3,476	3,467
			4,195	5,142	5,054	4,925	4,982	4,852	4,808
	0	()	22,710	28,319	27,713	27,624	27,326	26,608	26,548
			5,579	7,090	7,086	7,356	7,524	7,542	7,316
			5,972	7,654	7,448	7,719	7,782	7,749	7,432
	3,812 3,726	3,728	3,305	3,983	3,803	3,566	3,315	3,311	3,292
			3,325	4,065	3,863	3,492	3,398	3,362	3,341
51 **	1	I	1	1	1	1			3,820
			20 2	200	20	3	000 2		;;
			160,7	100,0	9,024	1,004	202*1	1/6,0	2,010
	76 88 7 35 467	35 102	30.258	36.426	2/0//	40C1/ 24 775	33.970	012/0	0,0,0 20,305
			2.884	3.416	3.328	3.310	3.192	3.129	3.011
			3,087	3,655	3,600	3,534	3,454	3,342	3,195
	12,399 12,078	11,987	9,947	12,285	11,947	11,715	11,566	11,184	11,062
	939 934		861	1,027	987	957	921	869	841
			1,300	1,572	1,501	1,472	1,457	1,368	1,421
	6,847 6,601	6,558	5,153	7,039	6,844	6,710	6,750	6,621	6,686
			884	1,071	1,058	1,053	1,049	1,020	1,136
			626	171	784	763	746	704	1,067
			1,836	2,209	2,155	2,149	2,090	2,053	2,085
	-		6,365	7,155	7,047	7,044	6,973	6,910	6,784
	5,773 5,722	5,937	5,103	5,764	5,557	5,502	5,448	5,292	5,070
			000 436	004 862	104	005	/ C+	004	//C 815
	371 904 360 759	342.962	308.485	386.750	107.035	302,896	389.610	379.284	370 349
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Reflects conversion to one-way tolling at Interchange 145 in July 2018.
 Interchange 51 was closed as of November 11, 2014 and Interchange 52 was closed as of December 27, 2013.
 Interchange 35 (Sayerville) was opened as of July 9, 2017.
 See accompanying independent auditors' report.

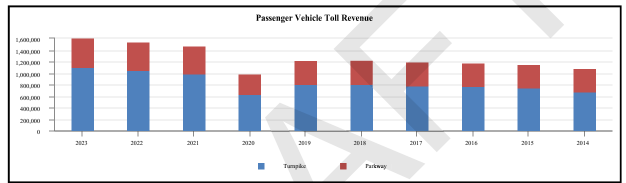
(A Component Unit of the State of New Jersey)

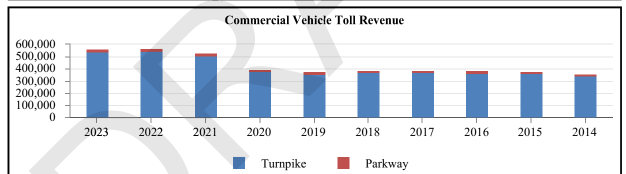
Schedule of Toll Revenue by Vehicle Type and Roadway

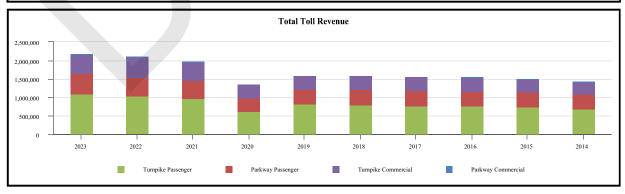
Last Ten Fiscal Years (Unaudited)

(In thousands)

New Jersey Turnpike <u>2023</u> <u>2022</u> <u>2021</u> <u>2020</u> <u>2019</u> 2018 <u>2017</u> <u>2016</u> <u>2015</u> <u>2014</u> 1,103,037 633,478 Passenger 1.050.933 985.131 816.271 808,960 780,181 776.337 745.007 695,130 538,584 546,707 508,450 381,379 360,205 370,364 371,557 368,221 361,261 342,614 Commercial Total 1,641,621 1,597,640 1,493,581 1,014,857 1,176,476 1,179,324 1,151,738 1,144,558 1,106,268 1,037,744 Garden State Parkway <u>2023</u> <u>2022</u> <u>2021</u> <u>2020</u> <u>2019</u> 2018 <u>2017</u> <u>2016</u> <u>2015</u> <u>2014</u> Passenger 539,911 506,840 484,282 356,187 418,854 416,632 412,423 410,567 400,910 392,777 22,527 21,547 20,962 16,938 16,370 15,735 15,537 15,955 15,227 16,348 Commercial Total 562,438 528,387 505,244 372,535 435,792 433,002 428,158 426,104 416,865 408,004 Authority Totals <u>2023</u> <u>2022</u> <u>2021</u> <u>2020</u> <u>2019</u> <u>2018</u> <u>2017</u> <u>2016</u> <u>2015</u> <u>2014</u> Passenger 1,642,948 1,557,773 1,469,413 989,665 1,235,125 1,225,592 1,192,604 1,186,904 1,145,917 1,087,907 561,111 568,254 529,412 397,727 377,143 386,734 387,292 383,758 377,216 357,841 Commercial Total 1,612,326 1,579,896 1,523,133 1,445,748 2,204,059 2,126,027 1,998,825 1,387,392 1,612,268 1,570,662







(A Component Unit of the State of New Jersey) Schedule of Toll Revenue by Class and Roadway Last Ten Fiscal Years (Unaudited) (In thousands)

	New Jersey Turnpike	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Class	Description	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue
1	Passenger car, motorcycle, taxi or hearse, light truck	\$ 1,176,848	\$ 1,108,551	1,032,969	665,855	839,516	825,876	797,953	789,477	756,561	704,436
2	Vehicles having two axles other than type described under Class 1	105,933	104,015	101,177	70,834	67,113	64,385	64,460	63,453	61,429	58,764
Э	Vehicle (vehicles), single or in combination, having three axles	51,086	50,832	48,264	35,125	39,240	30,918	29,672	28,942	27,479	25,474
4	Vehicle (vehicles), single or in combination, having four axles	53,764	52,293	50,863	39,738	34,311	35,401	35,639	34,626	33,465	30,384
5	Vehicle (vehicles), single or in combination, having five axles	365,218	371,071	334,870	251,422	215,236	230,467	233,919	230,812	227,615	215,957
9	Vehicle (vehicles), single or in combination, having six or more axles	14,326	13,442	12,896	11,077	11,844	12,991	7,783	6,671	6,392	5,864
7	Buses having two axles	2,073	1,815	1,481	983	2,019	2,316	2,334	2,224	2,156	2,069
8	Buses having three axles	11,798	10,957	8,804	6,968	13,935	12,941	14,026	13,753	13,849	13,723
		1,781,046	1,712,976	1,591,324	1,082,002	1,223,214	1,215,295	1,185,786	1,169,958	1,128,946	1,056,671
	Toll adjustments and discounts	(690)	(7,117)	(5,734)	(4,650)	(4,407)	(4,423)	(4,237)	(3, 520)	(5,106)	(4,001)
	Net Uncollected Tolls	(130,356)	(108,219)	(92,009)	(62,495)	(42,331)	(31,548)	(29,811)	(21,880)	(17,572)	(14,926)
		\$ 1,641,621	\$ 1,597,640	1,493,581	1,014,857	1,176,476	1,179,324	1,151,738	1,144,558	1,106,268	1,037,744
	Garden State Parkway	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Class	Description	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue	Revenue
1	Passenger car, motorcycle, taxi or hearse, light truck	\$ 562,865	\$ 524,159	496,465	367,045	426,261	422,778	420,385	416,990	407,254	398,210
2	Vehicles having two axles other than type described under Class 1	6,149	5,841	5,338	4,070	3,009	2,279	1,938	2,202	2,674	2,472
ю	Vehicle (vehicles), single or in combination, having three axles	5,298	5,064	5,546	4,040	3,386	3,408	3,469	3,376	3,476	3,199
4	Vehicle (vehicles), single or in combination, having four axles	5,660	5,254	5,092	3,961	3,926	3,914	3,830	3,502	3,511	3,266
5	Vehicle (vehicles), single or in combination, having five axles	4,193	4,033	3,805	3,035	2,886	2,843	2,778	2,692	2,584	2,496
9	Vehicle (vehicles), single or in combination, having six or more axles	150	153	135	122	140	129	126	130	138	140
7	Buses having two axles	1,119	1,036	785	834	1,919	1,866	1,788	1,638	1,589	1,521
8	Buses having three axles	1,894	1,695	1,476	1,300	2,723	2,534	2,589	2,588	2,589	2,748
		587,328	547,235	518,642	384,407	444,250	439,751	436,903	433,118	423,815	414,052
	Toll adjustments and discounts	(597)	(484)	(466)	(326)	(347)	(341)	(318)	(286)	(474)	(393)
	Net Uncollected Tolls	(24,293)	(18, 364)	(12,932)	(11,546)	(8,111)	(6,408)	(8,427)	(6,728)	(6,476)	(5,655)
		\$ 562,438	\$ 528,387	505,244	372,535	435,792	433,002	428,158	426,104	416,865	408,004

(A Component Unit of the State of New Jersey) Schedule of Toll Revenue by Interchange – New Jersey Turnpike Last Ten Fiscal Years (Unaudited)

(In thousands)

Interchange	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
-	\$ 145,892	145,595	141,372	89,275	98,530	97,939	97,835	97,848	94,790	88,283
2	12,156	11,350	10,169	6,934	8,273	8,539	8,139	7,929	7,228	5,977
ŝ	22,088	20,093	18,140	12,517	16,462	17,564	16,587	16,130	15,424	13,655
4	35,803	36,634	35,309	23,702	28,625	33,219	34,852	33,372	31,176	27,675
S	11,010	10,483	9,252	6,274	7,664	7,524	7,794	7,142	7,071	6,625
6	109,639	103,991	94,218	61,428	68,276	56,408	44,673	49,504	47,136	42,851
6 A	8,709	8,419	7,593	5,101	5,449	4,963	4,085	4,927	4,827	4,748
7	30,382	28,808	27,884	20,341	22,535	22,419	22,814	22,122	21,772	20,694
TA	45,611	43,879	43,277	28,916	34,612	34,080	34,887	32,466	30,251	27,044
8	20,577	19,576	18,044	11,797	15,152	14,199	13,293	12,620	11,497	9,309
84	35,345	35,348	31,586	24,179	25,638	25,813	24,950	25,074	24,260	22,408
6	62,047	60,222	53,389	35,670	47,148	46,304	45,133	43,924	42,606	43,112
10	65,913	64,918	61,452	43,754	49,323	50,406	50,308	50,288	49,750	47,162
11	118,582	113,421	106,084	71,934	86,233	87,003	86,030	87,630	86,685	83,382
12	32,934	31,699	29,871	22,187	22,722	22,449	22,147	20,770	19,467	18,617
13	966,996	98,323	92,778	63,316	70,334	67,395	63,629	63,542	60,246	56,467
13A	64,243	62,700	55,994	36,892	46,662	46,305	44,050	42,227	40,364	38,119
14	86,051	83,287	75,078	51,341	63,812	66,948	68,047	67,773	66,031	63,183
14A	40,434	40,890	37,972	26,566	28,258	28,824	28,112	28,204	27,522	26,356
14B	8,726	8,713	8,510	5,796	6,895	7,549	7,522	7,355	7,042	6,442
14C	57,908	54,603	48,937	31,581	47,297	54,453	57,993	58,207	57,190	52,513
15E	35,840	35,357	30,985	21,971	26,689	26,267	24,244	24,002	23,372	22,598
15W	39,533	39,234	37,905	28,394	30,300	30,974	29,164	30,172	29,969	28,694
15X	14,789	14,448	13,130	9,891	12,164	12,474	12,090	11,922	11,253	10,269
16E	55,673	53,761	53,506	43,299	52,583	54,172	54,930	54,838	54,186	51,868
16W	59,136	58,268	53,408	33,601	40,128	39,675	38,897	38,457	37,499	35,656
17S	21,948	21,533	19,946	14,332	19,399	18,745	17,946	17,374	16,780	15,542
18E	123,572	112,081	97,327	57,762	75,453	69,593	65,300	60,825	52,955	42,368
18W	173,161	176,511	177,299	125,216	119,860	127,121	126,287	127,914	127,919	126,127
19W	3,923	3,495	3,166	890						
Total	\$ 1,641,621	1,597,640	1,493,581	1,014,857	1,176,476	1, 179, 324	1,151,738	1,144,558	1,106,268	1,037,744

*19W was opened as of September 13, 2020

See accompanying independent auditors' report.

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$ \begin{array}{c c c c c c c c c c c c c c c c c c c $					(In thousands)						
5 7.300 5 3.000 4 3.000 4 3.000 5 3.000 5 3.000 5 3.000 5 3.000 5 3.000 5 3.000 5 3.000 5 3.000 5 3.000 5 3.000 5 3.000	Barrier	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1				17,589 \$		22,762 \$			22,519	22,415
0(0) 1.38 0.13	2	1,757	1,661	1,547	1,187	1,574	1,582	1,595	1,646	1,673	1,549
0000 0000	3	1,617	1,538	1,424	1,061	1,368	1,361	1,347	1,443	1,330	1,305
3.00 3.00 <th< td=""><td>4</td><td>49,976</td><td>48,267</td><td>43,921</td><td>30,713</td><td>40,323</td><td>40,250</td><td>39,528</td><td>39,591</td><td>39,005</td><td>38,349</td></th<>	4	49,976	48,267	43,921	30,713	40,323	40,250	39,528	39,591	39,005	38,349
136 139 137 130 139 <td>7</td> <td>2,861</td> <td>2,598</td> <td>2,465</td> <td>1,884</td> <td>2,393</td> <td>2,361</td> <td>2,313</td> <td>2,410</td> <td>2,499</td> <td>2,380</td>	7	2,861	2,598	2,465	1,884	2,393	2,361	2,313	2,410	2,499	2,380
1.16 1.09 </td <td>6</td> <td>2,014</td> <td>1,850</td> <td>1,717</td> <td>1,260</td> <td>1,793</td> <td>1,783</td> <td>1,741</td> <td>1,761</td> <td>1,729</td> <td>1,690</td>	6	2,014	1,850	1,717	1,260	1,793	1,783	1,741	1,761	1,729	1,690
2.17 2.04 1.03 1.14 2.04 1.03 </td <td>10</td> <td>1,545</td> <td>1,393</td> <td>1,267</td> <td>943</td> <td>1,393</td> <td>1,341</td> <td>1,357</td> <td>1,361</td> <td>1,370</td> <td>1,335</td>	10	1,545	1,393	1,267	943	1,393	1,341	1,357	1,361	1,370	1,335
2.6% 2.0% <t< td=""><td>П</td><td>2,172</td><td>2,004</td><td>1,925</td><td>1,378</td><td>1,748</td><td>1,779</td><td>1,791</td><td>1,792</td><td>1,731</td><td>1,662</td></t<>	П	2,172	2,004	1,925	1,378	1,748	1,779	1,791	1,792	1,731	1,662
2.60 2.30 2.10 2.00	12	2,456	2,292	2,103	1,443	2,104	2,012	1,979	1,942	1,870	1,663
-2.08 5.20 6.10 5.00 6.10 5.00 6.00 5.00	13	2,679	2,566	2,392	1,788	2,286	2,218	2,102	2,135	2,072	2,035
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	14	2,438	2,289	2,126	1,605	2,052	2,001	1,933	1,956	1,951	1,904
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	ۍ ت	24,452	905,1C	48,9/4	115,66	41,201	41,301	40,442	40,312	59,628	38,880
	<u>6</u>	3,129	255,5	5,402 2,524	1 004	0,050 5,172	3,100	5,210 7 ADT	5,105 795 C	051,5	5,034 7,776
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	÷ 8	2,002	2,010	420,2	10.054	6/1/2 4/0/5/1	016,2	104/2	100,2	146,2	0/7/7
	3 5	2 317	2 196	2 166	1645	1 764	1 690	1614	15,017	1 508	1 404
	22	1.219	1.197	1.330	1.118	1,108	1.008	1.017	981	206	872
17.38 0.472 <	26	11,671	11,289	10,016	6,780	7,455	8,374	8,267	8,123	8,061	7,872
148 100 100 72 70 0.00 27 $ -$ 663 6230 8414 900 977 627 907 977 7 7 631 501 501 501 501 501 977 9733 9733 9733	27	71,288	67,297	64,472	47,868	54,737	55,117	55,013	54,706	53,757	52,388
(633) (523) (621) (21) (631) (631) (61)	35**	1,488	1,401	1,069	722	707	616	227		I	
	37	76,833	72,256	68,291	52,176	60,203	59,513	59,777	60,222	59,002	57,927
	39	658	656	648	494	580	568	562	580	587	596
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	6	7,220	6,756	6,511	5,081	5,796	5,804	5,845	5,923	5,875	5,943
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	4	1,022	932	803 903	960 143	869	/18	813	101	141	76/
2.30 2.03 1.07 1.03	4 9	+10 1/21	107	1 705	1 COC	1 600	201	1 683	1 600	1684	020
9,121 8,09 8,590 6,613 7,535 7,590 7,325 7,401 7,255 3,401 7,255 3,401 7,255 3,401 7,255 3,405 7,255 3,405 4,014 3,755 3,405 3,406 4,106 4,013 3,765 3,406 4,104 3,756 3,405 4,104 3,756 3,406 4,104 3,756 3,406 4,104 3,756 3,406 4,104 3,756 3,406 3,106 <th< td=""><td>3 4</td><td>2.359</td><td>2,182</td><td>1.972</td><td>1.424</td><td>1.833</td><td>1.828</td><td>1.814</td><td>1.800</td><td>1.743</td><td>1.761</td></th<>	3 4	2.359	2,182	1.972	1.424	1.833	1.828	1.814	1.800	1.743	1.761
Sisks Sizks Sizks <t< td=""><td>- 45</td><td>9,121</td><td>8,693</td><td>8,550</td><td>6,613</td><td>7,635</td><td>7,529</td><td>7,325</td><td>7,404</td><td>7,225</td><td>7,088</td></t<>	- 45	9,121	8,693	8,550	6,613	7,635	7,529	7,325	7,404	7,225	7,088
4,35 $4,147$ $4,00$ $3,00$ $3,77$ $3,75$ $3,68$ $3,77$ $3,90$ $3,90$ $2,60$ $2,453$ $1,222$ $2,068$ $1,973$ $1,713$ $1,76$ $1,70$	46	55,865	52,896	50,695	37,217	43,196	42,380	42,042	41,608	40,653	39,699
4,04 $4,53$ $3,779$ $3,872$ $3,772$ $3,882$ $3,912$ $3,905$ $3,905$ $2,741$ $2,505$ $2,433$ $1,822$ $2,018$ $1,973$ $1,815$ $1,063$ $1,976$ $$	47	4,355	4,147	4,030	3,026	3,577	3,575	3,688	3,778	3,802	3,755
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	84	4,804	4,528	4,353	3,279	3,872	3,772	3,882	3,912	3,905	3,800
2,741 $2,560$ $2,433$ $1,822$ $2,068$ $1,973$ $1,773$ $1,716$ $1,761$ <	49	2,661	2,505	2,429	1,822	2,018	1,935	1,815	1,683	1,697	1,695
5.982 5.312 5.322 4.00 4.39 4.24 4.014 3.875 3.300 5.775 5.365 5.104 3.841 4.209 4.077 3.899 3.607 3.324 5.775 5.365 5.104 3.841 4.209 4.077 3.899 3.677 3.324 5.806 35.763 3.4576 2.54.25 2.82.58 27.592 2.6894 2.6.533 2.4762 2.324 2.5322 2.421 2.082 1.7720 1.097 1.667 1.644 2.533 2.471 2.831 1.861 1.866 1.768 1.764 2.557 2.1438 2.349 16.671 19.093 18.613 18.038 1.644 17549 1.044 996 642 623 447 538 8.776 1.667 1.664 17549 1.066 1.033 18.61 1.861 1.861 1.861 1.768 1.768 1.069 733 933	50	2,741	2,569	2,453	1,822	2,068	1,973	1,773	1,716	1,716	1,720
5,92 $5,612$ $5,322$ $4,009$ $4,29$ $4,214$ $4,014$ $3,875$ $3,300$ $5,775$ $5,366$ $5,104$ $3,841$ $4,209$ $4,077$ $3,899$ $3,607$ $3,324$ $2,324$ $5,775$ $5,366$ $3,4576$ $2,5425$ $2,8,258$ $2,7,922$ $2,6,894$ $2,6,77$ $3,324$ $2,4,762$ $2,2$ $2,234$ $2,204$ $2,2082$ $1,664$ $1,762$ $1,720$ $1,607$ $1,667$ $1,664$ $2,5,766$ $2,1488$ $2,3499$ $1,6671$ $19,9095$ $18,613$ $18,208$ $18,664$ $1,7549$ $1,768$ $2,5,766$ $2,1488$ $2,3489$ $16,671$ $19,9095$ $18,613$ $18,208$ $18,664$ $1,7549$ $1,768$ $1,044$ 996 957 777 818 776 776 776 776 $1,044$ $13,352$ $12,960$ $8,751$ $19,9095$ $18,613$ $18,208$ $8,033$ $1,046$ $13,332$ $12,960$ $8,751$ $19,905$ 8167 776 776 776 $7,10$ 725 691 729 612 623 $3,491$ $3,326$ 5376 $1,046$ $1,333$ $1,244$ 538 $8,757$ 991 991 749 $8,757$ $1,047$ $1,276$ 712 $1,276$ 726 736 5326 5376 $1,046$ $1,238$ $8,757$ 9118 $8,757$ 9109 8107 $1,046$ $1,278$ $1,1,77$	51*	I	I	1	I	I	I	I	I	I	1,942
5,872 5,612 5,322 4,009 4,399 4,224 4,014 3,875 3,360 3,775 3,365 5,104 3,811 4,209 4,077 3,999 3,607 3,375 3,340 3,800 35,763 3,4576 2,3,457 2,3,421 2,3,43 2,4772 3,899 3,607 3,773 3,3,30 38,000 35,763 3,4576 2,3,457 1,644 1,667 1,702 1,697 1,637 1,614 2,5576 21,458 2,3,489 1,6671 19,095 18,613 18,013 18,054 1,7549 1 2,5576 21,458 2,3,489 16,671 19,095 18,613 18,013 16,677 1,614 1,7549 1 1,044 996 6,671 19,095 18,613 18,013 16,677 1,614 1,7549 1 1,044 996 6,671 19,095 18,613 18,013 16,97 4,78 4,54 1,045 </td <td>±79</td> <td> </td> <td></td> <td>1</td> <td>1</td> <td> </td> <td>1</td> <td> </td> <td> </td> <td>1</td> <td></td>	±79			1	1		1			1	
5,775 5,365 5,104 3,841 4,209 4,077 3,899 3,607 3,324 38,060 35,763 34,766 3,841 4,209 4,077 3,809 3,607 3,324 2,333 2,904 2,882 2,472 2,8258 2,7,592 2,6894 26,333 2,4762 2 2,357 2,148 2,382 1,6671 19,095 18,613 18,06 1,766 1,768 1,644 2,5576 2,148 2,387 1,7120 1,861 1,816 1,766 1,768 1,76	8	5,982	5,612	5,322	4,009	4,399	4,224	4,014	3,875	3,360	1,331
38,060 33,753 34,576 $25,425$ $22,28$ $27,592$ $26,894$ $26,533$ $24,762$ 2 2,333 2,204 2,208 1,664 1,664 1,667 1,614 1,667 1,614 1,664 1,664 1,664 1,664 1,664 1,664 1,664 1,664 1,664 1,664 1,664 1,664 1,644 1,664 1,664 1,664 1,644 1,664 1,664 1,664 1,664 1,664 1,664 1,644 1,644 1,644 1,664 1,756 1,664 1,664 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,664 1,756 1,676 1,644 1,7549 1,7549 1,7549 1,7549 1,7549 1,754 1,756 1,056 1,053 1,0545 1,174 1	22	5,775	5,365	5,104	3,841	4,209	4,077	3,899	3,697	3,324	3,120
2.333 2.204 2.082 1,634 1,752 1,720 1,667 1,677 1,614 2.5575 2.421 2.287 1,745 1,901 1,861 1,766 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,768 1,7549 1,7549 1,7549 1,768 1,7549 1,7549 1,7549 1,7549 1,7549 1,7549 1,7549 1,756 7,76	55	38,060	35,763	34,576	25,425	28,258	27,592	26,894	26,353	24,762	23,830
2.576 2.421 2.247 $1,743$ $1,901$ $1,801$ $1,766$ $1,766$ $1,768$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,764$ $1,754$ $11,741$ $11,264$ $11,754$ $11,754$ $11,754$ $11,754$ $11,754$ $11,754$ $11,754$ $11,754$ $11,754$ $11,542$ $11,562$ $31,292$ $32,292$	93 I	2,333	2,204	2,082	1,624	1,762	1,720	1,697	1,637	1,614	1,561
2.5.70 2.1438 2.5499 $10,011$ $19,095$ $18,013$ $18,013$ $18,003$ $10,034$ $11,249$ $11,344$ $13,352$ $12,960$ $8,751$ $10,988$ $10,702$ $10,438$ $10,351$ $10,351$ $11,344$ $11,346$ $11,348$ $10,318$ $10,351$ $10,351$ $11,346$ $10,351$ $10,351$ $10,351$ $11,346$ $10,351$ $10,351$ $10,351$ $10,351$ $10,351$ $11,376$ $32,32$ $35,33$ $35,57$ $35,72$ $35,76$ 766 766 766 766 766 766 766 766 766 766 $33,326$ $3,326$ <	5	2,552	2,421	2,287	1,745	1,891	1,861	1,816	1,766	1,768	1,666
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	8 8	0/6,62	004,112 647	604,62 673	10,0/1	540,41	C10,01	10,200	16,054	440,11 454	1/6/1
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	6 8	1.044	966	957	747	818	776	782	756	705	673
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	 61	14,288	13,352	12,960	8,751	10,988	10,702	10,438	10,518	10,351	10,511
770 725 691 529 612 625 599 588 557 4,195 3,871 3,355 3,006 3,344 3,326 3,301 3,139 4,195 3,871 3,355 3,006 3,344 3,326 3,301 3,139 14,197 14,287 14,287 10,645 11,274 11,177 10,083 10,997 10,868 1 2,060 11,666 11,798 8,575 9,118 8,84 8,608 8,607 3,139 1 304 2,84 2,86 2,00 2,35 2,33 2,39 2,35 2,35 304 2,84 2,86 2,00 2,35 2,33 2,36 2,35 304 2,84 2,33 2,34 8,098 8,632 8,407 3,45 2,46 2,33 2,33 2,39 2,35 2,35 2,35 3,44 2,45 2,47 2,47 2,47 2,47 <	62	1,086	1,033	166	749	836	833	822	819	803	776
4.195 3.871 3.355 3.006 3.324 3.325 3.201 3.119 14,879 14,287 14,287 14,233 10,645 11,177 11,083 10,997 10,868 1 14,870 11,398 11,394 11,177 11,083 10,997 10,868 1 14,870 11,398 8,575 9,118 8,344 1,986 8,608 8,603 8,607 10,868 1 304 2.84 2.86 2.00 2.35 2.33 2.39 2.35 2.35 2.35 2.35 2.35 2.35 2.35 2.35 2.36 2.35 2.36 2.35 2.36 2.36 2.36 2.36 2.36 2.36 2.36 2.36 2.36 2.36 2.46	63	770	725	169	529	612	625	599	588	557	552
[4,879 [4,879 [4,879 [4,879 [4,879 [4,879 [1,083 [0,997 [0,868 1 [2,060 [1,666 [1,78 8,575 9,118 8,834 8,662 8,407 10,868 1 2,060 [1,666 [1,798 8,575 9,118 8,834 8,663 8,672 8,407 304 2,84 2,86 2,00 2,33 2,33 2,39 2,35 2,35 346 3,34 3,45 2,42 2,73 2,66 2,66 2,66 2,66 200 2,73 2,66	69	4,195	3,871	3,955	3,006	3,394	3,326	3,285	3,201	3,139	3,084
12,060 11,686 11,98 8,575 9,118 8,834 8,698 8,652 8,407 304 284 286 200 235 233 239 225 235 346 334 345 242 273 266 263 275 256 10000 10000 10000 10000 1000 1000 1000	70 - 7	14,879	14,287	14,233	10,645	11,284	11,177	11,083	10,997	10,868	10,602
304 244 286 200 253 233 235 236 236 236 237 236 237 236 237 236 237 236 237 236 237 236 237 236 236 237 236 237 236 237 236 237 236 236 237 236 237 236 237 236 237 236 237 236 237 <td>76</td> <td>12,060</td> <td>11,686</td> <td>11,798</td> <td>8,575</td> <td>9,118</td> <td>8,834</td> <td>8,698</td> <td>8,652</td> <td>8,407</td> <td>8,018</td>	76	12,060	11,686	11,798	8,575	9,118	8,834	8,698	8,652	8,407	8,018
	2 2	504 346	284	345	007 740	552	255	577 263	0126	252	252
	2			e	0 2 02 0 0 0	0 000 000	007	007	0.17	e = 20 7 11	0.07

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 * Interchange 51 was closed as of November 11, 2014 and Interchange 52 was closed as of December 27, 2013.

 Interchange 35 (Sayerville) was opened as of July 9, 2017.
 See accompanying independent auditors' report.

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(A Component Unit of the State of New Jersey)

Schedule of Toll Rates Per Mile by Toll Type and Vehicle Class - New Jersey Turnpike Last Ten Fiscal Years (Unaudited)

Cash										
	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Description	rate/mile									
Passenger car, motorcycle, taxi or hearse, light truck	\$ 0.164	0.159	0.155	0.155	0.114	0.114	0.114	0.114	0.114	0.114
Vehicles having two axles other than type described under Class 1	0.337	0.327	0.317	0.317	0.233	0.233	0.233	0.233	0.233	0.233
Vehicle (vehicles), single or in combination, having three axles	0.421	0.409	0.396	0.396	0.291	0.291	0.291	0.291	0.291	0.291
Vehicle (vehicles), single or in combination, having four axles	0.506	0.491	0.477	0.477	0.350	0.350	0.350	0.350	0.350	0.350
Vehicle (vehicles), single or in combination, having five axles	0.589	0.571	0.555	0.555	0.408	0.408	0.408	0.408	0.408	0.408
Vehicle (vehicles), single or in combination, having six or more axles	0.673	0.653	0.634	0.634	0.466	0.466	0.466	0.466	0.466	0.466
Buses having two axles	0.202	0.196	0.190	0.190	0.180	0.180	0.180	0.180	0.180	0.180
Buses having three axles	0.253	0.245	0.238	0.238	0.224	0.224	0.224	0.224	0.224	0.224
E-ZPass										
	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Description	rate/mile									
Passenger car, motorcycle, taxi or hearse, light truck	\$ 0.164	0.159	0.155	0.155	0.114	0.114	0.114	0.114	0.114	0.114
Vehicles having two axles other than type described under Class 1	0.308	0.299	0.290	0.290	0.213	0.213	0.213	0.213	0.213	0.213
Vehicle (vehicles), single or in combination, having three axles	0.384	0.373	0.362	0.362	0.266	0.266	0.266	0.266	0.266	0.266
Vehicle (vehicles), single or in combination, having four axles	0.461	0.448	0.435	0.435	0.320	0.320	0.320	0.320	0.320	0.320
Vehicle (vehicles), single or in combination, having five axles	0.537	0.522	0.507	0.507	0.373	0.373	0.373	0.373	0.373	0.373
Vehicle (vehicles), single or in combination, having six or more axles	0.614	0.596	0.579	0.579	0.426	0.426	0.426	0.426	0.426	0.426
Buses having two axles	0.185	0.179	0.174	0.174	0.164	0.164	0.164	0.164	0.164	0.164
Buses having three axles	0.230	0.224	0.217	0.217	0.205	0.205	0.205	0.205	0.205	0.205
E-ZPass Off Peak	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Passenger car, motorcycle, taxi or hearse, light truck	rate/mile									
Passenger car, motorcycle, taxi or hearse, light truck	\$ 0.123	0.119	0.116	0.116	0.085	0.085	0.085	0.085	0.085	0.085
Vehicles having two axles other than type described under Class 1	0.292	0.284	0.275	0.275	0.202	0.202	0.202	0.202	0.202	0.202
Vehicle (vehicles), single or in combination, having three axles	0.365	0.354	0.344	0.344	0.253	0.253	0.253	0.253	0.253	0.253
Vehicle (vehicles), single or in combination, having four axles	0.438	0.425	0.413	0.413	0.304	0.304	0.304	0.304	0.304	0.304
Vehicle (vehicles), single or in combination, having five axles	0.511	0.496	0.482	0.482	0.354	0.354	0.354	0.354	0.354	0.354
Vehicle (vehicles), single or in combination, having six or more axles	0.584	0.567	0.550	0.550	0.405	0.405	0.405	0.405	0.405	0.405
Buses having two axles	0.175	0.170	0.165	0.165	0.164	0.164	0.164	0.164	0.164	0.164
Buses having three axles	0.219	0.213	0.206	0.206	0.205	0.205	0.205	0.205	0.205	0.205

See accompanying independent auditors' report.

(A Component Unit of the State of New Jersey)

Schedule of Toll Rates Per Mile by Toll Type and Vehicle Class - Garden State Parkway

Last Ten Fiscal Years (Unaudited)

Cash										
	2023	2022		2020		2018	2017	2016		2014
Description	rate/mile	rate/mile		rate/mile		rate/mile	rate/mile	rate/mile	rate/mile	rate/mile
Passenger car, motorcycle, taxi or hearse, light truck	\$ 0.067	0.064		0.061		0.048	0.048	0.048		0.048
Vehicles having two axles other than type described under Class 1	0.139	0.132		0.127		0.100	0.100	0.100		0.100
Vehicle (vehicles), single or in combination, having three axles	0.203	0.197		0.190		0.150	0.150	0.150		0.150
Vehicle (vehicles), single or in combination, having four axles	0.272	0.262		0.253		0.200	0.200	0.200		0.200
Vehicle (vehicles), single or in combination, having five axles	0.337	0.327		0.318		0.250	0.250	0.250		0.250
Vehicle (vehicles), single or in combination, having six or more axles	0.407	0.392	0.381	0.381	0.300	0.300	0.300	0.300	0.300	0.300
Buses having two axles	0.080	0.075		0.074		0.275	0.275	0.275		0.275
Buses having three axles	0.117	0.114		0.109		0.275	0.275	0.275		0.275
E-ZPass										
	2023	2022	2021		2019	2018	2017	2016		2014
Description	rate/mile				rate/mile	rate/mile	rate/mile	rate/mile		rate/mile
Passenger car, motorcycle, taxi or hearse, light truck	\$ 0.065	0.063	0.061	0.061	0.048	0.048	0.048	0.048	0.048	0.048
Vehicles having two axles other than type described under Class 1	0.135				0.100	0.100	0.100	0.100		0.100
Vehicle (vehicles), single or in combination, having three axles	0.202				0.150	0.150	0.150	0.150		0.150
Vehicle (vehicles), single or in combination, having four axles	0.269				0.200	0.200	0.200	0.200		0.200
Vehicle (vehicles), single or in combination, having five axles	0.337				0.250	0.250	0.250	0.250		0.250

	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Description	rate/mile	rate/mile	rate/mile	rate/mile	1	rate/mile	2	rate/mile	rate/mile	rate/mile
Passenger car, motorcycle, taxi or hearse, light truck	\$ 0.065	0.063	0.061	0.061		0.048	0.048	0.048	0.048	0.048
Vehicles having two axles other than type described under Class 1	0.135	0.131	0.127	0.127		0.100		0.100	0.100	0.100
Vehicle (vehicles), single or in combination, having three axles	0.202	0.196	0.190	0.190		0.150		0.150	0.150	0.150
Vehicle (vehicles), single or in combination, having four axles	0.269	0.261	0.253	0.253		0.200		0.200	0.200	0.200
Vehicle (vehicles), single or in combination, having five axles	0.337	0.326	0.318	0.318	0.250	0.250	0.250	0.250	0.250	0.250
Vehicle (vehicles), single or in combination, having six or more axles	0.404	0.392	0.381	0.381		0.300		0.300	0.300	0.300
Buses having two axles	0.078	0.075	0.074	0.074		0.138		0.138	0.138	0.138
Buses having three axles	0.116	0.113	0.109	0.109		0.138		0.138	0.138	0.138
E-ZPass Off Peak	2023	2022	2021	2020		2018		2016	2015	2014
Description	rate/mile	rate/mile	rate/mile	rate/mile		rate/mile		rate/mile	rate/mile	rate/mile
Passenger car, motorcycle, taxi or hearse, light truck	\$ 0.065	0.063	0.061	0.061		0.048		0.048	0.048	0.048
Vehicles having two axles other than type described under Class 1	0.128	0.124	0.120	0.120		0.095		0.095	0.095	0.095
Vehicle (vehicles), single or in combination, having three axles	0.192	0.186	0.180	0.180		0.142		0.142	0.142	0.142
Vehicle (vehicles), single or in combination, having four axles	0.256	0.248	0.241	0.241		0.190		0.190	0.190	0.190
Vehicle (vehicles), single or in combination, having five axles	0.320	0.310	0.300	0.300		0.237		0.237	0.237	0.237
Vehicle (vehicles), single or in combination, having six or more axles	0.384	0.372	0.361	0.361	0.285	0.285	0.285	0.285	0.285	0.285
Buses having two axles	0.074	0.072	0.069	0.069		0.138		0.138	0.138	0.138
Buses having three axles	0.111	0.107	0.104	0.104		0.138		0.138	0.138	0.138

Heavy Trucks Registered 10,000 lbs or more (6 tires or 3-or-more-axles) prohibited north of Interchange 105.

See accompanying independent auditors' report.

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Cash

(A Component Unit of the State of New Jersey)

Schedule of Vehicle Miles Traveled

Last Ten Fiscal Years (Unaudited)

(In thousands)

	N	ew Jersey Turnpike		Ga	arden State Parkway	r
	Vehicles Miles Traveled	Toll Transactions	Average Miles/ Transaction	Vehicles Miles Traveled	Toll Transactions	Average Miles/ Transaction
2023	6,385,393	258,786	24.67	6,321,036	371,904	17.00
2022	6,185,551	252,672	24.48	6,124,200	360,759	16.98
2021	5,975,326	241,509	24.74	5,993,401	352,962	16.98
2020	4,764,242	198,668	23.98	5,183,754	308,485	16.80
2019	6,464,851	267,772	24.14	6,443,200	386,750	16.66
2018	6,329,431	264,748	23.91	6,547,524	389,791	16.80
2017	6,236,157	260,665	23.92	6,595,708	392,896	16.79
2016	6,133,215	255,493	24.01	6,548,003	389,610	16.81
2015	5,875,124	246,597	23.82	6,373,753	379,284	16.80
2014	5,427,632	232,242	23.37	6,295,532	370,349	17.00

Schedule of Vehicle Miles Traveled (VMT) by Vehicle Class - New Jersey Turnpike

Last Ten Fiscal Years (Unaudited)

(In thousands)

		2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Class	Description	VMT	VMT	VMT	VMT	VMT	VMT	VMT	TMV	VMT	TMT
1	Passenger car, motorcycle, taxi or hearse, light truck	5,428,173	5,214,147	5,040,311	3,921,830	5,577,528	5,447,021	5,396,468	5,314,524	5,079,918	4,677,619
2	Vehicles having two axles other than type described under Class 1	238,273	234,987	238,617	199,532	210,472	202,163	192,133	186,710	179,948	171,040
3	Vehicle (vehicles), single or in combination, having three axles	83,415	84,746	83,962	73,543	98,371	71,430	64,129	61,633	57,834	53,349
4	Vehicle (vehicles), single or in combination, having four axles	83,065	81,365	83,159	79,852	76,381	78,304	75,364	73,208	70,131	63,229
5	Vehicle (vehicles), single or in combination, having five axles	502,029	522,384	487,442	448,609	424,232	449,140	434,252	426,958	417,598	395,006
9	Vehicle (vehicles), single or in combination, having six or more axles	15,506	15,183	15,415	16,473	19,497	21,263	12,745	10,633	10,210	9,297
7	Buses having two axles	6,280	5,726	4,742	4,130	9,367	9,171	8,610	8,022	7,901	7,473
8	Buses having three axles	28,652	27,013	21,678	20,273	49,003	50,939	52,456	51,527	51,584	50,619
		6,385,393	6,185,551	5,975,326	4,764,242	6,464,851	<u>393 6,185,551 5,975,326 4,764,242 6,464,851 6,329,431 (</u>	431 6,236,157 6,133,215 5,875,124	6,133,215	5,875,124	5,427,632

(A Component Unit of the State of New Jersey)

Schedule of Average Toll Per Transaction

Last Ten Fiscal Years (Unaudited)

(In thousands)

	2023	2022	2021	2020	2019 (*)	2018	2017	2016	2015	2014
Toll Revenue – Turnpike	\$1,641,62	1,597,64	0 1,493,581	1,014,857	1,176,476	1,179,324	1,151,738	1,144,558	1,106,268	1,037,744
Toll Revenue – Parkway	562,42	38 528,3	505,244	372,535	435,792	433,002	428,158	426,104	416,865	408,004
Total Toll Revenue	\$2,204,0	59 2,126,02	1,998,825	1,387,392	1,612,268	1,612,326	1,579,896	1,570,662	1,523,133	1,445,748
Toll Transactions- Turnpike	258,7	36 252,6	2 241,509	198,668	267,772	264,748	260,665	255,493	246,597	232,242
Toll Transactions- Parkway	371,9	360,7:	9 352,962	308,485	386,750	389,791	392,896	389,610	379,284	370,349
Toll Transactions- Authority	630,6	613,43	594,471	507,153	654,522	654,539	653,561	645,103	625,881	602,591
Average Toll per Transaction – Turnpike	\$ 6.3	34 6.3	6.18	5.11	4.39	4.45	4.42	4.48	4.49	4.47
Average Toll per Transaction - Parkway	1.:	51 1.4	6 1.43	1.21	1.13	1.11	1.09	1.09	1.10	1.10
Average Toll per Transaction – Authority	\$ 3.4	48 3.4	6 3.35	2.74	2.46	2.46	2.42	2.43	2.43	2.40
Lane Miles – Turnpike	2,42	28 2,42	2,428	2,427	2,427	2,423	2,418	1,953	1,953	1,953
Lane Miles – Parkway	2,0	50 2,03	2,050	2,050	2,050	2,041	2,028	1,861	1,840	1,770
Total Lane Mile**	4,4	78 4,4	4,478	4,477	4,477	4,464	4,446	3,814	3,793	3,723
Revenue per Lane Mile – Turnpike	\$ 6	76 6:	615	418	485	487	476	586	566	531
Revenue per Lane Mile – Parkway	2	74 2:	8 246	182	213	2 12	211	229	227	231
Revenue per Lane Mile – Authority	\$ 4	92 4	5 446	310	360	361	355	412	402	388

* Reflects conversion to one-way tolling at Interchange 145 in July 2018 which impacted toll transactions on the Parkway.

** Total lane miles include mainline miles, ramp miles, shoulder miles, and toll plazas on the Turnpike and Parkway.

Schedule of Ten Largest Customers

Last Ten Fiscal Years (Unaudited)

(In thousands)

		2023				2022	
	Toll	-1 U	Percentage of total toll		Toll		Percentage of total toll
Customer	revenue	Kank	revenue	Customer	revenue	Kank	revenue
BestPass, Inc.	\$ 135,415	-	6.14 %	6.14 % BestPass, Inc.	\$ 123,690		5.82 %
Heavy Vehicle Electronic License Plate, Inc.	57,034	2	2.59	Heavy Vehicle Electronic License Plate, Inc.	33,457	7	1.57
Food Haulers, Inc.	4,592	3	0.21	Food Haulers, Inc.	4,336	ю	0.20
Cream O Land Dairy, Inc	906	4	0.04	NJ Transit Corporation	2,322	4	0.11
International Motor Freight	726	5	0.03	International Motor Freight	1,074	5	0.05
US Postal Service	600	9	0.03	Cream O Land Dairy Inc.	847	9	0.04
Acme Markets DBA New Albertson's, Inc	565	7	0.03	Acme Markets DBA New Albertson's Inc	602	7	0.03
Inter-Metro Freight, Inc.	403	8	0.02	Allied Beverage Group LLC	531	8	0.02
D.Y.F.S. Dept of Human Service	395	6	0.02	US Postal Service	451	6	0.02
Halls Fast Motor Freight	392	10	0.02	International Motor Freight	441	10	0.02
Total	\$ 201,028		9.13 %	Total	\$ 167,751		7.88 %

		2021				2020	
	Toll		Percentage of total toll		Toll		Percentage of total toll
Customer	revenue	Rank	revenue	Customer	revenue	Rank	revenue
BestPass, Inc.	\$ 114,536	1	5.73 %	5.73 % BestPass, Inc.	\$ 87,219		6.29 %
Heavy Vehicle Electronic License Plate, Inc.	28,330	2	1.42	Heavy Vehicle Electronic License Plate, Inc.	21,569	2	1.55
NJ Transit Corporation	4,572	3	0.23	Food Haulers, Inc.	3,660	б	0.26
Food Haulers, Inc.	4,174	4	0.21	NJ Transit Corporation	2,036	4	0.15
International Motor Freight	096	5	0.05	United Parcel Service	1,173	5	0.08
Cream O Land Dairy Inc.	789	9	0.04	International Motor Freight	654	9	0.05
Acme Markets DBA New Albertson's Inc	573	7	0.03	Cream O Land Dairy Inc.	650	7	0.05
AFI Foodservice Distributers, Inc.	555	8	0.03	Greyhound Lines Inc	602	8	0.04
Allied Beverage Group LLC	497	6	0.02	AFI Foodservice Distributers, Inc.	472	6	0.03
US Postal Service	461	10	0.02	Acme Markets DBA New Albertson's Inc	453	10	0.03
Total	\$ 155,447		7.78 %	Total	\$ 118,488		8.53 %

(Continued)

Schedule of Ten Largest Customers

Last Ten Fiscal Years (Unaudited)

(In thousands)

		2019				2018	
	Toll		Percentage of total toll		Toll		Percentage of total toll
Customer	revenue	Rank	revenue	Customer	revenue	Rank	revenue
BestPass, Inc.	\$ 73,288		4.55 %	BestPass, Inc.	\$ 65,156		4.04 %
Heavy Vehicle Electronic License Plate, Inc.	22,285	2	1.38	Heavy Vehicle Electronic License Plate, Inc.	23,051	2	1.43
Food Haulers, Inc.	3,370	3	0.21	Food Haulers, Inc.	3,386	ю	0.21
NJ Transit Corporation	1,542	4	0.10	NJ Transit Corporation	1,475	4	0.09
United Parcel Service	1,044	5	0.06	United Parcel Service	1,078	5	0.07
Cream O Land Dairy Inc.	692	9	0.04	Academy Express, LLC	926	9	0.06
Megabus North East LLC	651	7	0.04	International Motor Freight	695	7	0.04
International Motor Freight	630	8	0.04	Prospect Transportation	681	8	0.04
AFI Foodservice Distributers, Inc.	594	6	0.04	Megabus North East LLC	619	6	0.04
Academy Express, LLC	512	10	0.03	Cream O Land Dairy Inc.	614	10	0.04
Total	\$ 104,608		6.49 %	Total	\$ 97,681		6.06 %

		2017				2016	
	Toll		Percentage of total toll		Toll		Percentage of total toll
Customer	revenue	Rank	revenue	Customer	revenue	Rank	revenue
BestPass, Inc.	\$ 45,901	-	2.91 %	BestPass, Inc.	\$ 32,799		2.09 %
Heavy Vehicle Electronic License Plate, Inc.	19,406	2	1.23	Heavy Vehicle Electronic License Plate, Inc.	22,120	2	1.41
Food Haulers, Inc.	2,923	3	0.19	J.B. Hunt Transport, Inc.	3,584	ŝ	0.23
United Parcel Service	1,971	4	0.13	United Parcel Service	3,395	4	0.22
NJ Transit Corporation	1,302	5	0.08	Food Haulers, Inc.	3,218	5	0.20
Academy Express, LLC	801	9	0.05	NJ Transit Corporation	1,387	9	0.09
Prospect Transportation	705	7	0.05	Prospect Transportation	1,000	7	0.06
Cream O Land Dairy Inc.	559	8	0.04	Academy Express, LLC	778	8	0.05
Megabus North East LLC	556	6	0.04	International Motor Freight	673	6	0.04
AFI Foodservice Distributers, Inc.	553	10	0.04	AFI Foodservice Distributers, Inc.	625	10	0.04
Total	\$ 74,677		4.76 %	Total	\$ 69,579		4.43 %

(Continued)

Schedule of Ten Largest Customers

Last Ten Fiscal Years (Unaudited)

(In thousands)

	Toll		Percentage of total toll		Toll		Percentage of total toll
Customer	revenue	Rank	revenue	Customer	revenue	Rank	revenue
	\$ 26,305	-	1.73 %	BestPass, Inc.	\$ 22,215		1.54 %
Heavy Vehicle Electronic License Plate, Inc.	21,401	2	1.41	Heavy Vehicle Electronic License Plate, Inc.	19,245	2	1.33
United Parcel Service	3,114	3	0.20	Food Haulers, Inc.	2,970	ŝ	0.21
	3,037	4	0.20	United Parcel Service	2,943	4	0.20
Prospect Transportation	1,554	5	0.10	Prospect Transportation	1,553	5	0.11
NJ Transit Corporation	1,421	9	0.09	NJ Transit Corporation	1,395	9	0.10
International Motor Freight	934	7	0.06	Academy Express, LLC.	1,054	7	0.07
Academy Express, LLC.	827	8	0.05	International Motor Freight	768	8	0.05
AFI Foodservice Distributers, Inc.	623	6	0.04	Cream O Land Dairy Inc.	761	6	0.05
Mega Bus/Olympia Trails	598	10	0.04	C & S Wholesale Grocers, Inc.	679	10	0.05
	\$ 59,814		3.92 %	Total	\$ 53,583		3.71 %

Debt Capacity Information

These schedules present information to help the reader assess the Authority's current debt service capacity and the ability to issue additional debt in the future -

- Schedule of Net Revenue Requirement
- Schedule of Aggregate Debt Service
- Schedule of Outstanding Debt per Toll Transaction and Lane Mile

(A Component Unit of the State of New Jersey)

Schedule of Net Revenue Requirement

Last Ten Fiscal Years (Unaudited)

(In thousands)

	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Gross revenues	\$ 2,619,005	2,435,534	2,266,221	1,625,439	1,861,705	1,864,086	1,798,499	1,787,816	1,722,298	1,639,681
Operating expenses - Revenue Fund	631,982	612,490	588,374	520,894	530,935	542,067	508,125	493,225	503,453	472,772
Net revenues	1,987,023	1,823,044	1,677,847	1,104,545	1,330,770	1,322,019	1,290,374	1,294,591	1,218,845	1,166,909
Debt Service Requirements	874,271	858,085	796,379	659,200	824,281	788,478	822,984	773,078	661,426	608,896
Payments to Charges Fund	_	_	_	_	_	_	115	94	535	1,150
Payments to Maintenance Reserve Fund	230,000	200,000	160,000	134,097	131,468	119,086	116,751	89,370	87,058	74,814
Payments to Special Projects Reserve										
Fund	51,500	50,000	50,000	41,300	41,300	40,490	39,696	38,918	50,301	28,800
Net revenue requirements	1,155,771	1,108,085	1,006,379	834,597	997,049	948,054	979,546	901,460	799,320	713,660
Test 1: Net revenues shall at least be equal										
to the net revenue requirements.										
Net revenues less net										
revenue requirements	\$ 831,252	714,959	671,468	269,948	333,721	373,965	310,828	393,131	419,525	453,249
Test 2: Net revenues shall be at least										
1.2 times the aggregate debt service.										
Net revenues	\$ 1,987,023	1,823,044	1,677,847	1,104,545	1,330,770	1,322,019	1,290,374	1,294,591	1,218,845	1,166,909
1.2 Times aggregate debt service	1,049,125	1,029,702	955,655	791,040	989,137	946,174	987,581	927,694	793,711	730,675
Net revenue less 1.2 times										
aggregate debt service	\$ 937,898	793,342	722,192	313,505	341,633	375,845	302,793	366,897	425,134	436,234
Debt Service Coverage Ratio	2.27	2.12	2.11	1.68	1.61	1.68	1.57	1.67	1.84	1.92

(A Component Unit of the State of New Jersey)

Schedule of Aggregate Debt Service

December 31, 2023 (Unaudited)

(In thousands)

Fiscal year ending December 31	Aggregate debt service ^{(1),(2),(3)(4)}
2024	\$ 875,006
2025	922,503
2026	937,368
2027	968,069
2028	965,779
2029	953,391
2030	953,314
2031	956,325
2032	956,299
2033	956,263
2034	956,236
2035	921,991
2036	895,440
2037	876,882
2038	881,540
2039	874,779
2040	874,755
2041	926,717
2042	585,427
2043	325,431
2044	242,052
2045	242,048
2046	242,052
2047	242,053
2048	242,051
2049	175,417
2050	175,419
2051	175,417
2052	84,432
	\$19,384,456

(1) Debt Service payable on January 1 of each year is included in the debt service for the prior fiscal year.

(2) Interest assumed to be paid at fixed swap rate for any variable rate bonds swapped to fixed rate and does not include fees such as those for letters of credit, standby agreements, remarketing fees or any potential mismatch between the bond variable rate and swap variable rate. Spreads over the variable rate index on variable rate bonds are included and are assumed to be constant through final maturity of the associated variable rate bonds. (3)

Interest on the \$5,000 unhedged portion of the Series 2015A Turnpike Revenue Bonds is calculated at the maximum rate of 12%.

(4) Aggregate debt service does not include interest paid from bond proceeds.

(A Component Unit of the State of New Jersey)

Schedule of Outstanding Debt Per Toll Transaction and Lane Mile

Last Ten Fiscal Years (Unaudited)

(In thousands)

	2023(*)	2022(*)	2021(*)	2020(*)	2019(*)	2018(*)	2017	2016	2015	2014
Bond Indebtedness, Net	\$11,924,292	12,282,506	11,814,240	11,314,455	11,553,106	11,331,888	11,610,729	11,071,121	11,251,163	10,624,971
Toll Transactions - Turnpike	258,786	252,672	241,509	198,668	267,772	264,748	260,665	255,493	246,597	232,242
Toll Transactions - Parkway	371,904	360,759	352,962	308,485	386,750	389,791	392,896	389,610	379,284	370,349
Total Toll Transactions	630,690	613,431	594,471	507,153	654,522	654,539	653,561	645,103	625,881	602,591
Debt per Transaction	\$ 18.91	20.02	19.87	22.31	17.65	17.31	17.77	17.16	17.98	17.63
Lane Miles – Turnpike	2,428	2,428	2,428	2,427	2,427	2,423	2,418	1,953	1,953	1,953
Lane Miles - Parkway	2,050	2,050	2,050	2,050	2,050	2,041	2,028	1,861	1,840	1,770
Total Lane Mile**	4,478	4,478	4,478	4,477	4,477	4,464	4,446	3,814	3,793	3,723

2,903

2,966

2,854

 Debt per Lane Mile
 \$ 2,663
 2,743
 2,638
 2,527
 2,581
 2,539
 2,612

* Reflects conversion to one-way tolling at Interchange 145 in July 2018 which impacted toll transactions on the Parkway.

** Total lane miles include the mainline miles, ramp miles, shoulder miles, and toll plazas on the Turnpike and Parkway.

Demographic and Economic Information

These schedules offer the key indicators to help the reader assess the socio-economic environment within which the Authority operates -

- Schedule of State Population and Employment
- Schedule of Total Personal Income and Per Capita Income
- Schedule of Ten Largest Employers

(A Component Unit of the State of New Jersey)

Schedule of State Population and Employment

Last Ten Fiscal Years (Unaudited)

(In thousands)

Year	New Jersey Population	Civilian Labor Force	Resident Employment	Resident Unemployment	New Jersey Unemployment Rate	United States Unemployment Rate
2023	9,290	4,841	4,609	232	4.8 %	3.7 %
2022	9,261	4,765	4,608	157	3.3 %	3.5 %
2021	9,267	4,446	4,166	280	6.3 %	3.9 %
2020	9,289	4,452	4,112	340	7.6 %	6.7 %
2019	8,882	4,554	4,393	161	3.5 %	3.5 %
2018	8,909	4,501	4,323	178	4.0 %	3.9 %
2017	9,006	4,490	4,266	224	5.0 %	4.1 %
2016	8,944	4,538	4,323	215	4.7 %	4.7 %
2015	8,958	4,545	4,292	253	5.6 %	5.3 %
2014	8,939	4,519	4,217	302	6.7 %	6.2 %

Sources:

U.S Census Bureau Website: https://www.census.gov/quickfacts/fact/table/NJ/PST045223#PST045223

United States of America Department of Labor, Bureau of Labor Statistics: https://www.bls.gov/eag/eag.us.htm

			2014		507,749,269	8,938,175		56,807
			2015		535,604,084	8,959,307		59,782
			2016		559,001,021	8,978,703		62,259
			2017		564,558,096	8,954,596		63,047
ey)	l Income		2018		605,116,800	9,037,560		66,956
f New Jers	Per Capita	udited)	2019		633,899,700	8,930,151		70,984
the State o	ncome and	Last Ten Fiscal Years (Unaudited)	2020		\$733,986,200 688,956,700 655,684,300	8,876,834		73,865
ent Unit of	Personal I	Fen Fiscal	2021		688,956,700	8,862,327		77,740
(A Component Unit of the State of New Jersey)	Schedule of Total Personal Income and Per Capita Income	Last	2022		\$733,986,200	9,269,501		79,183
3	Schedu		2023		\$751,822,100	9,290,841		\$ 80,921
			GeoName LineCode Description	Personal income	(thousands of dollars)	Population (persons) ⁽¹⁾	Per capita personal	income (dollars) ⁽²⁾
			LineCode	1		2	ę	
			GeoName	New Jersey		New Jersey	New Jersey	

Legend/footnotes:

(1) Midquarter population estimates by state are derived by the Bureau of Economic Analysis (BEA) based on unpublished Census Bureau estimates of beginning-of-month population.

Midquarter population estimates for the second quarter of 2020 through the third quarter of 2022 are tied to the Census Bureau decennial counts for 2020.

⁽²⁾ Per capita personal income is total personal income divided by total quarterly population estimates.

Note – All dollar estimates are in current dollars (not adjusted for inflation).

Source:

Bureau of Economic Analysis State or DC (www.bea.gov)

(A Component Unit of the State of New Jersey)

Schedule of Ten Largest Employers

Last Ten Fiscal Years (Unaudited)

2023	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Amazon.com, Inc.	58,000	1.26 %
2	Wakefern Food Corporation (Shoprite)	30,000	0.65
3	Wal-Mart Stores, Inc.	24,030	0.52
4	United Parcel Service (UPS)	19,826	0.43
5	Johnson & Johnson	17,331	0.38
6	Public Service Enterprise Group, Inc. (PSEG)	12,525	0.27
7	Bank of America	11,000	0.24
8	Caesar's Entertainment	7,426	0.16
9	Merck	6,000	0.13
10	Borgata Hotel Casino & Spa	4,849	0.11
		190,987	4.14 %

Notes:

Aggregate New Jersey Resident employment for year 2023 totaled 4.609 millions.

Source:

Pytell, J. (2023, August). njbmagazine, 29-30.

2022	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Amazon.com, Inc.	50,000	1.09 %
2	Wakefern Food Corporation (Shoprite)	36,409	0.79
3	Wal-Mart Stores, Inc.	23,799	0.52
4	United Parcel Service (UPS)	19,826	0.43
5	Johnson & Johnson	15,900	0.35
6	Public Service Enterprise Group, Inc. (PSEG)	12,500	0.27
7	Bank of America	11,000	0.24
8	Caesar's Entertainment	7,142	0.15
9	Borgata Hotel Casino & Spa	4,289	0.09
10	Tata Consultancy Services	3,700	0.08
		184,565	4.01 %

Notes:

Aggregate New Jersey Resident employment for year 2022 totaled 4.608 millions.

Source:

Pytell, J. (2022, August). njbmagazine, 30-32.

(A Component Unit of the State of New Jersey)

Schedule of Ten Largest Employers

Last Ten Fiscal Years (Unaudited)

2021	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Amazon.com, Inc.	49,000	1.18 %
2	Wakefern Food Corporation (Shoprite)	36,409	0.87
3	Wal-Mart Stores, Inc.	22,191	0.53
4	United Parcel Service (UPS)	16,435	0.39
5	Johnson & Johnson	13,996	0.34
6	The Home Depot	13,936	0.33
7	Bank of America	10,650	0.26
8	Wawa, Inc.	10,586	0.25
9	United Airlines	10,537	0.25
10	Public Service Enterprise Group, Inc. (PSEG)	10,473	0.25
		194,213	4.66 %

Notes:

Aggregate New Jersey Resident employment for year 2021 totaled 4.166 millions.

Source:

Pytell, J. (2021, August). Workforce Training. New Jersey Business, 38.

2020	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Wakefern Food Corporation (Shoprite)	40,200	0.98 %
2	Wal-Mart Stores, Inc.	21,969	0.53
3	Amazon.com, Inc.	17,500	0.43
4	United Parcel Service (UPS)	15,467	0.38
5	Verizon	15,168	0.37
6	Johnson & Johnson	13,996	0.34
7	The Home Depot	13,936	0.34
8	United Airlines	13,348	0.32
9	Bank of America	11,000	0.27
10	Wawa, Inc.	10,596	0.26
		173,180	4.21 %

Notes:

Aggregate New Jersey Resident employment for year 2020 totaled 4.112 millions.

Source:

Pytell, J. (2020, August). The Employment Equation. New Jersey Business, 38.

(A Component Unit of the State of New Jersey)

Schedule of Ten Largest Employers

Last Ten Fiscal Years (Unaudited)

2019	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Wakefern Food Corporation (Shoprite)	40,200	0.92 %
2	Wal-Mart Stores, Inc.	21,848	0.50
3	United Parcel Service (UPS)	19,447	0.44
4	Amazon.com, Inc.	17,000	0.39
5	Verizon	15,168	0.35
6	Bank of America	11,000	0.25
7	Johnson & Johnson	11,000	0.25
8	CVS Health	10,500	0.24
9	Public Service Enterprise Group, Inc. (PSEG)	10,473	0.24
10	JP Morgan Chase & Company	9,500	0.22
		166,136	3.80 %

Notes:

Aggregate New Jersey Resident employment for year 2019 totaled 4.393 millions.

Source:

Pytell, J. (2019, August). NJ's Top Employers and Today's Economy. New Jersey Business, 26-28.

2018	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Wakefern Food Corporation (Shoprite)	40,200	0.93 %
2	Wal-Mart Stores, Inc.	20,777	0.48
3	United Parcel Service (UPS)	19,347	0.45
4	Verizon	15,168	0.35
5	Amazon.com, Inc.	15,000	0.35
6	Johnson & Johnson	13,996	0.32
7	The Home Depot	13,936	0.32
8	United Airlines	13,346	0.31
9	Public Service Enterprise Group, Inc. (PSEG)	10,712	0.25
10	Wawa, Inc.	10,586	0.24
		173,068	4.00 %

Notes:

Aggregate New Jersey Resident employment for year 2018 totaled 4.323 millions.

Source:

Pytell, J. (2018, August). 46th annual top 100 employers. New Jersey Business, 26-32.

(A Component Unit of the State of New Jersey)

Schedule of Ten Largest Employers

Last Ten Fiscal Years (Unaudited)

2017	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Wakefern Food Corporation (Shoprite)	40,000	0.94 %
2	Wal-Mart Stores, Inc.	20,563	0.48
3	United Parcel Service (UPS)	19,243	0.45
4	Verizon	15,168	0.36
5	Johnson & Johnson	13,996	0.33
6	The Home Depot	13,936	0.33
7	United Airlines	13,348	0.31
8	Amazon.com, Inc.	13,000	0.30
9	Public Service Enterprise Group, Inc. (PSEG)	10,758	0.25
10	Wawa, Inc.	10,586	0.25
		170,598	4.00 %

Notes:

Aggregate New Jersey Resident employment for year 2017 totaled 4.270 millions.

Source:

Bucci, A. (2017, August). 45th annual top 100 employers. New Jersey Business, 35-43.

2016	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Wakefern Food Corporation (Shoprite)	40,000	0.93 %
2	Wal-Mart Stores, Inc.	20,383	0.47
3	United Parcel Service (UPS)	19,243	0.45
4	Verizon	14,600	0.34
5	The Home Depot	13,936	0.32
6	United Airlines	12,000	0.28
7	Bank of America	10,500	0.24
8	Public Service Enterprise Group, Inc. (PSEG)	10,500	0.24
9	Johnson & Johnson	9,600	0.22
10	ACME Markets, Inc.	9,465	0.22
		160,227	3.71 %

Notes:

Aggregate New Jersey Resident employment for year 2016 totaled 4.320 millions.

Source:

Bucci, A. (2016, August). 44th annual top 100 employers. New Jersey Business, 62(8), 26-34.

(A Component Unit of the State of New Jersey)

Schedule of Ten Largest Employers

Last Ten Fiscal Years (Unaudited)

2015	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Wakefern Food Corporation (Shoprite)	40,000	0.92 %
2	Wal-Mart Stores, Inc.	17,405	0.40
3	United Parcel Service (UPS)	16,000	0.37
4	Verizon	15,000	0.35
5	Johnson & Johnson	14,500	0.33
6	The Home Depot	13,806	0.32
7	United Continental Holdings	11,800	0.27
8	Bank of America	11,000	0.25
9	Public Service Enterprise Group, Inc. (PSEG)	10,500	0.24
10	Merck & Company, Inc.	9,800	0.23
		159,811	3.68 %

Notes:

Aggregate New Jersey Resident employment for year 2015 totaled 4.340 millions.

Source:

Bucci, A. (2015, August). 43rd annual top 100 employers. New Jersey Business, 60(8), 28-37.

2014	Employer	Number of employees in New Jersey	Percentage of total New Jersey employment
1	Wakefern Food Corporation (Shoprite)	40,000	0.95 %
2	Wal-Mart Stores, Inc.	18,593	0.44
3	Verizon	15,100	0.36
4	United Parcel Service (UPS)	15,000	0.36
5	Johnson & Johnson	14,500	0.34
6	United Continental Holdings	13,600	0.32
7	The Great Atlantic and Pacific Tea Company	12,373	0.29
8	The Home Depot	12,100	0.29
9	Caesar's Entertainment Corporation	11,804	0.28
10	Bank of America	11,000	0.26
		164,070	3.89 %

Notes:

Aggregate New Jersey Resident employment for year 2014 totaled 4.218 millions.

Source:

Bucci, A. (2014, August). 42nd annual top 100 employers. New Jersey Business, 60(8), 28-37.

Operating Information

These schedules provide data on personnel, current toll rates and other operating information to help the reader understand how efficiently the Authority operates to fulfill its mission of providing safe and efficient movement of people and goods over two of the busiest toll roads in the nation - the New Jersey Turnpike and the Garden State Parkway.

- Schedule of Full Time Employees
- Schedule of Insurance Coverage
- Schedules of Toll Rates
- Schedule of Traffic Accident Statistics New Jersey Turnpike
- Schedule of Traffic Accident Statistics Garden State Parkway
- Schedule of Contracts entered into over \$100,000 for the year ended December 31, 2023

(A Component Unit of the State of New Jersey)

Schedule of Full Time Employees (Unaudited)

December 31, 2023

Departments	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Executive office	10	9	8	8	6	5	5	5	5	6
Law	20	21	21	21	19	22	22	21	21	21
Purchasing and materials management	57	56	55	55	55	63	63	62	50	51
Human resources and office services	42	43	42	42	42	37	36	36	47	46
Finance and budgets	80	80	79	80	80	80	80	84	82	81
Information technology services	152	150	151	152	152	151	151	154	143	144
Maintenance division	1,016	982	982	1,014	1,007	993	983	969	961	934
Toll collection	542	542	542	542	542	535	524	526	527	529
Traffic division	94	88	87	87	82	76	75	77	75	78
Community and government relations	10	10	10	9	9	9	9	9	9	9
Engineering	79	84	84	70	72	73	73	74	76	79
Internal audit	30	30	31	29	27	22	22	21	19	19
State police	28	28	28	11	8	7	7	7	7	7
Totals	2,160	2,123	2,120	2,120	2,101	2,073	2,050	2,045	2,022	2,004

*Effective October 19, 2020, the Authority made organizational changes that affected several departments. The former Operations Department, now the Traffic Division, and the former Maintenance Department, now the Maintenance Division, together form the Operations Department. The former Patron Services Department is now a component of the Traffic Division and is no longer reported with Community & Government Relations.

Source: New Jersey Turnpike Authority, Authority's Annual Budgets 2014-2023

(A Component Unit of the State of New Jersey)

Schedule of Insurance Coverage (Unaudited)

December 31, 2023

Insurance	Insurer	Term	Limit	Deductible/Retention	Annual Premium Paid		
		following Four (4) insurers provide a pro-rata share of the Primary Bridge and Property Insurance:					
Bridge & Non-Bridge Property (including TRIA)							
	Zurich American Insurance Company (7 day qualifier)	6/15/23-6/15/24	\$150,000,000	\$2,000,000 for all Bridge & Non-Bridge Property; Business Interruption: 2 day or 7 qualifier for each.	\$2,094,899		
	Chubb - Illinois Union Insurance Company (2 day qualifier)	6/15/23-6/15/24	\$273,000,000	Included in above	\$4,400,519		
	Liberty Mutual (2 day qualifier)	6/15/23-6/15/24	\$177,000,000	Included in above	\$2,093,054		
		Total Primary Limits	\$600,000,000				
Bridge & Non-Bridge Property (including TRIA)	North American Elite Insurance Company (2 day qualifier) (Swiss Re) (2 day qualifier)	6/15/23-6/15/24	\$100,000,000	Included in above	\$187,920		
	Chubb BDA	6/15/23-6/15/24	\$100,000,000	Included in above	\$237,500		
Bridge and Property (Terrorism)	Hiscox & Other Lloyd's syndicates	6/15/23-6/15/24	\$800,000,000	Included in above	\$221,602		
Excess Terrorism- Standalone	Lancashire Insurance Group (2 day qualifier)	6/15/23-6/15/24	\$200,000,000 excess of \$800,000,000 (Terrorism only)	Included in above	\$40,000		
Boiler & Machinery	Federal Insurance	6/15/23-6/15/24		Included in above	\$48,936		
		Total Limits	\$1,000,000,000				
Excess Liability (Includes general liability, automobile liability and police professional coverage)	AIG - Lexington Insurance Company	04/15/23-04/15/24	\$5 Million each occurrence \$5 Million products /completed ops. Aggregate	\$2,000,000 SIR for GL Claims \$5,000,000 SIR for Auto Liability Claims	\$514,500		
	Berkeley Insurance	04/15/23-04/15/24	\$5 Million excess of \$5 Million	Included in above	\$325,000		
	AWAC Allied World Assurance	04/15/23-04/15/24	\$10 Million excess of \$10 Million	Included in above	\$495,000		
	ARCH Specialty Insurance Co.	04/15/23-04/15/24	\$10 Million excess of \$20 Million	Included in above	\$280,000		
	Westchester Surplus Lines Insurance Co.	04/15/23-04/15/24	\$20 Million part of excess of \$30 Million	Included in above	\$313,000		
	AXA XL - Indian Harbor Insurance Co.	04/15/23-04/15/24	\$15 Million part of \$35 Million excess of \$50 Million	Included in above	\$180,000		
	Great American Security National Insurance Co.	04/15/23-04/15/24	\$10 Million part of \$35 Million excess of \$50 Million	Included in above	\$120,000		
	Scor - General Security National Insurance Co.	04/15/23-04/15/24	\$10 Million part of \$35 Million excess of \$50 Million	Included in above	\$120,000		
	Axis Specialty Insurance Co.	04/15/23-04/15/24	\$10 Million part of \$15 Million excess of \$85 Million	Included in above	\$100,000		
	Lexington Insurance Company (AIG)	04/15/23-04/15/24	\$5 Million part of \$15 Million excess of \$85 Million	Included in above	\$50,000		
Commercial Crime	Great American Insurance	03/15/23-03/15/24	Employee Theft: \$5,000,000 Forgery or Alteration: \$5,000,000 Loss of Money & Securities: \$5,000,000 Robbery or Safe Burglary: \$5,000,000 Funds Transfer Fraud: \$5,000,000 Funds Transfer Fraud: \$5,000,000 Money Orders & Counterfeit Currency: \$5,000,000	\$75,000 per occurrence	\$18,644		
Public Officials & Employment Practices Liability	ACE American Insurance Company (Chubb)	03/15/23-03/15/24	\$10,000,000	\$500,000	\$281,189		
	Fair American Insurance and Reinsurance Company	03/15/23-03/15/24	\$10,000,000 excess of \$10,000,000		\$153,621		
	Ironshore Specialty Insurance Company	03/15/23-03/15/24	\$10,000,000 Aggregate excess of \$20,000,000		\$90,349		

(A Component Unit of the State of New Jersey)

Schedule of Insurance Coverage (Unaudited)

December 31, 2023

Insurance	Insurer	Term	Limit	Deductible/Retention	Annual Premium Paid
Fiduciary Liability	AIG - National Union Fire Insurance Company	03/15/23-03/15/24	\$5,000,000 Annual aggregate \$100,000 HIPPA Sublimit of liability for Voluntary Compliance Loss		\$34,974
	Chubb - Ace American Insurance	03/15/23-03/15/24	\$5,000,000 excess of \$5,000,000	_	\$21,370
	AIG - National Union Fire Insurance Company	03/15/23-03/15/24	\$5,000,000 in excess of \$10,000,000		\$14,251
	Chubb - Ace American Insurance	03/15/23-03/15/24	\$5,000,000 in excess of \$15,000,000		\$11,772
Helipad and Non-Owned Aircraft Liability Insurance (Aviation)	Starr Indemnity & Liability	03/15/23-03/15/24	Bodily Injury and Property Damage: \$50,000		\$23,213
Unmanned Aircraft Systems (UAS) Aviation Insurance	Global Aerospace	01/03/2024-01/03/2025	\$10,000,000 Each claim and in the aggregate \$5,000,000 Personal Injury		\$4,973
Cyber Insurance					
	Indian Harbor Insurance Company (XL Catlin)	09/29/23 - 09/29/24	\$10 million	\$1,000,000	\$450,000
	Axis Surplus Insurance Company	09/29/23 - 09/29/24	\$5 million excess/\$10 million	\$1,000,000	\$182,250
	Star Surplus Lines Insurance Co	09/29/23 - 09/29/24	\$5 million excess/\$15 million	\$1,000,000	\$152,000
	Homeland Insurance Company of NY (Resilience)	09/29/23 - 09/29/24	\$5 million excess/\$20 million	\$1,000,000	\$142,702
	Scottsdale Insurance Company (Nationwide)	09/29/23 - 09/29/24	\$5 million excess/\$25 million	\$1,000,000	\$132,713
	Berkley Assurance Company	09/29/23 - 09/29/24	\$5 million part of \$10 million excess/\$30 million	\$1,000,000	\$132,500
	Evanston Insurance Company (Markel)	09/29/23 - 09/29/24	\$5 million part of \$10 million excess/\$30 million	rt of \$10 million \$1,000,000 iillion	
Excess Workers Compensation	Safety National Casualty Corporation	4/15/2023-4/15/2026	Coverage A: Statutory Coverage B: \$2,000,000 Retained Limit: \$1,250,000	\$1,250,000	\$498,896 (subject to audit)
Professional Liability Architects & Engineers (AEPL)	AON	12/31/20-12/31/23	\$20,000,000 per occurrence; \$20,000,000 Aggregate	\$100,000 for each claim for projects with hard construction values up to and including \$50,000,000; and \$250,000 for each claim for projects with hard construction values greater than \$50,000,000	\$—
Professional Liability, Owners Protective Professional Policy (OPPI)	Indian Harbor Insurance Company	12/31/21-12/31/24	\$10,000,000 each claim and in the aggregate \$10,000 for each claim for projects with hard construction values up to and including \$500,000,000 AND \$250,000 for each claim for projects with hard construction values greater than \$50,000,000 AND \$500,000 each claim for projects above \$250,000,000 in construction values		\$1,108,627 (term) (Subject to audit)
	Swiss Re (North American Capacity Insurance Company)	12/31/21-12/31/24	\$10,000,000 each claim and in the aggregate	Included in above	\$522,004 (subject to audit)
	Indian Harbor Insurance Company	12/31/21-12/31/24	\$5,000,000 each claim and in the aggregate	Included in above	\$161,800

							- 2 - 21	Loody d – 7 d		L	TOLL RAT		HEDU	LE - CI	TOLL RATE SCHEDULE - CLASS I Passenger Cars (2 Axles)	Passeng	er Car:	s (2 Axi	les) ^{e. c} /	a boood	a time of	f anter)									
Entry	1	-	2	3	4	ŝ	9 9	D-ZF dSS	_		8		9 9	10	TI II	12 12	13	13A	411,	14A	14B	14C	15E	15W	15X	16E	16W	17	18E	18W	19W
Ì	Cash		2.05	3.10	_	5	_	-	-	6.65	5 7.50	_	9.45	-	10.50	11.65	13.20	13.20	15.40		18.15	5 19.25	_	-	-	18.15	_		20.05	20.05	
	E-Zpass		1.97		8 4.20			92	6.27									13.17	15.39		18			17.04	17.67				20.01	20.01	
	NJ E-Zpass Off-Peak		-	-	-	-	_	2	4.70	-	-	_	-	-	_	8.72	_	_	_	1		_	_	_	_	_	_		15.01	15.01	
~	Cash F-Znass	2.02	0.00	2.02	2.45	5.65 9 3.57	0.00 7	0.4	4.40	52.6	6 27	68.0 V	7.43	7.86	68.8 18.8	10.46	co.11 70 11	c9.11	13.80	16.30	17.04	17 30	14.85	15.30	16.30	17.04	17.04		19.25	C2.61	
1	NJ E-Zpass Off-Peak	1.48		1.48	-	-	-	. 8	3.27	-	+-	-	-	+	-	7.85	_	_	10.35	N		4		11.55			1		14.41	14.41	
	Cash	3.10		-	-	_	-	5	3.10	-	_	-	-		_	8.85	10.50				_		13.20		_	15.40	_		17.35	17.35	
З	E-Zpass	3.08		Ц	1.28	_	-	I.	3.08			_		_		8.81	10.46			14.81	15.39								17.30	17.30	
	NJ E-Zpass Off-Peak	2.31	_	_	_	_	_	T.	2.31	-	-	_	_	-	-	6.61	7.85	7.85	9.51	_	-			_		_	_		12.98	12.98	
V	Cash E-Znase	4.25	2.45	1.30	0.00	0 1.30	a 4.25	Ω F	2.15	2.45	3.65	5 4.40	5.25	5.85	6.30	7.43	9.45 9.40	9.45	10.95	13.85	14.05	5 14.85 14.85	12.75	13.10	13.85	14.05	14.01		16.30	16.30	
F	NJ E-Zpass Off-Peak	3.15	_	-		0.96	_	2 5	1.56	_	_	-	3.91	4.35		5.57	7.05	7.05	8.16	10.35	_	-	4	4	_	_	_		12.18	12.18	
	Cash	5.25	-	+	5 1.30	+	-	0	1.30	+-	-	۰.		4.40	+	6.65	7.90	7.90	10.50			-	-	-		-	-		15.40	15.40	
5	E-Zpass	5.21	-	-	_	-	-	8	1.28	-		-	4.20	-		6.64	7.86	7.86	10.46	4	13.17			_	2 12.48	13.17	13.17		15.39	15.39	
	NJ E-Zpass Off-Peak	3.91	2.68	1.56	6 0.96	9	2.31	12	0.96			2.68	3.15	3.27	3.91	4.98	5.90	5.90	7.85	_	9.88	10.35	8.16	8.72	9.36	9.88	9.88		11.55	11.55	
	Cash	7.90	_	-	-	-	0.00	00	2.45		_	_	_	_		7.90	9.65	9.65	11.65			_	_	_	_	_	_		17.05	17.05	
9	E-Zpass NI E-Zmass Off Death	7.86	6.64 1.08	3.01	1 4.20	0 3.08 5 7.31	~	-	2.39	3.08	3 4.20	5.21	5.79	6.27	6.64 4 ux	7.86	10.6	19.6	N 11.62	14.01	14.81	15.39	0 13.06	0.88	10.70	14.81	14.81		17.04	17.04	
	C1-	06.6	+	+	+	+	ł		÷	+					A/1	2	140	1	7/10	10101		11.00	2.17	2.00	10.12	11.11	11.11		14.10	14.10	
64	E 7ance							4.40	2 4	+	╀	\downarrow			\downarrow		1					\downarrow									
10	L-Lpass NI E-Znass Off-Peak						+	100	2																						
	Cach	6 30	_	3 10	-	-	_		0.00	╋	2 05	H	3 10	3.65	4.75	5.85	6.85	6.85	0.45	11.65	17 75	13 10	1050	_	1210	17 75	1775		14.05	14.05	
2	E-Znass	6.27	4.36	+	2.08	8 1.28	2.39	6	20.0	┿	+	2.39	3.05	4	4-		6.85	6.85	9 40	11.67	12.68	1	_	10.68	8 12.06	12.68	12.68		14.01	14.01	
	NJ E-Zpass Off-Peak	4.70	_	+	-	-	_	8		0.96	_	-	-	+	+		5.14	5.14	7.05	8.72	-	_	-	_	_	_	_		10.51	10.51	
	Cash	6.65	_	┢	┢	-	_		1.30	-		-	2.45		3.65	5.25	6.65	6.65	8.85	10.95	-	-	9.65	┢	10.95	11.65	_		13.85	13.85	
ΤA	E-Zpass	6.64	5.21	-	7 2.39	9 1.97	3.08	81	1.28		1.28		2.39	3.08	3.57	5.21	6.64	6.64	8.81	10.88	11.62				5 10.88	_	11.62		13.80	13.80	
	NJ E-Zpass Off-Peak	4.98	_	2.68	8 1.80	0 1.48	8 2.31		0.96	_	_	5 1.56	1.80	2.31	2.68	3.91	4.98	4.98	6.61	8.16	8.72	9.51	7.21	7.85	8.16	8.72	8.72		10.35	10.35	
	Cash	7.50	_	4.40	_	_	_	n	2.05	1.30	0.00	_	_		-	4.25	5.85	5.85	7.50	10.50	-	_	_	_	10.20	_	_		13.10	13.10	
×	E-Zpass	7.43	_	-	_	_	_	00	1.97	-		1.28		-		4.20	5.79	5.79	7.43	10.46	_	_	_	9.40	-	-	_		13.06	13.06	
	NJ E-Zpass Off-Peak	5.57	_	-	-	-	_	5	1.48	5	~	0.96	1.48	1		3.15	4.35	4.35	5.57	7.85	8.01	8.16	_	7.05	-	-	_		9.79	9.79	
	Cash	7.90	_	-	_	-	_	2	2.45	-	5 1.30	0.00		_	-	3.65	5.25	5.25	6.85	9.65	-	_	_	_	9.80	_	_		12.75	12.75	
8A	E-Zpass	7.86	_	-	_	_	_		2.39	-	-	~	1.28			3.57	5.21	5.21	6.85	9.61	10.46	_	_	-	9.77	10.46			12.68	12.68	
	NJ E-Zpass Off-Peak	3.90	_	4.35	5.21	_	-	4	1.80			001	0.96		-8	2.68	19.5	16.5	5.14	12.1		8.01	5.90	10.0	+	-	28.1		10.6	10.01	Ι
6	E-Znass	9.40	7 43	-	_	1 4 20	p1.5 (2 9	3.08	0.4.7	C0.2 0	-	-		0C.1	02.6	4.20	4.20	10.0	8.81	9.40	-	_	_	8.61	0.40	9.40		10.88	10.88	
	NJ E-Zpass Off-Peak	7.05	_	_	+	-	_	2	2.31	-		8 0.96		0.96	_	1.80	3.15	3.15	4.70	6.61	_	-	_	+	-	+	-		8.16	8.16	
	Cash	9.65	_	1	+	5 4.40	-	0	3.65			-	1.30	0.00	1.30	2.15	3.65	3.65	5.85	7.90	-	_	6.65	-	-	-	-		10.75	10.75	
10	E-Zpass	9.61	7.86	6.64	4 5.79	9 4.36		14	3.57	3.08	8 2.08		1.28		1.28	2.08	3.57	3.57	5.79	7.86	8.81		6.64	6.85	8.18	8.81	8.81		10.68	10.68	
	NJ E-Zpass Off-Peak	7.21	_	-	-	-	-	02	2,68	-		5 1.48	0.96		0.96	1.56	2.68	2.68	4.35	5.90	-	_	-	-	_	-	6.61		8.01	8.01	
:	Cash	10.50	_	6.85	-		-	2	4.25	-	-	4	-	-	0.00	1.30	2.45	2.45	4.40	6.85	_	_	_	_	-	_	7.50		9.65	9.65	
Ξ	E-Zpass NI E 7 mont Off Dool-	10.46	8.81	6.80	0.2/	1 2.21	0.04	T 2	3.15	VC.5 0	/ 2.39 s 1 sn	2.08	0.06	0.06		0.06	2.39	2.39	4.50	C8.0	(.43	98.7	5.79	9.27	6.96 5 2 7	7.45	7.43		10.6	7.71	
	Cash	11.65	_	-	+	-	+-	20	5.85	+-	-	-	-	-	1.30	0.00	1.80	1.80	3.65	6.30	_	-	+-	+-	6.05	-	6.65	I	8.85	8.85	
12	E-Zpass	11.62		_		-	-	9	5.79	5.21	-	+	2.39	2.08	-		1.76	1.76	3.57	6.27	6.64	-	-	-	-	-	6.64		8.81	8.81	
	NJ E-Zpass Off-Peak	8.72	7.85	6.61	/	7 4.98	3 5.90	0,	4.35	-	3.15	5 2.68	1.80	-	0.96		1.32	1.32	2.68	4.70	4.98	-	_	3.91	4.50	4.98	4.98		6.61	6.61	
	Cash	13.20	11.65		_		_	55	6.85		_	_	4.25	_	2.45	1.80	0.00	1.30	2.15	4.40	_	5.85	_	3.65	4.65	5.25	5.25		6.85	6.85	
13	E-Zpass	13.17	_	_		-4	4	19	6.85	-	_	5.21	4.20	_		1.76		1.28	2.08	4.36	_	5.79	3.08	3.57	4.63	5.21	5.21		6.85	6.85	
	NJ E-Zpass Off-Peak	9.88		-	_	-	_		5.14	_	_	_	_	_	_	1.32		0.96	1.56	3.27	-	_	-	-	-	_	3.91		5.14	5.14	
	_	13.20		_	_	_	_	12	6.85	_	5.85	5.25	4.25	3.65	_	1.80	1.30	0.00	1.30	4.40	5.25	5.85	_	3.65	-	5.25	5.25		6.85	6.85	
13A	,	13.17	_	_		_			6.0	-	2.7.4 1.2.7	12.5	4.20	3.57		1.70	1.28		1.28	4.30	5.21	6/.0	5.08	3.57	4.65	12.6	12.6		6.80	6.85	
	NJ E-Zpass UIT-Peak	9.88	30.72	32 01	20.1 2	06.0 50	_	13	0.45	-	1 202	-	-	2.05	1.80	1.32	0.90	1 20	0.00	17.6	16.0	_	1001	_	+	16.0	10.0		5.14	5.75	
14	E-Znass	15.39					0 11 60	3 6	04.0	8.81	_	1 0.02	0.00	_	_	2.02	2.1.2	0C.1	0.00	05.0	_	5.02	_	CU-2	2.56	_	3.08		163	5 21	
	NJ E-Zpass Off-Peak	11.55			_	_		2.7	7.05	_	_	_	_	_	_	2.68	_	_		1.80	-	2.68		1.48	1.92	_	_		3.91	3.91	

	19W																																2 08	1 56
	18W	7.50	7.43	5.57	7.90	7.86	5.90	8.81	6.61	4.25	4.20	3.15	3.65	3.57	2.68	0.00		00.0			2.15	2.08	1.56				0.00		000	0.00				
	18E	7.50	7.43	5.57	7.90	7.86	5.90	8.81	6.61	4.25	4.20	3.15	3.65	3.57	2.68	1.20	1.18	0.00			0.00						0.00		0	0.00				
	17																							4.05	3.99	2.99								
	16W	5.85	5.79	4.35	6.30	6.27	4.70	6.64	4.98	2.15	2.08	1.56	2.05	1.97	1.48	0.00		000			0.00						0.00			2.15	2.08	00.1		
	16E	5.85	5.79	4.35	6.30	6.27	4.70	6.64	4.98	2.15	2.08	1.56	2.05	1.97	1.48	0.60	0.54	0.00			0.00						0.00		0000	0.00				
	15X	5.05	5.05	3.79	5.85	5.79	4.35	6.00	4.50	1.55	1.55	1.16	1.80	1.76	1.32	0.00		0.60	0.54	0.41	0.00						1.20	1.18	0.89	0.00				
	15W	4.25	4.20	3.15	4.40	4.36	3.27	5 21	3.91	1.30	1.28	0.96	0.00			1.80	1.76	2.05	1.97	1.48	2.05	1.97	1.48				3.65	3.57	2.68	3.65	3.57	2.00		
	15E	3.65	3.57	2.68	4.25	4.20	3.15	4 3.6	3.27	0.00			1.30	1.28	0.96	1.55	1.55	2.15	2.08	1.56	2.15	2.08	1.56				4.25	4.20	5.15	4.25	4.20	c1.c		
	14C	2.05	1.97	1.48	1.30	1.28	0.96	0.00	Ţ	4.40	4.36	3.27	5.25	5.21	3.91	6.05	6.00	4.50	6.64	4.98	6.65	6.64	4.98		ļ		8.85	8.81	19.0	8.85	8.81	10.0		T
	14B	1.30	-	0.96	0.00		1 30	+	0.96	4.25	4.20	3.15	_	4.36	_		-	6.30	+	-	-	_	4.70	H	t	-	_	-	÷	-	-	06.0	T	
and are first			-	Η		1.28	0.96	-	+			2.68		4.20	3.15		-	5.85	+-	-	⊢		4.35	H			-	-	-	-	_	100		
TESCHEDULE - CLASS Passenger Cars (2 Axles)	14 1	-	_	1.80	-		2.51 (+	+	-	1.28 3	_		1.97	_		-	3.10	+	+	3.10 5		2.31				4	_		-	-	. 16.0	+	
Axles)	13A 13A		-	3.27		-	5.91	-	+		3.08	2.31 0	3.65	3.57	2.68		_	5.25	+	-	5.25		3.91					1		-	_	+1.0		T
Cars (2	13 1	-		3.27 3	+	-	5.91	-	+	3.10 3	<u></u>	2.31 2		3.57 3				5.25 5.25	╋		-	5.21 5	3.91			-	-	+		4	_	5 41.0	+	+
enger	12 II.		-			-	4.98 5	+		4.40 3	4.36 3	3.27 2	1	5.21 3			- 1	6.65 5	+-	-			4.98 3			-	-	-	-			C 10'0		
1 Pase	11 1.	6.85 6	-	5.14 4	-	-	7 00 5	+-	1	5.85 4	5.79 4	4.35 3	_	6.27 5	4.70 3	\square		7.50 6		÷	7.50 6.	-	5.57 4		+	_	-	-	-	÷		0 17.1	+	
CLASS 6-4-20	10 10 I	7.90 6.	_	5.90 5.		-	0.01	-	+	⊢	6.64 5.	4.98 4.	-	6.85 6.	5.14 4.			6.14 D.	+	+	F		6.61 5.			-	_	_	-	-	+	./ 10.0	+	+
ULE -			-			-	-	+	+	- /		5.14 4.		7.43 6.			4	+	+	-		9.40 8.	7.05 6.			-		-	_	-	-	9.10		
TOLL RATE SCHEDULE - CLASS I Passenger Cars (2 Axles)	9 V	55 8.85	_	21 6.61			_	-	-	0 6.85	6.85	Н		-	5.57		-	50 9.45			_		H			-	-	_	-		-	-	+	
ATES	-111 - 111- 84			5 7.21			28.1 10	-	_	5 7.90	1 7.86	Н		40 8.81	5 6.61		_	75 10.50	-				7.85			_			-		-	10% 6	-	
OLL R	-1101A1 - C	10.50	_	_	_	_	10.8 2			5 8.85	1 8.81	I 6.61		46 9.40	5 7.05		_	60 7.60	_				2 8.01				-	_			-	61.6	-	
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2		11.65	11.62	8.72	12.7	12.68	10.51	13.06	9.79	10.50	10.4	7.85	10.3	10.68	8.01	12.10	12.0	9.04	12.6	9.51	12.7	12.68	9.51				14.05	14.01	10.01	14.05	14.01	10.01		
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26,51 <td>32.1 29.4 26.5 25.71 21.33 20.57 19.2.1 175 16.43 15.45 37.10 34.30 30.85 28.75 26.55 27.75 26.45 27.87 14.85 17.30 16.43 15.45 33.30 31.41 27.91 26.42 25.70 21.33 20.37 19.21 17.56 17.30 16.43 15.43 32.30 31.41 27.91 26.42 23.90 25.71 21.33 20.37 19.21 17.56 16.43 15.43 32.30 36.85 35.97 21.33 20.37 19.21 17.56 16.43 15.43 41.10 38.20 36.85 35.95 28.75 28.75 27.95 26.95 27.91 37.52 35.13 31.08 28.33 26.51 29.49 26.51 29.45 27.90 22.30 37.52 35.13 31.08 28.33 26.51 29.49 26.51 29.45 27.90<td>32.1 29.84 26.51 23.39 25.71 21.33 20.57 19.21 17.56 16.43 15.43 12.40 37.10 34.50 30.85 28.75 26.95 27.76 24.45 23.85 22.00 18.95 17.85 14.30 33.30 31.41 27.91 26.42 24.45 23.85 22.051 19.21 17.75 16.24 15.45 14.30 33.30 31.41 27.91 26.42 24.45 27.30 19.21 17.75 16.24 15.43 15.43 15.43 15.43 15.43 15.43 15.43 15.40 37.21 29.48 56.1 23.95 27.71 21.31 17.75 16.43 15.43</td><td>3221 2934 2651 23.30 25.71 21.33 20.57 19.21 17.75 16.43 15.43 12.40 10.66 3710 34.50 30.85 25.75 29.45 23.45 23.66 18.95 17.85 14.30 12.15 3330 31.41 27.91 26.42 24.02 27.06 24.45 25.71 12.11 16.43 15.49 10.66 3330 31.41 27.91 26.42 24.02 27.06 24.45 15.49 15.49 10.61 32.20 31.41 27.91 23.45 24.57 27.75 26.05 24.45 25.30 16.43 15.49 10.66 41.10 38.20 38.85 33.95 25.605 24.45 20.35 17.61 16.43 15.41 10.66 37.52 35.13 30.85 33.95 25.17 26.05 24.45 20.35 16.43 15.41 10.66 37.52 35.13 36.81<td>32.1 29.84 26.51 23.30 25.71 21.33 20.57 19.21 17.75 16.43 15.43 12.40 10.66 37.10 34.50 30.85 28.75 26.95 29.75 24.45 23.30 11.75 14.30 12.15 10.66 33.30 31.41 27.91 26.42 24.70 27.16 22.43 25.71 92.1 15.61 10.43 92.7 33.30 31.41 27.91 26.42 27.106 22.43 25.61 20.75 15.61 14.30 11.20 97.7 32.31 29.84 56.11 21.33 20.57 92.44 22.90 15.05 15.05 41.10 38.20 38.85 33.95 28.75 27.15 26.05 24.45 23.90 15.06 15.06 15.05 37.52 35.13 31.08 29.85 27.91 31.44 15.40 15.41 15.40 15.40 15.40 15.40 15.40 15.</td><td>3221 2934 2651 23.30 25.71 21.33 20.57 19.24 17.55 16.43 15.43 12.40 10.66 9.28 9.26</td><td>3221 2934 2651 23.3 2571 21.3 2057 19.21 775 16.43 15.46 10.66 9.28 9.26 5 5 3710 34.50 2085 2975 2445 21.55 0.60 18.95 17.55 14.30 12.15 10.65 10.55 6.65 3230 3141 27.91 20.42 24.65 24.75 21.65 10.21 16.44 14.30 11.20 9.77 9.27 9.24 3230 3141 27.91 20.42 24.65 24.75 15.47 15.47 10.44 10.66 9.78 9.77 6.22 3240 21.6 21.85 15.60 18.95 17.46 10.66 9.78 9.77 9.21 10.47 10.65 15.05 10.65 15.05 10.65 15.05 15.05 15.05 10.65 10.65 15.05 10.65 15.05 10.65 17.65 15.05 15.05 10.65 15.05<td>32.1 29.84 26.51 23.39 25.71 21.33 20.57 19.21 77.56 16.43 12.40 10.66 9.28 9.28 59.91 10.64 37.10 34.50 30.85 28.75 26.05 27.16 27.30 20.60 18.95 17.40 10.64 9.28 50.21 10.41 33.30 31.41 27.91 26.42 24.62 27.06 20.22 18.66 11.20 9.77 9.77 9.77 50.21 10.41 33.30 31.41 27.91 21.43 21.46 20.22 18.66 11.75 16.41 15.41 10.46 10.24 10.41 33.30 35.41 21.01 21.31 20.51 21.45 21.51 17.50 17.40 15.41 10.45 16.42 10.45 16.41 14.42 11.41 10.45 16.42 16.41 16.41 16.41 16.41 16.41 16.41 16.41 16.41 16.41 16.41 <td< td=""><td>321 284 26.5 25.71 213 20.57 14.5 15.40 10.66 928 55.91 10.64 11.50 3710 34.50 30.85 25.77 24.45 23.85 20.60 18.95 17.51 10.66 928 55.91 10.64 11.50 3310 31.41 27.91 26.42 23.45 21.45 17.50 16.24 13.40 10.65 6.65 12.51 13.50 3320 31.41 25.71 23.45 21.45 17.50 16.24 13.40 10.66 9.77 <</td><td>321 284 26.5 25.71 21.33 20.57 19.21 17.75 16.43 12.40 10.66 92.8 92.8 59.1 10.64 11.65 13.05 37.10 34.30 38.85 25.75 26.45 21.35 15.05 15.05 15.05 15.05 15.05 15.05 15.05 15.05 15.05 15.05 15.05 15.05
15.05 15.05</td><td>321 294 26.1 23.39 25.71 21.33 20.57 19.21 17.56 16.43 15.43 12.40 10.64 10.56 10.56 10.56 11.55 13.50 15.05 37.7 37.10 34.30 38.85 28.75 26.92 27.46 23.45 23.46 20.75 24.45 23.85 22.30 20.66 11.50 10.55 10.55 10.55 15.50</td></td<><td>321 934 2651 23.30 25.71 21.33 20.57 92.44 23.33 21.51 11.65 11.16 11.1</td><td>321 294 26.1 21.3 20.5 19.2 17.5 16.4 17.5 16.4 15.4 15.6 10.6 11.6 13.1 3.70 2.70 37.10 34.00 30.85 28.75 20.55 29.75 24.45 23.85 22.30 20.66 18.95 78.5 14.30 17.5 11.50 13.60 37.7 27.7 37.10 34.00 30.85 28.75 20.65 21.45 13.50 17.50 16.24 13.00 17.50 15.75 16.75 13.60 37.7 27.7 37.10 36.15 56.10 23.45 27.70 20.75 17.50 16.24 13.05 16.55 17.50</td><td>321 243 2631 2631 2631 2631 2631 10.64 10.65 10.75 10.65<td>321 284 26.5 25.71 21.3 20.57 14.4 15.45 12.40 10.66 928 928 59.1 10.61 13.01 3.09 26.3 20.3 20.3 20.3 20.3 20.3 20.3 20.43 12.40 10.40 10.65 6.65 12.15 13.00 3.70 2.70 20.43 2.44 2.43 13.40 17.40 12.40 10.45 15.64 13.00 3.70 2.77 2.77 2.74 13.40 14.4 2.44 2.44 2.44 14.4</td><td>321 284 26.1 21.3 20.5 2.5.1 21.3 20.5 10.4 17.5 16.4 13.4 13.5 2.6.1 2.9.2 2.6.1 2.9.2 2.6.1 17.5 13.50 17.5 13.60 37.7 2.0.5 2.9.7 2.9.5 2.9.7 2.9.5 2.9.7 2.9.6 18.95 17.8 10.5</td></td></td></td></td></td> | 32.1 29.4 26.5 25.71 21.33 20.57 19.2.1 175 16.43 15.45 37.10 34.30 30.85 28.75 26.55 27.75 26.45 27.87 14.85 17.30 16.43 15.45 33.30 31.41 27.91 26.42 25.70 21.33 20.37 19.21 17.56 17.30 16.43 15.43 32.30 31.41 27.91 26.42 23.90 25.71 21.33 20.37 19.21 17.56 16.43 15.43 32.30 36.85 35.97 21.33 20.37 19.21 17.56 16.43 15.43 41.10 38.20 36.85 35.95 28.75 28.75 27.95 26.95 27.91 37.52 35.13 31.08 28.33 26.51 29.49 26.51 29.45 27.90 22.30 37.52 35.13 31.08 28.33 26.51 29.49 26.51 29.45 27.90 <td>32.1 29.84 26.51 23.39 25.71 21.33 20.57 19.21 17.56 16.43 15.43 12.40 37.10 34.50 30.85 28.75 26.95 27.76 24.45 23.85 22.00 18.95 17.85 14.30 33.30 31.41 27.91 26.42 24.45 23.85 22.051 19.21 17.75 16.24 15.45 14.30 33.30 31.41 27.91 26.42 24.45 27.30 19.21 17.75 16.24 15.43 15.43 15.43 15.43 15.43 15.43 15.43
15.40 37.21 29.48 56.1 23.95 27.71 21.31 17.75 16.43 15.43</td> <td>3221 2934 2651 23.30 25.71 21.33 20.57 19.21 17.75 16.43 15.43 12.40 10.66 3710 34.50 30.85 25.75 29.45 23.45 23.66 18.95 17.85 14.30 12.15 3330 31.41 27.91 26.42 24.02 27.06 24.45 25.71 12.11 16.43 15.49 10.66 3330 31.41 27.91 26.42 24.02 27.06 24.45 15.49 15.49 10.61 32.20 31.41 27.91 23.45 24.57 27.75 26.05 24.45 25.30 16.43 15.49 10.66 41.10 38.20 38.85 33.95 25.605 24.45 20.35 17.61 16.43 15.41 10.66 37.52 35.13 30.85 33.95 25.17 26.05 24.45 20.35 16.43 15.41 10.66 37.52 35.13 36.81<td>32.1 29.84 26.51 23.30 25.71 21.33 20.57 19.21 17.75 16.43 15.43 12.40 10.66 37.10 34.50 30.85 28.75 26.95 29.75 24.45 23.30 11.75 14.30 12.15 10.66 33.30 31.41 27.91 26.42 24.70 27.16 22.43 25.71 92.1 15.61 10.43 92.7 33.30 31.41 27.91 26.42 27.106 22.43 25.61 20.75 15.61 14.30 11.20 97.7 32.31 29.84 56.11 21.33 20.57 92.44 22.90 15.05 15.05 41.10 38.20 38.85 33.95 28.75 27.15 26.05 24.45 23.90 15.06 15.06 15.05 37.52 35.13 31.08 29.85 27.91 31.44 15.40 15.41 15.40 15.40 15.40 15.40 15.40 15.</td><td>3221 2934 2651 23.30 25.71 21.33 20.57 19.24 17.55 16.43 15.43 12.40 10.66 9.28 9.26</td><td>3221 2934 2651 23.3 2571 21.3 2057 19.21 775 16.43 15.46 10.66 9.28 9.26 5 5 3710 34.50 2085 2975 2445 21.55 0.60 18.95 17.55 14.30 12.15 10.65 10.55 6.65 3230 3141 27.91 20.42 24.65 24.75 21.65 10.21 16.44 14.30 11.20 9.77 9.27 9.24 3230 3141 27.91 20.42 24.65 24.75 15.47 15.47 10.44 10.66 9.78 9.77 6.22 3240 21.6 21.85 15.60 18.95 17.46 10.66 9.78 9.77 9.21 10.47 10.65 15.05 10.65 15.05 10.65 15.05 15.05 15.05 10.65 10.65 15.05 10.65 15.05 10.65 17.65 15.05 15.05 10.65 15.05<td>32.1 29.84 26.51 23.39 25.71 21.33 20.57 19.21 77.56 16.43 12.40 10.66 9.28 9.28 59.91 10.64 37.10 34.50 30.85 28.75 26.05 27.16 27.30 20.60 18.95 17.40 10.64 9.28 50.21 10.41 33.30 31.41 27.91 26.42 24.62 27.06 20.22 18.66 11.20 9.77 9.77 9.77 50.21 10.41 33.30 31.41 27.91 21.43 21.46 20.22 18.66 11.75 16.41 15.41 10.46 10.24 10.41 33.30 35.41 21.01 21.31 20.51 21.45 21.51 17.50 17.40 15.41 10.45 16.42 10.45 16.41 14.42 11.41 10.45 16.42 16.41 16.41 16.41 16.41 16.41 16.41 16.41 16.41 16.41 16.41 <td< td=""><td>321 284 26.5 25.71 213 20.57 14.5 15.40 10.66 928 55.91 10.64 11.50 3710 34.50 30.85 25.77 24.45 23.85 20.60 18.95 17.51 10.66 928 55.91 10.64 11.50 3310 31.41 27.91 26.42 23.45 21.45 17.50 16.24 13.40 10.65 6.65 12.51 13.50 3320 31.41 25.71 23.45 21.45 17.50 16.24 13.40 10.66 9.77 <</td><td>321 284 26.5 25.71 21.33 20.57 19.21 17.75 16.43 12.40 10.66 92.8 92.8 59.1 10.64 11.65 13.05 37.10 34.30 38.85 25.75 26.45 21.35 15.05</td><td>321 294 26.1 23.39 25.71 21.33 20.57 19.21 17.56 16.43 15.43 12.40 10.64 10.56 10.56 10.56 11.55 13.50 15.05 37.7 37.10 34.30 38.85 28.75 26.92 27.46 23.45 23.46 20.75 24.45 23.85 22.30 20.66 11.50 10.55 10.55 10.55 15.50
15.50 15.50 15.50 15.50</td></td<><td>321 934 2651 23.30 25.71 21.33 20.57 92.44 23.33 21.51 11.65 11.16 11.1</td><td>321 294 26.1 21.3 20.5 19.2 17.5 16.4 17.5 16.4 15.4 15.6 10.6 11.6 13.1 3.70 2.70 37.10 34.00 30.85 28.75 20.55 29.75 24.45 23.85 22.30 20.66 18.95 78.5 14.30 17.5 11.50 13.60 37.7 27.7 37.10 34.00 30.85 28.75 20.65 21.45 13.50 17.50 16.24 13.00 17.50 15.75 16.75 13.60 37.7 27.7 37.10 36.15 56.10 23.45 27.70 20.75 17.50 16.24 13.05 16.55 17.50</td><td>321 243 2631 2631 2631 2631 2631 10.64 10.65 10.75 10.65<td>321 284 26.5 25.71 21.3 20.57 14.4 15.45 12.40 10.66 928 928 59.1 10.61 13.01 3.09 26.3 20.3 20.3 20.3 20.3 20.3 20.3 20.43 12.40 10.40 10.65 6.65 12.15 13.00 3.70 2.70 20.43 2.44 2.43 13.40 17.40 12.40 10.45 15.64 13.00 3.70 2.77 2.77 2.74 13.40 14.4 2.44 2.44 2.44 14.4</td><td>321 284 26.1 21.3 20.5 2.5.1 21.3 20.5 10.4 17.5 16.4 13.4 13.5 2.6.1 2.9.2 2.6.1 2.9.2 2.6.1 17.5 13.50 17.5 13.60 37.7 2.0.5 2.9.7 2.9.5 2.9.7 2.9.5 2.9.7 2.9.6 18.95 17.8 10.5</td></td></td></td></td> | 32.1 29.84 26.51 23.39 25.71 21.33 20.57 19.21 17.56 16.43 15.43 12.40 37.10 34.50 30.85 28.75 26.95 27.76 24.45 23.85 22.00 18.95 17.85 14.30 33.30 31.41 27.91 26.42 24.45 23.85 22.051 19.21 17.75 16.24 15.45 14.30 33.30 31.41 27.91 26.42 24.45 27.30 19.21 17.75 16.24 15.43 15.43 15.43 15.43 15.43 15.43 15.43 15.40 37.21 29.48 56.1 23.95 27.71 21.31 17.75 16.43 15.43 | 3221 2934 2651 23.30 25.71 21.33 20.57 19.21 17.75 16.43 15.43 12.40 10.66 3710 34.50 30.85 25.75 29.45 23.45 23.66 18.95 17.85 14.30 12.15 3330 31.41 27.91 26.42 24.02 27.06 24.45 25.71 12.11 16.43 15.49 10.66 3330 31.41 27.91 26.42 24.02 27.06 24.45 15.49 15.49 10.61 32.20 31.41 27.91 23.45 24.57 27.75 26.05 24.45 25.30 16.43 15.49 10.66 41.10 38.20 38.85 33.95 25.605 24.45 20.35 17.61 16.43 15.41 10.66 37.52 35.13 30.85 33.95 25.17 26.05 24.45 20.35 16.43 15.41 10.66 37.52 35.13 36.81 <td>32.1 29.84 26.51 23.30 25.71 21.33 20.57 19.21 17.75 16.43 15.43 12.40 10.66 37.10 34.50 30.85 28.75 26.95 29.75 24.45 23.30 11.75 14.30 12.15 10.66 33.30 31.41 27.91 26.42 24.70 27.16 22.43 25.71 92.1 15.61 10.43 92.7 33.30 31.41 27.91 26.42 27.106 22.43 25.61 20.75 15.61 14.30 11.20 97.7 32.31 29.84 56.11 21.33 20.57 92.44 22.90 15.05 15.05 41.10 38.20 38.85 33.95 28.75 27.15 26.05 24.45 23.90 15.06 15.06 15.05 37.52 35.13 31.08 29.85 27.91 31.44 15.40 15.41 15.40 15.40 15.40 15.40 15.40 15.</td> <td>3221 2934 2651 23.30 25.71 21.33 20.57 19.24 17.55 16.43 15.43 12.40 10.66 9.28 9.26 9.26 9.26 9.26 9.26 9.26 9.26
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14.67	_	4 7.27	7 5.55	5 2.63	5.91			2.63	3.59	5.91 7	7.27 8	-	11.65 14.	-	1	_	3 28.03	3 29.84	_	35 24.19	_	1 28.03	_	29.49		_	33.87
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16.19			3 6.16	6 3.59	6.51		2.63		2.63	-	-	-		_	_	_	_	-	_	_	_	_		28.03		_	32.91
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25.45		_	14.30				8.20	7.10	4.05	2.45	2	-	5.05 8.2	8.20 11.	11.65 11.65	55 17.05	_	5 26.05	_	``	_	_	_	25.45		_	30.85
23.09	_	0 15.44	13.06	06 10.46	5 13.80		7.65	6.48	3.77	2.08	2	2.08 4.0	4.63 7.0	7.65 10.46	46 10.46	H6 15.44	4 22.08	18 23.83	83 24.84	34 18.47	7 20.59	9 21.71	1 23.09	23.09		_	27.91
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27.15		-	-	-	_		10.45		-	4.05 2	2.45	3.	_	_	25 9.2	5 15.40	-	55 24.15	_	_	_	_	_	-		_	28.75
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33.95		-	_	_	-		16.55	_		0	-	-	3.10	3.10	_	_	_	_	_	_		_	_	_		_	22.55
31.04		-	-	_			15.18	_	_	-	-	-	2.77	2.77	_	_	-	_	-	_	_	_	_	_		_	20.59
29.49		-	_	-			14.42	_	_	_	_	-	_	2.63	_	-	-	_	_	_	_	-	_	_		_	19.57
30.35	-	-	-	_	-		19.35	_	-	_	_	-	_	3.10	2.45	-	-	_	_	_	_	_	_	_		-	19.35
33.27	_	-	-	-	4		17.67	_	-	12.26 10	_	-	_	2.77	2.08	_	_	52 13.80	_	_	_	_	_	_		_	17.67
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31.61			9 21.93	_			16.79	16.19	13.31	11.65 9	9.94 7	.97 5.:	_	-	97	3.59	9 11.04	13.1	11 13.6	66 7.67	_	-	4 12.40	12.40		_	16.79
42.70				_			25.45	_	_	_	-		_	_	_	5	7.10	_	_	_	_	_	_	_			13.50
38.95	5 35.13	3 31.41	41 28.60	0 25.47				_	19.00	17.67 1:	15.44 14	14.01 10.	10.83 8.07	07 5.85	3 77	5	2 40	_	000	LL C 0	1 63	5 2				10 26 61	30 01
37.00	1 23 37	7 29.84	\$4 27.17	7 2419	LL LC 0		01 00					ł	+	+	+	/	0.40	8 8.07		-		_	C0./	C0./		_	12.20

	M61												Ļ																	Ļ				436	4.14
	18W	20.60	18.68		22.55	_	_	_	_	_	0.75	0.70	07.6	12.0	20.1	14:1						4.80	4.36	4.14											
	18E	20.60	18.68	17.75	22.55	20.59	19.57	23.85	21.66	20.57	10.75	11.6	07.6	165	CO.1	2.90	2.77	2.63																	
	17																								8.10	7.06	00.1								
	16W	15.40	14.01	13.31	17.05	15.44	14.67	18.60	17.04	16.19	5.05	4.05	7.65	2.00	20.0	0.00														4 0.0	4.80	4.50	1 .14		
	16E	15.40	14.01	13.31	17.05	15.44	14.67	18.60	17.04	16.19	5.05	4.05	2 65	2.00	21.C	1.30	1.18	1.12																	
	15X	13.95	12.68	12.05	15.65	14.23	13.52	16.90	15.44	14.67	3.85	3.4U	225	2.00	00.0	CC-7			1.30	1.18	1.12						000	777	7.62	CO.7					
	15W	12.15	11.20	10.64	14.30	13.06	12.40	15.40	14.01	13.31	3.10	11.7	CO.7			3.35	3.08	2.93	3.65	3.19	3.03	3.65	3.19	3.03			00.0	07.65	CO.1	17.1	8.20	C0.1	17.1		
	15E	10.45	9.30	8.83	11.90		_	12.55	11.62	11.04		T	2 10	01.0	11.7	3.85	3.40	3.23	5.05	4.63	4.40	5.05	4.63	4.40		T	1075	C/ .01	9.00	07.6	C/ .01	9.78	07.6	T	
	14C	4.05	3.77	_	-	-	2.63			_	12.55	70711	15 40	10.61	10.41	16.90	15.44	14.67	18.60	17.04	16.19	_	_	16.19			20 00	29.02	20.57	10.04	C8.62	21.66	10.02		
c	me or en 14B	3.10	_					3.10	2.77	_	-	C0.01	-	_	_	-	-	13.52	17.05	15.44	14.67	_	-	14.67		t	_	05 02	_	-	_	65.02	-	T	
	14A			$\left[\right]$	3.10	2.77	2.63		-	-	~	1 00.4		0611		-	-		15.40 1	14.01	13.31	-		13.31				7 00.07	_	+	_	17.75	<i>c/-/</i>	T	
	5un; (bæ 14	7.10	6.48	6.16		8.07	7.67		_	-	3.10 1	2.63		-	+	-	-	-	8.20 1	7.65 1	7.27 1	8.20 1	7.65 1	7.27		1	-12	7 00.01	_		÷.	12.26	1.00	T	
	Sat &	12.55	11.62 6		-	13.80 8	_		_	-		10.0	-	- C0.11	_			_	14.30 8	13.06	12.40	_	_	12.40			_	1 00.41		-	_	1 / 07 / 1	_		
ucks	; All Day 13 1	12.55 1	11.62 1			13.80 1				-		7.67	÷	1 20.11	-	_	11.62 1	_	14.30 1	13.06 1	12.40 1	_	-	12.40 1				1 00.41		- 12	<u>.</u>	1 /0./1	_	t	
ss 3 Tr	30 p.m. 12	15.85 1	_				4		_	-	-	0 00 01	-	1 00.41	- 10	-	-	-	17.05 1	15.44 I:	14.67	_	-	14.67	+	╈	_	1 05 02	_	-		1 65.02	_	+	+
E - Cla	11 11	18.95 1:	17.30 14			_	17.75		-	- 10	15.05		÷	_		-			20.10 17		17.55 1			17.55 14		+		1C DU EC	_	-	-	2 60.52	-	+	
EDUL	n. & 4:5(22.55 18	_	19.57 16			_		-	-	_	16.101.71	-				-	-	23.85 20	21.66 18	_			20.57 17)	70 72 00	_	_	_		26.42 22	_	╈	+
TOLL RATE SCHEDULE - Class 3 Trucks	- /:00 a.m9:00 a.m. & 4:50 p.m0:50 p.m.; All Day 8A 9 10 11 12 13 13	24.15 22	_	20.97 19		_	22.64 20	_	_	_	4	17.55 16	- 14	-		_	-	20.62 19	25.45 23	23.09 21	21.93 20		_	21.93 20	+	t	-	07 C0.UC	-	+		21 1677	-	+	+
L RAT	8A 9	26.95 24	24.62 22	_	27.95 26			_	-	_	22.55 20			- 14	+	-	-	_	-	_		_	-	-		+	÷	UC 00.20	-	-	-	_	-	+	
TOL	-Fri - //	_					32 24.19	_	_			72 01 70	+-	- 10	_		_	-	75 27.75	06 25.21	71 23.95	_	_	71 23.95		-	_	_	_	-		00 28.23			
	S: Mon-Fri	30 27.95	_	_	30.50	_	33 26.32		_	_	15 24.15	_	_	_					35 29.75	50 27.06	33 25.71	-	-	33 25.71				X912 02			-	30.09	-	+	
	T 7 7A	15 31.30		3 27.17									37.00 34			5 30.90			32.35		and the second	5 32.35	_	P 28.03			5 37 05		10 02 00			24.64 C	_		
F	-	32.3	29.5	28.03	34.50	31.4	29.8	35.50	32.47	30.8	27.5	4.07	20.5	3.00	212	32.15	29.5	28.(33.95	31.0	29.49	33.95	31.04	29,49		4	1.05	25.65	23.52	1.00	59.1	C0.C5	0.00		
Ē	E-2 = E-2Pass 6 6A	39.15	35.65	33.87	40.65	37.08	35.23	42.15	38.52	36.59	34.85	30.00	01.75	01.10	10.00	38.55	35.13	33.37	39.90	36.29	34.48	39.90	36.29	34.48	+	+	10	11.06		11.	42./0	30.77	1		
E		_	_	_	_	_	_	_	-	-	_	_	-	_	_	_	-	-			-	-	_	-	+	+		_				_	_		
	5	20 35.50	13 32.47	37 30.85	_	29 33.90	48 32.21	_	_	_	_	41 28.60		_	-	_	_	07 30.45	45 36.35	-	22 31.61	_	_	22 31.61	+		_	_	_			81 36.50	_		
	4	0 38.20	9 35.13	9 33.37				-	-	-	_	1 20 24	-	_	_	_	-	4 33.07	0 39.45		0 34.22	_		0 34.22				20 04 3		_		0 40.85			
	3	0 41.50	5 37.89	_	_		3 37.35	_	-			27.71	-	_	-			_	5 42.70	_	8 37.00			8 37.00				33 42 56	_	_		43.50		1	
	2	5 45.70	7 41.86								0 41.50								5 46.75		5 40.38			5 40.38				20.16 5	_	_		46.85			
	-	49.85	45.47	43.20	51.35	46.85	44.51	51.35	46.85	44.51	45.70	20.77	11.75	42.56	41.20	49.60	45.25	42.99	51.05	46.48	44.15	51.05	46.48	44.15			2012	20.16	14 51	4C 13	20.15	46.85	C.##		
		Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Lpass NI E-7mee Off Deeb	orb	E Znose	D-Chass NILE 7 accor Off Book	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass NILE 7 moor Off Dool-	Contractions of the car	CdSII E Znose	VI E 7 mass Off Dack	o E-Elpass OII-I Can	Casn	E-Zpass NII E-Znass Off. Deab	NJ E-Epass OII-F cak	E-Znass	NJ E-Zpass Off-Peak
	Entry	_	14A E	4		14B E	4		14C E	4			- (1.17		15X E	Z	C	16E E	4	-	16W E	4		9 Z	-						-, C	19W F	_

on fine of entry.	24 14B 14C 15E 15W 15X 16E 16W 17 18E 18W 19W	58.85 60.45 52.55 54.90 57.25 58.85 58.85 61.70 61.70	53.74 54.97 47.91 50.14 52.10 53.74 53.74 56.29	51.05 52.22 45.52 47.63 49.50 51.05 51.05 53.48	54.55 56.10 47.55 50.20 52.55 54.55 54.55 60.25	47.91 49.76 51.51 45.50 45.69 48.06 49.76 49.76 51.67 52 47.58 47.58 47.58 47.58 47.59 43.40 52.01 52.01	10.7C 0774 0774 00.04 04.04 47.04 07.74	46.85 39.32 41.86 43.72 45.47 45.47 50.35	43.20 44.51 37.35 39.77 41.53 43.20 43.20 47.83	46.10 47.55 39.45 42.15 44.15 46.10 46.10 51.75	42.13 43.56 36.02 38.52 40.54 42.13 42.13 47.27	38.25 40.03 41.39 34.22 36.59 38.51 40.03 40.03 40.03 44.91 44.91	<u>42.70</u> 44.15 36.05 38.20 40.90 42.70 42.70 48.35	38.95 40.27 32.89 35.13 37.25 38.95 38.95 44.04	37.00 38.25 31.25 33.37 35.39 37.00 37.00 41.84	CC.2C C1.04 C1.04 04:40 04:40 04:40 04:40 04:40 05:40	38.81 40.38 41.84 34.48 37.00 38.81 40.38 40.38 40.38 45.52 45.52				39.15 40.65 32.35 34.85 37.30 39.15 39.15 44.55	35.65 37.08 29.50 31.68 34.02 35.65 35.65 40.85	<u>32.21 35.87 35.23 28.03 30.09 32.32 35.87 35.87 35.87 38.81 38.81 38.81 35.87 35.87 37 10 27 10 27 10 12 00 13 00</u>	33.90 35.65 27.91 29.82 32.10 33.90 33.90 33.90	32.21 33.87 26.51 28.33 30.50 32.21 32.21 37.35	34.50 36.05 27.75 30.50 32.55 34.50 34.50	31.41 32.89 25.21 27.70 29.71 31.41 31.41 36.29	28.03 29.84 31.25 23.95 26.32 28.22 29.84 29.84 34.48 34.48 34.55 35.55 25.32 29.54 70.5 27.05	C6.76 D1.26 D1.26 D2.06 C1.72 C4.62 C4.66 64.76 70.76 70.76 70.76 70.76 70.76 70.76	27.77 29.49 21.93 23.95 26.11 27.77 27.77 32.91	29.75 31.30 22.90 25.45 27.90 29.75 35.50	27.06 28.60 20.85 23.09 25.42 27.06 32.47	25.45 27.15 28.75 20.60 22.90 25.45 27.15 27.15 32.80 32.80 22.80 25.45 27.15 28.15 28.75 20.65 22.90 25.45 27.15 27.15 28.15	24.84 26.42 18.68 20.85 23.19 24.84 24.84 29.82	23.60 25.10 17.75 19.81 22.03 23.60 23.60 28.33	23.85 25.45 17.05 19.35 21.95 23.85 23.85 29.75	21.66 23.09 15.44 17.67 20.01 21.66 21.66 27.06	7.50 20 20 20 20 20 20 20 20 20 20 20 20 20	Z0.10 Z2.10 L0.20 L0.20 Z0.10 Z0.10 Z0.00 18.47 20.22 12.26 14.38 16.67 18.47 23.83	17.55 19.21 11.65 13.66 15.84 17.55 17.55 22.64	16.55 18.60 10.45 12.15 14.85 16.55 16.55 22.55	15.18 17.04 9.30 11.20 13.49 15.18 15.18 20.59	14.42 16.19 8.83 10.64 12.81 14.42 14.42 19.57	16.55 18.60 10.45 12.15 14.85 16.55 16.55 22.55	0 15.18 17.04 9.30 11.20 13.49 15.18 15.18 20.59	13.11 14.42 16.19 8.83 10.64 12.81 14.42 14.42 19.57 19.57 8.20 10.45 11.00 2.55 5.20 8.50 10.45 10.45 15.85 15.85	10.42 11.50 0.00 0.00 0.00 10.42
TOLL RATE SCHEDULE TOLL RATE SCHEDULE PEAK HOURS: Mon-Fri - 7-00 a m 24 - 3-00 a m -6 - 30 a m -7 - 30 a m -7 - 30 a m -7 - 30 a m -6 - 30 a m -7 - 30 a m -6 - 30 a m -7 - 30 a m -7 - 30 a m -7 - 30 a m -6 - 30 a m -7 - 30	7 7 7 7 8 8 8 9 10 11 12 13 134 34	22.30 24.45 27.15 29.75 32.10 35.50 39.15 42.70 4	47 20.22 22.45 24.84 27.06 29.24 32.47 35.65 38.95	19.21 21.33 23.60 25.71 27.77 30.85 33.87 37.00	17.05 20.10 22.55 24.45 27.15 30.85 34.50 37.95	14.01 15.44 18.47 20.59 22.45 24.84 27.91 51.41 54.64 54.64 13.31 14.67 17.55 10.57 21.33 23.60 26.51 29.84 32.01 32.01	16.26 ±0.62 10.02 00.02 00.12 10.61 00.11 00.12 00.02 00.02 00.02 00.00	11 20 14 01 16 24 18 47 20 59 23 83 27 06 29 82	13.31 15.43 17.55 19.57 22.64 25.71 28.33	8.85 11.90 14.30 16.55 18.95 22.55 26.05 29.75	10.83 13.06 15.18 17.30 20.59 23.83 27.06	6.16 7.67 10.29 12.40 14.42 16.43 19.57 22.64 25.71 25.71	5.05 8.20 10.75 12.55 15.40 18.95 22.55 26.05	4.63 7.65 9.77 11.62 14.01 17.30 20.59 23.83	4.40 7.27 9.28 11.04 13.31 16.43 19.57 22.64	06/27 CC/61 CO/11 CO/C1 C1/21	7.97 10.64 13.11 14.67 16.79 19.81 23.39 26.32				4.80 7.10 9.25 11.90 15.40 18.95 22.55	4.36 6.48 8.39 10.83 14.01 17.30 20.59	7.01 1.021 1	2.77 5.85 6.85 9.30 12.26 15.44 18.68	2.63 5.55 6.51 8.83 11.65 14.67 17.75	3.10 3.10 4.80 7.10 10.75	2.77 2.77 4.36 6.48 9.77 13.06 16.24	43	CI U0.11 U.2.6 U0.4 U1.6 U1.6 U1.6 U2.0 AI FX	5.55 2.63 2.63 4.14 7.27 10.29 13.31	7.70 4.80 3.10 3.10 6.30 9.25 12.55	6.85 4.36 2.77 2.77 5.85 8.39 11.62	7.97 0.51 4.14 2.05 2.05 2.05 1.07 1.01 10.75 10.75 10.75 10.75	9.30 6.48 4.36 2.77 3.77 6.48 9.77	8.83 6.16 4.14 2.63 3.59	13.50 10.75 8.20 6.30 4.05 3.65 7.10	12.26 9.77 7.65 5.85 3.77 3.19 6.48	01.0 01.0 CU.C 96.2 CC.C 12.1 82.4 C0.11 12.51 33.5 33.5 33.5 33.5 01.7 30.6 10 11 05.41 30.71 30.81	13.06 10.83 8.39 6.48 3.19 3.19	14.67 12.40 10.29 7.97 6.16 3.03 3.03	20:60 17.85 15.40 12.55 10.75 7.10 3.65	14.01 11.62 9.77 6.48 3.19	17.75 15.43 13.31 11.04 9.28 6.16	20.60 17.85 15.40 12.55 10.75 7.10 3.65	16.24 14.01 11.62 9.77 6.48 3.19	17.75 15.43 13.31 11.04 9.28 6.16 3.03 2.63	CHOI DC.CI CU./I CC.KI DC.ZZ CI.4Z CI.7Z
[d [ssc47.7 = 7.7]]	-	Cash 2.80 9.25 12.55 26.05	ass 4.36 8.39 11.62 15.18 23.83	Zpass Off-Peak 4.14 7.97 11.04 14.42 22.64	4.80 4.80 8.20 11.90 21.05	E2pass 4.56 4.56 7.65 19.85 19.00 NIE-2pass A1.4 7.77 10.79 18.65	20.01 (27.01 (27.1 ±1.+ 1.+ ±1.+ ±1.+ 1.5.0) (27.0)	62:01 01:/ 60:C 00:+ 62:6 84 84 84 84 84 84 84 84 84 84 84 84 84	ass Off-Peak 7.97 4.14 3.03 6.16 14.42	12.55 8.20 3.65 3.65 12.55	ass 11.62 7.65 3.19 3.19 11.62	NJ E-Zpass Off-Peak 11.04 7.27 3.03 3.03 11.04	16.55 11.90 7.10 3.65 9.25	15.18 10.83 6.48 3.19 8.39	Zpass Off-Peak 14.42 10.29 6.16 3.03 7.97		19:00 10:16 11:02 6:39 18:05 14:42 11:04 7:97	06.7	SSE	NJ E-Zpass Off-Peak 6.71	20.10 15.40 10.75 7.10 3.65	18.47 14.01 9.77 6.48 3.19	NJ E-Zpass Off-Peak 17.55 15.51 9.28 6.16 5.05 6.51 Cash Cash	ISS 20.22 15.44 11.20 8.07 4.63 8.39	ass Off-Peak 19.21 14.67 10.64 7.67 4.40 7.97	24.45 20.10 15.40 11.90 8.20 12.15	18.47 14.01 10.83 7.65 11.20	21.33 17.55 13.31 10.29 7.27 10.64	EU.C1 C/U1 UC-F1 C0/U1 CC-ZZ C1/UZ Same U8 F1 77.0 20.51 10.6.11 66.0 10.6.17 50.0 10.8.16 50.0	ass Off-Peak 23.60 19.57 15.43 12.40 9.28 13.11	29.75 24.45 20.10 16.55 12.55 17.05	27.06 22.45 18.47 15.18 11.62 15.44	NJ D-Z-pass OII-F cark 23:/1 21:33 17:33 14:42 11:04 14:0/ Cash 32:10 27:15 22:55 18:95 15:40 19:35	ass 29.24 24.84 20.59 17.30 14.01 17.67	ass Off-Peak 27.77 23.60 19.57 16.43 13.31 16.79	35.50 30.85 26.05 22.55 18.95 22.90	32.47 27.91 23.83 20.59 17.30 20.85	20.51 22.04 19.57 10.45 19.81 34.50 20.75 26.05 22.55 26.05	ass 35.65 31.41 27.06 23.83 20.59 24.62	ass Off-Peak 33.87 29.84 25.71 22.64 19.57 23.39	42.70 37.95 32.80 29.75 26.05 30.50	E-Zpass 38.95 34.64 29.82 27.06 23.83 27.70	32.91 28.33 25.71 22.64 26.32	Cash 42.70 37.95 32.80 29.75 26.05 30.50	38.95 34.64 29.82 27.06 23.83 27.70		CC.0C CC.7C 00.0C C7:6C C1.44 100.04

	H	19W																																5.00	4.75
		_	_	22.08	_	_	25.83	_	-	23.95	_	_	_	_	_	8.83						5.55	5.00	4.75											
		18E	24.15	22.08	20.97	26.05	25.85	27.75	25.21	23.95	12.15	11.20	10.64	10.45	9.50	3.25	3.08	2.93																	
	;	1/																							8.10	2 06									
	1000	16 W	18.60	17.04	16.19	20.10	17.55	_		19.21	6.65	6.22	5.91	4.05	5.11	3.59														5.55	5.00	4.75			
	1	105	18.60	17.04	16.19	20.10	17.55	22.30	20.22	19.21	6.65	6.22	16.0	4.05	5.11	3.20	1 65	1.57																	
		XcI	16.70	15.39	14.62	18.25	15 04	20.25	18.58	17.65	4.80	4.41	4.19	3.90	5.57	3.39			1.80	1.65	1.57						3.35	3.08	2.93						
		wci	15.05	13.80	13.11	16.55	81.01	18.60	17.04	16.19	3.65	3.19	3.03			3 QU	3.57	3.39	4.05	3.77	3.59	4.05	3.77	3.59			10.45	9.30	8.83	10.45	9.30	8.83			
		IJE	11.90	10.83	10.29	13.50	11.65	15.40	14.01	13.31			1	3.65	5.19	3.03	4.41	4.19	6.65	6.22	5.91	6.65	6.22	5.91			12.15	11.20	10.64	12.15	11.20	10.64			
	itry)	14C	-	~	4.40	-	3.19	_			15.40	14,01	13.31	18.60	1/.04	16.19	18 58	17.65	22.30	20.22	19.21	22.30	20,22	19.21	T		27.75	-	-	27.75	25.21	-			
	୍	_	-	-	3.03	T		3.65	3.19	3.03		_	_	_	_	18.75	_	-	_	18.47	17.55	_	_	17.55			26.05	_		-	_				
	ed on ti	14A			÷	3.65	5.19	5.05	-	4.40		-	-	-	+	15.11	+-	+-	-	17.04	16.19	-	-	16.19			24.15	-	_	-	-	_			
	(ba	-	8.20	7.65				11.90	-	10.29	_	-	-	-	+	1 05.5	-	+		9.30 1		-	-	8.83			5.85 2	_	_	_	_	13.66 2			
	Sat &	_	_	13.80		-	2 01.01		-	16.19 1		4	+		_	14 25 2	-	_	-	15.18 9	14.42 8	-	-	14.42 8		\dagger	22.55		19.57 1	22.55 1:	-	19.57			
cks	Da	_		_	-11	- 10	_	18.60 18	-	16.19 16		-	-		-	14.95 12	-	_	-	15.18 15	14.42 14		_	14.42 14		╈	22.55 23	-	19.57 19	1	20.59 20	19.57 19		_	
s 4 Tru	\$0 p.m.;	_	- 1	_	-	-	CI /4/91			19.21 16		-		_	4	15.66 10	+-	-	-	18.47 15	17.55 14	_	-	17.55 14		╉	26.05 22	-	_	-				-	
- Clas	p.m6:2	_	_	_	- 10	-			-			-	_	_	- 12		-				_			_	+	+	-	-	_	_		_		_	
EDULE	& 4:30	_	_	_			00.12 48		_	10 21.93		-4	-		-	_	10 02 01	-	-	_		_	84 21.66	_			80 29.75			_	-	-		_	
TOLL RATE SCHEDULE - Class 4 Trucks	a.m9:00 a.m. & 4:30 p.m6:30 p.m.; All Day	_	_	-			73 60	_	-		-	-		_	+	19.81		+	-	06 24.84	71 23.60		_	11 23.60	+		50 32.80	-		-		\$5 28.33		_	
RATE) a.m9	_	27	_		-	12 27.00	_	_	9 27.17	_	-	-	-	_	00 27 00		_	_	4 27.06	7 25.71		4 27.06	7 25.1		+	5 35.50		1 30.85		4 32.47			_	
TOLL	Mon-Fri - 7:00	_	_	-	_		P2.62 1		-	5 29.49		-	-	- 6	-	25.95	_	14	-	1 29.24	4 27.7		1 29.24	4 27.7			37.95	9 34.64	-					_	
		_	_	_	_	_	19.16		-	31.25	_	-	-	- 10	-	37.55		_	-	31.41		34.50	-	29.84			39.90	-	_	×		_		_	
	EAK HOURS:	_	_	32.47			10.00			33.87						35 50			N	33.90	32.21	_		32.21		1	43.00	-				37.35			
	Р	~	37.10	33.90	32.21	39.15	0.00	40.65	37.08	35.23	32.35	29.5(28.02	34.85	51.02	50.09	34.00	32.32	39.15	35.65	33.8	39,15	35.65	33,87			44.55	40.85	38.81	44.55	40.85	38.81			
	= E-ZPass]	6A	5	0	_	2		0 10	4	4	0	6	~		0				5	0		5	0	~		-	2	_	2	5	_	2		_	
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	ŀ	_	_	_	_	-	42.13			41.39	_					36.59	-	-		42.13	40.03			40.03			51.75		_						
	,	S	47.55	43.56	41.39	_	45.47	_		44.51	_	_	_	_		39.77	_	-						43.20			55.25	-	-	-	_				
	,	7	52.55	47.91	45.52	-	49.70			48.74				-		43.40								47.28			60.25	_				52.01			
		1	57.70	52.52	49.90	58.85	51.05	60.45	54.97	52.22	52.55	47.91	45.52	54.90	50.14	47.05	52.10	49.50	58.85	53.74	51.05	58.85	53.74	51.05			61.70	56.29	53.48	61.70	56.29	53.48			
			Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass NILE Zmood Off Dool-	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	E-Znace	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash E 750000	L-Lpass NJ E-Znass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak
	┢	Entry		14A E	Z	<u>1</u> 1	-	10	14C E.	Z	-	15E E.	< (-	лі мcт	2 Č	15X E.		Ú	16E E.	Z	-	16W E.	Z	<u>ם</u> 1			18E E.		0 I	18W E.	Z	-	19W E-	Z

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Mutualization Mutualiz			18W	71.80	62.30	71.80	65.57	62.30	66.80	60.96	57.91	62.00	56.50	53.68	57.95	50.30	62.75	57.19	54.33			53 40	48 70	46.27	51.75	47.27	44.91	48.35	44.04	41.84	45./0	30 77	42.70	38.95	37.00	C47.65	20.05	36.05	32.89	31.25	31.30	28.60	27.17	27.15	24.84	23.60	27.15	24.84	18.95	17.30	11 40	
TeleProprint TeleProprotitic TeleProprint TelePropri		10	18E	_	_	_	_	-	_	_	-	_	_	_	_	_	-		-			_	_	_	-	-	-	_	_	_	_	_	-		_	-	20.00	_	_	31.25	_	_	-	-	_	_	_	_	_	-	1 / 10	
$ I = 1 \ \ I =$:	-				-	-	-	-		-																	-																	T			T	T	Ì	
Protection (Columna) Control (Columna) Contro (Columna) Control (Columna)			16W	70.85	61.34	65.00	59.36	56.40	59.55	54.38	51.66	55.25	50.35	47.83	51.35	44.51	56.10	51.31	48.74			1675	42.50	40.38	44.15	40.27	38.25	41.10	37.52	35.64	51.5	34.64 37.91	36.05	32.89	31.25	20.02	29.02	27.95	25.47	24.19	24.15	22.08	20.97	19.35	17.67	16.79	19.35	1/.0/	12.15	11.20	10.61	
$ I = 1 \ (2.15) \ ($		Ę	16E	70.85	61.34	65.00	59.36	56.40	59.55	54.38	51.66	55.25	50.35	47.83	51.35	44.51	56.10	51.31	48.74			16.75	47 50	40.38	44.15	40.27	38.25	41.10	37.52	35.64	51.52	34.64 37 91	36.05	32.89	31.25	20.00	28.22	27.95	25.47	24.19	24.15	22.08	20.97	19.35	17.67	16.75	19.35	16.70	10.75	11.20		
$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$			15X	68.75	59.47	63.10	57.51	54.63	57.35	52.47	49.85	52.95	48.33	45.92	49.00 44.73	42.49	54.00	49.34	46.88			1155	40.64	38.61	42.15	38.52	36.59	39.00	35.55	33.77	55.90	30.90	33.75	30.83	29.29	20.00	26.46	26.05	23.61	22.43	21.75	20.01	19.01	17.35	15.82	15.02	17.35	15.02	10.00	9.18	0	
Total and the product of the p			15W	65.65 50.05	56.95	60.45	54.97	52.22	54.90	50.14	47.63	50.20	45.69	43.40	46.10 42 13	40.03	51.35	46.85	44.51			21 07	38.57	36.59	39.45	36.02	34.22	36.35	33.27	31.61	55.50	50.14 28.64	30.50	27.70	26.32	C1.12	17.02	23.85	21.66		18.95	17.30	16.43	15.05	13.80	13.11	15.05	15.80 12 11	7.10	6.48	1.11	
IP-2 IP-2 <th colspa="</td"><td></td><td></td><td>15E</td><td>62.75</td><td>54.33</td><td>57.70</td><td>52.52</td><td>49.90</td><td>51.75</td><td>47.27</td><td>44.91</td><td>47.30</td><td>43.30</td><td>41.13</td><td>3932</td><td>37.35</td><td>48.35</td><td>44.04</td><td>41.84</td><td></td><td></td><td>30.15</td><td>35.65</td><td>33.87</td><td>37.10</td><td>33.90</td><td>32.21</td><td>33.30</td><td>30.14</td><td>28.64</td><td>50.50</td><td>26.32</td><td>27.75</td><td>25.21</td><td>23.95</td><td>24.45</td><td>21.33</td><td>20.60</td><td>18.68</td><td>17.75</td><td>15.85</td><td>14.38</td><td>13.66</td><td>12.15</td><td>11.20</td><td>10.64</td><td>12.15</td><td>11.20</td><td>10.04</td><td>3.77</td><td>0.0</td></th>	<td></td> <td></td> <td>15E</td> <td>62.75</td> <td>54.33</td> <td>57.70</td> <td>52.52</td> <td>49.90</td> <td>51.75</td> <td>47.27</td> <td>44.91</td> <td>47.30</td> <td>43.30</td> <td>41.13</td> <td>3932</td> <td>37.35</td> <td>48.35</td> <td>44.04</td> <td>41.84</td> <td></td> <td></td> <td>30.15</td> <td>35.65</td> <td>33.87</td> <td>37.10</td> <td>33.90</td> <td>32.21</td> <td>33.30</td> <td>30.14</td> <td>28.64</td> <td>50.50</td> <td>26.32</td> <td>27.75</td> <td>25.21</td> <td>23.95</td> <td>24.45</td> <td>21.33</td> <td>20.60</td> <td>18.68</td> <td>17.75</td> <td>15.85</td> <td>14.38</td> <td>13.66</td> <td>12.15</td> <td>11.20</td> <td>10.64</td> <td>12.15</td> <td>11.20</td> <td>10.04</td> <td>3.77</td> <td>0.0</td>			15E	62.75	54.33	57.70	52.52	49.90	51.75	47.27	44.91	47.30	43.30	41.13	3932	37.35	48.35	44.04	41.84			30.15	35.65	33.87	37.10	33.90	32.21	33.30	30.14	28.64	50.50	26.32	27.75	25.21	23.95	24.45	21.33	20.60	18.68	17.75	15.85	14.38	13.66	12.15	11.20	10.64	12.15	11.20	10.04	3.77	0.0
Image: Im		intry)	14C	71.80	62.30	67.15	61.17	58.11	61.70	56.29	53.48	57.70	52.52	49.90	22.90 48.78	45.87	57.95	52.95	50.30			18.60	44.36	42.14	46.75	42.50	40.38	43.00	39.32	37.35	40.05	35.73	37.55	34.12	32.41	34.50	14.15	30.50	27.70	26.32	26.95	24.62	23.39	22.30	20.22	19.21	22.30	20.22	19.21	13.06	01.01	
Image: Im		time of e	14B	70.85	61.34	65.00	59.36	56.40	59.55	54.38	51.66	55.25	50.35	47.83	26.85	44.51	56.10	51.31	48.74			16.75	40.50	40.38	44.15	40.27	38.25	41.10	37.52	35.64	51.95	32.04 37.91	36.05	32.89	31.25	08.26	20.72	27.95	25.47	24.19	24.15	22.08	20.97	19.35	17.67	16.79	19.35	17.01	10.79	11.20	10.64	
Image: Im		ased on	14A	68.75	59.58	62.75	57.19	54.33	57.70	52.52	49.90	52.90	48.28	45.87	48.60	42.14	53.40	48.70	46.27	T		44.15	40.77	38.25	42.70	38.95	37.00	39.15	35.65	33.87	50.55	31.61	33.30	30.14	28.64	00.00	01.12	26.95	24.62	23.39	_	20.22	19.21	17.85	16.24	15.45	17.85	15.43	10.00	8.98		
Image: Im		: Sun; (b	14	58.30	50.81	52.90	48.28	45.87	47.30	43.30	41.13	43.00	39.32	37.35	35.65	33.87	43.40	39.74	37.76			34 50	141	29.84	32.80	29.82	28.33	28.75	26.42	25.10	C6-97	24.62	23.85	21.66	20.57	10.00	17.75	15.85	14.38	13.66	12.15	11.20	10.64	8.20	7.65	7.27	5.50	4./8	cc. 1	1	Ì	
Image: Im		ay Sat &	13A	51.35	44.51	45.70	41.86	39.77	_	_	34.22	36.05	32.89	31.25	28.60.	27.47	36.35	33.27	31.61			27.15	24.84	23.60	24.45	22.45	21.33	21.70	20.01	19.01	18.60	16.19	15.40	14.01	13.31	CC.21	20.11	8.85	8.07	7.67	4.05	3.77	3.59	3.65	3.19	3.05			5.50	4.78		
Image: Im	rucks	1.; All D	13	_	_	_	_	39.77	39.45	36.02	34.22	-	-	31.25	28.60	27.17	36.35	33.27	31.61	1		21.15	24.84	23.60	24.45	22.45	_	21.70	20.01	10.61	18.60	16.19	_	14.01	13.31	00.21		-	8.07	7.67	4.05	3.77	3.59	1	T		3.65	3.19	3.03	0.20 7.65		
(E.Z.=EZPass) 1 2 3 4 5 6 6 Cabr 5.00 1.5.0 1.5.4 1.5.3 1.6.5 5.5.0 6.6 Cabr 5.05 1.06 1.5.40 1.07.0 27.17 Cabr 5.05 1.046 1.01 1.7.6 27.17 Cabr 5.05 5.05 1.046 1.7.60 27.17 Cabr 5.05 5.05 1.046 1.7.67 27.17 Cabr 5.05 5.05 1.040 1.7.67 1.2.9 Cabr 11.65 5.55 7.67 2.7.17 1.0.67 2.7.17 Cabr 11.65 5.55 7.67 3.77 3.77 1.4.01 1.6.67 Cabr 11.65 5.55 7.67 3.77 3.77 1.4.01 1.6.67 Cabr 11.65 5.55 1.4.01 8.85 1.5.60 1.6.61 Cabr 1.7.67 1.7.7 1.3.	lass 5 T	-6:30 p.n	12	_	_	41.10	37.52	35.64	36.05	32.89	31.25	31.30	28.60	27.17	24.84	23.60	32.10	29.24	27.77			27.55	65 02	19.57	20.60	18.68	17.75	17.35	15.87	15.07	14.50	12.40	11.65	10.46	9.94	C 97 0	10.0	4.05	3.77	3.59			ľ	4.05	3.77	3.59	4.05	3.11	2.55	11.20	10.64	
Image: Im		:30 p.m	-	_	_		33.90	32.21	31.30	28.60	27.17	27.15	24.84	23.60	CC.22	19.57	27.75	25.21	23.95	Ť		18.60	17.04	16.19	15.85	14.38	13.66	12.55	11.62	11.04	00.01	8.53	7.10	6.48	6.16	CU.C	4.40		T		4.05	3.77	3.59	8.85	8.07	7.67	8.85	7 67	15.85	14.38		
Image: Im	HEDU	i.m. & 4:	10			32.80	29.82	28.33	27.15	24.84	23.60	22.55	20.59	19.57	17.04	16.19	23.85	21.66	20.57	Ī		14 30:	13 06	12.40	12.15	11.20	10.64	8.85	8.07	7.67	00.0	4.75	3.65	3.19	3.03	t		5.05	4.63	4.40	8.85	8.07	7.67	12.55	11.62	11.04	12.55	11.62	20.60	18.68		
Image: Im	VTE SC	n9:00	6	-	-		27.06	25.71	24.15	22.08	20.97	19.35	17.67	16.79	12.40	13.31	20.60	18.68	17.75		ľ	11 65	10.46	9.94	9.25	8.39	7.97	5.55	5.00	4.75	5.65	3.03	-	Π	2.55	C0.5	3.03	7.10	6.48	6.16	11.65	10.46	9.94	15.40	14.01	13.31	15.40	14.01	23.85	_	1000	
Image: Im	DLL R/	7:00 a.r	8A	_	_		24.84	23.60	21.70	20.01	19.01	17.35	15.87	15.07	11.67	11.04	17.85	16.24	15.43	t		20.0	8 07	7.67	7.10	6.48	6.16	3.65	3.19	3.03	1		3.65	3.19	3.03	007.5	4.75	10.00	86.8	8.53	_	13.06	12.40	18.60	17.04	16.19	18.60	17.04	26.95	_	00.00	
Image: Im	TC	fon-Fri -		_	_		_	-	_	_	16.19	_	-	12.40	10.00 8 98	8.53	15.05	13.80	13.11	T		5 55	5 00	4.75	3.65	3.19	3.03		1	1	5.00	3.03	5.55	5.00	4.75	C8.8	10.0	12.55	11.62	11.04	-	15.87	15.07	21.70	20.01	19.01	21.70	20.01	-01	-	+	
Image: Im		DURS: N	A7	26.95	23.39	20.60	18.68	17.75	15.05	13.80	13.11	10.45	9.30	8.83	6.50	5.55	11.65	10.46	9.94	T		1.05	LLE	3.59				3.65	3.19	3.03	01./	6.16	9.25	8.39	1.0.1	00.11	10.64	15.85	14.38	13.66	20.60	18.68	17.75	24.45	22.45	21.33	24.45	22.45	32.80	29.82		
(E.Z.=EZPass) 1 2 3 4 5 6 6 Cabr 5.00 1.5.0 1.5.4 1.5.3 1.6.5 5.5.0 6.6 Cabr 5.05 1.06 1.5.40 1.07.0 27.17 Cabr 5.05 1.046 1.01 1.7.6 27.17 Cabr 5.05 5.05 1.046 1.7.60 27.17 Cabr 5.05 5.05 1.046 1.7.67 27.17 Cabr 5.05 5.05 1.040 1.7.67 1.2.9 Cabr 11.65 5.55 7.67 2.7.17 1.0.67 2.7.17 Cabr 11.65 5.55 7.67 3.77 3.77 1.4.01 1.6.67 Cabr 11.65 5.55 7.67 3.77 3.77 1.4.01 1.6.67 Cabr 11.65 5.55 1.4.01 8.85 1.5.60 1.6.61 Cabr 1.7.67 1.7.7 1.3.		EAK HC	7	_	_		17.04	16.19	12.55	11.62	11.04	8.85	8.07	7.67	3.77	3.59	9.25	8.39	7.97			T	T	Ī	4.05	3.77	3.59	5.55	5.00	4.75	C§.8	7.67	11.65	10.46	9.94	14.50	007.01	18.60	17.04	16.19		20.59	-	-	-	_	_	_		31.41		
I 2 3 4 5 Cash 5.55 10.66 15.40 19.31 N E-Zpass 5.55 10.66 15.40 19.33 N E-Zpass 5.55 10.66 15.40 14.31 N E-Zpass 5.55 5.55 10.00 14.35 Cash 5.55 4.75 8.33 12.40 N E-Zpass 07FPeak 11.65 5.55 4.75 8.33 12.40 N E-Zpass 07FPeak 11.65 5.55 4.75 8.33 12.40 N E-Zpass 07FPeak 13.31 8.53 3.59 3.59 3.59 Cash 11.65 5.55 14.30 8.83 4.05 3.37 N E-Zpass 07FPeak 13.30 25.45 19.30 10.43 5.39 Cash 11.65 13.30 25.45 13.31 10.43 5.35 N E-Zpass 07FPeak 13.30 25.45 13.30 10.44 10.43 </td <td></td> <td></td> <td>-</td> <td></td> <td>0</td> <td>7.90</td> <td>00.7</td> <td>17.0</td> <td>T</td> <td></td> <td>T</td> <td></td> <td>T</td> <td></td> <td></td> <td>T</td> <td></td> <td>Ì</td>			-																0	7.90	00.7	17.0	T												T											T			T		Ì	
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1 1 Cash $E Z pass E Z pass N = E Z pass N = E Z pass 1 + 3 + 5 + 5 + 5 + 5 + 5 + 5 + 5 + 5 + 5$		e	e	11.65	9.94	5.55	5.00	4.75				4.05	3.77	3.59	8.85	7.67	19.35	17.67	16.79			1755	11.62	11.04	15.05	13.80	13.11	18.60	17.04	16.19	21./0	10.01	24.15	22.08	20.97	C1.12	23.60	31.30	28.60	27.17	36.05	32.89	31.25	39.45	36.02	34.22	39.45	30.02	54.22 47.30	43.30	1111	
1 1 Cash $E Z pass Off-Peak$ 5.55 $E Z pass Off-Peak$ 5.55 Cash 5.55 Cash 5.55 Cash 5.55 UB E-Zpass Off-Peak 1.640 NJ E-Zpass Off-Peak 1.9.540 E-Zpass Off-Peak 1.9.540 NJ E-Zpass Off-Peak 1.9.540 Cash 1.1.65 NJ E-Zpass Off-Peak 1.9.53 Cash 1.7.67 NJ E-Zpass Off-Peak 1.9.33 Cash 1.1.65 NJ E-Zpass Off-Peak 2.9.13 Cash 2.2.13 NJ E-Zpass Off-Peak 2.9.13 Cash 2.2.16 NJ E-Zpass Off-Peak 2.9.13 Cash 2.2.16 NJ E-Zpass Off-Peak 2.9.23 Cash 2.2.16 NJ E-Zpass Off-Peak 2.9.23 Cash 2.2.16 Cash 2.2.280 NJ E-Zpass Off-Peak 2.9.33 Cash 2.2.39			2	5.55	4.75				5.55	5.00	4.75	10.00	8.98	8.53	14.30	12.40	25.45	23.09	21.93			19 60	17.04	16.19	20.60	18.68	17.75	24.15	22.08	20.97	CL.12	24.84	29.75	27.06	25.71	52.8U	28.02	37.10	33.90	32.21	41.10	37.52	35.64	45.70	41.86	39.77	45.70	30.77	52.90	48.28	10.01	
Cash E-Zpass Off-Peak NJ E-Zpass Off-Peak Cash E-Zpass Off-Peak Cash E-Zpass Off-Peak NJ E-Zpass Off-Peak Cash NJ E-Zpass Off-Peak Cash NJ E-Zpass Off-Peak Cash D-Zpass Off-Peak Cash D-Zpass Off-Peak Cash E-Zpass Off-Peak Cash D-Zpass Off-Peak Cash		-	-		T	5.55	5.00	4.75	11.65	10.46	9.94	15.40	14.01	13.31	17.67	16.79	31.30	_	27.17			2115	22.08	20.97	26.95	24.62	23.39	29.75	27.06	25.71			_	_		66.16	37.01	42.70	38.95	37.00		42.50	40.38			_		40.85	_			
				T	ak			eak		-	eak					sak			eak		dor	Call		sak						eak	ĺ									eak				1						T	I	
					s Off-Pe			ss Off-Pt		4 .0 C	ss Off-P(0.00	ss Off-P(ss Off-Pe			ss Off-Pe		··· Off Do	1-110 88		ss Off-Pe			ss Off-Pε			ss Off-P(a Off-Pe			ss Off-P(se Off-Pe			ss Off-Pε			ss Off-P(Off D	ss Ott-ru		Off_De	SS UII-F(0.00	
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	18W 19W	28.75	26.42	25.10	31.30	28.60	27.17	33.30	30.14	100 64	5.04	15.05	13.80	13.11	12.15	11.20	10.64							6.65	6.22	5.91											6.22	5.91
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	16W	22.30	20.22	19.21	24.15	22.08	20.97	26.95	24.62	20.42	5.59	8.20	7.65	7.27	5.05	4.63	4.40										8	7	7				6.65	6.22	5.91			
	16E 1	22.30 2	20.22 2	19.21 1	24.15 2	-	-	-	-	_	_	_	7.65	7.27	5.05	4.63	4.40 4	2.40	2.08	1.97													Ē	Ĩ				
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	15W I	17.85 2	16.24 1	15.43 1	19.35 2	-	-		-	-	-	_	_	3.59 5	7	7	7	4.80	4.36	4.14	5.05 2	_	4.40	5.05	4.63	4.40	_			12.15 4	11.20 3	10.64 3	12.15	11.20	10.64			
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ne of en	14B	4.05 6		3.59 5	4			4.05	177	2.50	-	15.85 1	14.38 I	13.66	19.35 2	17.67 2	1 67.91	21.75 2	20.01 2	19.01 2	24.15 2	22.08 2	20.97 2	24.15 2	22.08 2	20.97 2	-	╞	F	31.30 3	28.60 3	27.17 2	31.30 3	28.60 3	27.17 2	┢	+	┢
sed on tir	14A 1				4.05	3.77	3.59	1	ł	+	-	14.30 1	13.06 L	12.40 1	17.85 1	16.24 1	15.43 1	20.10 2	18.21 2	17.30 1	-	20.22 2	19.21 2	22.30 2	20.22 2	19.21 2				28.75 3	_	25.10 2	28.75 3	26.42 2	25.10 2			-
EAK HOURS: Mon-Fri - 7:00 a.m. & 4:30 p.m6:30 p.m.: All Dav Sat & Sun: (based on time of entry)	14	10.00	8.98	8.53	12.15	11.20	+	_	+	_	-	4.05 1	3.77 1	3.59 I	7.10 1	6.48 1	6.16 1	10.00 2	9.18 I	8.72 1	12.15 2	11.20 2	10.64 1	12.15 2	11.20 2	10.64 1				18.95 2		16.43 2	18.95 2	17.30 2	16.43 2	┢		╞
v Sat & :	13A	17.85 1	16.24	15.43		-	+		-	_		12.15	11.20	10.64	15.05	13.80	13.41 (17.35	15.82	15.02	19.35 1	_	16.79	19.35 1	17.67 1	16.79 1			T	27.15	_	23.60 1	27.15	24.84 1		_	╞	
: All Da	13	17.85	16.24	15.43	19.35	17.67	-		-	+	-	12.15	11.20	10.64	15.05	13.80	13.11	7.35	15.82	15.02	19.35	17.67	16.79	19,35	17.67	16.79				27.15	24.84	23.60	27.15	24.84			-	
5:30 p.m	12	22.30	20.22	19.21	24.15	22.08	1		+-	+-	-8	15.85	14.38	13.66	18.95	17.30	16.43	21.75	20.01	19.01	24.15	22.08	20.97	24.15	22.08	20.97				31.30	-	27.17	31.30	28.60	27.17	ľ		
30 p.m	=	26.95		23.39		25.47	- ×-		+-		11		18.68	17.75	23.85	21.66	20.57	26.05	23.61	22.43	27.95	25.47	24.19	27.95	25.47	24.19		1		36.05		31.25	36.05	32.89	_	ĺ		
.m. & 4:	10	30.50	27.70	26.32	32.80	29.82	-	- 10	÷	+	-	24.45	22.45	21.33	27.75	25.21	23.95	30.50	27.86	26.46	32.80	-	28.33	32.80	29.82	28.33		1		39.45	_	34.22	39.45	36.02	34.22			
ri - 7:00 a.m9:00 a.m. & 4:30 p.m6:30 p.m.: All]	6	33.30	30.14	28.64	36.05	32.89	-	-	-	_	-	27.75	25.21	23.95	30.50	27.70	26.32	33.75	30.83	29.29	36.05	32.89	31.25	36.05	32.89	31.25	Γ	ľ	ſ	42.70	38.95	37.00	42.70	38.95		ľ		
7:00 a.n	8A	36.35	33.27	31.61	37.95	34.64	-	-	-	-	-	30.50	27.70	26.32	33.30	30.14	28.64	35.90	32.52	30.90	37.95	34.64	32.91	37.95	34.64	32.91	T			45.70	41.86	39.77	45.70	41.86	39.77	ľ	-	
4on-Fri -	8	39.15	35.65	33.87	41.10	37.52	35.64	_	-		-	33.30	30.14	28.64	36.35	33.27	31.61	39.00	35.55	33.77	41.10	37.52	35.64	41.10	37.52	35.64				48.35	_	41.84	48.35	44.04	41.84			
OURS: N	A7	42.70	38.95	37.00	44.15	-			-	_	_	-	33.90	32.21	39.45	36.02	34.22	42.15	38.52	36.59	44.15	40.27	38.25	44.15	40.27	38.25				51.75	47.27	44.91	51.75	47.27				
PEAK HO	7	44.15	40.27	38.25	46.75	42.50	40.38	48.60	44.36	PL CF	42.14	39.15	35.65	33.87	42.15	38.52	36.59	44.55	40.64	38.61	46.75	42.50	40.38	46.75	42.50	40.38	7			53.40	48.70	46.27	53.40	48.70	46.27			
ZPass] I	6A							ļ		I	J	2																		7								
[E-Z = E-ZPass]	9	53.40	_	46.27	_	-	_	-	-	-	-	-	44.04	41.84	51.35	46.85	44.51	54.00	49.34	46.88	56.10	51.31	48.74	56.10	51.31	48.74				62.75	_	54.33	62.75	57.19	54.33			
	5	48.60	44.36	42.14	51.35	_	_	-	-	_	_	-	39.32	37.35	46.10	42.13	40.03	49.00	44.73	42.49	51.35	46.85	44.51	51.35	46.85	44.51				57.95	52.95	50.30	57.95	52.95	50.30			
	4	52.90	48.28	45.87	55.25				_				43.30	41.13	50.20	45.69	43.40	52.95	48.33	45.92	55.25	50.35	47.83	55.25	50.35	47.83				62.00		53.68	62.00	56.50				
	3	57.70	52.52	49.90	59.55	-	-			-	-	-	47.27	44.91	54.90	50.14	47.63	57.35	52.47	49.85	59.55	54.38	51.66	59.55	54.38	51.66				66.80			66.80	60.96	_			
	2	5 62.75	57.19	\$ 54.33		_	_	-	_				52.52	\$ 49.90	5 60.45	54.97	52.22	5 63.10	57.51	7 54.63	5 65.00		1 56.40	5 65.00	7 59.36	t 56.40				_	7 65.57		71.80	7 65.57		-		
	-	68.75	62.71	59.58	70.85	64.57	61.34	71.80	65.57	10.00	07.50	62.75	57.19	54.33	65.65	59.95	56.95	68.75	62.60	59.47	70.85	64.57	61.34	70.85	64.57	61.34				71.80	65.57	62.30	71.80	65.57	62.30			
		Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Znace	L-Lyass MIE 7aaco Off Book	NJ E-ZPASS UIT-PEAK	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak
	Entry		14A			14B		Γ	140	È	T		15E			15W			15X			16E			16W			17			18E			18W		Γ	19W	

(Unaudited)

77.45 70.61 62.00 56.50 53.68 60.25 54.75 52.01 18W 74.96 71.80 62.30 52.90 49.45 45.15 42.89 28.60 82.05 74.96 71.21 48.28 45.70 41.50 35.99 28.60 82.05 58.11 56.10 41.86 65.57 66.79 22.30 67.15 51.31 48.74 36.35 45.8 82.05 74.96 71.21 65.57 62.30 62.00 56.50 48.28 49.45 45.15 42.89 28.60 18E 77.45 70.61 71.80 61.17 58.11 73.00 66.79 63.45 56.10 48.74 52.90 39.77 41.50 \$5.99 36.35 28.60 22.30 82.05 74.96 67.15 60.25 54.75 52.01 45.70 41.86 \$7.89 31.61 31.30 57.08 3.68 51.31 1.30 75.40 68.91 65.47 69.20 63.08 64.80 59.11 54.55 49.76 41.50 37.89 16W 82.05 64.05 58.35 55.44 54.38 51.66 47.28 51.35 46.85 47.55 44.15 32.80 29.82 14.30 74.96 59.55 44.51 43.56 41.39 40.27 35 00 34.64 28.33 27.95 20.59 20.59 69.20 63.08 64.80 59.11 41.50 37.89 35.00 75.40 68.91 65.47 55.44 54.55 64.05 44.15 20.59 20.59 16E 74.96 58.35 59.55 54.38 51.66 44.51 47.55 43.56 41.39 40.27 28.33 14.30 6 62.35 56.87 15X 79.60 72.68 73.00 66.79 63.45 66.60 61.50 56.08 56.80 51.95 14.91 19.00 42.49 45.00 41.70 37.89 39.00 35.55 27.49 18.47 18.47 11.65 10.46 9.94 53.27 51.89 49.29 39.21 35.50 30.30 26.11 25.45 60.74 20.25 20.25 54.05 30.7 58.30 53.48 48.60 44.36 42.14 45.70 41.86 42.15 38.52 69.18 70.20 64.14 60.94 63.50 58.10 48.70 46.27 59.55 54.38 51.66 35.13 34.85 31.68 23.60 8.20 15W 75.80 50.81 53.40 36.59 38.20 24.84 22.30 15.87 15.87 39.77 35 65 17.35 17.35 7.27 30.0 56.10 60.25 54.75 54.90 50.14 47.63 45.20 66.79 66.80 60.96 49.85 37.35 38.20 34.85 31.68 13.06 20.57 18.6014.30 12.40 4.80 4.14 15E 45.47 48 74 56.45 51.68 82.05 74.96 71.45 65.20 43.30 16.55 78.15 71.40 67.83 5 47.30 14.42 66.80 60.96 57.91 61.20 x 49.85 43.20 34.48 89. 30.09 30.85 23.29 × 14C 13.40 06 34.85 55 ģ 25.65 15 54. 61. 82.05 74.96 69.20 63.08 41.39 ime of 14B 75.40 68.91 65.47 64.05 58.35 55.44 64.80 59.11 54.55 51.35 44.15 99 44.51 40.27 50 59 14.30 based on 1 73.00 66.79 63.45 49.10 62.00 56.50 49.45 14A 72.53 61.20 42.15 79.35 66.80 60.96 55.98 51.35 46.85 42.89 45.20 38.52 26.51 19.00 19.00 18.05 11.65 9.94 30.09 30.85 44.51 24.84 62.12 49.85 45.47 39.02 51.05 46.48 44.15 16.19 34.48 37.95 34.64 30.85 4 68.00 61.20 55.98 53.18 54.90 50.14 45.20 39.90 36.29 28.64 99 18.6017.04 14.30 13.06 12.40 10.00 8.98 6.30 5.85 5.55 43.20 Sun; 33.30 Sat & 54.38 45.70 42.15 38.52 36.59 52.90 48.28 45.87 41.50 37.89 36.35 31.30 16.24 4.80 3.77 13A 59.55 28,60 8.83 4.14 4.05 05 5 6.305.85 Fri - 7:00 a.m.-9:00 a.m. & 4:30 p.m.-6:30 p.m.; All Day 52.90 48.28 45.87 45.70 41.86 TOLL RATE SCHEDULE - Class 6 Trucks 41.50 37.89 36.35 42.15 16.24 10.00 59.55 54.38 21.70 8.83 4.80 3.59 13 10.45 4.14 4.05 8.98 14.30 12 54.55 49.76 47.55 43.56 41.39 36.35 37.10 26.05 16.55 4.14 12.40 99 15.18 11.65 4.80 4.14 13.06 41.50 37.89 31.30 8.83 4.36 4.80 4.36 4.804.36 11.65 18.60 28.60 17.04 16.19 49.45 45.15 36.35 31.30 29.50 5.55 10.45 9.30 16.19 13.11 7.65 45 9.30 8.83 4.80 8 37.95 34.64 32.91 15.18 14.42 14.30 13.06 12.40 10.45 23.83 19.01 27.15 24.84 23.60 44.15 26.05 16.55 6.65 4.05 3.77 3.59 10.45 13.80 13.80 23.85 40.27 38.25 28.60 8.83 6.22 6.30 5.85 5.55 8.83 15.05 15.05 13.11 10 9.30 35.99 34.50 31.41 29.84 15.43 23.85 21.66 4.05 16.24 27.15 24.84 23.60 20.59 37.89 22.55 5.91 16.24 41.50 25.47 6.65 6.22 8.20 13.50 17.85 15.43 12.26 6 10.45 30.85 8A 34.64 25.45 20.10 18.47 4.05 4.05 11.65 10.46 16.55 17.55 20.01 20.01 10 16.55 15.18 14.42 6.65 6.65 15.05 13.80 20.10 15 60 45 33.30 30.14 28.64 34.50 4.05 13.11 23.09 8 83 Mon-I 25. 20. 18. 35 23.85 21.66 20.57 4.80 23.85 11.90 10.83 10.29 18.607.04 16.19 34.64 32.91 PEAK HOURS: 30.85 17.35 7.10 6.48 4.14 8.20 65 12 40 21.66 26.42 26.42 2 37.95 4.36 6.16 1.05 21.70 26.05 23.83 27.64 39.90 36.29 34.48 24.19 21.70 20.01 19.01 15.05 13.80 10.45 13.50 12.26 11.65 5.18 31.30 28.60 .95 25.47 9.30 8.83 4.36 4.14 6.65 10.45 6.55 14.42 19.01 29 31.30 28.60 4.804.36 20.01 9.30 [E-Z = E-ZPass]7.066 29.30 26.69 25.36 17.85 16.2415.43 3.50 0.75 19.00 38.52 36.59 51.05 46.48 9 5.0 36.2 4 12 16.55 15.18 14.42 2.64 59 4.80 4.14 4.80 9.94 13.80 8 45.20 41.07 9.30 4.36 12.26 4.36 20.01 20.2 15.43 11.65 10.46 9.94 49.85 17.85 16.24 4.80 4.36 17.85 10.45 .90 22.55 20.59 19.57 45.47 4.80 5 43 10.29 16.55 15.18 14.42 20.10 18.47 26.05 8 4 31.30 28.60 36.35 50 37.89 41.50 37.89 5 00 15.05 13.80 25.45 25.47 24.19 54.90 6.65 6.22 5.91 10.45 9.30 8.83 22.55 20.59 21.70 23.09 41.50 41.86 45.70 41.86 13.50 12.26 4.80 4.14 15.07 31.61 4.36 0.6 36.3 39.7 50. 9.94 15.18 14.42 29.30 26.69 25.36 21.70 28.60 34.50 31.41 29.84 43.56 41.39 52.90 48.28 45.87 61.20 11.65 48.28 55.98 53.18 6.65 6.22 6.65 6.22 10.4616.55 24.19 31.30 43.00 39.32 37.35 47.55 52.90 45.87 37.95 22.55 20.59 19.57 36.35 33.27 31.61 27.95 25.47 34.64 54.38 51.66 54.38 15.43 41.50 37.89 35.99 17.85 26.51 34.50 29.84 49.45 42.89 54.55 51.66 13.50 16.24 31.41 37.95 44.15 49.76 47.28 59.55 59.55 68.00 62.12 59.02 6.65 6.22 5.91 12.26 40.27 38.25 45.15 Cash E-Zpass NJ E-Zpass Off-Peak VJ E-Zpass Off-Peak Peak VJ E-Zpass Off-Peak Peak ass Off-Peak eak eak ass Off-3-Zpass Cash S-Zpass UI E-Zm 3-Zpass VJ E-Zpa E-Zpass Cash 3-Zpass NI F-Zne 3-Zpass 3-Zpass 3-Zpass -Zpass 8-Zpass 3-Zpass E-Zpas -Zpa ash ash ash ash 13A $\mathbf{6A}$ 10 12 13 4 ŝ 9 Υ ~ 8 6 \equiv _ 2 4 S ∽

	19W	-																																			6.85	6.51
	18W	33.30	_	28.64	_	_	_	-	_	35.13	33.37	17.35	15.87		14.30	13.06	12.40							7.70	6.85	6.51												
	18E	33.30	30.14	28.64	36.35	33.27	31.61	10.10	38.20	35.13	33.37	17.35	15.87	15.07	14.30	13.06	12.40	4.80	4.41	4.19																		
	17																										8.10	7.43	7.06									
	16W	25.65	23.29	22.13	27.95		24.19	10.00	30.85	27.91	26.51	10.00	8.98	8.53	6.30	5.85	5.55																7.70	6.85	6.51			
	16E	25.65	23.29	22.13	27.95	25.47	24.19	10.00	30.85	27.91	26.51	10.00	8.98	8.53	6.30	5.85	5.55	2.80	2.39	2.28																		
	15X	23.25	21.02	19.97	25.45	23.19	22.03	00.44	28.30	25.85	24.56	7.10	6.48	6.16	5.90	5.42	5.15				2.80	2.39	2.28							4.80	4.41	4.19						
	15W	21.05	19.00	18.05	22.55	20.59	19.57	10.01	25.65	23.29	22.13	4.80	4.36	4.14				5.90	5.42	5.15	6.30	5.85	5.55	6.30	5.85	5.55				14.30	13.06	12.40	14.30	13.06	12.40			
	15E	16.55	15.18	14.42	18.60	17.04	1619	10110	21.70	20.01	19.01				4.80	4.36	4.14	7.10	6.48	6.16	10.00	8.98	8.53	10.00	8.98	8.53				17.35	15.87	15.07	17.35	15.87	15.07			
ntrv)	14C	7.10	6.48	6.16	4.80	4.36	4 14	+				21.70	20.01	19.01	25.65	23.29	22.13	28.30	25.85	24.56	30.85	27.91	26.51	30.85	27.91	26.51				38.20	35.13	33.37	38.20	35.13	33.37			
me of er	14B	-	4.36	4.14	-			+	4.80	4.36	4.14	18.60	17.04	16.19	22.55	20.59	19.57	25.45	23.19	22.03	27.95	25.47	24.19	27.95	25.47	24.19				36.35	33.27	31.61	36.35	33.27	31.61	-	-	
sed on ti	14A	-	ſ	F	4.80	4.36	4 14	÷	-	6.48	6.16	16.55	15.18	14.42	-	19.00		23.25	21.02	19.97	25.65	23.29	22.13	25.65	23.29	22.13				33.30 3	30.14	28.64	33.30	30.14 3	28.64	-		
Sun tha	14	5	10.46	9.94	14.30	13.06	-	+	_	15.18	14.42	4.80	4.36	4.14	8.20 2	7.65	7.27	11.65 2	10.46 2	9.94	14.30 2	13.06 2	12.40 2	14.30 2	13.06 2	12.40 2				22.30 3	20.22	19.21	22.30	_	19.21 2	-	-	-
EAK HOLIRS: Mon-Fri - 7-00 a m -9-00 a m & 4:30 n m -6:30 n m : All Day Sat & Sun: (hased on time of entro)	13A	-	19.00	18.05	_				-	23,29 1	22.13 1	14.30	13.06	12.40	17.35	15.87	15.07	20.25 1	18.47 I	17.55	22.55 1	20.59 1	19.57	22.55 1	20.59 1	19.57		1	F	31.30 2	28.60 2	27.17	31.30 2		27.17	-		╞
· All Da	13	2	19.00	18.05	22.55 2	20.59 2	-	-		23.29 2	22.13 2	14.30	13.06	12.40	-	15.87	15.07	20.25 2	18.47 I	17.55 1	22.55 2	20.59 2	19.57	22.55 2	20.59 2	19.57				31.30 3	28.60 2	27.17 2	31.30 3	28.60 2	27.17 2	_	_	
-30 n m	12	25.65 2	23.29 1	22.13	27.95 2	-	1	÷	+	27.91 2	26.51 2	18.60 1	17.04 1	16.19 1	22.30 1	20.22	19.21 1	25.45 2	23.19 1	22.03 1	27.95 2	25.47 2	24.19 1	27.95 2	25.47 2	24.19 1	_			36.35 3	33.27 2	31.61 2	36.35 3	3.27 2	31.61 2			
9- m u (30.85 2	27.91 2	26.51 2		-	1	6	-	31.68 2	30.09 2	23.85 1	21.66 1	20.57 1	27.15 2	24.84 2		30.30 2	27.49 2	26.11 2	32.80 2	29.82 2	28.33 2	32.80 2	29.82	28.33 2				41.50 3		35.99 3	41.50 3	37.89 3	35.99 3			
\$ 4.3	10	ŝ	31.68 2	30.09 2	37.95 3	34.64 2	-	- 14	-	36.29 3	34.48 3	28.75 2	26.42 2	25.10 2	32.35 2	29.50 2	28.03 2	35.50 3	32.32 2	30.70 2	37.95 3	34.64 2	32.91 2	37.95 3	34.64 2	32.91 2		7		45.70 4	41.86 3	39.77 3.	45.70 4	41.86 3	39.77 3	_		
n e 00.6-	6	38.20 34	35.13 31	33.37 30	41.50 37	-	-	+	-	39.74 30	37.76 34	32.35 21	29.50 20	28.03 2:	34.85 32	31.68 29	30.09 28	39.00 35	35.55 3.	33.77 30	41.50 37	37.89 34	35.99 32	41.50 30	37.89 34	35.99 3.	_			49.45 4	45.15 41	42.89 39	49.45 42	45.15 41	42.89 39	_		
-00 a m -	8A	20	38.52 3:	36.59 3.	44.15 4	40.27 37		+	-	43.30 39	41.13 30	34.85 32	31.68 29	30.09 28	38.20 34	35.13 31	33.37 30	41.70 39	37.89 35	35.99 30	44,15 41	40.27 37	38.25 35	44.15 4	40.27 3	38.25 3:				52.90 49	48.28 4:	45.87 42	52.90 49	48.28 4:	45.87 42	_		
n-Fri - 7	8	03	41.07 38	39.02 36	47.55 44			-	-	45.47 43	43.20 41	38.20 34	35.13 31	33.37 30	42.15 38	38.52 35		45.00 41	41.28 37	39.21 35	47.55 44	43.56 40	41.39 38	47.55 44	43.56 40	41.39 38				56.10 52	51.31 48	48.74 45	56.10 52	51.31 48	48.74 45	_		
RS- Mor	A7	5	45.15 41	42.89 35	-	_		10	- 10	49.76 45	47.28 43	43.00 38	39.32 35	37.35 33	<u> </u>	41.86 38	39.77 36	49.00 45	44.73 41	42.49 39	51.35 47	46.85 43	44.51 41	51.35 47	46.85 43	44.51 41				60.25 56	54.75 51	52.01 48	60.25 56	54.75 51	52.01 48			
K HOU	1 1	51.35 49	_	44.51 42	-	_	_	-	-	51.68 49	-	45.20 43	_	-		44.36 41		_	47.27 44	44.91 42	54.55 51	-	47.28 44	54.55 51		47.28 44		2		62.00 60		53.68 52			_			
ρ	-	-	46	44	54	49	47	È.	56	51	49	45	41	39	48	44	42.	51	47	44	54	49	47	54	49.	47.	7			62	56	53	62	56	53	-	-	
$FZ = FZP_{asc}$	9	62.00	56.50	53.68	64.80	59.11	56.15		67.15	61.17	58.11	56.10	51.31	48.74	59.55	54.38	51.66	62.35	56.87	54.03	64.80	59.11	56.15	64.80	59.11	56.15	-		╞	73.00	66.79	63.45	73.00	66.79	63.45	-	-	╞
EL-Z	5	56.45 6	_	49.10 5.	59.55 6			_	-	55.98 6	53.18 51	49.85 5	45.47 5	43.20 41	53.40 5	48.70 5-	46.27 5	56.80 6	51.89 50	49.29 5	59.55 6	54.38 5	51.66 5	59.55 6		51.66 5			-	67.15 7.	61.17 6	58.11 6.	67.15 7.	61.17 6	58.11 6			
	4	61.20 5	55.98 5	53.18 4	64.05 5	-	-	-	_	60.96 5:	57.91 5:	54.90 4	50.14 4:	47.63 4	-	53.48 4	50.81 4	61.50 5	56.08 5	53.27 4	64.05 5	58.35 5.	55.44 5	64.05 5	58.35 54	55.44 5				71.80 6	65.57 6	62.30 5	71.80 6	65.57 6	62.30 5			
	3	66.80 61	_	_	69.20 64	_	_	_	_	65.20 6(61.94 57	60.25 54	54.75 5(-	63.50 58		55.19 50	66.60 61	60.74 56	57.71 53	69.20 64		59.93 55	69.20 64		59.93 55				77.45 71	70.61 65	67.08 62	77.45 71			\vdash		
	2	73.00 66	66.79 60	63.45 57	_	_	_		-	71.40 65	67.83 61	66.80 60	-	-	70.20 63	64.14 58		73.00 66	66.79 60		75.40 69	68.91 63	65.47 59	75.40 69	-	65.47 59				82.05 77	74.96 70	71.21 67	82.05 77	74.96 70	71.21 67			
	F	79.35 73		68.90 63	_					74.96 71	71.21 67	73.00 66	66.79 60	_	_			_	72.68 66	69.05 63	82.05 75	74.96 68	71.21 65	_	74.96 68	71.21 65				82.05 82	_	71.21 71	82.05 82					-
	F	79	72	68	82	74	12	1.00	82	74		73	99			69			72						74					82				74				
		Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Znass	NI E-Znass Off-Peak	VILLE Pours OIL-1	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak	Cash	E-Zpass	NJ E-Zpass Off-Peak
	Entry	Ť	14A E	4	Ĭ	14B F			-	14C E	4		15E E	4	Ĭ	15W E	4		15X E	4	Ĭ	16E E	-	Ĭ	16W E	4	5	17 E	4	Ĭ	18E E	4		18W E	4	Ĭ	19W E	Ĩ,

	Class B2 Buses
(Duraumina)	FOLL RATE SCHEDULE - Class B2 Buses
	TOLI

19W						T	Т	T	T	T		Τ								Τ											Ι					T					T			T		T	Т	Т	Τ
18W	24.70	22.51	21.39	22.90	21.08	20.03	20.90	10.01	18.06	19.70	17.90	19 55	16.75	15.91	20.40	18.63	17.69			17.25	15.86	15.06	16.65	15.13	14.37	15.65	14.30	13.58	14.65	13.47	13.75	12.51	11.89	13.40	12.14	00.11	10.23	9.72	9.95	9.11	8.65	9.05	8.28	7.87	9.05	8.28	7.87	6.40 5.86	5.57
18E	24.70	22.51	21.39	22.90	21.08	20.03	20.90	19.01	18.06	19.70	17.90	10.00	16.75	15.91	20.40	18.63	17.69			17.25	15.86	15.06	16.65	15.13	14.37	15.65	14.30	13.58	14.65	13.47	13.75	12.51	11.89	13.40	12.14	00.11	10.23	9.72	9.95	9.11	8.65	9.05	8.28	7.87	9.05	8.28	7.87	6.40 5.86	5.57
17																																															1		
16W	22.25	20.34	19.33	20.70	18.85	17.91	18.55	10.12	19.61	12.021	15.86	15.06	14.78	14.04	17.85	16.24	15.43			14.65	13.47	12.80	14.35	13.00	12.35	13.40	12.14	11.53	12.40	11.21	11.35	10.38	9.86	10.70	9.74	97.6	7.84	7.44	7.30	6.72	6.39	6.40	5.86	5.57	6.40	5.86	5.57	3.73	3.55
16E	22.25	20.34	19.33	20.70	18.85	17.91	18.55	C/ 01	19.61	27.11	15.86	15.06	14.78	14.04	17.85	16.24	15.43			14.65	13.47	12.80	14.35	13.00	12.35	13.40	12.14	11.53	12.40	11.21	11.35	10.38	9.86	10.70	9.74	07.6	7.84	7.44	7.30	6.72	6.39	6.40	5.86	5.57	6.40	5.86	5.57	3.73	3.55
15X	21.55	19.65	18.66	20.10	18.15	17.24	17.85	15.42	15.45	10.05	15.25	15.40	14.11	13.40	17.15	15.60	14.82			14.00	12.77	12.13	13.55	12.36	11.74	12.65	11.53	10.95	11.65	10.14	10.70	9.78	9.29	9.95	9.11	20.5	7 14	6.78	6.75	6.12	5.81	5.80	5.29	5.02	5.80	5.29	5.02	3.03	2.88
15W	20.70	18.85	17.91	18.80	17.16	16.30	16.65	C1.CI	14.37	C0.CI	14.30	13.58	13 00	12.35	16.20	14.78	14.04			13.40	12.14	11.53	12.40	11.21	10.65	11.35	10.38	9.86	10.70	9.74	9.50	8.63	8.20	9.05	8.28	18.1	6 28	5.96	5.55	5.04	4.78	4.65	4.11	3.91	4.65	4.11	3.91	1.91	1.82
15E	19.70	17.90	17.00	18.30	16.62	15.79	16.20	14.78	14.04	14.05	13.47	12.55	12.26	11.74	15.30	13.85	13.16			12.40	11.21	10.65	11.60	10.60	10.07	10.70	9.74	9.26	9.95	9.11	9.05	8.28	7.87	8.10	7.36	0.99	5 58	5.30	4.95	4.59	4.36	4.00	3.73	3.55	4.00	3.73	3.55	1.25	1.19
14C	23.50	21.39	20.32	21.65	19.74	18.75	19.45	1/./0	16.82	CC.81	16.75	15.91	15 28	14.52	18.80	17.16	16.30			16.20	14.78	14.04	15.30	13.85	13.16	14.35	13.00	12.35	13.55	11.74	12.40	11.21	10.65	11.60	10.60	10.07	8.63	8.20	8.60	7.84	7.44	7.30	6.72	6.39	7.30	6.72	6.39	4.59	4.36
14B	22.75	20.79	19.75	20.90	19.01	18.06	18.80	1/.10	16.50	1/.85	16.24	15.43	14.90	14.16	18.30	16.62	15.79			15.30	13.85	13.16	14.50	13.25	12.59	13.55	12.36	11.74	12.65	10.83	11.60	10.60	10.07	11.20	0.23	27.6	8.28	7.87	7.55	6.98	6.63	7.00	6.28	5.96	7.00	6.28	5.96	3.89	3.70
14A	21.80	19.97	18.97	20.40	18.63	17.69	18.30	10.02	6/.01	C/-01	15.28	15.65	14.30	13.58	17.25	15.86	15.06			14.50	13.25	12.59	13.75	12.51	11.89	12.65	11.40	10.83	12.10	10.53	11.20	10.23	9.72	10.25	9.27	8.81	7.36	6.99	7.15	6.50	6.18	6.45	5.58	5.30	6.45	5.58	5.30	3.51	3.33
14	18.55	16.75	15.91	16.65	15.13	14.37	14.50	CZ.CI	66.21	00.61	12.36	11.74	11.09	10.53	13.75	12.51	11.89			11.20	10.23	9.72	10.25	9.27	8.81	9.25	8.41	7.99	8.60	7.44	7.30	6.72	6.39	7.00	6.28	06°C	4.11	3.91	3.80	3.51	3.33	2.45	2.27	2.15	1.55	1.41	1.34	T	
13A	16.20	14.78	14.04	14.35	13.00	12.35	12.10	60.11	10.03	11.20	10.23	9.72 a sa	8.63	8.20	11.35	10.38	9.86			8.60	7.84	7.44	7.55	6.98	6.63	7.00	6.28	5.96	6.45	80.0	4.95	4.59	4.36	4.25	3.89	5./0	1.91	1.82	1.10	1.06	1.00	1.10	1.06	1.00			1 55	1.41	1.34
13	16.20	14.78	14.04	14.35	13.00	12.35	12.10	60.11	50.01	07.11	10.23	9.72 a su	8.63	8.20	11.35	10.38	9.86			8.60	7.84	7.44	7.55	6.98	6.63	7.00	6.28	5.96	6.45	8C.C	4.95	4.59	4.36	4.25	3.89	0.70	161	1.82	1.10	1.06	1.00				1.10	1.06	1.00	2.45	2.15
12	14.65	13.47	12.80	13.40	12.14	11.53	11.20	C7.01	9.72	C6.6	9.11	8.65 8.60	7.84	7.44	10.25	9.27	8.81			7.30	6.72	6.39	7.00	6.28	5.96	5.55	5.04	4.78	4.95	436	4.00	3.73	3.55	3.05	2.78	2.04	1.10	1.00				1.10	1.06	1.00	1.10	1.06	1.00	3.51	3.33
11	13.75	12.51	11.89	12.10	11.09	10.53	9.95	9.11	6.62	00.6	8.28	7.30	61.9	6.39	9.25	8.41	7.99	T		6.40	5.86	5.57	5.55	5.04	4.78	4.65	4.11	3.91	4.00	3.73	2.90	2.62	2.49	2.20	1.91	1.82			1.10	1.06	1.00	2.20	1.91	1.82	2.20	1.91	1.82	4.11	3.91
10	11.60	10.60	10.07	9.95	9.11	8.65	7.55	0.98	0.63	007	6.28	5.30	4.84	4.60	7.15	6.50	6.18			4.25	3.89	3.70	3.80	3.51	3.33	2.45	2.27	2.15	1.90	1.58	1.10	1.06	1.00			00.0	161	1.82	3.05	2.78	2.64	4.25	3.89	3.70	4.25	3.89	3.70	6.28	5.96
6	11.20	10.23	9.72	9.25	8.41	7.99	7.15	00.0	0.18	0.40	5.58	5.30	4.11	3.91	6.40	5.86	5.57		ſ	3.80	3.51	3.33	2.90	2.62	2.49	1.90	1.66	1.58	1.10	1.00	0.014			1.10	1.06	1.00	2.62	2.49	4.00	3.73	3.55	4.95	4.59	4.36	4.95	4.59	4.36	6.72	6.39
8A	9.95	9.11	8.65	8.60	7.84	7.44	6.45	00.0	10.0	06.6	4.84	4.60	3.73	3.55	5.55	5.04	4.78	T		2.90	2.62	2.49	2.20	16.1	1.82	1.10	1.06	1.00	4		1.10	1.06	1.00	1.90	1.66	8C.1	3.73	3.55	4.95	4.59	4.36	6.45	5.58	5.30	6.45	5.58	5.30	8.60 7.84	7.44
~	9.25	8.41	7.99	7.30	6.72	6.39	5.30	4.84	4.60	4.20	3.89	3.70	0.62	2.49	4.65	4.11	3.91	Τ		1.90	1.66	1.58	1.10	1.06	1.00		P		1.10	1.00	1.90	1.66	1.58	2.45	2.27	2.12	4.11	3.91	5.55	5.04	4.78	7.00	6.28	5.96	7.00	6.28	5.96	8.41	7.99
ΥA	8.10	7.36	6.99	6.45	5.86	5.57	4.25	99.0	5.70	c0.c	2.78	2.64	1.66	1.58	3.80	3.51	3.33			1.10	1.06	1.00				1.10	1.06	1.00	2.20	1.91	2.90	2.62	2.49	3.80	3.51	3.33 5 5 5	5.04	4.78	7.00	6.28	5.96	7.55	6.98	6.63	7.55	6.98	6.63	9.27	8.81
7	7.30	6.72	6.39	5.55	5.04	4.78	3.80	10.0	5.55	2.40	2.27	2.15	1 06	1.00	2.90	2.62	2.49						1.10	1.06	1.00	1.90	1.66	1.58	2.90	2.62	3.80	3.51	3.33	4.25	3.89	5./0	5.86	5.57	7.30	6.72	6.39	8.60	7.84	7.44	8.60	7.84	7.44	11.20	9.72
6A																		4.75	4 03																		ľ											I	
9	9.95	9.11	8.65	8.10	7.36	6.99	6.45	80.0	5.50	_	_	3 80	3.51	3.33						2.90	2.62	2.49	3.80	_	3.33	4.65	4,11	3.91	5.55	5.04 4.78	6.40	5.86	5.57	7.15	6.50	0.18	8.41	7.99	10.25	9.27	8.81	11.35	10.38	9.86	_			12.51	
5	6.45	5.86	5.57	4.65	4.11	3.91	2.45	_	2.15	1.50	1.25	1.19			3.80	3.51	3.33			110	1.06	1.00	1.90	1.66	1.58	2.90	2.62	2.49	4.00	3.73	4.65	4.11	3.91	5.30	4.84	4.60	00.1	6.39	8.60	7.84	7.44	_	-	_	_	_	_	12.10	
4	4.95	4.59	4.36	3.05	2.78	2.64	1.10	1.00	1.00			1 50	1 25	1.19	4.95	4.59	4.36			2.45	2.27	2.15	3.05	2.78	2.64	4.25	3.89	3.70	5.30	4.84	6.45	5.58	5.30	7.00	6.28	30.00	828	7.87	6		/	_	_	_		_	_	12.36	
3	4.00	3.73	3.55	2.20	1.91	1.82			0 -	1.10	1.06	1.00 2.45	C+:7	2.15	6.45	5.58	5.30			3.80	3.51	3.33	4.25	3.89	3.70	5.30	4.84	4.60	6.45	5.57	7.15	6.50	6.18	7.55	6.98	0.05	11.6	8.65	11.20		9.72	12.10	11.09	10.53	-	_	_	13.25	_
2	1.90	1.66	1.58				2.20	1.91	1.82	5.02 02.0	2.78	2.64	4 11	3.91	8.10	7.36	6.99			5.55	5.04	4.78	6.45	_	5.57	7.30	6.72	6.39	8.60	7.44		-	7.99		_	C0.8	_			12.14	_	14.35		_			_	15.13	_
-				1.90	1.66	1.58	4.00	5.75	3.55	4.95	4.59	4.36	5.86	5.57	9.95	9.11	8.65			7.30	6.72	6.39	8.10	7.36	6.99	9.25	8.41	7.99	9.95	9.11	11.20	10.23	9.72	11.60	10.60	10.01	12.12	11.89	14.65	13.47	12.80	16.20	14.78	14.04	16.20	14.78	14.04	16.75	15.91
			f-Peak	ĺ		f-Peak		1	r-reak			t-Peak		f-Peak			f-Peak		-Peak			f-Peak			f-Peak			f-Peak		"Deak	VIII ~ 1-1		f-Peak			r-reak		-Peak			f-Peak			f-Peak	ĺ		f-Peak		-Peak
		S	NJ E-Zpass Off-Peak		ŝŝ	NJ E-Zpass Off-Peak		50	NJ E-Zpass Off-Peak		SS	NJ E-Zpass Off-Peak	2	NJ E-Zpass Off-Peak		S	NJ E-Zpass Off-Peak		e-t.pass NI F-Znass Off-Peak		s	NJ E-Zpass Off-Peak		S	NJ E-Zpass Off-Peak		SS	NJ E-Zpass Off-Peak		E-Zpass NI E-Znass Off-Peak	TO cond	S2	NJ E-Zpass Off-Peak		E-Zpass	pass OI	5	NJ E-Zpass Off-Peak		S	NJ E-Zpass Off-Peak		52	NJ E-Zpass Off-Peak		S	NJ E-Zpass Off-Peak	3	NJ E-Zpass Off-Peak
	Cash	E-Zpass	NJ E-2	Cash	E-Zpass	NJ E-Z	Cash	E-Zpass	N E-7	Cash	E-Zpass	NJ E-Z	E-Znass	NJ E-Z	Cash	E-Zpass	NJ E-Z	Cash	NI F-Zm	Cash	E-Znass	NJ E-Z	Cash	E-Zpass	NJ E-Z	Cash	E-Zpass	NJ E-2	Cash	E-Zpass NI E-Zn	Cash	E-Zpass	NJ E-Z	Cash	E-Zpass	NJ E-Z	E-Znass	NJ E-Z	Cash	E-Zpass	NJ E-2	Cash	E-Zpass	NJ E-2		-	NJ E-2	Cash E-Znass	NJ E-Z
Entry		-			7		,	n			4		Ŷ			9		¥ 7	5		7			ΑŢ			×		ł	84		6			0		Ξ	:		12			13			13A		14	

1 2 3 4 5 6 N 7 N 9 9 9 1 2 3 4 5 6 N 7 N 9 9 9 1 2 3 4 5 6 N 7 N 9 10 1	1.91 1.82																													M91	
T 2 3 4 5 6 1 2 3 4 1 1 2 3 4 5 6 1 1 2 3 4 5 6 1 1 2 3 4 5 6 1 1 2 3 3 4 1 1 1 1 2 3										1.82	101	000					3.70	3.89	4.36	4.59	4.95	9.86	10.38	97.6	9.74	10.70	8.65	9.11	9.95	18W	
TOL 2 3 4 5 6 1 7 N 8 0 1			T	Π		Γ		Ī	Ι	Γ	T	T		Ì	1.10	1.45	3.70	3.89	4.36	4.59	4.95	9.86	10.38	9.20	9.74	10.70	8.65	9.11	9.95	18E	
1 2 3 4 5 6 0 2 7 8 0 10 12 14							4.24	446	4.90																					17	
1 2 3 4 5 6 1		1.82	2.20														1.58	1.66	2.15	2.27	2.45	7.87	878	0.99 9.05	7.36	8.10	6.39	6.72	7.30	16W	
Total 1 2 3 4 5 6 7 7 7 7 1 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>l</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>0.0</td> <td>0.58</td> <td>0.60</td> <td>1.58</td> <td>1.66</td> <td>2.15</td> <td>2.27</td> <td>2.45</td> <td>7.87</td> <td>8.28</td> <td>0.99 9.05</td> <td>7.36</td> <td>8.10</td> <td>6.39</td> <td>6.72</td> <td>7.30</td> <td>16E</td> <td></td>								l						0.0	0.58	0.60	1.58	1.66	2.15	2.27	2.45	7.87	8.28	0.99 9.05	7.36	8.10	6.39	6.72	7.30	16E	
TOLL RATE SAHEDULE - Case B2 Base 1 2 3 4 5 6 1<		Ħ		1.19	1.25	1.45						0.55	0.58	0.60			1.58	1.66	1.46	1.54	1.75	7.23	7.61	0.39 8 30	6.72	7.30	5.81	6.12	6.75	15X	
1 2 3 4 5 6 A 7 N A 0 1		3.70	4.25 3.89	3.70	3.89	4.25		l		1.58	1.90	1.58	1.66	1.90	1.66	1.90			1.58	1.66	1.90	6.18	6 50	7 15	5.86	6.40	4.78	5.04	5.55	15W	
TOLIC ATTE SCHEDULE- Class I2 Muss 1 2 3 4 5 6 A 7 A 8 A 9 10 11 2 3 4 5 6 A 7 A 8 A 9 10 11 13 14 143 143 17.00 15.9		4.36	4.59	4.36	4.59	4.95		Ī	i	2.15	C47	2.15	2.27	2.45	1.54	1.75	1.58	1.66	001			5.57	5.86	4./8	5.04	5.55	4.36	4.59	4.95	15E	
TOLL RATE SCHEDULE CASE P2 Buss TOLL RATE SCHEDULE CASE P2 Buss 1 2 3 4 5 6 6A 7 7A 8 8 1 1 1 1 100 110 15%<		9.86	11.35	9.86	10.38	11.35		l		7.87	cu.y	7.87	8.28	9.05	7.72	8.30	6.18	6.50	5.57	5.86	6.40	T		1.00	1.06	1.10	1.82	1.91	2.20	14C	
TOLIC RATE SCHEDULE. Class IP3 Base 1 2 3 4 5 6 7 7 8 8 9 10 12 13 14 14 1 2 3 4 5 6 7 7 8 8 9 10 11 12 13 14 14 1997 166 162 153 143 154 143 154 143 154 143 154 143 154 153	\dagger		_		-	-					-	-	-	-	_		-	_	_	_	_	1.00	901	01			_	_	_	14B	
TOLL RATE SCHEDULE. Class R2 bases 1 2 3 4 5 6 A 7 N 9 10 12 13 13 14 1 2 3 4 5 6 7 7 8 7 14 9 10 11 12 13 134 14 1897 1567 1528 1568 12.55 1568 12.55 1568 538<	+	+	_		+	+			┢	+-	+	+		+-	-	H	-	+	+		-	+	╈	2 20	1.25	1.50	_		Η	14A	
TOLL KATE CAHEDULE. Class B2 Buses 1 2 3 4 5 6 A 7 A 8 A 9 10 11 2 13 134 11 2 3 4 5 6 A 7 A 8 A 9 10 11 12 13 134 1280 106 150 155 1430 1550 1250 1149 1023 927 750 539	++		_												_		-	-	_		┢	+	+	_	3.89	4	_	3.51	3.80	14	
T Z 3 4 5 6 7 7A 8 AA 10 12 13		++	_				t	7		-				-	_			4	+			+-			-	-1	-	_	_	13A	
1 2 3 4 5 6 6A 7 7A 8 21180 20-40 83.30 16.75 15.65 17.25 13.45 13.75 12.65 1997 18.66 15.70 15.65 17.25 13.45 13.75 13.45 1997 18.66 15.70 15.81 15.46 13.25 13.49 13.45 2077 19.01 17.16 16.24 14.90 16.67 13.46 13.45 13.46 13.45 13.46 21.39 19.41 17.01 16.57 15.28 17.16 14.47 13.46 10.07 9.46 1700 15.91 14.47 13.46 10.47 13.46 10.73 20.32 18.30 16.57 15.28 17.16 14.46 13.46 10.73 21.90 15.96 14.47 13.46 12.40 11.23 10.47 17.00 15.92 14.47 13.46 12.40 <td></td> <td></td> <td></td> <td></td> <td>_</td> <td>-</td> <td></td> <td>T</td> <td></td> <td>-</td> <td></td> <td></td> <td></td> <td>+</td> <td></td> <td></td> <td>┢</td> <td></td> <td>-</td> <td><u> </u></td> <td>-</td> <td>+</td> <td>-</td> <td></td> <td>_</td> <td>-</td> <td>_</td> <td>_</td> <td></td> <td>13</td> <td>auses</td>					_	-		T		-				+			┢		-	<u> </u>	-	+	-		_	-	_	_		13	auses
1 2 3 4 5 6 6A 7 7A 8 21.80 20.40 18.30 16.75 55.6 17.25 14.50 13.75 12.65 18.97 17.86 15.79 15.66 17.25 14.50 13.75 12.65 18.97 17.86 15.79 15.79 13.25 13.25 13.25 13.46 13.75 12.65 20.79 1901 17.16 16.21 13.85 13.25 13.86 13.25 13.40 13.45 13.46 <td></td> <td></td> <td></td> <td></td> <td>+-</td> <td>-</td> <td></td> <td>t</td> <td>+</td> <td>+-</td> <td>+</td> <td>-</td> <td></td> <td>-</td> <td>-</td> <td>Н</td> <td></td> <td></td> <td>-</td> <td></td> <td>⊢</td> <td></td> <td>+</td> <td></td> <td>_</td> <td></td> <td>-</td> <td>-</td> <td></td> <td>12</td> <td>ss B2 I</td>					+-	-		t	+	+-	+	-		-	-	Н			-		⊢		+		_		-	-		12	ss B2 I
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TOLL RATE SCHEDULE - Class B3 Buses

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			Class 1	Class 2	Class 3	Class 4	Class 5	Class 6	Bus Class	Bus C	
PLAZA / RAMP		Exit	Class I	Class Z	Class 3	Class 4	Class 5	Class 0	B2	B3	6
11 Barriers	t.		ar, tis	Tire	r or	L C	L C	L C			
23 Ramps	Milepost	Tolled Entry or Ramps	. Ca Tax	e Ti	-Axle Vehicle c Vehicle/Trailer Combination	-Axle Vehicle o Vehicle/Trailer Combination	-Axle Vehicle o Vehicle/Trailer Combination	-Axle Vehicle o Vehicle/Trailer Combination	sna	sn	
NX= Northbound Exit SX=Southbound Exit	Aile	En Rar	iger /le, ⁻	le Dual Vehicle	/ehi e/Tr ina	/eh ə/Tr ina	/eh e/Tr ina	/eh e/Tr ina	2-Axle Bus	3-Axle Bus	
NE=Northbound Entrance	~	lled	ser	de I Ve	le / nicle	vle v nicle	de ^v nicle	kle v nicle	-Ax	-Ax	
SE=Southbound Entrance		To	Passenger Car, Motorcyle,Taxis	2-Axle Dual Vehicle	3-Axle Vehicle or Vehicle/Trailer Combination	4-Axle Vehicle or Vehicle/Trailer Combination	5-Axle Vehicle or Vehicle/Trailer Combination	6-Axle Vehicle Vehicle/Traile Combination	0	3	
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	100.1	1			SH Rate				• • • • •		
*Pascack Valley	166.1		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$ 12.20	\$ 2.50		3.65
*Paramus	164.6	NX,SE	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
*Bergen NB	160.5		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$12.20	\$ 2.50	-	3.65
*Saddle Brook NB	160.3	NX	\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$ 12.20	\$ 2.50		3.65
*Clifton	156.1	NE,SX	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90	· ·	1.30
*Passaic	154.5	NE,SX	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90	•	1.30
*Watchung	152.6	NE,SX	\$ 1.05	\$ 2.10	\$ 3.05	\$ 4.10	\$ 5.05	\$ 6.10	\$ 1.25	+	1.85
*Essex SB	150.7		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$ 12.20	\$ 2.50		3.65
*Bloomfield	148.9	NX,SE	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
*East Orange	147.1	SE	\$ 1.45	\$ 2.90	\$ 4.25	\$ 5.70	\$ 7.25	\$ 8.90	\$ 1.75		2.55
*Irvington	146.1	NX,SE	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
*Union Ramp NB	142.8	NE	\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$ 12.20	\$ 2.50	Ŧ	3.65
*Union NB	142.7		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$10.10	\$ 12.20	\$ 2.50	_	3.65
*Raritan SB	125.4	A	\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$ 12.20	\$ 2.50		3.65
Sayreville (E-ZP Only)	125.0	SX	\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$10.10	\$ 12.20	\$ 2.50		3.65
*Matawan	117.1	SX	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
*Keyport	118.6	NE,SX	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
*Holmdel	113.6	NE,SX	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
*Red Bank	110.3	NE,SX	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90	•	1.30
*Eatontown NB	106.5	NE	\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$ 12.20	\$ 2.50		3.65
* H	-			/			_)5.
Asbury Park NB	104.0		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$10.10	\$12.20	\$ 2.50		3.65
Belmar/Wall	98.0	NE,SX	\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
Brick				\$ 1.45							1.30
Lakewood	90.1	NE,SX		\$ 1.45			\$ 3.65		\$ 0.90		1.30
Toms River	84.7		\$ 1.05		\$ 3.05		\$ 5.05		\$ 1.25		1.85
Berkeley	77.9					1	\$ 3.65		\$ 0.90		1.30
Forked River	75.3		\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30
Waretown	70.4	NE,SX	\$ 1.05	\$ 2.10	\$ 3.05	\$ 4.10	\$ 5.05	\$ 6.10	\$ 1.25		1.85
Barnegat SB	68.9		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$12.20	\$ 2.50		3.65
New Gretna NB	53.5		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$12.20	\$ 2.50		3.65
Somers Point SB	30.2	SX	\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$ 12.20	\$ 2.50		3.65
Great Egg SB	28.8		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$12.20	\$ 2.50	-	3.65
Cape May NB	19.4		\$ 2.10	\$ 4.15	\$ 6.10	\$ 8.15	\$ 10.10	\$12.20	\$ 2.50		3.65
Wildwood	3.8		\$ 0.75	\$ 1.45	\$ 2.15	\$ 2.85	\$ 3.65	\$ 4.45	\$ 0.90		1.30

* Heavy Trucks Registered 10,000 lbs or more (6 tires or 3-or-more-axles) prohibited north of Interchange 105.

				(Una	udited)					
		cit	Class 1	Class 2	Class 3	Class 4	Class 5	Class 6	Bus Class B2	Bus Class B3
PLAZA / RAMP		·Exit			<u> </u>		5	5	DZ	5
11 Barriers	st	Tolled Entry or Ramps	ar, ixis	Fire	e or ler n	e o Ter	e o ler n	e or ler n	(0	()
23 Ramps NX= Northbound Exit	Milepost	Entry o Ramps	er C ,Ta	al T le	-Axle Vehicle c Vehicle/Trailer Combination	Axle Vehicle Vehicle/Trailer Combination	-Axle Vehicle (Vehicle/Trailer Combination	-Axle Vehicle (Vehicle/Trailer Combination	2-Axle Bus	3-Axle Bus
SX=Southbound Exit	Milk	d Ei Ra	nge :yle	le Dual Vehicle	Vet e/T siná	Vel le/T oiná	Vel le/T oiná	Vel le/T oiná	e)	le
NE=Northbound Entrance	_	llec	ser	xle Ve	rle \ hicl	kle hicl	hicl hicl	hicl	-Ax	×4-
SE=Southbound Entrance		To	Passenger Car, Motorcyle,Taxis	2-Axle Dual Tire Vehicle	3-Axle Vehicle Vehicle/Traile Combination	4-Axle Vehicle or Vehicle/Trailer Combination	5-Axle Vehicle or Vehicle/Trailer Combination	6-Axle Vehicle Vehicle/Traile Combination	0	с
				2023 E-ZI	Pass Rate	-				
*Pascack Valley	166.1		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$ 12.12	\$ 2.43	\$ 3.64
*Paramus	164.6	NX,SE	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Bergen NB	160.5		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$10.10	\$ 12.12	\$ 2.43	\$ 3.64
*Saddle Brook NB	160.3	NX	\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$ 12.12	\$ 2.43	\$ 3.64
*Clifton	156.1	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Passaic	154.5	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Watchung	152.6	NE,SX	\$ 1.01	\$ 2.02	\$ 3.03	\$ 4.04	\$ 5.05	\$ 6.06	\$ 1.22	\$ 1.82
*Essex SB	150.7	0	\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$10.10	\$ 12.12	\$ 2.43	\$ 3.64
*Bloomfield	148.9	NX,SE	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*East Orange	147.1	SE	\$ 1.39	\$ 2.89	\$ 4.15	\$ 5.63	\$ 7.13	\$ 8.82	\$ 1.74	\$ 2.49
*Irvington	146.1	NX,SE	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Union Ramp NB	142.8	NE	\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$12.12	\$ 2.43	\$ 3.64
*Union NB	142.7		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$12.12	\$ 2.43	\$ 3.64
*Raritan SB	125.4	A	\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$12.12	\$ 2.43	\$ 3.64
Sayreville (E-ZP Only)	125.0	SX	\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$10.10	\$12.12	\$ 2.43	\$ 3.64
*Matawan	117.1	SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Keyport	118.6	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Holmdel	113.6	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Red Bank	110.3	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
*Eatontown NB	106.5	NE	\$ 2. <u>02</u>	\$ 4.04	\$ 6.06	\$ 8.08	\$10.10	\$12.1 <mark>2</mark>	\$ 2.43	\$ 3.64
* H				1				17		105.
Asbury Park NB	104.0		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$12.12	\$ 2.43	\$ 3.64
Belmar/Wall	98.0	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
Brick	93.0	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
Lakewood	90.1	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
Toms River	84.7		\$ 1.01	\$ 2.02	\$ 3.03	\$ 4.04	\$ 5.05	\$ 6.06	\$ 1.22	\$ 1.82
Berkeley	77.9	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
Forked River	75.3	NE,SX	\$ 0.70	\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
Waretown	70.4	NE,SX	\$ 1.01	\$ 2.02	\$ 3.03	\$ 4.04	\$ 5.05	\$ 6.06	\$ 1.22	\$ 1.82
Barnegat SB	68.9		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$10.10	\$ 12.12	\$ 2.43	\$ 3.64
New Gretna NB	53.5		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$10.10	\$ 12.12	\$ 2.43	\$ 3.64
Somers Point SB	30.2	SX	\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$ 12.12	\$ 2.43	\$ 3.64
Great Egg SB	28.8		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$ 10.10	\$ 12.12	\$ 2.43	\$ 3.64
Cape May NB	19.4		\$ 2.02	\$ 4.04	\$ 6.06	\$ 8.08	\$10.10	\$ 12.12	\$ 2.43	\$ 3.64
Wildwood	3.8	NX,SE		\$ 1.45	\$ 2.08	\$ 2.82	\$ 3.57	\$ 4.41	\$ 0.87	\$ 1.25
		,								

* Heavy Trucks Registered 10,000 lbs or more (6 tires or 3-or-more-axles) prohibited north of Interchange 105.

Peak periods are 7:00 am - 9:00 am, 4:30 pm - 6:30 pm Monday - Friday, all day Saturday and Sunday.

PLAZA / RAMP		Exit	NJ	E-ZPas	s O	ff-Peak			NJ	E-ZPas	ss A	II-Day		
11 Barriers				SS						£	~			
23 Ramps	ost	y or ps		Pass		ior				Frailer with Class 1	E-ZPass	ס		
NX= Northbound Exit	Milepost	Entry o Ramps		en		Senior Citizen				railer w Class	ЧЧ Ч	1 40		
SX=Southbound Exit	Mi	Ъ В Щ		Green		00				C IZ	ய்			
NE=Northbound Entrance SE=Southbound Entrance		Tolled I R	Cl	ass 1	C	class 1	CI	ass 2	С	ass 3	CI	ass 4	CI	ass 5
Green / Se	nior Cit		coun	t Off-Pe	ak	E-ZPass	/ All	Dav C			isco	unt		
*Pascack Valley	166.1		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
*Paramus	164.6	NX,SE	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
*Bergen NB	160.5		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
*Saddle Brook NB	160.3	NX	\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
*Clifton	156.1	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
*Passaic	154.5	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
*Watchung	152.6	NE,SX	\$	0.91	\$	0.91	\$	1.42	\$	1.42	\$	2.02	\$	2.53
*Essex SB	150.7		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
*Bloomfield	148.9	NX,SE	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
*East Orange	147.1	SE	\$	1.25	\$	1.25	\$	2.02	\$	2.02	\$	2.82	\$	3.57
*Irvington	146.1	NX,SE	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
*Union Ramp NB	142.8	NE	\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	<mark>4.</mark> 04	\$	5.05
*Union NB	142.7	110	\$	1.82	\$	1.82	\$	2.83	\$	<mark>2.8</mark> 3	\$	4.04	\$	5.05
*Raritan SB	125.4		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	<mark>4.0</mark> 4	\$	5.05
Sayreville (E-ZP Only)	125.0	SX	\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	<mark>4.0</mark> 4	\$	5.05
*Matawan	117.1	SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	<mark>1.</mark> 41	\$	1.79
*Keyport	118.6	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
*Holmdel	113.6	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	<mark>1.4</mark> 1	\$	1.79
*Red Bank	110.3	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
*Eatontown NB	106.5	NE	\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
						1				1	11			
Asbury Park NB	104.0		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
Belmar/Wall	98.0	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
Brick	93.0	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
Lakewood	90.1	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
Toms River	84.7		\$	0.91	\$	0.91	\$	1.42	\$	1.42	\$	2.02	\$	2.53
Berkeley	77.9	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
Forked River	75.3	NE,SX	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79
Waretown	70,4	NE,SX	\$	0.91	\$	0.91	\$	1.42	\$	1.42	\$	2.02	\$	2.53
Barnegat SB	68.9		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
New Gretna NB	53.5		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
Somers Point SB	30.2	SX	\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
Great Egg SB	28.8		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
Cape May NB	19.4		\$	1.82	\$	1.82	\$	2.83	\$	2.83	\$	4.04	\$	5.05
Wildwood	3.8	NX,SE	\$	0.63	\$	0.63	\$	1.01	\$	1.01	\$	1.41	\$	1.79

* Heavy Trucks Registered 10,000 lbs or more (6 tires or 3-or-more-axles) prohibited north of Interchange 105.

Peak periods are 7:00 am - 9:00 am, 4:30 pm - 6:30 pm Monday - Friday, all day Saturday and Sunday.

				(One	audited)					
PLAZA / RAMP		Exit	Class 1	Class 2	Class 3	Class 4	Class 5	Class 6	Bus Class B2	Bus Class B3
11 Barriers	st		ar, kis	ire	e	e or er	er er	6-Axle Vehicle or Vehicle/Trailer Combination		
23 Ramps	sod	try nps	Car, Faxis	Ξ	nicl	icle aile tion	icle aile tion	icle aile tion	Bus	sn
NX= Northbound Exit SX=Southbound Exit	Vilepost	l Entry o Ramps	ger 'le,	Jua	Vel	Vehicle le/Traile bination	/ehi /Tr inat	/ehi /Tr inat	С Ф	e
NE=Northbound Entrance	2	led F	sen	le Dual Vehicle	kle	Axle Vehicle /ehicle/Traile Combination	Axle Vehicle ehicle/Traile Combination	Axle Vehicle /ehicle/Traile Combination	2-Axle I	3-Axle Bus
SE=Southbound Entrance		Tolled Entry or Ramps	Passenger Car, Motorcyle,Taxis	2-Axle Dual Tire Vehicle	3-Axle Vehicle	4-Axle Vehicle o Vehicle/Trailer Combination	5-Axle Vehicle o Vehicle/Trailer Combination	-Axle Vehicle o Vehicle/Trailer Combination	'n	မု
		20				ষ	2J	-9		
*Pasaaak Vallov	166.1	20	23 Truci \$2.02	\$ 3.84	\$ 5.76	eak E-ZP \$ 7.68	s 9.59	\$ 11.51	\$ 2.31	\$ 3.46
*Pascack Valley *Paramus	164.6	NX,SE	\$ 0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 2.31 \$ 0.83	5 3.40 \$ 1.19
*Bergen NB	160.5	NA,SE	\$2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 0.83 \$ 2.31	\$ 1.19 \$ 3.46
	160.3	NX	\$2.02	\$ 3.84	\$ 5.76		\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
*Saddle Brook NB						\$ 7.68				
*Clifton	156.1	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68 \$ 2.68	\$ 3.39 \$ 3.39	\$ 4.19	\$ 0.83 \$ 0.83	\$ 1.19 \$ 1.19
*Passaic	154.5	NE,SX	\$0.70 \$1.01	\$ 1.37	\$ 1.97	\$ 3.84		\$ 4.19		
*Watchung	152.6	NE,SX		\$ 1.92	\$ 2.88		\$ 4.80	\$ 5.76	\$ 1.16	+
*Essex SB	150.7		\$2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
*Bloomfield	148.9	NX,SE	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
*East Orange	147.1	SE	\$1.39	\$ 2.74	\$ 3.94	\$ 5.35	\$ 6.78	\$ 8.38	\$ 1.65	\$ 2.37
*Irvington	146.1	NX,SE	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
*Union Ramp NB	142.8	NE	\$2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
*Union NB	142.7		\$2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
*Raritan SB	125.4		\$2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
Sayreville (E-ZP Only)	125.0	SX	\$2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
*Matawan	117.1	SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
*Keyport	118.6	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
*Holmdel	113.6	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
*Red Bank	110.3	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
*Eatontown NB	106.5	NE	\$2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
* H								1.1		105.
Asbury Park NB	104.0		\$2.02	\$3.84	\$5.76	\$ 7.68	\$ 9.59	\$ <mark>11.5</mark> 1	\$ 2.31	\$ 3.46
Belmar/Wall	98.0	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	<mark>\$</mark> 4.19	\$ 0.83	\$ 1.19
Brick	93.0	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
Lakewood	90.1	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
Toms River	84.7		\$1.01	\$1.92	\$2.88	\$ 3.84	\$ 4.80	\$ 5.76	\$ 1.16	\$ 1.73
Berkeley	77.9	NE,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
Forked River	75.3	NÉ,SX	\$0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
Waretown	70.4	NE,SX	\$1.01	\$1.92	\$2.88	\$ 3.84	\$ 4.80	\$ 5.76	\$ 1.16	\$ 1.73
Barnegat SB	68.9		\$ 2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
New Gretna NB	53.5		\$ 2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
Somers Point SB	30.2	SX	\$ 2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
Great Egg SB	28.8		\$ 2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
Cape May NB	19.4		\$ 2.02	\$ 3.84	\$ 5.76	\$ 7.68	\$ 9.59	\$ 11.51	\$ 2.31	\$ 3.46
Wildwood	3.8	NX,SE	\$ 0.70	\$ 1.37	\$ 1.97	\$ 2.68	\$ 3.39	\$ 4.19	\$ 0.83	\$ 1.19
	-	,	•			• • •				

* Heavy Trucks Registered 10,000 lbs or more (6 tires or 3-or-more-axles) prohibited north of Interchange 105.

Peak periods are 7:00 am - 9:00 am, 4:30 pm - 6:30 pm Monday - Friday, all day Saturday and Sunday.

NEW JERSEY TURNPIKE AUTHORITY (A Component Unit of the State of New Jersey) Schedule of Traffic Crash Statistics – New Jersey Turnpike

Last Ten Fiscal Years (Unaudited)

	2023(*)	2022(*)	2021	2020	2019	2018	2017	2016	2015	2014
Crashes	8,365	8,037	4,600	7,768	7,818	7,374	7,173	7,177	6,525	6,277
Crashes per 1 MV**	32.7	32.1	23.1	28.9	29.4	28.2	27.9	28.9	27.9	27.8
Crashes per 100 MVM***	129.9	128.5	91.8	114.4	117.5	112.6	111.2	119.6	114.3	114.6
Fatal Crashes	24	33	26	22	13	20	20	19	23	6
Fatalities	27	38	28	22	15	21	21	25	24	6
Fatalities per 1 MV	0.11	0.15	0.14	0.08	0.06	0.08	0.08	0.10	0.10	0.04
Fatalities per 100 MVM	0.42	0.61	0.56	0.32	0.23	0.32	0.33	0.42	0.42	0.16
Injury Crashes		I	841	1,365	1,411	1,387	1,330	1,379	1,314	1,301
Injuries		I	1,263	2,063	2,106	2,117	1,991	2,093	2,007	1,929
Injuries per 1 MV			6.3	<i>T.T</i>	6.7	8.1	7.7	8.4	8.6	8.5
Injuries per 100 MVM		ŀ	25.2	30.4	31.6	32.3	30.9	34.9	35.2	35.2
Total Vehicle Miles (in thousands)	6,438,181	6,255,107	5,008,939	6,792,795	6,655,293	6,549,606	6,452,963	6,000,637	5,709,347	5,478,004
Total Vehicles (in thousands)	255,438	250,506	199,481	269,103	266,133	261,888	257,387	247,928	233,602	225,801

* As of the year ended December 31, 2021, injury crash vs. property damage crash split is no longer available

** 1 MV - One Million Vehicle

*** 100 MVM - Hundred Million Vehicle Miles

See accompanying independent auditors' report.

(A Component Unit of the State of New Jersey) Schedule of Traffic Crash Statistics – Garden State Parkway

Last Ten Fiscal Years (Unaudited)

	2023(*)	2022(*)	2021	2020	2019	2018	2017	2016	2015	2014
Crashes	8,343	7,923	7,790	6,709	9,672	10,474	066,6	10,154	9,540	8,793
Crashes per 1 MV**	17	16.5	18.1	17.9	20.8	22.8	21.3	21.7	20.9	19.5
Crashes per 100 MVM***	132.0	129.4	130.0	129.2	150.1	160.0	151.5	155.1	149.7	139.7
Fatal Crashes	17	36	26	26	23	17	23	29	10	21
Fatalities	19	39	27	28	23	22	25	32	10	23
Fatalities per 1 MV	0.04	0.08	0.06	0.07	0.05	0.05	0.05	0.07	0.02	0.05
Fatalities per 100 MVM	0.30	0.64	0.45	0.54	0.36	0.34	0.38	0.49	0.16	0.37
Injury Crashes			Τ	1,360	1,945	2,097	1,994	2,044	1,901	1,959
Injuries				1,925	2,678	2,926	2,845	2,846	2,606	2,813
Injuries per 1 MV				5.1	5.8	6.4	6.1	6.1	5.7	6.2
Injuries per 100 MVM	I	l		37.1	41.6	44.7	43.1	43.5	40.9	44.7
Total Vehicle Miles (in thousands)	6,320,409	6,124,200	5,993,401	5,193,547	6,443,200	6,547,524	6,595,708	6,548,003	6,373,753	6,295,532
Total Vehicles (in thousands)	491,533	479,548	431,023	375,565	464,544	459,793	468,803	467,115	456,698	452,056

* As of the year ended December 31, 2021, injury crash vs. property damage crash split is no longer available

** 1 MV - One Million Vehicle

*** 100 MVM - Hundred Million Vehicle Miles

See accompanying independent auditors' report.

(A Component Unit of the State of New Jersey)

Schedules of Contracts Entered into over \$100,000 for the year ended December 31, 2023

Board		
approval date	Vendor	Amount
Initial contracts		
1/31/2023	Merchantville Overhead Door \$	105,240
1/31/2023	Spruce Industries, Inc.	127,420
1/31/2023	Gentilini Chevrolet	607,840
1/31/2023	The Revenue Markets, Inc.	331,500
1/31/2023	Dell Marketing, LP	125,101
1/31/2023	ePlus Technology, Inc.	4,019,619
1/31/2023	Dell Marketing, LP	835,060
1/31/2023	Carahsoft Technology Corp	129,885
1/31/2023	Kyra Solutions	3,087,960
1/31/2023	Dell Marketing, LLP	153,000
1/31/2023	Jesco, Inc.	125,000
2/28/2023	HNTB Corporation	168,000,000
2/28/2023	Storr Tractor Company	627,655
2/28/2023	Asphalt Care	171,071
2/28/2023	Garden State Highway Products, Inc.	156,390
2/28/2023	Trius, Inc.	244,565
2/28/2023	Insight Public Sector, Inc.	276,785
2/28/2023	IBM Corporation	1,648,906
2/28/2023	Dell Marketing, LP	865,531
2/28/2023	RightStar, Inc.	169,862
2/28/2023	Johnson Controls Security Solutions, LLC	220,902
2/28/2023	Transcom	316,216
3/28/2023	Rapid Armored Corp.	3,084,168
3/28/2023	Rich Tree Service, Inc./Independence Constructors Corp. of New Jersey	1,124,432
3/28/2023	Lubenet, LLC	202,448
3/28/2023	Dell Marketing, LP	750,000
3/28/2023	Axon Enterprise, Inc.	108,360
3/28/2023	Selex ES, Inc.	196,397
3/28/2023	Deloitte and Touche LLP	209,000
3/28/2023	Mount Construction Co., Inc.	5,598,400
3/28/2023	Traffic Lines, Inc.	7,824,000
4/25/2023	PKB Engineering Corporation	155,000
4/25/2023	Van Cleef Associates, LLC	140,000
4/25/2023	W.E. Timmerman Co., Inc.	328,650
4/25/2023	Commonwealth Equipment	199,500
4/25/2023	Groff Tractor MidAtlantic, LLC	187,242
4/25/2023	Traffic Safety Service, LLC	1,080,509
4/25/2023	ePlus Technology, Inc.	999,529
4/25/2023	Dell Marketing, LP	411,456

(A Component Unit of the State of New Jersey)

Schedules of Contracts Entered into over \$100,000 for the year ended December 31, 2023

Board	Vordor	A
pproval date	Vendor	Amount
4/25/2023	Insight Public Sector, Inc.	\$ 314,479
4/25/2023	Hoffman Services, Inc.	333,459
4/25/2023	H.A. DeHart & Son	527,167
4/25/2023	Joseph M. Sanzari, Inc.	10,000,000
4/25/2023	Joseph M. Sanzari, Inc.	5,000,000
4/25/2023	Jen Electric, Inc.	398,140
5/23/2023	LS Engineering Associates Corporation	720,000
5/23/2023	Vermeer North Atlantic Sales and Service	782,789
5/23/2023	Recognition Systems, Inc.	110,825
5/23/2023	W.E. Timmerman Co., Inc.	412,500
5/23/2023	Trius, Inc.	337,925
5/23/2023	Axon Enterprise, Inc.	569,820
5/23/2023	Insight Public Sector, Inc.	300,392
5/23/2023	Hudson Motors Partnership	408,800
5/23/2023	Warshauer Generators, LLC	342,467
5/23/2023	Oracle America, Inc.	1,089,826
6/27/2023	Gannett Fleming, Inc.	5,000,000
6/27/2023	Dewberry Engineers Inc.	5,000,000
6/27/2023	Stantec Consulting Services, Inc.	5,000,000
6/27/2023	Rapid Armored Corp.	6,733,554
6/27/2023	Cherry Valley Tractor	276,000
6/27/2023	Asphalt Care Equipment, Inc.	143,500
6/27/2023	Garden State Bobcat, Inc.	135,000
6/27/2023	W.E. Timmerman Co., Inc.	454,085
6/27/2023	Gabrielli Truck Sales of Bloomsbury, Inc.	4,174,870
6/27/2023	Gabrielli Truck Sales of Bloomsbury, Inc.	3,261,080
6/27/2023	Hoffman International, Inc.	244,274
6/27/2023	Environmental Systems Research Institute	915,000
6/27/2023	Trius, Inc.	335,376
6/27/2023	DTN, LLC	622,162
6/27/2023	Stantec Consulting Services, Inc.	1,230,000
7/25/2023	Stavola Contracting Co., Inc.	944,573
7/25/2023	Multiple Vendors	5,961,000
7/25/2023	H.A. DeHart & Son	262,660
7/25/2023	Jesco, Inc.	1,500,960
7/25/2023	Gabrielli Truck Sales of Bloomsbury, Inc.	1,169,677
7/25/2023	Gabrielli Truck Sales of Bloomsbury, Inc.	1,073,847
7/25/2023	Trigyn Technologies, Ltd	540,000
7/25/2023	Creamer Ruberton, A Joint Venture	11,749,960
8/29/2023	Crisdel Group, Inc.	64,507,212
8/29/2023	Michael Baker International, Inc.	10,135,000

(A Component Unit of the State of New Jersey)

Schedules of Contracts Entered into over \$100,000 for the year ended December 31, 2023

Board pproval date	Vendor	Amount
8/29/2023	Jacobs Engineering Group Inc.	\$ 6,500,000
8/29/2023	Multiple vendors	2,485,200
8/29/2023	PSX Inc.	139,998
8/29/2023	FM Generator, Inc.	635,450
8/29/2023	Insight Public Sector, Inc.	313,039
8/29/2023	immixTechnology, Inc.	104,004
8/29/2023	Chas S Winner, Inc. D/B/A Winner Ford	2,058,580
8/29/2023	Gentilini Chevrolet, LLC	1,783,280
8/29/2023	Aon Risk Services Northeast, Inc	231,250
9/26/2023	Joseph M. Sanzari, Inc.	13,377,000
9/26/2023	PKF-Mark III, Inc.	21,517,691
9/26/2023	Michael Baker International, Inc.	1,995,000
9/26/2023	Boswell Engineering	2,740,000
9/26/2023	Joseph M. Sanzari, Inc. / Sil-Kemp Concrete, Inc. T/A Silvi	1,728,000
9/26/2023	Hights Electric Motor Services, Inc.	165,321
9/26/2023	Asphalt Care Equipment, Inc.	156,511
9/26/2023	Hertrich Fleet Services, Inc.	722,877
9/26/2023	ePlus Technology, Inc.	1,300,958
9/26/2023	Fred Beans Parts, Inc.	2,340,000
9/26/2023	Freehold Ford	925,000
9/26/2023	Burlington County Auto Parts	120,000
10/24/2023	KS Engineers, P.C.	1,035,000
10/24/2023	Pickering, Corts & Summerson, Inc.	915,000
10/24/2023	Michael Baker International, Inc.	1,895,000
10/24/2023	Greenman-Pedersen, Inc.	1,995,000
10/24/2023	MP Engineers, P.C.	495,000
10/24/2023	Michael Baker International, Inc.	715,000
10/24/2023	HBC Company, Inc.	785,000
10/24/2023	Insight Public Sector, Inc.	144,083
10/24/2023	Warshauer Generator LLC	107,944
10/24/2023	Imtech Corporation d/b/a Activu Corp.	144,980
11/21/2023	Daidone Electric, Inc.	21,880,000
11/21/2023	Crisdel Group, Inc.	51,865,330
11/21/2023	M&J Engineering, P.C.	7,775,000
11/21/2023	Van Cleef Engineering Associates, LLC	935,000
11/21/2023	Arora and Associates, P.C.	930,000
11/21/2023	Michael Baker International, Inc.	1,250,000
11/21/2023	ATANE Engineers, Architects and Land Surveyors, P.C.	1,105,000
11/21/2023	Stantec Consulting Services, Inc.	1,750,000
11/21/2023	Van Cleef Engineering Associates, LLC	1,900,000
11/21/2023	Gannett Fleming, Inc.	2,840,000

(A Component Unit of the State of New Jersey)

Schedules of Contracts Entered into over \$100,000 for the year ended December 31, 2023

Board approval date	Vendor	Amount
11/21/2023	Jag Mobile Solutions, Inc.	\$ 185,350
11/21/2023	American Wear, Inc.	196,813
11/21/2023	Verizon Business Network Services, LLC	1,185,600
11/21/2023	Insight Public Sector, Inc.	558,302
11/21/2023	Insight Public Sector, Inc.	265,222
11/21/2023	Aviat Networks	128,856
11/21/2023	Atlantic Procurement; Air Purifiers: Ironbound Supply Co. Inc.	285,000
11/21/2023	Deloitte & Touche LLP	2,500,000
11/21/2023	Marsh USA Inc.	375,000
11/21/2023	Durkin & Durkin, LLC; Linebarger Goggan Blair & Sampson, LLP	2,000,000
11/21/2023	HBD Company, Inc.	1,490,200
12/19/2023	PKF-Mark III, Inc.	69,630,889
12/19/2023	PKF-Mark III, Inc.	47,769,980
12/19/2023	Joseph M. Sanzari, Inc.	21,904,000
12/19/2023	IEW Construction Group Inc.	13,698,593
12/19/2023	Stavola Contracting Co., Inc.	17,986,485
12/19/2023	Earle Asphalt Company	18,875,513
12/19/2023	Kane Communications LLC	3,126,350
12/19/2023	J. Fletcher Creamer & Son, Inc.	2,774,130
12/19/2023	Parsons Transportation Group, Inc.	149,670,000
12/19/2023	Hardesty & Hanover Construction Services, LLC	6,800,000
12/19/2023	Greenman-Pedersen, Inc.	12,200,000
12/19/2023	Johnson, Mirmiran & Thompson, Inc.	2,165,000
12/19/2023	Churchill Consulting Engineers, P.C.	2,320,000
12/19/2023	WSP USA Inc.	1,340,000
12/19/2023	ATANE Engineers, Architects and Land Surveyors, P.C.	1,500,000
12/19/2023	Tectonic Engineering Consultants, Geologists & Land Surveyors, DPC,	550,000
12/19/2023	Dewberry Engineers Inc.	1,895,000
12/19/2023	Boswell Engineering	1,995,000
12/19/2023	M&J Engineering, P.C.	370,000
12/19/2023	HNTB Corporation	12,600,000
12/19/2023	GV Oradell, LLC	400,000
12/19/2023	Gabrielli Truck Sales Inc. of NJ	1,200,000
12/19/2023	Hoffman Equipment Co.	426,800
12/19/2023	Gabrielli Truck Sales Inc. of NJ	2,792,467
12/19/2023	Insight Public Sector, Inc.	355,081
12/19/2023	Dell Marketing, LP	102,938
12/19/2023	Dell Marketing, LP	164,736
12/19/2023	ePlus Technology, Inc.	264,267
12/19/2023	ePlus Technology, Inc.	3,311,707
12/19/2023	ePlus Technology, Inc.	346,598
12/19/2023	ePlus Technology, Inc.	166,569

(A Component Unit of the State of New Jersey)

Schedules of Contracts Entered into over \$100,000 for the year ended December 31, 2023

Board approval date	Vendor	Amount
12/19/2023	Motorola Solutions	\$ 452,489
12/19/2023	Xybix Systems, Inc.	1,028,728
12/19/2023	J. Fletcher Creamer & Son., Inc.	166,631
12/19/2023	J. Fletcher Creatifier & Soli., inc.	100,031
Contracts (Change C	Orders and Supplements)	
01/31/2023	Boswell Engineering	\$ 675,000
01/31/2023	Stavola Contracting Co., Inc.	601,470
01/31/2023	Evergreen Environmental, LLC	600,000
01/31/2023	PKB Engineering Corporation	492,000
01/31/2023	Gentilini Chevrolet	319,520
01/31/2023	Gentilini Chevrolet	188,916
02/28/2023	Greelco, Inc.	800,000
02/28/2023	Lawson Products Inc.	250,000
02/28/2023	Home Depot Credit Services	200,000
02/28/2023	Aptim Environmental & Infrastructure, Inc.	190,000
02/28/2023	Michael Baker International, Inc.	125,000
03/28/2023	Detwiler Roofing, LLC	1,153,845
03/28/2023	Fred Beans Parts, Inc.	600,000
03/28/2023	Waste Management of New Jersey	450,000
03/28/2023	Gannett Fleming, Inc.	330,000
03/28/2023	Freehold Ford	140,000
04/25/2023	WW Grainger	1,750,000
04/25/2023	Cherry Valley Tractor Sales	225,000
04/25/2023	Naik Consulting Group, P.C.	160,000
04/25/2023	Uni Select USA/Auto Plus Auto Parts	150,000
05/23/2023	TranSystems Corporation	1,675,000
05/23/2023	Jewel Electric Supply	1,200,000
05/23/2023	East Coast Emergency Lighting	720,000
05/23/2023	Hall Building Corp	566,950
05/23/2023	Wells Fargo Bank, N.A.	200,000
06/27/2023	Richard E. Pierson Construction Co. Inc.	969,476
06/27/2023	Parts Authority	250,000
07/25/2023	Dewberry Engineers Inc.	4,075,553
07/25/2023	T. Y. Lin International	430,000
07/25/2023	Consolidated Steel and Aluminum Fence Co., Inc.	150,000
08/29/2023	Jewel Electric Supply	2,000,000
08/29/2023	NV5, Inc.	1,490,000
08/29/2023	WSP USA Inc.	1,250,000
08/29/2023	Service Tire Truck Center	460,000

(A Component Unit of the State of New Jersey)

Schedules of Contracts Entered into over \$100,000 for the year ended December 31, 2023

(Unaudited)

Board			
approval date		Vendor	Amount
08/29/2023	Barnwell House of Tires		280,000
09/26/2023	Greenman-Pedersen, Inc.		1,500,000
09/26/2023	Bucks County, LLC		500,000
10/24/2023	Traffic Safety Service LLC		160,000
10/24/2023	Storr Tractor Company		150,000
11/21/2023	HNTB Corporation		13,150,000
12/19/2023	HNTB Corporation		12,600,000

See accompanying independent auditors' report.

APPENDIX B

2023 TRAFFIC AND TOLL REVENUE FORECAST STUDY

New Jersey Turnpike System 2023 Traffic and Toll Revenue Forecast Study

July 28, 2023

RU

SUBMITTED TO New Jersey Turnpike Authority





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Chapter 1

Introduction

This study presents the traffic and toll revenue forecasts from 2023 through 2033 developed by CDM Smith for the New Jersey Turnpike (Turnpike), the Garden State Parkway (Parkway), and the Turnpike and Parkway combined (Total System). This investment grade study was undertaken at the request of the New Jersey Turnpike Authority (NJTA) for use in future bond issuances.

CDM Smith last completed a detailed investment grade traffic and toll revenue study for the NJTA in September 2018 (2018 Forecast Study). Since then, CDM Smith has provided updated forecasts to NJTA in May 2020 (2020 Toll Hearing Report), October 2020 (2020 Draw Down Letter), and July 22 (2022 Draw Down Letter). Additionally, CDM Smith developed two informal forecast updates in June and September 2021 (2021 Forecast Updates), which were not accompanied by a full Draw Down Letter. The purpose of these draw down letters and updated forecasts is to update actual traffic and revenue experience since the last study and to adjust short-term (two- to five-year) forecasts based on recent trends. Detailed economic analyses are not conducted as part of a draw down letter and therefore, longer term forecasts are not adjusted from those originally developed as part of the prior investment grade study. Notably, because the COVID-19 pandemic occurred after the completion of the 2018 Forecast Study, the subsequent draw down letters and updated forecasts accounted for the significant effects of COVID-19 by applying estimated impacts onto a baseline forecast that did not account for the pandemic. This 2023 forecast now considers the long-term effects of the pandemic, such as increased prevalence of telecommuting and freight traffic, within the baseline forecast. These effects are discussed in Chapter 5.

This current investment grade study presents a new ten-year forecast of traffic and toll revenue for the Turnpike and Parkway. The traffic and revenue forecasts are based on a detailed analysis of the past relationship between actual Turnpike and Parkway transactions and actual socioeconomic data. The development of the new forecasts relied on the most currently available socioeconomic forecasts, historic transaction and toll revenue trends through May 2023, and NJTA's most recent assumptions regarding future toll schedules, discount programs, and capital improvements. While no discount program changes are planned or accounted for in the forecast, NJTA is assumed to continue implementing annual 3% toll rate indexing in January of each year of the forecast period. In addition, the estimated E-ZPass market share was developed for the forecast period based on historical trends and on future toll schedule assumptions. Meetings with local Metropolitan Planning Organizations (MPOs) were conducted to supplement the analysis of the potential growth in traffic and toll revenue on the Turnpike and Parkway. Lastly, CDM Smith has included estimated short-term traffic and revenue impacts that would be consistent with a mild recession beginning later this year, consistent with the Federal Reserve's forecast assumption.

1.1 Report Structure

This report is comprised of five chapters, as follows.



Chapter 1 (Introduction) introduces the study, outlines the report structure, and presents the basic study methodology. This paragraph is formatted in the "LFT Body" style, which serves as the basic formatting for standard narrative text.

Chapter 2 (Current Turnpike System Characteristics) introduces the NJTA Turnpike System and provides information on current Turnpike and Parkway characteristics, including per-mile toll rates and toll discount programs, current E-ZPass market shares, and vehicle class compositions on the two facilities. Also included are mainline traffic volumes and recent monthly and daily variations at select mainline locations.

Chapter 3 (Historical Traffic and Toll Revenue Trends) reviews annual and monthly transaction and toll revenue trends on the Turnpike and Parkway. Data are provided for passenger cars and commercial vehicles on the Turnpike and total vehicles on the Parkway. Information is provided on historical changes in the toll schedule and discount programs. Also included are historical E-ZPass market share trends and trends in vehicle composition.

Chapter 4 (Corridor Growth Analysis) summarizes the methodology that was employed to estimate future growth in toll transactions on the Turnpike and Parkway. This includes a description of the econometric model that was utilized as well as the meetings with local Metropolitan Planning Organizations (MPOs). A socioeconomic analysis was conducted to identify explanatory factors that may influence growth in future toll transactions. A discussion of the factors, including population, employment, unemployment, retail sales, and gross regional product trends and forecasts is provided. The ultimate product of the corridor growth analysis is a set of estimated annual normal growth rates for Turnpike passenger cars and commercial vehicles and Parkway total vehicles. These estimated growth rates are presented along with a discussion of the explanatory factors.

Chapter 5 (Estimated Annual Toll Transactions and Gross Toll Revenue) presents a summary of the planned roadway improvement program on the Turnpike, the Parkway, and other roads in the study corridor. Estimates of future E-ZPass market shares are described. Short term transaction and revenue impacts applied to normal growth forecasts are presented. Lastly, estimated annual toll transactions and gross toll revenue are provided from 2023 through 2033. The annual estimates are provided for Turnpike passenger cars and commercial vehicles and for total Parkway vehicles.



Chapter 2

Current Turnpike System Characteristics

This chapter describes the two toll facilities that comprise the NJTA System, the Turnpike and Parkway, and presents current characteristics of the two facilities. The characteristics include the current toll collection system, toll rates, and accepted methods of payment. The proportion of 2022 toll transactions and toll revenue by each facility is provided. Other characteristics include the current E-ZPass market share and the vehicle class composition. Average daily mainline traffic volumes are presented for calendar year 2022 along with a presentation of monthly and daily traffic variations at select mainline locations. It should be noted that gross toll revenue is defined in this report as toll revenue including all toll adjustments and discounts, but not accounting for maintenance and operating costs.

2.1 Facility Descriptions

The NJTA toll road facilities are comprised of the New Jersey Turnpike and the Garden State Parkway. **Figure 2-1** shows the location of these two toll roads. Interchange locations in northern and southern New Jersey are shown in **Figures 2-2** and **2-3**, respectively.

2.1.1 The New Jersey Turnpike

The Turnpike consists of a 122-mile mainline and two extensions, the 8.2-mile Newark Bay-Hudson County Extension (which crosses Newark Bay and connects the cities of Newark with Bayonne and Jersey City) and the 5.7-mile Pearl Harbor Memorial Turnpike Extension (which connects the Turnpike to the Pennsylvania Turnpike via the Delaware River Toll Bridge over the Delaware River). The Turnpike mainline is a principal north-south roadway in New Jersey linking major economic centers of the east coast, including Boston, New York City, Philadelphia, and Washington, D.C. Within New Jersey, the Turnpike provides access to a major seaport in Newark and Elizabeth and to a major airport (Newark International Airport).

Interchanges on the Turnpike are numbered sequentially from the southern terminus to the northern, ranging from Interchange 1 to 19W on the western alignment and 18E on the eastern alignment. At its southern terminus the Turnpike connects, via a short section of US Route 40, with the Delaware Memorial Bridge, the only crossing between New Jersey and Delaware. At its northern terminus, the Turnpike feeds into the George Washington Bridge, one of the most heavily traveled bridges in the world. The Turnpike carries the I-95 designation from its connection with the Pennsylvania Turnpike at the Delaware River Toll Bridge through the length of the Pearl Harbor Memorial Turnpike Extension and on the mainline from Interchange 6 to its northern terminus.

The Turnpike currently provides two travel lanes per direction between Interchange 1 (Delaware Memorial Bridge) to Interchange 4 (Camden-Philadelphia) and three travel lanes per direction between Interchange 4 to Interchange 6 (Pennsylvania Turnpike). Between Interchange 6 to just north of Interchange 14 (Newark), the Turnpike has an inner roadway and an outer roadway in each direction (four separate roads). Under normal operations, the outer roadway permits truck,



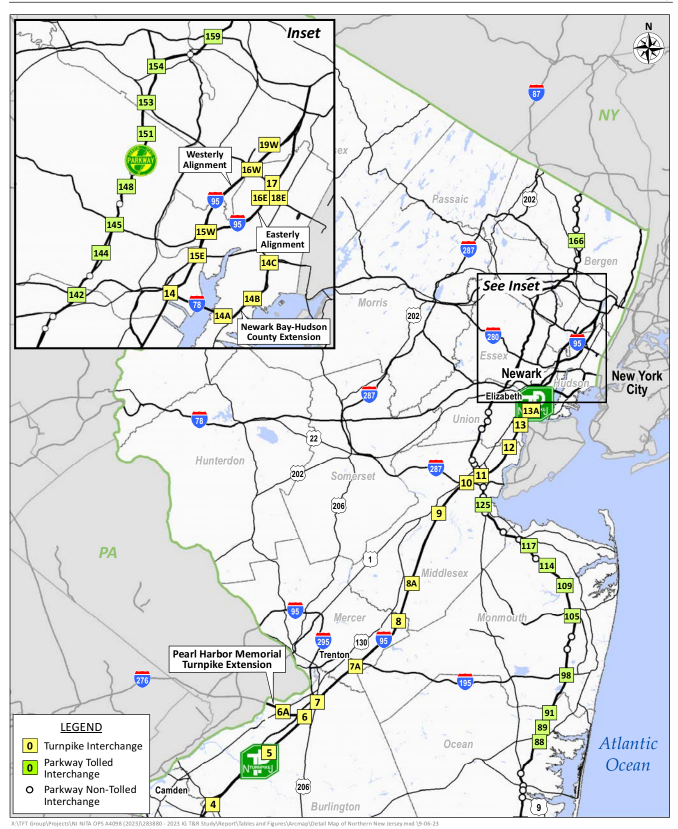
NJTA 2023 Traffic and Toll Revenue Forecast Study





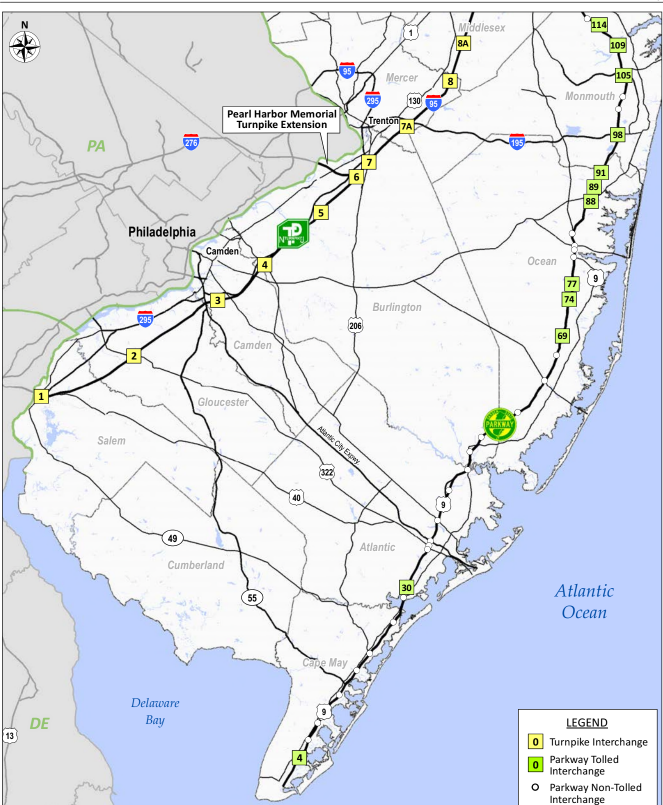
NJTA TOLL ROAD FACILITIES

NJTA 2023 Traffic and Toll Revenue Forecast Study





DETAIL MAP OF NORTHERN NEW JERSEY



NJTA 2023 Traffic and Toll Revenue Forecast Study

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DETAIL MAP OF SOUTHERN NEW JERSEY

bus, and passenger car traffic, while the inner roadway permits only passenger car traffic. This system of inner and outer roadways is called the "dual/dual" roadway. Between Interchanges 6 and 14 there are six lanes per direction—three outer lanes and three inner lanes.

North of Interchange 14, the inner and outer roadways merge together and then split into two alignments, a westerly alignment west of the Hackensack River and an easterly alignment on the east side of the river. Each alignment serves both northbound and southbound traffic. The westerly alignment provides three travel lanes per direction north to Interchange 16W (NJ Route 30), and two travel lanes per direction between Interchange 16W and the merge with the easterly alignment. The easterly alignment provides three travel three travel lanes per direction.

The Newark Bay-Hudson County Extension is a four-lane, 8.2-mile roadway that extends from Interchange 14 and provides access to Bayonne, Jersey City, and the Holland Tunnel via Interchanges 14A, 14B, and 14C, respectively. This extension is designated as I-78 on its entire length. The Pearl Harbor Memorial Turnpike Extension is a six-lane, 5.7-mile roadway that provides a connection between the Turnpike mainline and the Pennsylvania Turnpike (I-276/I-76/I-95). There is only one Interchange on this extension (Interchange 6A).

2.1.2 The Garden State Parkway

The Parkway is a 173-mile roadway that follows the New Jersey coastline from its southern terminus in Cape May northward to Woodbridge where the Parkway crosses the Turnpike and continues in a northerly direction further inland, passing through Newark and Clifton before reaching the New Jersey/New York state line. The Parkway connects to the New State Thruway (Interstate 87) just north of the state line. Interchanges on the Parkway are numbered by milepost from south to north beginning with Interchange 0 in Cape May and ending with Interchange 171 in northern New Jersey. The Parkway provides access to the Atlantic City Expressway; Interstate Routes 195, 287, 95, 78, 280, and 80; the New Jersey Turnpike; and various U.S. and state highways.

Both commuters and tourists are served by the Parkway. Commuter and business traffic is high in the northern sections of the Parkway, as it passes through Bergen, Passaic, Essex, Union, and Middlesex counties near the New Jersey cities of New Brunswick, Newark, Jersey City, and New York City, NY. The proportion of tourist and recreational trips increases on the southern Parkway through Monmouth, Ocean, Atlantic, and Cape May counties. While commercial traffic does occur on the Parkway, heavy commercial vehicles (registered as 10,000 lbs. or more, or those having six tires or three-or-more axles) are prohibited from using the Parkway north of Interchange 105 in Monmouth County.

Two travel lanes per direction are provided on the Parkway from Interchange 0 (Cape May) to Interchange 6 in the northbound travel lanes and to Interchange 9 in the southbound lanes. The Parkway then has three lanes per direction until just north of Interchange 11. The Parkway maintains two lanes per direction until Interchange 36 (Fire Road in Atlantic County). Three travel lanes per direction are provided northward to Interchange 91 (Route 549 in Monmouth County), four lanes per direction through Interchange 102 (Neptune in Monmouth County), and five lanes per direction through Interchange 117 (Route 35 in Monmouth County). Six travel lanes per direction are provided between Interchanges 117 and 127 (I-287 in Union County), and five



lanes per direction are provided northward through Interchange 140 in Union County. Four travel lanes per direction exist northward to Interchange 145 (I-280 in Essex County), six lanes per direction continue northward to Interchange 168 in Bergen County, and four lanes per direction continue to the New York border.

2.2 Toll Collection

This section presents information on the current toll collection system, the toll schedule and accepted methods of payment, and discount programs.

2.2.1 Toll Collection Systems

There are two toll collection systems on the Turnpike System: a ticket system on the Turnpike (with the exception of three barrier toll plazas described below) and an open-barrier system on the Parkway.

On the Turnpike, motorists pick up a ticket upon entering the Turnpike and pay for the trip upon exiting the Turnpike. The toll rate is based on the trip entrance and exit (the trip distance), the vehicle class, the time of day, and the method of payment. There are no toll-free movements on the ticket system. There are three barrier plazas that are part of the Turnpike, but not part of the ticket system. These are located at Interchanges 6A (Florence), 17 (Lincoln Tunnel, Secaucus), and 19W (American Dream Sports Complex). At these three locations, motorists pay a fixed toll for passing through the toll plaza. Tolls are collected in the northbound direction at Interchange 17 and in the eastbound direction at Interchange 6A. At Interchange 19W, vehicles exiting in the southbound direction or entering in the northbound direction. There is no northbound exit, and vehicles entering southbound do no pay a toll but immediately enter the ticket system at its northern terminus. There are 27 interchanges on the Turnpike's ticket system in addition to these three barrier plazas.

On the Parkway, motorists pay a fixed toll at mainline and ramp barrier toll plazas. The toll is based on the type of barrier (mainline or ramp), vehicle class, the time of day, and method of payment. One trip may pass through multiple toll barriers. There are 11 mainline barrier locations, and 23 interchanges that have ramp barrier toll plazas. Out of the 11 mainline barriers, only one, Toms River at milepost 85, support toll collection in both the northbound and southbound directions. The ten other mainline barriers were all gradually converted from two-way to one-way toll collection (either northbound or southbound) to create greater efficiencies in the toll collection system and reduce motorist delay.

2.2.2. Toll Schedule and Methods of Payment

Both the Turnpike and the Parkway accept cash and E-ZPass for toll payments. Peak periods are defined by NJTA as 7:00 to 9:00 AM and 4:30 to 6:30 PM Monday through Friday, and all-day Saturday and Sunday for both toll road facilities. Both toll roads have a separate toll schedule for the following vehicle classes:

- 2-axle passenger cars;
- 2-axle trucks;



- 3-axle trucks;
- 4-axle trucks;
- 5-axle trucks;
- 6-or-more axle trucks;
- 2-axle buses; and
- 3-axle buses.

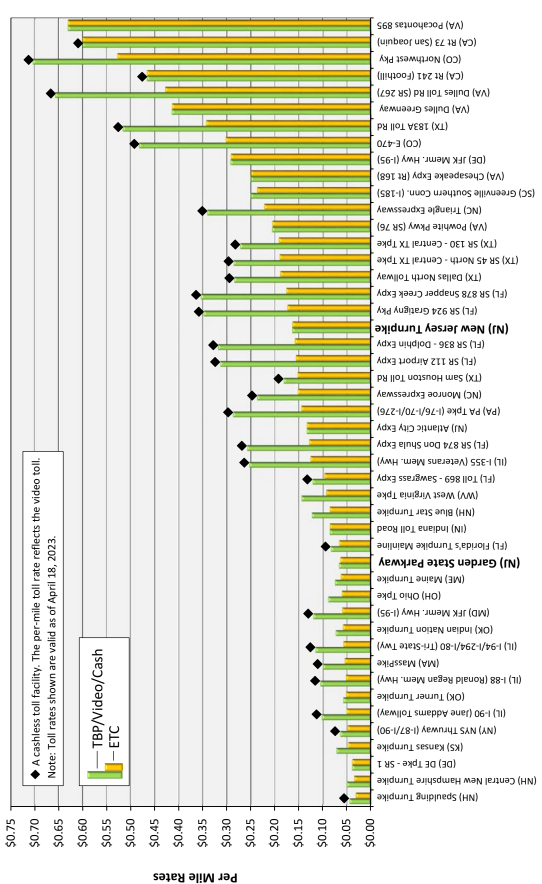
NJTA offers automatic discounted toll rates on both toll roads to vehicles equipped with a New Jersey E-ZPass transponder. Eligibility for various discounts is based on time of day, vehicle class, interchange used, and/or ZIP code of residence, among other factors. Other discount programs that require enrollment are offered on one or both toll roads. These programs include a Senior Citizen Discount and a Green Pass Discount (eligible low-emissions vehicles), among others.

The current toll schedule was implemented on January 1, 2023. Currently, the toll rate for a passenger car paying with E-ZPass to travel the entire length of the Turnpike during a peak period is \$20.01, which is equivalent to 16.4 cents per mile. The passenger car E-ZPass toll rate for a through trip on the Parkway is \$11.11 or 6.4 cents per mile.

For five-axle vehicles on the Turnpike, a through trip toll for a cash customer costs \$71.80, or 58.9 cents per mile. The same trip for a peak period E-ZPass customer costs \$65.57, or 53.7 cents per mile. Just as for passenger cars, five-axle per-mile toll rates on the Parkway are much less. A round trip on the Parkway for a five-axle vehicle between Milepost 0 and 105 (trucks are prohibited north of Milepost 105) costs \$55.55 for both cash and peak period E-ZPass customers. This amounts to a per-mile rate of 26.5 cents.

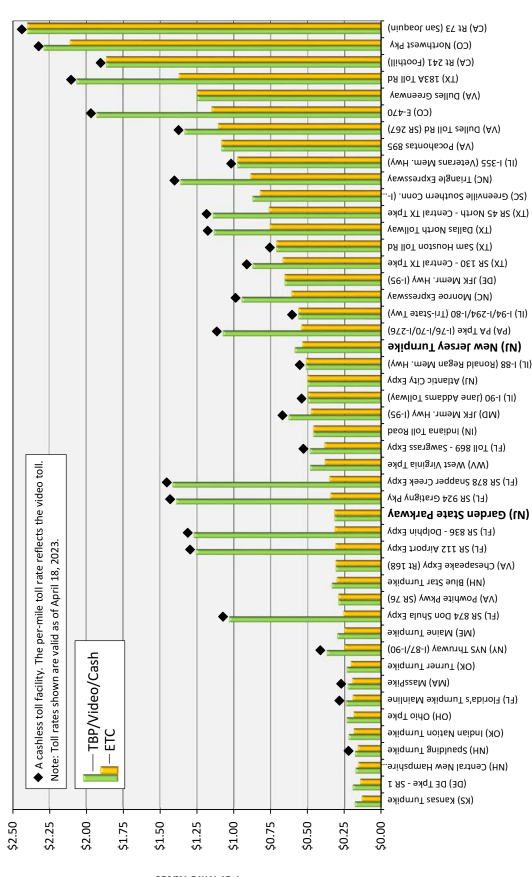
Figures 2-4 and **2-5** help to put these per-mile toll rates in perspective. Figure 2-4 graphically shows the passenger car cash and ETC per-mile toll rates for both the New Jersey Turnpike and Parkway, along with the passenger car per-mile rates for other toll facilities throughout the United States. Figure 2-5 shows the same information for five-axle vehicles. In both figures, the toll facilities are placed in order of their ETC per-mile rate, from lowest on the left to highest on the right. As evident in these two figures, Parkway per-mile rates are relatively low compared to those on the other facilities. Even though the Turnpike's per-mile rates are in the top half of the sample facilities, the rates are only slightly higher than less expensive facilities, while being significantly less than the most expensive facilities.





COMPARISON OF 2023 PASSENGER CAR PER-MILE THROUGH TRIP TOLL RATES (DATA SORTED BY ETC TOLL RATES)

> CDM Smith



COMPARISON OF 2023 FIVE-AXLE VEHICLE PER-MILE THROUGH TRIP TOLL RATES (DATA SORTED BY ETC TOLL RATES)



Per Mile Rates

FIGURE 2-5

2.3 2022 Toll Transactions and Gross Toll Revenue by Facility

As presented in **Figure 2-6**, approximately 75.1 percent of the systemwide 2022 annual gross toll revenue was collected on the Turnpike compared to 24.9 percent on the Parkway. This reflects the higher per-mile toll rate structure on the Turnpike compared to the Parkway. In 2022, the Turnpike generated \$1,598 million in gross toll revenue compared to \$528 million for the Parkway.

In contrast, the Turnpike generated only 41.2 percent of the total 2022 toll transactions compared to 58.8 percent generated by the Parkway. The Turnpike generates fewer toll transactions because one transaction accounts for the entire trip while multiple transactions may occur on a Parkway trip. In 2022, the Turnpike generated approximately 253 million toll transactions compared to 361 million toll transactions for the Parkway.

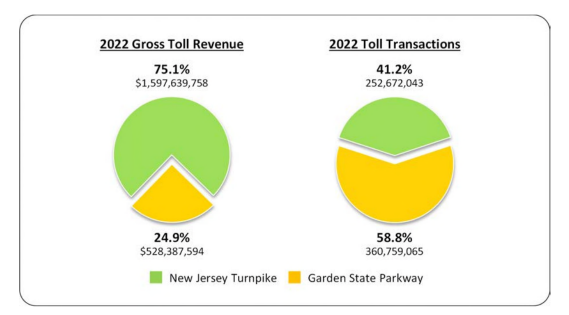


Figure 2-6

Toll Transactions and Gross Toll Revenue Distribution by Facility

2.4 2022 E-ZPass Market Share

E-ZPass is the preferred method of payment on both the Turnpike and the Parkway. The market share of E-ZPass in 2022 for the Turnpike and Parkway is presented in **Figure 2-7**. E-ZPass comprised 90.6 percent of all Turnpike and 89.7 percent of all Parkway passenger car toll transactions. The E-ZPass market share was even higher for commercial vehicles, totaling 96.7 percent of all commercial vehicle transactions on the Turnpike and 95.0 percent on the Parkway.

The market share of gross toll revenue generated by E-ZPass compared to cash was very similar to the market share by transactions. About 89.6 percent of passenger car gross toll revenue was generated by E-ZPass on the Turnpike and 89.4 percent on the Parkway. About 97.3 percent of commercial vehicle gross toll revenue was generated by E-ZPass on the Turnpike and 94.2 percent on the Parkway.



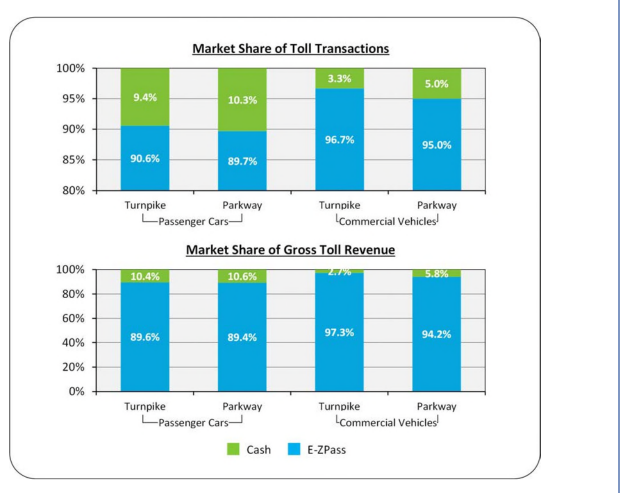


Figure 2-7 2022 E-ZPass Market Share

2.5 2022 Vehicle Class Distribution

Passenger car transactions comprised the vast majority of total toll transactions on both the Turnpike and the Parkway. The vehicle class distribution in 2022 is presented in **Table 2-1**. Passenger cars comprised 85.3 percent of all Turnpike transactions and 98.3 percent of all Parkway transactions. On the Turnpike, five-axle trucks totaled 6.9 percent of total transactions.

On the revenue side, Turnpike passenger cars generated 65.3 percent of the 2022 annual gross toll revenue and five-axle trucks generated 21.3 percent. Parkway passenger cars generated 95.8 percent of the 2022 annual gross toll revenue.



		Per	cent Share	of	Percent Share of			
		2022	Toll Transac	tions	2022 G	ross Toll Re	ll Revenue	
Vehicle				Total			Total	
Class	Description	Turnpike	Parkway	System	Turnpike	Parkway	System	
1	Passenger Cars	85.3	98.3	92.9	65.3	95.8	72.8	
2	2-Axle Trucks	4.0	0.6	2.0	6.0	1.1	4.8	
3	3-Axle Trucks	1.7	0.3	0.9	2.9	0.9	2.4	
4	4-Axle Trucks	1.2	0.3	0.6	3.0	1.0	2.5	
5	5-Axle Trucks	6.9	0.2	2.9	21.3	0.7	16.2	
6	6-or-More Axle Trucks	0.2	0.0	0.1	0.8	0.0	0.6	
B2	2-Axle Buses	0.2	0.2	0.2	0.1	0.2	0.1	
B3	3-Axle Buses	0.5	0.2	0.3	0.6	0.3	0.5	
Total		100.0	100.0	100.0	100.0	100.0	100.0	
Passenge	Passenger Cars (Class 1)		98.3	92.9	65.3	95.8	72.8	
Commerc	ial Vehicles	14.7	1.7	7.1	34.7	4.2	27.2	
(Class	es 2-6, B2,B3)							

Table 2-1 2022 Vehicle Class Distribution by Toll Transactions and Gross Toll Revenue

Source: NJTA

2.6 2022 Mainline Traffic Volumes

The Turnpike and Parkway each serve a vast number of motorists every day. **Table 2-2** presents annual average daily traffic (AADT) volumes on mainline sections of the Turnpike in 2022 and shows the percent trucks of the total volume. The AADTs are for both directions of travel. On the Turnpike Mainline, AADTs ranged from 50,000 at the southern terminus (between Interchanges 1 and 2) to a high of 263,100 between Interchanges 13 (Elizabeth) and 13A (Newark Airport – Elizabeth Seaport). AADTs peaked at 126,800 on the Easterly Alignment and 134,600 on the Westerly Alignment in 2022. Annual average daily traffic volumes ranged from 56,900 to 83,600 in 2022 on the Newark Bay-Hudson County Extension and from 57,500 to 62,600 on the Pearl Harbor Memorial Extension.

Mainline traffic data on the Parkway is only available where there is a mainline barrier toll plaza. There are 11 mainline barrier toll plazas on the Parkway, and only one of them (Toms River) operates in both the northbound and southbound directions. 2022 mainline AADTs on the Parkway are shown in **Table 2-3** at the mainline barrier plazas. Actual AADTs are shown in the tolled direction and estimated two-directional AADTS are shown based on doubling the traffic volume in the tolled direction. Mainline 2022 AADTs ranged from 31,800 at the southernmost plaza (Cape May) to 207,000 at the Raritan Plaza.



Mainline SectionPercentBetween Interchanges2022CommercialInterchangeInterchangeADT ⁽¹⁾ VehiclesMainline 2 50,00015.31250,00015.32354,20015.33462,30015.44577,60015.75JCT ⁽²⁾ 84,90015.1JCT ⁽²⁾ 7131,70015.977A144,60016.17A8156,80016.588A9176,30016.2910202,10015.31011192,50015.71112229,80015.91213246,20016.31313A263,10016.513A14215,80016.4M ⁽³⁾ 15E116,70015.715EJE ⁽⁴⁾ 111,60015.3JE ⁽⁴⁾ 15X126,80014.615X16E/18E118,30014.217N ⁽⁵⁾ 73,80015.7M ⁽³⁾ JW ⁽⁶⁾ 121,80017.0JW ⁽⁶⁾ 15W134,60018.015W16W125,30016.6	Table 2-2 2022	Annual Averag	e Dally Trail	ne volumes on
InterchangeInterchange $AADT^{(1)}$ VehiclesMainline250,00015.31250,00015.32354,20015.33462,30015.44577,60015.75 $JCT^{(2)}$ 84,90015.1 $JCT^{(2)}$ 7131,70015.977A144,60016.17A8156,80016.588A160,20015.88A9176,30016.2910202,10015.31011192,50015.71112229,80015.91213246,20016.313A14A215,80016.814 $M^{(3)}$ 238,50016.4Mainline Easterly AlignmentII $M^{(3)}$ 15E116,70015.715E $JE^{(4)}$ 111,60015.3 $JE^{(4)}$ 15X126,80014.615X16E/18E118,30014.217 $N^{(5)}$ 73,80015.7Mainline Westerly Alignment $M^{(3)}$ 121,80017.0 $M^{(3)}$ $JW^{(6)}$ 121,80017.0 $M^{(3)}$ $JW^{(6)}$ 121,80017.0 $JW^{(6)}$ 15W134,60018.0	Mainline	Section		Percent
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7A 8 156,800 16.5 8 8A 160,200 15.8 8A 9 176,300 16.2 9 10 202,100 15.3 10 11 192,500 15.7 11 12 229,800 15.9 12 13 246,200 16.3 13 13A 263,100 16.5 13A 14 215,800 16.8 14 M ⁽³⁾ 238,500 16.4 Mainline Easterly Alignment V V N M ⁽³⁾ 15E 116,700 15.7 15E JE ⁽⁴⁾ 111,600 15.3 JJE ⁽⁴⁾ 15X 126,800 14.6 15X 16E/18E 118,300 14.2 17 N ⁽⁵⁾ 73,800 15.7 M ⁽³⁾ JW ⁽⁶⁾ 121,800 17.0 JW ⁽⁶⁾ 15W 134,600 18.0	JCT ⁽²⁾	7	131,700	15.9
8 8A 160,200 15.8 8A 9 176,300 16.2 9 10 202,100 15.3 10 11 192,500 15.7 11 12 229,800 15.9 12 13 246,200 16.3 13 13A 263,100 16.5 13A 14 215,800 16.8 14 M ⁽³⁾ 238,500 16.4 Mainline Easterly Alignment 111,600 15.7 15E JE ⁽⁴⁾ 111,600 15.7 15E JE ⁽⁴⁾ 111,600 15.3 JJE ⁽⁴⁾ 15X 126,800 14.6 15X 16E/18E 118,300 14.2 17 N ⁽⁵⁾ 73,800 15.7 Mainline Westerly Alignment 111,600 15.7 M ⁽³⁾ JW ⁽⁶⁾ 73,800 15.7 JW ⁽⁶⁾ 73,800 15.7 15.7 M ⁽³⁾ JW ⁽⁶⁾ 121,800 <td>7</td> <td>7A</td> <td>144,600</td> <td>16.1</td>	7	7A	144,600	16.1
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9 10 202,100 15.3 10 11 192,500 15.7 11 12 229,800 15.9 12 13 246,200 16.3 13 13A 263,100 16.5 13A 14 215,800 16.4 Mainline Easterly Alignment V V M ⁽³⁾ 15E 116,700 15.7 15E JE ⁽⁴⁾ 111,600 15.3 JE ⁽⁴⁾ 15X 126,800 14.6 15X 16E/18E 118,300 14.2 17<	8	8A	160,200	15.8
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1112229,80015.91213246,20016.31313A263,10016.513A14215,80016.814M ⁽³⁾ 238,50016.4Mainline Easterly AlignmentM ⁽³⁾ 15E116,70015.715EJE ⁽⁴⁾ 111,60015.3JE ⁽⁴⁾ 15X126,80014.615X16E/18E118,30014.217N ⁽⁵⁾ 73,80015.7Mainline Westerly AlignmentM ⁽³⁾ JW ⁽⁶⁾ 121,80017.0JW ⁽⁶⁾ 15W134,60018.0	9	10	202,100	15.3
12 13 246,200 16.3 13 13A 263,100 16.5 13A 14 215,800 16.8 14 M ⁽³⁾ 238,500 16.4 Mainline Easterly Alignment V V M ⁽³⁾ 15E 116,700 15.7 15E JE ⁽⁴⁾ 111,600 15.3 JE ⁽⁴⁾ 15X 126,800 14.6 15X 16E/18E 118,300 14.2 17 N ⁽⁵⁾ 73,800 15.7 Mainline Westerly Alignment V V V M ⁽³⁾ JW ⁽⁶⁾ 121,800 17.0 JW ⁽⁶⁾ 15W 134,600 18.0	10	11	192,500	15.7
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13A 14 215,800 16.8 14 M ⁽³⁾ 238,500 16.4 Mainline Easterly Alignment 158 16.4 M ⁽³⁾ 15E 116,700 15.7 15E JE ⁽⁴⁾ 111,600 15.3 JE ⁽⁴⁾ 15X 126,800 14.6 15X 16E/18E 118,300 14.2 17 N ⁽⁵⁾ 73,800 15.7 Mainline Westerly Alignment M ⁽³⁾ JW ⁽⁶⁾ 121,800 17.0 JW ⁽⁶⁾ 15W 134,600 18.0	12	13	246,200	16.3
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Mainline Easterly Alignment Image: Constraint of the second	13A	14	215,800	16.8
M ⁽³⁾ 15E 116,700 15.7 15E JE ⁽⁴⁾ 111,600 15.3 JE ⁽⁴⁾ 15X 126,800 14.6 15X 16E/18E 118,300 14.2 17 N ⁽⁵⁾ 73,800 15.7 Mainline Westerly Alignment V V M ⁽³⁾ JW ⁽⁶⁾ 121,800 17.0 JW ⁽⁶⁾ 15W 134,600 18.0	14	M ⁽³⁾	238,500	16.4
International International International 15E JE ⁽⁴⁾ 111,600 15.3 JE ⁽⁴⁾ 15X 126,800 14.6 15X 16E/18E 118,300 14.2 17 N ⁽⁵⁾ 73,800 15.7 Mainline Westerly Alignment Image: Main of the second se	Mainline Easterly Al	ignment		
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15X 16E/18E 118,300 14.2 17 N ⁽⁵⁾ 73,800 15.7 Mainline Westerly Alignment Image: Comparison of the state of the sta	15E	JE ⁽⁴⁾	111,600	15.3
17 N ⁽⁵⁾ 73,800 15.7 Mainline Westerly Alignment <	JE ⁽⁴⁾	15X	126,800	14.6
Mainline Westerly Alignment . M ⁽³⁾ JW ⁽⁶⁾ 121,800 17.0 JW ⁽⁶⁾ 15W 134,600 18.0	15X	16E/18E	118,300	14.2
M ⁽³⁾ JW ⁽⁶⁾ 121,800 17.0 JW ⁽⁶⁾ 15W 134,600 18.0	17	N ⁽⁵⁾	73,800	15.7
JW ⁽⁶⁾ 15W 134,600 18.0				
		JW ⁽⁶⁾	121,800	17.0
15W 16W 125,300 16.6	JM(_{e)}	15W	134,600	18.0
	15W	16W	125,300	16.6
16W 18W 86,300 17.3	16W	18W	86,300	17.3
19W ⁽⁷⁾ 19W ⁽⁷⁾ 5,000 4.3	19W ⁽⁷⁾	19W ⁽⁷⁾	5,000	4.3
Newark Bay-Hudson County Extension	Newark Bay-Hudsor	County Extension		
14 14A 83,600 9.3	14	14A	83,600	9.3
14A 14B 62,700 5.4	14A	14B	62,700	5.4
14B 14C 56,900 5.0	14B	14C	56,900	5.0
Pearl Harbor Memorial Turnpike Extension		rial Turnpike Exten	sion	
JCT ⁽²⁾ 6 57,500 17.1	JCT ⁽²⁾	-	57,500	17.1
6 Bridge ⁽⁸⁾ 62,600 17.7	6	Bridge ⁽⁸⁾	62,600	17.7

Table 2-2 2022 Annual Average Daily Traffic Volumes on Turnpike Mainline Segments (Both Directions)

(1) Annual Average Daily Traffic

(2) JCT = the interchange between the Turnpike Mainline and the Pearl Harbor Memorial Turnpike Extension.

(3) M = The point where the dual-dual lanes terminate and merge into the easterly and westerly alignments.

(4) JE = southernmost access point on the easterly alignment.

(5) N = mainline section north of Interchange 17.

(6) JW = southernmost access point on the westerly alignment.

(7) 19W = American Dream Sports Complex. This is a barrier toll, AADT represents traffic exiting at this interchange and not Mainline traffic.
(8) Bridge = Delaware River Toll Bridge that connects I-95 in PA to the Pearl Harbor Memorial Extension.
Source: NJTA



	2022 Annual Ave	age Daily Tra	ffic	
Milepost	Mainline Toll Plaza	NB ⁽¹⁾	SB ⁽²⁾	Both ⁽³⁾
166	Pascack Valley*	-	37,300	74,600
161	Bergen*	69,400	-	138,800
151	Essex*	-	73,900	147,800
142	Union*	96,900	-	193,800
124	Raritan*	-	103,500	207,000
104	Asbury Park*	73,900	-	147,800
85	Toms River	50,900	47,100	98,000
69	Barnegat*	-	33,400	66,800
54	New Gretna*	18,300	-	36,600
29	Great Egg*	-	19,300	38,600
19	Cape May*	15,900	-	31,800

Table 2-3 2022 Annual Average Daily Traffic Volumes at Parkway Mainline Toll Plazas (by Direction)

(1) NB = northbound(2) SB = southbound

(3) These are estimated AADTs based on doubling the reported traffic in the tolled direction.

* These mainline toll plazas have one-way toll collection. Traffic volumes are not available in the non-tolled direction.

Source: NJTA

2.7 2022 Mainline Monthly and Daily Traffic Volumes

This section presents 2022 monthly and daily traffic variations on select Turnpike and Parkway mainline segments. Recall that mainline traffic volume data is only available at mainline toll barriers on the Parkway in the tolled direction. The following mainline sections were selected to illustrate the range of conditions on the facilities from the southern to the northern locations:

Turnpike mainline segments:

- Interchange 1 (Delaware Memorial Bridge) to 2 (Swedesboro-Chester);
- Interchange 7 (Bordentown-Trenton) to 7A (Allentown-Trenton);
- Interchange 9 (New Brunswick) to 10 (Edison); and
- Interchange 16W (NJ 3-Sportsplex) to 18W (George Washington Bridge).

Parkway mainline segments:

- Cape May Mainline Plaza northbound (milepost 19);
- Toms River Mainline Plaza northbound (milepost 85);
- Union Mainline Plaza northbound (milepost 142); and
- Bergen Mainline Plaza northbound (milepost 161).



The Turnpike characteristics are based on the total two-way traffic on each link and the Parkway characteristics are based on northbound traffic.

2.7.1 Monthly Traffic Variations

Based on the four selected Turnpike mainline locations, the 2022 daily traffic variations by month were greatest in the southern, more rural locations and less pronounced in the northern, more urban locations. These variations are shown in **Figure 2-8**. The traffic variations are based on average daily traffic (ADT) per month, and an index of 1.00 represents the "average month". In general, daily traffic volumes had their low point in January and peaked during the summer months. As shown in Figure 2-8, average daily traffic on the southernmost Turnpike link, Interchange 1 – 2, in July was 19 percent higher than the average month, while the ADT in January was 70 percent of the average month. This represents a 49-percentage point spread in monthly ADTs. The total spread at mainline sections between Interchanges 7 – 7A was 38 percentage points. The spread continued to shrink moving further north, declining to 33 and 23 percentage points at mainline sections between Interchanges 9 – 10, and 16W – 18W, respectively.

Daily traffic variations by month for the Parkway are presented in **Figure 2-9**. The variations are shown for northbound traffic at the selected mainline barrier toll plazas. Similar to the Turnpike, monthly ADTs peaked in the summer months, and reached the lowest level in January. In July, daily traffic on the southern mainline section that contains the Cape May toll plaza was 71 percentage points greater than the average day in 2022 and average daily traffic in January was only 53 percent of the average day for the entire year. This represents a 118-percentage point spread between the months with the lowest and highest average daily traffic. As on the Turnpike, the total percentage point spread in daily traffic variations by month decreased when moving north. The spread was 56 percentage points at the Toms River mainline barrier (milepost 85), 32 points at the Union mainline barrier, and 31 percentage points at the Bergen mainline barrier. In each case, January had the lowest average daily traffic, while the highest average daily traffic occurred in June, July, and/or August.

2.7.2 Daily Traffic Variations

A sample of daily mainline traffic volumes at the select mainline locations was provided by NJTA. The sample consisted of a week of traffic data in April 2023. The daily variations on the Turnpike are presented in **Figure 2-10** for passenger cars and commercial vehicles. As anticipated, commercial vehicle traffic volumes were very consistent throughout the weekdays and declined significantly on Saturdays and Sundays. Daily passenger car traffic volumes were most consistent on the northern, more urban sections, and showed more daily variation in the southern sections of the Turnpike. On the northern portion of the Turnpike, between Interchanges 16W and 18W, Saturday passenger car traffic was 11 percent greater than the average day and Tuesday passenger car traffic was 1 percent lower than the average day. On the southern mainline section between Interchanges 1 and 2, which is less reliant on commuter traffic, Sunday passenger car traffic was 40 percent greater than the average day and Tuesday passenger car traffic was 33 percent lower than the average day. In general, Turnpike passenger car traffic peaked on Saturday or Sunday and reached its lowest volume on Tuesdays.



Daily traffic variations for the Parkway are shown in **Figure 2-11**. The daily variations are shown for total traffic, as the percentage of trucks is very small. At the two more northerly locations (Bergen and Union mainlines) the daily traffic volumes peaked on Friday and reached the lowest volume on Sunday. At the Toms River location, the daily traffic volumes peaked on Thursday and reached the lowest volume on Saturday. At the southernmost Cape May location, daily traffic volumes peaked on Sunday and reached the lowest volume on Saturday. Because northbound volumes are used, this is indicative of the higher proportion of tourist and recreational traffic on the southern sections of the Parkway, as relatively few travelers would be leaving the tourist locations in the vicinity of Cape May on a Saturday.



2023 Investment Grade Traffic and Toll Revenue Forecast Study

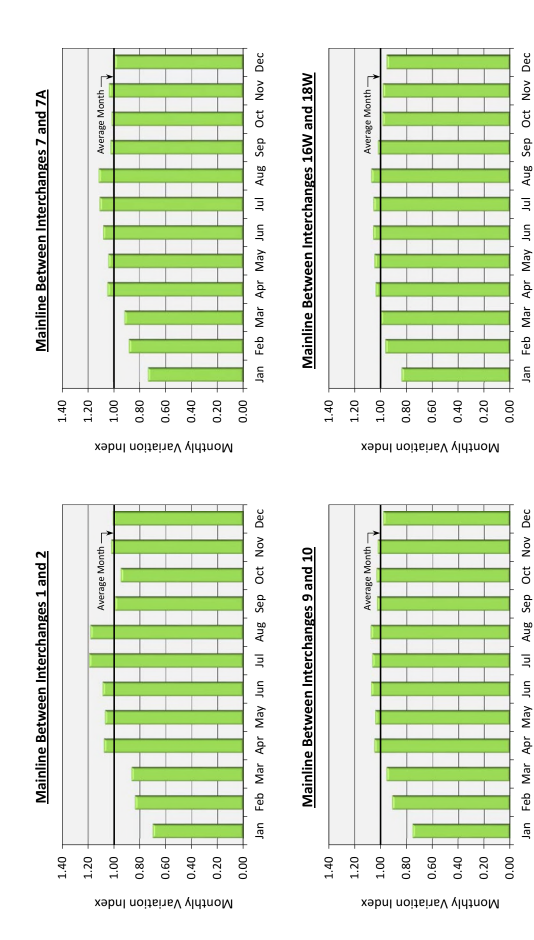
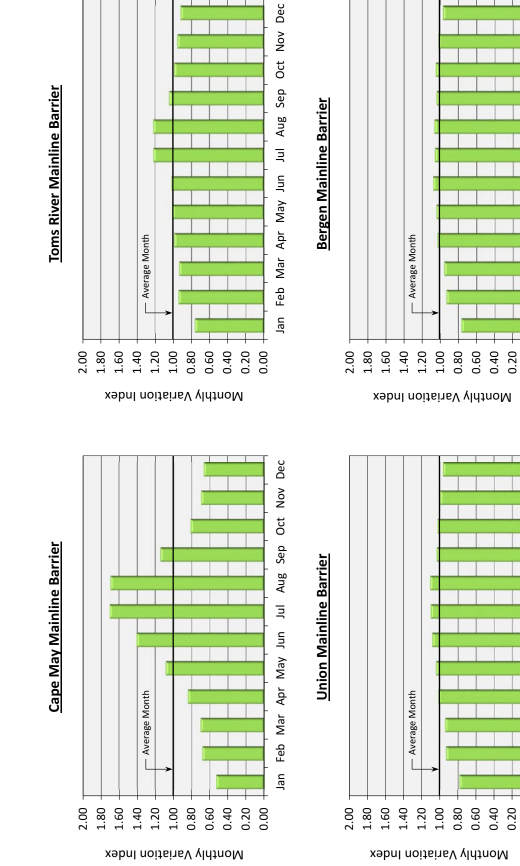


FIGURE 2-8





Note: Based on Two-Way Traffic Volumes. Source: NJTA New Jersey Turnpike System 2023 Investment Grade Traffic and Toll Revenue Forecast Study



PARKWAY: 2022 MONTHLY TRAFFIC VARIATIONS

Aug Sep Oct Nov Dec

۱n

Feb Mar Apr May Jun

Jan

Jan Feb Mar Apr May Jun Jul Aug Sep Oct Nov Dec

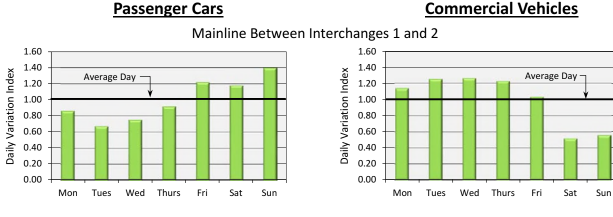
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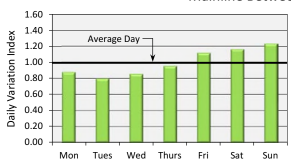
Note: Based on Northbound Traffic Volumes. Source: NJTA

0.00

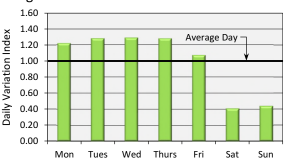


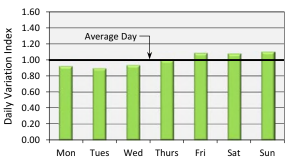
FIGURE 2-9



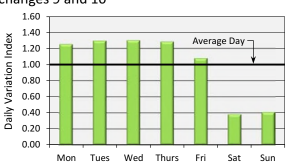


Mainline Between Interchanges 7 and 7A

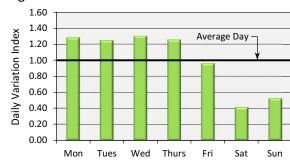


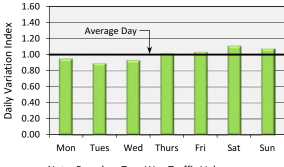


Mainline Between Interchanges 9 and 10









Note: Based on Two-Way Traffic Volumes. Source: NJTA

CDM Smith

TURNPIKE: APRIL 2023 DAILY TRAFFIC VARIATIONS

New Jersey Turnpike System 2023 Investment Grade Traffic and Toll Revenue Forecast Study

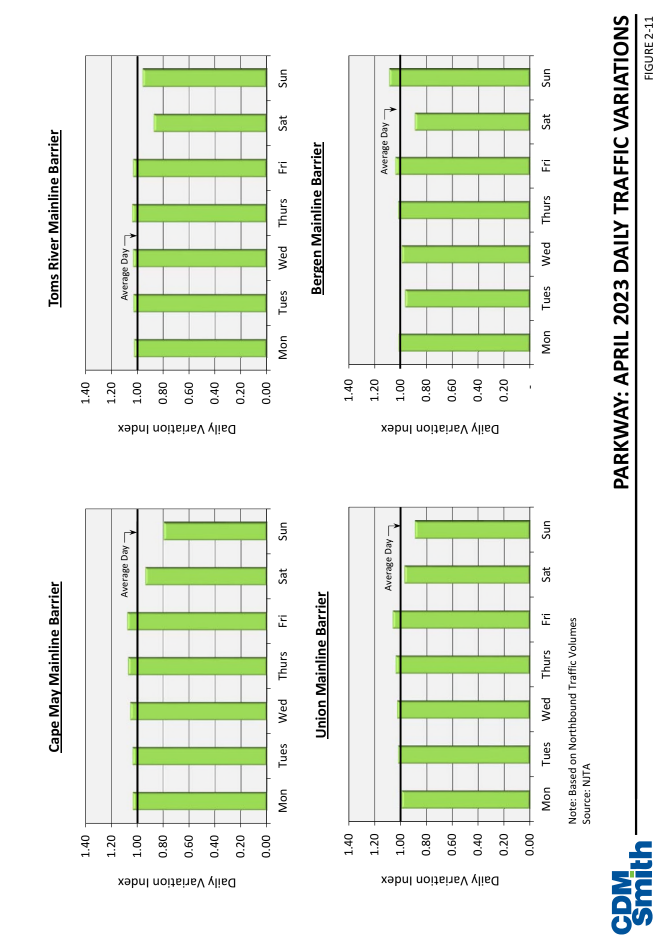


FIGURE 2-11

Chapter 3

Historical Transaction and Toll Revenue Trends

This chapter presents historical toll transaction and toll revenue trends that have occurred on the Turnpike and Parkway and their relationships to changes in the toll rate schedule, the conversion of toll plazas on the Parkway to one-way tolling (from two-way tolling), and the economy. Both annual and monthly trend data are presented and analyzed. Annual trends in the E-ZPass market share and the vehicle class composition are also presented. Chapter 4 (Corridor Growth Analysis) will describe how the trend data was incorporated into the development of future-year growth rate estimates for toll transactions.

3.1 Historical Changes in the Toll Schedule and Toll Collection

Toll rates were increased six times on the Turnpike and three times on the Parkway between 1991 and 2020. The 2020 toll rate increase also authorized annual three-percent toll rate indexing beginning in January 2022. In addition, ten mainline toll plazas on the Parkway were converted from two-way tolling to one-way tolling between 2004 and 2012. Toll collection was discontinued at four ramp toll plazas on the Parkway as part of the conversion to one-way toll collection, with a fifth ramp toll plaza discontinued in 2018.

3.1.1 Changes in the Toll Schedule

Table 3-1 presents historical toll schedule increases and discount program modifications on the Turnpike since 1991. The changes are shown for passenger cars and commercial vehicles, by cash and E-ZPass, and by peak and off-peak time periods. **Table 3-2** presents the same information for the Parkway. Of most significance in recent years were the toll rate increases implemented in December 2008 (40-percent increase on the Turnpike and 43-percent toll increase on the Parkway), January 2012 (53-percent increase on the Turnpike and 50-percent toll increase on the Parkway), and September 2020 (36-percent increase on the Turnpike and 27-percent toll increase on the Parkway). Each of these toll rate increases had a negative impact on transactions and a positive impact on toll revenue.

Smaller increases of three percent (on both the Turnpike and Parkway) were instituted in January of 2022 and 2023. This annual toll rate indexing is expected to occur each January 1 throughout the forecast period.



		Pe	rcent Chan	ge in Toll R	ates			
	Time	Passen	ger Cars	Commerc	ial Vehicles			
Date	Period ⁽¹⁾	Cash	E-ZPass	Cash	E-ZPass			
Scheduled Tol	l Increases							
3/17/1991	All	70	-	100	-			
9/30/2000 ⁽²⁾	Peak	20	8	13	8			
	Off-peak	20	0	13	8			
1/1/2003	Peak	17	10	13	8			
	Off-peak	17	5	13	8			
12/1/2008	All	40	40	40	40			
1/1/2012	All	53	53	53	53			
9/13/2020	All	36	36	36	36			
1/1/2022	All	3	3	3	3			
1/1/2023	All	3	3	3	3			
Discount Program Modifications								
1/1/2006 ⁽³⁾	Peak	0	15	0	15			
	Off-peak	0	0	0	0			
7/1/2011 ⁽⁴⁾	Peak	0	0	0	0			
	Off-peak	0	33	0	0			

Table 3-1 Historical Toll Schedule Changes: New Jersey Turnpike

(1) Peak hours are 7:00 - 9:00 AM and 4:30 - 6:30 PM through Friday and all day Saturday and Sunday. Off-peak hours are all other hours.

(2) E-ZPass and variable pricing were implemented on the Turnpike. A toll differential was implemented between cash and E-ZPass. Peak and off-peak hours were defined, and a toll differential implemented for E-ZPass between peak and off-peak periods.

(3) The E-ZPass discount was eliminated for cars and trucks that traveled during peak hours.

(4) The E-ZPass discount was eliminated for non-NJ E-ZPass passenger car accounts.

Source: NJTA

			-			-		
			Perc	ent Chang	e in Toll Rates			
	Time	Р	assenger C	ars	Corr	nmercial Ve	ehicles	
Date	Period ⁽¹⁾	Cash	Token ⁽²⁾	E-ZPass	Cash	Token ⁽²⁾	E-ZPass	
Scheduled Toll	Increases							
12/1/2008	All	43	0	43	43	0	43	
1/1/2012	All	50	-	50	50	-	50	
9/13/2020	All	27	-	27	27	-	27	
1/1/2022	All	3	-	3	3	-	3	
1/1/2023	All	3	-	3	3	-	3	
Discount Prog	ram Modifica	ations						
11/19/2001 ⁽³⁾	All	0	0	(6)	0	0	(6)	
11/18/2002 ⁽⁴⁾	All	0	0	6	0	0	6	
12/1/2008 ⁽⁵⁾	Peak	0	0	0	0	0	0	
	Off-peak	0	0	0	0	0	(5)	
1/1/2009 ⁽⁶⁾	All	0	6	0	0	6	0	

Table 3-2 Historical Toll Schedule Changes: Garden State Parkway

(1) Peak Hours are 7:00 - 9:00 AM and 4:30 - 6:30 PM Monday through Friday and all day Saturday and Sunday. Off-peak hours are all other hours.

(2) Tokens no longer sold after January 2002, although they were still accepted for

toll payment through December 2008.

(3) E-ZPass dscounts were implemented on 11/19/2001. Prior to this, cash and

E-Zpass rates were the same.

(4) The E-ZPass discount was discontinued.

(5) An E-ZPass discount was implemented for commercial vehicles during off-peak time periods.

(6) Tokens were no longer accepted. Customers who previously used tokens incurred a six-percent toll increase if they paid cash.

Source: NJTA

3.1.2 Conversion to One-Way Tolling

Table 3-3 identifies the Parkway toll plaza locations that were affected as part of the conversion to one-way toll collection. When any toll plaza was converted from two-way to one-way tolling, toll collection was discontinued in the non-tolled direction and the toll rate was doubled in the tolled direction. The following are the general impacts on toll transactions and toll revenue due to the one-way toll conversion:

- The total number of tolled transactions at the affected toll plazas decreased by approximately half due to the discontinuation of tolling in the non-tolled direction;
- The toll rate was doubled in the remaining tolled direction at the affected toll plazas; and
- The net impact was a small reduction in total gross toll revenue due to a small reduction in toll transactions in the remaining tolled direction. The reduction in transactions in the tolled direction was due to the doubling of the toll rate.



Year	Month	Milepost	Location ⁽¹⁾
2004	September	124	Raritan - northbound mainline
2004	September	105	Eatontown Ramp - southbound exit
2004	September	104	Asbury Park - southbound mainline
2005	March	142	Union Ramp - southbound exit
2005	March	142	Union - southbound mainline
2005	July	151	Essex - northbound mainline
2005	December	161	Bergen - southbound mainline
2005	December	159	Saddle Brook Ramp - southbound entry
2006	January	54	New Gretna - southbound mainline
2006	January	30	Somers Point Ramp - northbound entry
2006	January	29	Great Egg - northbound mainline
2006	January	19	Cape May - southbound mainline
2007	March	69	Barnegat - northbound mainline
2010	February	166	Pascack Valley - northbound mainline
2018	July	145	East Orange - northbound exit

Table 3-3 Toll Plaza Locations Impacted by Conversion to One-Way Toll Collection: Garden State Parkway

(1) The direction identified at each location is now the toll-free direction. Source: NJTA

3.2 Annual Toll Transaction and Toll Revenue Trends

Annual toll transaction and toll revenue data were obtained from NJTA. Data was provided from 1990 through 2022 for the Turnpike and from 1993 through 2022 for the Parkway. Turnpike data was provided by passenger car and commercial vehicle, while the Parkway data was aggregated to total vehicles as commercial vehicles comprise less than two percent of all transactions. The annual trend data was analyzed to help determine the impacts associated with toll increases, the economy, roadway improvements, and other variables. This section reviews the annual trend data for the two toll facilities.

3.2.1 Turnpike Trends

Annual Turnpike transaction data is shown in **Table 3-4**. Total toll transactions generally increased from 1992 to 2006 despite toll increases in 2000 and 2003. Annual transactions decreased by 0.2 percent in 2007 and 2.8 percent in 2008 largely due to the economy, and by 3.6 percent in 2009 due to the combined effects of the economy and the 40-percent toll increase implemented on December 1, 2008. Transaction growth remained relatively flat through 2011 due to slow economic recovery. The 53-percent toll increase in January 2012 resulted in a 4.3-percent decrease in total toll transactions during that year.

From 2013 through 2019, the Turnpike experienced positive total transaction growth each year, with an average annual growth rate of 2.6 percent and reaching a record 267.8 million in 2019. However, due to the shutdowns necessitated by the COVID-19 pandemic in the spring of 2020, transactions fell 25.8 percent in 2020. Despite strong growth of 21.6 percent in 2021 and 4.6 percent in 2022, transactions in 2022 were 5.6 percent below 2019 levels and had fallen an average of 0.6 percent annually in the five years since 2017.



			New Jerse	y Turnpike			Garden Sta	ate Parkway	Total System		
		% Change		% Change		% Change		% Change		% Change	
Calendar	Passenger	from Prev.	Commercial	from Prev.		from Prev.	All	from Prev.	All	from Prev	
Year	Cars	Year	Vehicles	Year	Total	Year	Vehicles	Year	Vehicles	Year	
1990	171,993	-	25,574	-	197,167	-	-	-	-	-	
1991 ⁽¹⁾	162,177	(5.7)	23,016	(10.0)	185,193	(6.1)	-	-	-	-	
1992	161,766	(0.3)	22,620	(1.7)	184,386	(0.4)	-	-	-	-	
1993	162,458	0.4	22,609	(0.0)	185,067	0.4	516,423	-	701,490	-	
1994	164,724	1.4	23,556	4.2	188,280	1.7	515,244	(0.2)	703,524	0.3	
1995	166,734	1.2	23,641	0.4	190,375	1.1	529 <i>,</i> 420	2.8	719,795	2.3	
1996	171,318	2.7	24,513	3.7	195,831	2.9	536 <i>,</i> 026	1.2	731,857	1.7	
1997	177,268	3.5	25,584	4.4	202,852	3.6	557 <i>,</i> 697	4.0	760,549	3.9	
1998	182,911	3.2	26,497	3.6	209,408	3.2	576,186	3.3	785,594	3.3	
1999	185,556	1.4	27,595	4.1	213,151	1.8	583 <i>,</i> 348	1.2	796,499	1.4	
2000 ⁽²⁾	189,617	2.2	28,666	3.9	218,283	2.4	597 <i>,</i> 870	2.5	816,153	2.5	
2001	199,318	5.1	29,453	2.7	228,771	4.8	609,551	2.0	838,322	2.7	
2002	209,855	5.3	30,510	3.6	240,365	5.1	620,905	1.9	861,270	2.7	
2003 ⁽³⁾	208,472	(0.7)	31,151	2.1	239,623	(0.3)	628,287	1.2	867,910	0.8	
2004 ⁽⁵⁾	214,095	2.7	32,104	3.1	246,199	2.7	610,085	(2.9)	856,284	(1.3)	
2005 ⁽⁵⁾	214,687	0.3	32,701	1.9	247,388	0.5	502,575	(17.6)	749,963	(12.4)	
2006 ⁽⁵⁾	217,306	1.2	32,999	0.9	250,305	1.2	427,197	(15.0)	677,502	(9.7)	
2007 ⁽⁵⁾	216,625	(0.3)	33,163	0.5	249,788	(0.2)	417,464	(2.3)	667,252	(1.5)	
2008 ⁽⁴⁾	210,926	(2.6)	31,943	(3.7)	242,869	(2.8)	407,032	(2.5)	649,901	(2.6)	
2009	205,366	(2.6)	28,737	(10.0)	234,103	(3.6)	396,269	(2.6)	630,372	(3.0)	
2010 ⁽⁵⁾	205,687	0.2	29,393	2.3	235,080	0.4	382,475	(3.5)	617,555	(2.0)	
2011	203,627	(1.0)	29,601	0.7	233,228	(0.8)	377,891	(1.2)	611,119	(1.0)	
2012 ⁽⁶⁾	194,508	(4.5)	28,634	(3.3)	223,142	(4.3)	366,155	(3.1)	589,297	(3.6)	
2013	195,208	0.4	29,278	2.2	224,486	0.6	368,918	0.8	593,405	0.7	
2014	202,347	3.7	29,896	2.1	232,243	3.5	370,349	0.4	602,592	1.5	
2015	215,358	6.4	31,237	4.5	246,595	6.2	379,283	2.4	625,878	3.9	
2016	223,634	3.8	31,860	2.0	255,494	3.6	389,609	2.7	645,103	3.1	
2017	227,979	1.9	32,686	2.6	260,665	2.0	392,895	0.8	653,560	1.3	
2018	230,497	1.1	34,252	4.8	264,749	1.6	389,792	(0.8)	654,541	0.2	
2019	233,454	1.3	34,318	0.2	267,772	1.1	386,751	(0.8)	654,523	(0.0)	
2020 ⁽⁷⁾	166,320	(28.8)	32,348	(5.7)	198,668	(25.8)	308,485	(20.2)	507,153	(22.5)	
2021 ⁽⁸⁾	205,819	23.7	35,690	10.3	241,509	21.6	352,961	14.4	594,471	17.2	
2022 ⁽⁸⁾	215,522	4.7	37,150	4.1	252,672	4.6	360,759	2.2	613,431	3.2	
				Average A	nnual Perce	nt Change					
)17 - 2022	(1.1)	2.6	Average A	(0.6		(1.7	·)	(1.3	;)	
)12 - 2022	1.0		2.6		1.3		(0.1)		0.4		
007 - 2022	(0.0		0.8		0.1		(0.1		(0.6		
007 - 2022	0.1	-	1.0		0.1		(1.0		(0.0		
552 2022	0.1		1.0		0.2		(2.7	1	(1.7	,	

(1) Turnpike toll increase effective 3/17/1991. Refer to Table 3-1 for details.

1.7

(2) Turnpike toll increase effective 9/30/2000. Refer to Table 3-1 for details.

(3) Turnpike toll increase effective 1/1/2003. Refer to Table 3-1 for details.

(4) Toll increase effective 12/1/2008. Refer to Tables 3-1 and 3-2 for details.

(5) Parkway toll transactions negatively impacted due to phased conversion to one-way tolling. Refer to Table 3-3 for detailed schedule.

1.1

(1.2)

(6) Toll increase effective 1/1/2012. Refer to Tables 3-1 and 3-2 for details.

(7) Toll increase effective 9/13/2020. Refer to Tables 3-1 and 3-2 for details.

(8) Annual toll indexing. Refer to Tables 3-1 and 3-2 for details.

1.0

Source: NJTA

1993 - 2022



(0.5)

Annual Turnpike revenue data is shown in **Table 3-5**. Annual Turnpike toll revenues increased every year from 1990 to 2007 due to generally growing toll transactions and toll rate increases in 1991, 2000, and 2003. In 2008 toll revenue decreased by 0.1 percent due largely to the economy. Toll revenue increased by 24.8 percent in 2009 in response to the 2008 toll increase implemented on December 1, 2008. In 2010 and 2011, toll revenue decreased by 0.1 percent each year because of low or negative growth in transactions due to the economy, severe winter weather in both years, and Hurricane Irene in August 2011. As a result of the January 2012 toll rate increase, Turnpike revenue increased by 47.4 percent in 2012. Annual toll revenue growth from 2013 to 2019 largely mirrored toll transaction growth, with average annual growth of 2.5 percent.

However, while revenue declined 13.7 percent in 2020 because of the pandemic, the 36-percent toll rate increase instituted in September 2020 and annual 3-percent toll indexing that began in January 2022 have resulted in revenue growth that has been much stronger than revenue growth over the past three years. Revenue grew 47.2 percent in 2021 and a further 7 percent in 2022. As a result, even though annual transactions peaked in 2019, annual revenue has grown an average of 6.8 percent annually since 2017, with a record \$1.6 billion recorded in 2022.

It should be noted that a retroactive revenue recognition change was implemented in March 2018 that impacted nearly all 2017 revenue data. This affected the mix of passenger car versus commercial vehicle revenue, while holding total toll revenue unchanged. This explains the divergence between positive commercial transaction growth (+2.6 percent) and negative revenue growth (-4.6 percent) from 2016 to 2017. Total revenue and toll transactions, however, were not affected by this change.

Annual trends for both transactions and gross toll revenue are displayed graphically in **Figure 3-1**.

3.2.2 Parkway Trends

Table 3-4 shows annual data for Parkway transactions. Annual transactions increased each year from 1994 to 2003 but declined every year from 2004 to 2012. These declines were impacted by one-way tolling conversion in 2004, 2005, 2006, 2007, and 2010; a 43-percent toll increase in December 2008; the economic recession of 2007-09; severe winter weather events in 2010 and 2011; Hurricane Irene in 2011; and a 50-percent toll increase in 2012. The largest impacts of the one-way toll conversion were in 2005 and 2006 when annual transactions decreased by 17.6 percent and 15.0 percent, respectively. Toll transactions then grew each year from 2013 to 2017 before slight declines in 2018 (when there was a final one-way tolling conversion) and 2019 and a significant pandemic-induced decline of 20.2 percent in 2020. Transactions rebounded with growth of 14.4 percent in 2021 and 2.2 percent in 2022 but remained below 2019 levels. Since 2012, by which time all but one one-way toll conversion had been completed, transactions have declined an average of 0.1 percent annually.

Annual gross toll revenue data is shown in **Table 3-5.** Despite many years of declining transactions, toll revenue on the Parkway has only been negative for five years between 1993 and 2022: -0.4 percent in 1994, -0.6 percent in 2002, -2.3 percent in 2005, -0.9 percent in 2011, and - 14.5 percent in 2020. These were the result of either one-way toll conversion or economic



			New Jersey	/ Turnpike			Garden Sta	te Parkway	Total System	
		% Change		% Change		% Change		% Change		% Change
Calendar	Passenger	from Prev.	Commercial	from Prev.		from Prev.	All	from Prev.	All	from Prev
Year	Cars	Year	Vehicles	Year	Total	Year	Vehicles	Year	Vehicles	Year
1990	\$124,364	-	\$64,366	-	\$188,730	-	-	-	-	-
1991 ⁽¹⁾	186,046	49.6	99,592	54.7	285,638	51.3	-	-	-	-
1992	202,825	9.0	109,710	10.2	312,535	9.4	-	-	-	-
1993	204,098	0.6	112,422	2.5	316,520	1.3	\$167,618	-	\$484,138	-
1994	205,138	0.5	116,653	3.8	321,791	1.7	166,891	(0.4)	488,682	0.9
1995	209,739	2.2	116,564	(0.1)	326,303	1.4	171,528	2.8	497,831	1.9
1996	215,223	2.6	121,118	3.9	336,341	3.1	172,940	0.8	509,281	2.3
1997	223,575	3.9	126,862	4.7	350,437	4.2	178,923	3.5	529,360	3.9
1998	230,585	3.1	130,247	2.7	360,832	3.0	183,927	2.8	544,759	2.9
1999	234,949	1.9	134,548	3.3	369,497	2.4	185,782	1.0	555,279	1.9
2000 (2)	246,107	4.7	145,928	8.5	392,035	6.1	190,916	2.8	582,951	5.0
2001	280,108	13.8	153,656	5.3	433,764	10.6	196,085	2.7	629,849	8.0
2002	288,100	2.9	150,942	(1.8)	439,042	1.2	194,851	(0.6)	633,893	0.6
2003 (3)	321,357	11.5	168,833	11.9	490,190	11.6	202,655	4.0	692,845	9.3
2004 (5)	329,734	2.6	177,122	4.9	506,856	3.4	208,729	3.0	715,585	3.3
2005 (5)	327,228	(0.8)	180,783	2.1	508,011	0.2	203,824	(2.3)	711,835	(0.5)
2006 (5)	348,039	6.4	185,360	2.5	533,399	5.0	203,880	0.0	737,279	3.6
2007 (5)	345,249	(0.8)	196,042	5.8	541,291	1.5	204,629	0.4	745,920	1.2
2008 (4)	345,394	0.0	195,288	(0.4)	540,682	(0.1)	206,055	0.7	746,737	0.1
2009	449,897	30.3	224,738	15.1	674,635	24.8	277,783	34.8	952,418	27.5
2010 (5)	446,045	(0.9)	227,848	1.4	673,893	(0.1)	278,273	0.2	952,166	(0.0)
2011	447,434	0.3	225,716	(0.9)	673,150	(0.1)	275,730	(0.9)	948,880	(0.3)
2012 (6)	667,999	49.3	324,037	43.6	992,036	47.4	401,636	45.7	1,393,672	46.9
2013	672,828	0.7	333,892	3.0	1,006,720	1.5	407,044	1.3	1,413,763	1.4
2014	695,129	3.3	342,614	2.6	1,037,743	3.1	408,005	0.2	1,445,748	2.3
2015	745,007	7.2	361,261	5.4	1,106,268	6.6	416,866	2.2	1,523,134	5.4
2016	776,337	4.2	368,221	1.9	1,144,557	3.5	426,105	2.2	1,570,662	3.1
2017	800,478	3.1	351,260	(4.6)	1,151,739	0.6	428,157	0.5	1,579,896	0.6
2018	808,959	1.1	370,364	5.4	1,179,323	2.4	433,003	1.1	1,612,326	2.1
2019	816,271	0.9	360,205	(2.7)	1,176,476	(0.2)	435,792	0.6	1,612,268	(0.0)
2020 (7)	633,478	(22.4)	381,379	5.9	1,014,857	(13.7)	372,535	(14.5)	1,387,392	(13.9)
2021 (8)	985,132	55.5	508,450	33.3	1,493,581	47.2	505,244	35.6	1,998,825	44.1
2022 ⁽⁸⁾	1,050,933	6.7	546,707	7.5	1,597,640	7.0	528,388	4.6	2,126,027	6.4
017 - 2022 (5 years)	5.6		9.3	rerage Annu	al Percent Ch 6.8		4.3		6.1	
012 - 2022 (10 years)	4.6		5.4		4.9		2.8		4.3	
012 - 2022 (10 years 007 - 2022 (15 years	4.0		5.4 7.1		4.9		6.5		4.3	
007 - 2022 (13 years 002 - 2022 (20 years	6.7		7.1 6.6		6.7		5.1		6.2	
	0.7		0.6		0.7		5.1		0.2	

Table 3-5 Annual Gross Toll Revenue Trends (Thousands of Dollars)

5.8 (1) Toll increase effective 3/17/1991. Refer to Table 3-1 for details.

(2) Toll increase effective 9/30/2000. Refer to Table 3-1 for details.

(3) Toll increase effective 1/1/2003. Refer to Table 3-1 for details.

(4) Toll increase effective 12/1/2008. Refer to Tables 3-1 and 3-2 for details.

(5) Toll transactions were negatively impacted due to the phased conversion to one-way tolling. Refer to Table 3-3 for a detailed schedule.

5.7

4.0

5.6

(6) Toll increase effective 1/1/2012. Refer to Tables 3-1 and 3-2 for details.

(7) Toll increase effective 9/13/2020. Refer to Tables 3-1 and 3-2 for details.

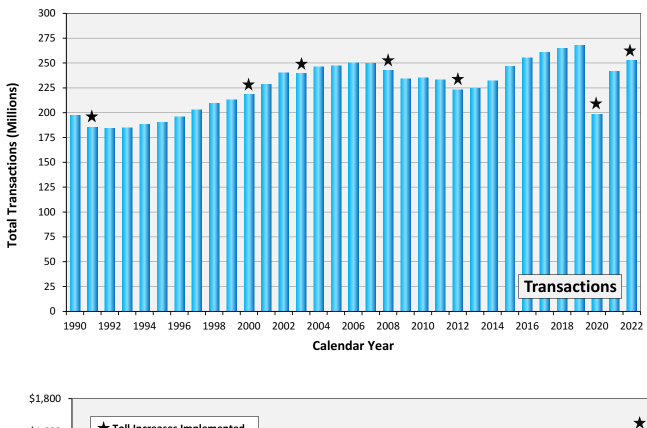
(8) Annual toll indexing. Refer to Tables 3-1 and 3-2 for details.

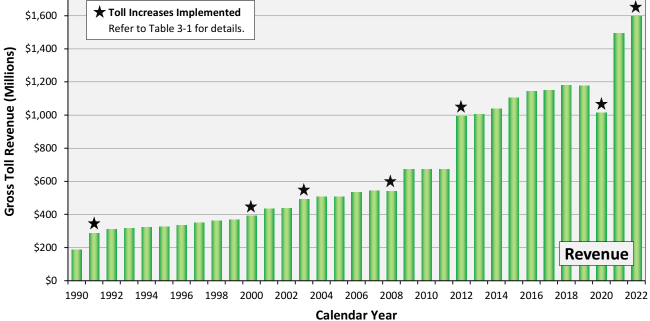
Source: NJTA

1993 - 2022 (29 years



5.2





TURNPIKE: ANNUAL TOLL TRANSACTION AND TOLL REVENUE TRENDS

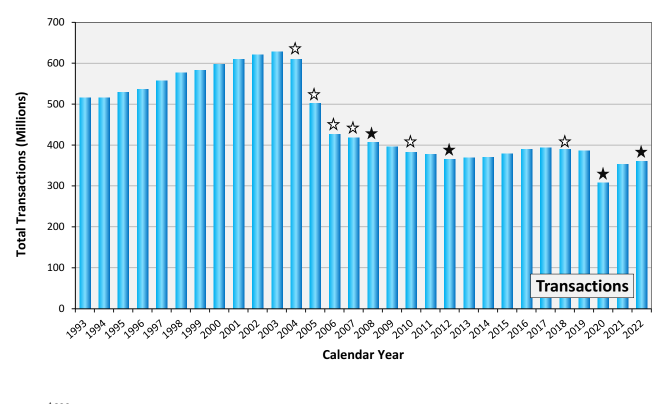


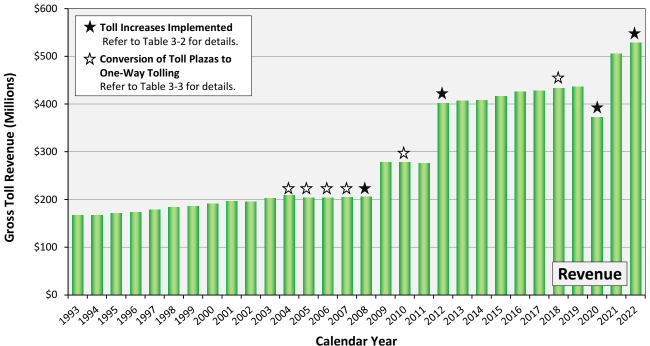
slowdowns. The positive impacts of the December 2008, January 2012, and September 2020 can be seen in toll revenue growth of 24.8 percent in 2009, 47.4 percent in 2012, and 47.2 percent in 2021. Other than the pandemic-induced decline of 14.5 percent in 2020, annual revenue growth has been positive in every year since the 2012 toll increase, averaging 2.8 percent annual growth between 2012 and 2022.

Annual trends for both transactions and gross toll revenue are displayed graphically in **Figure 3-2.**



3-9





PARKWAY: ANNUAL TOLL TRANSACTION AND TOLL REVENUE TRENDS



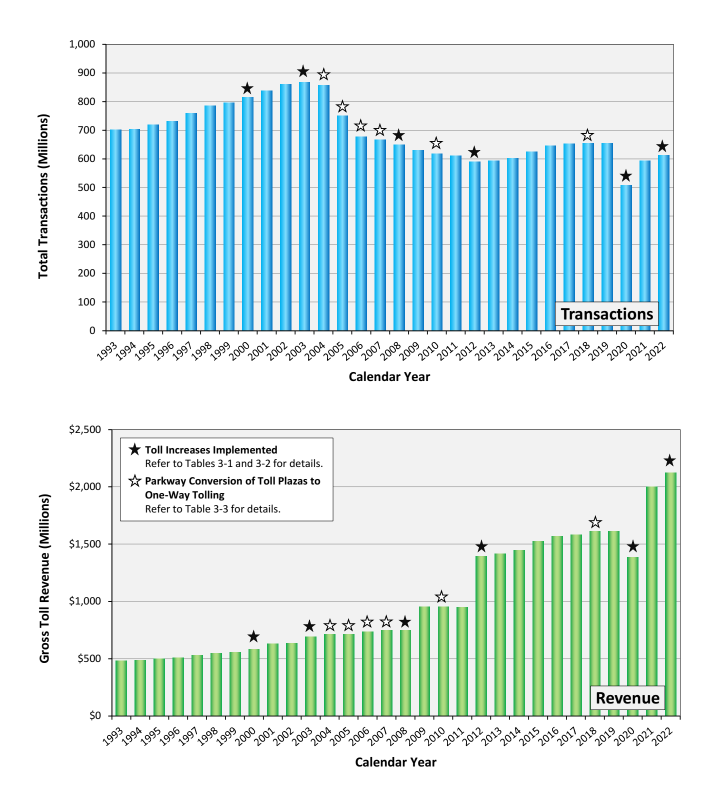
3.2.3 Total System Trends

The Total System trends reflect the combined activities of the Turnpike and Parkway. Total System annual transaction data is shown in **Table 3-4**. Total annual transactions increased each year from 1993 through 2003 and decreased each year from 2004 through 2012 largely due to the impacts on the Parkway associated with conversion to one-way tolling, the 2008 and 2012 toll increases implemented on the Turnpike and the Parkway, the 2007-2009 recession, and severe weather events in 2010 and 2011. Total annual transaction growth has been positive every year since 2012. Transactions grew each year from 2013 to 2018, stayed essentially flat in 2019, and decreased 22.5 percent in 2020 due to the COVID-19 pandemic. Although transactions grew 17.2 percent in 2021 and 3.2 percent in 2022, they have yet to recover to 2019 levels and as a result declined by an annual average of 1.3 percent between 2017 and 2022.

Annual gross toll revenue data is shown in **Table 3-5**. Total system annual toll revenue increased every year from 1994 through 2009, except for 2005, when the annual toll revenue decreased by 0.5 percent. Annual toll revenue increased by 27.5 percent in 2009, primarily due to the systemwide toll increase implemented in December 2008, when Turnpike toll rates increased by 40 percent and Parkway toll rates increased by 43 percent. Annual toll revenue decreased in 2010 by less than one tenth of a percent and decreased again in 2011 by 0.3 percent. These decreases were associated with the slow economy, the impact of the conversion to one-way tolling at the Pascack Valley mainline toll plaza on the Parkway, severe winter weather in 2011, and Hurricane Irene in 2011. Toll revenue increased by 46.9 percent in 2012 primarily due to the toll increases implemented on January 1, 2012, and then grew each year through 2018. In 2019, revenue essentially stayed flat (as did transactions) and declined 13.9 percent in 2020 due to the COVID-19 pandemic. Revenue grew 44.1 in 2021 due to both ongoing recovery from the pandemic and the toll rate increases instituted in September 2020 (36 percent on the Turnpike and 27 percent on the Parkway). Revenue grew another 6.4 percent in 2022, which outpaced the 3-percent toll indexing that went into effect in January of that year.

Annual trends for both transactions and gross toll revenue are displayed graphically in **Figure 3-3.**





TOTAL SYSTEM: ANNUAL TOLL TRANSACTION AND TOLL REVENUE TRENDS



FIGURE 3-3

3.3 Monthly Toll Transaction and Toll Revenue Trends

Monthly toll transaction and toll revenue trends have been summarized from January 2018 through May 2023 by passenger car and commercial vehicles for both the Turnpike and the Parkway. The monthly trend data was used to refine the near-term toll transaction estimates developed for the Turnpike and Parkway.

3.3.1 Turnpike Trends

Monthly transaction and toll revenue trends for the New Jersey Turnpike from January 2018 through May 2023 are shown in **Tables 3-6 and 3-7**, respectively. Several events had noticeable impacts on transactions and toll revenue in this period. Lane closures on the Pulaski Skyway positively impacted both passenger car transactions and toll revenues on the Turnpike from April 2014 through early July 2018. Significant winter weather events in February 2021 and January 2022 reduced transactions and toll revenue below their normal levels. The COVID-19 pandemic began severely impacting passenger car transactions and toll revenue in March 2020. For the first year of the pandemic, impacts on commercial vehicle traffic and toll revenue were also negative, but less significant than those for passenger cars.

Since March 2021, however, commercial vehicle traffic has outperformed pre-pandemic 2019 levels in almost every month, while passenger car traffic has yet to recover to 2019 levels. Despite the reduced number of transactions experienced throughout the pandemic, revenue has grown significantly since a 36-percent toll increase went into effect in September 2020. Additional 3-percent percent toll indexings went into effect in January 2022 and January 2023.

The following summarizes major events that took place between calendar years, from January 2018 to May 2023, that impacted transaction and toll revenue trends on the New Jersey Turnpike.

2018-2019: Passenger car transactions in 2019 increased by 1.3 percent and toll revenue grew 0.9 percent compared to 2018. Commercial vehicle transactions increased by 0.2 percent and toll revenue decreased by 2.7 percent. In total, transactions grew 1.1 percent and toll revenue decreased by 0.2 percent in 2019 compared to 2018.

Between March and August 2019, there was a noticeable disconnect between commercial vehicle transaction growth and commercial vehicle revenue growth. Over this six-month period (March-August 2019), commercial toll transactions decreased by 1.1 percent versus the same period in 2018. For the same period, commercial toll revenue decreased by 5.2 percent. NJTA staff believes that this discrepancy between commercial transaction and revenue growth was due to malfunctioning AVC loops at Interchange 18W. Because of the malfunction, class 4, 5, and 6 vehicles with a class 3 transponder were not detected as having a gross class mismatch and were thus undercharged. AVC loops were re-installed at the end of August. After August, the variation between commercial transaction and revenue growth was more consistent. An estimated \$7.6 million in toll revenue was lost during this six-month period due to the AVC malfunction at Interchange 18W. Absent that loss, total Turnpike toll revenue would have increased by 0.4 percent in 2019 compared to 2018 (compared to the 0.2-percent loss shown in Table 3-7).



				Pa	ssenger Car Tra	nsactions	(Thousands of \	/ehicles)			
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
January	16,960 (1)	2.4	17,369	2.0	17,716	(24.1)	13,445 ⁽³⁾	4.1	13,996 ^(3,5,6)	19.3	16,693 ^(3,6)
February	16,252 ⁽¹⁾	0.9	16,391	4.7	17,162 ⁽²⁾	(32.3)	11,621 ^(3,5)	32.2	15,367 ⁽³⁾	2.0	15,671 ⁽³⁾
March	18,244 ⁽¹⁾	5.2	19,186	(33.3)	12,796 ⁽³⁾	23.9	15,856 ⁽³⁾	12.3	17,807 ⁽³⁾	1.5	18,074 ⁽³⁾
April	19,287 ⁽¹⁾	1.6	19,592	(68.5)	6,175 ⁽³⁾	165.6	16,401 ⁽³⁾	11.7	18,327 ⁽³⁾	0.5	18,411 ⁽³⁾
May	20,395 (1)	0.7	20,544	(54.1)	9,437 ⁽³⁾	89.2	17,852 ⁽³⁾	6.5	19,020 ⁽³⁾	4.1	19,796 ⁽³⁾
June	20,434 ⁽¹⁾	(0.4)	20,361	(37.9)	12,641 ⁽³⁾	48.1	18,718 ⁽³⁾	1.8	19,048 ⁽³⁾		
July	20,481	2.1	20,919	(28.4)	14,987 ⁽³⁾	29.7	19,435 ⁽³⁾	(1.1)	19,214 ⁽³⁾		
August	20,906	0.9	21,101	(24.3)	15,972 ⁽³⁾	20.3	19,209 ⁽³⁾	0.6	19,316 ⁽³⁾		
September	19,151	1.9	19,507	(21.0)	15,414 ^(3,4)	18.5	18,269 ⁽³⁾	0.8	18,420 ⁽³⁾		
October	20,280	(0.4)	20,195	(21.6)	15,839 ⁽³⁾	20.6	19,105 ⁽³⁾	(0.7)	18,964 ⁽³⁾		
November	19,013	1.0	19,202	(25.8)	14,245 ⁽³⁾	28.4	18,285 ⁽³⁾	(1.4)	18,032 ⁽³⁾		
December	19,093	(0.0)	19,087	(27.0)	13,935 ⁽³⁾	26.5	17,623 ⁽³⁾	2.2	18,011 ⁽³⁾		
TOTAL ⁽⁷⁾	230,497	1.3	233,454	(28.8)	166,320	23.7	205,819	4.7	215,522		
Subtotal	91,138	2.1	93,081	(32.0)	63,286	18.8	75,175	12.4	84,517	4.9	88,645
Jan-May	91,138	2.1	55,081							4.5	88,045
				Comm	ercial Vehicle T		s (Thousands o	f Vehicles) ⁽⁸⁾		
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
January	2,668	6.7	2,847	1.5	2,891	(7.7)	2,668 ⁽³⁾	5.1	2,805 (3,5,6)	5.0	2,946 ^(3,6)
February	2,485	2.6	2,550	2.8	2,621 (2)	(13.1)	2,276 ^(3,5)	20.4	2,741 ⁽³⁾	(2.5)	2,674 ⁽³⁾
March	2,740	3.0	2,822	(3.4)	2.726 ⁽³⁾	13.7	3.099 ⁽³⁾	2.5	3 <i>,</i> 176 ⁽³⁾	(1.6)	3.126 ⁽³⁾
April	2,805	3.9	2,914	(27.2)	2,122 (3)	41.4	2,999 ⁽³⁾	(0.4)	2.986 ⁽³⁾	(5.7)	2.817 ⁽³⁾
May	3,015	0.7	3,035	(23.5)	2,321 ⁽³⁾	26.5	2.936 ⁽³⁾	8.5	3.187 ⁽³⁾	(1.3)	3,146 ⁽³⁾
June	2,954	(5.5)	2,793	(3.1)	2,705 (3)	15.7	3,131 (3)	6.5	3,333 ⁽³⁾		
July	2,940	(1.3)	2,903	(3.3)	2,806 (3)	8.1	3,034 ⁽³⁾	1.8	3,089 ⁽³⁾		
August	3,090	(6.9)	2,878	(2.9)	2.794 ⁽³⁾	12.2	3,135 ⁽³⁾	7.5	3.369 ⁽³⁾		
September	2,736	3.8	2,839	(0.8)	2.815 ^(3,4)	9.3	3.077 ⁽³⁾	4.0	3.202 ⁽³⁾		
October	3,197	(2.0)	3,131	(4.6)	2,986 ⁽³⁾	6.1	3,168 (3)	0.5	3,183 ⁽³⁾		
November	2,898	(3.9)	2,786	(2.0)	2,731 ⁽³⁾	13.8	3,108 ⁽³⁾	(1.0)	3,077 ⁽³⁾		
December	2,726	3.4	2,820	0.4	2,830 ⁽³⁾	8.1	3,058 ⁽³⁾	(1.9)	3,001 ⁽³⁾		
TOTAL ⁽⁷⁾	34,252	0.2	34,318	(5.7)	32,348	10.3	35,690	4.1	37,150		
Subtotal											
Jan-May	13,713	3.3	14,169	(10.5)	12,680	10.2	13,978	6.6	14,896	(1.3)	14,710
					Total Transac	tions (Tho	usands of Vehi	cles)			
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
January	19,627 ⁽¹⁾	3.0	20,216	1.9	20,607	(21.8)	16,113 ⁽³⁾	4.3	16,801 ^(3,5,6)	16.9	19,639 ^(3,6)
, February	18,737 ⁽¹⁾	1.1	18,941	4.4	19,783 ⁽²⁾	(29.8)	13,897 ^(3,5)	30.3	18,109 ⁽³⁾	1.3	18,345 ⁽³⁾
March	20,984 ⁽¹⁾	4.9	22,008	(29.5)	15,522 ⁽³⁾	22.1	18,955 ⁽³⁾	10.7	20,983 ⁽³⁾	1.0	21,200 ⁽³⁾
	20,984 22,092 ⁽¹⁾				8,297 ⁽³⁾		18,955 19,400 ⁽³⁾		20,983 21,313 ⁽³⁾		21,200 21,229 ⁽³⁾
April	22,092	1.9	22,506	(63.1)	8,297	133.8	19,400 ⁽⁻⁾	9.9	21,313	(0.4)	21,229
May	23,411 (1)	0.7	23,579	(50.1)	11,758 ⁽³⁾	76.8	20,789 ⁽³⁾	6.8	22,207 ⁽³⁾	3.3	22,942 ⁽³⁾
lune	23,388 ⁽¹⁾	(1.0)	23,153	(33.7)	15,346 ⁽³⁾	42.4	21,849 ⁽³⁾	2.4	22,381 ⁽³⁾		
luly	23,421	1.7	23,822	(25.3)	17,794 ⁽³⁾	26.3	22,469 ⁽³⁾	(0.7)	22,303 ⁽³⁾		
August	23,995	(0.1)	23,979	(21.7)	18,766 ⁽³⁾	19.1	22,344 (3)	1.5	22,685 (3)		
September	21,887	2.1	22,347	(18.4)	18,230 (3,4)	17.1	21,346 ⁽³⁾	1.3	21,622 (3)		
October	23,476	(0.6)	23,326	(19.3)	18,825 ⁽³⁾	18.3	22,273 ⁽³⁾	(0.6)	22,148 (3)		
November	21,911	0.4	21,988	(22.8)	16,976 ⁽³⁾	26.0	21,393 ⁽³⁾	(1.3)	21,109 (3)		
December	21,819	0.4	21,907	(23.5)	16,765 ⁽³⁾	23.4	20,682 ⁽³⁾	1.6	21,011 ⁽³⁾		
	264,749	1.1	267,772	(25.8)	198,668	21.6	241,509	4.6	252,672		
	_0.,,										
TOTAL ⁽⁷⁾ Subtotal Jan-May	104,851	2.3	107,250	(29.2)	75,967	17.4	89,154	11.5	99,413	4.0	103,354

Table 3-6 Historical Toll Transaction Trends by Month: New Jersey Turnpike

(1) Construction on the Pulaski Skyway positively impacted passenger car traffic on the Turnpike.

(2) Leap year - February had 29 days.

(3) COVID-19 pandemic

(4) 36% toll increase went into effect on September 13, 2020.

(5) Severe winter weather events.

(6) 3% toll indexing implemented each January since 2022.

(7) Totals may not equal the sum of all parts due to rounding.

(8) Consists of Classes 2 through 6, B2, and B3.

Source: NJTA



					Passenger Car To	oll Revenue	e (Thousands of	Dollars)			
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
anuary	\$57,145 ⁽¹⁾	2.0	\$58,286	1.8	\$59,332	3.0	\$61,100 ⁽³⁾	8.4	\$66,256 ^(3,5,7)	22.3	\$81,005 (3,7)
ebruary	55,233 (1)	0.4	55,450	4.5	57,933 ⁽²⁾	(10.0)	52,111 ^{(3,5}	, 40.4	73,185 ⁽³⁾	2.9	75,283 ⁽³⁾
1arch	63,077 (1)	4.2	65,718	(34.8)	42,823 ⁽³⁾	69.2	72,440 (3)	16.1	84,107 ⁽³⁾	3.7	87,208 ⁽³⁾
pril	67,506 (1)	2.6	69,287	(75.0)	17,348 ⁽³⁾	348.4	77,794 ⁽³⁾	16.8	90,829 ⁽³⁾	1.5	92,210 ⁽³⁾
Иay	71,045 ⁽¹⁾	1.5	72,095	(57.4)	30,721 ⁽³⁾	182.2	86,706 ⁽³⁾	7.2	92,953 ⁽³⁾	5.3	97,846 ⁽³⁾
une	72,069 ⁽¹⁾	1.3	73,014	(37.3)	45,763 ⁽³⁾	98.1	90,647 ⁽³⁾	3.0	93,384 ⁽³⁾		
uly	74,787	1.0	75,567	(28.2)	54,266 ⁽³⁾	79.6	97,484 ⁽³⁾	1.5	98,968 ⁽³⁾		
August	76,586	1.1	77,412	(25.7)	57,544 ⁽³⁾	66.4	95,756 ⁽³⁾	2.0	97,657 ⁽³⁾		
September	67,410	(0.3)	67,217	(4.2)	64,400 ^(3,4)	35.4	87,229 ⁽³⁾	2.2	89,132 ⁽³⁾		
October	69,544	(1.7)	68,379	8.1	73,931 ⁽³⁾	25.7	92,898 ^{(3,6}	⁾ (2.5)	90,599 ⁽³⁾		
November	66,730	0.5	67,077	(1.5)	66,074 ⁽³⁾	32.3	87,418 ⁽³⁾	(0.6)	86,853 ⁽³⁾		
December	67,826	(1.6)	66,767	(5.1)	63,341 ⁽³⁾	31.9	83,548 ⁽³⁾	4.1	87,009 ⁽³⁾		
rotal ⁽⁸⁾	808,959	0.9	816,271	(22.4)	633,478	55.5	985,132	6.7	1,050,933		
Subtotal an-May	314,005	2.2	320,837	(35.1)	208,158	68.2	350,151	16.3	407,332	6.4	433,552
an may				Con	nmercial Vehicle	Toll Reven	ue (Thousands	of Dollars) ^{(§})		
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
anuary	\$29,077	6.2	\$30,867	(0.3)	\$30,782	22.6	\$37,724 ⁽³⁾	10.5	\$41,696 ^(3,5,7)	6.0	\$44,189 ^(3,7)
ebruary	26,876	0.1	26,900	4.6	28,129 ⁽²⁾	15.6	32,506 ^{(3,5}) 24.1	40,351 ⁽³⁾	(1.0)	39,961 ⁽³⁾
March	29,831	(3.1)	28,910	2.2	29,532 ⁽³⁾	47.2	43,473 ⁽³⁾	7.3	46,654 ⁽³⁾	0.2	46,734 ⁽³⁾
April	30,427	(0.4)	30,304	(26.2)	22,372 ⁽³⁾	91.5	42,849 ⁽³⁾	3.7	44,438 ⁽³⁾	(4.8)	42,297 ⁽³⁾
May	32,669	(5.0)	31,046	(21.1)	24,487 ⁽³⁾	73.2	42,411 ⁽³⁾	9.7	46,519 ⁽³⁾	1.1	47,022 ⁽³⁾
lune	31,725	(8.0)	29,181	3.5	30,191 ⁽³⁾	48.0	44,690 ⁽³⁾	10.3	49,280 ⁽³⁾		
uly	31,720	(6.6)	29,616	1.4	30,021 ⁽³⁾	41.5	42,476 ⁽³⁾	8.8	46,222 ⁽³⁾		
August	33,048	(7.5)	30,583	(4.5)	29,219 ⁽³⁾	48.5	43,399 ⁽³⁾	14.1	49,516 ⁽³⁾		
September	29,737	1.0	30,020	16.8	35,075 ^(3,4)	26.6	44,399 ⁽³⁾	5.9	47,009 ⁽³⁾		
October	34,379	(4.3)	32,899	29.7	42,666 ⁽³⁾	10.3	47,042 ^{(3,6}	⁾ (1.1)	46,545 ⁽³⁾		
November	31,212	(3.5)	30,125	29.5	39,015 ⁽³⁾	13.4	44,226 ⁽³⁾	1.1	44,720 ⁽³⁾		
December	29,664	0.3	29,753	34.1	39,892 ⁽³⁾	8.4	43,253 (3)	1.2	43,758 (3)		
TOTAL ⁽⁸⁾	370,364	(2.7)	360,205	5.9	381,379	33.3	508,450	7.5	546,707		
Subtotal		(0, 0)		(0, 0)	425 204		400.004				
an-May	148,880	(0.6)	148,028	(8.6)	135,301	47.1	198,964	10.4	219,657	0.2	220,203
					Total Reve	enue (Thou	isands of Dollar	s)			
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
anuary	\$86,222 ⁽¹⁾	3.4	\$89,153	1.1	\$90,114	9.7	\$98,824 ⁽³⁾	9.2	\$107,952 ^(3,5,7)	16.0	\$125,193 ^(3,7)
ebruary	82,109 (1)	0.3	82,351	4.5	86,062 ⁽²⁾	(1.7)	84,618 ^{(3,5}	⁾ 34.2	113,536 ⁽³⁾	1.5	115,244 ⁽³⁾
March	92,908 (1)	1.9	94,628	(23.5)	72,355 ⁽³⁾	60.2	115,913 ⁽³⁾	12.8	130,760 ⁽³⁾	2.4	133,942 ⁽³⁾
April	97,932 ⁽¹⁾	1.7	99,591	(60.1)	39,720 ⁽³⁾	203.7	120,643 ⁽³⁾	12.1	135,267 ⁽³⁾	(0.6)	133,507 ⁽³⁾
-	103.714 (1)	(0.6)	103,141	(46.5)	55,208 ⁽³⁾	133.9	129,117 ⁽³⁾	8.0	139.472 ⁽³⁾	3.9	144,868 ⁽³⁾
1011	103,714 103.794 ⁽¹⁾	(0.0)	103,141	(40.3)	75.954 ⁽³⁾	78.2	135.337 ⁽³⁾	5.4	142,664 ⁽³⁾	3.5	144,808
-		(1.5)	,	(19.9)	84,287 ⁽³⁾	66.1	139,960 ⁽³⁾	3.4	142,004 145,190 ⁽³⁾		
une	105,754	(1 2)			04,207		139,960 ⁽³⁾	3.7 5.8	147,173 ⁽³⁾		
une uly	106,507	(1.2)	105,183		96 762 ⁽³⁾						
une uly August	106,507 109,634	(1.5)	107,996	(19.7)	80,703	60.4					
une uly August September	106,507 109,634 97,147	(1.5) 0.1	107,996 97,238	(19.7) 2.3	99,475 ^(3,4)	32.3	131,629 ⁽³⁾	3.4	136,141 ⁽³⁾		
May lune luly August September October	106,507 109,634 97,147 103,923	(1.5) 0.1 (2.5)	107,996 97,238 101,278	(19.7) 2.3 15.1	99,475 ^(3,4) 116,596 ⁽³⁾	32.3 20.0	131,629 ⁽³⁾ 139,940 ^{(3,6}	3.4) (2.0)	136,141 ⁽³⁾ 137,144 ⁽³⁾		
une uly August September October November	103,734 106,507 109,634 97,147 103,923 97,942	(1.5) 0.1 (2.5) (0.8)	107,996 97,238 101,278 97,203	(19.7) 2.3 15.1 8.1	99,475 ^(3,4) 116,596 ⁽³⁾ 105,089 ⁽³⁾	32.3 20.0 25.3	131,629 ⁽³⁾ 139,940 ^{(3,6} 131,644 ⁽³⁾	3.4 (2.0) (0.1)	136,141 ⁽³⁾ 137,144 ⁽³⁾ 131,573 ⁽³⁾		
une uly August September October November December	103,734 106,507 109,634 97,147 103,923 97,942 97,490	(1.5) 0.1 (2.5) (0.8) (1.0)	107,996 97,238 101,278 97,203 96,520	(19.7) 2.3 15.1 8.1 7.0	99,475 ^(3,4) 116,596 ⁽³⁾ 105,089 ⁽³⁾ 103,233 ⁽³⁾	32.3 20.0 25.3 22.8	131,629 ⁽³⁾ 139,940 ^(3,6) 131,644 ⁽³⁾ 126,801 ⁽³⁾	3.4 (2.0) (0.1) 3.1	136,141 ⁽³⁾ 137,144 ⁽³⁾ 131,573 ⁽³⁾ 130,767 ⁽³⁾		
une uly ugust eptember October lovember	103,734 106,507 109,634 97,147 103,923 97,942	(1.5) 0.1 (2.5) (0.8)	107,996 97,238 101,278 97,203	(19.7) 2.3 15.1 8.1	99,475 ^(3,4) 116,596 ⁽³⁾ 105,089 ⁽³⁾	32.3 20.0 25.3	131,629 ⁽³⁾ 139,940 ^{(3,6} 131,644 ⁽³⁾	3.4 (2.0) (0.1)	136,141 ⁽³⁾ 137,144 ⁽³⁾ 131,573 ⁽³⁾		

(1) Construction on the Pulaski Skyway positively impacted passenger car traffic on the Turnpike.

(2) Leap year - February had 29 days.(3) COVID-19 pandemic

(4) 36% toll increase went into effect on September 13, 2020.

(5) Severe winter weather events.

(6) Due to an accounting change that was implemented in October 2021, there was a slight increase in recorded revenue during the month.

(7) 3% toll indexing implemented each January since 2022.

(8) Totals may not equal the sum of all parts due to rounding.

(9) Consists of Classes 2 through 6, B2, and B3.

Source: NJTA



2019-2020: Passenger car transactions in 2020 decreased by 28.8 percent and toll revenue decreased 22.4 percent compared to 2019. Commercial vehicle transactions decreased 5.7 percent and toll revenue increased by 5.9 percent. In total, transactions fell 25.8 percent and toll revenue decreased by 13.7 percent in 2020 compared to 2019. 2020 was a leap year, with February having one additional day (a weekend day) compared to February 2019.

Beginning in March, the dominant factor affecting traffic and revenue was the COVID-19 pandemic, which resulted in significant reductions in commuter and discretionary travel as public health recommendations resulted in government-mandated closures of non-essential commercial business, a shift to online schooling, and many workers either losing their jobs or working from home. Among the pandemic mitigation measures that had significant impacts on Turnpike traffic and revenue were a state-wide stay at home order that was in effect from March 21 to June 9 and a suspension of cash collection on all toll facilities from March 24 to May 19.

The largest traffic and revenue impacts occurred in April, which was the first full calendar month of the pandemic and during which most restrictions were in place. During this month there was a 63.1-percent decline in transactions and a 60.1-percent decline in revenue compared to April 2019. Over the rest of the year, as some restrictions were lifted, transactions and revenue began to improve, but remained far below 2019 levels. Furthermore, while both commercial vehicle and passenger car transactions fell significantly from 2019 levels in the early months of the pandemic, commercial vehicle traffic recovered much more quickly and was only slightly below 2019 levels throughout the summer and fall.

On September 13, 2020, NJTA instituted several operational changes impacting transactions and revenue figures on the Turnpike. The 19W ramps, which previously had been toll-free and opened only for events at the adjacent Meadowlands sports and entertainment complex, were permanently opened and tolled. Additionally, the bus toll schedule was modified. Most significantly, a toll increase of 36 percent went into effect. While transactions continued to be significantly below 2019 levels throughout the remainder of the year, the toll increase was able to stabilize revenue, and there was overall toll revenue growth in each of the last four months of the year as compared to 2019.

2020-2021: Passenger car transactions in 2021 increased by 23.7 percent and toll revenue increased 55.5 percent compared to 2020. Commercial vehicle transactions increased 10.3 percent and toll revenue increased by 33.3 percent. In total, transactions rose 21.6 percent and toll revenue increased by 47.2 percent in 2021 compared to 2020. 2020 was a leap year, with February 2021 having one fewer day (a weekend day) compared to February 2020 and the year in total having one fewer weekday than 2020.

While this growth is seemingly very strong, due to the severe impacts the COVID-19 pandemic had on traffic and revenue throughout 2020 it represents a near return to pre-COVID levels rather than exogenous growth. Although monthly commercial vehicle traffic exceeded 2019 levels for the corresponding month for each of the last seven months of the year, 2021 annual passenger car transactions were 11.8 percent below 2019 levels.



Revenue recovered more strongly than did transactions due to the toll increase that went into effect on September 13, 2020. Monthly toll revenue exceeded even pre-pandemic levels each month of the year except for February, which had several severe winter weather events that negatively impacted traffic and one fewer weekend day than February 2020.

A one-time accounting change that NJTA enacted in October 2021 increased revenue during that one month. Prior to that month, revenue received from VTOLs (invalid E-ZPass transponder reads) and ITOLs (E-ZPass accounts that go through image review) was recorded in the month payment was received. However, under the new accounting practice, VTOL and ITOL revenue is now recorded in the month the transaction was made. When the accounting practice was changed, October 2021 revenue included all ITOL and VTOL revenue received from October 2021 transactions alongside revenue received in October from transactions in September. As a result, October 2021 revenue was slightly higher than it otherwise would have been.

2021-2022: Passenger car transactions in 2022 increased by 4.7 percent and toll revenue increased 6.7 percent compared to 2021. Commercial vehicle transactions increased 4.1 percent and toll revenue increased by 7.5 percent. In total, transactions rose 4.6 percent and toll revenue increased by 7.0 percent in 2022 compared to 2021. Revenue growth outpaced transaction growth due to the 3 percent toll indexing implemented in January 2022.

The Omicron variant and severe winter weather negatively impacted transactions and revenue in January 2022. All other months in 2022 experienced transaction levels that were 6 to 9 percent below pre-pandemic volumes for passenger cars and 2 to 19 percent higher than pre-pandemic volumes for commercial vehicles. Due to annual toll rate indexing, revenue performed more strongly than transactions, although throughout the second half of the year, the gap between the growth in passenger car transactions and revenue was less than the expected 3 percent. CDM Smith's analysis found revenue to be growing by less than 3 percent more than transactions because the average trip length for passenger cars has been decreasing since May 2022.

2022-23: Year to date (January through May), passenger car transactions and toll revenue increased 4.9 percent and 6.4 percent, respectively, compared to the same period in 2022. Commercial vehicle transactions declined 1.3 percent, but toll revenue increased 0.2 percent. In total, transactions grew 4.0 percent and toll revenue increased by 4.3 percent in the first five months of 2023 compared to the same period in 2022. Throughout the year the average toll for passenger cars and commercial vehicles has grown more slowly than the 3-percent toll indexing, suggesting decreasing trip lengths for passenger cars and decreasing trip lengths and/or decreasing truck sizes for commercial vehicles.

3.3.2 Parkway Trends

Monthly transaction and toll revenue trends for the Garden State Parkway from January 2018 to May 2023 are shown in **Tables 3-8 and 3-9**, respectively. It should be noted that given the commercial vehicle restrictions on the Parkway and the resulting low commercial-vehicle



volumes (less than 2.0 percent of total transactions), very small changes in commercial vehicle transactions have relatively large percentage impacts. This is evident in the commercial vehicle transaction and revenue growth rates shown in Tables 3-8 and 3-9 for the Parkway.

					ssenger Car Tra		(Thousands of \				
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
lanuary	28,370	(0.9)	28,118	3.3	29,033	(20.2)	23,162 (2)	(1.2)	22,886 (2,4,5)	18.8	27,186 (2,5
February	27,443	(3.8)	26,403	7.0	28,258 (1)	(30.1)	19,765 ^(2,4)	25.9	24,891 (2)	2.2	25,435 (2)
March	29,971	2.0	30,581	(29.6)	21,539 (2)	24.7	26,870 ⁽²⁾	6.1	28,521 ⁽²⁾	3.1	29,409 ⁽²⁾
April	31,659	(1.7)	31,128	(60.7)	12,226 (2)	127.8	27,852 ⁽²⁾	3.8	28,924 ⁽²⁾	1.2	29,257 ⁽²⁾
May	34,338	(2.2)	33,594	(44.6)	18,604 (2)	65.1	30,709 ⁽²⁾	0.9	30,981 ⁽²⁾	5.1	32,562 ⁽²⁾
June	35,525	(4.2)	34,021	(23.9)	25,902 ⁽²⁾	27.0	32,897 ⁽²⁾	(2.3)	32,139 (2)		
July	36,967	(2.1)	36,192	(14.6)	30,914 ⁽²⁾	11.9	34,605 (2)	(1.3)	34,167 ⁽²⁾		
August	36,562	0.5	36,752	(12.9)	32,026 (2)	5.8	33,883 ⁽²⁾	1.8	34,479 ⁽²⁾		
September	31,620	2.4	32,375	(10.9)	28,832 (2,3)	6.5	30,720 ⁽²⁾	0.1	30,753 ⁽²⁾		
October	32,262	(0.7)	32,038	(13.9)	27,597 (2)	10.4	30,460 ⁽²⁾	(1.7)	29,946 ⁽²⁾		
November	29,779	1.2	30,126	(19.3)	24,315 ⁽²⁾	16.7	28,363 ⁽²⁾	0.0	28,368 ⁽²⁾		
December	30,013	(0.8)	29,783	(19.7)	23,925 (2)	15.9	27,718 (2)	3.0	28,552 ⁽²⁾		
TOTAL ⁽⁶⁾	384,509	(0.9)	381,110	(20.5)	303,172	14.5	347,005	2.2	354,608		
Subtotal Jan-May	151,781	(1.3)	149,824	(26.8)	109,661	17.1	128,359	6.1	136,204	5.6	143,849
Jan-Iviay				Comm	ercial Vehicle T	ransaction	ıs (Thousands o	f Vehicles) ⁽⁷⁾		
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
January	386	0.8	389	11.8	435	(13.5)	376 (2)	9.6	412 (2,4,5)	7.4	443 (2,5
February	349	6.5	372	11.4	414 (1)	(18.0)	340 (2,4)	17.4	399 ⁽²⁾	5.1	419 ⁽²⁾
March	397	8.0	428	(5.4)	405 (2)	12.7	457 ⁽²⁾	8.7	497 ⁽²⁾	2.2	508 (2)
April	435	7.1	465	(32.9)	312 (2)	59.6	498 (2)	2.1	508 (2)	(2.9)	494 ⁽²⁾
Mav	515	4.1	537	(24.9)	403 (2)	34.5	542 ⁽²⁾	5.5	572 ⁽²⁾	5.6	604 (2)
June	502	1.7	511	(6.8)	476 (2)	20.1	571 ⁽²⁾	(6.0)	537 ⁽²⁾	510	
July	501	9.1	546	(6.9)	508 ⁽²⁾	9.8	558 ⁽²⁾	(1.8)	548 ⁽²⁾		
August	494	4.9	519	(3.5)	500 ⁽²⁾	10.8	554 ⁽²⁾	5.4	584 ⁽²⁾		
September	419	16.3	488	0.7	491 ^(2,3)	10.0	550 ⁽²⁾	9.3	602 ⁽²⁾		
October	413	6.5	513	(1.6)	505 ⁽²⁾	9.9	555 ⁽²⁾	(5.5)	525 ⁽²⁾		
November	482	5.4	445	(0.2)	444 ⁽²⁾	10.8	493 ⁽²⁾	0.6	496 ⁽²⁾		
December	381	12.3	443	(0.2)	444 418 ⁽²⁾	10.8	453 461 ⁽²⁾	2.4	472 ⁽²⁾		
TOTAL ⁽⁶⁾				. ,							
	5,283	6.8	5,641	(5.8)	5,313	12.1	5,957	3.3	6,152		
Subtotal Jan-May	2,081	5.3	2,191	(10.1)	1,970	12.3	2,213	7.9	2,389	3.3	2,467
					Total Transac		usands of Vehic				
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
January	28,756	(0.9)	28,507	3.4	29,468	(20.1)	23,538 ⁽²⁾	(1.0)	23,299 ^(2,4,5)	18.6	27,629 ^{(2,5}
February	27,792	(3.7)	26,775	7.1	28,673 ⁽¹⁾	(29.9)	20,105 ^(2,4)	25.8	25,290 ⁽²⁾	2.2	25,854 ⁽²⁾
March	30,368	2.1	31,009	(29.2)	21,945 ⁽²⁾	24.5	27,327 ⁽²⁾	6.2	29,018 ⁽²⁾	3.1	29,917 ⁽²⁾
April	32,093	(1.6)	31,593	(60.3)	12,538 ⁽²⁾	126.1	28,350 ⁽²⁾	3.8	29,433 ⁽²⁾	1.1	29,750 ⁽²⁾
May	34,853	(2.1)	34,130	(44.3)	19,007 ⁽²⁾	64.4	31,251 ⁽²⁾	1.0	31,553 ⁽²⁾	5.1	33,166 ⁽²⁾
June	36,027	(4.2)	34,531	(23.6)	26,378 ⁽²⁾	26.9	33,468 ⁽²⁾	(2.4)	32,676 ⁽²⁾	5.1	33,100
July	30,027	(4.2)	36,738	(23.0)	31,422 ⁽²⁾	11.9	35,163 ⁽²⁾	(2.4)	32,070 34,715 ⁽²⁾		
August	37,467	(1.9)	37,271	(14.5)	32,526 ⁽²⁾	5.9	34,438 ⁽²⁾	(1.5)	34,713 35,063 ⁽²⁾		
August September	37,056	2.6	37,271 32,863	(12.7)	32,526 29,324 ^(2,3)	5.9 6.6	34,438 31,270 ⁽²⁾	0.3	35,063 31,354 ⁽²⁾		
				, ,	29,324 ⁽²⁾ 28,102 ⁽²⁾		51,270 °		31,354 ⁽²⁾		
	32,744	(0.6)	32,551	(13.7)	28,102 ⁽²⁾ 24,759 ⁽²⁾	10.4	31,015 ⁽²⁾	(1.8)	30,470		
October		1.2	30,571	(19.0)	24,759 (2)	16.5	28,856 ⁽²⁾ 28,179 ⁽²⁾	0.0	28,864 ⁽²⁾ 29,024 ⁽²⁾		
October November	30,202	10.0							20 024 -		
October November December	30,394	(0.6)	30,211	(19.4)	24,343 ⁽²⁾	15.8		3.0			
October November		(0.6) (0.8)	30,211 386,751	(19.4) (20.2)	24,343 (5) 308,485	15.8 14.4	352,961	3.0 2.2	360,759		

Table 3-8 Historical Toll Transaction Trends by Month: Garden State Parkway

(1) Leap year - February had 29 days.

(2) COVID-19 pandemic

(3) 27% toll increase went into effect on September 13, 2020.

(4) Severe winter weather events.

(5) 3% toll indexing implemented each January since 2022.

(6) Totals may not equal the sum of all parts due to rounding.

(7) Consists of Classes 2 through 6, B2, and B3.

Source: NJTA



					Passenger Car To		(Thousands of D				
Month	2018	Percent Change	2019	Percent Change	2020	Percent Change	2021	Percent Change	2022	Percent Change	2023
lanuary	\$29,945	2.6	\$30,725	2.8	\$31,576	1.0	\$31,896 ⁽²⁾	2.1	\$32,568 (2,4,6)	22.9	\$40,021 (2,6
ebruary	\$29,945 29,062	(0.8)	28,840	6.8	30,814 ⁽¹⁾	(11.6)	27,232 ^(2,4)	2.1	35,364 ⁽²⁾	5.7	37,374 ⁽²⁾
Varch	29,082 31,804	(0.8) 5.0	33,389	(30.3)	23,258 ⁽²⁾	60.1	37,232 ⁽²⁾	29.9 9.1	40,612 ⁽²⁾	5.7 6.6	43,285 ⁽²⁾
	33,644	1.4	34,122		23,238 11,271 ⁽²⁾	243.9	37,231 38,764 ⁽²⁾	9.1 6.8	40,812 41,418 ⁽²⁾	4.2	43,285 43,171 ⁽²⁾
April	,		34,122 36,867	(67.0)	11,271 18,653 ⁽²⁾	243.9 129.3	42,764 ⁽²⁾		41,418 43,723 ⁽²⁾	4.2 10.0	43,171 48,096 ⁽²⁾
May	36,494	1.0		(49.4)	18,055		42,764 46,084 ⁽²⁾	2.2	43,723 45,785 ⁽²⁾	10.0	48,096
lune	38,075	(1.6)	37,480	(21.6)	25,505	56.8	40,004	(0.6)			
luly	40,281	(0.1)	40,259	(14.8)	54,250	42.3	48,803 ⁽²⁾ 47,945 ⁽²⁾	0.2	48,914		
August	40,874	0.3	40,981	(13.4)	55,474	35.2	47,545	4.8	50,255 ⁽²⁾ 44,225 ⁽²⁾		
September	35,526	0.6	35,734	2.7	50,710	17.2	43,037	2.8	44,225 (2)		
October	35,327	(0.7)	35,074	9.2	50,500	11.7	42,750	(0.0)	42,775		
November	32,757	0.6	32,949	2.0	33,000	17.4	33,430	2.8	40,507		
December	32,844	(1.3)	32,433	1.2	52,025	16.6	30,271	6.2	40,030		
TOTAL ⁽⁷⁾	416,633	0.5	418,853	(15.0)	356,187	36.0	484,282	4.7	506,840		
Subtotal Ian-May	160,949	1.9	163,943	(29.5)	115,572	53.9	177,888	8.9	193,685	9.4	211,946
					mercial Vehicle		e (Thousands of				
		Percent		Percent		Percent		Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
lanuary	\$1,161	(2.4)	\$1,133	8.1	\$1,225	4.7	\$1,283 ⁽²⁾	8.8	\$1,397 (2,4,6)	8.1	\$1,510 (2,6
February	1,024	5.3	1,078	7.0	1,154 ⁽¹⁾	0.6	1,160 ^(2,4)	16.8	1,355 ⁽²⁾	5.6	1,431 ⁽²⁾
March	1,185	4.5	1,238	(5.4)	1,171 ⁽²⁾	34.9	1,580 ⁽²⁾	9.2	1,725 ⁽²⁾	1.5	1,751 ⁽²⁾
April	1,317	5.7	1,392	(40.7)	826 (2)	113.5	1,762 ⁽²⁾	3.0	1,815 ⁽²⁾	(1.7)	1,783 ⁽²⁾
May	1,549	3.0	1,597	(29.3)	1,129 ⁽²⁾	68.7	1,906 ⁽²⁾	2.2	1,948 ⁽²⁾	12.1	2,184 ⁽²⁾
June	1,541	0.5	1,550	(2.4)	1,512 ⁽²⁾	34.0	2,026 (2)	(8.0)	1,865 ⁽²⁾		
luly	1,585	6.6	1,689	(10.7)	1,507 ⁽²⁾	32.9	2,004 (2)	(2.5)	1,953 ⁽²⁾		
August	1,594	3.6	1,651	(10.4)	1,479 (2)	36.5	2,019 (2)	8.3	2,187 (2)		
September	1,365	9.7	1,498	8.8	1,630 (2,3)	21.9	1.987 (2)	9.5	2,176 (2)		
October	1,605	(3.0)	1,557	13.8	1,771 (2)	12.4	1,991 (2,5)	(8.1)	1,829 (2)		
November	1,294	1.8	1,317	16.1	1,529 ⁽²⁾	11.1	1,699 ⁽²⁾	0.7	1,710 (2)		
December	1,150	7.8	1,239	14.2	1,414 (2)	9.3	1,545 (2)	2.8	1,588 (2)		
TOTAL ⁽⁷⁾	16,371	3.5	16,938	(3.5)	16,347	28.2	20,962	2.8	21,547		
Subtotal											
an-May	6,237	3.2	6,439	(14.5)	5,505	39.7	7,691	7.1	8,240	5.1	8,659
		Percent		Percent	Total Toll Rev	/enue (Tho Percent	ousands of Dollar	s) Percent		Percent	
Month	2018	Change	2019	Change	2020	Change	2021	Change	2022	Change	2023
lanuary	\$31,106	2.4	\$31,859	3.0	\$32,801	1.2	\$33,180 ⁽²⁾	2.4	\$33,965 (2,4,6)	22.3	\$41,531 ^{(2,6}
				6.9	31,968 ⁽¹⁾		28,393 ^(2,4)	2.4	36,719 ⁽²⁾	5.7	38,805 ⁽²⁾
ebruary	30,086	(0.6)	29,918			(11.2)	20,333		50,/19		50,005
March	32,989	5.0	34,627	(29.5)	24,430	58.9	50,011	9.1	42,337 ⁽²⁾	6.4	45,050
April	34,961	1.6	35,514	(65.9)	12,096 ⁽²⁾	235.0	40,527 ⁽²⁾	6.7	43,233 ⁽²⁾	4.0	44,953 (2)
May	38,044	1.1	38,464	(48.6)	19,782 ⁽²⁾	125.8	44,670 ⁽²⁾	2.2	45,671 (2)	10.1	50,280 ⁽²⁾
lune	39,616	(1.5)	39,029	(20.8)	30,897 ⁽²⁾	55.7	48,110 ⁽²⁾	(1.0)	47,649 (2)		
uly	41,866	0.2	41,948	(14.6)	35,805 ⁽²⁾	41.9	50,806 ⁽²⁾	0.1	50,868 ⁽²⁾		
August	42,467	0.4	42,632	(13.3)	36,953 ⁽²⁾	35.2	49,965 ⁽²⁾	5.0	52,441 ⁽²⁾		
September	36,891	0.9	37,231	3.0	38,346 ^(2,3)	17.4	45,025 ⁽²⁾	3.1	46,401 (2)		
October	36,931	(0.8)	36,631	9.4	40,078 (2)	11.8	44,787 ^(2,5)	(0.4)	44,608 (2)		
November	34,052	0.6	34,266	2.5	35,135 (2)	17.1	41,156 ⁽²⁾	2.7	42,277 (2)		
December	33,994	(0.9)	33,672	1.7	34,243 ⁽²⁾	16.3	39,816 ⁽²⁾	6.0	42,218 ⁽²⁾		
TOTAL ⁽⁷⁾	433,003	0.6	435,792	(14.5)	372,535	35.6	505,244	4.6	528,388		
Subtotal	167,186	1.9	170,382	(28.9)	121,077	53.3	185,580	8.8	201,925	9.3	220,605

Table 3-9 Historical Toll Revenue 1	Frends by Month: Garden State Parkway
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(2) COVID-19 pandemic

(3) 27% toll increase went into effect on September 13, 2020.

(4) Severe winter weather events.

(5) Due to an accounting change that was implemented in October 2021, there was a slight increase in recorded revenue during the month.

(6) 3% toll indexing implemented each January since 2022.

(7) Totals may not equal the sum of all parts due to rounding.(8) Consists of Classes 2 through 6, B2, and B3.

Source: NJTA



Many of the events that impacted Turnpike transactions and toll revenue also impacted Parkway transactions and toll revenue. In addition, the closure of all Atlantic City casinos from March 16 to July 2, 2020 as a public health measure during the first few months of the COVID-19 pandemic further negatively impacted transactions and toll revenue on the Parkway. The following summarizes the major events that took place between calendar years, from January 2018 to May 2023, that impacted transaction and toll revenue trends on the Garden State Parkway.

- 2018-2019: Passenger car transactions decreased 0.9 percent and toll revenue increased 0.5 percent compared to 2018. Commercial vehicle transactions and toll revenue increased 6.8 percent and 3.5 percent, respectively. In total, transactions declined by 0.8 percent and toll revenue increased by 0.6 percent in 2019.
- 2019-2020: Passenger car transactions decreased 20.5 percent and toll revenue decreased 15.0 percent compared to 2019. Commercial vehicle transactions and toll revenue decreased 5.8 percent and 3.5 percent, respectively. In total, transactions decreased 20.2 percent and toll revenue decreased by 14.5 percent in 2020. 2020 was a leap year, with February having one additional weekend day. As with the Turnpike, traffic and revenue during this period were impacted by normal growth, COVID-19, and a 27-percent toll increase on September 13, 2020.
- 2020-2021: Passenger car transactions increased 14.5 percent and toll revenue increased 36.0 percent compared to 2020. Commercial vehicle transactions and toll revenue increased 12.1 percent and 28.2 percent, respectively. In total, transactions increased 14.4 percent and toll revenue increased by 35.6 percent in 2021. As noted above, 2020 was a leap year, with 2021 having one fewer weekend day in February and one fewer weekday over the entire year than 2020. Severe snowstorms in February 2021 also depressed that month's traffic volumes.
- 2021-2022: Passenger car transactions increased 2.2 percent and toll revenue increased 4.7 percent compared to 2021. Commercial vehicle transactions increased 3.3 percent while revenue increased 2.8 percent. In total, transactions increased 2.2 percent and toll revenue increased by 4.6 percent in 2022 compared to 2021. Severe snowstorms in January depressed that month's traffic volumes.
- 2022-2023: Year-to-date (January through May) passenger car transactions have increased 5.6 percent and toll revenue has increased 9.4 percent compared to the same period in 2022. Commercial vehicle transactions have increased 3.3 percent while toll revenue has increased 5.1 percent. In total, transactions have increased 5.6 percent and toll revenue has increased by 9.3 percent through May of 2023 compared to the same period in 2022. Total transaction and revenue growth have been positive in each month of the year thus far, with January showing atypical strength similar to the Turnpike due to depressed traffic in January 2022.

3.3.3 Total System Trends

Table 3-10 shows monthly toll revenue trends for the Authority's roadways from January 2018 through May 2023. In 2019, total toll revenue was essentially flat as compared to 2018, decreasing by less than \$60,000 in total (less than 0.1%). In 2020, total toll revenue decreased by



13.9%. In 2021, total toll revenue increased by 44.1%. In 2022, total NJTA system toll revenue increased by 6.4% compared to 2021. In the first five months of 2023, total NJTA system toll revenue increased by 5.5% compared to the same period in 2022.

				Ne	w Jersey Turnpik	e Toll Reve	enue (Thousands	of Dollars)		
		Percen		Percent		Percent		Percent		Percent	
Month	2018	Change	e 2019	Change	2020	Change	2021	Change	2022	Change	2023
anuary	200,222	¹⁾ 3.4	\$89,153	1.1	\$90,114	9.7	\$98,824 ⁽³⁾	9.2	\$107,952 ^(3,5,7)	16.0	\$125,193 ^(3,7)
February	82,109		82,351	4.5	86,062 ⁽²⁾	(1.7)	84,618 ^{(3,5]}	34.2	113,536 ⁽³⁾	1.5	115,244 ⁽³⁾
March	92,908	1) 1.9	94,628	(23.5)	72,355 ⁽³⁾	60.2	115,913 ⁽³⁾	12.8	130,760 ⁽³⁾	2.4	133,942 ⁽³⁾
April	97,932(¹⁾ 1.7	99,591	(60.1)	39,720 ⁽³⁾	203.7	120,643 ⁽³⁾	12.1	135,267 ⁽³⁾	(0.6)	134,507 ⁽³⁾
May	103,714 (¹⁾ (0.6)	103,141	(46.5)	55,208 ⁽³⁾	133.9	129,117 ⁽³⁾	8.0	139,472 ⁽³⁾	3.9	144,868 ⁽³⁾
June	103,794 ⁽	⁽¹⁾ (1.5)	102,194	(25.7)	75,954 ⁽³⁾	78.2	135,337 ⁽³⁾	5.4	142,664 ⁽³⁾		
July	106,507	(1.2)	105,183	(19.9)	84,287 ⁽³⁾	66.1	139,960 ⁽³⁾	3.7	145,190 ⁽³⁾		
August	109,634	(1.5)	107,996	(19.7)	86,763 ⁽³⁾	60.4	139,155 ⁽³⁾	5.8	147,173 ⁽³⁾		
September	97,147	0.1	97,238	2.3	99,475 ^(3,4)	32.3	131,629 ⁽³⁾	3.4	136,141 ⁽³⁾		
October	103,923	(2.5)	101,278	15.1	116,596 ⁽³⁾	20.0	139,940 ^{(3,6]}	(2.0)	137,144 ⁽³⁾		
November	97,942	(0.8)	97,203	8.1	105,089 ⁽³⁾	25.3	131,644 ⁽³⁾	(0.1)	131,573 ⁽³⁾		
December	97,490	(1.0)	96,520	7.0	103,233 ⁽³⁾	22.8	126,801 ⁽³⁾	3.1	130,767 ⁽³⁾		
TOTAL ⁽⁸⁾	1,179,323	(0.2)	1,176,476	(13.7)	1,014,857	47.2	1,493,581	7.0	1,597,640		
Subtotal Jan-May	462,885	1.3	468,865	(26.7)	343,459	59.9	549,115	14.2	626,989	4.3	653,755
				Gar	den State Parkwa	ay Toll Rev	enue (Thousand	s of Dollar	s)		
		Percen	t	Percent		Percent		Percent		Percent	
Month	2018	Change	e 2019	Change	2020	Change	2021	Change	2022	Change	2023
January	\$31,106	2.4	\$31,859	3.0	\$32,801	1.2	\$33,180 ⁽³⁾	2.4	\$33,965 ^(3,5,7)	22.3	\$41,531 ^(3,7)
February	30,086	(0.6)	29,918	6.9	31,968 ⁽²⁾	(11.2)	28,393 ^{(3,5]}	29.3	36,719 ⁽³⁾	5.7	38,805 ⁽³⁾
March	32,989	5.0	34,627	(29.5)	24,430 ⁽³⁾	58.9	38,811 ⁽³⁾	9.1	42,337 ⁽³⁾	6.4	45,036 ⁽³⁾
April	34,961	1.6	35,514	(65.9)	12,096 ⁽³⁾	235.0	40,527 (3)	6.7	43,233 (3)	4.0	44,953 ⁽³⁾
May	38,044	1.1	38,464	(48.6)	19,782 ⁽³⁾	125.8	44,670 ⁽³⁾	2.2	45,671 ⁽³⁾	10.1	50,280 ⁽³⁾
June	39,616	(1.5)	39,029	(20.8)	30,897 ⁽³⁾	55.7	48,110 ⁽³⁾	(1.0)	47,649 ⁽³⁾	10.1	50,200
July	41,866	0.2	41,948	(14.6)	35,805 ⁽³⁾	41.9	50,806 ⁽³⁾	0.1	50,868 ⁽³⁾		
August	42,467	0.4	42,632	(13.3)	36,953 ⁽³⁾	35.2	49,965 ⁽³⁾	5.0	52,441 ⁽³⁾		
September	36,891	0.9	37,231	3.0	38,346 ^(3,4)	17.4	45,025 ⁽³⁾	3.1	46,401 ⁽³⁾		
October	36,931	(0.8)	36,631	9.4	40,078 ⁽³⁾	11.8	44,787 ^{(3,6]}		44,608 ⁽³⁾		
November	34,052	0.6	34,266	2.5	35.135 ⁽³⁾	17.1	41.156 ⁽³⁾	2.7	42,277 ⁽³⁾		
December	33,994	(0.9)	33,672	1.7	34,243 ⁽³⁾	16.3	39,816 ⁽³⁾	6.0	42,218 ⁽³⁾		
TOTAL ⁽⁸⁾	433,003	(0.9) 0.6	435,792	(14.5)	372,535	35.6	505,244	4.6	528,388		
Subtotal	433,003	0.0						4.0			
Jan-May	167,186	1.9	170,382	(28.9)	121,077	53.3	185,580	8.8	201,925	9.3	220,605
					Total Toll Re	venue (Th	ousands of Dolla	rs)			
		Percen	t	Percent		Percent		Percent		Percent	
Month	2018	Change	e 2019	Change	2020	Change	2021	Change	2022	Change	2023
lanuary	\$117,328 (¹⁾ 3.1	\$121,012	1.6	\$122,915	7.4	\$132,004 (3)	7.5	\$141,917 ^(3,5,7)	17.5	\$166,724 (3,7)
February	112,195		112,268	5.1	118,030 ⁽²⁾	(4.3)	113,010 ^(3,5)		150,256 ⁽³⁾	2.5	154,049 ⁽³⁾
March	125,897	⁽¹⁾ 2.7			96,784 ⁽³⁾	(4.3) 59.9	154,724 ⁽³⁾		173,098 ⁽³⁾		178,978 ⁽³⁾
			129,255	(25.1)	50,784		134,724	11.9	175,050	3.4	1/0,5/0
April	132,893 ⁽		135,105	(61.6)	51,810	211.0	101,170	10.8	178,500	0.5	1/5,401
May	141,750	(0.1)	141,605	(47.0)	74,551	131.7	1/3,/0/	6.5	105,145	5.4	195,148 ⁽³⁾
une	143,410 (141,224	(24.3)	100,052	71.7	183,447 ⁽³⁾	3.7	190,313 ⁽³⁾		
uly	148,373	(0.8)	147,131	(18.4)	120,092	58.8	190,700	2.8	190,037		
August	152,102	(1.0)	150,628	(17.9)	123,716 ⁽³⁾	52.9	189,120 ⁽³⁾	5.5	199,614 ⁽³⁾		
September	134,038	0.3	134,469	2.5	137,821 (3,4)	28.2	176,653 ⁽³⁾	3.3	182,542 ⁽³⁾		
October	140,854	(2.1)	137,909	13.6	156,674 ⁽³⁾	17.9	184,727 ^{(3,6]}	(1.0)	181,752 ⁽³⁾		
November	131,993	(0.4)	131,469	6.7	140,224 ⁽³⁾	23.2	172,800 ⁽³⁾	0.6	173,850 ⁽³⁾		
December	131,484	(1.0)	130,192	5.6	137,476 ⁽³⁾	21.2	166,617 ⁽³⁾	3.8	172,985 ⁽³⁾		
rotal ⁽⁸⁾	1,612,326	(0.0)	1,612,268	(13.9)	1,387,392	44.1	1,998,825	6.4	2,126,027		
Subtotal	630,071	1.5	639,246	(27.3)	464,537	58.2	734,695	12.8	828,914	5.5	874,360
an-May	050,071	1.5	039,240	(27.3)	404,337	50.2	134,095	12.6	020,914	5.5	0/4,500

Table 3-10 Historical Gross Toll Revenue Trends by Month

(1) Construction on the Pulaski Skyway positively impacted passenger car traffic on the Turnpike.

(2) Leap year - February had 29 days.

(3) COVID-19 pandemic

(4) 36% toll increase went into effect on September 13, 2020.

(5) Severe winter weather events.

(6) Due to an accounting change that was implemented in October 2021, there was a slight increase in recorded revenue during the month.

(7) 3% toll indexing implemented each January since 2022.

(8) Totals may not equal the sum of all parts due to rounding.

Source: NJTA



3.4 Annual Trends in E-ZPass Market Share

E-ZPass percent market shares of toll transactions for the Turnpike, Parkway and Total System are shown in **Table 3-11**. The market shares are provided by passenger car and commercial vehicle for the Turnpike from 2003 through 2022, and by all vehicles for the Parkway and the Total System from 2007 through 2022. In addition, the percentage point change in market share from the prior year is also provided.

The E-ZPass market share for Turnpike passenger cars has increased every year since 2003, growing from 60.2 percent in 2003 to 90.6 percent in 2012. The E-ZPass market share for commercial vehicle has always been higher than that for passenger cars and, except for 2021, has also increased every year, growing from 66.8 percent in 2003 to 96.7 percent in 2012. Parkway E-ZPass market share has generally lagged slightly behind that of Turnpike passenger cars but has also consistently grown each year, increasing from 65.7 percent in 2007 to 89.7 percent in 2022. Total System E-ZPass market share increased from 67.4 percent to 90.5 percent in the same time period.

There are currently a variety of discounts available to E-ZPass customers. On the Turnpike, passenger cars using a New Jersey E-ZPass account receive an automatic discount for trips made during off-peak hours. The net discount varies depending on the particular trip. For a through trip, the passenger car discount is 25 percent. Trucks using E-ZPass on the Turnpike also receive an automatic discount from the cash rate, totaling about 9 percent for a through trip any time of the day, and about 13 percent for a trip during off-peak hours. On the Parkway, all E-ZPass transactions receive a discount up to 7 percent lower than the cash rate regardless of the state issuing the E-ZPass transponder. Additionally, trucks (classes 2 – 6) using a New Jersey E-ZPass account receive an automatic discount of about 5 percent off the E-ZPass rate for travel in off-peak periods. These toll differentials offer a financial incentive to use E-ZPass instead of cash.

While the E-ZPass market share for total vehicles has consistently grown at least 0.4 percent every year on the Turnpike since 2004, the four largest one-year increases have corresponded with the four years that have seen increases in toll rates: 2008, 2012, 2020, and 2022. Each of these years has witnessed a growth in E-ZPass market share of at least 1.9 percentage points. 2011 also had E-ZPass market share growth of 1.9 percent, likely as a result of the anticipated toll rate increase that went into effect on January 1, 2012. Other than the early years of the E-ZPass program prior to 2007, years without a toll rate increase never had market share growth greater than 1.7 percentage points.

The Parkway also exhibited larger than normal E-ZPass market share increases as a result of the toll rate increases in December 2008, January 2012, and September 2020. E-ZPass market share grew by 2.0 percentage points in 2008 and a further 2.9 percentage points in 2009. E-ZPass market share grew 3.2 percentage points in 2012 and 2.6 percentage points in 2020. In all other years, growth was between 0.6 and 1.8 percentage points.

This analysis of the E-ZPass market share trends helped develop future year estimates of E-ZPass penetration rates.



					Total
	Turnpike			Parkway	System
Calendar	Passenger	Commercial	All	All	All
Year	Cars	Vehicles	Vehicles	Vehicles	Vehicles
Percent E-Z	Pass Market Sh	are			
2003	60.2 %	66.8 %	61.1 %	-	-
2004	63.5	69.7	64.3	-	-
2005	65.5	74.7	66.7	-	-
2006	67.4	76.7	68.6	-	-
2007	69.0	78.0	70.2	65.7 %	67.4 %
2008	70.9	80.0	72.1	67.7	69.4
2009	72.3	81.5	73.5	70.6	71.7
2010	73.5	81.8	74.6	71.4	72.6
2011	75.5	83.0	76.4	72.5	74.0
2012	78.1	86.5	79.2	75.7	77.0
2013	79.5	88.2	80.6	77.2	78.5
2014	80.0	89.1	81.2	78.1	79.3
2015	80.5	89.9	81.7	78.7	79.9
2016	81.4	90.8	82.6	79.6	80.8
2017	83.2	91.6	84.2	81.4	82.5
2018	84.8	92.8	85.9	83.2	84.3
2019	85.9	93.7	86.9	84.8	85.7
2020	88.0	95.5	89.2	87.4	88.1
2021	88.6	95.5	89.6	88.2	88.8
2022	90.6	96.7	91.5	89.7	90.5
Net Change	in Percentage	S			
2003	-	-	-	-	-
2004	3.3	2.9	3.2	-	-
2005	2.0	5.0	2.4	-	-
2006	1.8	2.0	1.9	-	-
2007	1.6	1.3	1.6	-	-
2007	1.0	2.0	1.0	2.0	2.0
2008	1.5	1.5	1.5	2.9	2.3
2005	1.5	0.2	1.4	0.8	0.9
2010	1.2	1.2	1.1	1.1	1.4
2011	2.6	3.5	2.8	3.2	3.0
2012	1.4	1.7	1.4	1.5	1.5
2013	0.5	0.9	0.6	0.9	0.8
2014	0.5	0.8	0.5	0.6	0.6
2015	0.9	0.9	0.9	0.9	0.9
2010	1.8	0.8	1.6	1.8	1.7
2017	1.6	1.2	1.0	1.8	1.7
2018	1.0	0.9	1.7	1.6	1.8
2019	2.1	1.8	2.3	2.6	1.4 2.4
2020	0.6	0.0	0.4	0.8	0.7
	0.0	0.0	0.4	0.0	0.7

Table 3-11 Historical Trends in E-ZPass Market Share of Toll Transactions

2022 Source: NJTA



3.5 Annual Trends in Vehicle Class Distribution

As seen in **Table 3-12**, **b**etween 2004 and 2019, the percentage of commercial vehicle transactions on the Turnpike and Parkway remained quite stable, although there was a bit more fluctuation in share of gross toll revenue. During this period, commercial vehicle toll transactions on the Turnpike ranged from a high of 13.9 percent of total toll transactions in 2006 and 2007 to a low of 12.5 percent in 2016 and 2017. Their share of the gross toll revenue ranged from a high of 36.5 percent of total toll revenue in 2008 to a low of 30.5 percent in 2017.

During this period, there was even less variation on the Parkway, with commercial vehicle toll transactions ranging from 1.1 percent to 1.5 percent of total transactions each year. The commercial vehicle share of gross toll revenue was also very consistent, ranging from a high of 4.1 percent of total gross toll revenue to a low of 1.1 percent. It should be noted that in 2007 the Parkway modified their vehicle class definitions to match the Turnpike's. This change impacted how transactions were divided into passenger car and commercial vehicle transactions from 2008 onward. From this point through 2019, the Parkway commercial vehicle revenue share had a narrower range of 2.8 percent to 4.1 percent.

However, commercial vehicles' share of transactions and revenue grew significantly beyond these bounds in 2020 as a result of the COVID-19 pandemic. Many schools and offices were shut down for much of the year, resulting in more telecommuting and fewer passenger cars on NJTA facilities. Conversely, as people spent more time at home, freight deliveries and commercial vehicle traffic increased, resulting in commercial vehicle shares of transactions growing to 16.3 percent on the Turnpike, 1.7 percent on the Parkway, and 7.4 percent for the total system, all of which were new highs for the respective systems. Shares of gross toll revenue also grew to new highs of 37.6 percent, 4.4 percent, and 28.7 percent on the Turnpike, Parkway, and total system, respectively. In 2021 and 2022 these shares came down somewhat but remained above prepandemic levels as demand for freight remained high, but businesses and schools reopened.



		1 		C		
-	101	l Transaction		Gro	ss Toll Reven	
Calendar			Total			Total
Year	Turnpike	Parkway	System	Turnpike	Parkway	System
2004	13.7 %	1.4 %	4.9 %	35.4 %	1.4 %	25.7 %
2005	13.8	1.3	5.5	36.0	3.5	26.9
2006	13.9	1.1	5.8	35.0	1.1	25.8
2007 (1)	13.9	1.1	5.9	35.5	1.1	26.2
2008	13.8	1.1	5.9	36.5	2.8	27.3
2009	12.9	1.3	5.6	33.7	3.3	24.8
2010	12.8	1.2	5.7	32.6	3.4	24.0
2011	12.7	1.3	5.6	33.9	3.2	24.9
2012	12.8	1.3	5.7	32.7	4.1	24.4
2013	13.0	1.4	5.8	33.2	4.1	24.8
2014	12.9	1.4	5.8	33.0	3.7	24.8
2015	12.7	1.4	5.8	32.7	3.8	24.8
2016	12.5	1.3	5.7	32.2	3.6	24.4
2017	12.5	1.3	5.8	30.5	3.7	23.2
2018	12.9	1.4	6.0	31.4	3.8	24.0
2019	12.8	1.5	6.1	30.6	3.9	23.4
2020	16.3	1.7	7.4	37.6	4.4	28.7
2021	14.8	1.7	7.0	34.0	4.1	26.5
2022	14.7	1.7	7.1	34.2	4.1	26.7

Table 3-12 Annual Trends in Commercial Vehicle Distribution by Toll Transactions and Toll Revenue

Note: Commercial Vehicles are defined as vehicle classes 2-6 and B1 and B2.

(1) Parkway changed class structure to match Turnpike in 2007.

Source: NJTA



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Chapter 4

Corridor Growth Analysis

Historical and forecast socioeconomic data were collected and evaluated to understand how New Jersey and the major sub-state regions are growing. Discussions with local Metropolitan Planning Organization (MPO) representatives were also conducted to confirm and substantiate the socioeconomic data and understand underlying trends. This information was then used in an econometric analysis to estimate mid-term baseline travel demand on the two NJTA facilities: the New Jersey Turnpike and the Garden State Parkway.

The purpose of this chapter is: 1) to provide a description of the historical and forecasted trends in the study area socioeconomics; 2) qualitatively summarize discussions with regional MPO representatives regarding socioeconomic trends and regional developments; and 3) to describe the methodological approach and findings of the econometric growth analysis.

4.1 Socioeconomic Historical Trends and Forecasts

Socioeconomic trends and forecasts for geographies along and surrounding the New Jersey Turnpike and the Garden State Parkway were evaluated, which serve as inputs into the regression-based demand growth analysis. Subsections below summarize various demographic and economic measures, including population, employment, real retail sales, and real gross regional product (GRP).

In the subsequent tables, the socioeconomic growth rates are presented in annualized compound average growth rate (CAGR) terms, reported in five-year increments from 1995 through 2035. Geographically, the state of New Jersey is presented along with the metropolitan areas of New York City (NYC) and Philadelphia, as well as the southeastern section of the state and the entire nation.

4.1.1 Population

Historical population data were obtained from the United States Census Bureau and forecast data from other public and private sources, depending on geography, as presented in **Table 4-1.** New Jersey counties' and metropolitan areas' population data were obtained from the respective regional MPOs, and are available through at least year 2035. Metropolitan NYC (comprised of counties in Connecticut, New York, and New Jersey) population forecast data are from the New York Metropolitan Transportation Council (NYMTC) and the North Jersey Transportation Planning Authority (NJTPA). Metropolitan Philadelphia data are from the Delaware Valley Regional Planning Commission (DVRPC) and the southeastern New Jersey counties are from the South Jersey Transportation Planning Organization (SJTPO). Population forecasts for the entire state of New Jersey are the aggregation of the constituent forecasts for the combined 21 counties



in the state, from the respective MPO sources. National data are presented for comparative purposes, with the forecasts from the Woods and Poole dataset¹.

As shown in **Table 4-1**, population growth in New Jersey and the surrounding metropolitan areas are lower relative to the growth in the nation, for both the historical trends and forecasts. Historically, the resident population in New Jersey increased annually by about 0.6 percent on average from 1995 through 2020, with metro Philadelphia and southeastern New Jersey having slower growth than metro New York City (NYC). Comparatively, historical population growth in the United States averaged about 0.9 percent per year over the same twenty-five-year period.

Area	1995 - '00	2000 - '05	2005 - '10	2010 - '15	2015 - '20	2020 - '25	2025 - '30	2030 - '35	1995 - '20	2020 - '35
Metro NYC ⁽¹⁾	0.9	0.3	0.4	0.4	0.7	0.4	0.3	0.5	0.5	0.4
Metro Philadelphia ⁽²⁾	0.3	0.4	0.5	0.3	0.6	0.5	0.3	0.2	0.4	0.3
Southeastern NJ ⁽³⁾	0.6	0.7	0.3	(0.4)	0.2	0.1	0.1	0.1	0.3	0.1
New Jersey ⁽⁴⁾	0.8	0.5	0.3	0.2	0.9	0.1	0.3	0.3	0.6	0.2
United States	1.2	0.9	0.9	0.7	0.7	0.5	0.6	0.6	0.9	0.6
Communities										

Table 4-1 Population Trends and Forecasts (CAGR,%)

Geographies:

(1) Metro NYC as defined by NYMTC includes the following counties: Fairfield, CT; Litchfield, CT; New Haven, CT; Bergen, NJ; Essex, NJ; Hudson, NJ; Hunterdon, NJ; Mercer, NJ; Middlesex, NJ; Monmouth, NJ; Morris, NJ; Ocean, NJ; Passaic, NJ; Somerset, NJ; Sussex, NJ; Union, NJ; Warren, NJ; Bronx, NY; Dutchess, NY; Kings, NY; Nassau, NY; New York, NY; Orange, NY; Putnam, NY; Queens, NY; Richmond, NY; Rockland, NY; Suffolk, NY; Sullivan, NY; Ulster, NY; and, Westchester, NY

(2) Metro Philadelphia as defined by DVRPC includes the following counties: Burlington, NJ; Camden, NJ; Gloucester, NJ; Mercer, NJ; Bucks, PA; Chester, PA; Delaware, PA; Montgomery, PA; and, Philadelphia, PA

(3) Southeastern NJ as defined by SJTPO includes the following counties: Atlantic, NJ; Cape May, NJ; Cumberland, NJ; and, Salem, NJ (4) New Jersey includes an aggregation of all 21 counties in the state

Sources: Years 1995 to 2020 reflect United States Census data; MPO forecasts are from the respective MPOs; New Jersey is based on the aggregation of pertinent MPO sources; and, United States forecasts are from Woods & Poole 2023

Future resident population growth around New Jersey is forecast to remain at the relatively slowgrowth historical levels. As exhibited, projections average 0.2 percent per annum through 2035. Similar to the recent historical trends, this rate would remain below the expected population growth for the nation, which, on average, is projected to be 0.6 percent per annum through 2035.

4.1.2 Employment

Employment trends are exhibited in **Table 4-2**, with historical data from the United States Bureau of Labor Statistics from 1995 through 2020, and future data based on MPO sources or Woods & Poole, depending on geography, similar to the population data.

Historical employment growth patterns are similar across the presented geographies, with a relatively robust growth in the late '90s, followed by a deceleration in the subsequent five years through 2005, and a contraction between 2005 to 2010, reflective of the economic downturn realized during the recession that officially began in late 2007. In all but the southeastern New Jersey region, employment growth rebounded in the 2010 to 2015 timeframe following the recession. COVID significantly affected all geographies, and 2020 universally declined notably. As such, the 2015-to-2020 data effectively reflects no growth, though concentrated in that last year. Nationally, historical employment growth exhibited similar patterns during the five-year

¹ Source: Woods & Poole Economics, Inc. Washington, D.C. Copyright 2023. Woods & Poole does not guarantee the accuracy of this data. The use of this data and the conclusion drawn from it are solely the responsibility of the consultant.



increments, although, similarly to population trends, the overall employment growth rates were somewhat faster for the nation than for the New Jersey areas.

Table 4-2 Linploy	able 4-2 Employment Tiends and Forecasts (CAOK, 70)												
Area	1995 - '00	2000 - '05	2005 - '10	2010 - '15	2015 - '20	2020 - '25	2025 - '30	2030 - '35	1995 - '20	2020 - '35			
Metro NYC ⁽¹⁾	1.7	0.5	(0.2)	0.9	(0.7)	0.4	0.6	0.5	0.4	0.5			
Metro Philadelphia ⁽²⁾	1.1	0.4	(0.2)	0.8	0.1	1.4	0.4	0.2	0.4	0.7			
Southeastern NJ ⁽³⁾	1.9	0.7	(1.5)	(0.8)	(1.3)	0.1	0.1	0.1	(0.2)	0.1			
New Jersey ⁽⁴⁾	1.4	0.3	(0.4)	0.6	(0.1)	(0.1)	0.3	0.5	0.4	0.3			
United States	1.9	0.7	(0.4)	1.4	(0.1)	2.3	1.2	1.1	0.7	1.5			

Table 4-2 Employment Trends and Forecasts (CAGR, %)

Geographies:

¹ Metro NYC as defined by NYMTC includes the following counties: Fairfield, CT; Litchfield, CT; New Haven, CT; Bergen, NJ; Essex, NJ; Hudson, NJ; Hunterdon, NJ; Mercer, NJ; Middlesex, NJ; Monmouth, NJ; Morris, NJ; Ocean, NJ; Passaic, NJ; Somerset, NJ; Sussex, NJ; Union, NJ; Warren, NJ; Bronx, NY; Dutchess, NY; Kings, NY; Nassau, NY; New York, NY; Orange, NY; Putnam, NY; Queens, NY; Richmond, NY; Rockland, NY; Suffolk, NY; Sullivan, NY; Ulster, NY; and, Westchester, NY

² Metro Philadelphia as defined by DVRPC includes the following counties: Burlington, NJ; Camden, NJ; Gloucester, NJ; Mercer, NJ; Bucks, PA; Chester, PA; Delaware, PA; Montgomery, PA; and, Philadelphia, PA

³ Southeastern NJ as defined by SJTPO includes the following counties: Atlantic, NJ; Cape May, NJ; Cumberland, NJ; and, Salem, NJ
⁴ New Jersey includes an aggregation of all 21 counties in the state

Sources: Years 1995 to 2020 reflect Bureau of Labor Statistics (BLS) data; MPO forecasts are from the respective MPOs; New Jersey is based on the aggregation of pertinent MPO sources; and, United States forecasts are from Woods & Poole 2023

Future employment is forecast to grow relatively similar to history since 1995, with New Jersey at 0.3%, NYC at 0.5%, Philadelphia at 0.7% (slightly higher than history), and Southeast New Jersey at 0.1%. Nationally, employment is forecast to grow 1.5%.

4.1.3 Real Retail Sales

Real retail sales historical trends and forecast are presented below in **Table 4-3**, sourced from Woods & Poole. Both New Jersey and the metropolitan areas along the two facilities exhibit similar growth patterns. Since 1995, growth was between 1.2 and 1.9 annually, depending on geography, with NYC exhibiting the highest relative growth. During that period, the change in real retail sales varied from strong growth of over 4.0% in the late '90s, to deceleration in the subsequent five years, followed by contraction between 2005 and 2010 due to recession. Since 2010, real retail sales rebounded then decelerated resulting from COVID in 2019/2020.

Area	1995 - '00	2000 - '05	2005 - '10	2010 - '15	2015 - '20	2020 - '25	2025 - '30	2030 - '35	1995 - '20	2020 - '35
Metro NYC ⁽¹⁾	4.1	2.3	(0.9)	3.2	1.0	2.5	1.2	1.1	1.9	1.6
Metro Philadelphia ⁽²⁾	3.8	2.0	(1.9)	2.4	1.3	2.6	1.3	1.2	1.5	1.7
Southeastern NJ ⁽³⁾	4.2	2.7	(1.9)	1.2	0.1	2.3	1.0	1.0	1.2	1.4
New Jersey ⁽⁴⁾	4.1	1.8	(1.5)	2.4	0.9	2.5	1.2	1.1	1.5	1.6
United States	4.1	2.1	(1.0)	3.0	1.5	2.8	1.6	1.5	1.9	2.0

Table 4-3 Real Retail Sales Trends and Forecasts (CAGR, %)

Geographies:

¹ Metro NYC as defined by NYMTC includes the following counties: Fairfield, CT; Litchfield, CT; New Haven, CT; Bergen, NJ; Essex, NJ; Hudson, NJ; Hunterdon, NJ; Mercer, NJ; Middlesex, NJ; Monmouth, NJ; Morris, NJ; Ocean, NJ; Passaic, NJ; Somerset, NJ; Sussex, NJ; Union, NJ; Warren, NJ; Bronx, NY; Dutchess, NY; Kings, NY; Nassau, NY; New York, NY; Orange, NY; Putnam, NY; Queens, NY; Richmond, NY; Rockland, NY; Suffolk, NY; Sullivan, NY; Ulster, NY; and, Westchester, NY

² Metro Philadelphia as defined by DVRPC includes the following counties: Burlington, NJ; Camden, NJ; Gloucester, NJ; Mercer, NJ; Bucks, PA; Chester, PA; Delaware, PA; Montgomery, PA; and, Philadelphia, PA

³ Southeastern NJ as defined by SJTPO includes the following counties: Atlantic, NJ; Cape May, NJ; Cumberland, NJ; and, Salem, NJ

⁴ New Jersey includes an aggregation of all 21 counties in the state

Source: Woods & Poole 2023



Real retail sales growth is projected to be similar to the historical average growth, at about 2.0% nationally and 1.6% for New Jersey.

4.1.4 Real Gross Regional Product (GRP)

Historical and forecast growth rates for real GRP are shown in **Table 4-4**, sourced from Woods & Poole. National real gross domestic product historically decelerated from an annual average rate of 4.5 percent in the late '90s to 2.7 percent over the first five years of the new millennium, to 0.9 percent between 2005 and 2010. Since that recession period, national real GDP grew 2.4 percent from 2010 to 2015 and then 1.4 percent through 2020, including the 2020 COVID-related shutdown. New Jersey's real gross state product growth also decelerated similarly over the same period from 3.6 percent in the late '90s to 1.6 percent per annum in the subsequent five years and then 0.5 percent during the recessionary timeframe. Annual average growth rebounded to 1.2 percent from 2010 to 2015 and then fell to 0.4 percent from 2015 to 2020. Metropolitan NYC and Philadelphia exhibited similar average growth rates since 1995, about 0.7 percent above the New Jersey's annual average, while southeastern New Jersey experienced growth substantially slower than the other geographies in the study area at less than 1 percent per year.

Historically, the 14 metro NYC counties in New Jersey exhibited relatively slower real GRP growth than the 17 non-New Jersey counties, with average annual growth of 1.5 percent versus 2.5 percent, respectively, from 1995 to 2020. Woods and Poole forecasts very similar average annual growth of 2.3 percent through 2035 for both sub-metro regions. Similar patterns are also evident for metro Philadelphia, with the four New Jersey counties exhibiting relatively slower average annual historical real GRP growth from 1995 to 2020 of 1.9 percent compared to 2.1 percent growth for the five non-New Jersey counties.

Area	1995 - '00	2000 - '05	2005 - '10	2010 - '15	2015 - '20	2020 - '25	2025 - '30	2030 - '35	1995 - '20	2020 - '35
Metro NYC ⁽¹⁾	4.7	1.6	1.4	2.2	1.4	3.2	2.0	1.8	2.3	2.3
NYC - NJ	4.0	1.3	0.6	1.3	0.5	3.4	1.8	1.7	1.5	2.3
NYC - non-NJ	5.0	1.7	1.6	2.6	1.7	3.2	2.1	1.8	2.5	2.3
Metro Philadelphia ⁽²⁾	3.5	2.9	1.3	1.9	0.5	3.0	1.9	1.7	2.0	2.2
Philadelphia - NJ	3.0	3.1	0.4	1.3	1.8	2.5	1.9	1.8	1.9	2.1
Philadelphia - non-NJ	3.7	2.8	1.6	2.1	0.0	3.2	1.9	1.7	2.1	2.3
Southeastern NJ ⁽³⁾	0.7	3.5	(0.7)	(0.3)	(0.7)	2.4	1.4	1.3	0.5	1.7
New Jersey ⁽⁴⁾	3.6	1.6	0.5	1.2	0.4	3.2	1.8	1.7	1.5	2.2
United States	4.5	2.7	0.9	2.4	1.4	3.1	2.0	1.9	2.4	2.3

Table 4-4 Real Gross Regional Product Trends and Forecasts (CAGR, %)

Geographies:

¹ Metro NYC as defined by NYMTC includes the following counties: Fairfield, CT; Litchfield, CT; New Haven, CT; Bergen, NJ; Essex, NJ; Hudson, NJ; Hunterdon, NJ; Mercer, NJ; Middlesex, NJ; Monmouth, NJ; Morris, NJ; Ocean, NJ; Passaic, NJ; Somerset, NJ; Sussex, NJ; Union, NJ; Warren, NJ; Bronx, NY; Dutchess, NY; Kings, NY; Nassau, NY; New York, NY; Orange, NY; Putnam, NY; Queens, NY; Richmond, NY; Rockland, NY; Suffolk, NY; Sullivan, NY; Ulster, NY; and, Westchester, NY

² Metro Philadelphia as defined by DVRPC includes the following counties: Burlington, NJ; Camden, NJ; Gloucester, NJ; Mercer, NJ; Bucks, PA; Chester, PA; Delaware, PA; Montgomery, PA; and, Philadelphia, PA

³ Southeastern NJ as defined by SJTPO includes the following counties: Atlantic, NJ; Cape May, NJ; Cumberland, NJ; and, Salem, NJ
⁴ New Jersey includes an aggregation of all 21 counties in the state

Source: Woods & Poole 2023

Future real GRP growth rates are estimated to average 2.3 percent for the United States, through 2035, per annum, with New Jersey averaging about a 2.2 percent real increase per year. In the surrounding areas, similarly to the entire state, the real GRP growth is projected to be 1.7 to 2.3



percent per annum, with slower growth expected in the southeastern portion of the state as compared to metro NYC and Philadelphia.

4.2 MPO Outreach and Regional Economic Conditions

To supplement the socioeconomic data analysis, additional qualitative inputs were collected through discussions with representatives from the major metropolitan planning organization (MPO) areas within, or near, the New Jersey Turnpike and Garden State Parkway. Additionally, information from annual reports and news articles identified by the MPOs were reviewed and incorporated. While topics discussed varied by MPO, they generally included socioeconomic data (i.e., population and employment), development, and tolling perspectives. The four entities included:

- *NJTPA* North Jersey Transportation Planning Authority
- DVRPC Delaware Valley Regional Planning Commission
- *SJTPO* South Jersey Transportation Planning Organization
- NYMTC- New York Metropolitan Transportation Council

4.2.1 NJTPA

The North Jersey Transportation Planning Authority MPO includes thirteen New Jersey counties. In addition to the dense urban counties around New York City, the MPO extends west to the rural counties bordering Pennsylvania and south to Ocean County. Closely tied with the New York City economy, the NJTPA coordinates planning and development with the NYMTC and PANYNJ.

CDM Smith was unable to engage with NJTPA staff as part of this project due to NJTPA's rules surrounding an open solicitation for which CDM Smith could have submitted a proposal. However, CDM Smith reviewed the conversation that took place as part of the 2018 study and reviewed many of the documents available on NJTPA's website to evaluate socioeconomic trends and developments in the region.

Over the past five years, regional population growth has reverted to more balanced regional growth as opposed to the centralization in inner ring suburbs that occurred through much of the 2010s. Despite this, Hudson County is the only county in the region whose employment and population forecast was revised upwards from the last set of forecasts conducted by NJTPA.

CDM Smith was also able to speak with staff at NYMTC, which has some overlap with NJTPA's coverage area. Results of that conversation are summarized below.

4.2.2 **DVRPC**

The Delaware Valley Regional Planning Commission comprises four counties (Burlington, Camden, Gloucester, and Mercer) in southern New Jersey, as well as five counties in the Philadelphia area. Toll facilities operate on both the New Jersey and connecting Pennsylvania highway facilities.



The region's population is growing slowly but steadily, with more growth generally occurring on the Pennsylvania side than the New Jersey side. In percentage terms, Gloucester County is the fastest growing county on the New Jersey side of the region as a result of development extending further from Philadelphia as more inner suburbs become built out.

Commuters have been slowly returning to the office, although telecommuting remains prevalent. While transit ridership is still significantly below pre-pandemic levels, daily roadway traffic is at or above 2019 levels. However, traffic is more dispersed throughout the day, with peak hour volume being lower than prior to the pandemic.

Distribution centers are in demand in the region. The largest such project in development is across the Delaware River in Bucks County, Pennsylvania, where a former U.S. Steel site is being redeveloped into the Keystone Trade Center. This is an 1,800-acre property, with the first warehouses scheduled to open in fall 2023. At completion, it will have more than four million square feet of warehouse space and is being marketed as the largest Class A industrial park on the east coast. DVRPC planners speculate that it could be a more appealing distribution center than ones further inland in the Allentown area due to its closer location to the Port of New York and New Jersey.

There have been small improvements, such as upgraded access roads, to the port area on the New Jersey side of the Delaware River. There have been proposals for port expansion or the construction of a liquified natural gas (LNG) terminal there, although there are no developments currently approved or underway.

4.2.3 SJTPO

The South Jersey Transportation Planning Organization MPO includes four New Jersey counties: Atlantic, Cape May, Cumberland, and Salem. Predominantly influenced by the Parkway, the northern tip of rural Salem County is also affected by the Turnpike. CDM Smith reached out the MPO several times but were unable to engage. CDM Smith did speak to SJTPO planners as part of the 2018 study, and many of the points discussed then still hold true.

As a seasonal-based destination, Atlantic City population is generally perceived to increase by 300 percent during the three summer months of June, July, and August. Such population swings between the on- and off-seasons significantly affect Parkway traffic volumes.

While tourism remains the historical economic lynchpin to the region, other developments demonstrate a concerted attempt to revitalize and diversify the economy. The National Aviation Research and Technology Park is a planned facility to create a research center around the joint-use commercial/military airport in Egg Harbor Township. The build-out plan includes a seven-building research technology park, air cargo operation, and an aviation maintenance and repair academy and company.

4.2.4 NYMTC

The New York Metropolitan Transportation Council provides a collaborative transport planning forum, develops regional plans, and coordinates local decisions regarding federal transportation fund allocations. NYMTC'S primary focus area includes New York City, Long Island, and the lower Hudson River Valley. NYMTC's planning effort incorporates metro Connecticut (three counties)



and nine northern New Jersey counties (Bergen, Essex, Hudson, Middlesex, Monmouth, Morris, Passaic, Somerset, and Union).

NYMTC also coordinates planning and development with the NJTPA and the PANYNJ. Northern New Jersey sociodemographic data and trends provided by the NJTPA are incorporated into transportation modeling and planning decisions, as are Port Authority transport infrastructure development programs and policies.

A Clean Freight Corridors Study conducted for the region indicates that the New Jersey Turnpike has high readiness for clean freight, which means that there is substantial infrastructure for fueling and charging to support a transition to electric vehicles within five miles of the corridor.

Like in the Philadelphia region, both residents and commuters have been slowly returning to the city after an initial exodus during the early stage of the pandemic.

Just prior to CDM Smith's conversation with NYMTC, the Metropolitan Transportation Authority (MTA) announced that it would begin a congestion pricing program for vehicles entering Manhattan's central business district (CBD) as early as 2024. Details of implementation have yet to be worked out, but NYMTC staff indicated that vehicles that remain on highways through the CBD will not be charged a toll. However, both the Lincoln and Holland Tunnel direct vehicles traveling from New Jersey into Manhattan's street grid, meaning that, as currently envisioned, all eastbound traffic through these tunnels will incur an additional toll once the congestion pricing program is implemented.

4.2.5 Conclusion

The qualitative MPO outreach discussions of local economic conditions confirmed the quantitative analysis of socioeconomic trends that went into the subsequent econometric growth analysis. The due diligence outreach found nothing that would alter the quantitative forecasting process. Rather, the outreach collaborated and substantiated the socioeconomic trends with local depictions of where residential and/or business growth was (or was not) occurring and why.

4.3 Econometric Growth Analysis

An econometric analysis was conducted to forecast mid-term (ten-year) baseline travel demand on the Turnpike and Parkway. Historical travel demand was econometrically estimated via regression equations for toll plaza groupings. Regional socioeconomics and other variables were tested as explanatory factors. With statistically significant historical equations, independent variable forecasts were applied to equation coefficients to estimate future travel demand. Eighteen equations were tested for groups of proximate plazas: seven groupings for Turnpike passenger cars, seven for Turnpike commercial vehicles, and four for Parkway total vehicles. All eighteen equations yielded statistically significant, logical results. Forecasts were conducted from 2023 through 2033.

An econometric analysis as such was conducted in 2018 and revisited in 2023 to determine the current reasonableness of previously estimated equations and updated, as necessary. Factors differing from the 2018 estimations include the following, which are elaborated upon in subsections:



- additional historical timeframe (2018 through 2022, inclusively)
- revised historical socioeconomic data (e.g., Census's population retrospective revisions)
- updated dollar denomination for real retail sales and gross regional product (2009\$ to 2012\$)
- consideration of a COVID-19 explanatory index variable(s)
- incorporating an index for 2018 I-95 ramp developments in Bristol

Subsequent toll modeling analyses conditionally incorporate these econometrically-derived baseline travel demand forecasts, which additionally consider short-term adjustments and future toll policies and rate structures in estimating future revenue potential.

4.3.1 Econometric Modeling

An econometric model was developed using multivariate regression analysis to estimate midterm toll-transaction growth forecasts. In econometric modeling, the objective is identifying an independent variable (or variables) with historical trends that can explain, by way of statistical significance, corresponding facility traffic trends. In each regression equation, an analysis of variation (ANOVA) output table explains statistical parameters, such as adjusted R² (coefficient of determination) and t-statistics/p-values, which indicate the overall robustness of the equation and independent variable(s), respectively. A regression equation can be leveraged for forecasting the dependent variable if ANOVA metrics are statistically significant, the equation's relationships are conceptually valid, and independent variable forecasts are credibly available.

4.3.1.1 Regression Testing and Independent Variables

Individual highway travel occurs for various reasons, such as recreation, commuting, trade, etc., and is influenced by factors such as fuel prices, other travel costs, weather, trip urgency, and economics. Aggregate highway travel, however, typically trends closely with regional socioeconomic variables (although, not always). As such, conceptually relevant socioeconomic data were hypothesized, compiled, and regression tested for explaining annual travel demand.

Data inputs include historical and forecast data for the possible explanatory independent variables, including socioeconomics for geographies surrounding the facilities (i.e., New Jersey and surrounding states' counties):

- New Jersey Turnpike Authority historical transactions and revenues (and thus, average annual toll rates)
- United States Census Bureau historical population
- United States Bureau of Economic Analysis (BEA) historical employment
- United States Energy Information Administration (EIA) historical and forecast fuel prices
- Woods & Poole Economics, Inc. historical and forecast population, employment, real gross regional product (GRP), and real retail sales



In addition to regional socioeconomic variables, average fuel prices and average annual toll variables (by grouping) were tested as explanatory factors for historical travel. A dummy variable reflecting Turnpike widening from 2014 to 2015 was included and tested. An index for the I-95 ramps in Bristol was included and tested against groupings proximate to the improvements. The index is based on ramp-up observational monthly traffic data over a three-year period starting at 2018 = 0.15 and annually escalating to 2022 = 1.0.

With an extended historical timeframe since the 2018 analysis (2018 through 2022) and the corresponding transaction declines following the COVID-19 pandemic, an additional variable warranted consideration: a COVID-19 pandemic normalcy index. Based on aggregate travel volumes observed in 2019 through 2022, separate indexes were tested for Turnpike passenger cars, Turnpike commercial vehicles and Parkway total vehicles. Prior to COVID-19 (2019 and previously) the index is 1.0 (e.g., "normal" full-demand behavior). In general, the indexes estimated are close but not universal due to different characteristics of COVID-19 institutional behavioral shifts (increased remote work proportions for passenger cars, shifted supply chain patterns and from in-store to online purchasing, etc.). Resulting differences in the index are as follows:

- Parkway: declines to 0.80 in 2020, then 0.90 thereafter
- Turnpike passenger cars (northern): declines to 0.70 in 2020, then 0.90 thereafter
- Turnpike passenger cars (southern): 0.70 in 2020, 0.90 in 2021, then 0.95 thereafter
- Turnpike commercial vehicles: 0.95 in 2020, then rebounded to 1.05 in 2021 and 1.10 thereafter

Such COVID-19 indexes were tested in conjunction with the regional socioeconomics, as the socioeconomic data typically did not fully explain the amplified reductions in traffic relative to socioeconomic activity (e.g., national real GDP declined 2.8 percent in 2020, while national traffic contracted by a much larger proportion) or the recovery period fully.

Multiple regression equations were tested and evaluated for each toll plaza grouping to account for the numerous possible combinations of relevant geographies (county clusters) for each possible socioeconomic variable and combinations with fuel, toll index, Turnpike expansion or I-95 ramp indexes, and/or COVID-19 factors. A final equation was selected based on multiple criteria, including but not limited to, overall equation robustness (adjusted R²), independent variable robustness (t-statistics and p-values), logic and reasonableness of equation coefficients, logic and reasonableness of geographic catchment area relative to the physical location of the toll plaza(s), and the credibility of the independent variable(s) and source(s). Additional consideration of the 2018 econometric structures and results framed subsequent adjustments.

4.3.1.2 Toll Plaza Groupings (Dependent Variables)

Plazas were clustered into eleven groupings (from 65 individual plazas) to reduce regression testing to a reasonably manageable data universe and to aggregate transactions to minimize possible data outliers at any one individual plaza that may be uninfluenced by sociodemographic



trends. Plazas were grouped based on geographic proximity, similarities in historical travel demand patterns, data availability, and other characteristics such as operating history.

For the Parkway, 35 plazas were divided into four groupings. For the Turnpike, 30 plazas were divided into seven groupings, as identified in **Table 4-5**. Some individual toll plazas were excluded from the groupings due to staggered plaza openings/closings, which, if included, would result in discontinuity and inconsistency within the timeseries. Also, some plazas were excluded due to outlier data patterns influenced by non-recurring factors unrelated to sociodemographic trends (e.g., exits 14, 14A, 14B, and 14C in the New Jersey Turnpike due to traffic diverted from the Pulaski Skyway closure). Of the 65 individual toll plazas, 47 were included in the groupings. Historical transaction data were used as continuous annual time series from 1992 through 2022 (31 years) for the Turnpike and from 1995 through 2022 (28 years) for the Parkway.

Table 4-5 Toll Plaza Groupings

	Grouping Name	Incl.	Excl.
Y	Northern New Jersey	10	3
e Mo	Monmouth	9	4
Parkwa)	Ocean	2	3
Ь	Atlantic/Cape May	3	1
	Delaware Memorial Bridge	1	0
	Pennsylvania	2	0
ike	George Washington Bridge	2	0
Turnpike	Camden/Philadelphia	4	0
Tui	Trenton	4	0
	Middlesex County	4	0
	Newark/NYC	6	7

Source: CDM Smith

4.3.1.3 Regression Caveats

Econometrically derived mid-term demand forecasts served as basis for further transaction and toll revenues estimates. Growth forecasts from the regressions do not explicitly consider route choice assumptions, existing roadway network and planned improvements, existing and anticipated roadway capacities, origin-destination pairing, peak and directional factors, or traffic diversions. As such, the regression based forecast growth rates are conditionally incorporated into further modeling.

As this regression analysis attempted to estimate aggregate travel demand, the equations cannot account for all potentially influencing factors, especially any small-scale, qualitative/difficult-to-quantify, and/or irregularly occurring factors. Also, a regression analysis is incapable of forecasting unprecedented factors (positive or negative influence) such as catastrophic climate change, health epidemics, terrorism, natural disasters, or any other significantly destabilizing factors.

Forecasts are estimates, limited by the availability and robustness of input data, both historical and projected. Data unavailability, discrepancies, aberrations, and inaccuracies can hinder the robustness and results of econometric forecasting.



4.3.1.4 Regression Equations and Forecasting

A final regression equation was estimated for each plaza grouping, relating historical annual travel demand with a regional socioeconomic variable, and mostly with average annual tolls, a COVID index, and in a few instances, an I-95 index/Turnpike expansion dummy variable. A regression summary for the groupings is provided in **Table 4-6**. After testing the compiled socioeconomics at various regional county clusters, it was determined that real GRP was the best-suited explanatory variable for all equations. In most equations, the average annual toll rates for the groupings were statistically significant, with the only two exceptions being the Delaware Memorial Bridge and Camden/Philadelphia passenger cars). For two Turnpike groupings for passenger cars, the widening dummy variable was statistically significant. The I-95 index variable was necessary for the two Turnpike Pennsylvania groupings (positive impact for both passenger cars and commercial vehicles), and Camden/Philadelphia passenger cars (negative impact). Fuel prices were statistically irrelevant in all equations.

Geographically, regional combinations of contiguous counties in New Jersey, Pennsylvania, Delaware, and New York served as logical and statistically acceptable catchment areas for regional real GRP relating to historical transactions. Although each equation has a unique county combination, anchored around the respective plaza groupings, the counties included in each equation are along and adjacent to the New Jersey Turnpike and Garden State Parkway. While the catchment areas regionalize socioeconomic variables for relationships with travel demand, the catchment areas should not imply that travel demand is only from those geographies, but rather that the catchment is a logical, statistically significant representation for the aggregate demand.

All eighteen equations exhibited sensible relationships with acceptable statistics; the overall equations' robustness, measured by the adjusted R², are between 90.5 percent and 98.3 percent, with the individual coefficients' statistically significant with correct directional relationships (i.e., positive relationships with regional GRP, negative with average toll rates, positive with dummy variable Turnpike widening, negative with COVID, positive/negative with I-95 depending on grouping). Such relatively high statistical fits indicate good relationships.

Compared with 2018 equations, this 2023 update mostly retains the same general form, with the same explanatory real GRP socioeconomic data (SED) variables (albeit with slight modifications to the 2018 geographic clustering, mostly the addition or subtraction of peripheral counties). Also, the groupings incorporating/excepting the toll variable in 2018 were unchanged. Ultimately, the timeseries expansion warranted the inclusion of exogenous, non-SED factors, such as the COVID and I-95 indexing to reconcile relatively large pattern shifts in recent years not (or not entirely) explainable by macroeconomic trends via SEDs and effective toll rate changes. While estimated coefficients and statistical parameters changed since 2018 with the timeseries expansion and adjusted equations to reflect recent pattern shifts, the model is mostly the same as previously, but with the recent add-ons.



Table 4-6 Regression Summary

		Plaza Groupings	Results			Variables			Geogr	aphies (Co	unties)
_		Name/Area	Adj. R2	Socio	Toll	COVID	Index	Fuel	NJ	Other	Total
≥		Northern New Jersey	95.1%	GRP	Incl.	Incl.	Excl.	Excl.	10	1	11
Parkway	Total	Monmouth	93.9%	GRP	Incl.	Incl.	Excl.	Excl.	6	0	6
ark	₽	Ocean	92.5%	GRP	Incl.	Incl.	Excl.	Excl.	4	0	4
<u> </u>		Atlantic/Cape May	90.5%	GRP	Incl.	Incl.	Excl.	Excl.	4	1	5
		Delaware Memorial Bridge	97.0%	GRP	Excl.	Incl.	Incl.	Excl.	7	0	7
	ars	Pennsylvania	97.6%	GRP	Incl.	Incl.	Incl.	Excl.	5	0	5
	Ŭ L	George Washington Bridge	95.6%	GRP	Incl.	Incl.	Excl.	Excl.	4	2	6
	nger	Camden/Philadelphia	95.1%	GRP	Excl.	Incl.	Incl.	Excl.	5	0	5
	Se	Trenton	95.0%	GRP	Incl.	Incl.	Incl.	Excl.	5	0	5
e	Pa	Middlesex County	97.1%	GRP	Incl.	Incl.	Excl.	Excl.	7	0	7
pik		Newark/NYC	98.3%	GRP	Incl.	Incl.	Excl.	Excl.	5	4	9
Turnpike	ehicles	Delaware Memorial Bridge	93.9%	GRP	Incl.	Incl.	Excl.	Excl.	6	2	8
-	hic	Pennsylvania	97.5%	GRP	Incl.	Excl.	Incl.	Excl.	10	0	10
		George Washington Bridge	92.4%	GRP	Incl.	Incl.	Excl.	Excl.	3	4	7
	rcial	Camden/Philadelphia	94.9%	GRP	Incl.	Excl.	Excl.	Excl.	3	1	4
	mmer	Trenton	94.0%	GRP	Incl.	Excl.	Excl.	Excl.	2	0	2
	Ē	Middlesex County	96.0%	GRP	Incl.	Incl.	Excl.	Excl.	7	0	7
	S	Newark/NYC	95.2%	GRP	Incl.	Excl.	Excl.	Excl.	7	2	9

Source: CDM Smith

With the final equations, regionalized real GRP forecasts were applied to the regression coefficients to estimate future mid-term travel demand. Forecasts for the non-SED variables, i.e., average annual toll rates, dummy variables, and respective indexes were assumed to remain at 2022 levels through the analysis horizon (forecasted toll sensitivity is incorporated in post-processing these econometrics results, and the dummy/indexing variables were necessary to explain historical transaction variation, but not as an independent forecasting exercise). As such, the resultant transaction forecasts are related to real GRP growth, holding all else constant. Real GRP forecasts were obtained from Woods & Poole Economics, Inc. at a county level and aggregated into regional clusters.

4.3.2 Demand Growth Results

Econometrically derived travel demand forecasts for the Turnpike and Parkway are summarized in **Table 4-7**, based on applied forecasts for regional real GRP, constant average toll rates, and constant index/dummy variables, as applicable, to the respective regression coefficients. Compound average growth rates (CAGR) for the plaza grouping transactions are shown for incremental historical timeframes as comparative context.

Average annual growth rates vary by facility, toll plaza grouping, and vehicle category (hence, subcategorizing the facilities as conducted). Generally, transaction growth occurred through 2004, then tapered for roughly a decade, affected by the 2007-09 recession and other factors, then generally resumed growth until the COVID-19 pandemic. Forecast demand is similar to pre-COVID growth, with slightly accelerated growth for the Parkway and decelerated for the Turnpike, relative to pre-COVID.



		Plaza Groupings			History			Forecasts
		Name/Area	'92-'/'95-'04	'04-'14	'14-'19	'19-'22	'92-'/'95-'19	'22-'33
y		Northern New Jersey	1.7%	-0.5%	0.2%	-2.1%	0.5%	1.1%
Parkway	Total	Monmouth	2.5%	-0.7%	0.7%	-2.3%	0.8%	1.6%
ark	P P	Ocean	3.5%	-1.9%	1.0%	-1.1%	0.7%	1.8%
<u> </u>		Atlantic/Cape May	3.1%	-1.4%	1.0%	-0.9%	0.7%	1.7%
		Delaware Memorial Bridge	0.3%	0.4%	2.7%	-1.0%	0.1%	1.3%
	Cars	Pennsylvania	0.7%	-1.0%	8.1%	1.1%	0.3%	1.9%
	ssenger C	George Washington Bridge	0.0%	0.0%	3.8%	0.0%	0.0%	2.3%
		Camden/Philadelphia	0.4%	0.0%	2.1%	-5.7%	0.2%	2.3%
		Trenton	0.9%	-1.5%	6.5%	-5.9%	0.4%	2.1%
ອ	Pa	Middlesex County	0.5%	-0.6%	2.2%	-2.7%	0.2%	1.7%
į		Newark/NYC	0.1%	-0.4%	2.9%	-2.3%	0.0%	2.0%
Turnpike	Vehicles	Delaware Memorial Bridge	0.6%	-1.6%	3.9%	6.6%	0.3%	2.7%
-		Pennsylvania	0.7%	-1.3%	8.9%	7.1%	0.3%	3.8%
		George Washington Bridge	0.2%	0.1%	1.4%	6.9%	0.1%	1.9%
	rcial	Camden/Philadelphia	1.2%	-2.1%	3.9%	-1.2%	0.5%	3.6%
		Trenton	1.4%	-2.3%	5.7%	5.5%	0.6%	2.7%
	mme	Middlesex County	0.7%	-0.6%	1.9%	-3.7%	0.3%	2.0%
	8	Newark/NYC	0.3%	-0.7%	2.4%	0.1%	0.1%	1.9%

Table 4-7 Transaction Growth Summary (CAGR)

Source: CDM Smith

Generally, the Parkway is forecast to exhibit relatively slower average growth (1.4 percent) than the Turnpike (2.0 percent), with commercial vehicles forecast to grow relatively faster (2.3 percent) than passenger cars (1.9 percent) on that facility. Also, the plaza groupings in the northern half of the state (e.g., nearer to NYC) are forecast to have relatively slower transactions growth than plaza groupings in the southern half of the state, regardless of facility or vehicle type.

A refined traffic and revenue analysis is the last component of the forecasting analysis. Growth rates developed from this econometric regression analysis are conditionally applied to further traffic and revenue modeling. Adjustments to econometric forecasts consider and apply additional factors such as mid-term roadway capacities, recent short-term trends, E-ZPass adoption rates, toll rate policy and changes, and various other factors, such as fuel price, recession risks, etc.



Chapter 4 • Corridor Growth Analysis

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Chapter 5

Transaction and Gross Toll Revenue Forecasts

Transaction and gross toll revenue estimates are provided in this chapter for the New Jersey Turnpike and the Garden State Parkway, separately, and for the total system. These forecasts extend from 2023, including five months of actual transaction and revenue data, through 2033. The forecasts developed for this study consider the underlying normal growth forecasts identified in Chapter 4, adjusted to reflect relevant committed roadway improvements and other forecasting considerations.

5.1 Committed Roadway Improvements

CDM Smith identified the major committed roadway projects that were taken into consideration for this study through discussions with the NJTA staff and by reviewing the following documents:

- 1. New Jersey Turnpike Authority 2024 Budget Book;
- 2. North Jersey Transportation Authority (NJTPA) FY 2022-2025 Transportation Improvement Program (TIP);
- 3. Delaware Valley Regional Planning Commission (DVRPC) FY 2022-2025 TIP For New Jersey;
- 4. DVRPC FY 2021-2024 TIP for Pennsylvania;
- 5. South Jersey Transportation Planning Organization (SJTPO) FY 2022-31 TIP; and
- 6. FY 2020 2029 New Jersey Statewide Transportation Improvement Program.

The roadway improvement projects listed in **Table 5-1** represent capital projects that CDM Smith identified during review of these documents as having potential traffic and revenue impacts to NJTA facilities during the forecast period, either by expanding capacity on the Turnpike or Parkway or due to lane closures that would temporarily restrict capacity during construction. **Figure 5-1** (Northern New Jersey) and **Figure 5-2** (Southern New Jersey) illustrate these projects' locations.



Table 5-1 Summary of Major Committed Improvements Considered for Transaction and Toll Revenue	
Analysis	

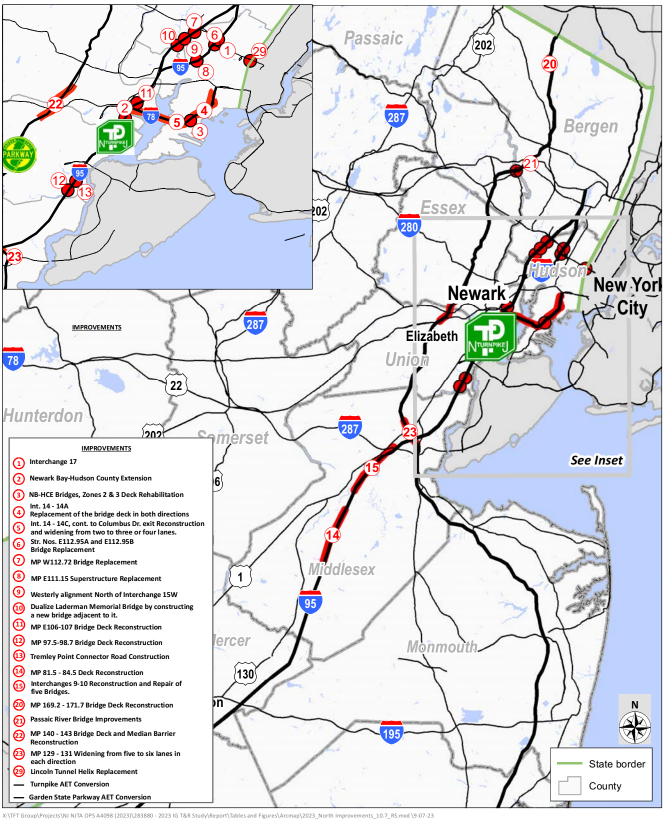
oject Key	Location	Description	Actual or Assumed Start Date	Assume Completi Date
w Jersey		Description	Start Date	Date
(1)	Interchange 17	Ramp bridge replacement	2024	2028
(2)	Newark Bay-Hudson County Extension	NB-HCE Bridge Redecking	-	
(3)	NB-HCE Bridges, Zones 2 and 3	Deck Rehabilitation	2024	2028
(4)	Int. 14 - 14A	Two new bridge structures in both directions and widening from two to four lanes in each direction	2026	2036
(5)	Int. 14A - 14C, cont. to Jersey Ave.	Reconstruction and widening from two to three lanes.	2030	2039
(6)	Str. Nos. E112.95A and E112.95B	Bridge Replacement	2024	2024
(7)	MP W112.72	Bridge Replacement	2023	2023
(8)	MP E111.15	Superstructure Replacement	2025	2025
(9)	Westerly alignment north of Interchange 15W	Deck rehabilitation of westerly alignment bridges	2024	2028
(10)	Westerly alignment north of Interchange 15W	Dualize Laderman Memorial Bridge by constructing a new bridge adjacent to it	-	-
(11)	MP 106 - 107 eastern spur	Bridge deck reconstruction	-	2023
(12)	MP 97.5 - 98.7	Bridge deck reconstruction	2027	2027
(13)	Tremley Point	Tremley Point Connector Road construction	-	2030
(14)	MP 81.5 - 84.5	Deck Reconstruction	2027	-
(15)	Interchanges 9-10	Reconstruction and repair of five bridges	2022	2025
(16)	Interchange 3-4	Widening from two lanes to three lanes in each direction	2026	2030
(17)	Interchange 2-3	Widening from two lanes to three lanes in each direction	-	-
(18)	Interchange 1-2	Widening from two lanes to three lanes in each direction	-	-
(19)	Entire Turnpike	Turnpike AET conversion	2030	2037
rden State	e Parkway			
(20)	MP 169.2 - 171.7	Bridge Deck Reconstruction	-	2023
(21)	Passaic River Bridge	Bridge improvements	2021	2025
(22)	MP 140-143	Bridge deck and median barrier reconstruction	2020	2023
(23)	MP 129 - 131	Widening from five to six lanes in each direction	2026	2026
(24)	Interchange 83	Add missing movements	2022	2025
(25)	MP 80 - 83	Completion of missing moves at interchange 80 and widening to four lanes in both directions	2026	2030
(26)	Entire Parkway	Parkway AET conversion	2025	2029
her Roadv	•			
(27)	I-295/42	New ramps for direct connections from I-295 north to Route 42 south and Route 42 north to I-295 south	2022	2024
(28)	I-295/42/I-76	Direct connection on I-295 with six-lane mainline through interchange	2023	2029
(29)	Lincoln Tunnel	Lincoln Tunnel Helix Replacement	-	-

Sources: NJTA 2024 Budget Book NJTPA FY 2022-2025 TIP

DVRPC FY 2022 TIP for New Jersey (FY22-25) DVRPC FY 2021 TIP for Pennsylvania (FY21-24) SJTPO FY 2022-2031 TIP

FY 2020-2029 Statewide TIP

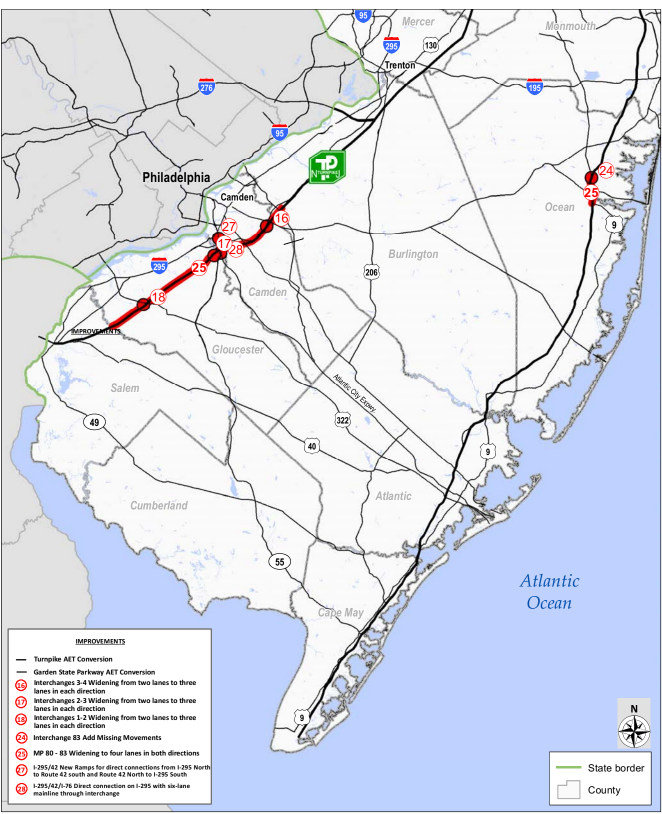




NJTA 2023 Traffic and Toll Revenue Forecast Study



ROADWAY IMPROVEMENTS: NORTHERN NEW JERSEY



NJTA 2023 Traffic and Toll Revenue Forecast Study



ROADWAY IMPROVEMENTS: SOUTHERN NEW JERSEY

CDM Smith then reviewed these projects with staff from NJTA's Engineering, Operations, and Finance departments and NJTA's engineering consultant, HNTB. While most of the listed projects are not expected to have significant impacts, four projects were identified for further investigation. These selected projects are those that have the potential to either increase transactions or have significant enough temporary construction-related lane closures to require a detailed traffic management plan during the forecast period.

CDM Smith obtained more details about these four projects for further investigation from NJTA and HNTB in order to determine potential traffic and revenue impacts. These further details and any impacts on forecast transactions are discussed below.

5.1.1 Turnpike Interchange 17 Ramp Bridge Replacement

This project, item (1) in Table 5-1 and Figure 5-1, will last from June 2024 to June 2028 and will replace the bridge that carries exit ramp traffic at Interchange 17 on the Eastern Spur over the Turnpike. Two lane closure options are currently under review. Option 1 will close one southbound lane for approximately 2 ½ years, while option 2 will require 50 separate one-night mainline roadway closings along the Eastern Spur in both the northbound and southbound directions over a two-year period. These lane closures are expected to cause minimal diversions, with most lost transactions on the Eastern Spur shifting to the Western Spur instead. This would result in no net change to total transactions, and therefore no additional impacts were considered in the forecast.

5.1.2 Turnpike Deck Rehabilitation of Newark Bay-Hudson County Extension Bridges, Zones 2 and 3

This project, item (3) in Table 5-1 and Figure 5-1, will last from September 2024 to January 2028 and rehabilitate the existing bridge deck that comprises most of the Turnpike's Newark Bay – Hudson County Extension (NB-HCE) from Interchange 14C to the Holland Tunnel. Construction will necessitate various single lane eastbound closures between mileposts 6.0 and 8.2 for a total of 12 months between 2025 and 2027. While bridge rehabilitation will also occur from Interchange 14 to 14C, this portion of the project will not be completed before the end of the forecast period in 2033 and was therefore not considered. Small negative impacts of these lane closures are reflected in the forecast for calendar years 2025, 2026, and 2027. Projects (4) and (5) are later phases of the NB-HCE project that will not be completed until after the 2033 forecast horizon of this study.

5.1.3 Turnpike Interchange 3-4 Capacity Enhancements

This project, item (16) in Table 5-1 and Figure 5-2, will last from April 2026 to May 2030 and widen the Turnpike from two lanes to three lanes both northbound and southbound between Interchanges 3 and 4. While the Turnpike will also be widened between Interchanges 1 and 3, this portion of the project will not be completed before the end of the forecast period in 2033 and was therefore not considered. This project will increase Turnpike capacity once complete, and the forecast has therefore been adjusted to account for the anticipated additional transactions beginning mid-2030.



5.1.4 Parkway Interchange 80-83 Capacity Enhancements

This project, item (25) in Table 5-1 and Figure 5-2, will last from January 2026 to December 2030 and widen the Parkway from three lanes to four lanes both northbound and southbound between Interchanges 80 and 83, provide full shoulders along the same length, and add a northbound exit ramp and southbound entrance ramp at Interchange 80 in South Toms River. While these improvements will improve traffic flow for drivers, impacts to transactions and revenue are expected to be minimal. The new movements that will be allowed at Interchange 80 are likely to shift vehicles from nearby interchanges rather than draw additional transactions to the Parkway. Therefore, no additional impacts were considered for this forecast.

5.2 Other Forecasting Considerations

In addition to construction-related impacts, CDM Smith considered a number of other factors that will likely impact traffic and revenue on the Turnpike and Parkway during the forecast period. These additional factors are discussed below.

5.2.1 Estimated E-ZPass Market Share

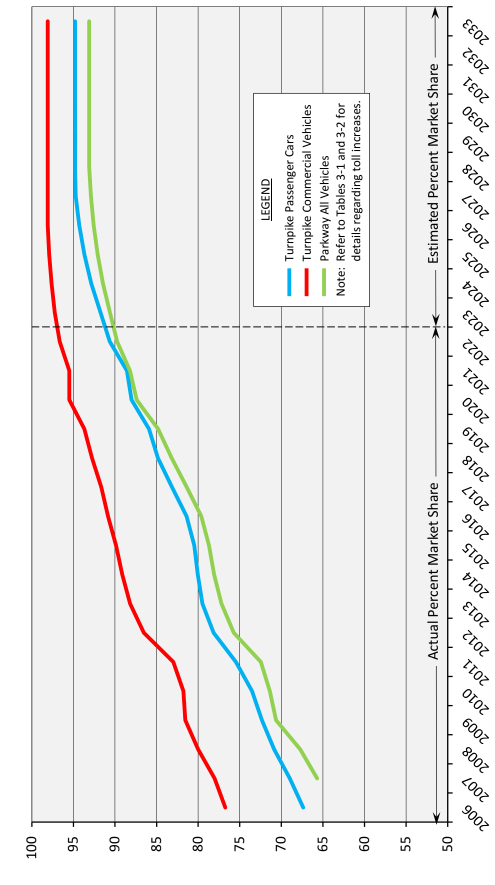
A key element in developing estimates of transactions and toll revenue is the future market share for E-ZPass. CDM Smith conducted a detailed review of historical growth trends in E-ZPass market share over the last several years. Table 3-11 summarized those historical trends through the end of 2022. In 2022, the E-ZPass market share on the Turnpike totaled 90.6 percent for passenger cars, 96.7 percent for commercial vehicles, and 91.5 percent for all vehicles. 2022 E-ZPass market share on the Parkway totaled 89.7 percent for all vehicles.

Figure 5-3 shows the historical trends in E-ZPass market share, as well as estimated future market share through 2033. Separate estimates have been developed for Turnpike passenger cars and commercial transactions and for total Parkway transactions. E-ZPass penetration is already very high for all market segments and is expected to growth slowly over the coming years before reaching saturation during the middle of the forecast period. The E-ZPass market share for Turnpike passenger cars is expected to grow each year until reaching 94.8 percent in 2028 and then remaining stable at that level through 2033. Similarly, E-ZPass market share for commercial vehicles is expected to continue growing each year until reaching 98.1 percent in 2026 and then remaining stable at that level through 2033. Like Turnpike passenger cars, E-ZPass market share for the Parkway is forecast to grow slowly for the next few years before stabilizing in 2028 and beyond at 93.1 percent.

5.2.2 Interchange 18E Ramp P Toll Adjustment

CDM Smith considered the revenue impacts of NJTA's plan to expand the existing Paterson Plank Road toll rate adjustment. Under the current system that was instituted in 2022, all E-ZPass transactions at Interchange 18E conducted by a New Jersey E-ZPass account registered to select ZIP codes receive the 16E toll rate. However, under the proposed plan, NJTA will construct a gantry at Interchange 18E Ramp P to Paterson Plank Road and provide the 16E toll rate to all vehicles passing under the gantry with a New Jersey-issued E-ZPass. CDM Smith estimates that this will have no impact on transactions and negatively affect revenue by 0.2 percent each year.





2023 Investment Grade Traffic and Toll Revenue Forecast Study

FIGURE 5-3

ACTUAL AND ESTIMATED PERCENT E-ZPASS MARKET SHARE

Calendar Year

CDM Smith

Percent E-ZPass Market Share

5.2.3 COVID-19 Impacts

Since March 2020, traffic and revenue on the Turnpike, Parkway, and all other highways have been impacted by the COVID-19 pandemic. Generally speaking, passenger car traffic has been negatively impacted as rates of telecommuting increased substantially and, at least in the early stages of the pandemic, social distancing and closure and capacity limitations of many businesses, public facilities, and events discouraged recreational travel. However, after an initial decline in the spring and summer of 2020, commercial vehicle traffic has been positively impacted as freight traffic grew due to increased consumer demand for ecommerce. While most of these impacts have now been reflected into baseline growth, CDM Smith has made minor adjustments to future year passenger and commercial vehicle traffic to account for additional normalization that is expected to occur.

Passenger car traffic on the New Jersey Turnpike System and other peer systems in the northeast and Midwest have not yet returned to 2019 levels due to shifts in commuting and travel patterns caused by the pandemic. While much of these changes are likely to be permanent, this forecast accounts for some modest additional recovery from lingering COVID-19 impacts by assuming an additional 0.8 percent growth in baseline passenger car traffic by 2027, which will still be below 2019 levels.

Conversely, the high levels of growth experienced by commercial vehicle traffic since 2020 were impacted by the pandemic as demand for consumer goods increased. This level of demand likely cannot be sustained over the long-term, and COVID-19's positive impacts to commercial traffic have begun to weaken. Therefore, this forecast assumes a further 1.8 percent decline in baseline commercial vehicle traffic by 2027, which will still keep it above 2019 levels.

5.2.4 Short-term Economic Outlook

The forecast presented in this chapter includes a small adjustment to account for a mild recession. The Federal Reserve staff have outlined their projections for a recession during the June Federal Open Market Committee (FOMC). According to the meeting minutes, the staff expects "a mild recession starting later this year, followed by a moderately paced recovery". In addition, the median projection for real GDP growth is 1.0 percent in 2023 and 1.1 percent in 2024. Based on this FOMC forecast, CDM Smith is expecting the recovery period to last for two years.

This forecast accounts for the latest recession probability forecasts by including a 40 percent probability of the Federal Reserve recession level taking place over the next year. The assumption for this forecast was that in the event of a recession, commercial vehicles would be more negatively impacted than passenger cars. The forecast assumes that recessionary impacts would negatively impact traffic in the short-term, lasting from the fourth quarter of 2023 through the fourth quarter of 2025, but have no impact on transactions and revenue in the long-term.

5.2.5 Manhattan Central Business District Tolling

As discussed briefly in Chapter 4, the Metropolitan Transit Authority (MTA) recently announced plans to begin congestion tolling in Manhattan's Central Business District (CBD) as early as 2024. This will result in an additional toll for all vehicles traveling eastbound from New Jersey to Manhattan through the Lincoln and Holland Tunnels. In 2022, CDM Smith conducted an analysis



to estimate possible impacts that New York City congestion pricing could have on NJTA transactions and revenue. Based on the results of that study and updates made to account for an additional year's worth of data, CDM Smith now estimates that such a program could reduce NJTA gross toll revenue by 12 to 24 million dollars in 2025, depending on the exact parameters of the program. Although congestion pricing could begin as early as the spring of 2024, there are pending lawsuits and many details that have yet to be worked out. Therefore, effects of congestion pricing are not reflected in the current forecast, but CDM Smith will continue to work with NJTA to decide what assumptions to use for this study and any future Draw Down Letters.

5.3 Transaction and Gross Toll Revenue Forecasts

Annual estimates of toll transactions and gross toll revenue were developed by applying the estimated roadway improvement impacts (discussed previously in this chapter) to the underlying normal growth rates discussed in Chapter 4. Finally, the resulting travel demand was divided into its respective cash and E-ZPass market segments so that the differing average toll rates for each could be applied. The forecast assumes annual three percent toll indexing will occur each January, but no other future toll increases have been assumed during the forecast period.

Table 5-2 identifies the resulting toll transaction and toll revenue growth rates. The growth rates for 2022 are based on actual data and 2023 figures include five months of actual data. For 2023, Turnpike transactions are expected to grow 2.3 percent for passenger cars and decline 1.4 percent for commercial vehicles, with total vehicle growth of 1.8 percent. These numbers reflect moderation from the depressed passenger car and elevated commercial vehicle transaction levels that occurred during the COVID-19 pandemic. Growth rates for both passenger cars and commercial vehicles are forecast to decline in 2024 and increase in 2025, reflective of economic uncertainty over that period. From 2026 to 2033, growth rates are forecast to remain between 0.9 and 1.7 percent for passenger cars and 1.2 and 2.0 percent for commercial vehicles.

Revenue is expected to follow a similar pattern, although at ranges about three percentage points higher due to annual toll indexing. For full year 2023, passenger car toll revenue is expected to growth 3.9 percent, while commercial vehicle toll revenue is forecast for 0.3 percent growth, with 2.7 percent growth for all vehicles. From 2026 to 2033, growth rates are forecast to remain between 3.9 percent and 4.7 percent passenger cars and 4.2 percent and 5.1 percent for commercial vehicles.

Total vehicle transactions growth on the Parkway is expected to follow a similar pattern, with strong growth of 2.7 percent in 2023, before a decline to 0.8 percent in 2024 and a steady rate of between 0.5 and 1.1 percent from 2025 to 2033. Revenue growth rates are generally forecast to be about three percentage points higher due to toll indexing, growing 6.2 percent in 2023, 3.7 percent in 2024, and between 3.5 and 4.1 percent from 2025 to 2033.

When the Turnpike and Parkway are combined, Total System transactions are forecast to grow 2.3 percent in 2023, 0.6 percent in 2024, and between 0.7 and 1.4 percent from 2025 to 2033. Total system revenue is forecast to grow 3.6 percent in 2023, 2.9 percent in 2024, and between 3.9 and 4.7 percent from 2025 to 2033.



Table 5-3 shows the resulting toll transaction and revenue estimates for Turnpike passenger cars, commercial vehicles, total Parkway, and the Total System through 2033. As noted, actual transactions and revenue are included through May 2023. As shown, total Turnpike toll transactions are expected to increase from 252.7 million in 2022 to 288.9 million by 2033. Total Parkway toll transactions are estimated to increase from 360.8 million to about 403.7 million over the same period. For the Total System, toll transactions amounted to 613.4 million in 2022 and are expected to rise to 692.5 million in 2023, an average annual increase of 1.1 percent.

Total Turnpike toll revenue is estimated to increase from \$1,597.6 million in 2022 to \$2,460.9 million by 2033. Parkway toll revenue is forecast to increase from \$528.4 million to about \$820.7 million between 2022 and 2033. For the Total System, toll revenue is estimated to increase from \$2,126.0 million in 2022 to \$3,281.6 million by 2033, an average annual increase of 4.0 percent.

Figure 5-4 shows the historical and forecast toll transactions for the Turnpike and Parkway from 2000 through 2033, while **Figure 5-5** shows historical and forecast gross toll revenue. Prior year toll increases are noted. It should also be reiterated that the significant toll transaction decreases experienced on the Parkway between 2004 and 2010 are the result of the conversion of two-way toll collection to one-way toll collection (see Table 3-3 for the conversion schedule). No additional toll plaza conversions or toll increases (other than annual three percent indexing) are assumed during the forecast period.



	Annual To	ll Transactions (e over Previous Year) ⁽¹⁾			
	Turnpike					
	Passenger	Commercial	Turnpike	Parkway		
Year	Cars	Vehicles	Total	Total	System Total	
2022 ⁽²⁾	4.7%	4.1%	4.6%	2.2%	3.2%	
2023 ⁽³⁾	2.3	(1.4)	1.8	2.7	2.3	
2024	0.8	(1.8)	0.4	0.8	0.6	
2025	1.1	0.3	1.0	1.0	1.0	
2026	1.4	1.6	1.5	1.1	1.3	
2027	1.2	1.5	1.3	0.9	1.1	
2028	1.7	2.0	1.7	1.1	1.4	
2029	1.0	1.2	1.0	0.6	0.8	
2030	1.2	1.5	1.3	0.8	1.0	
2031	1.2	1.5	1.3	0.8	1.0	
2032	1.4	1.7	1.4	1.0	1.2	
2033	0.9	1.2	0.9	0.5	0.7	

Table 5-2 Estimated Annual Toll Transaction and Gross Toll Revenue Growth Rates

	Annual Toll Revenue (Percent Change over Previous Year) ⁽¹⁾						
		Turnpike					
	Passenger	Commercial	Turnpike	Parkway			
Year	Cars	Vehicles	Total	Total	System Total		
2022 ⁽²⁾	6.7%	7.5%	7.0%	4.6%	6.4%		
2023 ⁽³⁾	3.9	0.3	2.7	6.2	3.6		
2024 ⁽⁴⁾	3.4	1.0	2.6	3.7	2.9		
2025	4.0	3.4	3.8	4.0	3.9		
2026	4.4	4.6	4.5	4.1	4.4		
2027	4.2	4.5	4.3	3.9	4.2		
2028	4.7	5.1	4.8	4.1	4.7		
2029	4.0	4.3	4.1	3.6	4.0		
2030	4.3	4.6	4.4	3.8	4.2		
2031	4.3	4.5	4.3	3.8	4.2		
2032	4.4	4.8	4.5	4.0	4.4		
2033	3.9	4.2	4.0	3.5	3.9		

(1) Reflects 3% annual toll indexing applied in January of each year beginning 2022.

(2) Reflects actual traffic and revenue experience.

(3) Data through May 2023 is actual.

(4) Reflects Turnpike Paterson Plank Ramp P NJ E-ZPass toll adjustment starting January 2024.



		Annual Toll Tra	insactions (in t	housands) ⁽¹⁾				
		Turnpike						
	Passenger	Commercial	Turnpike	Parkway				
Year	Cars	Vehicles	Total	Total	System Total			
2022 ⁽²⁾	215,522	37,150	252,672	360,759	613,431			
2023 ⁽³⁾	220,508	36,635	257,142	370,358	627,501			
2024	222,192	35,960	258,152	373,257	631,409			
2025	224,654	36,062	260,716	377,079	637,795			
2026	227,876	36,624	264,500	381,315	645,815			
2027	230,664	37,168	267,832	384,790	652,622			
2028	234,599	37,914	272,513	389,092	661,605			
2029	236,831	38,383	275,214	391,394	666,608			
2030	239,716	38,959	278,675	394,575	673,250			
2031	242,630	39,541	282,171	397,691	679,862			
2032	246,035	40,214	286,249	401,703	687,952			
2033	248,180	40,677	288,857	403,691	692,548			
			al Toll Revenu	nue ⁽¹⁾				
		Turnpike						
	Passenger	Commercial	Turnpike	Parkway				
Year	Cars	Commercial Vehicles	Total	Total	System Total			
2022 (2)	Cars 1,050,933	Commercial	-		2,126,027			
2022 ⁽²⁾ 2023 ⁽³⁾	Cars	Commercial Vehicles	Total	Total	2,126,027 2,201,724			
2022 (2)	Cars 1,050,933	Commercial Vehicles 546,707	Total 1,597,640	Total 528,388	2,126,027			
2022 ⁽²⁾ 2023 ⁽³⁾	Cars 1,050,933 1,092,223	Commercial Vehicles 546,707 548,562	Total 1,597,640 1,640,785	Total 528,388 560,939	2,126,027 2,201,724			
2022 ⁽²⁾ 2023 ⁽³⁾ 2024 ⁽⁴⁾	Cars 1,050,933 1,092,223 1,129,722	Commercial Vehicles 546,707 548,562 553,830	Total 1,597,640 1,640,785 1,683,552	Total 528,388 560,939 581,951	2,126,027 2,201,724 2,265,503			
2022 ⁽²⁾ 2023 ⁽³⁾ 2024 ⁽⁴⁾ 2025	Cars 1,050,933 1,092,223 1,129,722 1,175,412	Commercial Vehicles 546,707 548,562 553,830 572,460	Total 1,597,640 1,640,785 1,683,552 1,747,872	Total 528,388 560,939 581,951 605,389	2,126,027 2,201,724 2,265,503 2,353,261			
2022 ⁽²⁾ 2023 ⁽³⁾ 2024 ⁽⁴⁾ 2025 2026	Cars 1,050,933 1,092,223 1,129,722 1,175,412 1,227,093	Commercial Vehicles 546,707 548,562 553,830 572,460 599,052	Total 1,597,640 1,640,785 1,683,552 1,747,872 1,826,145	Total 528,388 560,939 581,951 605,389 630,448	2,126,027 2,201,724 2,265,503 2,353,261 2,456,593			
2022 ⁽²⁾ 2023 ⁽³⁾ 2024 ⁽⁴⁾ 2025 2026 2027	Cars 1,050,933 1,092,223 1,129,722 1,175,412 1,227,093 1,278,700	Commercial Vehicles 546,707 548,562 553,830 572,460 599,052 626,169	Total 1,597,640 1,640,785 1,683,552 1,747,872 1,826,145 1,904,869	Total 528,388 560,939 581,951 605,389 630,448 655,221	2,126,027 2,201,724 2,265,503 2,353,261 2,456,593 2,560,090			
2022 ⁽²⁾ 2023 ⁽³⁾ 2024 ⁽⁴⁾ 2025 2026 2027 2028	Cars 1,050,933 1,092,223 1,129,722 1,175,412 1,227,093 1,278,700 1,339,315	Commercial Vehicles 546,707 548,562 553,830 572,460 599,052 626,169 657,900	Total 1,597,640 1,640,785 1,683,552 1,747,872 1,826,145 1,904,869 1,997,215	Total 528,388 560,939 581,951 605,389 630,448 655,221 682,363	2,126,027 2,201,724 2,265,503 2,353,261 2,456,593 2,560,090 2,679,578			
2022 ⁽²⁾ 2023 ⁽³⁾ 2024 ⁽⁴⁾ 2025 2026 2027 2028 2029	Cars 1,050,933 1,092,223 1,129,722 1,175,412 1,227,093 1,278,700 1,339,315 1,392,723	Commercial Vehicles 546,707 548,562 553,830 572,460 599,052 626,169 657,900 685,982	Total 1,597,640 1,640,785 1,683,552 1,747,872 1,826,145 1,904,869 1,997,215 2,078,705	Total 528,388 560,939 581,951 605,389 630,448 655,221 682,363 707,004	2,126,027 2,201,724 2,265,503 2,353,261 2,456,593 2,560,090 2,679,578 2,785,709			
2022 ⁽²⁾ 2023 ⁽³⁾ 2024 ⁽⁴⁾ 2025 2026 2027 2028 2029 2030	Cars 1,050,933 1,092,223 1,129,722 1,175,412 1,227,093 1,278,700 1,339,315 1,392,723 1,451,977	Commercial Vehicles 546,707 548,562 553,830 572,460 599,052 626,169 657,900 685,982 717,205	Total 1,597,640 1,640,785 1,683,552 1,747,872 1,826,145 1,904,869 1,997,215 2,078,705 2,169,182	Total 528,388 560,939 581,951 605,389 630,448 655,221 682,363 707,004 734,136	2,126,027 2,201,724 2,265,503 2,353,261 2,456,593 2,560,090 2,679,578 2,785,709 2,903,318			

Table 5-3 Estimated Annual Toll Transactions and Gross Toll Revenue

(1) Reflects 3% annual toll indexing applied in January of each year beginning 2022.

(2) Reflects actual traffic and revenue experience.

(3) Data through May 2023 is actual.

(4) Reflects Turnpike Paterson Plank Ramp P NJ E-ZPass toll adjustment starting January 2024.





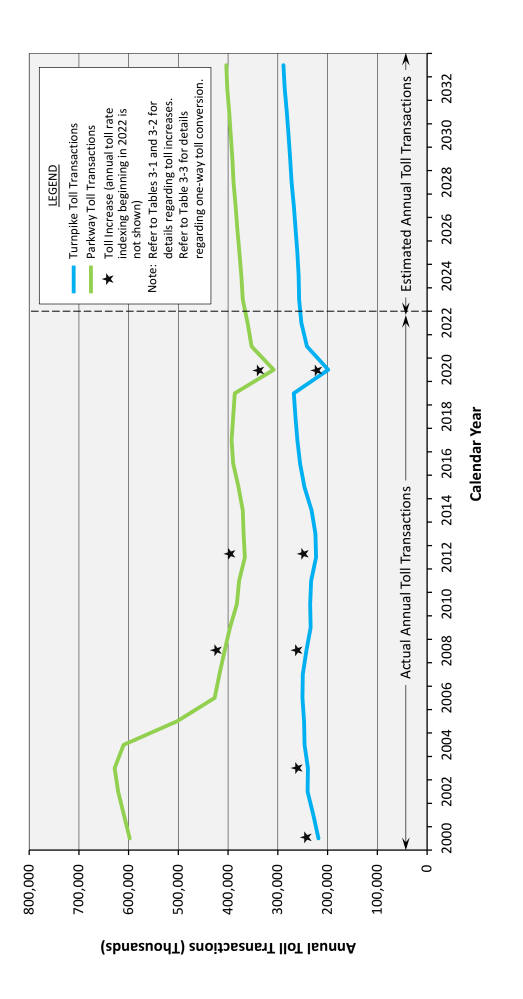


FIGURE 5-4

ACTUAL AND ESTIMATED ANNUAL TOLL TRANSACTIONS



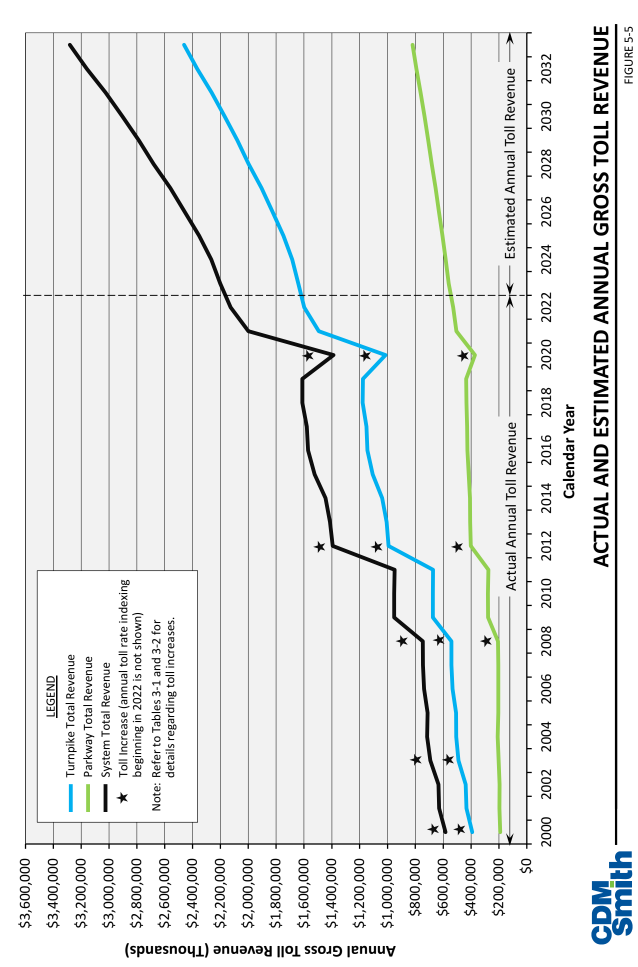


FIGURE 5-5

5.4 Disclaimer

CDM Smith used currently accepted professional practices and procedures in the development of the traffic and revenue estimates in this report. However, as with any forecast, it should be understood that differences between forecasted and actual results may occur, as caused by events and circumstances beyond the control of the forecasters. In formulating the estimates, CDM Smith reasonably relied upon the accuracy and completeness of information provided (both written and oral) by NJTA. CDM Smith also relied upon the reasonable assurances of independent parties and is not aware of any material facts that would make such information misleading.

CDM Smith made qualitative judgments related to several key variables in the development and analysis of the traffic and revenue estimates that must be considered as a whole; therefore, selecting portions of any individual result without consideration of the intent of the whole may create a misleading or incomplete view of the results and the underlying methodologies used to obtain the results. CDM Smith gives no opinion as to the value or merit of partial information extracted from this report.

All estimates and projections reported herein are based on CDM Smith's experience and judgment and on a review of information obtained from multiple agencies, including but not limited to NJTA, Moody's, Woods & Poole, BEA, and EIA. These estimates and projections may not be indicative of actual or future values and are therefore subject to substantial uncertainty. Certain variables such as future developments, economic cycles, pandemics, government actions, climate change related events, or impacts related to advances in automotive technology etc. cannot be predicted with certainty and may affect the estimates or projections expressed in this report, such that CDM Smith does not specifically guarantee or warrant any estimate or projection contained within this report.

While CDM Smith believes that the projections and other forward-looking statements contained within the report are based on reasonable assumptions as of the date of the report, such forward-looking statements involve risks and uncertainties that may cause actual results to differ materially from the results predicted. Therefore, following the date of this report, CDM Smith will take no responsibility or assume any obligation to advise of changes that may affect its assumptions contained within the report, as they pertain to timing of toll adjustments, socioeconomic and demographic forecasts, proposed residential or commercial land use development projects and/or potential improvements to the regional transportation network.

The report and its contents are intended solely for use by NJTA and designated parties approved by NJTA and CDM Smith. Any use by third-parties, other than as noted above, is expressly prohibited. In addition, any publication of the report without the express written consent of CDM Smith is prohibited.

CDM Smith is not, and has not been, a municipal advisor as defined in Federal law (the Dodd Frank Bill) to NJTA and does not owe a fiduciary duty pursuant to Section 15B of the Exchange Act to NJTA with respect to the information and material contained in this report. CDM Smith is not recommending and has not recommended any action to NJTA. NJTA should discuss the information and material contained in this report with any and all internal and external advisors that it deems appropriate before acting on this information.



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APPENDIX C

REPORT OF CONSULTING ENGINEER

CONSULTING ENGINEER'S REPORT

New Jersey Turnpike Authority

Turnpike Revenue Bonds, Series 2024 B



OPS No. A3785, Task No. FB-35 Revenue Bond Technical Support Services

Prepared by:

HNTB Corporation 9 Entin Road, Suite 202 Parsippany, New Jersey 07054

Phone: (973) 434-3100

Contact: Gregory A. Le Frois, PE

Date Prepared: March 4, 2024

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CONSULTING ENGINEER'S REPORT New Jersey Turnpike Authority Turnpike Revenue Bonds – Series 2024 B

INTRODUCTION

As Consulting Engineer to the New Jersey Turnpike Authority (Authority), HNTB Corporation is pleased to submit this engineering report in support of the referenced Revenue Bond Issuance and the Authority's ongoing capital improvement programs (CIPs). In this report, we provide our professional opinions of the Authority's operations and maintenance performance, descriptions and status of the projects included in the current CIPs, discussion of cost and schedule risks, and recent Authority initiatives. The projects that are included in the CIPs generally serve to repair or replace existing capital assets and provide new assets to improve and enhance both the New Jersey Turnpike (Turnpike) and the Garden State Parkway (Parkway). We also present our estimates of operating expenses to operate and maintain the Turnpike and the Parkway for the period 2025 through 2034. Finally, we present our recommendations for reserve fund deposits over the same time period.

The capital assets of the Authority include approximately 316 total centerline miles of mainline roadway (144 miles for the Turnpike and 172 miles for the Parkway), 4,477 total lane miles (mainline, shoulders, and ramps) of roadway, 1,115 bridges, and various safety and operational appurtenances. There are 23 service area facilities (12 on the Turnpike and 11 on the Parkway) to accommodate customer convenience services and food vendors. There are maintenance facilities, toll collection operations facilities, materials storage, salt storage, and New Jersey State Police offices. In addition to these transportation-related facilities, the Authority owns the PNC Bank Arts Center in Holmdel, New Jersey.

ORGANIZATION AND MANAGEMENT

The character of the two roadways, the Turnpike and the Parkway, is remarkably different in several important aspects. These differences are a direct result of the type and volume of traffic using each roadway and the purposes and needs of an interstate road (the Turnpike with significant truck traffic) and an intrastate road (the Parkway with mainly automobile traffic). The disparity in the level of resources required to operate, maintain, enhance, and expand the two facilities is reflective of these inherent differences. The Authority has adequately organized



their agency and is executing their operations and maintenance plans to address the infrastructure and operational needs of both roadways in a highly effective and cost-efficient manner. One common thread for the entire roadway system and facilities is proper maintenance. The following is a brief description of the Authority's recent and ongoing efforts to preserve the condition of their assets.

STATE OF GOOD REPAIR

An enduring policy of the Authority has been to maintain its assets in a state of good repair. To this end, the Authority, since its inception, has implemented an aggressive annual inspection program of the bridges, pavement, buildings, toll plazas, and ancillary facilities and safety devices. HNTB performs the annual inspections and has firsthand knowledge of the condition of the assets and the level of maintenance expended to achieve the state of good repair.

TECHNOLOGY

The Authority has implemented Enterprise Geographic Information System (eGIS) hardware and software throughout the agency to electronically record and store their infrastructure asset types, locations, condition statuses, and photos, where applicable. The assets that are currently included in the system include, but are not limited to, bridges, pavement, buildings, toll plazas, light poles and light fixtures, guide rail, median barrier, and drainage features. The eGIS information is maintained and updated during the annual inspections performed for the Authority's assets. The inspection field teams utilize handheld electronic devices to identify, locate, and update condition statuses for the Authority's assets quickly and efficiently. Assets that require immediate maintenance attention are noted and recorded during the field inspections. This allows the Engineering and Operations & Maintenance Departments to access, assess, and respond to the critical items noted in the eGIS inventory during the annual inspections. In the future, the eGIS inventories will be used to populate an online work order tracking system for roadway and facility maintenance crews.

The Authority utilizes a bridge inspection software system for annual bridge and structure inspections on Authority facilities. Bentley's AssetWise Inspections (AWI) software, Collector module, is used for collecting inspection data for the Authority's structural assets (bridges, culverts, signs, high mast light poles, retaining walls/noise barriers and antenna towers). This software is a vital component of the Bridge and Culvert Inspection Programs and provides a data management application which facilitates the management and creation of inspection reports for all structural assets in the Authority's inventory. Query exports of the data are used



to support the development of needed projects funded by the Authority's Maintenance Reserve and CIPs. National Bridge Inspection (NBI) data and reporting is currently transitioning to a new data standard – the Specifications for the National Bridge Inventory (SNBI). Data will continue to be collected in AWI and reported to Federal Highway Administration (FHWA) through New Jersey DOT utilizing data transfers to New Jersey DOT's data management system (CombIS). The Authority constantly stays in conformance with the FHWA requirements for the inspection, rating, and reporting for their structures.

The Authority has developed and implemented an integrated Pavement Management System (PMS). The PMS is an effective means of assembling large volumes of data regarding pavement condition and other factors that affect pavement life and performance. Through the application of these software systems, the Authority obtains an objective analysis and vital information with which to manage the maintenance and repair of Turnpike and Parkway pavements for long-term sustainability.

The PMS Decision Support System (DSS) software provides a unique user interface for pavement management. The DSS uses American Association of State Highway Transportation Officials (AASHTO) Pavement Design Software to analyze pavement conditions and determine lifecycle performance for various sections on both the Turnpike and Parkway. This provides Authority staff with a set of tools to quantify the current pavement level of service provided on each toll road and it provides guidance for optimizing pavement performance and the annual allocation of repair funds.

The PMS leverages the value of the Authority's eGIS system. Pavement asset ratings are displayed on maps or charts and compared over multiple years, so trends can be identified.

The eGIS system is currently incorporated with the PMS to allow use of the following tools for pavement management:

- Pavement Condition Viewer (PCV)
- Annual Visual Inspection
- Staff Reporting Capability
- Virtual Drive Tool
- Mobile Inspection Capability
- Pavement Repair History Data Base
- Identify Interim Maintenance Needs
- Interactive Capability with Trigger Points



INSPECTIONS

Beginning in 2016, the Authority increased the level of detail for its annual inspection program to cover more items and provide a greater depth of inspection. For the period 2024 – 2029, the Authority anticipates spending over \$10 million per year for structural inspections which include major and routine bridges, sign structures, antenna towers, retaining walls, noise barriers, high mast lighting poles, and other structural roadway features. Pavements are surveyed annually with state-of-the-art mobile technology installed in a vehicle to identify areas where resurfacings are warranted to maintain serviceability. In addition, various other supporting infrastructure features are annually inspected which include stormwater basins, guide rail, concrete median barrier, drainage structures, building structures, parking facilities, and miscellaneous other items. Detailed reports of the results of all inspections are prepared and analyzed to develop projects to address identified deficiencies. To ensure that maintenance funds are spent wisely and cost-effectively, the annual maintenance programs are comprised of projects prioritized in order of urgency in a manner that maintains public safety and the serviceability of the roadways, bridges, other structures, and other supporting features.

MAINTENANCE OF INFRASTRUCTURE

Preventive maintenance and repairs are carried out through annual maintenance-related contracts funded by the various revenue funds, with use of the CIP for more significant projects, that result in highly improved assets across all categories. Annual revenue-funded contracts are awarded for all categories of bridge repairs -- deck replacements, superstructure repairs, and substructure repairs. An example of more focus being placed on bridge maintenance and repairs, the amount awarded for bridge repairs was about \$60 million in 2019 and is planned to average approximately \$110 million annually for 2024 to 2029. Because of the increased diligence in bridge inspections and repairs, the condition ratings of the Authority's 1,115 bridges range from "fair" to "excellent"; terms that are defined in the FHWA Coding Guide for the Inventory and Appraisal of the Nation's Bridges. In addition, there currently is only one structurally deficient bridge (0.09 percent of the Authority's bridge inventory) which compares extremely favorable to the national average of about 7 percent. There is a project currently underway to address that specific bridge, so the number should go to zero soon. The continuation of the CIPs coupled with the aggressive annual maintenance program will keep that number well below the national average or zero for years to come. All bridges are capable of safely supporting the heaviest legal loads of New Jersey and other states.

The Authority also takes very good care of its pavements. It starts with the design criteria that the Authority has adopted. The design of the pavement section for both the Turnpike and the



Parkway ensures that the roadways can withstand the daily impact of traffic thereby helping to minimize future capital expenditure needs. Both the Turnpike and Parkway have been recognized in the past for their pavement designs as "Perpetual Pavements" by the National Asphalt Pavement Association. A major requirement for this designation includes a minimum of a 50-year pavement life requiring only periodic resurfacings.

Based on the results of the annual pavement analyses and the output of the PMS, annual contracts are awarded each year for pavement resurfacing projects on both the Turnpike and Parkway. Pavement resurfacing funding has been constantly increasing in recent years. In fact, annual resurfacing expenditures covering both roadways were approximately \$65 million in 2019 and that amount is planned to increase to an average of approximately \$100 million annually for 2024 to 2029. Pavement resurfacing involves milling a minimum of two inches of existing asphalt surfacing and replacing it with a minimum of two inches of new hot mix asphalt. The resurfacing cycle generally has been every 15 years, but the increased maintenance reserve funding policies recently adopted by the Authority have resulted in reducing that cycle down to 12 years which compares very favorably with other transportation agencies in the Northeast.

Finally, the Authority has increased its attention to the maintenance of minor infrastructure assets such as lighting and electrical systems, drainage systems, guide rail, signing, striping, roofing, HVAC systems, and similar items. In the past five years, the annual budgets for these items have increased from about \$15 million in 2019 to an average of over \$50 million per year from 2024 to 2029.

CONCLUSIONS

It is our professional opinion that the Authority is organized and has procedures in place to efficiently determine its infrastructure conditions and to carry out the necessary projects to keep its assets in a state of good repair. The Authority utilizes technology, subject matter experts, and its revenue-funded funds to maintain their assets effectively and diligently.

RESILIENCY AND SUSTAINABILITY

The Authority is currently preparing an Authority-wide Resiliency Plan in accordance with New Jersey Department of Environmental Protection (NJDEP) regulations. The Plan will establish procedures for integrating resiliency measures and components into capital and maintenance projects to strengthen and fortify the Authority's infrastructure to better withstand severe, natural-occurring weather events and the ongoing effects of climate change. This will ultimately



allow the Turnpike and Parkway to continue operating and serving the traveling public while other local transportation facilities may not be functioning.

In addition, the Authority is embracing and instituting sustainability concepts into its overall day-to-day operations and maintenance through the procurement and implementation of hybrid and electric fleet vehicles, sustainable construction materials, solar electric pilot projects, wildflower programs, water resources considerations, and similar environmentally friendly actions.

STRATEGIC PLAN

In September 2019, the Authority adopted its first Strategic Plan that covers a 10-year period, 2020-2029. The Strategic Plan details the Authority's vision, mission, and core values, and provides clear direction and measurable goals for 10-year period. The Authority is working to measure, monitor and report its performance as compared to the key goals on a quarterly basis.

The Strategic Plan identifies three key tenets of the Authority's philosophy:

• Vision Statement

To be the premier toll road agency in the Unites States of America

• Mission Statement

To prudently manage the finances and operations of the New Jersey Turnpike Authority to provide customers with a safe, efficient, innovative, and resilient toll road system, which facilitates mobility in New Jersey and the Northeast United States of America.

Core Values

Safety, Diversity, Innovation, Transparency, State of Good Repair, Customer Satisfaction, Resiliency & Sustainability, and Long-Term Financial Stability

The Strategic Plan includes performance measures for the key goals of the Authority as listed below:

• Safety

Safety is one of the core values of the Authority and is a critical component of the mission statement. Ensuring safety for both customers and the Authority workforce is a focus of every project and initiative undertaken by the agency.



• Financial Strength

Maintaining a strong financial position to fund operations, maintenance, and capital improvements adequately and efficiently supports the Authority's mission and vision for providing transportation services to the region.

• Mobility

Customer satisfaction is a key best practice for any business, including the Authority. Maintaining and improving mobility for current and future customers on both the Turnpike and Parkway is critical to the organization's future success.

• State of Good Repair

Maintaining a state of good repair can increase the useful life of Authority's assets, resulting in cost savings over time and is vital in keeping traffic moving well. State of good repair cuts across all goals of the Authority's Strategic Plan.

• People

The future success of the Authority depends on its ability to continue to serve and satisfy customers, which requires the agency to hire and retain a high-quality workforce. Qualified, motivated individuals across all levels of the organization are key to continued success which includes recruiting, motivating, and retaining employees.

The Strategic Plan is reviewed annually and updated to accurately reflect the vision, mission, and core values of the Authority and to ensure the Authority is aligned with the most successful trends in the industry. The Plan provides clear and consistent direction to allow management and staff to all work with the same philosophy and consistency, constantly improving the Authority. The Strategic Plan is available on the Authority's website at www.njta.com/media/6651/njta-stratplan_public-v31-revised-april-12-2022.pdf

20-YEAR LONG-RANGE PLAN

In late 2019 and early 2020, the Authority developed a 20-Year Long-Range Capital Plan (LRCP) that identifies long term needs, capital improvements, and safety enhancements for the Parkway and Turnpike. The LRCP identifies the projects and initiatives necessary to achieve the goals and strategies identified in the Strategic Plan. This is the first time the Authority has employed such long-range planning practices and provided detailed documentation of the results. The LRCP will be reviewed and updated annually to ensure the long term needs of the Authority's assets are addressed in the most efficient and thorough ways. The LRCP is available on the Authority's website at

www.njta.com/media/5832/2020_njtalongrangecapitalplan_v1-as-approved-may-2020.pdf



INFLATION AND ESCALATION

The Authority has experienced inflation over the past several years in general materials and vehicle purchasing, construction costs, and labor-related items such as health insurance and other similar items. HNTB performed research and analyses in mid-2022 to assist the Authority in understanding the inflationary trends and to estimate escalation factors for future budget planning purposes. HNTB's research yielded actual annual inflation rates for construction costs of 7 percent to 8 percent from 2021 to June 2022. To plan for future inflation, HNTB recommended annual escalation rates for construction projects to be 7 percent from June 2022 to June 2023, 5 percent from June 2023 to June 2024, 4.5 percent from June 2024 to June 2025, 4 percent from June 2025 to June 2026, and dropping to 3.5 percent by June 2026 and for future years. The actual inflation rates from mid-2022 to present day are slightly less that those recommended, but not enough to make any major changes to those recommendations.

As a result of the inflationary trends and the recommended escalation rates, the Authority updated project costs for all construction projects by escalating costs from current-day dollars to the future based on the mid-point of the construction. As a result of these updates, project schedules, priorities, and costs were reviewed and modified appropriately to continue to abide by the Strategic Plan, Long-Range Capital Plan, and the overall philosophy of the Authority to maintain a state of good repair and to ensure safe and efficient travel for its customers.

PROJECTS TO BE FUNDED

The projects to be funded by the Series 2024 B Turnpike Revenue Bonds include active projects as identified in the various CIP descriptions shown below. The Authority currently has four active CIPs, each of which contain active projects. As the projects within the 2008 and 2019 CIPs come to completion, the CIPs will be retired and eventually all capital improvement projects will be carried out under a single rolling five-year CIP in perpetuity. The rolling five-year CIP is reviewed and updated annually and is approved by the Board of Commissioners along with the annual budgets that the Authority develops.

When projects are added to the rolling five-year CIP, they remain there until completed. At completion, projects drop out and other projects are added, as appropriate. The rolling five-year CIP is maintained at an overall cost level that can be afforded by the Authority through a combination of revenue-funded and bond-funded financing.

CAPITAL IMPROVEMENT PROGRAMS

The Authority is currently implementing four active CIPs:

- 2023-2027 CIP (replaced by the 2024-2028 CIP at end of 2023)
- 2024-2028 CIP
- 2019 CIP
- 2008 \$7 Billion CIP

The 2008 CIP is nearing completion and has only a few active projects. The Program was very successful, having implemented more projects than anticipated at the original program cost. The 2019 CIP was started in 2019 and will be active for the next two to three years. Finally, the most recent CIP, the 2024-2028 CIP, was approved in January 2024 and is the basis for this document. We describe each CIP separately, although they are being carried out and funded concurrently.

The Authority's 2024 Annual Budget includes its Capital Spending Program Budget presented on a rolling five-year basis for all capital project spending for the years 2024-2028, which includes all three CIPs and the capitalized projects included in the Maintenance Reserve Fund, Special Project Reserve Fund, and Supplemental Capital Program. The Capital Spending Program Budget includes revenue-funded projects as well as bond-funded projects. The revenue-funded capital projects, referred to as the Capital Budget, include projects in the Maintenance Reserve Fund, Special Project Reserve Fund, and Supplemental Capital Program. The bond-funded capital projects, referred to as the Construction Fund, include – (i) 2024-2028 CIP, (ii) 2019 CIP, and (iii) 2008 \$7 Billion CIP. These spending budgets for capital projects are presented on a rolling five-year (2024-2028) spending basis. Each year a new rolling five-year spending plan will be approved with the changes, if any, to the total project budgets, as part of the annual budget approval process.

The 2024 rolling five-year Capital Spending Program Budget includes \$8.12 billion to be spent during 2024-2028, or an average of over \$1.6 billion/year which included revenue funded and bond funded projects. Of this, 34 percent is budgeted to be spent on Bridge Construction, Preservation and Security, while 25 percent is budgeted to be spent on Capacity Enhancements on both roadways, 9 percent on Pavement Resurfacing, and 7 percent on Drainage Structures, all combining for a total of 75 percent of budgeted spending. Approximately 26.5 percent, or \$2.15 billion, will be funded by revenue, while 73.5 percent, or \$5.97 billion will be funded by bond proceeds. This information is provided to present the overall capital spending the Authority is anticipating over the next five years.



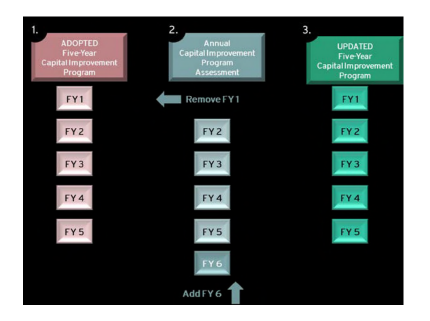
2024 - 2028 Rolling 5-Year Capital Spending Plan Revenue Funded and Bond Funded Funding Sources Spending Plan (\$ in Thousands)

	2024	2025	2026	2027	2028	Total
Revenue Funded						
Maintenance Reserve Fund Special	\$ 337,312	258,662	274,154	274,221	276,905	1,421,254
Project Reserve Fund	114,695	68,936	61,892	64,989	60,729	371,241
Supplemental Capital Program Fund	144,703	53,661	52,864	52,677	52,361	356,266
Total Revenue Funded	\$ 596,710	381,259	388,910	391,887	389,995	2,148,761
Bond Funded						
2024-2028 Capital Improvement Program	653,764	884,257	1,255,564	1,364,062	1,694,722	5,852,369
2019 Capital Improvement Program	70,442	36,008	9,170			115,620
2008 \$7B Capital Improvement Program	4,137	74				4,211
Total Bond Funded	\$ 728,343	920,339	1,264,734	1,364,062	1,694,722	5,972,200
Total Capital Spending	\$ 1,325,053	1,301598	1,653,644	1,755,949	2,084,717	8,120,961
Percentage Revenue Funded	45.0%	29.3%	23.5%	22.3%	18.7%	26.5%
Percentage Bond Funded	55.0%	70.7%	76.5%	77.7%	81.3%	73.5%

2024-2028 CAPITAL IMPROVEMENT PROGRAM

The 2024-2028 CIP, which is derived from the 2020 Long-Range Capital Plan that was approved in May 2020, is starting with total project budgets (program budget) of \$17.60 billion, and a rolling five-year spending plan of \$5.85 billion, or an average spending of approximately \$1.17 billion each year. It should be noted that the estimated project costs are higher than the fiveyear spending plan because many of the projects in the 2024-2028 CIP last more than five years or begin later in the five-year Program.

Now that the Authority has a Strategic Plan and LRCP, they have adopted a new method of implementing the capital projects that are identified through the long-range planning process. The implementation method utilized to implement the capital projects is a five-year rolling CIP, reviewed and updated each year.



This method results in essentially a perpetual CIP with both short-term and long-term projects, which allows for constant fine-tuning of the CIP resulting in more accurate costs and schedules and reduced risk because the CIP is reviewed on an annual basis.

The current Program includes several major projects such as bridge rehabilitation and replacement on both roadways, capacity and safety enhancements for the Newark Bay Hudson County Extension, Turnpike Interchange 1 to 4 Capacity Enhancements, Parkway Capacity Enhancements between Interchanges 80 & 83, and the Turnpike Interchange 17 ramp bridge replacement.

The 2024-2028 CIP will be funded primarily through bond proceeds. It is expected that several bond issues will occur each year to fund the ongoing spending needs of the Program.

As Consulting Engineers to the Authority, HNTB has assisted with project planning; provided oversight of design, preparation of construction documents and cost estimates; and monitored construction schedules and costs for the Authority's 2024-2028 CIP. Furthermore, we have reviewed the estimated total construction costs and the schedules for the projects included in the 2024-2028 CIP. Based on these analyses and our professional judgment, it is HNTB's opinion that the estimated costs and schedules for the projects are reasonable based on currently available engineering studies, construction bid trends, inflation trends, escalation factors, and construction statuses.



The projects that comprise the Authority's 2024-2028 CIP can generally be separated into ten categories as shown below. As seen in the breakdown of the 2024-2028 CIP, it is a mix of projects which enhance traffic capacity and operational efficiencies, increase safety, and maintain the system in a state of good repair. The breakdown of the 2024-2028 CIP is as follows:

Project Category	Estimated Total Project Spending during 2024 – 2028 (millions)	% of Program
Bridge Construction, Preservation & Security	\$1,352	23.1%
Capacity Enhancements - Turnpike	2,290	39.1%
Capacity Enhancements - Parkway	66	1.1%
Interchanges	312	5.3%
Concrete Barrier	279	4.8%
Drainage Structures	359	6.1%
Roadway Lighting	329	5.6%
Other Roadway Improvements	401	6.9%
Facilities		
Technology Improvements	463	7.9%
TOTAL	\$5,852	

A summary table followed by a more detailed description of the individual projects for the 2024-2028 CIP is presented below. It is important to note that the total project budget is the budget for the life of the project and may not be fully reflected in the spending plans for the period 2024-2028 if the project duration extends beyond 2028. The summaries presented above only reflect the spending that will occur during the five-year period from 2024-2028.

All projects listed below have either started or are anticipated to start within 2024-2028. Generally, the projects listed below that show 0 percent complete will start later in the five-year period.

2024-2028 Capital Improvement Program as of December 31, 2023

Project No.	Funded Projects	Total Project Budget (funded to date)	Life-to-Date Actual Expended	% Spent through 12/31/23
500000001	TPK Bridges (W110.42, W111.48, W112.72B)	\$109,760,000	\$5,917,735	5%
500000002	TPK Interchange 17 Ramp Bridge Replacement	\$162,429,000	\$5,558,068	3%
500000003	TPK Rehabilitation of Bridge Nos. W107.87, E107.88 and 84.24N&S	\$214,720,000	\$107,448,970	50%
5000000004	TPK Bridge Deck, Superstructure Reconstruction & Median Barrier Reconstruction, Milepost 35.5 to 44.1; Milepost 74.3 to 76.5	\$62,855,000	\$43,132,815	69%
5000000005	TPK Deck and Superstructure Reconstruction, Milepost 85.77 to 87.1	\$6,384,000	\$4,952,475	78%
500000006	TPK Deck Reconstruction, Milepost 98.48 to 98.76	\$86,975,000	\$34,256,869	39%
500000007	TPK Repair of Waterway Piers, Structure No. W115.36	\$1,754,000	\$1,673,861	95%
500000008	TPK Reconstruction Waterway Piers, Structure No. W115.36	\$62,215,000	\$2,519,884	4%
500000009	TPK Rehabilitation of Structure Nos. E113.00, E113.16, E114.52 and E115.21	\$50,253,000	\$26,380,725	52%
500000010	TPK Deck Reconstruction, Milepost P2.0 to P5.0	\$51,461,000	-	0%
500000012	TPK Deck NBHCE Bridges, Zones 2 to 3	\$113,173,000	\$3,060,293	3%
500000013	TPK Deck Reconstruction, Milepost 105.1 to W106.68	\$149,307,000	-	0%
500000014	TPK Deck Reconstruction, Milepost 81.5 to 84.5	\$61,103,000	-	0%
500000015	TPK Deck Rehabilitation Westerly Bridges	\$122,813,000	\$2,258,780	2%
500000016	TPK Deck Reconstruction, Milepost 44.7 to 50.43	\$86,580,000	-	0%
500000017	TPK Superstructure Replacement Structure E111.15	\$127,384,000	\$40,977	0%
500000018	TPK Pier Reconstruction, Milepost 99.0 to 100.0	\$32,785,000	-	0%
500000019	TPK Deck Reconstruction, Milepost 40.34	\$29,329,000	\$335,334	1%
500000020	TPK Deck Reconstruction, Milepost 97.5 to 98.7	\$71,050,000	-	0%
500000021	TPK Deck Reconstruction, Milepost 88.0 to 88.9	\$82,824,000	-	0%
500000022	Delaware River Turnpike Bridge	\$864,293,000	\$2,610,655	0%
5000002001	GSP Bridge Superstructure Replacement, Milepost 106	\$25,272,000	\$23,015,388	91%
5000002002	GSP Structure Nos. 128.0A and 128.0B Superstructure Replacement; TPK Deck Reconstruction, Milepost 90.0 to 91.37; and GSP Structure Nos. 154.2N and 6.6S Beam Replacement	\$123,221,000	\$75,168,399	61%
500002003	GSP Deck Reconstruction, Milepost 169.2 to 171.7	\$30,044,000	\$2,199,650	7%
5000002004	GSP Superstructure, Milepost 150.3 to 150.4	-	-	0%
5000004002	TPK Median Barrier Improvement, Milepost 89 to 122	\$5,722,000	\$5,157,867	90%
5000004003	TPK Median Barrier, Milepost 0 to 48 & 72 to 89	\$803,000	\$260,358	32%
5000004100	TPK Guiderail Milepost 110W & 116E to 122	\$16,995,000	\$290,602	2%
5000006000	GSP Median Barrier Improvements, Milepost 134 to 140	\$71,318,000	\$12,523,112	18%
5000008000	TPK Culvert Rehabilitation, Milepost W112 to W114	\$7,339,000	\$308,901	4%
5000008001	TPK Drainage Cleaning and Video Inspection, Milepost 77 to 97	\$15,758,000	-	0%
5000008002	TPK & GSP Metal Pipe Rehabilitation (Various Locations)	\$28,429,000	\$7,501	0%



		Total Project	Life-to-Date	% Spent
Project No.	Funded Projects	Budget	Actual	through
		(funded to date)	Expended	12/31/23
5000008003	TPK Culvert Rehabilitation Milepost 77 to 97	\$64,757,000	-	0%
5000010000	GSP Culvert, Milepost 110.6 & 116.4	\$12,919,000	\$10,351,440	80%
5000010001	GSP Culvert Rehabilitation, Milepost 111.5	\$8,175,000	\$7,577,457	93%
5000010002	GSP Culvert Repairs, Milepost 112.7	\$12,502,000	\$10,350,110	83%
5000010003	GSP Culvert Repairs, Milepost 115	\$19,877,000	\$16,911,735	85%
5000010004	Heards Brook Improvements	\$26,253,000	\$4,101,844	16%
5000010005	GSP Culvert Repairs, Interchange 100	\$25,620,000	\$10,179,126	40%
5000010006	GSP Culvert Repairs, Milepost 109 to 111 & 123 to 128	\$29,992,000	\$20,545,441	69%
5000010008	GSP Culvert Rehabilitation, Milepost 112.7	-	-	0%
5000010009	GSP Culvert Rehabilitation, Milepost 33.6, 62.85S & 116	\$15,834,000	-	0%
5000010010	GSP Drainage Cleaning and Video Inspection (Various Locations)	\$16,392,000	\$2,596,816	16%
5000010012	GSP Drainage Cleaning and Video Inspection, Milepost 116-120.6	\$3,222,000	-	0%
5000010013	GSP Metal Pipe Rehabilitation, Milepost 120 to 123	\$7,815,000	-	0%
5000010014	GSP Culvert Rehabilitation, Milepost 156 to 163	\$40,599,000	\$1,734,152	4%
5000010015	GSP Culvert Rehabilitation, Milepost 164 to 172	\$50,749,000	\$1,290,933	3%
5000010016	GSP Culvert Rehabilitation, Milepost 105 to 111	\$13,601,000	-	0%
5000010017	GSP Culvert Rehabilitation, Milepost 111 to 117	\$13,601,000	-	0%
5000010018	GSP Culvert Rehabilitation, Milepost 117 to 122	\$13,398,000	-	0%
5000010019	GSP Culvert Rehabilitation, Milepost 116 to 120	\$21,112,000	-	0%
5000012000	TMC Administration Building	-	-	0%
5000012001	TMD 5 - Milltown Equipment Storage Building	-	-	0%
5000012002	TMD 3 - Storage Building	-	-	0%
5000012003	TMD 9 - Storage Building TMD 9 - Storage Building	-	-	0%
5000012004	2022 Facility Program (Various Locations)	\$508,000	\$193,580	38%
5000014000	Maintenance Lean-to Replacement at Paramus, Clifton, Telegraph Hill and Ocean	-	-	0%
5000014002	Chevalier Maintenance Sub Yard	-	-	0%
5000020001	GSP Mainline Capacity Enhancements between Interchange 129 to 142	\$191,835,000	\$21,444	0%
5000020002	GSP Mainline Capacity Enhancements between Interchange 154 to 163	-	-	0%
5000026001	GSP Interchange 80 Completion & Capacity Enhancements between 80 - 83	\$198,475,000	\$5,830,317	3%
5000026002	Interchange 13 Completion	\$1,433,000	\$253,677	18%
5000026003	Interchange 29 Completion	\$3,244,000	\$343,068	11%
5000026004	GSP Interchange 168 Completion	\$5,075,000	\$208,469	4%
5000026005	GSP Interchange 153 Completion	\$47,299,000	-	0%
5000028000	Roadway Improvements, Milepost 97.1 to 98; 102 to 104.5	\$76,625,000	\$3,922,015	5%
5000028001	Rehabilitation TPK Secaucus Interchange MSE Wall	-	-	0%
5000028002	Repair/Replace Various MSE Walls	\$61,103,000	-	0%
5000028003	TPK Grade Separated Median U-Turns	\$136,629,000	\$1,758,223	1%
5000028004	TPK Interchange 69 Improvements	\$12,789,000	-	0%



Project No.	Funded Projects	Total Project Budget (funded to date)	Life-to-Date Actual Expended	% Spent through 12/31/23
5000028005	TPK TMD #2 Southern Division Underground Storage Tank Replacement	-	-	0%
5000028006	TPK TMD #7 Northern Division Underground Storage Tank Replacement	-	-	0%
5000028007	TPK TMD #6 Elizabeth Underground Storage Tank Replacement	-	-	0%
5000028008	TPK TMD #9 Jersey City Underground Storage Tank Replacement	-	-	0%
5000030000	Rehabilitation of the Parkway Driscoll Bridge MSE Walls, Milepost 127.2	\$51,866,000	\$307,966	1%
5000030001	GSP Service Area Ramp Widenings	\$39,914,000	\$28,509,533	71%
5000030002	GSP PMD #8 Paramus Underground Storage Tank Replacement	\$534,000	\$190,924	36%
5000040000	TPK Mixing Bowls North and South	\$27,406,000	\$1,650,508	6%
5000040001	TPK Interchange 12 & 13	\$20,327,000	\$14,202,038	70%
5000040002	TPK Interchange 14 & NBHCE	\$14,264,000	\$11,561,862	81%
5000040003	TPK Interchange 10S & 13A	\$67,541,000	\$3,775,702	6%
5000040004	TPK Interchange 7A, 8A, 10 & 11	\$10,983,000	\$8,289,983	75%
5000040006	TPK Lighting Upgrades, Interchange 10 & 11	\$16,139,000	\$5,822,572	36%
5000040007	TPK Lighting Upgrades, Interchange 17E	\$11,209,000	\$7,600,331	68%
5000040008	TPK Lighting Upgrades, Interchange 14	\$5,177,000	-	0%
5000040009	TPK Lighting Upgrades, Interchanges 6 & 6A	\$12,382,000	-	0%
5000040010	TPK Route 46, Interchange 68 & 69, & Load Center H	\$20,503,000	-	0%
5000040011	TPK Interchange 70A, 70B, 71, 72, & 73	\$20,503,000	-	0%
5000040012	TPK Interchange 16E, 18E, & 18W	\$14,820,000	-	0%
5000040013	TPK Service Area 6N, 8N, & 10N	\$10,251,000	-	0%
5000042001	GSP Lighting Improvements, Interchange 120	\$2,711,000	\$2,099,515	77%
5000042002	GSP Lighting Improvements, Interchanges 117 & 118	\$4,517,000	\$3,785,484	84%
5000042003	GSP Lighting Improvements, Interchanges 102 & 105	\$2,926,000	\$2,580,271	88%
5000052000	Horizontal Curve Warning Signs	\$9,130,000	\$6,629,161	73%
5000052001	TPK Installation of Hybrid Changeable Message Signs at Various Locations	\$43,069,000	\$36,144,500	84%
5000052002	TPK Guide Sign Improvements	\$17,904,000	\$13,102,676	73%
5000052003	Capital Improvement Program Support Services	\$9,286,000	\$2,786,519	30%
5000054100	GSP All Electronic Tolling	\$552,677,000	\$343,674	0%
5000056001	TPK Newark Bay-Hudson County Extension Capacity Enhancements	\$620,701,000	\$35,218,061	6%
5000056002	Westerly Alignment Capacity	-	-	0%
5000056003	TPK Mainline Capacity Enhancements, Interchange Nos. 1 to 4	\$353,702,000	\$29,527,686	8%
5000056006	TPK Trembley Point Connector Road	\$261,620,000	-	0%
5000056100	TPK Newark Bay-Hudson County Extension, Milepost NO.0 to N1.3 WB Newark Bay Bridge	\$2,139,620,000	-	0%
5000056101	TPK Newark Bay-Hudson County Extension, Milepost NO.0 to N1.3 EB Newark Bay Bridge	\$2,346,680,000	-	0%



Project No.	Funded Projects	Total Project Budget (funded to date)	Life-to-Date Actual Expended	% Spent through 12/31/23
5000056102	TPK Newark Bay-Hudson County Extension, Milepost N1.3 to N2.9	\$469,945,000	-	0%
5000056103	TPK Newark Bay-Hudson County Extension, Milepost N2.9 to N 4.1	\$984,550,000	-	0%
5000056104	TPK Newark Bay-Hudson County Extension, Milepost N4.1 to 5.4	\$442,540,000	-	0%
5000056105	TPK Newark Bay-Hudson County Extension – Bayview Ave Viaduct	\$283,185,000	-	0%
5000056106	TPK Newark Bay-Hudson County Extension, Milepost N5.4 to N6.7	\$1,260,630,000	-	0%
5000056107	TPK Newark Bay-Hudson County Extension, Milepost N6.7 to N8.1	\$2,147,740,000	-	0%
5000056301	TPK Interchange 1 to 4 Milepost 0.0 to 3.5	\$419,880,000	-	0%
5000056302	TPK Interchange 1 to 4 Milepost 3.5 to 6.3	\$129,108,000	-	0%
5000056303	TPK Interchange 1 to 4 Milepost 6.3 to 9.0	\$242,686,000	-	0%
5000056304	TPK Interchange 1 to 4 Milepost 9.0 to 14.5	\$506,485,000	-	0%
5000056305	TPK Interchange 1 to 4 Milepost 14.5 to 20.4	\$481,313,000	-	0%
5000056306	TPK Interchange 1 to 4 Milepost 20.4 to 26.7	\$668,378,000	-	0%
5000056307	TPK Interchange 1 to 4 Milepost 26.7 to 31.3	\$364,487,000	-	0%
5000056308	TPK Interchange 1 to 4 Milepost 31.3 to 36.5	\$296,989,000	-	0%
5000056309	TPK Interchange 1 to 4, Interchanges 2 & 3	\$132,975,000	-	0%
500CONTNGY	Contingency	\$24,850,000	-	0%
500FACILITY	Facilities Program	-	-	0%
500GSPCMPR	GSP Corrugated Metal Pipe Replacement & Culvert Rehabilitation	-	-	0%
500MDBARR	GSP & TPK Median Barrier Improvements	-	-	0%
500TPKGUID	TPK Guiderail Improvement Program	\$86,417,000	-	0%
	Total	\$19,656,301,000	\$671,378,028	3%

<u>Note:</u> Costs were provided by the New Jersey Turnpike Authority's Finance Department.

A detailed description of the projects contained in the 2024-2028 CIP and the status of each are provided below. It should be noted that many projects will consist of multiple Orders for Professional Services (OPSs) for various engineering services and multiple construction contracts. Only currently active projects are shown below.

500000001 TPK Bridges (W110.42, W111.48, W112.72B)

Year	20)21	2022				20	23		
Quarter	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	1%	2%	3%	4%	4%	4%	5%	5%

Contract No. T100.564, Replacement of Structure No. W112.72B, Milepost W112.0 to W112.7

This contract provides for the construction of a new Structure No. W112.72B which carries Turnpike Interchange 16 Ramp SWT over the Berry's Creek Canal, demolition of the existing structure, lengthening of the deceleration lane on the mainline, replacement of two overhead sign structures, structural rehabilitation of Culvert No. W112.26, and other incidental work.

-		
Percent Complete	0%	
Original Contract Value:	\$69,630,889	
Present Contract Value:	\$69,630,889	
Construction Start Date:	December 19, 2023	
Original Completion Date:	February 2027	

Remarks: Contract was recommended for award at the December 19, 2023 Commission Meeting.

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.564. Hardesty & Hanover, LLC. was issued OPS No. T3801 in the amount of \$7,235,000.00 to perform design services for this contract. PKF-Mark III, Inc. is the contractor and Greenman-Pederson, Inc. was issued OPS No. T3957 in the amount of \$12,200,000.00 to perform construction supervision services. Agreement 202-23 will provide for the purchase of riparian mitigation credits to mitigate for up to 0.419 acres of riparian zone impacted by improvements associated with this contract.

Contract No. T100.616, Waterway Substructure Rehabilitation of Turnpike Structures W110.42 and W111.48

This contract provides for the substructure rehabilitation of two Turnpike waterway bridges. The work includes the removal and installation of pile jacketing, cathodic protection, concrete crack and spall repairs, and placement of scour protection mattresses.

Percent Complete	1%
Original Contract Value:	\$6,027,282
Present Contract Value:	\$6,027,282
Construction Start Date:	July 25, 2023
Original Completion Date:	December 15, 2025
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.616. IH Engineers, P.C. was issued OPS No. T3874 in the amount of \$1,457,111.00 to perform design services for Contract No. T100.616. Agate Construction Co., Inc. is the contractor and KS Engineers P.C. was issued OPS No. T3958 in the amount of \$1,780,000.00 to perform construction supervision services.



500000002 TPK Interchange 17 Ramp Bridge Replacement

Year	2020	2021			2022			2023					
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	1%	1%	2%	4%	3%	3%	2%	2%	3%	3%

% Spent decrease in Q3 2022 since actual spending less than previous estimated spending; budget for project increased in Q1 2023

Contract No. T100.580, TPK Replacement of Structure Nos. E112.95A and E112.95B

This contract provides for the replacement of Turnpike Structure Nos. E112.95A and E112.95B at the Interchange 17 toll plaza.

Design Start Date:	December 22, 2020
Estimated Design Completion Date:	March 2024
Estimated Construction Start Date:	June 2024
Estimated Construction Completion Date:	May 2026
Remarks: -	

Fund 500 provides budget for design services for Contract No. T100.580. Greenman-Pedersen, Inc. was issued OPS No. T3826 in the amount of \$9,405,000.00 to perform design services for this contract.

500000003 TPK Rehabilitation of Bridge Nos. W107.87, E107.88 and 84.24N&S

Year	2020	2021			2022			2023					
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	1%	1%	1%	1%	2%	5%	14%	18%	31%	36%	42%	50%

Contract No. T100.523, Bridge Deck Reconstruction, Milepost 83 to 88

This contract provides for the design and construction for the reconstruction of the bridge deck, structural steel repairs, superstructure strengthening, and miscellaneous repairs of the Turnpike Raritan River Bridge Structure Nos. 84.24N&S, 84.55N&S and 85.77N.

Percent Complete	50%
Original Contract Value:	\$172,657,000
Present Contract Value:	\$177,152,479
Construction Start Date:	December 21, 2021
Original Completion Date:	July 15, 2025
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.523. Dewberry Engineers, Inc. was issued OPS No. T3736 Supplement A in the amount of \$4,700,000.00 to perform accelerated design services for the deck reconstruction of Turnpike Structure Nos. 84.24 and 84.55N. D'Annunzio & Sons, Inc. is the



contractor and WSP USA, Inc. was issued OPS No. T3765 in the amount of \$16,215,000.00 to perform construction supervision services.

Fund 392 provided budget for original design services for this contract. Arora and Associates, P.C. was issued OPS No. T3668 Supplement A in the amount of \$5,300,000.00 to perform design services for the rehabilitation of structural steel members and bearings, and repairs to substructure units for bridges on the Turnpike, Milepost 85.77 and 87.1.

500000004 TPK Bridge Deck, Superstructure Reconstruction & Median Barrier Reconstruction, Milepost 35.5 to 44.1; Milepost 74.3 to 76.5

Year	2020	2021				2022				2023			
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	1%	5%	7%	7%	11%	17%	29%	39%	46%	53%	58%	62%	69%

Contract No. T100.586, TPK Bridge Superstructure and Median Barrier Reconstruction, Milepost 74.3 to 76.5

This contract provides for the rehabilitation of structural steel members and bearings, and repair to substructure units for two Turnpike bridges, Milepost 74.31 to 74.39, which exhibit advanced deterioration of their bridge decks. The contract also includes evaluation and rehabilitation of roadway features and median barrier reconstruction within the project limits.

Percent Complete	45%
Original Contract Value:	\$25,985,430
Present Contract Value:	\$26,943,547
Construction Start Date:	July 27, 2021
Original Completion Date:	October 18, 2024
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.586. Michael Baker International, Inc. was issued OPS No. T3725 Supplement A in the amount of \$5,150,000.00 to perform design services for this contract and Contract No. T100.588, Turnpike Bridge Deck and Superstructure Reconstruction, Milepost 35.5 to 44.1. Joseph M. Sanzari, Inc. is the Contractor and WSP USA, Inc. was issued OPS No. T3834 in the amount of \$5,200,000.00 to perform construction supervision services.

Contract No. T100.588, TPK Bridge Deck and Superstructure Reconstruction, Milepost 35.5 to 44.1

This contract provides for the reconstruction of bridge decks, superstructure replacement, structural steel painting and bridge repairs of routine Turnpike bridges, Structure Nos. 35.53,



37.02A, 43.56, and 44.05A which exhibit advanced deterioration of two bridge decks and one superstructure. The contract also includes evaluation and rehabilitation of roadway features within the project limits.

Percent Co	mplete	99%	
Original Co	ntract Value:	\$20,136,533	
Present Co	ntract Value:	\$20,136,533	
Constructio	n Start Date:	August 31, 2021	
Original Co	mpletion Date:	November 17, 2023	
Estimated S	Substantial Completion Date:	January 4, 2024	
Remarks:	Final Inspection is scheduled fo	r January 4, 2024, closed	out is in progress.

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.588. Michael Baker International, Inc. was issued OPS No. T3725 Supplement A in the amount of \$5,150,000.00 to perform design services for this contract and Contract No. T100.586, Turnpike Bridge Deck and Superstructure Reconstruction, Milepost 74.31 to 74.39. IEW Construction Group, Inc. is the Contractor and Dewberry Engineers, Inc. was issued OPS No. T3830 in the amount of \$3,495,000.00 to perform construction supervision services.

500000005 TPK Deck and Superstructure Reconstruction, Milepost 85.77 to 87.1

This project provided funding for design for the reconstruction of the bridge deck, structural steel repairs, superstructure strengthening, and miscellaneous repairs of the Turnpike Raritan River Bridge Structure No. 85.77N. Construction work for this project is included under Contract No. T100.523, Bridge Deck Reconstruction, Milepost 83 to 88 and is funded by Project 500000003.

500000006 TPK Deck Reconstruction, Milepost 98.48 to 98.76

Year	2021				20	22		2023				
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	1%	3%	3%	5%	5%	6%	14%	21%	26%	33%	39%

Contract No. T100.582, Deck Reconstruction, Milepost 98.4 To 98.7

This contract provides for the superstructure replacement of routine Turnpike Structure Nos. 98.48 and 98.76 and the superstructure strengthening of Turnpike Structure No. 98.76. Other work includes miscellaneous roadway improvements.

Percent Complete	32%
Original Contract Value:	\$72,756,960
Present Contract Value:	\$72,756,960
Construction Start Date:	May 24, 2022



Original Completion Date: Ap Remarks: Contract is on schedule.

April 4, 2025

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.582. T.Y. Lin International was issued OPS No. T3824 in the amount of \$5,570,000.00 to perform design services. Schiavone Construction Co., LLC is the contractor and Jacobs Engineering Group Inc. was issued OPS No. T3948 in the amount of \$6,895,000.00 to perform construction supervision services.

500000008 TPK Reconstruction of Waterway Piers for Structure No. W115.36

Year	2021	2022					202	23	
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	2%	3%	5%	2%	3%	3%	4%

Budget for project increased in Q1 2023

Contract No. T100.581, Replacement of Two Waterway Piers, Turnpike Structure No. W115.36 & Miscellaneous Improvements

This contract provides for the complete demolition and reconstruction of two severely deteriorated waterway bridge piers of Turnpike Structure No. W115.36, a major bridge which carries the Westerly Alignment over the Hackensack River and various ramps. The contract also provides for the repairs to severely deteriorated Pier No. E17 of Turnpike Structure No. N2.01, a major bridge which carries the Newark Bay-Hudson County Extension over Newark Bay.

Percent Co	omplete	0%
Original Contract Value:		\$47,769,980
Present Co	ontract Value:	\$47,769,980
Constructi	on Start Date:	December 19, 2023
Original Co	ompletion Date:	July 30, 2027
Remarks:	Contract was recomm	nended for award at the December 19, 2023 Commission
	Meeting.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.581. Greenman-Pederson, Inc. was issued OPS No. T3823 in the amount of \$3,012,500.00 to perform design services. PKF-Mark III, Inc. is the Contractor and Hardesty & Hanover Construction Services, LLC was issued OPS No. T3944 in the amount of \$6,800,000.00 to perform construction supervision services.



500000009 TPK Rehabilitation of Structure Nos. E113.00, E113.16, E114.52 and E115.21

Year	2020	2021			2022				2023				
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	0%	1%	7%	12%	18%	26%	32%	39%	46%	52%

Contract No. T100.584, TPK Rehabilitation of Structure Nos. E113.00, E113.16, E114.52 and E115.21

This contract provides for the reconstruction of bridge decks, structural steel repairs, and superstructure strengthening of routine Turnpike bridge Structure Nos. E113.00, E113.16, E114.52 and E115.21. The work also includes roadway improvements and other miscellaneous work.

Percent Complete	60%
Fercent Complete	
Original Contract Value:	\$42,120,784
Present Contract Value:	\$42,452,209
Construction Start Date:	August, 31 2021
Original Completion Date:	January 11, 2025
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.584. Greenman-Pedersen, Inc. was issued OPS No. T3724 Supplement A in the amount of \$4,500,000.00 to perform design services for this contract as well as Contract No. T100.563, Interim Repairs to Waterway Pier for Turnpike Structure No. W115.36. Joseph M. Sanzari, Inc. is the Contractor and Jacobs Engineering Group, Inc. was issued OPS No. T3846 in the amount of \$7,120,000.00 to perform construction supervision services.

500000012 TPK Deck Rehabilitation of NBHCE Bridges, Zones 2 and 3

Үеаг		2022		2023					
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4		
% Spent	0%	1%	1%	1%	2%	2%	3%		

Contract No. T100.638, TPK Deck Rehabilitation of Newark Bay-Hudson County Extension (NB-HCE) Bridges Zones 2 and 3

OPS No. T3898 provides for final and post design services for the rehabilitation of severely deteriorated high priority major and routine bridge decks (totaling 4 and 7 respectively) located between interchange 14 and the eastern terminus of the Newark Bay-Hudson County Extension (NB-HCE). Additional improvements include substructure repairs and approach roadway paving.

Design Start Date:	April 26, 2022
Estimated Design Completion Date:	April 2024



Estimated Construction Start Date: Estimated Construction Completion Date: Remarks: - July 2024 December 2026

Fund 500 provides budget for design services for Contract No. T100.638. Greenman-Pederson, Inc. was issued OPS No. T3898 in the amount of \$7,950,000.00 to perform design services.

500000015 TPK Deck Rehabilitation of Westerly Alignment Bridges

Year	2022	2023						
Quarter	Q4	Q1	Q2	Q3	Q4			
% Spent	0%	0%	1%	1%	2%			

Contract No. T100.646, Rehabilitation of the Westerly Alignment Bridges

OPS No. T3905 provides final design services for bridge deck rehabilitation and miscellaneous repairs of seven high priority bridges located along the Turnpike Westerly Alignment, which includes major bridge Structure No. W107.87 which carries the Turnpike over the Passaic River.

Design Start Date:	October 25, 2022
Estimated Design Completion Date:	April 2024
Estimated Construction Start Date:	July 2024
Estimated Construction Completion Date:	November 2027
Remarks: -	

Fund 500 provides budget for design services for Contract No. T100.646. Dewberry Engineers, Inc. was issued OPS No. T3905 in the amount of \$7,700,000.00 to perform design services.

500000017 TPK Superstructure Replacement Structure E111.15

Year	20	23
Quarter	Q3	Q4
% Spent	0%	0%

Contract No. T100.658, Superstructure Replacement, Turnpike Structure No. E111.15

OPS No. T3972 provides for preliminary and final design services for bridge superstructure and bearing replacement, substructure rehabilitation and miscellaneous repairs to viaduct Structure No. E111.15 on the Turnpike Eastern Extension over Norfolk Southern Railroad, Seaview Drive, County Route 653, access roads, and the Milepost 111 U-turn.

Design Start Date:	August 29, 2023
Estimated Design Completion Date:	July 2025
Estimated Construction Start Date:	October 2025
Estimated Construction Completion Date:	September 2029



Remarks: -

Fund 500 provides budget for design services for Contract No. T100.658. Michael Baker International, Inc. was issued OPS No. T3972 in the amount of \$10,135,000.00 to perform design services.

500000019 TPK Deck Reconstruction, Milepost 40.34

Year			20)22		2023						
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0% 0% 0% 0%				1%	1%	2%	2%	1%	1%	1%	1%
Budget for project increased in Q1 2023												

or proj

Contract No. T100.663, Preliminary Design Structure No. 40.34 Creek Road over the Turnpike

This contract provides for the reconstruction of Structure No. 40.34 Creek Road over the Turnpike. Preliminary design services are currently underway which include data collection, assessment of existing conditions, development of feasible alternative solutions and determination of impacts associated with each alternative.

Preliminary Design Start Date: October 23, 2021

Preliminary Design Completion Date: January 2023

Remarks: Preliminary design complete, final design and construction to be programmed into the Authority's capital plan.

HNTB was issued Task No. DO9 under OPS No. A3785 in an amount of \$338,600.00 to perform preliminary design services.

5000002001 GSP Bridge Superstructure Replacement, Milepost 106.3 to 106.5

Year	2020	2021					20	22		2023			
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	1%	5%	7%	8%	8%	10%	23%	31%	45%	64%	80%	88%	91%

Contract No. P100.590, GSP Bridge Superstructure Replacement, Milepost 106.3 to 106.5

This contract provides for the superstructure replacement and substructure rehabilitation of four routine Parkway bridges at Interchange 105. The work also includes roadway improvements and other miscellaneous work. The three bridges exhibit advanced deterioration of the superstructures.

Percent Complete	98%
Original Contract Value:	\$16,999,613
Present Contract Value:	\$18,774,518



Constructi	on Start Date:	September 28, 2021					
Original Co	ompletion Date:	November 9, 2023					
Estimated	Completion Date:	May 1, 2024					
Remarks:	Contract is approximately	six months behind	schedule	due	to	changes	in
contract work, an extension time is being evaluated.							

Fund 500 provides budget for design, construction and construction supervision services for Contract No. P100.590. Stantec Consulting Services, Inc, was issued OPS No. P3672 Supplement A in the amount of \$1,500,000.00 to perform accelerated design services. Stantec Consulting Services, Inc, was also issued OPS No. P3672 Supplement B in the amount of \$400,000.00 for unanticipated design services. Earle Asphalt Company is the contractor and Jacobs Engineering Group, Inc. was issued OPS No. P3831 in the amount of \$2,220,000.00 to perform construction supervision services.

5000002002GSP Structure Nos. 128.0A and 128.0B Superstructure Replacement,TPK Deck Reconstruction, Milepost 90.0 to 91.37, and GSP StructureNos. 154.2N and 6.6S Beam Replacement

Year	2020	2021					20	022		2023			
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	1%	3%	4%	5%	8%	13%	20%	29%	36%	46%	55%	61%

Contract No. P100.579, GSP Bridge Deck and Superstructure Reconstruction, Milepost 124.4 to 128.1

This contract provides for the rehabilitation of structural steel members and bearings, and repair to substructure units for six Parkway bridges, Structure Nos. 124.4NO, 124.5SO, 124.5SI, 124.6NI, 128.0A, and 128.0B, which exhibit advanced deterioration of their superstructures. The contract also includes evaluation and rehabilitation of roadway features within the project limits.

Percent Complete	38%
Original Contract Value:	\$60,950,733
Present Contract Value:	\$63,923,558
Construction Start Date:	January 25, 2022
Original Completion Date:	March 2, 2026
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. P100.579. Van Cleef Engineering Associates, LLC was issued OPS No. P3730 Supplement A in the amount of \$5,400,000.00 to perform design services for this contract, Contract No. T100.587, Turnpike Deck Reconstruction, Milepost 90.0 to 91.37, and Contract No.



P100.589, Parkway Structure Nos. 154.2N and 6.6S Beam Replacement. Van Cleef Engineering Associates, LLC was also issued OPS No. P3730 Supplement B in the amount of \$940,000.00 to perform unanticipated design and post-design services beyond the current scope of work for this contract and Contract No. T100.587, TPK Deck Reconstruction, Milepost 90.0 to 91.37. Joseph M. Sanzari, Inc. is the contractor and Greenman-Pedersen, Inc. was awarded OPS No. P3837 in the amount of \$8,125,000.00 to provide construction supervision services.

Contract No. T100.587, TPK Deck Reconstruction, Milepost 90.0 to 91.37

This contract provides for the rehabilitation of structural steel members and bearings, and repair to substructure units for five bridge structures on the Turnpike, Milepost 90.0 to 91.37. The contract also includes evaluation and rehabilitation of roadway features within the project limits.

	05%
Percent Complete	85%
Original Contract Value:	\$31,472,110
Present Contract Value:	\$33,591,205
Construction Start Date:	November 23, 2021
Original Completion Date:	July 31, 2024
Remarks: Contract is on sche	dule.

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T100.587. Van Cleef Engineering Associates, LLC was issued OPS No. P3730 Supplement A in the amount of \$5,400,000.00 to perform design services for this contract, Contract No. P100.579, GSP Bridge Deck and Superstructure Reconstruction, Milepost 124.4 to 128.1 and Contract No. P100.589, Parkway Structure Nos. 154.2N and 6.6S Beam Replacement. Van Cleef Engineering Associates, LLC was also issued OPS No. P3730 Supplement B in the amount of \$940,000.00 to perform unanticipated design and post-design services beyond the current scope of work for this contract and Contract No. P100.579, GSP Bridge Deck and Superstructure Reconstruction, Milepost 124.4 to 128.1. Ferreira Construction Co., Inc. is the contractor and Greenman-Pederson, Inc. was awarded OPS No. T3832 in the amount of \$5,040,000.00 to provide construction supervision services.

500002003 GSP Deck Reconstruction, Milepost 169.2 to 171.7

Year	2020	2021			2022			2023					
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	1%	1%	1%	1%	1%	2%	2%	4%	5%	7%	7%

Contract No. P100.583, Bridge Repairs and Resurfacing, Milepost 169.2 to 171.7

This contract provides for the partial replacement of deteriorated bridge deck, repairs and resurfacing of bridge decks and prestressed concrete girder superstructures of eight high priority routine Parkway bridges between Milepost 169.2 and 171.7. Additional improvements include approach roadway paving, drainage pipe cleaning, guide rail upgrades and roadway lighting upgrades.

Percent C	omplete	0%
Original Contract Value:		\$13,377,000
Present Co	ontract Value:	\$13,377,000
Construction Start Date:		September 26, 2023
Original Completion Date:		November 24, 2025
Remarks:	Contract was recommended fo	r award at the September 26, 2023 Commission
	Meeting.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. P100.583. Hardesty & Hanover, LLC was issued OPS No. P3825 in the amount of \$5,450,000.00 to perform design services for this contract. Joseph M. Sanzari, Inc. is the contractor and Boswell Engineering was issued OPS No. P3947 in the amount of \$2,740,000.00 to perform construction supervision services.

5000004003 TPK Median Barrier Repairs, Milepost 0 to 48 and 72 to 89

Year	2020	2021			2022				2023				
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	33%	37%	30%	30%	30%	31%	30%	30%	30%	30%	32%

% Spent decrease in Q4 2021 and Q4 2022 since actual spending less than previous estimated spending

OPS No. P3734 Supplement A, Design Services for Contract No. P200.522, Rehabilitation of Concrete Median Barrier, Milepost 129 to 140

The design work to be performed under OPS No. P3734 Supplement A is for the removal and replacement of concrete median barrier exhibiting moderate to severe deterioration at various locations along the Parkway Milepost 134 to 140 (Contract No. P200.598) as well as the Turnpike from Milepost 0 to 48 and 72 to 89.

Design Sta	art Date:	September 22, 2020
Design Co	mpletion Date:	June 27, 2023
Remarks:	Boswell Engineering, Inc	c. will continue to provide engineering design services

(as needed) until construction of Contract No. P200.598 is complete.

Fund 500 provides budget for design. Boswell Engineering, Inc. was issued OPS No. P3734 Supplement A in the amount of \$500,000.00 to perform design services. Fund 500 will provide



budget for construction and construction supervision for Contract No. P200.598 under Project No. 5000006000.

5000004100 TPK Guiderail Milepost 110W & 116E to 122

Year	2023				
Quarter	Q3	Q4			
% Spent	0%	2%			

OPS No. T4099, Final Design Services for Contract No. T200.727, Guide Rail Improvements, Milepost 119 to 122, and Contract No. T200.728, Guide Rail Improvements, Milepost 110W to 119 and Milepost 116E to 119

This OPS will provide for final design services and permitting for removal and replacement of guide rail at various locations on the Turnpike from Mileposts 110W on the Western Extension and 116E on the Eastern Extension to 122. Guide rail, including ancillary items, will be upgraded to current standards in accordance with the Authority's Design Manual.

Design Start Date:	July 25, 2023
Estimated Design Completion Date (T200.727):	April 2024
Estimated Construction Start Date (T200.727):	July 2024
Estimated Construction Completion Date (T200.727):	October 2025
Estimated Design Completion Date (T200.728):	May 2024
Estimated Construction Start Date (T200.728):	August 2024
Estimated Construction Completion Date (T200.728):	December 2025
Remarks: -	

Fund 500 provides budget for design services for Contract Nos. T200.727 and T200.728. T.Y. Lin International was issued OPS No. T4099 in the amount of \$1,930,000.00 to perform design services.

5000006000 GSP Median Barrier Improvements, Milepost 134 to 140

Year	20	23
Quarter	Q3	Q4
% Spent	1%	18%

Contract No. P200.598, Rehabilitation of Concrete Median Barrier, Milepost 134 to 140

This contract will provide for the removal and replacement of damaged, misaligned, deteriorated, and substandard height concrete median barrier along with drainage repairs, paving and other incidental work on the Parkway between Milepost 134 and 140 in Middlesex and Union Counties.



Percent Complete	10%
Original Contract Value:	\$64,507,212
Present Contract Value:	\$64,507,212
Construction Start Date:	August 29, 2023
Original Completion Date:	December 20, 2027
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction and construction supervision services for Contract No. P200.598. Boswell Engineering, Inc. was issued OPS No. P3734 Supplement A in the amount of \$500,000.00 under Project No. 5000004003 to perform design services for this contract. Crisdel Group, Inc. is the contractor and Jacobs Engineering Group, Inc. was issued OPS No. P4043 in the amount of \$6,500,000.00 to perform construction supervision services.

5000008000 TPK Culvert Rehabilitation, Milepost W112 to W114

Year	2023								
Quarter	Q1	Q2	Q3	Q4					
% Spent	0%	0.3%	1%	4%					

Contract No. T200.605, Culvert Repairs, Milepost W112.72N

This contract will provide for the trenchless installation of a new 60-inch diameter steel pipe culvert under the Turnpike Interchange 16W ramps at Milepost W112.72N. The work also involves performing ground improvements along the alignment of the proposed culvert, filling the abandoned existing 60-inch diameter Corrugated Metal Pipe culvert in place with controlled low strength material, installing proposed articulated concrete block matting and grading at the proposed culvert outfalls.

Percent Complete	5%
Original Contract Value:	\$4,899,431
Present Contract Value:	\$4,899,431
Construction Start Date:	April 25, 2023
Original Completion Date:	August 28, 2024
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction and construction supervision services for Contract No. T200.605. McCormick Taylor was issued OPS No. A3849 in the amount of \$4,925,000.00 under Project No. 5000010006 to perform design services for this contract, Contract No. P200.606, Culvert Repairs, Milepost 109 to 124. Mount Construction Co., Inc. is the contractor and Naik Consulting Group, P.C. was issued OPS No. T3889 in the amount of \$960,000.00 to perform construction supervision services. Agreement 198-23 will provide for



the purchase of riparian mitigation credits to mitigate 0.07 acres of riparian zone impacted by improvements associated with this contract.

5000010000 GSP Culvert Rehabilitation, Milepost 110.6 to 116.4

Year		2022		2023				
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	
% Spent	6%	20%	43%	58%	76%	80%	80%	

Contract No. P200.568, Drainage Rehabilitation and Slip Lining, Milepost 110.6 to 116.4

This contract provides for the drainage rehabilitation and slip-lining of 16 culverts between Milepost 110.6 to 116.4. The work also includes construction of manholes, inlets, headwalls, installation of cured in place pipe or fiberglass reinforced polymer pipe lining, and jack and bore replacements at two locations.

Percent Co	omplete	100%	
Original Co	ontract Value:	\$9,154,559	
Present Co	ontract Value:	\$9,240,730	
Constructi	on Start Date:	April 26, 2022	
Original Completion Date:		July 13, 2023	
Substantial Completion Date:		June 27, 2023	
Completior	n Date:	December 19, 2023	
Remarks:	Final Acceptance wa	s authorized at the December 19, 2023 Commission	l
	Meeting.		

Fund 500 provides budget for construction and construction supervision services for Contract No. P200.568. Union Paving & Construction Co., Inc. is the contractor and Michael Baker International, Inc. was issued OPS No. P3897 in the amount of \$1,360,000.00 to provide construction supervision services. Agreement 179-21 will provide for the purchase of riparian mitigation credits to mitigate for up to 0.418 acres of riparian zone impacted by improvements associated with this contract.

5000010003 GSP Culvert Repairs, Milepost 115 to 116

Year	2020	2021			2022				2023				
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	3%	5%	7%	9%	29%	44%	57%	76%	78%	90%	81%	85%
Budget for project increased in Q3 2023													



Contract No. P200.609, GSP Culvert Rehabilitation, Mileposts 115.8, 115.80A and 115.81

This contract provides for the structural rehabilitation of corrugated metal pipe culverts located at Parkway Mileposts 115.80, 115.80A and 115.81 and repair/replacement of adjacent stormwater collection facilities. The culverts are rated in poor structural condition and exhibit corrosion, deformation, and section loss.

Percent Complete	99%				
Original Contract Value:	\$9,440,645				
Present Contract Value:	\$11,164,591				
Construction Start Date:	September 28, 2021				
Original Completion Date:	April 16, 2023				
Substantial Completion Date:	December 6, 2023				
Remarks: Final Inspection was performed on December 6, 2023, closeout is in progress.					

Fund 500 provides budget for riparian credits, construction, and construction supervision services for Contract No. P200.609. McCormick Taylor, Inc. was issued OPS No. P3783 Supplement A in the amount of \$775,000.00 to perform design services. Agreement No. 176-21 will provide for the purchase of riparian mitigation credits to mitigate 0.15 acres of riparian zone impacted by improvements proposed for Contract No. P200.609. Roman E&G Corp. is the contractor and Naik Construction Group P.C. was issued OPS No. P3853 in the amount of \$1,250,000.00 to perform construction supervision services.

5000010004 Heards Brook Improvements

Quarter Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4 Q1 Q2 Q3 Q4 % Spent 0% 0% 9% 11% 31% 40% 41% 16% 17% 16% 16%	Year	2021			2022				2023				
% Spent 0% 0% 9% 11% 31% 40% 41% 41% 16% 17% 16% 16%	Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
	% Spent	0%	0%	9%	11%	31%	40%	41%	41%	16%	17%	16%	16%

Budget for project increased in Q1 2023

Contract No. A900.557, Heards Brook Improvements

This OPS will provide for preliminary and final design services and permitting for improvements along Heards Brook adjacent to the Authority's Headquarters property in Woodbridge Township, Middlesex County. Specific design services include bank stabilization; rehabilitation of the Heards Brook culvert; stormwater management implementation near Turnpike Interchange 11 for flood mitigation, post design services, and other related work.

Design Start Date:	February 23, 2021
Estimated Design Completion Date:	October 2024
Estimated Construction Start Date:	December 2024
Estimated Construction Completion Date:	May 2026

Remarks:

Fund 500 provides budget for design services for Contract No. A900.557. Churchill Consulting Engineers, P.C. was issued OPS No. A3790 in the amount of \$2,980,000.00 to perform design services.

5000010005 GSP Culvert Repairs, Interchange 100

	Year		2021		2022			2023				
	Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
	% Spent	0%	1%	3%	5%	8%	8%	7%	10%	14%	28%	40%
% Spent0%1%3%5%8%8%7%10%14%28%40%% Spent decrease in Q4 2022 since actual spending less than previous estimated spending												

Contract No. P200.604, Culvert Repairs Interchange 100

This contract provides for the repair of four existing Corrugated Metal Pipe (CMP) culverts at Parkway Interchange 100 utilizing steel arch pipe liners. The work also involves the repair of concrete headwalls, reconstruction of existing storm drainage features in the vicinity of the culverts, and stream channel repairs.

Percent Complete	32%		
Original Construction Value:	\$10,832,507		
Present Construction Value:	\$10,832,507		
Construction Start Date:	February 28, 2023		
Original Completion Date:	May 27, 2025		
Remarks: Contract is on schedule.			

Fund 500 provides budget for design, riparian and wetland mitigation credits, construction, and construction supervision services for Contract No. P200.604. Michael Baker International, Inc. was issued OPS No. P3850 in the amount of \$3,150,000.00 to perform preliminary design, final design, and permitting services for this project. Agreement No. 197-22 will provide for the purchase of riparian and wetland mitigation credits to mitigate for 0.617 acres of riparian zone and 0.152 acres of wetlands impacted by improvements proposed for Construction Contract No. P200.604. Carbro Constructors Corp. is the contractor and Aptim Environmental & Infrastructure, Inc. was issued OPS No. P3862 in the amount of \$1,960,000.00 to perform construction supervision services.

5000010006 GSP Culvert Repairs, Milepost 109 to 111 and 123 to 128

Year		2021		2022				20	23		
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	1%	2%	8%	10%	10%	12%	28%	42%	55%	69%



Contract No. P200.606, Culvert Repairs, Milepost 109 to 124

This contract will provide for the repair of three culverts with structural linings utilizing steel ribs and pneumatically applied mortar, specifically the existing 180-inch diameter corrugated metal pipe (CMP) under the Parkway Northbound and Southbound Express and Local Roadways at Milepost 109.69, the existing 180-inch diameter CMP under the Parkway Northbound and Southbound Express and Local Roadways at Milepost 110.77, and the existing 142" x 102" arch CMP under Ramp NBOX at Milepost 123.7S.

Percent Complete	80%
Original Construction Value:	\$17,717,306
Present Construction Value:	\$17,994,306
Construction Start Date:	October 25, 2022
Original Completion Date:	November 9, 2024
Remarks: Contract is on schedule.	

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. P200.606. McCormick Taylor was issued OPS No. A3849 in the amount of \$4,925,000.00 to perform design services for this contract and Contract No. T200.605, Culvert Repairs Milepost W112.72N. Carbro Constructors Corp. is the contractor and STV Incorporated was issued OPS No. P3861 in the amount of \$2,615,000.00 to perform construction supervision services.

5000010010 GSP Drainage Cleaning and Video Inspection

Year	2022			2 2023			
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	1%	3%	7%	10%	11%	11%	16%

Contract No. P200.626, Drainage Video Inspection and Cleaning, Parkway Milepost 120.6 to 123.6

The work to be performed under this contract includes the inspection and cleaning of 46,000 linear feet of drainage pipe including 10 culverts on the Parkway between Milepost 120.6 and 123.6. Video will also be used for future drainage repair designs.

Percent Complete	99%
Original Construction Value:	\$1,463,431
Present Construction Value:	\$1,079,303
Construction Start Date:	April 26, 2022
Original Completion Date:	January 5, 2023
Substantial Completion Date:	May 3, 2023

Remarks: Final Inspection was performed on May 3, 2023, closeout in progress.

Fund 500 provides budget for construction and construction supervision services for Contract No. P200.626. Mount Construction Co., Inc. is the contractor and French & Parrello Associates was issued OPS No. A3950 in the amount of \$775,000.00 to perform construction supervision services for this contract and Contract No. T200.627.

Contract No. T200.627, Drainage Video Inspection and Cleaning, Parkway Milepost 105.3 to 122

This contract will provide for video inspection and cleaning of approximately 240,000 linear feet of drainage pipe including 10 culverts on the Turnpike between Milepost 105.3 and 122. The video taken during this project will be utilized for future drainage repair designs.

Percent Complete	4%		
Original Construction Value:	\$6,488,431		
Present Construction Value:	\$6,488,431		
Construction Start Date:	June 27, 2023		
Original Completion Date:	November 22, 2024		
Remarks: Contract is on schedule.			

Fund 500 provides budget for construction and construction supervision services for Contract No. T200.627. Mount Construction Co., Inc. is this contractor and French & Parrello Associates was issued OPS No. A3950 in the amount of \$775,000.00 to perform construction supervision services for this contract and Contract No. P200.626

5000010014 GSP Culvert Rehabilitation, MP 156 to 163

Year	2022	2023				
Quarter	Q4	Q1	Q2	Q3	Q4	
% Spent	0%	0%	0%	3%	4%	

Contract No. P200.669, Culvert Repairs Milepost 156 to 163 and 119.85

OPS No. P4050 provides final design services for the structural rehabilitation of the Corrugated Metal Pipe (CMP) culverts located at Parkway Mileposts 119.85, 156.2, 160.4, 160.5, 160.8, and 162.8. These services also include non-NBIS culvert inspections, permitting, post design services and other related work.

Design Start Date:	December 20, 2022
Estimated Design Completion Date:	September 2024
Estimated Construction Start Date:	November 2024
Estimated Construction Completion Date:	February 2027

Remarks: -

Fund 500 provides budget for design services for Contract No. P200.669. McCormick Taylor, Inc. was issued OPS No. P4050 in the amount of \$5,850,000.00 to perform design services.

5000010015 GSP Culvert Rehabilitation, MP 164 to 172

Year	2022	2023						
Quarter	Q4	Q1	Q2	Q3	Q4			
% Spent	0%	0%	0.2%	2%	3%			

Contract No. P200.670, Culvert Repairs Milepost 164 to 172

OPS No. P4052 provides final design services for the structural rehabilitation of the Corrugated Metal Pipe (CMP) culverts located at Parkway Mileposts 164.1, 164.4, 165.6, 167.5, 170.85N, 170.85S, and 171.5. These services also include non-NBIS culvert inspections, permitting, post design services and other related work.

Design Start Date:	December 20, 2022
Estimated Design Completion Date:	December 2024
Estimated Construction Start Date:	February 2024
Estimated Construction Completion Date:	April 2027
Remarks: -	

Fund 500 provides budget for design services for Contract No. P200.670. Churchill Consulting Engineers, P.C. was issued OPS No. P4052 in the amount of \$5,950,000.00 to perform design services.

5000012004 Facilities Program 2022

Year		2022		2023				
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	
% Spent	0%	12%	30%	32%	33%	35%	38%	

OPS No. A3779 F08, On-Call Facility Engineering Services

This OPS provides for the design of a Pre-Engineered Maintenance Building at the Barnegat Toll Plaza.

Design Start Date:	May 2022
Design Completion Date:	February 1, 2023



Remarks: Construction contract was authorized at the February 28, 2023 Commission Meeting and is scheduled to complete April 2024.

Fund 500 provides budget for design services for this project. Gannett Fleming, Inc. was issued OPS No. A3779F08 in the amount of \$236,500.00 to perform design services. Fund 039 (Maintenance Reserve Fund) provides for construction and construction supervision for Contract No. P500.725, Construction of Pre-Engineered Metal Building Trade Shops at Barnegat Tolls.

5000020001 GSP Mainline Capacity Enhancements between Interchange 129 - 142

Year	2023						
Quarter	Q2	Q3	Q4				
% Spent	0%	0%	0%				

OPS No. P3985, GSP Preliminary Engineering Services for Operational Improvements, Milepost 130 to 131

This OPS provides for preliminary engineering services to evaluate various alternatives for operational improvements for the Garden State Parkway between Milepost 130.6 and 132.0 in order to provide lateral

clearance for shoulders and auxiliary lanes. The work includes the potential replacement of Structure Nos. 131.IS and 131.1N that are owned and maintained by Conrail.

Preliminary Design Start Date: May 23, 2023 Estimated Preliminary Design Completion Date: January 2025 Remarks: -

Greenman-Pedersen, Inc. was issued OPS No. P3828 in the amount of \$6,100,000.00 to perform preliminary design documents, environmental studies, and environmental permit applications for this project.

5000026001 GSP Interchange 80 Completion and Capacity Enhancements, Milepost 80 to 83

Year	2020		20	21	2022				2023				
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	2%	2%	3%	3%	4%	5%	2%	2%	3%	3%
Budget for	project	increa	ased in	Q1 20	23								



OPS No. P3828, GSP Preliminary Engineering and Environmental Permitting for Operational Improvements, Milepost 80 to 83

This OPS provides for the preparation of preliminary design documents, environmental studies, and environmental permit applications to obtain agency approvals for operational improvements to mitigate ramp queuing impacts on mainline traffic along the Parkway between Interchanges 80 and 83 and completion of missing ramp movements at Interchange 80.

Preliminary Design Start Date:December 22, 2020Estimated Preliminary Design Completion Date:March 2024Remarks:Final design estimated to begin in Q1 of 2024.

Greenman-Pedersen, Inc. was issued OPS No. P3828 in the amount of \$6,100,000.00 to perform preliminary design documents, environmental studies, and environmental permit applications for this project. Greenman-Pederson, Inc. was issued OPS No. P3828 Supplement A in the amount of \$1,500,000.00 to perform unanticipated design services required to complete additional work.

5000026002 Interchange 13 Completion

Year		2021		2022 2023							
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	2%	5%	7%	9%	10%	10%	10%	10%	18%

OPS No. P3421 Supplement B, Program Management Services for the GSP Widening between Interchanges 30 and 48

This Supplement B to OPS No. P3421 provides for the advancement of preliminary engineering design services, including data collection, additional mapping, and advanced utility coordination at GSP Interchange 13.

Design Start Date: May 25, 2021 Estimated Design Completion Date: November 2024 Remarks: -

Atkins North America, Inc. was issued OPS No. P3421 in the amount of \$6,900,000.00 in November of 2011 to provide program management services to facilitate the Final Design of Phase 3 of the GSP 30 to 80 Widening Program. Atkins North America, Inc. was issued Supplement A in the amount of \$1,700,000.00 for additional program management services and data collection required for advancement of the shoulder widening of GSP from Milepost 30 to 35. Atkins North America, Inc. was issued Supplement B in the amount of \$2,800,000.00, which allocates \$1,200,000.00 for preliminary engineering design services at GSP Interchange



13 and \$1,600,000.00 for preliminary engineering design services at GSP Interchanges 29 and 30.

5000026003 Interchange 29 Completion

Year	2021			2022				2023			
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	2%	5%	7%	9%	10%	10%	11%	11%	11%

OPS No. P3421 Supplement B, Program Management Services for the GSP Widening between Interchanges 30 and 48

This Supplement B to OPS No. P3421 provides for the advancement of preliminary engineering design services, including data collection, additional mapping, and advanced utility coordination at GSP Interchanges 29 and 30 including the roadway between Interchange 29 and 30.

Design Start Date:	May 25, 2021
Estimated Design Completion Date:	November 2024
Remarks: -	

Fund 500 provides budget for design services for this project. Atkins North America, Inc. was issued OPS No. P3421 in the amount of \$6,900,000.00 in November of 2011 to provide program management services to facilitate the Final Design of Phase 3 of the GSP 30 to 80 Widening Program. Atkins North America, Inc. was issued Supplement A in the amount of \$1,700,000.00 for additional program management services and data collection required for advancement of the shoulder widening of GSP from Milepost 30 to 35. Atkins North America, Inc. was issued Supplement B in the amount of \$2,800,000.00; which allocates \$1,200,000.00 for preliminary engineering design services at GSP Interchange 13 and \$1,600,000.00 for preliminary engineering design services at GSP Interchanges 29 and 30.

5000026004 GSP Interchange 168 Intersection Improvements

Year	2022	2023							
Quarter	Q4	Q1	Q3	Q4					
% Spent	2%	3%	3%	3%	4%				

Contract No. P300.499, GSP Interchange 168 Intersection Improvements

This project provides for safety improvements at the intersection of GSP northbound exit ramp (Ramp 168NBX) and Washington Avenue (CR 502) and includes the construction of a new traffic signal.

Design Start Date:	June 28, 2022
Estimated Design Completion Date:	February 2024
Estimated Construction Start Date:	April 2024
Estimated Construction Completion Date:	May 2025
Remarks: -	

Stantec Consulting Services, Inc. was issued Task No. P-23 under OPS No. A3679 in an amount of \$425,000.00 to provide design services and Task No. P-24 in an amount of \$79,000.00 to perform construction supervision services.

5000028000 Roadway Stabilization and Reprofiling Improvements Milepost 97.1 to 98 and 102 to 104.5

Year	20	2021 2022 202						23		
Quarter	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	2%	3%	3%	3%	4%	4%	5%

Contract No. T200.608, Roadway Stabilization and Reprofiling Improvements

This contract provides for the non-destructive stabilization of compressible subsurface soils under the Turnpike mainline roadways from Milepost 97 to 98 and the Turnpike Northbound Outer Roadway between Milepost 102 and 104.5. This contract also provides for the reprofiling and resurfacing of surface course pavement, reconstruction of concrete median barrier, guiderail improvements and drainage pipe cleaning and repairs.

Percent Cor	nplete	0%				
Original Contract Value:		\$51,865,330				
Present Cor	ntract Value:	\$51,865,330				
Constructio	n Start Date	November 21, 2023				
Original Cor	npletion Date:	September 27, 2027				
Remarks:	Contract was reco	mmended for award	at the	November	21, 2023	Com
	Meeting.					

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T200.608. McCormick Taylor, Inc. was issued OPS No. T3851 in the amount of \$6,490,000.00 to perform design services for this contract. Crisdel Group, Inc. is the contractor and M&J Engineering, Inc. was issued OPS No. T3886 in the amount of \$7,775,000.00 to perform construction supervision services.



mission

5000028003 TPK Grade Separated Median U-Turns

Year	2023					
Quarter	Q1	Q2	Q3	Q4		
% Spent	0%	0.4%	1%	1%		

OPS No. T4011 Design Services for Contract No. T100.724, Grade Separated U-Turn Structures at Milepost 6.4, 13.4 and 43.8

This OPS provides for final design and permitting services of three new grade separated U-Turn bridges at Milepost 6.4, 13.4, and 43.8.

Design Start Date:	January 31, 2023
Estimated Design Completion Date:	February 2025
Estimated Construction Start Date:	May 2025
Estimated Construction Completion Date:	May 2028
Remarks: -	

Fund 500 provides budget for design services for Contract No. T100.724. Churchill Consulting Engineers, PC was issued OPS No. T4011 in the amount of \$5,015,000.00 to perform design services for this contract.

OPS No. T4012 Design Services for Contract No. T100.723, Grade Separated U-Turn Structures at Milepost 19.0, 29.5 and 46.1

This OPS provides for final design and permitting services of three new grade separated U-Turn bridges at Milepost 19.0, 29.5, and 46.1.

Design Start Date:	January 31, 2023
Estimated Design Completion Date:	February 2025
Estimated Construction Start Date:	May 2025
Estimated Construction Completion Date:	May 2028
Remarks: -	

Fund 500 provides budget for design services for Contract No. T100.723. PKB Engineering Corporation was issued OPS No. T4012 in the amount of \$4,800,000.00 to perform design services for this contract.

5000030000 Rehabilitation of the Parkway Driscoll Bridge MSE Walls, Milepost 127.2

Year			
Quarter	Q2	Q3	Q4
% Spent	0%	0%	1%



OPS No. P3903 Design Services for Contract No. P100.644, Rehabilitation of the Parkway Southbound Driscoll Bridge MSE Walls, Milepost 127.2S

This OPS provides for the design of Mechanically Stabilized Earth (MSE) Walls of Structure No. 127.2S, Driscoll Bridge, Parkway South over the Raritan River, and Smith Street.

Design Start Date:	June 27, 2023
Estimated Design Completion Date:	May 2024
Estimated Construction Start Date:	August 2024
Estimated Construction Completion Date:	February 2026
Remarks: -	

Fund 500 provides budget for design services for Contract No. P100.644. PKB Engineering Corporation was issued OPS No. P3903 in the amount of \$1,950,000.00 to perform design services for this contract.

5000030001 GSP Service Area Ramp Widenings

Year	2020	2021			2022			2023					
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	1%	2%	4%	6%	8%	9%	9%	21%	26%	37%	46%	71%

Contract No. P200.578, GSP Service Area Ramp Widenings

This contract provides for improvements at 23 ramps that facilitate access to nine Service Areas along the Parkway. Work includes the lengthening of auxiliary lanes, increased shoulder widths, pavement resurfacing, roadway lighting upgrades, signing, striping, and other miscellaneous work.

Percent Co	omplete	45%				
Original Contract Value:		\$27,997,000				
Present Contract Value:		\$29,017,764				
Construction Start Date		June 28, 2022				
Original Completion Date:		January 31, 2024				
Estimated	Completion Date:	September 26, 2024				
Remarks:	Contract is approxima	tely eight months behind schedule due to conflict wit	h			
Service Area improvement contract at Brookdale South (Larry Doby).						

Fund 500 provides budget for design services, construction and construction supervision services for Contract No. P200.578. AECOM, Inc. was issued OPS No. P3822 in the amount of \$3,545,000.00 to perform design services for this contract. D'Annunzio & Sons, Inc. is the contractor and Urban Engineers Inc. was issued OPS No. P3858 in the amount of \$4,545,000.00 to provide construction supervision services.



5000030002 GSP PMD #8 Paramus Underground Storage Tank Replacement

Year	2022					20	23	
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	0.1%	36%

Contract No. P700.613, Underground Storage Tank Removal and Replacement PMD 8, Milepost 164.1 SB

This contract provides for the removal of a 30-plus year old, 8,000-gallon double-wall fiberglass fuel tank and installation of a new 8,000-gallon double-wall fiberglass tank as well as sensors, piping, sumps, spill buckets, leak detection monitoring console and all ancillary equipment for a complete fuel distribution system.

Percent Complete	20%				
Original Contract Value:	\$526,321				
Present Contract Value:	\$526,321				
Construction Start Date	March 29, 2022				
Original Completion Date:	July 11, 2023				
Estimated Completion Date:	January 10, 2024				
Remarks. Contract is approximately	six months behind s				

Remarks: Contract is approximately six months behind schedule due to groundwater treatment permit delays. An extension of time is being evaluated.

Fund 500 provides budget for construction for Contract No. P700.613. Aurora Environmental, Inc. is the contractor.

5000040000 TPK Mixing Bowls North and South

Year 2022			2022				23	
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	0%	0%	3%	4%	6%

OPS No. T3875, Design Services for Contract No. T200.617, Roadway Lighting Improvements at Turnpike Northern and Southern Mixing Bowls

This OPS provides for design services for the preparation of contract documents to and specifications for lighting systems, including design of remote monitoring and controls of the system, electrical power, utility coordination, utility orders, removal of existing facilities, and post design services.

Design Start Date:	July 26, 2022
Estimated Design Completion Date:	March 2024
Estimated Construction Start Date:	June 2024
Estimated Construction Completion Date:	September 2025



Remarks: -

Fund 500 provides budget for design services for Contract No. T200.617. Michael Baker International, Inc. was issued OPS No. T3875 in the amount of \$2,500,000.00 to perform design services for this contract.

5000040001 TPK Interchanges 12 and 13

Year	2020	2021				2022				2023			
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	3%	7%	10%	17%	23%	30%	37%	43%	52%	57%	70%

Contract No. T200.575, TPK Roadway Lighting Repairs Interchanges 12 and 13, Milepost 95.3 to 96.5 and 97.8 to 100.2

This contract provides upgraded roadway lighting systems at Turnpike Interchanges Nos. 12 and 13. The work includes replacement of HPS luminaires with LED luminaires on existing poles, installation of conduit, wiring and load centers.

Percent Complete	85%					
Original Contract Value:	\$8,988,000					
Present Contract Value: \$11,663,709						
Construction Start Date	October 26, 2021					
Original Completion Date:	July 21, 2023					
Revised Completion Date: February 3, 2024						
Remarks: Contract is on schedule.						

Fund 500 provides budget for construction and construction supervision services for Contract No. T200.575. Michael Baker International was issued OPS No. T3719 Supplement A in the amount of \$1,495,000.00 under Fund 30 to perform design services. Daidone Electric, Inc. is the contractor and Jacob's Engineering Group, Inc. was issued OPS No. T3856 in the amount of \$2,315,000.00 to provide construction supervision services.

5000040002 TPK Interchange 14 and NBHCE

Year	2021					20	22		2023				
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	
% Spent	1%	11%	19%	31%	43%	54%	61%	64%	72%	76%	77%	81%	

Contract No. T200.508, TPK Roadway Lighting Repairs Interchange 14 and NBHCE, Mileposts 103.7 to 105.4; N3.3. to N5.3; N6.0 to N8.2

This contract provides upgraded roadway lighting systems at Turnpike Interchange 14 and the Newark Bay-Hudson County Extension. Existing lighting systems will be updated to LED lighting.



Percent Complete	99%	
Original Contract Value:	\$11,683,220	
Present Contract Value:	\$9,666,456	
Construction Start Date	January 19, 2021	
Original Completion Date:	August 16, 2022	
Substantial Completion Date:	August 16, 2023	
Domarks: Final Inspection was n	orformed on August 16	2022 closeout in progress

Remarks: Final Inspection was performed on August 16, 2023, closeout in progress.

Fund 500 provides budget for construction and construction supervision services for Contract No. T200.508. Michael Baker International was issued OPS No. T3719 Supplement A in the amount of \$1,495,000.00 under Fund 30 to perform design services. H.B.C. Company, Inc. is the contractor and Gannett Fleming, Inc. was issued OPS No. T3751 in the amount of \$1,560,000.00 to provide construction supervision services.

5000040003 TPK Interchanges 10S & 13A

Year	2021					20	22		2023				
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	
% Spent	0%	0%	0%	0.2%	3%	5%	7%	11%	11%	12%	5%	6%	

Budget for project increased in Q3 2023

Contract No. T200.603, TPK Lighting Improvements at Interchange 15E and Interchange 15W, Milepost 106.0 to 107.5 and Milepost 107.5 to 109.1

This contract provides for roadway lighting and power distribution upgrades at Interchange 15E and Interchange 15W, Milepost 106.0 to 107.5 and Milepost 107.5 to 109.1.

Percent Complete	0%
Original Contract Value:	\$21,880,000
Present Contract Value:	\$21,880,000
Construction Start Date	November 21, 2023
Original Completion Date:	July 22, 2026

Remarks: Contract was recommended for award at the November 21, 2023 Commission Meeting.

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T200.603. Stantec Consulting Services, Inc. was issued OPS No. T3877 in the amount of \$4,585,000.00 to perform design services for this contract and Contract No. T200.619, Lighting Improvements at Service Area 10S and Interchange 13A, Milepost 92.4 to 93.4 and Milepost 101.1 to 102.5. Daidone Electric, Inc. is the contractor and Gannett Fleming, Inc. was issued OPS No. T4168 in the amount of \$2,840,000.00 to perform construction supervision services.



Contract No. T200.619, TPK Lighting Improvements at Service Area 10S and Interchange 13A, Milepost 92.4 to 93.4 and Milepost 101.1 to 102.5

This contract provides for roadway lighting and power distribution upgrades at Service Area 10S and Interchange 13A, Milepost 92.4 to 93.4 and Milepost 101.1 to 102.5.

Percent Complete	1%				
Original Contract Value:	\$21,517,691				
Present Contract Value:	\$21,517,691				
Construction Start Date	September 26, 2023				
Original Completion Date:	April 29, 2026				
Remarks: Contract is on sche	edule.				

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T200.619. Stantec Consulting Services, Inc. was issued OPS No. T3877 in the amount of \$4,585,000.00 to perform design services for this contract and Contract No. T200.603, Lighting Improvement at TPK Interchanges 15E & 15W. PKF-Mark III, Inc. is the contractor and Michael Baker International, Inc. was issued OPS No. T3878 in the amount of \$1,995,000.00 to perform construction supervision services.

5000040004 TPK Interchanges 7A, 8A, 10 and 11

Year	2020				2022				2023				
Quarter	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	0%	0%	0.2%	1%	3%	5%	37%	67%	74%	75%

Contract No. T200.569, Lighting Repairs TPK Interchanges 7A and 8A

This contract provides upgraded roadway lighting systems at Interchanges 7A and 8A. Existing lighting systems will be updated to LED lighting.

Percent Complete	99%
Original Contract Value:	\$6,948,000
Present Contract Value:	\$6,948,000
Construction Start Date:	December 21, 2021
Original Completion Date:	June 2, 2023
Substantial Completion Date:	September 6, 2023

Remarks: Final Inspection was performed on September 6, 2023, closeout is in progress.

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T200.569. Michael Baker International was issued OPS No. T3791 in the amount of \$3,575,000.00 to perform design services for this contract and Contract No. T200.570, Roadway Lighting Repairs, Interchanges 10 &11, Milepost 87.4 to 88.9 and 90.1 to 92.2. Daidone Electric, Inc. is the contractor and Aptim Environmental & Infrastructure, LLC was issued OPS No. T3859 in the amount of \$1,460,000.00 to provide construction supervision services.



5000040006 TPK Lighting Upgrades, Interchanges 10 & 11

Year	2022	2023							
Quarter	Q4	Q1	Q2	Q3	Q4				
% Spent	2%	0.5%	8%	24%	36%				
Dudget for	Pudget for project increased in 01 2022								

Budget for project increased in Q1 2023

Contract No. T200.570, Roadway Lighting Repairs, Interchanges 10 &11, Mileposts 87.4 to 88.9 and 90.1 to 92.2

This contract will provide for upgrading of the lighting infrastructure, replacing electrical wiring/conduit and the installation of luminaires to new Authority standards at Interchanges 10 and 11 on the Turnpike.

Percent Complete	22%						
Original Contract Value:	\$13,898,000						
Present Contract Value:	\$14,072,794						
Construction Start Date:	November 22, 2022						
Original Completion Date: November 29, 202							
Remarks: Contract is on schedule.							

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. T200.570. Michael Baker International was issued OPS No. T3791 in the amount of \$3,575,000.00 to perform design services for this contract and Contract No. T200.569, Lighting Repairs TPK Interchanges 7A and 8A. Daidone Electric, Inc. is the contractor and M&J Engineering, P.C. was issued OPS No. T3860 in the amount of \$1,700,000.00 to provide construction supervision services.

5000040007 TPK Lighting Upgrades, Interchange 17E

Year		2022		2023						
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4			
% Spent 1% 5% 3% 10% 42% 57% 68%							68%			
Budget for	Budget for project increased in Q4 2022									

Contract No. T200.637, Lighting Improvements and Standby Generator Replacement at Turnpike Interchange 17E, Milepost E112.8

This contract will provide for the replacement of the existing diesel emergency generator at Turnpike Interchange 17E and installation of a new LED lighting system between New Jersey Turnpike Milepost E112.8 and E113.8.

Percent Complete	73%
Original Contract Value:	\$8,788,870



Present Contract Value:	\$9,263,737
Construction Start Date:	June 28, 2022
Original Completion Date:	April 30, 2024
Estimated Completion Date:	November 30, 2024
Remarks: Contract is approxim	nately seven months behind schedule due to material supply
issues. An extension	n of time is being evaluated.

Fund 500 provides budget for construction and construction supervision services for Contract No. T200.637. HBC Company, Inc. is the contractor and Michael Baker International, Inc. is providing construction supervision services under OPS No. A3902.

5000042002 GSP Lighting Improvements, Interchanges 117 & 118

Үеаг		2021		2022					20	23	
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	1%	4%	28%	38%	70%	75%	84%	84%	84%	84%	84%

Contract No. P200.537, Lighting Improvements at Interchanges 117 and 118

This contract provides for the removal and replacement of utility owned lighting and installation of new Authority owned lighting at Interchanges 117 and 118.

Percent Complete	99%	
Original Contract Value:	\$4,053,063	
Present Contract Value:	\$4,053,063	
Construction Start Date:	May 25, 2021	
Original Completion Date:	August 28, 2022	
Substantial Completion Date:	February 8, 2023	
Remarks: Final Inspection was per	formed on February 8, 2023	closeout in progress

Remarks: Final Inspection was performed on February 8, 2023, closeout in progress.

Fund 500 provides budget for construction and construction supervision services for Contract No. P200.537. PKF-Mark III, Inc. is the contractor and Churchill Consulting Engineers, PC is providing construction supervision services under OPS No. A3803.

5000052000 Horizontal Curve Warning Signs

Year	2021 2022 20						2022				
Quarter	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	1%	5%	9%	10%	11%	12%	35%	60%	67%	73%

Contract No. A100.614, Curve Advisory Sign Installation, New Jersey Turnpike Milepost 90.9 to 119.1, and Milepost N7.7 to N7.9, and Garden State Parkway Milepost 130.0 to 160.2

This contract will provide for the removal of substandard curve advisory signs and the installation of new curve advisory signs (both ground-mounted and bridge-mounted) along approximately 45 select ramps at various northern interchanges of the New Jersey Turnpike and Garden State Parkway.

Percent Complete	75%				
Original Contract Value:	\$5,245,075				
Present Contract Value:	\$6,074,982				
Construction Start Date:	July 26, 2022				
Original Completion Date:	November 17, 2023				
Revised Completion Date:	January 11, 2024				
Remarks: Contract is on schedule.					

Fund 500 provides budget for design, construction, and construction supervision services for Contract No. A100.614. Van Cleef Engineering Associates, LLC was issued OPS No. A3872 in the amount of \$1,600,000.00 to perform final design services. J. Fletcher Creamer & Son, Inc. is the contractor and LiRo Engineers, Inc. was issued OPS No. A3946 in the amount of \$1,150,000.00 to perform construction supervision services.

5000052001 TPK Installation of Hybrid Changeable Message Signs at Various Locations

Year		2021 2022							20	23		
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	2%	8%	14%	27%	33%	43%	50%	56%	64%	70%	78%	84%

Contract No. T600.481B, Installation of Hybrid Changeable Message Signs at Various Locations on the New Jersey Turnpike

This contract includes the replacement of existing Changeable Message Sign (CMS) with new Hybrid Changeable Message Signs (HCMS) and structures at various Turnpike locations. The project provides for design and construction of the HCMS supports, provision and installation of HCMS, and connectivity utilizing fiber optic communications networks back to the Statewide Traffic Management Center (STMC). All signs will be monitored and controlled from the STMC. Work also includes the removal of existing sign structures and the construction of new overhead sign structures along with associated roadside safety features.

Percent Complete90%Original Contract Value:\$31,791,714



Present Contract Value:	\$32,160,433				
Construction Start Date:	February 23, 2021				
Original Completion Date:	August 31, 2023				
Estimated Completion Date:	February 29, 2024				
Remarks: Contract is approxim	nately six months behind schee				

Remarks: Contract is approximately six months behind schedule due to Daktronics and Authority labor limitations regarding new sign activations and Authority and PANY&NJ access agreement. An extension of time is being evaluated.

Fund 390 provides budget for design services for Contract Nos. T600.481A and T600.481B under Project No. 39006019. TY Lin International was awarded OPS No. T3675 in the amount of \$10,700,000.00 to perform design services. Fund 500 provides budget for construction and construction supervision services. PFK-Mark III, Inc. is the contractor and M&J Engineering, P.C. was awarded OPS No. T3749 in the amount of \$5,520,000.00 to perform construction supervision services.

Fund 500 provides for accelerated design services for the removal and construction of 21 additional overhead aluminum sign structures on the Turnpike that have experienced severe structural deterioration. T.Y. Lin International was issued OPS No. T3675 Supplement A in the amount of \$2,500,000.00 to perform additional design services.

5000052002 TPK Guide Sign Improvements

Year	ar 2021 2022 2023									
Quarter	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0.4%	2%	5%	13%	19%	42%	61%	73%

Contract No. T600.595, Guide Sign Improvements on the New Jersey Turnpike

This contract provides for the removal of existing overhead guide sign structures and sign panels and replacement with new guide sign structures and sign panels. The proposed work also includes foundation construction, furnishment and installation of overhead sign support structures, installation of roadway safety features and associated roadway and sign lighting. The work is being done at 19 locations along the Turnpike from Milepost 34.33N to 121.70.

Percent Complete	95%
Original Contract Value:	\$13,374,467
Present Contract Value:	\$14,452,538
Construction Start Date:	August 31, 2021
Original Completion Date:	February 28, 2023
Revised Completion Date:	December 16, 2023
Estimated Completion Date:	March 31, 2024



Remarks: Contract is approximately four months behind schedule due to conflicts with adjacent contracts. An extension of time is being evaluated.

Fund 500 provides budget for construction and construction supervision services for Contract No. T600.595. Creamer Ruberton, A Joint Venture is the contractor and Dewberry Engineers, Inc. was issued OPS No. T3855 in the amount of \$2,890,000.00 to perform construction supervision services.

5000052003 Capital Improvement Program Support Services

Year	2021				20	22		2023				
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	18%	24%	30%	47%	67%	76%	18%	22%	27%	30%

Budget for project increased in Q1 2023

OPS No. A3785, Task DO4, Capital Improvement Program Support Services

This project provides support services to the Authority for the development, management and implementation of the 5-year Rolling Capital Improvement Program.

Task Start Date:	March 23, 2021
Estimated Task Completion Date:	December 2025
Remarks: -	

HNTB was issued Task No. DO4 under OPS No. A3785 in an amount of \$5,000,000.00.

5000056001 TPK Newark Bay-Hudson County Extension Capacity Enhancements

Year		20)21			20	22			20	23	
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	0%	0.3%	0.3%	0.4%	0.5%	4%	4%	5%	6%

OPS No. T3820, Preliminary Design and Environmental Services for Newark Bay-Hudson County Extension

This OPS provides for preliminary design and comprehensive environmental services for the widening/rehabilitation of the entire 8.1-mile Newark Bay-Hudson County Extension from Interchange 14 in Newark, exclusive of the interchange itself, to the eastern terminus of the Authority's jurisdiction at Jersey Avenue in Jersey City.

Design Start Date:	January 26, 2021
Estimated Design Completion Date:	March 2024



Remarks: -

Fund 500 provides budget for design services for this project. Gannett Fleming, Inc. was issued OPS No. T3820 in the amount of \$30,250,000.00 to perform design services. This corridor has been determined to need operational and capacity improvements as well as structural improvements.

In December of 2021, the Authority authorized the Executive Director to prepare all steps necessary for acquiring a parcel deemed necessary in order to address stormwater management requirements for the Program. Also authorized an agreement with Conrail regarding preliminary engineering and final design in which the Authority will reimburse Conrail in an amount not to exceed \$400,000.00.

OPS No. T3900, Program Manager and Environmental Services for New Jersey Turnpike Newark Bay - Hudson County Extension Bridge Replacements and Capacity Enhancements Program

This OPS provides for program management and comprehensive environmental services required to facilitate the Final Design phase of the Program, submission of permit applications to various regulatory agencies and extensive community outreach. The Program includes replacement of all 29 bridge structures within the limits along the 8.1 mile Newark Bay - Hudson County Extension, from Interchange 14 in Newark (Milepost NO.O), exclusive of the toll plaza, to the eastern terminus of the Authority's jurisdiction at Jersey Avenue (Milepost N8.1) in Jersey City.

Program Management Start Date:February 28, 2023Estimated Program Management Completion Date:2040Remarks:-

Fund 500 provides budget for design services for this project. HNTB Corporation was issued OPS No. T3900 in the amount of \$168,000,000.00 at the February 28, 2023 Commission Meeting.

5000056003 TPK Mainline Capacity Enhancements, Interchange Nos. 1 to 4

Үеаг	2021				20	22			20	023		
Quarter	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4
% Spent	0%	0%	0%	1%	1%	1%	2%	2%	7%	8%	8%	8%

OPS No. T3839, Program Manager and Environmental Services for New Jersey Turnpike Interchange 1 to 4 Widening Program

This OPS provides for program management, preparation of preliminary design documents and comprehensive environmental services for the one lane widening in each direction of the existing four-lane New Jersey Turnpike from the southern terminus of Interchange 1 (Route 49) to just north of Interchange 4, connecting to the existing six-lane roadway. The proposed Turnpike mainline widening is approximately 36.5 miles through 16 municipalities, in four counties within southern New Jersey. Environmental studies and environmental permit applications will be prepared and submitted to obtain required agency approvals.

Design Start Date:March 23, 2021Estimated Design Completion Date:2029Remarks:-

Fund 500 provides budget for design services for this project. AECOM was issued OPS No. T3839 in the amount of \$47,875,000.00 at the March 23, 2021 Commission Meeting.

Contract No. T200.666, Turnpike Drainage Video Inspection and Cleaning, Milepost 0.0 to 36.5

This contract provides for the reconstruction of bridge decks, structural steel repairs, and superstructure strengthening of routine Turnpike bridge Structure Nos. E113.00, E113.16, E114.52 and E115.21. The work also includes roadway improvements and other miscellaneous work.

Percent Complete	100%			
Original Contract Value:	\$2,899,431			
Present Contract Value:	\$2,699,396			
Construction Start Date:	August 23, 2022			
Original Completion Date:	February 26, 2023			
Substantial Completion Date:	July 11, 2023			
Completion Date:	December 19, 2023			
Remarks: Final Acceptance was authorized at the December 19, 2023 Commission Meeting.				

Fund 500 provides budget for design services and construction for Contract No. T200.666. AECOM was issued OPS No. T3839 in the amount of \$47,875,000.00 to perform design services. Mount Construction Co., Inc. is the contractor.

5000056102 TPK Newark Bay-Hudson County Extension, Milepost N1.3 to N2.9

Үеаг	2023
Quarter	Q4
% Spent	0%

OPS No. T3922, Final Design Services for Newark Bay-Hudson County Extension Improvements Program Section 2, Milepost N1.3 to N2.9

OPS No. T3922 provides final design services for the replacement of structures on the Newark Bay-Hudson County Extension, specifically Structure No. N2.01, the Extension over the Newark Bay and its approach structures, Structure No. N2.01W and N2.01E. Structure No. N2.01 will be replaced with staged twin, 3-span, cable stayed bridges.

Design Start Date:	December 19, 2023
Estimated Design Completion Date:	October 2025
Estimated Construction Start Date:	January 2026
Estimated Construction Completion Date:	2036
Remarks: -	

Fund 500 provides budget for design services for this project. Parsons Transportation Group, Inc. was issued OPS No. T3922 in the amount of \$149,670,000.00 to perform design services.



2019 CAPITAL IMPROVEMENT PROGRAM

The Authority adopted a 2019 CIP in April 2019 which consists of the design, supervision, and construction of 21 capital improvement projects on both roadways. The projects include several bridge deck improvements on both roadways, shoulder widening and reconstruction of the Parkway between mileposts 30 and 35, the first phase of the replacement of the hybrid changeable message signs on the Turnpike, and rehabilitation of three bridges that cross the Passaic River on both roadways. The total value of the 2019 CIP is \$765 million.

As Consulting Engineers to the Authority, HNTB has assisted with project planning; provided oversight of design, preparation of construction documents and cost estimates; and monitored construction schedules and costs for the Authority's 2019 CIP. Furthermore, we have reviewed the estimated total construction costs and the schedules for the projects included in the 2019 CIP and consider the estimated costs and schedules for the projects reasonable based on currently available engineering studies, construction bid trends, inflation trends, escalation factors, and construction statuses.

The projects that comprise the Authority's 2019 CIP can generally be separated into six categories as shown below. As seen in the breakdown of the 2019 CIP, it is a mix of projects which increase operational efficiencies and safety while also maintaining the system in a state of good repair. The breakdown of the 2019 CIP is as follows:

Project Category	Estimated Total Project Spending during 2024 – 2028 (thousands)	% of Program
Bridge Construction, Preservation & Security	\$115,016	99.5%
Interchanges		
Concrete Barrier		
Other Roadway Improvements	246	0.2%
Service Areas & Arts Center		
Technology Improvements	358	0.3%
TOTAL	\$115,620	

A summary table followed by a more detailed description of the individual projects for the 2019 CIP is presented below. It is important to note that the total project budget is the budget for the life of the project and may not be fully reflected in the spending plans for the period 2024-2028



if the project duration extends beyond 2028. The summaries presented above only reflect the spending that will occur during the five-year period from 2024-2028.

2019 Capital Improvement Program as of December 31, 2023

Project No.	Funded Projects	Total Project Budget (funded to date)	Life-To-Date Actual Expended	% Spent through 12/31/23
39200001	GSP Rehabilitation of Concrete Median Barrier	\$27,577,000	\$27,504,570	100%
39200002	TPK Installation of New Hybrid Changeable Message Signs	\$68,990,000	\$65,495,913	95%
39200003	GSP Weathering Steel Guide Rail Replacement	\$17,900,000	\$15,556,395	87%
39200004	GSP Shoulder Widening and Reconstruction, Milepost 30 to 35	\$116,739,000	\$117,015,857	100%
39200005	TPK Redecking Structure Nos. E106.68 and E106.92B	\$27,246,000	\$22,075,925	81%
39200006	TPK Redecking Structure No. 87.27S (NSI)	\$4,392,000	\$4,391,534	100%
39200007	TPK Foundation Improvements to Structure No. N2.01 Piers	\$11,388,000	\$10,756,340	94%
39200008	TPK Bridge Lengthening of Structure Nos. 30.75 and 33.94	\$27,293,000	\$24,205,524	89%
39200009	GSP Structure No. 160.6 to 161.9 (6 Bridges both NB & SB)	\$81,262,000	\$54,005,212	66%
39200010	GSP PNC Arts Center Traffic Signals and Parking Lot Expansion	\$12,828,000	\$11,781,594	92%
39200011	TPK Interchange 6 Express E-ZPass Improvements	\$8,290,000	\$8,163,019	98%
39200012	TPK Bridge Fender Reconstruction	\$8,928,000	\$8,520,945	95%
39200013	TPK Interchange 18E Express E-ZPass / Interchange 16E Improvements	\$28,996,000	\$25,943,981	89%
39200014	GSP and TPK Horizontal Curve Warning Signs Installation	\$13,000	\$12,858	99%
39200015	TPK Rehabilitation of Bridge Nos. W107.87, E107.88 and 84.24N&S	\$3,578,000	\$3,285,783	92%
39200016	GSP Bridge Deck Reconstruction, Milepost 140 to 143	\$59,764,000	\$53,038,057	89%
39200017	TPK Interchange 6 to 9 Berm Surfacing Revisions	\$8,915,000	\$8,256,581	93%
39200018	Service Areas - HMS Host & Sunoco	\$89,028,000	\$85,998,093	97%
39200019	Passaic River Bridge Rehabilitation	\$120,555,000	\$55,771,257	46%
39200020	Laderman Bridge Repair Project	\$7,151,000	\$5,531,926	77%
39200021	Washington Bridge Repair Project	\$5,772,000	\$5,380,469	93%
39299999	Contingency	-	-	-
	Total	\$736,605,000	\$612,691,835	83%

<u>Note:</u> Costs were provided by the New Jersey Turnpike Authority's Finance Department.

A detailed description of the projects contained in the 2019 CIP and the status of each are provided below. It should be noted that many projects consist of multiple Orders for Professional Services (OPSs) for various engineering services and multiple construction contracts. Only currently active projects are shown below.

<u>39200002 TPK Installation of New Hybrid Changeable Message Signs</u>

Year	2010	2020	2021	2022		20	23	
Quarte	2019	2020	2021	2022	Q1	Q2	Q3	Q4
% Spen	t 0%	5%	38%	87%	89%	91%	91%	95%

Contract No. ITS-2019, Fabrication of Hybrid Changeable Message Signs

This contract provides for the design and fabrication of Hybrid Changeable Message Signs (HCMS) and control systems for installation and use along the Turnpike. The HCMS will replace the existing changeable message signs. Daktronics, Inc. will deliver 89 HCMS and 51 System Controller Cabinets under the project.

Percent Complete	96%			
Original Contract Value:	\$16,050,000			
Present Contract Value:	\$16,050,000			
Construction Start Date:	October 22, 2019			
Original Completion Date:	May 1, 2023			
Substantial Completion Date:	September 12, 2023			
Remarks: Final Inspection was performed on September 12, 2023, closeout is in progress.				

Fund 392 provides budget for Contract No. ITS-2019. Daktronics, Inc. is the designer and fabricator of the HCMS and control systems.

Contract No. T600.481A, Installation of Hybrid Changeable Message Signs at Various Locations on the New Jersey Turnpike

This contract provides for the installation of Hybrid Changeable Message Signs (HCMS) at various locations on the NJ Turnpike from Milepost 83.3 to 117.60. This is the first of two contracts that will construct the foundations and sign structures and install new HCMS from Interchange 9 to the northern terminus of the Turnpike. The work also includes the removal of existing changeable message signs, sign structures and foundations and the installation of roadway safety features and associated electrical and ITS communication devices required for the operation of the HCMS.

Percent Complete	99%
Original Contract Value:	\$42,982,228
Present Contract Value:	\$43,872,490



Constructio	n Start Date:	May 27, 2020
Original Cor	mpletion Date:	August 31, 2022
Substantial Completion Date:		September 12, 2023
Remarks:	Final Inspection was	performed on September 12, 2023, closeout is in progress.

Fund 390 provides budget for design services for Contract Nos. T600.481A and T600.481B under Project No. 39006019. TY Lin International was awarded OPS No. T3675 in the amount of \$10,700,000.00 to perform design services. Fund 392 provides budget for construction and construction supervision services. J. Fletcher Creamer & Son, Inc. is the contractor and M&J Engineering, P.C. was awarded OPS No. T3706 in the amount of \$4,740,000.00 to perform construction supervision services.

Fund 500 provides for additional accelerated design services for the removal and construction of 21 additional overhead aluminum sign structures on the Turnpike that have experienced severe structural deterioration. T.Y. Lin International was issued OPS No. T3675 Supplement A in the amount of \$2,500,000.00 to perform the additional design services.

<u>39200003</u> GSP Weathering Steel Guide Rail Replacement

Year	2019	2020	2021	2022		20)23	
Quarter		019 2020	2021	2022	Q1	Q2	Q3	Q4
% Spent	3%	8%	62%	79%	78%	81%	87%	87%

Contract No. P200.524, Guide Rail Improvements, Milepost 0 to 172

This contract provides for repairs and replacements to the highest priority guide rail systems along the Parkway, excluding any guide rail constructed as part of the Authority's recent \$7B Capital Improvement Program.

Percent Complete	100%				
Original Contract Value:	\$12,477,315				
Present Contract Value	\$12,387,440				
Construction Start Date:	August 25, 2020				
Original Completion Date:	July 28, 2022				
Substantial Completion Date:	July 24, 2023				
Completion Date:	December 19, 2023				
Remarks: Final Acceptance was authorized at the December 19, 2023 Commission Meeting.					

Fund 392 provides budget for design, construction and construction supervision services for Contract No. P200.524. Dewberry Engineers, Inc. was awarded OPS No. P3737 in the amount of \$1,460,000.00 to perform design services. J. Fletcher Creamer & Son, Inc. is the contractor and T.Y. Lin International was awarded OPS No. P3745 in the amount of \$970,000.00 to



perform construction supervision services. T.Y. Lin International was awarded OPS No. P3745 Supplement A in the amount of \$465,000.00 for extended construction supervision services due to extending the duration of Contract No. P200.524 by 14 months.

<u>39200004</u> GSP Shoulder Widening and Reconstruction, Milepost 30 to 35

Yea	r	2019	010 2020 2021		2022	2023 Q1 Q2 Q3 Q4				
Quart	er		2020	2021	2022	Q1	Q2	Q3	Q4	
% Spe		4%			76%					

Contract No. P200.252, Shoulder Widening of the Garden State Parkway, Milepost 30 to 35

This contract provides for shoulder widening of the Parkway in both the northbound and southbound directions from Milepost 30 to 35, in accordance with the permits secured for the widening of the Parkway Interchange 30 to 80 Program. The work includes widening of the shoulders along with the reconstruction of eight bridges carrying the Parkway over County Roads, stormwater management facilities and utility relocations.

Percent Complete		93%					
Original Co	ntract Value:	\$82,831,386					
Present Co	ntract Value:	\$95,490,845					
Construction Start Date:		April 28, 2020					
Original Completion Date:		September 29, 2023					
Estimated (Completion Date:	April 30, 2024					
Remarks:	Contract is approximately five months behind schedule due to unforeseen						
	field conditions, an extension of time is being evaluated.						

Fund 392 provides budget for design, construction and construction supervision services for Contract No. P200.252. Gannett Fleming, Inc. was awarded OPS No. P3411 in the amount of \$8,600,000.00 to perform design services. Midlantic Construction, LLC is the contractor and KS Engineers, P.C. was awarded OPS No. P3744 in the amount of \$9,020,000.00 to perform construction supervision services.

39200005 TPK Redecking Structure Nos. E106.68 and E106.92B

Үеаг	2019	2019 2020 2021 2022				2023				
Quarter		2020	2021	2022	Q1	Q2	Q3	Q4		
% Spent	5%	12%	48%	77%	80%	80%	80%	81%		

Contract No. T100.512, Rehabilitation of Structure Nos. E106.68 and E106.92B, Milepost E106.0 to E107.0

This contract provides for deck reconstruction of Structure Nos. E106.68 and E106.92B on the easterly Turnpike extension. The project will address necessary infrastructure deterioration and safety improvements to the two deteriorated bridge decks.

Percent Complete	99%					
Original Contract Value:	\$17,940,145					
Present Contract Value:	\$18,002,674					
Construction Start Date:	March 24, 2020					
Original Completion Date:	January 12, 2023					
Substantial Completion Date:	February 23, 2023					
Remarks: Final Inspection was performed on February 23, 2023, closeout in progress.						

Fund 392 provides budget for design, construction, and construction supervision services for Contract No. T100.512. Greenman-Pedersen, Inc. was awarded OPS No. T3604 Supplement A in the amount of \$3,000,000.00 to perform design services. Joseph M. Sanzari, Inc. is the contractor and Jacobs Engineering Group, Inc. was issued OPS No. T3761 in the amount of \$3,790,000.00 to perform construction supervision services.

<u>39200007 TPK Foundation Improvements to Structure No. N2.01 Piers</u>

Year	2019	2019 2020 2021 2022		2022	2023				
Quarter		2020	2021	2022	Q1	Q2	Q3	Q4	
% Spent	4%	29%	73%	81%	82%	82%	82%	94%	

Contract No. T100.510, Fender System Repairs and Pier E6, E7 and E8 Improvements, Structure No. N2.01, Newark Bay Bridge

This contract will repair or replace deteriorated or damaged navigational channel fender system components at the Newark Bay Bridge, Structure No. N2.01. The work also includes pier column strengthening which requires the installation of temporary cofferdams.

Percent Complete	100%				
Original Contract Value:	\$7,999,668				
Present Contract Value:	\$8,058,542				
Construction Start Date:	March 24, 2020				
Original Completion Date:	December 1, 2021				
Substantial Completion Date:	December 28, 2022				
Completion Date:	October 24, 2023				
Remarks: Final Acceptance was authorized at the October 24, 2023 Commission Meeting.					

Fund 392 provides budget for design, construction, and construction supervision services for Contract No. T100.510. Parsons Transportation Group, Inc. was issued OPS No. T3721 in the



amount of \$1,525,000.00 to perform design services. Mount Construction Co., Inc. is the contractor and Hardesty and Hanover Construction Services, LLC was issued OPS No. T3739 in the amount of \$1,430,000.00 to perform construction supervision services.

39200008 TPK Bridge Lengthening of Structure Nos. 30.75 and 33.94

Year	2019	<u>Year</u> 2019 2020 2021 2022 Jarter		2022	2023			
Quarter		19 2020	2021	2022	Q1	Q2	Q3	Q4
% Spent		20%						

Contract No. T100.514, Bridge Deck Reconstruction and Lengthening, Structure No. 30.75R

This contract originally provided for deck reconstruction and lengthening of two bridge decks which carry local roads over the southern portion of the Turnpike located at Mileposts 30.75 and 33.94. After the preliminary engineering, Structure No. 33.94 will not be progressed under the 2019 CIP. Contract No. T100.514 will reconstruct Structure No. 30.75. The bridge lengthening will provide for adequate space for future widening of the Turnpike.

Percent Complete	100%
Original Contract Value:	\$17,363,209
Present Contract Value:	\$18,236,303
Construction Start Date:	March 24, 2020
Original Completion Date:	June 15, 2022
Substantial Completion Date:	October 3, 2022
Completion Date:	December 19, 2023
Remarks: Final Acceptance was	authorized at the December 19, 2023 Commission Meeting.

Fund 392 provides budget for design, construction, and construction supervision services for Contract No. T100.514. Michael Baker International, Inc. was issued OPS No. T3605 Supplement A in the amount of \$2,000,000.00 to perform design services. Driscoll Construction Co., Inc. is the contractor and STV Incorporated was issued OPS No. T3763 in the amount of \$3,630,000.00 to perform construction supervision services.

<u>39200009</u> GSP Structure Nos. 160.6 to 161.9 (Six Bridges both NB and SB)

Үеаг	2019	2020 2021 2022 -		2023				
Quarter		2020	2021	2022	Q1	Q2	Q3	Q4
% Spent	3%	15%	36%	50%	52%	56%	60%	66%



Contract No. P100.511, Bridge Deck and Median Reconstruction, Milepost 160.6 to 162.5

This contract provides for the replacement of bridge decks and superstructure re-painting for five bridges, replacement of two bridge superstructures, deck repairs to six bridges, reconstruction of roadway median barrier and other miscellaneous work along the Parkway mainline between Milepost 160.6 and 161.9.

Percent Complete	62%				
Original Contract Value:	\$57,288,442				
Present Contract Value:	\$61,859,468				
Construction Start Date:	July 28, 2020				
Original Completion Date:	August 11, 2025				
Remarks: Contract is on schedule.					

Fund 392 provides budget for design, construction, and construction supervision services for Contract No. P100.511. Michael Baker International, Inc. was issued OPS No. P3720 in the amount of \$3,800,000.00, OPS No. P3720 Supplement A in the amount of \$950,000.00 and OPS No. P3720 Supplement B in the amount of \$645,000.00 to perform design services. Conti Civil, LLC is the contractor and Greenman-Pedersen, Inc. was issued OPS No. P3762 in the amount of \$9,265,000.00 to perform construction supervision services.

<u>39200010 GSP PNC Arts Center Traffic Signals and Parking Lot Expansion</u>

2019			2023 Q1 Q2 Q3 Q4			
Quarter	2021	2022	Q1	Q2	Q3	Q4
% Spent 1%		97%				92%

Budget for project increased in Q1 2023

Contract No. P300.535, Operational Improvements at PNC Bank Arts Center Ramps

This contract provides intersection improvements at the PNC Arts Center exit ramps from the Parkway. Additional improvements also include reconfiguring the East/West PNC Service Road; overhead lane control system upgrades, roadway and parking lot lighting, and other ancillary activities.

Percent Complete	99%			
Original Contract Value:	\$7,983,013			
Present Contract Value:	\$8,611,656			
Construction Start Date:	April 27, 2021			
Original Completion Date:	May 31, 2022			
Substantial Completion Date:	November 14, 2022			
Remarks: Final Inspection was performed on November 14, 2022, closeout in progress.				

Fund 392 provides budget for design, construction, and construction supervision services for Contract No. P300.535. Dewberry Engineers, Inc. was issued OPS No. P3753 in the amount of



\$1,790,000.00 to perform design services. Earle Asphalt Company is the contractor and Urban Engineers, Inc. was issued OPS No. P3755 in the amount of \$990,000.00 to perform construction supervision services.

<u>39200016 GSP Bridge Deck Reconstruction, Milepost 140 to 143</u>

Year	2020	2021	2022	2023			
Quarter	2020	2021	2022	Q1	Q2	Q3	Q4
% Spent	3%	25%	46%	55%	67%	76%	89%

Contract No. P100.338, Bridge Deck and Median Barrier Reconstruction, Milepost 140 to 143

This contract provides for the replacement of bridge decks and superstructure re-painting of four bridges, bridge deck repairs for three bridges, reconstruction of approach median barrier and other miscellaneous work on the Parkway between Milepost 140 and 143.

Percent Complete	94%			
Original Contract Value:	\$48,380,000			
Present Contract Value:	\$51,504,316			
Construction Start Date:	June 23, 2020			
Original Completion Date:	August 14, 2023			
Estimated Completion Date:	January 15, 2024			
Remarks: Contract is approximately five months behind schedule due to utility relocation				
delays. An extension of time is being evaluated.				

TranSystems was originally engaged by the Authority in May 2014 to perform design services under OPS No. P3511. The OPS was put on hold and recently re-activated in 2019. TranSystems was issued OPS No. P3511 Supplement A in the amount of \$1,050,000.00 to design Contract No. P100.338 with funding from Fund 390. TranSystems was issued OPS No. P3511 Supplement B in the amount of \$475,000.00 to provide additional design services for Contract No. P100.338 with funding from Fund 392. The additional design services resolve unanticipated issues associated with the addition of approach roadway median barrier replacement. TranSystems was issued OPS No. P3511 Supplement C in the amount of \$150,000.00 to provide for unanticipated and post-design services which are beyond the current authorized scope of work. Fund 392 provides budget for construction and construction supervision services. Joseph M. Sanzari, Inc. is the contractor and Gannett Fleming, Inc. was issued OPS No. P3644 in the amount of \$7,000,000.00 to perform construction supervision services.

39200018 Service Areas - HMS Host & Sunoco

Year	2021	2022	2023						
Quarter	2021	2022	Q1	Q2	Q3	Q4			
% Spent 16% 53% 47% 87% 105% 97%									
Budget for project increased in Q4 2023									

OPS No. A4037, Supervision of Construction Services for Site Work at Service Areas on the New Jersey Turnpike and Garden State Parkway, Phases 4 and 5

This OPS will provide supervision of construction services for Site Work at Service Areas on the Turnpike and Parkway, Phases 4 and 5. These services include construction inspection, material testing, record keeping, preparation of payment estimates, and other services required to ensure compliance with the contract documents.

Gannett Fleming, Inc. was issued OPS No. A4037 in the amount of \$1,960,000.00 to provide construction supervision services.

On October 25, 2022, the Authority entered an agreement with Applegreen Ltd. and Sunoco. This agreement authorized the Executive Director to enter into a Memorandum of Understanding (MOU) memorializing the foregoing and permitting reimbursement to Applegreen Ltd. and Sunoco for completing the portion of the Phase 4 improvements that are the Authority's responsibility, in an amount not to exceed \$55,000,000.00. The existing Applegreen Ltd. and Sunoco agreements will be subsequently amended to incorporate the MOU.

On October 24, 2023, the Authority entered an agreement with Applegreen Ltd. and Sunoco. This agreement authorized the Executive Director to enter into a Memorandum of Understanding (MOU) memorializing the foregoing and permitting reimbursement to Applegreen Ltd. and Sunoco for completing the portion of the Phase 4 and Phase 5 improvements that are the Authority's responsibility, in an amount not to exceed \$100,000,000.00. The existing Applegreen Ltd. and Sunoco agreements will be subsequently amended to incorporate the MOU.

39200019 Passaic River Bridge Rehabilitation

Note: Prior to 2021, this project was funded by Fund 391 (Construction Funded by Revenue)

Year		2021	2022	2023					
Quart	er		2022	Q1	Q2	Q3	Q4		
% Spe	nt	2%	25%	27%	31%	35%	46%		



Contract No. P100.476, Superstructure Replacement and Widening of Bridge No. 158.2, GSP Bridge over Passaic River, US Route 46, and River Drive

This contract provides for the superstructure replacement and widening to the Parkway Structure No. 158.2 (major bridge). The work includes construction of a temporary bridge to maintain traffic during construction, pier cap reconstruction, retrofit of pier foundations, isolation bearings, roadway widening and other miscellaneous work.

Percent Complete	45%			
Original Contract Value:	\$99,956,375			
Present Contract Value:	\$101,186,532			
Construction Start Date	August 31, 2021			
Original Completion Date:	October 7, 2025			
Estimated Completion Date:	October 7, 2026			

Remarks: Contract is approximately 12-months behind schedule due to unforeseen field conditions and utility conflicts. An extension of time is being evaluated.

Fund 392 will provide budget for design, construction and construction supervision services for Contract No. P100.476. WSP USA was issued OPS No. P3674 in the amount of \$6,399,960.00 and OPS No. P3674 Supplement A in the amount of \$1,250,000.00 to perform design services. IEW Construction Company is the Contractor and HNTB was issued OPS No. P3760 in the amount of \$9,935,000.00 to perform construction supervision services.

2008 \$7 BILLION CAPITAL IMPROVEMENT PROGRAM

In October 2008, the Authority adopted the 2008 \$7 Billion CIP, which includes numerous projects focused on major capacity enhancements and other roadway improvements to both the Turnpike and the Parkway, bridge construction and improvements, interchange improvements, and other facilities improvements. Several projects from this CIP are still in progress as described in more detail later in this section. The 2008 \$7 Billion CIP included the extremely successful widening of the Turnpike between Interchanges 6 and 9 and the widening of the Parkway between mileposts 35 and 80.

Although the 2008 Program is nearly complete, there are several ongoing projects. The work remaining to be completed includes the Newark Bay Hudson County Extension bridge rehabilitation, facilities improvements, interchange improvements, and bridge deck reconstruction. As of the date of this report, the overall 2008 \$7 Billion CIP is approximately 98.7 percent complete.



As Consulting Engineers to the Authority, HNTB has assisted with project planning; provided oversight of design, preparation of construction documents and cost estimates; and monitored construction schedules and costs for the Authority's 2008 \$7 Billion CIP. Furthermore, we have reviewed the estimated total construction costs and the schedules for the remaining active projects included in the 2008 \$7 Billion CIP and consider the estimated costs and schedules for the projects reasonable based on currently available engineering studies, construction bid trends, inflation trends, escalation factors, and construction statuses.

The projects that comprise the Authority's 2008 \$7 Billion CIP can generally be separated into eight categories as shown below. As seen in the breakdown of the 2008 \$7 Billion CIP, it is a balanced mix of projects which increase traffic capacity and operational efficiencies while also maintaining the system in a state of good repair. The breakdown of the 2008 \$7 Billion CIP is as follows:

Project Category	Estimated Total Project Spending during 2024 – 2028 (thousands)	% of Program
Bridge Construction, Preservation & Security	\$3,000	71.2%
Capacity Enhancements - Turnpike		
Capacity Enhancements - Parkway		
Interchanges	764	18.1%
Concrete Barrier	132	3.1%
Drainage Structures		
Other Roadway Improvements	333	7.9%
Facilities		
TOTAL	\$4,211	

A summary table followed by a more detailed description of the individual projects for the 2008 \$7 Billion CIP is presented below. It is important to note that the total project budget is the budget for the life of the project and may not be fully reflected in the spending plans for the period 2024-2028 if the project duration extends beyond 2028. The summaries presented above only reflect the spending that will occur during the five-year period from 2024-2028.



\$7 Billion Capital Improvement Program as of December 31, 2023

Project No.	Project Name	Total Project Budget	Life-to-Date Actual Expended	% Spent through 12/31/23
39001008	Bridge Painting Phase I	\$105,042,000	\$105,040,782	100%
39001010	Deck Reconstruction Phase I	\$200,155,000	\$200,153,724	100%
39001011	Bridge Preservation and Security	\$94,161,000	\$93,132,146	99%
39001033	Deck Reconstruction Phase II	\$140,867,000	\$131,173,137	93%
39001034	Bridge Painting Phase II	\$68,714,000	\$65,788,343	96%
39002003	Drainage Improvements	\$61,913,000	\$61,912,340	100%
39002016	Improvements to Roadway Appurtenances	\$41,479,000	\$41,478,916	100%
39002017	Median Barrier Improvements	\$51,567,000	\$51,487,221	100%
39003035	Interchange Improvements	\$414,531,000	\$408,823,357	99%
39003040	Salt Storage Facilities	\$17,561,000	\$17,561,201	100%
39005013	Facilities Improvements Phase I	\$660,227,000	\$665,914,565	101%
39006014	Sign Replacements Phase I	\$139,816,000	\$139,390,555	100%
39006019	Sign Replacements Phase II	\$157,693,000	\$156,440,819	99%
39009036	TPK and GSP Southern Improvements	\$15,866,000	\$15,865,192	100%
39011002	TPK Interchange 16E - 18E Bridge Improvements	\$15,147,000	\$15,147,165	100%
39011012	TPK Hackensack East Bridge Rehabilitation	\$131,978,000	\$131,977,471	100%
39011025	TPK Newark Bay Hudson County Extension (NBHCE) Bridge Re-decking	\$495,028,000	\$471,388,728	95%
39011028	TPK Special Bridge Structures	\$7,368,000	\$7,368,237	100%
39013005	TPK Interchange 8A to Route 130 Connector Improvements	\$6,158,000	\$6,157,447	100%
39013027	TPK Interchange 14A Reconstruction	\$278,785,000	\$278,277,492	100%
39018001	TPK Interchange 6 - 9 Widening	\$2,131,547,000	\$2,130,031,312	100%
39021004	GSP Bass River Bridge	\$76,440,000	\$76,439,864	100%
39021015	GSP Mullica River Bridge	\$49,392,000	\$49,392,352	100%
39021020	GSP Bridge Substructure Repairs	\$33,249,000	\$33,249,295	100%
39021036	GSP Great Egg Harbor and Drag Channel Bridges	\$261,352,000	\$257,240,866	98%
39022023	GSP Mainline Shoulder Improvements	\$360,735,000	\$359,515,785	100%
39023006	GSP Interchange 41 Improvements	\$23,001,000	\$22,960,416	100%
39023007	GSP Interchange 142 Improvements	\$655,000	\$654,796	100%
39023009	GSP Interchange 44 Improvements	\$28,834,000	\$28,833,371	100%
39023022	GSP Interchange 9, 10 & 11 Improvements	\$84,402,000	\$82,650,058	98%
39023024	GSP Interchange 125 Phase I	\$97,882,000	\$96,482,987	99%
39023029	GSP Interchange 88 Improvements	\$97,433,000	\$97,432,843	100%
39023030	GSP Interchange 91 Improvements	\$10,823,000	\$2,581,620	24%
39028018	GSP Widening Interchange 63 - 80	\$126,932,000	\$126,932,373	100%
39028031	GSP Widening Interchange 35 - 63	\$447,885,000	\$446,729,398	100%
39099999	Contingency	\$65,382,000	-	0%
	Total	\$7,000,000,000	\$6,875,606,170	98%

<u>Note:</u> Costs were provided by the New Jersey Turnpike Authority's Finance Department.

A detailed description of the projects contained in the 2008 \$7 Billion CIP and the status of each are provided below. It should be noted that many projects consist of multiple Orders for Professional Services (OPSs) for various engineering services and multiple construction contracts. Only currently active projects are shown below.

39005013 Facilities Improvements Phase I

Year	2014	2014	2014	2014	2015	2010	2017	2010	2010	2020	2021	2022		20	23	
Quarter		4 2015	2016 2	2017 20	2018	2018 2019	2020	2021	2022	Q1	Q2	Q3	Q4			
% Spent	20%	33%	66%	84%	92%	96%	98%	98%	99%	99%	99%	100%	101%			

This project replaces and rehabilitates facilities at 22 Turnpike and Parkway maintenance districts to bring 50+ year old maintenance buildings into compliance with current building codes and operational standards. The project also includes repairing/rehabilitating several Turnpike toll plazas to incorporate safety and operational improvements. Finally, four new State Police facilities will be constructed under this project.

Contract No. P500.354, Facilities Improvement Program PMD 1-Swainton, Milepost 13.8 SB and PMD 4-Herbertsville, Milepost 94.3 SB

This contract provides for the construction of a 16,000 SF replacement maintenance building and a new 9,000 SF salt storage shed at Parkway Maintenance District 1 in Middle Township, as well as the construction of a 14,000 SF new maintenance building and 9,000 SF salt shed at Parkway Maintenance District 4 in Wall Township.

Percent Complete:	100%			
Original Contract Value:	\$31,918,223			
Present Contract Value:	\$32,736,324			
Original Completion Date:	November 28, 2016			
Substantial Completion Date:	December 21, 2017			
Completion Date:	December 19, 2023			
Remarks: Final Acceptance was a	authorized at the December 19, 2023 Commission Meeting.			

A.P. Construction, Inc. is the contractor and Hill International, Inc. is providing construction supervision services.



Contract No. P500.360, Facilities Improvement Program PMD 5 (Telegraph Hill) Milepost 116, PMD 6 (Clark) Milepost 136.7 SB, PMD 7 (Clifton) Milepost 156.1 NB, and PMD 8 (Paramus) Milepost 164.2 SB

This contract provides for the demolition of existing maintenance buildings and the construction of new multi-use maintenance buildings, including site work, at the Parkway Maintenance District 5 in Holmdel, Parkway Maintenance District 7 in Clifton and Parkway Maintenance District 8 in Paramus. The contract also includes minor renovations and HVAC rehabilitation at Parkway Maintenance District 6 in Clark.

Percent Co	omplete:	100%			
Original Co	ontract Value:	\$52,000,000			
Present Co	ontract Value:	\$60,385,332			
Original Completion Date:		February 5, 2018			
Substantial Completion Date:		January 18, 2018			
Completion Date:		December 19, 2023			
Remarks:	Final Acceptance was	s authorized at the Dec	cember 19, 2023 Commission		
	Meeting.				

Dobco, Inc. is the contractor and Hill International, Inc. is providing construction supervision services. T.Y. Lin International is the designer.

Contract No. P500.361, New Multi-use Building and Salt Storage Shed at PMD 2 (Whitehorse) Milepost 41.0 and PMD 3 (Ocean) Milepost 67.7

This contract provides for the construction of a multi-use building and a salt storage shed at Parkway Maintenance District 2 in Galloway Township at Milepost 41, and for the construction of a multi-use building and a salt storage shed at Parkway Maintenance District 3 in Barnegat Township at Milepost 67.7. Both locations include site and utility improvements.

Percent Co	omplete:	100%
Original Co	ontract Value:	\$40,838,672
Present Co	ontract Value:	\$41,205,465
Original Completion Date:		November 20, 2017
Substantial Completion Date:		May 24, 2018
Completion Date:		December 19, 2023
Remarks:	Final Acceptance was	s authorized at the December 19, 2023 Commission
	Meeting.	

A.P. Construction, Inc. is the contractor and Hill International, Inc. is providing construction supervision services. The RBA Group, Inc. is the designer.



Contract No. T500.358, Facilities Improvements to Interchange 1, Milepost 2.4 NB; Maintenance Districts TMD 2, Milepost 37.0 NB; and TMD 3, Milepost 56.0 NB

This contract provides for the construction of a salt storage shed at Turnpike Interchange 1 in Carneys Point Township at Milepost 2.4 NB; renovation of an existing multi-use building and the construction of a new multi-use building at Turnpike Maintenance District 2 in Mount Laurel Township at Milepost 37.0 NB; and the construction of a new multi-use building and salt storage shed at Turnpike Maintenance District 3 in Chesterfield Township at Milepost 56.0 NB. The work at all three sites includes site work, utility relocations and utility connections.

Percent Complete:	99%	
Original Contract Value:	\$56,893,382	
Present Contract Value:	\$63,233,484	
Original Completion Date:	November 30, 2018	
Substantial Completion Date:	May 30, 2019	
Remarks: The Authority moved in	nto TMD 3 in August 20	20, closeout is in progress.

Dobco, Inc. is the contractor and Hill International, Inc. is providing construction supervision services.

Contract No. T500.365, Replacement of Maintenance Building at TMD 1, Swedesboro, Milepost 13.0 NB

This contract provides for the construction of a replacement maintenance building at Turnpike Maintenance District 1 in Woolwich Township at Milepost 13.0 NB. The work consists of the construction of a 16,000 SF building, utility relocations, and the establishment of temporary parking facilities for trucks assigned to the district.

Percent Complete:	100%								
Original Contract Value:	\$12,369,947								
Present Contract Value:	\$13,319,883								
Original Completion Date:	December 30, 2016								
Substantial Completion Date:	April 6, 2017								
Completion Date:	December 19, 2023								
Remarks: Final Acceptance wa	Remarks: Final Acceptance was authorized at the December 19, 2023 Commission Meeting.								

A.P. Construction, Inc. is the contractor and Hill International, Inc. is providing construction supervision services.

39011025 TPK Newark Bay Hudson County Extension (NBHCE) Bridge Re-Decking

Year	2014	2015	2016	2017	2010	2010	2020	2021 2022 2023						
Quarter	2014	2015 2	2016	2016 2017	2018	2019	2020	2021	2022	Q1	Q2	Q3	Q4	
% Spent	28%	29%	31%	37%	50%	64%	78%	81%	92%	94%	94%	95%	95%	



This project provides for the design and construction of the re-decking of various structures on the Newark Bay-Hudson County Extension, including the Newark Bay Bridge, Structure No. N2.01. This project also provides for the repairs to structural steel and substructure units, security improvements and painting.

Contract No. T100.184, Newark Bay Bridge West Approach, Bridge Deck Reconstruction, Miscellaneous Structural Repairs, Roadway Lighting Improvements, Milepost NO.00 to N6.00

This contract provides for deck reconstruction, replacement of deck joints, roadway lighting and drainage improvements, tie chord redundancy retrofit, structural steel repair and retrofit, repainting of tie chords, splash zones repainting of structural steel and the removal of the shoulder use temporary lane control system.

Percent Complete	94%
Original Contract Value:	\$138,828,000
Present Contract Value:	\$142,605,922
Original Completion Date:	April 19, 2023
Estimated Completion Date:	April 19, 2024

Remarks: Contract is approximately 12 months behind schedule due to Authority issued Change of Plans added to the contract and material supply issues. An extension of time is being evaluated.

Schiavone Construction Co., LLC is the contractor and APTIM Environmental & Infrastructure, Inc. is providing construction supervision services. Dewberry Engineers, Inc. is the designer.

<u>39021036 GSP Great Egg Harbor and Drag Channel Bridges</u>

Year	2014	2015	2016	2017	2010	2010	2020	2021	2022	2023				
Quarter	2014	2015	2016	2017	2016	2019	2020	2021	2022	Q1	Q2	Q3	Q4	
% Spent	29%	47%	67%	82%	96%	98%	99%	99%	98%	98%	98%	98%	98%	
Budget for project increased in Q3 2022														

This project provides for the design and construction of a new parallel bridge carrying the southbound Parkway over Great Egg Harbor and Drag Channel. The new bridge will be constructed west of the existing southbound structure. The new bridges include a new 3,834-foot-long bridge over Great Egg Harbor and a new 770-foot-long bridge over Drag Channel. Construction will also include approximately 4,900 linear feet of new approach roadways; demolition of the existing southbound bridge; rehabilitation of the northbound Parkway bridge; and demolition of the nearby existing Beesley's Point Bridge. Special construction features



include use of high-performance concrete for the bridge decks, a 10-foot-wide multi-use pathway on the west side of the new bridges and approach roadways, and a plastic lumber fender system to protect the bridge piers.

Contract No. P100.251, Replacement of Structure Nos. 28.0S and 28.5S, Milepost 27.0 to 28.8 – Great Egg Harbor Bridge

This contract replaces Structure Nos. 28.0S and 28.5S with two new parallel structures to the west of the existing bridges. The roadway of these bridges will include a 10-foot wide multi-use pathway. The contract includes interim repairs to the existing northbound Great Egg Harbor and Drag Channel bridges and demolishing the NJDOT's Beesley's Point Bridge.

Percent Complete:	99%
Original Contract Value:	\$129,885,762
Present Contract Value:	\$139,723,594
Original Completion Date:	June 20, 2016
Substantial Completion Date:	April 19, 2017
	<i>c</i> ,

Remarks: Final Inspection was performed on April 19, 2017. Closeout is contingent upon resolution of legal issue being managed by NJTA Law Department.

Route 52 Constructors is the contractor and Parsons Brinckerhoff Construction Services Inc. is providing construction supervision services. Hardesty & Hanover, LLC is the designer.

OPERATING EXPENSES

The Authority is currently implementing an overall Financial Plan that is designed to maintain cost efficiencies, reduce costs where possible, and otherwise constrain the financial needs of Authority operations. Policy decisions that have been adopted during the last several years provide a continued constraint on non-operating staffing levels, a renegotiation of work rules under union contracts, and other procedures that have resulted in control of overall operating expenses. Despite the well-implemented Financial Plan, inflation has affected the Authority in numerous areas. Increases in costs for materials, fuel, fleet vehicles, technology, and contracted services have significantly increased the operating expenses for the Authority. In addition, non-discretionary budget items such as projected wage, pension, and health benefit increases; increased utility costs; increased insurance premiums; and increased state police costs have caused additional increases to the operating expenses. In general, staffing is remaining flat across all departments.

The Authority generally takes a conservative approach when budgeting for maintenance activities associated with severe weather and other unexpected events. The severe winter of



2014, the lingering effects of Superstorm Sandy, and more recent severe weather events have provided great experience and a sound basis for budget planning for such events. The Authority has adopted a philosophy to budget based on the worst actual expenditures so there will be sufficient funds available to address severe weather and other unexpected events. Having uninterrupted resources to deal with severe weather and unexpected events is critically important to the safety and well-being of the traveling public. Overall, the operating budget is being managed in an appropriate manner, keeping increases to a minimum while accounting for the needs of the Authority's assets, employees, and safety of the traveling public.

A review of the history of the Authority's operating expenses was performed for the past five years. From 2018 to 2021, annual operating expenses increased at average annual rates of 2 to 3 percent. Due to inflationary pressures and significant increases in labor-related benefits, healthcare, and State Police services, actual operating expenses rose nearly 8 percent from 2021 to 2023. The 2024 budget for operating expenses is set at approximately 5.3% above the 2023 budgeted amount.

Based on the above analyses, the Authority's Financial Plan and fiscal policies, and our professional judgment, we have applied a yearly escalation factor to our estimates of Operating Expenses as described in the Inflation and Escalation section earlier in this report.

Based upon the factors presented above, our periodic review of the Authority's expenses and budgets, as well as our specific knowledge of the operations for the Turnpike and Parkway, projections for Operating Expenses for the years 2024 through 2034 are as follows:

Estimate of Operating Expenses (In thousands)				
Year	Amount			
2022*	\$612,500			
2023**	\$632,000			
2024***	\$757,100			
2025	\$791,200			
2026	\$822,800			
2027	\$851,600			
2028	\$881,400			
2029	\$912,200			
2030	\$944,100			
2031	\$977,100			
2032	\$1,011,300			



Estimate of Operating Expenses (In thousands)				
2033	\$1,046,700			
2034	\$1,083,300			

Notes: * - Actual

** - Unaudited Actual

*** - Budget

RESERVE FUND REQUIREMENTS

Historically, the Authority has made annual deposits to the Maintenance Reserve Fund to provide funding for maintenance of the infrastructure including bridges and roadways, facilities, and safety appurtenances. The Special Projects Reserve Fund was created to provide funding for various other types of projects including early engineering studies to determine project scopes and feasibility, traffic and revenue studies, repairs of buildings and other facilities, maintaining equipment and vehicle fleets, and improvements in administrative, technology, and communication systems. In short, the two funds provide for the maintenance and improvement of all elements that in some manner contribute to the proper and efficient operation of the Authority's toll road assets.

Currently, the Authority has approximately 4,477 lane miles of pavement that require resurfacing and striping maintenance, 1,115 bridges that require deck maintenance, superstructure and substructure maintenance, and painting, and many safety appurtenances such as guide rail, concrete median barrier, lighting, drainage, and buildings that all require maintenance. The Maintenance Reserve Fund budget will generally provide for the following:

- Resurface 400 lane-miles per year (move from a 15-year cycle to a 12-year cycle to resurface the entire roadway)
- Re-deck approximately eight to ten bridge decks per year
- Maintain all bridge decks (1,115) in a state of good repair
- Paint bridges (approximately 15-year cycle for painting all bridges)
- Maintain annual programs for maintenance of lighting, drainage facilities, median barrier, building facilities, signing, striping, and safety features

The reserve fund amounts presented below are estimates of the annual requirements to meet the needs of the Authority for the purposes cited above. The projected amounts reflect a continuation of the Authority's historic policies and practices regarding the application of the funds and allows for annual increases commensurate with historical inflationary trends and



current day economic conditions in addition to the increasing needs of the infrastructure. These amounts are necessary and sufficient to meet the needs of the Authority's system and are consistent with those presented in Consulting Engineer's reports prepared by HNTB Corporation that accompanied previous official statements. The following table presents the projected costs to maintain the Turnpike and Parkway during the period 2024 through 2034. In arriving at the amounts, we have generally applied a yearly escalation factor to our estimates of Reserve Fund Deposits as described in the Inflation and Escalation section earlier in this report.

Reserve Fund Deposits (In thousands)					
Year	Maintenance Reserve Fund Deposits	Special Project Reserve Fund Deposits			
2022*	\$200,000	\$50,000			
2023**	\$230,000	\$51,500			
2024***	\$240,000	\$54,100			
2025	\$250,000	\$56,800			
2026	\$260,000	\$59,600			
2027	\$269,100	\$62,000			
2028	\$278,500	\$64,500			
2029	\$288,200	\$66,800			
2030	\$298,300	\$69,100			
2031	\$308,700	\$71,500			
2032	\$319,500	\$74,000			
2033	\$330,700	\$76,600			
2034	\$342,300	\$79,300			

Note: * - Actual

** - Unaudited Actual

*** - Budget



CONCLUSIONS

This report presents information to be applied in developing the financial program for the Authority and to assist in planning capital projects for the Turnpike and Parkway. On both roads, there are roadway sections and bridges that are nearly 70 years old. Many projects that make up the CIP provide major reconstruction that is necessary to maintain the facilities in proper condition for safe and convenient use by the traveling public. Timely implementation of this type of extraordinary maintenance is necessary to reduce the risk of revenue loss. Other projects included in the CIP are improvements, enhancements, and asset additions that are deemed necessary. Completion of these projects will improve safety and operations and likely increase revenues.





APPENDIX D

SUMMARY OF GENERAL BOND RESOLUTION AND CERTAIN DEFINITIONS

SUMMARY OF GENERAL BOND RESOLUTION AND CERTAIN DEFINITIONS

A brief description of the General Bond Resolution and certain definitions used therein is included in this Appendix D. Such descriptions do not purport to be comprehensive or definitive and all references herein to the General Bond Resolution are qualified in their entirety by reference to the full text of the General Bond Resolution.

CERTAIN DEFINITIONS

The following is a summary of the definitions of certain terms used in the General Bond Resolution :

"Accreted Value" means, with respect to Capital Appreciation Bonds, the amount to which, as of any specified time, the principal of any such Bond has been increased by accretion, all as may be provided in an applicable Series Resolution.

"Accrued Debt Service" means, as of any date of calculation and with respect to any Series, an amount equal to the sum of (i) interest on the Bonds of such Series accrued and unpaid and to accrue to the end of the then current calendar month, (ii) all amounts due and payable by the Authority and all amounts to accrue to the end of the then calendar month pursuant to a Qualified Swap, and (iii) Principal Installments due and unpaid for such Series and that portion of the Principal Installment for such Series next due which would have accrued to the end of such calendar month if deemed to accrue monthly from a date one year prior to its due date or from the date of issuance of each such Series, whichever is later.

"Aggregate Debt Service" means, for any calendar year and as of any date of calculation, the sum of the amounts of Debt Service for such year with respect to all Series of Bonds then Outstanding and all Qualified Swaps then in effect.

"Annual Budget" means the annual budget, as amended or supplemented, adopted or in effect for a particular calendar year pursuant to the General Bond Resolution.

"Arts Center" means the Garden State Arts Center (currently known as the PNC Bank Arts Center), which is owned by the Authority.

"Authority" means the New Jersey Turnpike Authority, a body corporate and politic organized and existing under the New Jersey Turnpike Authority Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented from time to time.

"Authorized Denomination" means the minimum denomination, or any integral multiple thereof, in which a particular Series of Bonds may be issued pursuant to the applicable Series Resolution. In the case of Capital Appreciation Bonds, the Authorized Denominations may be stated in terms of Accreted Value at maturity or such earlier time as the Bonds are required to commence paying interest.

"Authorized Officer" means any member of the Authority or any officer or employee of the Authority authorized to perform specific acts or duties by resolution duly adopted by the Authority.

"Bond" or "Bonds" means any Bond or Bonds authenticated and delivered under and pursuant to the General Bond Resolution and an applicable Series Resolution and any obligations issued on or after August 20, 1991 under, or pursuant to the authority of, the 1984 Resolution which the Authority determines are entitled to the benefits of the General Bond Resolution. The term "Bond" shall include

Parity Variable Rate Bonds, any short term note or other debt obligation of the Authority, but shall not include any Variable Rate Debt, Commercial Paper or any Subordinated Indebtedness.

"Capital Appreciation Bonds" means any Bond issued pursuant to the General Bond Resolution and a Series Resolution which do not pay interest either until maturity or until a specified date prior to maturity, but whose amount increases periodically by accretion to a final principal amount.

"Charges Fund" means the Charges Fund established in the applicable Series Resolution related to a Qualified Swap to provide for the payment of fees and charges of the Standby Purchaser, the Remarketing Agent and the Tender Agent.

"Code" means the Internal Revenue Code of 1986, as amended, or any successor thereto, as the same may be in effect from time to time.

"**Commercial Paper**" means any note or other obligation of the Authority, subject to renewal at the end of any rate period, other than Variable Rate Debt, the term of which (prior to any renewal thereof) does not exceed 270 days.

"Consulting Engineers" means such engineer or engineering firm or corporation as at the time shall be retained by the Authority pursuant to the General Bond Resolution to perform the acts and carry out the duties provided for such Consulting Engineers in the General Bond Resolution.

"Cost of Construction" means with respect to any Project, the cost of construction and/or acquisition, and equipping, including without limitation, bridges or crossings over or under rivers, streams or other waters or over highways and railroads, the cost of acquisition of all land, rights-of-way, property, rights, casements and interests acquired or to be acquired by the Authority, the cost of demolishing or removing any buildings or structures on land so acquired, including the cost of acquiring any lands to which such buildings or structures may be moved, the cost of relocating or reconstructing highways, highway interchanges, access roads to private property, including the cost of land or easements therefor, the response costs, direct and indirect (including but not limited to the costs of testing, investigation, feasibility studies, remediation, treatment, clean-up, removal, litigation, fines and penalties related thereto) incurred with respect to any environmental hazard or perceived environmental hazard under federal, State or local laws or regulations and any third party claims with respect to such hazard or perceived hazard, the amount of any final award or judgment in, or any settlement or compromise of, any proceeding to acquire lands, rights-of-way, easements or other interests, the payment of damages caused by construction in the manner provided by law, the cost of any indemnity and surety bonds and premiums on insurance during construction, administrative expenses, legal fees, cost of audits, the cost of all machinery and equipment, initial inventories, financing expenses, fees and expenses of the Fiduciaries and costs of keeping accounts and making reports required by the General Bond Resolution, cost of traffic estimates and of engineering, financial and legal services, plans, specifications, surveys, estimates of costs and revenues, and other expenses necessary or incident to determining the feasibility or practicability of constructing or acquiring such Project, amounts, if any, required by the General Bond Resolution to be paid into the Debt Service Fund, the Debt Reserve Fund, the Maintenance Reserve Fund or the Special Project Reserve Fund, payments when due (including without limitation, on any early termination date) under a Qualified Swap and payments when due (whether at the maturity of principal or the due date of interest or upon redemption) on any indebtedness of the Authority (other than Bonds), including Variable Rate Debt, Commercial Paper and Subordinated Indebtedness, incurred for such Project, all to the extent applicable to the construction and/or acquisition of such Project and payable by the Authority, and such other expenses payable by the Authority not specified herein as may be necessary or incident to the construction and/or acquisition of such Project and the placing of such Project in operation.

"Credit Facility" means any letter of credit, standby bond purchase agreement, line of credit, surety bond, insurance policy or other insurance commitment or similar agreement (other than a Qualified Swap or an Exchange Agreement), satisfactory to the Authority, that is provided by a commercial bank, insurance company or other entity, with a current long term rating (or whose obligations thereunder are guaranteed by an entity with a long term rating) from Moody's and S&P not lower than the credit rating of any Series of Bonds, to provide support for a Series of Bonds or for any issue of Variable Rate Debt, Commercial Paper or Subordinated Indebtedness, and shall include any Substitute Credit Facility.

"Credit Issuer" means the issuer of the Credit Facility or any Substitute Credit Facility.

"Debt Reserve Fund" means the Debt Reserve Fund established in the General Bond Resolution to secure the Bonds.

"Debt Reserve Requirement" means with respect to all Bonds an amount equal to the lesser of (i) the greatest amount of interest accruing on the Outstanding Bonds in any one calendar year taking into account the increased Accreted Value of Capital Appreciation Bonds in such calendar year (except that the incremental amount attributable to any Parity Variable Rate Bonds may be based upon the fixed rate of interest as set forth in the Series Resolution for such Bonds), determined as of any particular date or (ii) the maximum amount permitted by Section 148(d)(1) of the Code.

"Debt Service" means, for any period, as of any date of calculation and with respect to any Series, an amount equal to the sum of (i) interest accruing during such period on Bonds of such Series, except to the extent that such interest is to be paid from Bond proceeds deposited in the Debt Service Fund, (ii) all net amounts, if any, due and payable by the Authority under a Qualified Swap during such period, and (iii) that portion of each Principal Installment for such Series which would accrue during such period if such Principal Installment were deemed to accrue monthly from a date one year prior to its due date or from the date of issuance of such Series, whichever is later, such amounts in clauses (i) and (iii) to be calculated on the assumption that Bonds Outstanding at the date of calculation will cease to be Outstanding by reason, but only by reason, of the payment of each Principal Installment on its due date; provided however, that in calculating Aggregate Debt Service for purposes of meeting the requirements for issuing Refunding Bonds under the General Bond Resolution and in calculating the Net Revenue Requirement for purposes of meeting the requirements for issuing Non-Refunding Bonds and Refunding Bonds and complying with the Authority's covenants concerning tolls and charges under the General Bond Resolution, Debt Service on Bonds for which the Authority has entered into a Qualified Swap shall be calculated assuming that the interest rate on such Bonds shall equal the stated fixed rate on the Qualified Swap or, if applicable and if greater than such stated fixed rate, the composite rate for the Authority's Parity Variable Rate Bonds for the twelve (12) month period preceding such calculation or such lesser period, if any, of at least three (3) months during which such Parity Variable Rate Bonds were Outstanding, in either case resulting in no assumed payment for purposes of clause (ii) above.

"Depository" means any bank, national banking association, savings or savings and loan institution or trust company selected by the Authority as a depository of moneys and securities held under the provisions of the General Bond Resolution, and may include the Trustee and may include the New Jersey Cash Management Fund.

"Exchange Agreement" means, to the extent from time to time permitted by applicable law, any interest exchange agreement, interest rate swap agreement, currency swap agreement or other contract or agreement, other than a Qualified Swap, authorized, recognized and approved by the Authority as an Exchange Agreement and providing for (i) certain payments by the Authority from the General Reserve Fund and (ii) payments by an entity whose senior long term debt obligations, other senior unsecured long term obligations or claims paying ability, or whose obligations under an Exchange Agreement are guaranteed by an entity whose senior long term debt obligations, other senior unsecured long term

obligations or claims paying ability are rated not less than A3 by Moody's and A- by S&P, or the equivalent thereof by any successor thereto; which payments by the Authority and counterparty are calculated by reference to fixed or variable rates and constituting a financial accommodation between the Authority and such counterparty.

"Federal Securities" means (i) any direct and general obligations of, or any obligations guaranteed by, the United States of America, including but not limited to interest obligations of the Resolution Funding Corporation or any successor thereto, (ii) any obligations of any state or political subdivision of a state (collectively "Municipal Bonds") which Municipal Bonds are fully secured as to principal and interest by an irrevocable pledge of moneys or direct and general obligations of, or obligations guaranteed by, the United States of America, which moneys or obligations are segregated in trust and pledged for the benefit of the holders of the Municipal Bonds, and (iii) certificates of ownership of the principal or interest of direct and general obligations of, or obligations guaranteed by, the United States of America of, or obligations guaranteed by the United States of the Municipal Bonds, and (iii) certificates of ownership of the principal or interest of direct and general obligations of, or obligations guaranteed by, the United States of America, which obligations are held in trust by a commercial bank which is a member of the Federal Reserve System.

"Feeder Road" means any road which in the opinion of the Authority creates or facilitates access to the Turnpike System and the acquisition, construction or repair of which by the Authority will increase or maintain Net Revenues after giving effect to the costs to the Authority of acquiring, constructing, repairing, maintaining and operating such road.

"Fiduciary" or "Fiduciaries" means the Trustee, the Registrar, the Tender Agent and the Paying Agents, or any or all of them, as may be appropriate.

"Fitch" means Fitch Ratings and any successor thereto.

"General Project" means a project, other than a Turnpike Project, which the Authority is authorized by law to undertake and all or a portion of the costs of which will be paid from the General Reserve Fund or from the proceeds of Subordinate Indebtedness.

"Investment Securities" means any of the following securities legal for the investment of the Authority funds at the time of purchase thereof:

- (i) Federal Securities;
- Bonds, debentures, notes or other evidences of indebtedness issued by any agency or instrumentality of the United States to the extent such obligations are guaranteed by the United States or by another such agency the obligations (including guarantees) of which are guaranteed by the United States;
- (iii) Bonds, debentures, notes or other evidences of indebtedness issued by any of the following agencies: Government National Mortgage Association, Federal Land Banks, Federal Home Loan Mortgage Corporation, Federal National Mortgage Association, Federal home Loan Banks, Federal Intermediate Credit Banks, Banks for Cooperatives, Tennessee Valley Authority, United States Postal Service, Farmers Home Administration, Export-Import Bank, Federal Financing Bank and Student Loan Marketing Association;
- (iv) Negotiable or non-negotiable certificates of deposit issued by any bank, trust company or national banking association, which certificates of deposit shall be continuously secured or collateralized by obligations described in subparagraphs (i) or (ii) of this definition, which shall have a market value (exclusive of accrued interest) at all times at least equal

to the principal amount of such certificates of deposit and shall be lodged with the Trustee, as custodian, by the bank, trust company or national banking association issuing such certificates of deposit;

- Uncollateralized negotiable or non-negotiable certificates of deposit issued by any bank, trust company or national banking association, the unsecured obligations of which are rated in one of the two highest rating categories, without regard to rating sub-categories, by Moody's and S&P;
- (vi) Repurchase agreements collateralized by obligations described in subparagraphs (i), (ii) or (iii) of this definition with any registered broker/dealer subject to the Securities Investors' Protection Corporation jurisdiction, which has an uninsured, unsecured and unguaranteed obligation rated "Prime-1" or "A3" or better by Moody's and "A-1" or "A" or better by S&P, or any commercial bank with the above ratings, provided:
 - (a) a master repurchase agreement or specific written repurchase agreement governs the transaction, which characterizes the transaction as a purchase and sale of securities,
 - (b) the securities are held free and clear of any lien by the Trustee or an independent third party acting solely as agent for the Trustee, and such third party is (i) a Federal Reserve Bank, (ii) a bank which is a member of the Federal Deposit Insurance Corporation and which has combined capital, surplus, and undivided profits of not less than \$75,000,000, or (iii) a bank approved in writing for such purpose by each Credit Issuer, if any, and the Trustee shall have received written confirmation from such third party that it holds such securities, free and clear of any lien, as agent for the Trustee,
 - (c) a perfected first security interest under the Uniform Commercial Code, or book entry procedures prescribed at 31 CFR 306.1 *et seq.* or 31 CFR 350.0 *et seq.* or a successor provision in such securities is created for the benefit of the Trustee,
 - (d) the repurchase agreement has a term of six months or less, or the Authority will value the collateral securities no less frequently than monthly and will liquidate the collateral securities if any deficiency in the required collateral percentage is not restored within two business days of such valuation,
 - (e) the repurchase agreement matures on or before a debt service payment date (or other appropriate liquidation period), and
 - (f) the fair market value of the securities in relation to the amount of the repurchase obligation is equal to at least 100%.
- (vii) Banker's acceptances, eurodollar deposits and certificates of deposit (in addition to the certificates of deposit provided for by subparagraphs (iv) and (v) above) of the domestic branches of foreign banks having a capital and surplus of \$1,000,000,000 or more, or any bank or trust company organized under the laws of the United States of America or Canada, or any state or province thereof, having capital and surplus, in the amount of \$1,000,000,000; provided that the aggregate maturity value of all such banker's acceptances and certificates of deposit held at any time as investments of funds under the General Bond Resolution with respect to any particular bank, trust company, or national association shall not exceed 5% of its capital and surplus; and provided further that any

such bank, trust company, or national association shall be rated in one of the two highest rating categories, without regard to rating sub-categories, by both S&P and Moody's;

- (viii) Other obligations of the United States of America or any agency thereof which may then be purchased with funds belonging to the State or which are legal investments for savings banks in the State;
- (ix) Deposits in the New Jersey Cash Management Fund;
- (x) Obligations of any state, commonwealth or possession of the United States or a political subdivision thereof or any agency or instrumentality of such a state, commonwealth, possession or political subdivision, provided that at the time of their purchase such obligations are rated in either of the two highest rating categories by both S&P and Moody's; and
- (xi) Commercial paper with a maturity date not in excess of 270 days rated A-1+ by S&P and P-1 by Moody's at the time of such investment, issued by an entity incorporated under the laws of the United States or any state thereof.

"Liquidity Facility" means any letter of credit, line of credit or standby loan commitment made available to fund purchases of Variable Rate Debt, Commercial Paper or Subordinated Indebtedness upon maturity or mandatory optional tender of such obligations; such Liquidity Facility may be part of, or separate from, any Credit Facility or Substitute Credit Facility supporting such obligations.

"Maintenance Reserve Payment" means any amount provided in the Annual Budget for any calendar year to be deposited in the Maintenance Reserve Fund during such year.

"Moody's" means Moody's Investors Service, Inc. and any successor thereto.

"Net Revenue Requirement" means, with respect to any period of time, an amount equal to the greater of (i) the sum of Aggregate Debt Service, Maintenance Reserve Payments, Special Project Reserve Payments and payments, if any, to the Charges Fund for such period or (ii) 1.20 times the Aggregate Debt Service for such period (excluding, for purposes of clause (ii) only, any payment due and payable by the Authority under a Qualified Swap upon an early termination thereof).

"Net Revenues" means, for any calendar year or other period of time, the Pledged Revenues during such year or period less the amounts of the Operating Expenses for such year or period.

"Non-Refunding Bonds" means all Bonds issued pursuant to Section 203 of the General Bond Resolution.

"Operating Expenses" means the Authority's expenses for operation, maintenance, repairs, ordinary replacement and ordinary reconstruction of the Turnpike System and ordinary acquisition of equipment for the Turnpike System; including, without limiting the generality of the foregoing, all policing, administrative and engineering expenses, legal and financial advisory expenses, fees and expenses of the Fiduciaries, required payments to pension, retirement, health and hospitalization funds, insurance premiums, Credit Facility fees (except Credit Facility fees, charges and premiums to the extent such fees, charges and premiums are treated as interest under the Code) and any provision or reserves for self-insurance, all arbitrage rebate payments required by Section 148 of the Code to be made from time to time to the United States Government, and any other current expenses or obligations required to be paid by the Authority under the provisions of the General Bond Resolution or by law, all to the extent properly and directly attributable to the operation of the Turnpike System, but excluding any costs or expenses for

new construction or any allowance for depreciation and any costs and expenses paid or required to be paid by any party other than the Authority.

"Parity Variable Rate Bonds" means Bonds issued pursuant to the General Bond Resolution and a Series Resolution bearing interest at a variable rate and specifying a maximum rate of interest permitted by law provided that at least one of the following conditions is met: (i) at the time of issuance, the Authority has entered into a Qualified Swap with respect to such Bonds or (ii) the Bonds bear interest at a variable rate, but are issued concurrently in equal par amounts with other Bonds bearing interest at a variable rate and which are required to remain Outstanding in equal amounts at all times, if the net effect of such equal par amounts and variable rates at times is a fixed rate of interest to the Authority.

"Pledged Revenues" means (i) all Turnpike Revenues, (ii) other revenues of the Authority, including but not limited to payments to the Authority under any Qualified Swap, but in all cases only to the extent specifically pledged pursuant to one or more Series Resolutions to secure Bonds issued under the General Bond Resolution, and (iii) investment income from any moneys or securities held under the General Bond Resolution and paid into the Revenue Fund.

"Principal Installment" means, as of any particular date of calculation and with respect to any particular future date and with respect to Bonds of a particular Series, (i) the principal amount of Outstanding Bonds of said Series which mature on such future date, taking into account the Accreted Value of any Capital Appreciation Bond but reduced by the aggregate principal amount of such Outstanding Bonds which would at or before said future date cease to be Outstanding by reason, but only by reason, of the payment when due and application in accordance with the General Bond Resolution of Sinking Fund Installments payable on or before said future date toward the retirement of such Outstanding Bonds, and (ii) the amount of any Sinking Fund Installment payable on said future date toward the retirement of any Outstanding Bonds of said Series.

"Purchase and Remarketing Fund" means, with respect to each Series of Bonds subject to tender purchase pursuant to the applicable Series Resolution, the Fund so designated in such Series Resolution.

"Qualified Swap" or "Swap Agreement" means, with respect to a Series of Bonds, any financial arrangement (i) that is entered into by the Authority with an entity that is a Qualified Swap Provider at the time the arrangement is entered into; (ii) which provides that the Authority shall pay to such entity an amount based on the interest accruing at a fixed rate on an amount equal to the principal amount of the Outstanding Bonds of such Series, and that such entity shall pay to the Authority an amount based on the interest accruing on a principal amount initially equal to the same principal amount as such Bonds, at a variable rate of interest computed according to a formula set forth in such arrangement (which need not be the same as the actual rate of interest borne by the Bonds) or that one shall pay to the other any net amount due under such arrangement; and (iii) which has been designated in writing to the Trustee by an Authorized Officer of the Authority as a Qualified Swap with respect to the Bonds; provided, however, that if the Bonds corresponding to such Qualified Swap are retired in whole, unless the Qualified Swap is also terminated, the Qualified Swap Provider shall then be entitled to receive a Counsel's Opinion from the law firm or firms rendering an opinion as to the Authority's obligations under the Swap Agreement on its date of issue, as to whether or not the Swap Agreement is a valid and binding obligation of the Authority after such retirement of the Bonds under then existing law.

"Qualified Swap Provider" means, with respect to a Series of Bonds, an entity whose senior long term debt obligations, other senior unsecured long term obligations or claims paying ability or whose payment obligations under a Qualified Swap are guaranteed by an entity whose senior long term debt obligations, other senior unsecured long term obligations or claims paying are rated (at the time the subject Qualified Swap is entered into) at least as high as A3 by Moody's and A– by S&P, or the equivalent thereof by any successor thereto.

"Rating Agencies" means (i) each of Fitch, Moody's and S&P so long as each such agency shall have assigned a rating to any Series of Bonds and (ii) any other nationally recognized securities rating agency which shall have assigned a rating to any Series of Bonds.

"Series Resolution" means any resolution of the Authority adopted pursuant to the General Bond Resolution to authorize the issuance of a particular Series of Bonds.

"Special Project" means any (i) major resurfacing of the Turnpike System, replacement or reconstruction of the Turnpike System or any part thereof, or any other major or extraordinary repairs, renewals or replacements of the Turnpike System, (ii) studies, surveys, estimates and investigations in connection with any of the foregoing purposes, and (iii) advance or contribution authorized by the Act for the State of New Jersey's share or any portion thereof under the Federal aid highway laws of the cost of construction of any highway improvement determined by the Authority to be a major improvement necessary to restore or prevent physical damage to the Turnpike System, for the safe or efficient operation of such System, or to prevent loss of Pledged Revenues.

"Special Project Reserve Payment" means any amount provided or required to be provided in the Annual Budget for any calendar year to be deposited in the Special Project Reserve Fund during such year.

"Special Project Reserve Requirement" means, as of any date of calculation, (i) at any time during the period commencing January 1, 1992 and ending December 31, 1995, an amount equal to \$25,000,000, (ii) for calendar year 1996, an amount equal to \$30,000,000, (iii) for calendar year 1997, an amount equal to \$35,000,000, (iv) for calendar year 1998, an amount equal to \$40,000,000, (v) for calendar year 1999, an amount equal to \$45,000,000, and (vi) for calendar year 2000 and each year thereafter, an amount equal to \$50,000,000.

"Special Treasury Obligations" means United States Treasury Certificates of Indebtedness, Notes and Bonds-State and Local Government Series.

"S&P" means Standard & Poor's, a division of The McGraw-Hill Companies, Inc., and any successor thereto.

"Standby Agreement" means, with respect to a Series of Bonds, an irrevocable letter of credit and related reimbursement agreement, line of credit, standby bond purchase agreement or similar agreement providing for the purchase of all or a portion of the Bonds of such Series, as amended, supplemented or extended from time to time.

"Standby Purchaser" means, with respect to a Series of Bonds, the provider of the Standby Agreement for such Series of Bonds.

"State" means the State of New Jersey.

"Subordinated Indebtedness" means any evidence of indebtedness permitted to be issued in accordance with the provisions described herein under the caption "Variable Rate Debt; Commercial Paper; Subordinated Indebtedness".

"Substitute Credit Facility" means any letter of credit, standby bond purchase agreement, line of credit, surety bond, insurance policy or other insurance commitment or similar agreement (other than a

Qualified Swap or an Exchange Agreement), satisfactory to the Authority, that replaces a Credit Facility and is provided by a commercial bank, insurance company or other financial institution with a current long term credit rating (or whose obligations thereunder are guaranteed by a financial institution with a long term credit rating) from Moody's and S&P not lower than the credit rating of any Series of Bonds.

"Supplemental Resolution" means any resolution of the Authority adopted pursuant to Article XI of the General Bond Resolution.

"Tax Exempt Obligations" means Bonds of the Authority the interest on which is intended to be excluded from gross income of the Owners thereof for purposes of federal income tax, except for any alternative minimum or similar tax.

"Tender Agent" means, with respect to a Series of Bonds, any commercial bank or trust company organized under the laws of any state of the United States or any national banking association designated as a tender agent for such Series of Bonds, and its successor or successors hereafter appointed in the manner provided in the applicable Series Resolution.

"**Traffic Engineers**" means such engineer or engineering firm or corporation at the time retained by the Authority pursuant to the General Bond Resolution to perform the acts and carry out the duties provided for such Traffic Engineers in the Resolution.

"Turnpike Project" or "Project" means (a) any express highway, superhighway or motorway authorized under the Act to be acquired or constructed by or on behalf of the Authority and that, except for (i) the I-95 extension referred to in Section 19 of the Act and (ii) a proposed by-pass highway at Hightstown, is subject to tolls and charges by the Authority under Section 27:23-9 of the Act, and (b) the Arts Center, all bridges, tunnels, overpasses, underpasses, interchanges, entrance plazas, approaches, toll facilities, service areas, service stations, service facilities, communications facilities, park and ride projects, Feeder Roads and administration, storage and other buildings, machinery and equipment, and all other structures, facilities and appurtenances necessary for the construction, operation or maintenance of the Turnpike System and all replacements, improvements and modifications thereto, together in each case with all land and rights in land required therefor.

"Turnpike Revenues" means (i) all tolls, revenues, fees, charges, rents and other income and receipts derived from the operation of the Turnpike System, (ii) the proceeds of any business interruption insurance relating to the Turnpike System and of any other insurance which insures against loss of Turnpike Revenues, and (iii) amounts on deposit in the Construction Fund, the Special Project Reserve Fund and the General Reserve Fund, and available for deposit in the Revenue Fund and actually deposited therein.

"Turnpike System" means the existing New Jersey Turnpike and all Turnpike Projects in addition thereto.

"Variable Rate Debt" means obligations of the Authority, other than Parity Variable Rate Bonds, Commercial Paper or Subordinated Indebtedness, bearing interest at a variable rate and specifying a maximum rate of interest permitted by law.

SUMMARY OF CERTAIN PROVISIONS OF THE GENERAL BOND RESOLUTION

The following is a brief summary of certain provisions of the General Bond Resolution .

Issuance of Non-Refunding Bonds (General Bond Resolution, Section 203)

One or more Series of Non-Refunding Bonds may be issued for the purpose of (i) paying the Costs of Construction of a Project and (ii) to raise funds to complete any Project for which Non-Refunding Bonds were issued pursuant to clause (i) above, subject to the following conditions and tests, among others:

(1) The Net Revenues for any period of 12 consecutive calendar months (reflecting any adjustment in toll rates made at any time during such period as if such toll rates were effective since the beginning of such period out of the preceding 24 calendar months equal or exceed the Net Revenue Requirement for such 12 months without regard to the Bonds to be issued; and

(2) The estimated Net Revenues for the then current and each future calendar year to and including the fifth full calendar year after the estimated date when the Project will be placed in service equal or exceed the Net Revenue Requirement for each such year and Net Revenues in the fifth such calendar year equal or exceed future maximum Aggregate Debt Service in any year.

(3) There will be deposited (i) in the Debt Reserve Fund the amount, if any, necessary so that the balance in such fund equals the Debt Reserve Requirement, calculated immediately after delivery of such Non-Refunding Bonds, (ii) in any other Fund the amount required by the Series Resolution, and (iii) in the Construction Fund for the Project specified by the Series Resolution the remaining balance.

For the purposes of the above tests, the estimated Net Revenues are to be based on estimates by the Authority's Traffic Engineers, as defined in the General Bond Resolution, of Turnpike Revenues and estimates by the Authority's Consulting Engineers, as defined in the General Bond Resolution, of Operating Expenses and are to give effect to the construction of the Project for which such Bonds are being issued and any other uncompleted Project. The estimates of the Traffic Engineers are to reflect the effect of the construction, improvement or acquisition of any highway or other facility which any Federal, State or other agency is then projecting or planning and which, in their opinion, may be materially competitive with any part of the Turnpike System.

Issuance of Refunding Bonds (General Bond Resolution, Section 204)

One or more Series of Refunding Bonds may be issued to refund (i) any or all Outstanding Bonds of one or more Series or maturities within a Series or Bonds within a maturity or (ii) any Variable Rate Debt, Commercial Paper or Subordinated Indebtedness.

Bonds may be issued to refund outstanding Bonds only if, among other conditions, (i) either the Authority meets the tests described above under "ISSUANCE OF NON-REFUNDING BONDS" or Aggregate Debt Service is not increased for any calendar year as a result of such refunding and (ii) if there shall be in effect a Qualified Swap with respect to the Bonds to be refunded and such Qualified Swap shall be terminated upon the date such Refunding Bonds are issued, moneys in an amount sufficient to make the payment, if any, due by the Authority under such Qualified Swap upon such termination are deposited with the Trustee.

The issuance of Bonds to refund Variable Rate Debt, Commercial Paper or Subordinated Indebtedness is subject to substantially the same conditions and tests referred to above under "ISSUANCE OF NON-REFUNDING BONDS".

Pledge Effected by General Bond Resolution (General Bond Resolution, Sections 501 and 504)

The General Bond Resolution pledges for the payment of the principal and Redemption Price of, and interest on, the Bonds, and all obligations of the Authority under any Qualified Swap and certain Credit Facilities securing all or a portion of any Series of Bonds, in accordance with their terms and the provisions of the General Bond Resolution and such Qualified Swap and Credit Facilities, subject only to the provisions of the General Bond Resolution permitting the application thereof for the purposes and on the terms set forth in the General Bond Resolution: (i) the proceeds of the sale of the Bonds, (ii) all Pledged Revenues, and (iii) amounts on deposit in all Funds established by the General Bond Resolution, except for certain funds deposited in the Construction Fund and, under certain circumstances, the General Reserve Fund. The pledge and lien created by the General Bond Resolution may be modified by a Series Resolution or a supplemental resolution to provide for a pledge of amounts on deposit in particular funds or accounts to a particular Series of Bonds, the proceeds of which Series of Bonds funded such funds or accounts, superior to the pledge of such funds and accounts to other Bonds. The General Bond Resolution requires that the Authority shall pay out of moneys in the Revenue Fund, free and clear of any pledge created by the General Bond Resolution, all amounts required for reasonable and necessary Operating Expenses.

Funds

Construction Fund: The General Bond Resolution provides that the Authority shall establish within the Construction Fund a separate account for each Project the costs of which are to be paid in whole or in part out of the Construction Fund.

The Authority will pay into each separate account established for each Project the proceeds of Non-Refunding Bonds issued therefor, to the extent not required to make other required deposits. Amounts in each separate account established for each Project financed by Non-Refunding Bonds shall be applied to the purposes specified in the Series Resolution authorizing such Bonds. Certain insurance proceeds are also to be paid into the Construction Fund.

Moneys in the Construction Fund shall be invested by the Authority to the fullest extent practicable in Investment Securities maturing in such amounts and at such times as may be necessary to provide funds when needed to pay the Costs of Construction or other costs payable from such moneys.

To the extent that other moneys are not available therefor, amounts in the Construction Fund, except for moneys accepted from the United States Government or the State on the condition that such moneys not be encumbered by the Authority's debt service obligations, shall be applied to the payment of Debt Service.

Upon completion, substantial completion or abandonment of any Project and upon certification of an Authorized Officer of the Authority, any amount remaining in the separate account established therefor not required to complete payment of the Costs of Construction shall be deposited in the Debt Reserve Fund to the extent necessary to meet the Debt Reserve Requirement, and the balance shall be deposited into the Revenue Fund or the Maintenance Reserve Fund as directed by the Authority.

(General Bond Resolution, Section 503)

Debt Service Fund: The Trustee shall pay or request the Depository holding such Fund to pay from the Debt Service Fund the following amounts (a) to the respective Paying Agents, (i) the payment of interest and maturing principal amounts of the Bonds when due, (ii) payment of the redemption price and accrued interest on the redemption of Bonds, and (iii) payment of the purchase price of Bonds purchased through application of moneys accumulated in this fund by reason of the payment of any Sinking Fund Installment, and (b) to the Qualified Swap Provider, any amounts due and payable by the Authority during such month pursuant to a Qualified Swap under which the Authority is the fixed rate payor. All amounts held at any time in the Debt Service Fund shall be held on a parity basis for the ratable security and payment of Accrued Debt Service for the benefit of the Owners of all Bonds and of any Qualified Swap Provider in proportion to the amounts accrued and due to each of them.

(General Bond Resolution, Section 505)

Debt Reserve Fund: Amounts in the Debt Reserve Fund are to be applied to make up any deficiency in the Debt Service Fund. The General Bond Resolution provides that as a condition to the issuance of each Series of Bonds there shall be deposited in the Debt Reserve Fund the amount, if any, necessary so that the amount in such Fund equals the Debt Reserve Requirement calculated immediately after the issuance of such Series of Bonds.

Whenever the moneys and securities on deposit in the Debt Reserve Fund, together with the amount in the Debt Service Fund, are sufficient to pay in full all outstanding Bonds in accordance with their terms, together with any obligations owed by the Authority under any Credit Facility or any Qualified Swap secured on a parity with the Bonds, the funds on deposit in the Debt Reserve Fund are to be transferred to the Debt Service Fund.

In lieu of the required deposits into the Debt Reserve Fund, the Authority may deposit into the Debt Reserve Fund a surety bond or an insurance policy or a letter of credit in an amount equal to the difference between the Debt Reserve Requirement and the sums then on deposit in the Debt Reserve Fund, if any. The surety bond, insurance policy or letter of credit shall be payable on any interest payment date on which moneys will be required to be withdrawn from the Debt Reserve Fund and applied to the payment of Debt Service and such withdrawal cannot be withdrawn from the Debt Reserve Fund and applied to the payment of Debt Service and such withdrawal cannot be met by amounts on deposit in the Debt Reserve Fund or provided from any other Fund under the Resolution. The insurer providing such surety bond or insurance policy shall be an insurer whose municipal bond insurance policies insuring the payment, when due, of the principal of and interest on municipal bond issues results in such issues being rated in the highest rating category by both S&P and Moody's or any insurer who holds the highest policyholder rating accorded insurers by A.M. Best & Co. or any comparable service or successor service, provided that if the insurer is rated by A.M. Best & Co. but not by both Moody's and S&P, the Authority shall not agree to purchase the surety bond or insurance policy from such insurer unless the Authority gives at least fifteen (15) days' advance notice of its intention to do so to each of the Rating Agencies, which notice shall specify the identity of such insurer. The letter of credit issuer shall be a bank or trust company which is rated not lower than the second highest rating category (without regard to rating subcategories) by both Moody's and S&P, and the letter of credit itself shall be rated in the highest category of both such ratings agencies. If a disbursement is made pursuant to a surety bond, an insurance policy or a letter of credit, the Authority shall be obligated either (i) to reinstate the maximum limits of such surety bond, insurance policy or letter of credit or (ii) to deposit into the Debt Reserve Fund, funds in the amount of the disbursement made under such surety bond, insurance policy or letter of credit, or a combination of such alternatives, as shall provide that the amount in the Debt Reserve Fund equals the Debt Reserve Requirement within a time period not longer than would be required to restore the Debt Reserve Fund by application of moneys in the Revenue Fund. The General Bond Resolution requires that if there is a reduction or suspension of any of the credit ratings of any insurer or letter of credit bank providing support for the Debt Reserve Fund, the Authority shall, within the time period provided in the General

Bond Resolution, provide a substitute surety bond, insurance policy or letter of credit meeting the requirements of the General Bond Resolution or shall deposit cash in the Debt Reserve Fund so that the amount in such Fund shall equal the Debt Reserve Requirement.

The Authority's payment obligation under any Qualified Swap shall be made from the Debt Service Fund if the Authority's obligation under the Qualified Swap remains a fixed rate obligation; otherwise, such payment shall be made from the General Reserve Fund. The Authority will not enter into any Qualified Swap unless it gives it at least fifteen (15) days' advance notice of its intention to do so to each of the Rating Agencies, which notice shall specify the identity of the Qualified Swap Provider.

(General Bond Resolution, Section 506)

Maintenance Reserve Fund: Amounts in the Maintenance Reserve Fund may be applied to the cost of major resurfacing, replacement or reconstruction of the Turnpike System and major or extraordinary repairs, renewals, or replacement of the Turnpike System, to the extent stated in a certificate of the Consulting Engineers filed with the Trustee and the Authority to be necessary (i) to restore or prevent physical damage to the Turnpike System or any part thereof, (ii) for the safe and efficient operation of the Turnpike System or (iii) to prevent loss of Pledged Revenues. Under certain conditions this fund is also to be used to meet certain deficiencies which may require transfers to be made to the Debt Service Fund.

(General Bond Resolution, Section 507)

Special Project Reserve Fund: Amounts in the Special Project Reserve Fund may be applied to the cost of one or more Projects or Special Projects. This fund may also be used in an amount up to 20% of the amount on deposit therein on the first day of any year to meet budgeted payments into the Maintenance Reserve Fund. Under certain circumstances, it is also to be used to meet deficiencies in the following Funds: the Debt Service Fund, the Debt Reserve Fund, the Charges Fund and the General Reserve Fund and excess amounts may be deposited in the Revenue Fund.

(General Bond Resolution, Section 509)

General Reserve Fund: Amounts in the General Reserve Fund are to be used to make up deficiencies in the Revenue Fund, the Debt Service Fund, the Debt Reserve Fund, the Charges Fund, the Maintenance Reserve Fund and the Special Project Reserve Fund. Amounts in this fund which are not required to remedy any such deficiency may be applied, subject to the terms of any pledge securing Subordinated Indebtedness. Variable Rate Debt, Commercial Paper or any Credit Facility supporting such obligations and any Exchange Agreement to: (i) the purchase or redemption of any Bonds and expenses in connection therewith; (ii) payment of the principal or redemption price of and interest on any Variable Rate Debt or Commercial Paper; (iii) payments into the Construction Fund; (v) or the provision of reserves for these purposes; (vi) payments into the Revenue Fund; or (vii) any other corporate purpose of the Authority, including but not limited to any payments to be made to the State with respect to the development of State transportation projects.

(General Bond Resolution, Section 510)

Satisfaction of Sinking Fund Installments (General Bond Resolution, Section 505)

The Trustee, from amounts on deposit in the Debt Service Fund for Sinking Fund Installments, and the Authority (in lieu of depositing moneys in the Debt Service Fund) from any available funds, may purchase Bonds subject to redemption by operation of Sinking Fund Installments. Bonds so retired may

be credited against the Sinking Fund Installment at the then applicable sinking fund Redemption Price. If the principal amount of such Bonds so retired through application or in lieu of any Sinking Fund Installment shall exceed the amount of such Sinking Fund Installment, such excess shall be credited toward future Sinking Fund Installments in such order as the Authority shall determine, provided, however, that the Authority shall give notice to the Trustee of its election to credit any such excess to a Sinking Fund Installment at least 45 days prior to the due date thereof.

Variable Rate Debt; Commercial Paper; Subordinated Indebtedness (General Bond Resolution, Sections 511 and 512)

The Authority may, at any time or from time to time, issue Variable Rate Debt and Commercial Paper payable out of, and which may be secured by a pledge of, such amounts in the General Reserve Fund as may from time to time be available for the purpose of payment thereof; provided, however, that (a) such indebtedness shall be incurred only for any one or more of the purposes set forth above under the description of the General Reserve Fund and the proceeds of such Variable Rate Debt or Commercial Paper shall only be applied for such purpose or purposes, (b) the Authority shall covenant to provide sufficient moneys in the General Reserve Fund to pay the Variable Rate Debt and Commercial Paper when and as due, and (c) such indebtedness shall be, and shall be expressed to be, subordinate in all respects to the Bonds issued or to be issued under the General Reserve Fund but senior in all respects to any pledge to secure Subordinated Indebtedness. No Variable Rate Debt or Commercial Paper may be issues unless the Authority has first determined by certified resolution that the issuance of such Variable Rate Debt or Commercial Paper, as applicable, will not impair the financial viability of the Authority or its operations.

The Authority may incur Subordinated Indebtedness for one or more of the purposes mentioned above under description of the General Reserve Fund. Such indebtedness may be payable out of and secured by a pledge of such amounts in the General Reserve Fund as may from time to time be available therefor. Such pledge must be subordinate to the pledge created by the General Bond Resolution.

Variable Rate Debt, Commercial Paper and Subordinated Indebtedness may be issued without regard to the level of Net Revenues of the Authority but all Debt Service must be paid before any further payment of principal or interest on Variable Rate Debt, Commercial Paper or Subordinated Indebted if any of the following events occur: (i) an event of default under the General Bond Resolution resulting from the non-payment of Debt Service (until cured); (ii) an event of default occurs under the General Bond Resolution with respect to Bonds resulting in acceleration of Principal Installments and interest on Bonds; (iii) the principal and interest on Variable Rate Debt, Commercial Paper or Subordinated Indebtedness is accelerated; (iv) the Authority becomes insolvent; or (v) early termination of a Qualified Swap. Any event of default with respect to Variable Rate Debt, Commercial Paper or Subordinated Indebtedness shall not in itself create the right to declare an event of default with respect to Bonds. No Subordinated Indebtedness may be issued unless the Authority has first determined by certified resolution that the issuance of such Subordinated Indebtedness will not impair the financial viability of the Authority and its operations.

In connection with the issuance of Variable Rate Debt, Commercial Paper or Subordinated Indebtedness, the Authority may enter into Exchange Agreements with respect to such obligations if the Authority determines that such Exchange Agreement will assist the Authority in more effectively managing its interest costs. The Authority's payment obligation under any such Exchange Agreement shall be made from the General Reserve Fund.

Investment of Certain Funds (General Bond Resolution, Section 603)

The General Bond Resolution provides that certain funds held thereunder may, and in the case of the Debt Service Fund, the Debt Reserve Fund and the Charges Fund shall, be invested and reinvested to the fullest extent practicable in Investment Securities, as defined in the General Bond Resolution. The General Bond Resolution provides that such investments shall mature no later than such times as shall be necessary to provide moneys when needed for payments from such funds and, in the case of the following funds, not later than the period set forth below:

- the Revenue Fund, one year,
- the Debt Reserve Fund, five years,
- the Maintenance Reserve Fund, two years,
- the Special Project Reserve Fund, two years, and
- the General Reserve Fund, three years.

Net Investment income from investment of the Debt Service Fund shall be deposited in such Fund or Funds as the Authority directs from time to time provided that all deposits from the Revenue Fund required by the General Bond Resolution are made. Net investment income from investment of the Debt Reserve Fund shall be deposited in the same manner as other excess moneys in such fund as provided in the General Bond Resolution. Net investment income from all other Funds, except the Construction Fund, shall be paid into the Revenue Fund. Net investment income from the Construction Fund shall be held in the Construction Fund.

Valuation and Sale of Investments (General Bond Resolution, Section 604)

Investment securities in any Fund created under the provisions of the General Bond Resolution shall be deemed at all times to be part of such Fund, and any profit realized from the liquidation of such investments shall be credited to such Fund and any loss resulting from liquidation of such investment shall be charged to such Fund.

A valuation of the Debt Reserve Fund shall be made as of December 1 in each year. The value of securities held under the General Bond Resolution shall mean the amortized value thereof, provided, however, that all Special Treasury Obligations shall be valued at par and those obligations which are redeemable at the option of the holder shall be valued at the price at which such obligations are then redeemable. The computations shall include accrued interest on securities paid as a part of the purchase price thereof and not collected. Amortized value, when used with respect to a security purchased at par, means the purchase price of such security and when used with respect to a security purchased at a premium above or discount below par, means as of any subsequent date of valuation, the value obtained by dividing the total premium or discount by the number of days remaining to maturity on any such security at the time of such security at the time of such purchase and (i) in the case of a security purchased at a premium, by deducting the product thus obtained form the purchase price, and (ii) in the case of a security purchase at a discount, by adding the product thus obtained to the purchase price.

Annual Budget (General Bond Resolution, Section 710)

The Authority covenants that, not less than 40 days before the beginning of any calendar year, the Authority shall prepare and file with the Trustee a preliminary budget of Operating Expenses and reserves therefor for the ensuing year. Each such budget and each Annual Budget shall include, in addition to appropriations for all anticipated Operating Expenses and reserves therefor, provision for Maintenance Reserve Payments and for Special Project Reserve Payments. Such preliminary budget and any Annual Budget may set forth such additional material as the Authority may determine and shall contain a

certificate of the Consulting Engineers approving such preliminary budget or such Annual Budget, as the case may be.

On or before the 15th day of each calendar year, the Authority shall finally adopt the Annual Budget for such year. The Authority may at any time adopt an amended Annual Budget for the remainder of the then current calendar year. Copies of the Annual Budget and of any amended Annual Budget shall be promptly filed with the Trustee, for inspection by Bondholders.

The Special Project Reserve Payments included in the Annual Budget shall be in an amount equal to the difference between (i) the balance on deposit in the Special Project Reserve Fund on the date of adoption of the Annual Budget and (ii) the Special Reserve Requirement.

If, in the Annual Budget for any calendar year or in any amended Annual Budget for any calendar year, the total Operating Expenses stated exceed 110% of the total Operating Expenses stated in the preliminary budget for such year as filed with the Trustee, such Annual Budget or amended Annual Budget shall not be effective or supersede any prior budget until the Authority shall have prepared a report in reasonable detail as to the reasonableness and necessity thereof, file copies of such report with the Trustee, and thereafter held a public hearing thereon at which any Bondholder may appear in person or by agent or attorney and present any objections he may have.

If the Owners of 25% in aggregate principal amount of the Bonds then Outstanding shall so request in writing at the time of the public hearing mentioned in the immediately preceding paragraph, the Authority shall obtain a report by the Consulting Engineers as to the reasonableness and necessity of such budget, and the Annual Budget for such year shall not be adopted until ten days after a copy of such report shall have been filed with the Trustee.

Toll Covenants (General Bond Resolution, Sections 713 and 714)

The Authority covenants in the General Bond Resolution that:

(i) It will at all times fix, charge and collect such tolls for the use of the Turnpike System as are required in order that in each calendar year Net Revenues shall at least equal the Net Revenue Requirement for such year.

(ii) On or before December 1 in each year, the Authority will review its financial condition in order to estimate whether the Net Revenues for such year and for the next succeeding year will be sufficient to comply with the toll covenant described in paragraph (i) above. Such review shall take into consideration the completion of any uncompleted Projects and the issuance of future series of Bonds, if necessary, to finance the completion of such Projects. If the Authority determines that the Pledged Revenues may not be so sufficient, it will cause its Traffic Consultants to make a study and to recommend a schedule of tolls which will provide sufficient Pledged Revenues in the following year to comply with the toll covenant described in paragraph (i) above and will cause additional Pledged Revenues to be collected in the following and later years sufficient to eliminate any deficiency at the earliest practicable time. The Authority will place the recommended schedule of tolls in effect no later than the next April 1.

Failure to comply with the toll covenant described in paragraph (i) above in any calendar year will not constitute an event of default under the General Bond Resolution if either (a) the Authority complies with the covenant described in paragraph (ii) above or (b) the Authority's Traffic Consultants are of the opinion that a toll schedule which will comply with the toll covenant described in paragraph (i) above is impracticable at that time, and the Authority therefor cannot comply with the covenant described in paragraph (ii) above, and the Authority establishes a schedule of tolls which is recommended by its

traffic consultants to comply as nearly as practicable with the tolls covenant described in paragraph (i) above.

The Authority will not reduce any toll (except by way of certain adjustments or reclassifications of toll rates as referred to below) unless the following conditions and tests shall be met:

(1) There shall have been delivered to the Trustee a certificate of an Authorized Officer of the Authority to the effect that the cumulative reductions in the immediately preceding 12 months, including the proposed and all other reductions as if they had been in effect for such period, would not reduce Net Revenues for such period by more than one percent (1%), with schedules of traffic and toll collections demonstrating such conclusion and that, taking into account such reductions, the Authority would have met the Net Revenue Requirements for such period; or

(2) (i) the Net Revenues for the preceding calendar year shall have equaled at least the Net Revenue Requirement for such preceding calendar year;

(ii) the estimated Net Revenues for the then current and each future calendar year to and including the latest maturity of the Bonds (giving effect to the proposed toll reduction but not to any additional traffic which might result therefrom) shall equal at least the Net Revenue Requirement (giving effect to future Series of Bonds estimated to be required to complete uncompleted Additional Projects) for each such year;

(iii) the Authority is not in default in the performance of any of the provisions of the Bonds or the General Bond Resolution or of any Qualified Swap; and

(iv) the amount in the Debt Reserve Fund is at least equal to the Debt Reserve Requirement.

For purposes of the test referred to in paragraph (2)(ii) above, the estimated Net Revenues are to be based on estimates by the Authority's Traffic Consultants of Turnpike Revenues and estimates by the Authority's Consulting Engineers of Operating Expenses, Maintenance Reserve Payments and Special Project Reserve Payments in each case giving effect to the completion of any uncompleted Turnpike Project. The estimates of the Traffic Consultants are to reflect the effect of the construction, improvement or acquisition of any highway or other facility which any Federal, State or other agency is then projecting or planning and which, in their opinion, may be materially competitive with any part of the Turnpike System.

The Authority may increase toll rates and make any other adjustment or reclassification of toll rates or establish special toll rates provided that such action (i) is concurred in by the Traffic Engineers and affects tolls accounting for less than 10% of the Turnpike Revenues, as evidenced by a certificate filed with the Trustee, or (ii) is subject to a certification of the Traffic Engineer, filed with the Trustee, that the changed tolls will not result in a reduction in Net Revenues by reason of collectibility, reduction in traffic or costs of operation or any other reason.

The Authority shall not grant free passage for the use of any portion of the Turnpike System subject to tolls, except (i) to members, officers and employees of the Authority actually in the performance of their duties or in the course of traveling to or from the place of the performance of such duties, to members of the New Jersey State Police Force, to members of any fire department or any local police department in the performance of their duties and to any public or private ambulance or rescue squad service for the emergency passage of its ambulance or rescue vehicles, (ii) by means of passes or otherwise, to such vehicles owned by individuals, corporations or partnerships with which the Authority

has entered into leases, concession contracts or service and maintenance contracts, as in its discretion may be deemed necessary for the operation of concessions and facilities upon the Turnpike System, for the maintenance of such concessions or facilities and for the prompt and economical furnishing of emergency services to patrons of the Turnpike System or any concession or facility thereof, (iii) commuter buses (as defined from time to time by the Authority's regulations), but only if and to the extent that the Authority first determine by certified resolution that the exemption of such commuter buses from tolls will not impair the financial viability of the Authority and its operations, and (iv) to others by passes, provided that there shall not be more than fifty such passes outstanding at any one time.

Insurance (General Bond Resolution, Section 715)

The Authority covenants that it will at all times maintain, to the extent reasonable obtainable, the, following kinds and the following amounts of insurance, or otherwise make provision for the payment of claims against the Authority, with such variations as shall reasonable be required to conform to applicable standard or customary insurance practice and subject to such exceptions and permissible deductions as are ordinarily required, all to be determined by the Authority after consultation with its insurance consultants:

- (1) Property insurance on all real and personal property, including bridges and viaducts owned by the Authority in sufficient amounts to cover direct physical loss or damage from causes normally insured against;
- (2) Liability insurance to cover injury to persons or damage to property for claims arising out of the construction, maintenance, reconstruction or operation of the roadway and other facilities owned or operated by the Authority;
- (3) Business interruption insurance covering loss of Pledged Revenues due to any interruption in the use of the roadway or other facilities of the Authority which would cause a loss of revenue to the Authority;
- (4) Any coverage required to be maintained by any State or federal law, including, but not limited to, workers' compensation coverage, and motor vehicle liability coverage;
- (5) Any coverage which is customarily deemed appropriate to protect the interests of the Authority during any construction or reconstruction of any portion of the Turnpike System; and
- (6) Any additional insurance which may be necessary or advisable to protect the interests of the Authority.

Reports (General Bond Resolution, Sections 717 and 718)

The Authority covenants to file with the Trustee, and to mail to those Bondholders who file with it their names and addresses for such purpose, periodic reports on the operations of the Turnpike System, including statements of traffic, Pledged Revenues and Net Revenues. Quarterly reports are to cover the preceding quarter and 12-month period, with comparative data for corresponding periods a year earlier. In addition, semi-annual reports are to cover a Six-month period and contain, among other things, a statement of transactions in and investments of funds established by the General Bond Resolution, and annual reports are to contain statements of traffic, Pledged Revenues, Net Revenues, fund transactions and investments audited by an independent public accountant or accounting firm of recognized national standing approved by the Trustee. The Authority will cause an annual audit to be made of its books and accounts relating to the Turnpike System for the preceding calendar year.

With respect to each Project under construction, the Authority covenants to file and to mail (as provided above) quarterly construction progress reports prepared by its consulting engineers, with comparisons between actual elapsed times and costs and previously estimated times and costs.

Arbitrage (General Bond Resolution, Section 720)

The Authority covenants that it will not at any time take any action or fail to take any action which would cause any Tax Exempt Obligation to be an arbitrage bond within the meaning of the Code or permit any of the proceeds of Tax Exempt Obligations or any other funds of the Authority to be used directly or indirectly to acquire any securities or obligations the acquisition of which would cause any Tax Exempt Obligation to be an arbitrage bond within the meaning of the Code.

Events of Default and Remedies (General Bond Resolution, Sections 801 and 804)

The General Bond Resolution defines events of default which include, among others, (i) defaults (a) in the due and punctual payment of the principal or redemption price of any Bond when and as the same shall become due and payable or the payment of the purchase price of a tendered Bond on any date on which Bonds are required to be purchased pursuant to a Series Resolution, (b) in the due and punctual payment of any installment of interest on any Bond, (c) in the compliance with the toll covenant of the General Bond Resolution, except as stated under "Toll Covenants" above, (d) the Authority undertaking the filing of a petition seeking a composition of indebtedness under the federal bankruptcy laws, or under any other applicable law or statute of the United States of America or of the State of New Jersey, (e) in the performance of any other covenant or condition in the General Bond Resolution or in the Bonds if such default shall continue for 60 days after notice by the Owners of not less than 10% in principal amount of Bonds outstanding, and (f) failure by the Authority to vacate the appointment by a court of a receiver or receivers of the Turnpike System or any part thereof, or of the tolls and other revenues therefrom within 90 days after the entry thereof, and (ii) the Trustee's receipt from the Standby Purchaser of notice of the Occurrence of an "event of default" under the Standby Agreement.

If an event of default shall happen and shall have not been remedied, the Trustee may, and upon written request of the Owners of 10% in principal amount of the Bonds outstanding shall, proceed to enforce by such proceedings at law or in equity as it deems most effectual, the rights of the Owners of Bonds issued under the General Bond Resolution, and either the Trustee or the Owners of 25% in principal amount of the Bonds then outstanding may declare the principal of and interest on all the Bonds then outstanding due and payable immediately.

No Bondholder shall have any right to institute any suit or proceeding for the execution of any trust under the General Bond Resolution, or for the enforcement of any provision of the General Bond Resolution, unless such Bondholder shall have given previously the Trustee written notice of the event of default on account of which such suit or proceeding is to be instituted, and unless the holders of at least 25% in principal amount of the Bonds then outstanding shall have filed a written request to the Trustee and shall have afforded the Trustee a reasonable opportunity to exercise its powers or to institute such suit or proceeding, and unless there shall have been offered to the Trustee adequate security and indemnity against its costs, expenses and liability to be incurred and the Trustee shall have refused or failed to comply with such request within 60 days after receipt of such notice, request and offer of indemnity. Nothing in the General Bond Resolution or the Bonds affects or impairs the Authority's obligation to pay the Bonds and the interest thereon when due or the right of any Bondholder to enforce such payment.

Resignation and Removal of Trustee (General Bond Resolution, Sections 908, 909 and 910)

The Trustee may at any time resign and be discharged of its duties and obligations under the General Bond Resolution by giving the Authority not less than 60 days written notice and publishing

notice of its resignation in certain newspapers. The Trustee may also be removed at any time by the Owners of a majority in principal amount of the Bonds then Outstanding by a signed and acknowledged instrument. The resignation, discharge or removal of the Trustee shall not become effective until a successor Trustee has assumed the duties and obligations of the Trustee under the General Bond Resolution.

In the case of the resignation or removal of the Trustee, or if the Trustee is incapable of acting or is otherwise relieved of its duties, the Owners of a majority in principal amount of the Bonds then Outstanding may appoint a successor. Any successor Trustee shall be a bank or trust company or national banking association, doing business and having its principal office in the City and State of New Jersey and having capital stock and surplus aggregating at least \$50,000,000, if there be such a bank or trust company or national banking association willing and able to accept the office on reasonable and customary terms and authorized by law to perform all the duties imposed upon it by the General Bond Resolution.

Co-Trustee (General Bond Resolution, Section 917)

At any time so long as no event of default has occurred and is continuing under the General Bond Resolution, the Authority, by Supplemental Resolution, may, solely in its discretion, appoint an additional institution as a separate or Co-Trustee meeting the requirements of a successor trustee under the General Bond Resolution, in which event each and every remedy, power, right, claim, demand, cause of action, immunity, estate, title interest and lien expressed or intended by the General Bond Resolution to be exercised by or vested in or conveyed to the Trustee with respect thereto shall be exercisable by and vest in such separate or Co-Trustee, but only to the extent necessary to enable such separate or Co-Trustee to exercise such powers, rights and remedies, and every covenant and obligation necessary to the exercise thereof by such separate or Co-Trustee shall run to and be enforceable by either of them. In case any separate or Co-Trustee, or a successor, shall become incapable of acting, resign or be removed, all the estates, properties, rights, powers, trusts, duties and obligations of such separate or Co-Trustee, so far as permitted by law, shall vest in and be exercised by the Trustee until the appointment, if any, by the Authority of a successor to such separate or Co-Trustee. Any Co-Trustee appointed by the Authority pursuant to the General Bond Resolution may resign in accordance with the General Bond Resolution or be removed in accordance with the General Bond Resolution, in which case all powers, rights and remedies vested in the Co-Trustee shall again vest in the Trustee as if no such appointment of a Co-Trustee had been made. No successor Co-Trustee shall be required (but shall be permitted subject to the requirements of the General Bond Resolution) so long as the Trustee continues to act under the General Bond Resolution.

In connection with the appointment of any Co-Trustee pursuant to the General Bond Resolution the Authority, the Trustee and the Co-Trustee shall execute a separate Agreement in form acceptable to the parties thereto defining the respective duties of such Co-Trustee and the Trustee under the General Bond Resolution.

Series Resolutions (General Bond Resolution, Section 1001)

The Authority may adopt at any time and from time to time Series Resolutions to authorize the issue of Series of Bonds under the General Bond Resolution. A Series Resolution may also designate Variable Rate Debt, Commercial Paper and Subordinated Indebtedness as Bonds if at the time of such designation specified requirements of the General Bond Resolution are met with respect to such indebtedness. A Series Resolution shall be fully effective in accordance with its terms upon its adoption by the Authority in order to specify, determine or authorize any matters and things concerning any such Bonds or the proceeds thereof which are not contrary to or inconsistent with the General Bond

Resolution. Upon the adoption of a Series Resolution, the Authority shall file with the Trustee a copy thereof, certified by an Authorized Officer of the Authority.

Amendments and Supplements (General Bond Resolution, Sections 1101 and 1102)

The Authority may, without Bondholder consent, adopt at any time or from time to time a Supplemental Resolution supplementing and amending the General Bond Resolution or any Series Resolution or any Supplemental Resolution for one or more of the following purposes:

- (1) To close the General Bond Resolution against, or impose additional limitations or restrictions on, the issuance of Bonds, or of other notes, bonds, obligations or evidences of indebtedness;
- (2) To impose additional covenants or agreements to be observed by the Authority which are not contrary to or inconsistent with the General Bond Resolution;
- (3) To impose other limitations or restrictions upon the Authority;
- (4) To cure any ambiguity, omission or defect in the General Bond Resolution, any Series Resolution or Supplemental Resolution in such manner as shall not be inconsistent with the overall intent of the General Bond Resolution and shall not impair or adversely affect the security for any Bonds issued under the General Bond Resolution;
- (5) To revise the timing for the performance of certain of the Authority's covenants contained in the General Bond Resolution in the event that the Authority's fiscal year is ever changed from a calendar year to a different 12 month period, provided that such revisions shall require the performance of such covenants within the same relative time periods of the new fiscal year as is required currently in a calendar year;
- (6) To surrender any right, power or privilege reserved to or conferred upon the Authority by the General Bond Resolution;
- (7) To confirm, as further assurance, any pledge of or lien upon the Pledged Revenues or any other moneys, securities or funds;
- (8) To effect any other change necessary to maintain the excludability of the interest on Tax Exempt Obligations from gross income for federal income tax purposes;
- (9) To appoint a Co-Trustee in the discretion of the Authority pursuant to the General Bond Resolution; and
- (10) To effect any other change in the General Bond Resolution, any Series Resolution or Supplemental Resolution that does not materially adversely affect the Owners of the Bonds.

The Authority also may adopt modifications or amendments to the General Bond Resolution, any Series Resolution or Supplemental Resolution in addition to the amendments described above, (i) by adoption of a Supplemental Resolution with the written consent of the Holders of at least 51% in principal amount of the Bonds Outstanding at the time such consent is given, or (ii) in case less than all of the several Series of Bonds then Outstanding are affected by the modification or amendment, of the Holders of at least 51% in principal amount of the Bonds of each Series so affected and Outstanding at the time such consent is given; provided, however, that if such modification or amendment will, by its terms, not

take effect so long as any Bonds of any specified like Series and maturity remain Outstanding, the consent of the Owners of such Bonds shall not be required and such Bonds shall not be deemed to be Outstanding for the purpose of any calculation of Outstanding Bonds. If permitted by an applicable Series Resolution, a Credit Issuer for a Credit Facility or Substitute Credit Facility securing a Series of Bonds shall have the right to consent to amendments on behalf of the Owners of the Bonds of such Series. No such modification or amendment shall permit a change in the terms of redemption or maturity of the principal of any Outstanding Bonds, or of any installment of interest thereon or a reduction in the principal amount or the Redemption Price thereof or in the rate of interest thereon without the consent of the Holder of such Bond, or shall reduce the percentages or otherwise affect the classes of Bonds the consent of the Holders of which is required to effect any such modification or amendment, or shall change or modify any of the rights or obligations of any Fiduciary without its written assent thereto.

Each such Supplemental Resolution shall be accompanied, when filed with the Trustee, by (a) a Counsel's Opinion to the effect that such resolution has been duly and lawfully adopted by the Authority in accordance with the provisions of the General Bond Resolution, is authorized or permitted by the General Bond Resolution and, when effective, will be valid and binding upon the Authority, the Bondholders and the Trustee, and (b) if such Supplemental Resolution shall change or modify any of the rights or obligations of any Qualified Swap Provider, any Standby Purchaser, any Tender Agent or any Remarketing Agent, the written consent of such person to such Supplemental Resolution (which consent shall not be unreasonably withheld).

Defeasance (General Bond Resolution, Section 1201)

If the principal or redemption price, if applicable, of and interest due and to become due on all Bonds is paid to the Bondholders and all obligations of the Authority due or to become due under each Oualified Swap and Standby Agreement then in effect or thereupon terminated is paid in accordance with the terms thereof, then the pledge of Pledged Revenues and other moneys and all covenants, agreements and other obligations of the Authority to the Bondholders, each Qualified Swap Provider and each Standby Purchaser are discharged and satisfied. All outstanding Bonds prior to the maturity or redemption date thereof shall be deemed to have been paid and shall cease to be entitled to any lien, benefit or security under the General Bond Resolution and all covenants, agreements and obligations of the Authority to the Owners thereof shall be discharged and satisfied, if the following conditions are met: (i) (a) the interest rates in effect with respect to Bonds that are to be deemed paid with the meaning of the defeasance provisions of the General Bond Resolution cannot be reset prior to the date on which such Bonds are to be redeemed or their maturity date, and (b) such Bonds are not subject to tender for purchase prior to the date on which such Bonds are to be redeemed or their maturity date, (ii) in the case of the Bonds to be redeemed, the Authority shall have given to the Trustee instructions to pay or redeem all of said Bonds in accordance with the applicable Sinking Fund Installments and to publish the notice of redemption thereof, (iii) there shall have been deposited with the Trustee in trust either moneys in an amount which shall be sufficient, or Federal Securities, the principal of and interest on which, when due, will provide moneys which, together with any moneys also deposited, shall be sufficient to pay when due the principal or redemption price, if applicable, and interest due or to become due on such Bonds, and (iv) in the event such Bonds are not to be redeemed with the next succeeding 60 days, the Authority shall have given the Trustee irrevocable instructions to publish, as soon as practicable, a notice to the Owners of such Bonds that the above deposit has been made with the Trustee and that such Bonds are deemed to be paid and stating the maturity or redemption dates upon which moneys are to be available to pay the principal or redemption price, if applicable, of such Bonds.

No payments of principal of any of the Federal Securities deposited with the Trustee or interest thereon shall be withdrawn or used for any purpose other than the payment of such principal or Redemption Price of, or interest on, the Bonds deemed to be paid unless after such withdrawal the amount held by the Trustee and interest to accrue on Federal Securities so held shall be sufficient to provide fully for the payment of the principal or Redemption Price of and interest on the balance of such Bonds.

Amounts deposited with the Trustee for the payment of Principal Installments of and interest on any Bonds deemed to be paid, if so directed by the Authority, shall be applied by the Trustee to the purchase of such Bonds in accordance with the General Bond Resolution. Bonds for which a redemption date has been established may be purchased on or prior to the 45th day preceding the redemption date. The principal amount of Bonds to be redeemed shall be reduced by the principal amount of Bonds so purchased. Bonds which mature on a single future date may be purchased at any time prior to the maturity date. All such purchases shall be made at prices not exceeding the applicable principal amount or redemption price established pursuant to the General Bond Resolution, plus accrued interest, and such purchases shall be made in such manner as the Trustee shall determine. No purchase shall be made by the Trustee if such purchase would result in the Trustee holding less than the moneys and Federal Securities required to be held for the payment of all other Bonds deemed to be paid.

The Authority may purchase with any available funds any Bonds determined to be paid in accordance with the General Bond Resolution. Bonds for which a redemption date has been established may be purchased by the Authority on or prior to the 45th day preceding the redemption date. On or prior to the 45th day preceding the redemption date. On or prior to the 45th day preceding the redemption date the Authority shall give notice to the Trustee of its intention to surrender such Bonds on the redemption date. The Trustee shall proceed to call for redemption date the redemption price of and interest on Bonds purchased by the Authority upon surrender of such Bonds to the Trustee. Bonds which mature on a single future date may be purchased at any time prior to the maturity date. The Trustee shall pay to the Authority the principal amount of and interest on such Bonds upon surrender of such Bonds on the maturity date.

APPENDIX E

FORM OF BOND COUNSEL OPINION

Upon the issuance of the Series 2024 A Bonds, McManimon, Scotland & Baumann, LLC, Roseland, New Jersey, Bond Counsel, anticipates rendering its final opinion in substantially the following form:

[Date of Closing]

New Jersey Turnpike Authority 1 Turnpike Plaza P.O. Box 5042 Woodbridge, New Jersey 07095

The Bank of New York Mellon 1 Pershing Plaza – 4th Floor Jersey City, New Jersey 07399 Barclays Capital Inc. 745 Seventh Avenue New York, New York 10019

U.S. Bank Trust Company, National Association 333 Thornall Street – 4th Floor Edison, New Jersey 08837

Ladies and Gentlemen:

We have examined a record of proceedings relating to the issuance by the New Jersey Turnpike Authority (the "*Authority*") of \$849,000,000 aggregate principal amount of its Turnpike Revenue Bonds, Series 2024 A (the "*Series 2024 A Bonds*"). The Authority is a public body corporate and politic created under and by virtue of the New Jersey Turnpike Authority Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented (the "*Act*").

The Series 2024 A Bonds are issued under and pursuant to the provisions of the Act and a resolution of the Authority adopted on August 20, 1991 and entitled, "Turnpike Revenue Bond Resolution", as amended and restated on September 26, 1991, and as further amended and restated as of November 22, 1991, as the same has been further amended, restated and supplemented from time to time (collectively, the "*General Bond Resolution*"), including as supplemented by the Series 2020 Turnpike Revenue Bond Resolution, adopted by the Authority on January 28, 2020 (the "*Series 2020 Resolution*"), and by (i) a Certificate of Determination executed by the Executive Director of the Authority dated December 17, 2021, and (ii) a Certificate of Determination executed by the Executive Director of the Authority dated July 1, 2024 (collectively, the "*Certificates of Determination*"; and together with the General Bond Resolution and the Series 2020 Resolution, the "*Resolution*"), relating to the Series 2024 A Bonds. Capitalized terms used but not otherwise defined herein shall have the meaning ascribed thereto in the Resolution.

The Series 2024 A Bonds are dated the date hereof, mature on the dates, bear interest from their date at the rate, are payable on such dates and contain such other provisions, all as set forth in the Series 2020 Resolution and the Certificates of Determination. The Series 2024 A Bonds are subject to redemption prior to maturity on the terms and conditions set forth in the Resolution.

The Series 2024 A Bonds are being issued for the purpose of providing funds that will be used by the Authority to refund and redeem a portion of the Authority's Outstanding Turnpike Revenue Bonds, Series 2014 A.

Under the terms of the Resolution, the Authority may hereafter authorize and issue other additional Bonds under the Resolution for the purposes and on the terms and conditions set forth in the Resolution. Any such additional Bonds, when issued, will be entitled, equally and ratably with the Series 2024 A Bonds, all other Bonds heretofore or hereafter issued and Outstanding under the Resolution and certain other obligations described in the Resolution, to the benefit, protection and security of the provisions, covenants and agreements of the Resolution, including the pledge of Pledged Revenues and the amounts on deposit in all Funds established by the Resolution, except as otherwise set forth in the Resolution. In rendering the opinions set forth below, we have examined such matters of law and documents, certificates, records and other instruments as we deemed necessary or appropriate to enable us to express the opinions set forth below, including, without limitation, the Act, original counterparts or certified copies of the Resolution and the other documents, certifications, instruments, opinions and records filed with the Trustee in connection with the issuance of the Series 2024 A Bonds. In rendering the opinions set forth below, we have assumed and relied upon the genuineness of all signatures, the authenticity of all documents submitted to us as originals and the conformity to the original documents of all documents submitted to us as copies. As to any facts material to our opinions we have, when such facts were not independently established, relied upon the truthfulness, completeness and accuracy of the aforesaid documents, certifications, instruments, opinions and records without any independent investigation thereof.

Based on the foregoing and subject to the limitations, qualifications and exceptions set forth below, we are of the opinion that:

1. The Authority has been duly created and is validly existing as a public body corporate and politic under the provisions of the Act, with power to adopt the Resolution and to issue the Series 2024 A Bonds.

2. The Resolution has been duly and lawfully adopted by the Authority, is in full force and effect, is valid and binding upon the Authority and is enforceable in accordance with its terms, and no other authorization for the Resolution is required.

3. The Series 2024 A Bonds have been duly authorized and validly issued by the Authority in accordance with the Act and the provisions of the Resolution, are valid and binding obligations of the Authority enforceable in accordance with their terms and the terms of the Resolution, and are entitled to the benefit, protection and security of the Resolution and the Act.

4. The Resolution creates the valid pledge that it purports to create of the proceeds of the sale of the Bonds, the Pledged Revenues and the amounts on deposit in all Funds established by the Resolution (except for moneys provided by governmental authorities whose availability is conditioned on such amounts not being subject to the pledge of the Resolution), subject only to the provisions of the Resolution permitting the application thereof for the purposes and on the terms set forth in the Resolution.

5. The Series 2024 A Bonds constitute additional Bonds under the Resolution, and are equally and ratably entitled to the benefits, protection and security of the Resolution along with all other Bonds heretofore issued and Outstanding under the Resolution and certain other obligations described in the Resolution.

6. The Authority has covenanted to comply with any continuing requirements that may be necessary to preserve the exclusion from gross income of interest on the Series 2024 A Bonds for purposes of federal income taxation under the Internal Revenue Code of 1986, as amended (the "*Code*"). Assuming that the Authority continuously complies with its covenants, under existing law, interest on the Series 2024 A Bonds is excluded from gross income of the owners thereof for federal income tax purposes pursuant to Section 103 of the Code, and interest on the Series 2024 A Bonds is not an item of tax preference under Section 57 of the Code for purposes of computing alternative minimum tax; however, interest on the Series 2024 C Bonds is included in the "adjusted financial statement income" of certain corporations that are subject to alternative minimum tax under Section 55 of the Code.

7. Interest on the Series 2024 A Bonds and any gain from the sale thereof are not includable as gross income under the New Jersey Gross Income Tax Act.

The foregoing opinions in paragraphs 2 and 3 above are qualified to the extent that the enforceability of the Resolution and the Series 2024 A Bonds may be limited by applicable bankruptcy, insolvency, fraudulent conveyance, reorganization, moratorium or other similar laws now or hereafter enacted by any state or by the federal government affecting the enforcement of creditors' rights generally and general principles of equity (regardless of whether enforcement is sought in a proceeding in equity or at law) and the valid exercise of the sovereign police powers of the State of New Jersey and the constitutional power of the United States of America.

In rendering the opinion expressed in paragraph 6 above, we have relied on representations of the Authority with respect to matters solely within the knowledge of the Authority that we have not independently verified, and we have assumed continuing compliance with the covenants in the Resolution pertaining to the Code that affect the exclusion from gross income of interest on the Series 2024 A Bonds for federal income tax purposes. In the event that such representations are determined to be inaccurate or incomplete or the Authority fails to comply with such covenants, interest on the Series 2024 A Bonds could be includable in gross income for federal income tax purposes from the date of their original delivery, regardless of the date on which the event causing such inclusion occurs.

Except as stated above, we express no opinion as to any federal, state or local tax consequences of the ownership or disposition of the Series 2024 A Bonds.

Attention is called to the fact that we have not been requested to examine and have not examined any documents or information relating to the Authority other than the certified copies of the proceedings and proofs referred to hereinabove, and no opinion is expressed as to any financial or other information, or the adequacy thereof, that has been or may be supplied to any purchaser of the Series 2024 A Bonds.

The opinions expressed herein are based upon the laws and judicial decisions of the State of New Jersey and the United States of America as of the date hereof and are subject to any amendment, repeal or other modification of the applicable laws or judicial decisions that served as the basis for our opinion or to any laws or judicial decisions hereafter enacted or rendered. Our engagement as bond counsel with respect to the opinions expressed herein does not require, and shall not be construed to constitute, a continuing obligation on our part to notify or otherwise inform the addressees hereof of the amendment, repeal or other modification of the applicable laws or judicial decisions that served as the basis for this opinion letter or of the laws or judicial decisions hereafter enacted or rendered that impact on this opinion letter.

This opinion letter is being furnished solely to the parties to whom it is addressed and may not be relied upon by any other person or quoted in whole or in part or otherwise referred to without our prior written consent. This is only an opinion letter and not a warranty or guaranty of the matters discussed herein.

July 1, 2024 Page 4

This opinion is issued as of the date hereof. We assume no obligation to update, revise or supplement this opinion to reflect any facts or circumstances that may come to our attention after the date of this opinion, or any changes in law or interpretations thereof that may occur after the date of this opinion or for any reason whatsoever.

Very truly yours,

APPENDIX F

FORM OF CONTINUING DISCLOSURE AGREEMENT

CONTINUING DISCLOSURE AGREEMENT

BY AND AMONG

NEW JERSEY TURNPIKE AUTHORITY,

THE BANK OF NEW YORK MELLON, CO-TRUSTEE

AND

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, CO-TRUSTEE

Relating To

New Jersey Turnpike Authority

\$849,000,000 Turnpike Revenue Bonds, Series 2024 A

Dated: July 1, 2024

CONTINUING DISCLOSURE AGREEMENT

This **CONTINUING DISCLOSURE AGREEMENT** (the "*Disclosure Agreement*") is made this 1st day of July, 2024, by and among the New Jersey Turnpike Authority (the "*Authority*"), The Bank of New York Mellon and U.S. Bank Trust Company, National Association, in their capacity as co-trustees (the "*Co-Trustees*") under the Authority's Turnpike Revenue Bond Resolution, adopted on August 20, 1991, as amended, restated and supplemented (the "*Resolution*"), including as supplemented by the Series 2020 Turnpike Revenue Bond Resolution adopted by the Authority on January 28, 2020. This Disclosure Agreement is entered into in connection with the issuance and sale by the Authority of its Turnpike Revenue Bonds, Series 2024 A, and any additional bonds hereinafter issued under the Resolution and designated pursuant to a supplemental schedule as bonds to be covered hereunder (collectively, the "*Bonds*").

1. **Purpose of this Disclosure Agreement.** This Disclosure Agreement is being executed and delivered for the benefit of the holders and beneficial owners of the Bonds (collectively, the "*Bondholders*") and in compliance with Rule 15c2-12(b)(5) of the Securities and Exchange Commission, as it may be amended from time to time, including administrative or judicial interpretations thereof, as it applies to the Bonds.

2. **Definitions.** In addition to the definitions set forth in the Resolution and hereinabove, which apply to any capitalized term used in this Disclosure Agreement unless otherwise defined in this Section 2, the following capitalized terms shall have the following meanings:

"*Annual Report*" shall mean the Authority's Annual Report provided pursuant to, and as described in, Sections 3 and 4 of this Disclosure Agreement.

"*Continuing Disclosure Information*" shall mean, collectively, (i) each Annual Report, (ii) any notice required to be filed by the Authority with the MSRB pursuant to Section 3(c) of this Disclosure Agreement and (iii) any notice of a Listed Event required to be filed by the Authority with the MSRB pursuant to Section 5(b) of this Disclosure Agreement.

"*Financial Obligation*" means a (i) debt obligation, (ii) derivative instrument entered into in connection with, or pledged as security or a source of payment for, an existing or planned debt obligation or (iii) guarantee of (i) or (ii); *provided*, *however*, that the term "Financial Obligation" shall not include municipal securities as to which a final official statement has been provided to the MSRB consistent with the Rule.

"Listed Events" shall mean any of the events listed in Section 5(a) of this Disclosure

Agreement.

"*MSRB*" shall mean the Municipal Securities Rulemaking Board.

"*Opinion of Counsel*" shall mean a written opinion of counsel expert in federal securities law acceptable to the Authority.

"*Rule*" shall mean Rule 15c2-12 adopted by the SEC under the Securities Exchange Act of 1934, as it may be amended from time to time, including administrative or judicial interpretations thereof, as it applies to the Bonds.

"SEC" shall mean the United States Securities and Exchange Commission.

"*State*" shall mean the State of New Jersey.

3. **Provision of Annual Reports.**

(a) The Authority shall, not later than May 1 of each year during which any of the Bonds remain Outstanding, provide to the MSRB, in accordance with the provisions of Section 6 of this Disclosure Agreement, the Annual Report prepared for the respective fiscal year of the Authority ending the immediately preceding December 31 (or if the fiscal year of the Authority shall end on any date other than December 31, the Authority shall provide its Annual Report to the MSRB not later than the first day of the fifth month next following the end of such other fiscal year). Each Annual Report shall comply with the requirements of Section 4 of this Disclosure Agreement and may be submitted as a single document or as separate documents comprising a package.

(b) The Authority shall, at the same time as it submits the Annual Report to the MSRB, provide written notice of such submission to the Co-Trustees.

(c) The Authority shall also file with the MSRB, in a timely manner and in accordance with the provisions of Section 6 of this Disclosure Agreement, notice of any failure of the Authority to provide an Annual Report in compliance with the requirements of this Section 3 and Section 4 of this Disclosure Agreement.

4. **Contents of Annual Report.**

(a) The Annual Report shall include information pertaining to the Authority of the type appearing in the disclosure document of the Authority prepared in connection with the issuance of the Bonds and will include the (i) audited financial statements of the Authority for the preceding fiscal year of the Authority as required by Section 3(a) hereof prepared using the accounting standards described in subsection (b) of this Section 4, (ii) annual budgets of the Authority, (iii) debt service coverage certifications and (iv) management's discussion of results of operations, if and to the extent not otherwise provided in the audited financial statements. In the event that audited financial statements are not available on the date required in Section 3(a) hereof, the Authority shall file unaudited financial statements for such fiscal year until audited financial statements are available. Each Annual Report may cross-reference other information that is available to the public on the MSRB's internet website or that has been filed with the SEC and, if the document incorporated by reference is a final official statement, it must be available from the MSRB.

(b) As of the date of this Disclosure Agreement, the Authority prepares its financial statements in accordance with generally accepted accounting principles in the United States of America.

5. **Reporting of Listed Events.**

(a) This Section 5 shall govern the giving of notices of the occurrence, with respect to the Bonds, of any of the following Listed Events:

- (1) Principal and interest payment delinquencies;
- (2) Non-payment related defaults, if material;
- (3) Unscheduled draws on debt service reserves reflecting financial difficulties;
- (4) Unscheduled draws on credit enhancements reflecting financial difficulties;
- (5) Substitution of credit or liquidity providers, or their failure to perform;
- Adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability, Notices of Proposed Issue (IRS Form 5701-TEB) or other material notices or determinations with

respect to the tax status of the Bonds, or other material events affecting the tax status of the Bonds;

- (7) Modifications to the rights of Bondholders, if material;
- (8) Bond calls, if material, and tender offers;
- (9) Defeasances of the Bonds;
- (10) Release, substitution or sale of property securing repayment of the Bonds, if material;
- (11) Rating changes relating to the Bonds;
- (12) Bankruptcy, insolvency, receivership or similar event of the Authority;
- (13) The consummation of a merger, consolidation or acquisition involving the Authority or the sale of all or substantially all of the assets of the Authority, other than in the ordinary course of business, the entry into a definitive agreement to undertake such an action or the termination of a definitive agreement relating to any such actions, other than pursuant to its terms, if material;
- (14) Appointment of a successor or additional trustee for the Bonds or the change of name of a trustee for the Bonds, if material;
- (15) Incurrence of a Financial Obligation of the Authority, if material, or agreement to covenants, events of default, remedies, priority rights or other similar terms of a Financial Obligation of the Authority, any of which affect Bondholders, if material; and
- (16) Default, event of acceleration, termination event, modification of terms or other similar events under a Financial Obligation of the Authority, if any such event reflects financial difficulties.

(b) The Authority shall, in a timely manner not in excess of 10 business days after the occurrence of any Listed Event, file a notice of the occurrence of such Listed Event with the MSRB in accordance with the provisions of Section 6 of this Disclosure Agreement. In determining the materiality of any of the Listed Events specified in subsection (a) of this Section 5, the Authority may, but shall not be required to, rely conclusively on an Opinion of Counsel. The Authority shall also provide written notice of such Listed Event to the Co-Trustees at the same time it provides notice of such Listed Event to the MSRB.

6. **Filing of Continuing Disclosure Information.** Any Continuing Disclosure Information filed with the MSRB in accordance with this Disclosure Agreement shall be in an electronic format as shall be prescribed by the MSRB or such other format as the Rule may require or permit, and shall be accompanied by such identifying information as shall be prescribed by the MSRB or as may otherwise be required by the Rule.

7. **Termination of Reporting Obligation.** The obligations of the Authority under this Disclosure Agreement shall terminate upon the defeasance, prior redemption or payment in full of all of the Bonds.

8. **Amendment; Waiver.** Notwithstanding anything in this Disclosure Agreement to the contrary, the Authority may amend this Disclosure Agreement, and any provision of this Disclosure Agreement may be waived, if such amendment or waiver is supported by an Opinion of Counsel addressed to the Authority and the Co-Trustees to the effect that such amendment or waiver will not, in and of itself, cause the undertakings herein to violate the Rule.

9. Additional Information. Nothing in this Disclosure Agreement shall be deemed to prevent the Authority from disseminating any other information, using the means of dissemination set forth in this Disclosure Agreement or any other means of communication, or including any other information in

any Annual Report or notice of occurrence of a Listed Event, in addition to that which is required by this Disclosure Agreement. If the Authority chooses to include any information in any Annual Report or notice of occurrence of a Listed Event in addition to that which is specifically required by this Disclosure Agreement, it shall not have any obligation under this Disclosure Agreement to update such information or include it in any future Annual Report or notice of occurrence of a Listed Event.

10. **Default.** In the event of a failure of the Authority to comply with any provision of this Disclosure Agreement, the Co-Trustees may (and, at the written request of the holders of at least 25% in aggregate principal amount of Outstanding Bonds affected by such failure, shall), or any Bondholder may, take such actions at law or in equity as may be necessary and appropriate to enforce the specific performance and observance of the obligations of the Authority under this Disclosure Agreement; *provided*, *however*, that no person or entity shall be entitled to recover monetary damages hereunder under any circumstances and the right of any Bondholder, or the Co-Trustees on behalf of Bondholders, to challenge the adequacy of information provided pursuant to this Disclosure Agreement shall be limited in the same manner as enforcement rights are limited under the Resolution. A default under this Disclosure Agreement shall not be deemed an Event of Default under the Bonds or the Resolution, and the sole remedy under this Disclosure Agreement shall be an action to compel performance.

11. **Beneficiaries.** This Disclosure Agreement shall inure solely to the benefit of the Bondholders, and each Bondholder is hereby declared to be a third-party beneficiary of this Disclosure Agreement. Except as provided in the immediately preceding sentence, this Disclosure Agreement shall create no rights in any other person or entity.

12. **Notices.** All notices and other communications required or permitted under this Disclosure Agreement shall be in writing and shall be deemed to have been duly given and made only when delivered (personally, by recognized national or regional courier service or by other messenger, for delivery to the intended addressee) or when deposited in the United States mail, registered or certified mail, postage prepaid, return receipt requested, addressed as set forth below:

(i) If to the Authority:

1 Turnpike Plaza P.O. Box 5042 Woodbridge, New Jersey 07095 Attention: James D. Carone, Executive Director

- (ii) If to the Co-Trustees:
 - (a) The Bank of New York Mellon

 Pershing Plaza 4th Floor

 Jersey City, New Jersey 07399

 Attention: Deborah Stewart, Vice President
 - U.S. Bank Trust Company, National Association
 333 Thornall Street 4th Floor
 Edison, New Jersey 08837
 Attention: Christopher E. Golabek, Vice President

Any party may alter the address to which communications are to be sent by giving notice of such change of address in conformity with the provisions of this Section 12.

13. **Successors and Assigns.** All of the covenants, promises and agreements contained in this Disclosure Agreement by or on behalf of the Authority or the Co-Trustees shall bind and inure to the benefit of their respective successors and assigns, whether so expressed or not.

14. **Headings for Convenience Only.** The descriptive headings in this Disclosure Agreement are inserted for convenience of reference only and shall not control or affect the meaning or construction of any of the provisions hereof.

15. **Counterparts.** This Disclosure Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

16. **Severability.** If any provision of this Disclosure Agreement, or the application of any such provision in any jurisdiction or to any person or circumstance, shall be held invalid or unenforceable, the remaining provisions of this Disclosure Agreement, or the application of such provision as is held invalid or unenforceable in jurisdictions or to persons or circumstances other than those in or as to which it is held invalid or unenforceable, shall not be affected thereby.

17. **Governing Law.** This Disclosure Agreement shall be governed by and construed in accordance with the laws of the State.

18. **Compliance with L. 2005, c. 271, Reporting Requirements.** Each Co-Trustee is hereby advised of its responsibility to file an annual disclosure statement on political contributions with the New Jersey Election Law Enforcement Commission ("*ELEC*") pursuant to N.J.S.A. 19:44A-20.13 (L. 2005, c. 271, section 3) if the Co-Trustee enters into contracts or agreements with public entities in the State, such as the Authority, and receives compensation or fees in excess of \$50,000 or more in the aggregate from public entities in the State, such as the Authority, in a calendar year. It is each Co-Trustee's responsibility to determine if filing is necessary. Failure to do so can result in the imposition of financial penalties by ELEC. Additional information about this requirement is available from ELEC at 888-313-3532 or at www.elec.state.nj.us.

19. **Compliance with L. 2005, c. 92.** In accordance with L. 2005, c. 92, each Co-Trustee agrees that all services performed under this Disclosure Agreement or any subcontract awarded under this Disclosure Agreement shall be performed within the United States of America.

20. **Certain Provisions Relating to Co-Trustees.** The provisions of Article IX of the Resolution relating to the duties, obligations, protections and indemnities of the Co-Trustees shall apply to the Co-Trustees' performance of this Disclosure Agreement and are by this reference incorporated as if set forth in full herein.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the NEW JERSEY TURNPIKE AUTHORITY, THE BANK OF NEW YORK MELLON and U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION have caused this Disclosure Agreement to be executed and delivered in their respective names by their respective authorized officers, all as of the date first above written.

NEW JERSEY TURNPIKE AUTHORITY

By:___

James D. Carone Executive Director

THE BANK OF NEW YORK MELLON, as Co-Trustee

By:___

Authorized Signatory

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, as Co-Trustee

By:__

Authorized Signatory

[Signature Page to Continuing Disclosure Agreement]

APPENDIX G

REFUNDED BONDS

TURNPIKE REVENUE BONDS, SERIES 2014 A

Maturity (January 1)	Principal <u>Amount</u>	Interest Rate	Redemption <u>Date</u>	Redemption Price	CUSIP*
2027	\$ 72,000,000**	5.000%	07/01/2024	100%	6461394W2
2028	111,000,000	5.000	07/01/2024	100	6461394X0
2029	111,000,000	5.000	07/01/2024	100	6461394Y8
2030	111,000,000	5.000	07/01/2024	100	6461394Z5
2032	111,000,000	5.000	07/01/2024	100	6461395B7
2033	111,000,000	5.000	07/01/2024	100	6461395C5
2034	111,000,000	5.000	07/01/2024	100	6461395D3
2035	111,000,000	4.000	07/01/2024	100	6461395E1

^{*} The CUSIP numbers are being provided solely for the convenience of the holders of the Refunded Bonds only and the Authority does not make any representation with respect to such numbers or undertake any responsibility for their accuracy.

^{**} Represents a portion of the total Outstanding principal amount of the January 1, 2027 maturity.

APPENDIX H

FORM OF CERTIFICATE OF DETERMINATION

NEW JERSEY TURNPIKE AUTHORITY

TURNPIKE REVENUE BONDS, SERIES 2024 A

CERTIFICATE OF DETERMINATION

DATED: JULY 1, 2024

I, JAMES D. CARONE, Executive Director of the New Jersey Turnpike Authority (the "*Authority*"), DO HEREBY make the following determinations and certifications as further proceedings of the Authority in connection with the issuance of its Turnpike Revenue Bonds, Series 2024 A (the "*Series 2024 A Bonds*") under and pursuant to the Resolution (as defined below):

1. <u>Authority for this Certificate</u>. This Certificate of Determination (this "*Certificate*") is being executed and delivered pursuant to the provisions of the Turnpike Revenue Bond Resolution, initially adopted by the Authority on August 20, 1991, as amended and restated on September 26, 1991, and as further amended and restated as of November 22, 1991, as amended and supplemented to the date hereof (collectively, the "*General Bond Resolution*"), including as supplemented by the Series 2020 Turnpike Revenue Bond Resolution adopted by the Authority on January 28, 2020 (the "*Series 2020 Resolution*"; and together with the General Bond Resolution, the "*Resolution*"), and the delegation of authority contained in the Series 2020 Resolution, including Section 511 thereof, in connection with the issuance, sale and delivery by the Authority of the Series 2024 A Bonds.

2. <u>Definitions</u>. The following terms shall have the meanings set forth below for all purposes of this Certificate. Capitalized terms used in this Certificate and not otherwise defined shall have the meanings given to such terms in the General Bond Resolution and the Series 2020 Resolution, as applicable. In the event of a conflict between the meaning given to a capitalized term in the General Bond Resolution or the Series 2020 Resolution and the meaning given to such capitalized term in this Certificate, the meaning given to such term in this Certificate shall control.

"Affiliate" means, with respect to the Purchaser, any Person directly or indirectly controlling or controlled by or under common control with the Purchaser. For purposes of this definition, "control" (including "controlled by" and "under common control with"), when used with respect to the Purchaser, means the power to direct the management and policies of the Purchaser, directly or indirectly, whether through the ownership of voting rights, membership, the power to appoint members, trustees or directors, by contract or otherwise. Without limiting the foregoing, the definition of "Affiliate" of the Purchaser shall include any subsidiary of the Purchaser.

"*Amortization End Date*" means the first to occur of (i) the second anniversary date of the commencement of the Amortization Period, (ii) the maturity date of the Series 2024 A Bonds or any other date on which payment in full of the Series 2024 A Bonds is due, and (iii) the occurrence of an Event of Default under the Resolution and the acceleration of the Series 2024 A Bonds as a result thereof.

"*Amortization Period*" means, with respect to any Series 2024 A Bonds that are not purchased on the Mandatory Purchase Date, the period commencing on the Mandatory Purchase Date and ending on the Amortization End Date.

"*Authority Bond Rating*" means the long-term rating assigned by any Rating Agency to Bonds issued and outstanding under the Resolution without regard to any third-party credit or liquidity enhancement for such Bonds.

"*Bond Counsel*" means McManimon, Scotland & Baumann, LLC or any other attorney or firm of attorneys selected from time to time by the Authority having recognized standing and expertise in the field of law relating to municipal finance and whose legal opinions are generally accepted by purchasers of municipal obligations.

"Bond Purchase Agreement" has the meaning given to such term in Section 8 hereof.

"Bondholder Agreement" has the meaning given to such term in Section 8 hereof.

"Business Day" means any day that is not (i) a Saturday, Sunday or legal holiday in the State or the City of New York, New York, (ii) a day on which banks located in the City of New York, New York, or the cities in which the offices of the Trustee or the Purchaser are located, are required or authorized by law or executive order to close, (iii) a day on which the Securities Depository for the Series 2024 A Bonds is closed, or (iv) a day on which the New York Stock Exchange is closed.

"*Capital Lease Obligations*" of any Person means the obligations of such Person to pay rent or other amounts under any lease of (or other arrangement conveying the right to use) real or personal property, or a combination thereof, which obligations are required to be classified and accounted for as capital leases on a balance sheet of such Person under GAAP, and the amount of such obligations shall be the capitalized amount thereof determined in accordance with GAAP.

"Debt" means, with respect to any Person, all items that would be classified as a liability in accordance with GAAP, including, without limitation, (a) indebtedness or liability for borrowed money including amounts drawn under a letter of credit or other credit facility, or amounts advanced under a commercial paper program, or for the deferred purchase price of property or services (including trade obligations); (b) all Capital Lease Obligations of such Person; (c) current liabilities in respect of unfunded benefits under employee benefit, retirement or pension plans; (d) obligations issued for the account of any other Person; (e) all obligations arising under acceptance facilities; (f) all Guarantees and other contingent obligations to purchase, to provide funds for payment, to supply funds to invest in any other Person or otherwise to assure a creditor against loss; (g) obligations secured by full faith and credit or by any mortgage, lien, pledge, security interest or other charge or encumbrance on property, whether or not the obligations have been assumed; (h) all unfunded amounts under a loan agreement, letter of credit or other credit facility for which such Person would be liable, if such amounts were advanced under the credit facility; (i) obligations of such Person under Hedge Agreements; and (j) all amounts required to be paid by such Person as a guaranteed payment to partners or members or as a preferred or special dividend, including any mandatory redemption of shares or interests; and, in each case, whether such Person is liable contingently or otherwise, as obligor, guarantor or otherwise, or in respect of which obligations such Person otherwise assures a creditor against loss.

"*Exposure*" means, for any date with respect to the Authority and any Hedge Agreement, the amount of any Settlement Amount that would be payable by the Authority if such Hedge Agreement were terminated as of such date. Exposure shall be determined in accordance with the methodology for calculating amounts due upon early termination as set forth in the related Hedge Agreement and taking into account the notional principal amount, term and other relevant provisions thereof.

"*Fitch*" means Fitch Ratings, Inc., or any successor thereto.

"*GAAP*" means accounting principles generally accepted and consistently applied to governmental entities in the United States, as set forth in the opinions and pronouncements of the Accounting Principles Board, the American Institute of Certified Public Accountants, the Financial Accounting Standards Board and the Governmental Accounting Standards Board or in such other statements by such other entity as may be in general use by significant segments of the accounting profession as in effect from time to time.

"Governmental Authority" means any national, state or local government (whether domestic or foreign), any political subdivision thereof or any other governmental, quasigovernmental, judicial, administrative, public or statutory instrumentality, authority, body, agency, department, commission, bureau, court, central bank or other entity exercising executive, legislative, judicial, taxing, regulatory, fiscal, monetary or administrative powers or functions of or pertaining to government, or any arbitrator, mediator or other Person with authority to bind a party at law.

"*Guarantee*" of or by any Person (the "*guarantor*") means any obligation, contingent or otherwise, of the guarantor guaranteeing or having the economic effect of guaranteeing any Debt or other obligation of any other Person (the "*primary obligor*") in any manner, whether directly or indirectly, and including any obligation of the guarantor, direct or indirect, (a) to purchase or pay (or advance or supply funds for the purchase or payment of) such Debt or other obligation or to purchase (or to advance or supply funds for the purchase of) any security for the payment thereof, (b) to purchase or lease property, securities or services for the purpose of assuring the owner of such Debt or other obligation of the payment thereof, (c) to maintain working capital, equity capital or any other financial statement condition or liquidity of the primary obligor so as to enable the primary obligor to pay such Debt or other obligation, or (d) as an account party in respect of any letter of credit or letter of guaranty issued to support such Debt or obligation; *provided*, that the term Guarantee shall not include endorsements for collection or deposit in the ordinary course of business.

"*Hedge Agreement*" means any rate swap transaction, basis swap, forward rate transaction, commodity swap, commodity option, equity or equity index swap, equity or equity index option, bond option, interest rate option, foreign exchange transaction, cap transaction, floor transaction, collar transaction, currency swap transaction, cross-currency rate swap transaction, currency option, total return swap, credit default swap or any other similar transaction (including any option with respect to any of these transactions) and any other agreement or option involving, or settled

by reference to, one or more rates, currencies, commodities or equity or debt instruments or securities, or economic, financial or pricing indices or measures of economic, financial or pricing risk or value or any similar transaction or any combination of these transactions.

"Insured" means, with respect to any judgment or order referred to in the definition of the term "Mandatory Purchase Event" contained in this Section 2, that all claims, causes of action, losses, costs or expenses, fees (including attorneys' fees and the costs of any proceeding), liabilities and damages claimed, alleged, granted or awarded therein against the Authority (collectively, "*Damages*") are covered by a valid and effective policy of insurance, are within policy dates and limits, are not subject to any exclusion or exception from coverage and with respect to which the respective insurance carrier has received notice and has agreed to provide coverage with respect to all such Damages and has not reserved, denied or disputed coverage.

"Interest Payment Date" has the meaning given to such term in Section 4 hereof.

"*Mandatory Purchase Date*" means the date fixed by written notice from the Purchaser to the Authority and the Trustee in accordance with the Bondholder Agreement, which shall be a Business Day not less than 90 days following the occurrence of a Mandatory Purchase Event.

"*Mandatory Purchase Event*" means the occurrence of any one or more of the following events:

(i) failure by the Authority to pay, or cause to be paid, when due (whether by scheduled maturity, required prepayment or redemption, acceleration, demand or otherwise) (A) the principal or Redemption Price of or interest on any Bond, including any Series 2024 A Bond, (B) any amounts owed by the Authority under any other Parity Debt, or (C) any amounts owed by the Authority under the Bondholder Agreement or any other Debt owed to the Purchaser or an Affiliate of the Purchaser;

(ii) an "event of default" shall have occurred and be continuing beyond the applicable grace period under any Parity Debt or under any document or instrument entered into by the Authority and evidencing or securing any Parity Debt;

(iii) any Parity Debt shall have been accelerated and declared to be immediately due and payable prior to its stated maturity as a result of the occurrence of an event of default thereunder;

(iv) the Authority Bond Rating is reduced to or below "BBB-" by S&P or to or below "BBB-" by Fitch or to or below "Baa3" by Moody's, or the Authority Bond Rating assigned by any Rating Agency is for any reason removed, withdrawn or suspended;

(v) any representation or warranty made or deemed made by or on behalf of the Authority in the Bondholder Agreement or in any amendment of, or waiver under, the Bondholder Agreement, or in any certificate, financial statement or other document furnished by or on behalf of the Authority pursuant to or in connection with the Bondholder Agreement shall have been inaccurate or incomplete in any material respect when made or deemed to have been made;

(vi) the entry or filing of one or more judgments or orders or of any similar decrees or decisions for the payment of money that, individually or in the aggregate, equals or exceeds \$10,000,000, is not Insured and is or could be payable from Pledged Revenues (each, a "*Judgment*") shall be rendered against the Authority or against the Turnpike System and (A) such Judgment shall be undischarged, unstayed or unbonded for a period of 45 days, or (B) any action shall be taken by the holder of any such Judgment by which such holder attaches, executes or levies upon any of the Pledged Revenues to enforce any such Judgment;

(A) a Governmental Authority with jurisdiction to rule on the validity of the (vii) Bondholder Agreement or the Resolution, including this Certificate, shall find, announce or rule that (1) any provision of the Resolution, including this Certificate, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including this Certificate, or the rights or remedies of the Purchaser thereunder, or (2) any provision of the Bondholder Agreement shall cease to be valid and binding on the Authority, (B) the Authority or any Person on its behalf shall (1) contest the validity or enforceability of any provision of the Resolution, including this Certificate, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including this Certificate, or the rights and remedies of the Purchaser thereunder, or any provision of the Bondholder Agreement, or (2) seek an adjudication that any provision of the Resolution, including this Certificate, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including this Certificate, or the rights and remedies of the Purchaser thereunder, or any provision of the Bondholder Agreement, is not valid and binding on the Authority, or (C) for any other reason any provision of the Resolution, including this Certificate, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including this Certificate, or the right or remedies of the Purchaser thereunder, or any provision of the Bondholder Agreement, shall cease to be valid and binding upon the Authority;

(viii) (A) failure by the Authority to pay, or cause to be paid, when due (whether by scheduled maturity, required prepayment or redemption, acceleration, demand or otherwise) any amounts owed by the Authority to any Person other than the Purchaser or an Affiliate of the Purchaser under any Subordinated Indebtedness having an aggregate outstanding principal amount in excess of \$5,000,000 (measured, in the case of any Hedge Agreement, by the Authority's Exposure thereunder), beyond the period of grace, if any, provided in the instrument or agreement under which such Subordinated Indebtedness was created; or (B) default in the observance or performance of any agreement or condition relating to any Subordinated Indebtedness in excess of \$5,000,000 or contained in any instrument or agreement evidencing, securing or relating thereto, or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause, or to permit the holder or holders of such Subordinated Indebtedness (or a trustee or agent on behalf of such holder or holders) to cause (determined without regard to whether any notice is required), any such Subordinated Indebtedness to become due prior to its stated maturity (or, with respect to any Hedge Agreement, an event that results in such Hedge Agreement being terminated early or being capable of being terminated early, other than in the case of an optional termination exercised by the Authority and without liability for payment by the Authority of any Settlement Amount);

(ix) the Trustee and the Authority shall have received a written notice from the Purchaser of the occurrence of an "event of default" under the Bondholder Agreement; *provided*, that upon any acceleration of the Series 2024 A Bonds pursuant to the Resolution, the Series 2024 A Bonds shall be immediately due and payable; or

(x) the occurrence of an Event of Default under the Resolution; *provided*, that upon any acceleration of the Series 2024 A Bonds pursuant to the Resolution, the Series 2024 A Bonds shall be immediately due and payable.

"Moody's" means Moody's Ratings, or any successor thereto.

"*Parity Debt*" means (i) all Bonds issued and outstanding under the Resolution, (ii) the Authority's reimbursement obligations with respect to any Credit Facility (as such term in defined in the Resolution) supporting the Bonds, and (iii) the Authority's payment obligations to any Qualified Swap Provider (as such term is defined in the General Bond Resolution) under a Qualified Swap (as such term is defined in the General Bond Resolution) where payments from the Qualified Swap Provider have been pledged under the Resolution as part of the Pledged Revenues.

"*Person*" means an individual, a corporation, a partnership, an association, a joint venture, a trust, a business trust, a limited liability company or any other entity or organization, including a governmental or political subdivision or an agency or instrumentality thereof.

"*Purchaser*" means Barclays Capital Inc. and/or any of the other Purchaser Entities, as applicable.

"*Purchaser Entities*" means (i) the Purchaser, (ii) an Affiliate or other party related to the Purchaser, or (iii) a funding entity or other special purpose arrangement established by the Purchaser or an Affiliate of the Purchaser such as a tender option bond trust (or similar securitization vehicle) the owners of any beneficial interest in which are limited to qualified institutional buyers or accredited investors.

"*Rating Agency*" means (i) each of Fitch, Moody's and S&P, so long as each such entity shall have a rating assigned to any Bonds issued and outstanding under the Resolution, and (ii) any other nationally recognized securities rating agency that shall have a rating assigned to any Bonds issued and outstanding under the Resolution.

"*Redemption Date*" has the meaning given to such term in Section 5(b) hereof.

"Refunded Bonds" has the meaning given to such term in Section 3 hereof.

"*S&P*" means S&P Global Ratings, acting through Standard & Poor's Financial Services LLC, or any successor thereto.

"*Settlement Amount*" means, with respect to the Authority and any Hedge Agreement, any amount payable by the Authority under the terms of such Hedge Agreement in respect of, or intended to compensate the other party for, the value of such Hedge Agreement upon early termination thereof.

3. <u>Authorization and Purpose of Series 2024 A Bonds</u>. Pursuant to the provisions of the Resolution, including, specifically, the Series 2020 Resolution, the issuance, sale, execution and delivery of the Series 2024 A Bonds entitled to the benefits, protection and security of the provisions of the Resolution are hereby authorized. The Series 2024 A Bonds shall be designated as, and shall be distinguished from the Bonds of all other Series or sub-series by the title, "Turnpike Revenue Bonds, Series 2024 A" and shall constitute Tax-Exempt Series 2020 Refunding Bonds for all purposes of the Series 2020 Resolution. In accordance with Section 201(c) of the Series 2020 Resolution, the Series 2024 A Bonds shall be issued for the purpose of providing funds that will be used by the Authority to refund and redeem the Series 2014 A Bonds maturing on the dates and in the principal amounts set forth on <u>Schedule A</u> attached hereto (collectively, the "*Refunded Bonds*").

4. <u>Principal Amount, Dated Date, Maturity Dates, Interest Rates, Interest Payment</u> <u>Dates and Authorized Denominations of Series 2024 A Bonds</u>. The Series 2024 A Bonds shall be issued in the aggregate principal amount of \$849,000,000 and shall be dated the date of their issuance. The Series 2024 A Bonds shall mature on January 1 in each of the years and in the principal amounts, and shall bear interest from their date at the rates per annum, as follows:

Maturity (January 1)	Principal <u>Amount</u>	Interest Rate
2027	\$ 72,000,000	5.00%
2028	111,000,000	5.00
2029	111,000,000	5.00
2030	111,000,000	5.00
2032	111,000,000	5.00
2033	111,000,000	5.00
2034	111,000,000	5.00
2035	111,000,000	4.00

During the Amortization Period, the Series 2024 A Bonds owned by the Purchaser Entities shall bear interest at the rate of seven and one-half percent (7.50%) per annum. Interest on the Series 2024 A Bonds shall be calculated on the basis of a 360-day year comprised of twelve 30-day months. Interest on the Series 2024 A Bonds shall be payable on January 1 and July 1 of each year, commencing January 1, 2025 (each, an "*Interest Payment Date*"). The Series 2024 A Bonds shall be issued in Authorized Denominations of \$5,000 and any integral multiple thereof, as provided in the Series 2020 Resolution. The Series 2024 A Bonds shall initially be registered in the name of DTC or its nominee, as the Securities Depository for the Series 2024 A Bonds.

5. <u>Redemption of Series 2024 A Bonds</u>.

(a) <u>Optional Redemption</u>. The Series 2024 A Bonds are not subject to optional redemption by the Authority prior to their stated maturities.

(b) <u>Mandatory Redemption Upon Failure to Purchase</u>. If all of the Outstanding Series 2024 A Bonds owned by the Purchaser Entities are not purchased on the Mandatory Purchase Date as provided in Section 6 hereof, such Series 2024 A Bonds that are not purchased on the Mandatory Purchase Date shall be subject to mandatory redemption in the following amounts and on the following dates (each such date, a "*Redemption Date*"): (i) 50% of the aggregate principal amount of such Outstanding Series 2024 A Bonds that were not purchased on the Mandatory Purchase Date shall be subject to mandatory redemption by the Authority on the date that is one year after the commencement of the Amortization Period at a Redemption Price equal to 100% of the aggregate principal amount of such Redemption Date; and (ii) the entire remaining aggregate principal amount of such Outstanding Series 2024 A Bonds shall be subject to mandatory redemption by the Authority on the Authority on the Authority on the Authority on function Date; and (ii) the entire remaining aggregate principal amount of such Outstanding Series 2024 A Bonds shall be subject to mandatory redemption by the Authority on the Authority Series 2024 A Bonds shall be subject to mandatory redemption by the Authority on the Authority on the Authority on End Date at a Redemption Price equal to 100% of the aggregate principal amount of such Outstanding Series 2024 A Bonds plus accrued interest to such Redemption Date at a Redemption Price equal to 100% of the aggregate principal amount of such Outstanding Series 2024 A Bonds plus accrued interest to such Redemption Date.

(c) <u>Selection of Series 2024 A Bonds for Redemption</u>. If less than all of the Series 2024 A Bonds are to be redeemed and paid prior to maturity, (a) if the Series 2024 A Bonds are in bookentry form at the time of such redemption, the Paying Agent shall instruct DTC to instruct the DTC Participants to select the specific Series 2024 A Bonds for redemption by lot among such Series 2024 A Bonds, and neither the Authority nor the Paying Agent shall have any responsibility to insure that DTC or the DTC Participants properly select such Series 2024 A Bonds for redemption, and (b) if the Series 2024 A Bonds are not then in book-entry form at the time of such redemption, on each redemption date the Paying Agent shall select the specific Series 2024 A Bonds for redemption by lot among all of the Series 2024 A Bonds.

In the case of a partial redemption of the Series 2024 A Bonds when Series 2024 A Bonds of denominations greater than the minimum applicable Authorized Denomination are then Outstanding, for all purposes in connection with such redemption, each principal amount equal to the minimum Authorized Denomination shall be treated as though it were a separate Series 2024 A Bond for purposes of selecting the specific Series 2024 A Bonds to be redeemed; *provided*, that no Series 2024 A Bond shall be redeemed in part if the principal amount to be Outstanding following such partial redemption is not an applicable Authorized Denomination.

(d) <u>Notice of Redemption</u>. In the event of any redemption of the Series 2024 A Bonds, either in whole or in part, notice of such redemption shall be sent by first class mail, postage prepaid, at least 30 days, but not more than 60 days prior to the redemption date to the registered owners of any Series 2024 A Bonds or portions of Series 2024 A Bonds to be redeemed at their registered addresses and to S&P and Moody's or their respective successors, if any, in the manner and under the terms and conditions provided in the Resolution. As long as DTC remains the sole registered owner of the Series 2024 A Bonds, notice of redemption shall be sent to DTC as provided in the Resolution. Such mailing shall not be a condition precedent to such redemption and failure to mail any such notice shall not affect the validity of the proceedings for the redemption of the Series 2024 A Bonds. Any failure of DTC to advise any DTC Participant or of

any DTC Participant to notify the beneficial owners of the Series 2024 A Bonds of any such notice and its content or effect will not affect the validity of the redemption of the Series 2024 A Bonds called for redemption or of any other action premised on such notice.

6. <u>Mandatory Purchase of Series 2024 A Bonds</u>. Upon the occurrence of a Mandatory Purchase Event, the Series 2024 A Bonds owned by the Purchaser Entities shall be subject to mandatory purchase by the Authority from the Purchaser Entities on the Mandatory Purchase Date at a purchase price equal to 100% of the aggregate principal amount of such Series 2024 A Bonds Outstanding on the Mandatory Purchase Date, plus accrued interest to the Mandatory Purchase Date (unless the Mandatory Purchase Date is an Interest Payment Date, in which case the purchase price shall not include accrued interest, which shall be paid in the normal course). Any Series 2024 A Bonds owned by the Purchaser Entities that are not purchased by the Authority on the Mandatory Purchase Date shall be subject to mandatory redemption as provided in Section 5(b) hereof. Notwithstanding anything in the Resolution, including this Certificate, to the contrary, any Series 2024 A Bonds that are not owned by the Purchaser Entities shall not be subject to mandatory purchase by the Authority pursuant to this Section 6 and the Authority shall have no obligation to purchase any such Series 2024 A Bonds in accordance with this Section 6.

7. <u>Form of Series 2024 A Bonds</u>. The form of the Series 2024 A Bonds and the Trustee's Certificate of Authentication thereon shall be of substantially the tenor set forth in the form of the Series 2024 A Bonds attached hereto as <u>Exhibit A</u>.

8. <u>Sale of Series 2024 A Bonds; Execution and Delivery of Bondholder Agreement</u>. On the date hereof, the Series 2024 A Bonds shall be issued by the Authority and sold to Barclays Capital Inc., as Purchaser, pursuant to and in accordance with the provisions of (i) the Forward Delivery Direct Bond Purchase Agreement, dated December 17, 2021 (the "*Bond Purchase Agreement*"), by and between the Authority and the Purchaser, a copy of which Bond Purchase Agreement is attached hereto as <u>Exhibit B</u>, and (ii) the Bondholder Agreement, dated July 1, 2024 (the "*Bondholder Agreement*"), by and between the Authority and the Purchaser, a copy of which Bondholder Agreement is attached hereto as <u>Exhibit C</u>. The execution and delivery by the Authority of the Bond Purchase Agreement and the Bondholder Agreement are hereby ratified, confirmed and approved. In accordance with the Bond Purchase Agreement and the Bondholder Agreement, the Series 2024 A Bonds shall be issued and sold to the Purchaser at a purchase price of \$849,000,000.00.

9. <u>Application of Purchase Price of Series 2024 A Bonds</u>. As provided in Section 8 hereof, the Series 2024 A Bonds shall be issued and sold to the Purchaser for a purchase price of \$849,000,000.00 in accordance with the Bond Purchase Agreement and the Bondholder Agreement. Said purchase price consists of the par amount of the Series 2024 A Bonds. Said purchase price shall, upon receipt, be deposited in the Series 2020 Clearing Fund established by the Series 2020 Resolution and shall be immediately withdrawn by the Co-Trustee and transferred to The Depository Trust Company to be applied to the refunding and redemption of the Refunded Bonds.

10. <u>Designation as Refunding Bonds</u>. The Series 2024 A Bonds are hereby designated as Refunding Bonds for the purposes of the General Bond Resolution and, accordingly, shall be issued in compliance with the requirements of Section 204(b) of the General Bond Resolution.

11. <u>Establishment of Series 2024 A Debt Service Subaccount</u>. The Bank of New York Mellon, in its capacity as Co-Trustee under the Resolution, is hereby instructed to establish a subaccount in the Debt Service Fund for the Series 2024 A Bonds.

12. <u>Receipt of Approval Letters</u>. I hereby acknowledge receipt of the approval letters from the Governor and the Treasurer of the State of New Jersey, as required by Section 3(F) of the Act, approving the adoption by the Authority of the Series 2020 Resolution and the issuance of the Series 2024 A Bonds.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, I have hereunto set my hand as of the date first above written.

NEW JERSEY TURNPIKE AUTHORITY

By:_____ James D. Carone **Executive Director**

[Signature Page to Certificate of Determination]

REFUNDED BONDS

NEW JERSEY TURNPIKE AUTHORITY

TURNPIKE REVENUE BONDS, SERIES 2014 A

Maturity (January 1)	Principal <u>Amount</u>	Interest <u>Rate</u>	Redemption <u>Date</u>	Redemption <u>Price</u>	<u>CUSIP</u> [†]
2027	\$ 72,000,000	5.00%	07/01/2024	100%	6461394W2
2028	111,000,000	5.00	07/01/2024	100	6461394X0
2029	111,000,000	5.00	07/01/2024	100	6461394Y8
2030	111,000,000	5.00	07/01/2024	100	6461394Z5
2032	111,000,000	5.00	07/01/2024	100	6461395B7
2033	111,000,000	5.00	07/01/2024	100	6461395C5
2034	111,000,000	5.00	07/01/2024	100	6461395D3
2035	111,000,000	4.00	07/01/2024	100	6461395E1

[†]The CUSIP numbers are being provided solely for the convenience of the holders of the Refunded Bonds, and the Authority does not make any representation with respect to such numbers or undertake any responsibility for their accuracy.

FORM OF SERIES 2024 A BOND

No. ____

\$___,___,000

NEW JERSEY TURNPIKE AUTHORITY

TURNPIKE REVENUE BOND, SERIES 2024 A

Dated Date	<u>Maturity Date</u>	Interest Rate	<u>CUSIP</u>
July 1, 2024	January 1, 20	00%	646140
REGISTERED OWNER:	CEDE & CO.		
PRINCIPAL AMOUNT:		DOLLARS	

The NEW JERSEY TURNPIKE AUTHORITY (the "Authority"), a body corporate and politic organized and existing under and by virtue of the laws of the State of New Jersey, acknowledges itself indebted to, and for value received hereby promises to pay to, the Registered Owner specified above, but solely from the tolls, other revenues and funds of the Authority hereinafter mentioned, on the Maturity Date specified above, upon presentation and surrender of this Bond at the designated corporate trust office of The Bank of New York Mellon, Jersey City, New Jersey (the "Paying Agent"), the Principal Amount stated above, and to pay, but solely from such tolls, other revenues and funds of the Authority, interest on such Principal Amount from the Dated Date specified above at the Interest Rate per annum specified above (or such other interest rate as may be specified in the Resolution (as defined below)) on each Interest Payment Date (as defined below), until the Authority's obligation with respect to the payment of such Principal Amount has been paid in full, discharged and satisfied. Interest on this Bond shall be calculated on the basis of a 360-day year consisting of twelve 30-day months and shall be payable semiannually on January 1 and July 1 of each year, commencing January 1, 2025 (each such date being referred to herein as an "Interest Payment Date") in the manner provided in the Resolution.

This Bond is one of a duly authorized issue of Bonds of the Authority designated as its "Turnpike Revenue Bonds, Series 2024 A" (the "*Series 2024 A Bonds*"), in the aggregate principal amount of \$849,000,000 issued pursuant to the New Jersey Turnpike Authority Act of 1948, constituting Chapter 454 of the Laws of 1948 of the State of New Jersey, as amended and supplemented (the "*Act*"), and under and pursuant to a resolution of the Authority entitled "Series 2020 Turnpike Revenue Bond Resolution", adopted by the Authority on January 28, 2020, as supplemented by Certificates of Determination relating to the Series 2020 Resolution"), which is authorized by the Turnpike Revenue Bond Resolution, initially adopted by the Authority on August 20, 1991, as amended and restated on September 26, 1991, and as further amended and restated as of November 22, 1991, as amended and supplemented to the date hereof (collectively, the "*General Bond Resolution*"). The General Bond Resolution, as supplemented by the Series

2020 Resolution, is referred to herein as the "*Resolution*". All capitalized terms used but not defined herein shall have the meanings given to them in the Resolution.

The Series 2024 A Bonds are subject to redemption prior to maturity upon the terms and conditions set forth or referred to in the Resolution.

The Series 2024 A Bonds are secured by the General Bond Resolution on a parity with all other Bonds (as defined in the General Bond Resolution) heretofore or hereafter issued and certain Qualified Swaps and Credit Facilities, as defined therein. As provided in the Resolution, the principal or Redemption Price of and interest on the Series 2024 A Bonds are payable solely from, and secured by, the Pledged Revenues (as defined in the General Bond Resolution) and proceeds of Bonds held or set aside under the Resolution. Copies of the Resolution are on file at the office of the Authority and at the corporate trust office of The Bank of New York Mellon in Jersey City, New Jersey, as Trustee under the Resolution, or its successors as Trustee (the "Trustee"), and reference to the Act and to the Resolution and any and all modifications and amendments thereof is made for a description of the pledge and covenants securing the Series 2024 A Bonds; a description and listing of all other Bonds outstanding on a parity with the Series 2024 A Bonds; the nature, extent and manner of enforcement of such pledge; the rights and remedies of the Registered Owners of the Series 2024 A Bonds with respect thereto; and the terms and conditions upon which the Series 2024 A Bonds are issued and upon which additional parity Bonds may be issued thereunder, to all of which the Registered Owner assents as a material part of the consideration to the Authority for the issuance of the Series 2024 A Bonds.

The pledge of tolls and other revenues and funds and the other obligations of the Authority under the Resolution may be discharged at or prior to the maturity of the Series 2024 A Bonds upon the making of provision for their payment on the terms and conditions set forth in the Resolution.

This Bond is transferable, as provided in the Resolution, only upon the books of the Authority kept for that purpose at the office of the Registrar by the registered owner hereof in person, or by his or her duly authorized attorney, upon surrender with a written instrument of transfer satisfactory to the Registrar duly executed by the registered owner or his or her duly authorized attorney, and thereupon a new registered Series 2024 A Bond or Bonds, in the same aggregate principal amount, shall be issued to the transferee therefor as provided in the Resolution, and upon payment of the charges therein prescribed. The Authority, the Trustee, the Registrar and the Paying Agent may deem and treat the person in whose name this Bond is registered as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal or Redemption Price due hereon and for all other purposes.

Subject to the conditions and upon the payment of the charges provided in the Resolution, registered Series 2024 A Bonds may be surrendered (accompanied by a written instrument of transfer satisfactory to the Registrar duly executed by the Registered Owner or his or her duly authorized attorney) in exchange for an equal aggregate principal amount of registered Series 2024 A Bonds of any other authorized denominations.

Neither the members of the Authority nor any person executing the Series 2024 A Bonds shall be personally liable on the Series 2024 A Bonds or be accountable by reason of the issuance thereof in accordance with the provisions of the Act.

The Series 2024 A Bonds shall not be deemed to constitute a debt or liability of the State of New Jersey or of any political subdivision thereof or a pledge of the faith and credit of the State of New Jersey or any such political subdivision. The Authority is obligated to pay the Series 2024 A Bonds and the interest thereon only from tolls, other revenues and proceeds of such Series 2024 A Bonds, and neither the State of New Jersey nor any political subdivision thereof is obligated to pay the Series 2024 A Bonds or the interest thereon, and neither the faith and credit nor the taxing power of the State of New Jersey or any political subdivision thereof is pledged to the payment of the principal or Redemption Price of or the interest on the Series 2024 A Bonds.

It is hereby certified and recited that all conditions, acts and things required by law and the Resolution to exist, to have happened and to have been performed precedent to and in the issuance of this Bond exist, have happened and have been performed and that the issue of Bonds of which this is one, together with all other indebtedness of the Authority, is within every debt and other limit prescribed by the laws of the State of New Jersey.

This Bond shall not be entitled to any benefit under the Resolution or be valid or become obligatory for any purpose until this Bond shall have been authenticated by the execution by a Co-Trustee of the Co-Trustee's Certificate of Authentication hereon.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the NEW JERSEY TURNPIKE AUTHORITY has caused this Bond to be signed in its name and on its behalf by the manual or facsimile signature of its Chair, and its corporate seal (or a facsimile thereof) to be hereunto impressed, imprinted, engraved or otherwise reproduced hereon and attested by its Secretary and its Treasurer, all as of the Dated Date specified above.

NEW JERSEY TURNPIKE AUTHORITY

By:___

Chair

[SEAL]

ATTEST:

By:____

Secretary

By:__

Treasurer

[FORM OF CERTIFICATE OF AUTHENTICATION ON ALL SERIES 2024 A BONDS]

CO-TRUSTEE'S CERTIFICATE OF AUTHENTICATION

This Bond is one of the Bonds delivered pursuant to the within mentioned Resolution, and is one of the series of such Bonds designated "Turnpike Revenue Bonds, Series 2024 A".

THE BANK OF NEW YORK MELLON, as Co-Trustee

By:____

Authorized Signatory

Date of Authentication: July 1, 2024

(ASSIGNMENT PROVISION ON BACK OF SERIES 2024 A BONDS) [ONLY EFFECTIVE WHEN NO "BOOK-ENTRY ONLY" REGISTRATION]

FOR VALUE RECEIVED, ______ hereby sells, assigns and transfers unto

(Please insert Social Security or Other Indemnifying Number of Assignee)

(Please Print or Type Name and Address of Assignee)

the	within	Bond	and	hereby	irrevocably	appoints
-----	--------	------	-----	--------	-------------	----------

as attorney, to transfer said Bond on the registration books of the Authority, with power of substitution and revocation.

Dated:

NOTICE: The signature on this assignment must correspond with the name as it appears on the face of the within Bond in every particular.

Signature Guarantee:

EXHIBIT B

BOND PURCHASE AGREEMENT

EXHIBIT C

BONDHOLDER AGREEMENT

APPENDIX I

FORM OF BONDHOLDER AGREEMENT

BONDHOLDER AGREEMENT

By and Between

NEW JERSEY TURNPIKE AUTHORITY

and

BARCLAYS CAPITAL INC.

Relating to

New Jersey Turnpike Authority Turnpike Revenue Bonds, Series 2024 A

Dated July 1, 2024

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BONDHOLDER AGREEMENT

This **BONDHOLDER AGREEMENT** (the "*Agreement*"), dated July 1, 2024, by and between the **NEW JERSEY TURNPIKE AUTHORITY** (the "*Authority*"), a public body corporate and politic of the State of New Jersey created and existing under and by virtue of the New Jersey Turnpike Authority Act of 1948, constituting Chapter 454 of the Laws of New Jersey of 1948, as amended and supplemented (the "*Act*"), and **BARCLAYS CAPITAL INC.**, a corporation duly organized and validly existing under the laws of the State of Connecticut (the "*Purchaser*").

WITNESSETH:

WHEREAS, the Authority will be issuing \$849,000,000 aggregate principal amount of its Turnpike Revenue Bonds, Series 2024 A (the "*Series 2024 A Bonds*"), for the purpose of providing funds that will be used by the Authority to refund and redeem certain maturities of its currently outstanding Turnpike Revenue Bonds; and

WHEREAS, the Series 2024 A Bonds will be issued under and pursuant to the provisions of the Act and a resolution of the Authority adopted on August 20, 1991 and entitled, "Turnpike Revenue Bond Resolution", as amended and restated on September 26, 1991, and as further amended and restated on November 22, 1991, as the same has been further amended, restated and supplemented from time to time in accordance with its terms by each duly adopted Supplemental Resolution and Series Resolution (collectively, the "General Bond Resolution"), including as supplemented by a resolution entitled "Series 2020 Turnpike Revenue Bond Resolution" adopted by the Authority on January 28, 2020 (the "Series 2020 Resolution") and by (i) a Certificate of Determination relating to the Series 2024 A Bonds executed by the Executive Director of the Authority dated December 17, 2021, and (ii) a Certificate of Determination relating to the Series 2024 A Certificate of Determination relating to the Series 2024 A Certificate of Determination relating to the Series 2024 A Bonds executed by the Authority dated the date hereof (collectively, the "Series 2020 Resolution"; and together with the General Bond Resolution and the Series 2020 Resolution, the "Resolution"; and

WHEREAS, the Purchaser has agreed to purchase the Series 2024 A Bonds from the Authority upon the terms and conditions contained herein, and, as a condition to such purchase, the Purchaser has required the Authority to enter into this Agreement and to agree to perform the covenants and obligations stated herein.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, including the covenants, terms and conditions hereinafter contained, and to induce the Purchaser to purchase the Series 2024 A Bonds, the Purchaser and the Authority agree as follows:

ARTICLE I

DEFINITIONS

Section 1.01. Definitions. In addition to terms defined at other places in this Agreement, the following defined terms are used throughout this Agreement with the following meanings:

"*Accountant*" means an independent certified public accountant or a firm of independent certified public accountants selected by the Authority and satisfactory to the Purchaser.

"Affiliate" means, with respect to the Purchaser, any Person directly or indirectly controlling or controlled by or under common control with the Purchaser. For purposes of this definition, "control" (including "controlled by" and "under common control with"), when used with respect to the Purchaser, means the power to direct the management and policies of the Purchaser, directly or indirectly, whether through the ownership of voting rights, membership, the power to appoint members, trustees or directors, by contract or otherwise. Without limiting the foregoing, the definition of "Affiliate" of the Purchaser shall include any subsidiary of the Purchaser.

"*Agreement*" means this Bondholder Agreement, including such amendments, modifications or supplements permitted pursuant to the terms hereof.

"*Amortization End Date*" means the first to occur of (i) the second anniversary date of the commencement of the Amortization Period, (ii) the Maturity Date or any other date on which payment in full of the Series 2024 A Bonds is due, and (iii) the occurrence of an Event of Default under the Resolution and the acceleration of the Series 2024 A Bonds as a result thereof.

"*Amortization Period*" means, with respect to any Series 2024 A Bonds that are not purchased on the Mandatory Purchase Date, the period commencing on the Mandatory Purchase Date and ending on the Amortization End Date.

"Annual Budget" has the meaning assigned to such term in the General Bond Resolution.

"Anti-Terrorism Laws" has the meaning assigned to such term in Section 4.21.

"*Applicable Law(s)*" means, collectively, the Constitutions of the United States and the State of New Jersey, all applicable common law and principles of equity and all international, foreign, federal, state and local laws, statutes, treaties, codes, acts, rules, regulations, guidelines, ordinances, resolutions, orders, judgments, decrees, injunctions and administrative or judicial precedents or authorities, including the interpretation or administration thereof by any Governmental Authority charged with the enforcement, interpretation or administration thereof, and all administrative orders, directed duties, requests, licenses, certificates, authorizations and permits of, and agreements with, any Governmental Authority, in each case whether or not having the force of law, that are applicable now or are applicable at any time hereafter to (a) the Authority, or (b) any assets, property, operations or facilities (including the Turnpike System) of the Authority, or (c) the Transactions.

"Authority" means the New Jersey Turnpike Authority and its successors and assigns.

"Authority Bond Rating" means the long-term rating assigned by any Rating Agency to Bonds issued and outstanding under the Resolution without regard to any third-party credit or liquidity enhancement for such Bonds.

"*Authorized Denominations*" has the meaning assigned to such term in the General Bond Resolution, as modified by the Series 2024 A Certificate of Determination.

"Authorized Authority Representative" means the Chairman or the Executive Director of the Authority and any other officer or employee of the Authority authorized and designated by resolution duly adopted by the Authority to act on behalf of the Authority; *provided*, *however*, that in each case for which a certification or other statement of fact or condition is required to be submitted by an Authorized Authority Representative pursuant to the terms of this Agreement, such certificate or statement shall be executed only by an Authorized Authority Representative in a position to know or to obtain knowledge of the facts or conditions that are the subject of such certificate or statement. Any document or certificate hereunder that is executed by an Authorized Authority Representative shall be deemed to have been authorized by all necessary action by the Authority.

"*Bond Counsel*" means McManimon, Scotland & Baumann, LLC or any other attorney or firm of attorneys selected from time to time by the Authority having recognized standing and expertise in the field of law relating to municipal finance and whose legal opinions are generally accepted by purchasers of municipal obligations.

"*Bond Purchase Agreement*" means the Forward Delivery Direct Bond Purchase Agreement, dated December 17, 2021, by and between the Authority and the Purchaser.

"Bondholder" has the meaning assigned to such term in the General Bond Resolution.

"*Bonds*" means "Bonds", as such term is defined in, and as issued, authenticated and delivered and Outstanding under and pursuant to, the General Bond Resolution.

"Book-Entry System" has the meaning assigned to such term in the Series 2020 Resolution.

"Business Day" has the meaning assigned to such term in the Series 2024 A Certificate of Determination.

"*Capital Lease Obligations*" of any Person means the obligations of such Person to pay rent or other amounts under any lease of (or other arrangement conveying the right to use) real or personal property, or a combination thereof, which obligations are required to be classified and accounted for as capital leases on a balance sheet of such Person under GAAP, and the amount of such obligations shall be the capitalized amount thereof determined in accordance with GAAP.

"*Closing Date*" means July 1, 2024, or such other date as shall be mutually agreed upon by the Authority and the Purchaser.

"*Code*" means the Internal Revenue Code of 1986, as amended, or any successor provision or provisions thereto or any successor federal tax code, and any regulations (including temporary

and proposed regulations relating to the matters governed by this Agreement) thereunder or under any such provision or successor federal tax code.

"*Contract*" means any indenture, contract, mortgage, deed of trust, guaranty, note or agreement (other than this Agreement), other contractual restriction, lease, instrument, certificate of incorporation, charter or by-law.

"*Counsel*" means an attorney duly admitted to practice law before the highest court of any state.

"*Credit Protection Provider*" means, collectively, (a) any Person, including the Purchaser, that provides credit protection or liquidity support in favor of any Person holding a direct or indirect interest in the Series 2024 A Bonds, and (b) any Person that participates in any such credit protection or liquidity support.

"Debt" means, with respect to any Person, all items that would be classified as a liability in accordance with GAAP, including, without limitation, (a) indebtedness or liability for borrowed money including amounts drawn under a letter of credit or other credit facility, or amounts advanced under a commercial paper program, or for the deferred purchase price of property or services (including trade obligations); (b) all Capital Lease Obligations of such Person; (c) current liabilities in respect of unfunded benefits under employee benefit, retirement or pension plans; (d) obligations issued for the account of any other Person; (e) all obligations arising under acceptance facilities; (f) all Guarantees and other contingent obligations to purchase, to provide funds for payment, to supply funds to invest in any other Person or otherwise to assure a creditor against loss; (g) obligations secured by full faith and credit or by any mortgage, lien, pledge, security interest or other charge or encumbrance on property, whether or not the obligations have been assumed; (h) all unfunded amounts under a loan agreement, letter of credit or other credit facility for which such Person would be liable, if such amounts were advanced under the credit facility; (i) obligations of such Person under Hedge Agreements; and (j) all amounts required to be paid by such Person as a guaranteed payment to partners or members or as a preferred or special dividend, including any mandatory redemption of shares or interests; and, in each case, whether such Person is liable contingently or otherwise, as obligor, guarantor or otherwise, or in respect of which obligations such Person otherwise assures a creditor against loss.

"Debt Service" has the meaning assigned to such term in the General Bond Resolution.

"*Debtor Relief Laws*" means the Bankruptcy Code of the United States, and all other liquidation, conservatorship, bankruptcy, assignment for the benefit of creditors, moratorium, rearrangement, receivership, insolvency, reorganization or similar debtor relief laws and regulations of the United States or other applicable jurisdictions from time to time in effect and affecting the rights of creditors generally.

"*Default*" means the occurrence of any event or the existence of any condition that constitutes an Event of Default or the occurrence of any event or the existence of any condition that, with the giving of notice, the passage of time or both, would constitute an Event of Default.

"Division" has the meaning assigned to such term in Section 6.08.

"*DTC*" has the meaning assigned to such term in the Series 2020 Resolution.

"DTC Participant" has the meaning assigned to such term in the Series 2020 Resolution.

"*Environmental Claim*" means any and all administrative, regulatory or judicial investigations, proceedings, actions, suits, demand letters, claims, liens, notices of noncompliance or violation, relating in any way to any Environmental Law ("*claims*") or any permit issued under any such Environmental Law, including, without limitation, (a) any and all claims by Governmental Authorities for enforcement, cleanup, removal, response, remedial or other actions or damages pursuant to any applicable Environmental Law, and (b) any and all claims by any third-party seeking damages, contribution, indemnification, cost recovery, compensation or injunctive relief resulting from Hazardous Materials or arising from alleged injury or threat of injury to health, safety or the environment.

"*Environmental Law(s)*" means any and all federal, state, local and foreign statutes, laws, regulations, ordinances, rules, judgments, orders, decrees, permits, concessions, grants, franchises, licenses, agreements or other governmental restrictions relating to air, water or land pollution, wetlands or the protection of the environment or to emissions, discharges or releases of Hazardous Materials into the environment, including, without limitation, ambient air, surface water, ground water or land, or otherwise relating to the manufacture, processing, distribution, use, treatment, storage, disposal, transport or handling of Hazardous Materials or the clean-up or other remediation thereof.

"*Environmental Liability*" means any liability, contingent or otherwise (including any liability for damages, costs of environmental remediation, fines, penalties or indemnities), of the Authority directly or indirectly resulting from or based upon (a) violation of any Environmental Law, (b) the generation, use, handling, presence, transportation, storage, treatment or disposal of any Hazardous Materials, (c) exposure to any Hazardous Materials, (d) the release or threatened release of any Hazardous Materials into the environment, or (e) any contract, agreement or other consensual arrangement pursuant to which liability is assumed or imposed with respect to any of the foregoing.

"*ERISA*" means the Employee Retirement Income Security Act of 1974, as amended from time to time, and all rules and regulations from time to time promulgated thereunder, or any successor statute.

"*Event of Default*", when used in relation to this Agreement, shall have the meaning assigned to such term in Article VII and, when used in relation to any Related Document, shall have the meaning set forth therein.

"*Event of Insolvency*" means, with respect to the Authority, the occurrence of one or more of the following events:

(a) the issuance, under the laws of the State or under the laws of the United States, of an order of rehabilitation, liquidation or dissolution of the Authority;

(b) the commencement by or against the Authority of a case or other proceeding seeking liquidation, reorganization or other relief with respect to the Authority or its debts

under any bankruptcy, insolvency or other similar state or federal law now or hereafter in effect, including, without limitation, the appointment of a trustee, receiver, liquidator, custodian or other similar official for the Authority or any substantial part of its property or there shall be appointed or designated with respect to it, an entity such as an organization, board, commission, authority, agency or body to monitor, review, oversee, recommend or declare a financial emergency or similar state of financial distress with respect to it or there shall be declared or introduced or proposed for consideration by it or by any legislative or regulatory body with competent jurisdiction over it, the existence of a state of financial emergency or similar state of financial distress in respect of it;

- (c) the making of an assignment for the benefit of creditors by the Authority;
- (d) the failure of the Authority to generally pay its debts as they become due;

(e) the declaration or imposition by the Authority or by any Governmental Authority having jurisdiction over the Authority of a debt moratorium, debt adjustment, debt restructuring or comparable restriction with respect to the payment of any Debt of the Authority;

or

(f) the Authority shall admit in writing its inability to pay its debts when due;

(g) the initiation of any actions to authorize or consent to any of the foregoing by or on behalf of the Authority.

"Executive Order" has the meaning assigned to such term in Section 4.21.

"*Exposure*" means, for any date with respect to the Authority and any Hedge Agreement, the amount of any Settlement Amount that would be payable by the Authority if such Hedge Agreement were terminated as of such date. Exposure shall be determined in accordance with the methodology for calculating amounts due upon early termination as set forth in the related Hedge Agreement and taking into account the notional principal amount, term and other relevant provisions thereof.

"Fiscal Year" means the fiscal year of the Authority ending on December 31st of each calendar year.

"*Fitch*" means Fitch Ratings, Inc., or any successor thereto.

"*GAAP*" means accounting principles generally accepted and consistently applied to governmental entities in the United States, as set forth in the opinions and pronouncements of the Accounting Principles Board, the American Institute of Certified Public Accountants, the Financial Accounting Standards Board and the Governmental Accounting Standards Board or in such other statements by such other entity as may be in general use by significant segments of the accounting profession as in effect on the date hereof.

"General Bond Resolution" has the meaning set forth in the recitals hereto.

"*Governmental Approvals*" means an authorization, consent, approval, permit, license, certificate of occupancy or an exemption of, a registration or filing with, or a report to, any Governmental Authority.

"Governmental Authority" means any national, state or local government (whether domestic or foreign), any political subdivision thereof or any other governmental, quasigovernmental, judicial, administrative, public or statutory instrumentality, authority, body, agency, department, commission, bureau, court, central bank or other entity exercising executive, legislative, judicial, taxing, regulatory, fiscal, monetary or administrative powers or functions of or pertaining to government, or any arbitrator, mediator or other Person with authority to bind a party at law.

"*Guarantee*" of or by any Person (the "*guarantor*") means any obligation, contingent or otherwise, of the guarantor guaranteeing or having the economic effect of guaranteeing any Debt or other obligation of any other Person (the "*primary obligor*") in any manner, whether directly or indirectly, and including any obligation of the guarantor, direct or indirect, (a) to purchase or pay (or advance or supply funds for the purchase or payment of) such Debt or other obligation or to purchase (or to advance or supply funds for the purchase of) any security for the payment thereof, (b) to purchase or lease property, securities or services for the purpose of assuring the owner of such Debt or other obligation of the payment thereof, (c) to maintain working capital, equity capital or any other financial statement condition or liquidity of the primary obligor so as to enable the primary obligor to pay such Debt or other obligation, or (d) as an account party in respect of any letter of credit or letter of guaranty issued to support such Debt or obligation; *provided*, that the term Guarantee shall not include endorsements for collection or deposit in the ordinary course of business.

"*Hazardous Materials*" means all explosive or radioactive substances or wastes and all hazardous or toxic substances, contaminants, chemicals, wastes or other pollutants, including petroleum or petroleum distillates, asbestos or asbestos-containing materials, polychlorinated biphenyls, radon gas, infectious or medical wastes and all other substances or wastes of any nature regulated pursuant to any Environmental Law.

"*Hedge Agreement*" means any rate swap transaction, basis swap, forward rate transaction, commodity swap, commodity option, equity or equity index swap, equity or equity index option, bond option, interest rate option, foreign exchange transaction, cap transaction, floor transaction, collar transaction, currency swap transaction, cross-currency rate swap transaction, currency option, total return swap, credit default swap or any other similar transaction (including any option with respect to any of these transactions) and any other agreement or option involving, or settled by reference to, one or more rates, currencies, commodities or equity or debt instruments or securities, or economic, financial or pricing indices or measures of economic, financial or pricing risk or value or any similar transaction or any combination of these transactions.

"Insured" has the meaning assigned to such term in the Series 2024 A Certificate of Determination.

"Interest Payment Date" means [the first Business Day of each calendar month, commencing August 1, 2024 [for floating rate option]] [January 1 and July 1 of each year, commencing January 1, 2025 [for fixed rate option]].

"*Interest Rate*" means and shall be equal to (a) the interest rates per annum set forth in the Series 2024 A Certificate of Determination calculated on the basis of a 360-day year comprised of twelve 30-day months, and (b) during the Amortization Period, the Step Coupon Rate; *provided*, that if at any time more than one of the foregoing specified interest rates would by their terms apply, "Interest Rate" shall mean and be equal to the highest such rate.

"*Lien*", on or with respect to any asset, means any mortgage, deed of trust, lien, pledge, charge, security interest, hypothecation, assignment, deposit arrangement or encumbrance of any kind in respect of such asset, whether or not filed, recorded or otherwise perfected or effective under applicable law, as well as the interest of a vendor or lessor under any conditional sale agreement, capital or finance lease or other title retention agreement relating to such asset and, in the case of securities, any purchase option, call or similar right of a third-party with respect to such securities.

"*Mandatory Purchase Date*" means the date fixed by written notice from the Purchaser to the Authority and the Trustee in accordance with Section 2.03, which shall be a Business Day not less than 90 days following the occurrence of a Mandatory Purchase Event.

"*Mandatory Purchase Event*" means the occurrence of any one or more of the following events:

(a) failure by the Authority to pay, or cause to be paid, when due (whether by scheduled maturity, required prepayment or redemption, acceleration, demand or otherwise) (i) the principal or Redemption Price of or interest on any Bond, including any Series 2024 A Bond, (ii) any amounts owed by the Authority under any other Parity Debt, or (iii) any amounts owed by the Authority under this Agreement or any other Debt owed to the Purchaser or an Affiliate of the Purchaser;

(b) an "event of default" shall have occurred and be continuing beyond the applicable grace period under any Parity Debt or under any document or instrument entered into by the Authority and evidencing or securing any Parity Debt;

(c) any Parity Debt shall have been accelerated and declared to be immediately due and payable prior to its stated maturity as a result of the occurrence of an event of default thereunder;

(d) the Authority Bond Rating is reduced to or below "BBB-" by S&P or to or below "BBB-" by Fitch or to or below "Baa3" by Moody's, or the Authority Bond Rating assigned by any Rating Agency is for any reason removed, withdrawn or suspended;

(e) any representation or warranty made or deemed made by or on behalf of the Authority in this Agreement or in any amendment of, or waiver under, this Agreement, or in any certificate, financial statement or other document furnished by or on behalf of the

Authority pursuant to or in connection with this Agreement shall have been inaccurate or incomplete in any material respect when made or deemed to have been made;

(f) the entry or filing of one or more judgments or orders or of any similar decrees or decisions for the payment of money that, individually or in the aggregate, equals or exceeds \$10,000,000, is not Insured and is or could be payable from Pledged Revenues (each, a "*Judgment*") shall be rendered against the Authority or against the Turnpike System and (i) such Judgment shall be undischarged, unstayed or unbonded for a period of 45 days, or (ii) any action shall be taken by the holder of any such Judgment by which such holder attaches, executes or levies upon any of the Pledged Revenues to enforce any such Judgment;

(g) (i) a Governmental Authority with jurisdiction to rule on the validity of this Agreement or the Resolution, including the Series 2024 A Certificate of Determination, shall find, announce or rule that (A) any provision of the Resolution, including the Series 2024 A Certificate of Determination, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including the Series 2024 A Certificate of Determination, or the rights or remedies of the Purchaser thereunder, or (B) any provision of this Agreement shall cease to be valid and binding on the Authority, (ii) the Authority or any Person on its behalf shall (A) contest the validity or enforceability of any provision of the Resolution, including the Series 2024 A Certificate of Determination, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including the Series 2024 A Certificate of Determination, or the rights and remedies of the Purchaser thereunder, or any provision of this Agreement, or (B) seek an adjudication that any provision of the Resolution, including the Series 2024 A Certificate of Determination, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including the Series 2024 A Certificate of Determination, or the rights and remedies of the Purchaser thereunder, or any provision of this Agreement, is not valid and binding on the Authority, or (iii) for any other reason any provision of the Resolution, including the Series 2024 A Certificate of Determination, relating to the payment and security of the Bonds or any other Parity Debt, the Authority's ability to pay the Bonds or any other Parity Debt, the Authority's ability to perform its obligations under the Resolution, including the Series 2024 A Certificate of Determination, or the right or remedies of the Purchaser thereunder, or any provision of this Agreement, shall cease to be valid and binding upon the Authority;

(h) (i) failure by the Authority to pay, or cause to be paid, when due (whether by scheduled maturity, required prepayment or redemption, acceleration, demand or otherwise) any amounts owed by the Authority to any Person other than the Purchaser or an Affiliate of the Purchaser under any Subordinated Indebtedness having an aggregate outstanding principal amount in excess of \$5,000,000 (measured, in the case of any Hedge Agreement, by the Authority's Exposure thereunder), beyond the period of grace, if any, provided in the instrument or agreement under which such Subordinated Indebtedness was created; or (ii) default in the observance or performance of any agreement or condition relating to any Subordinated Indebtedness in excess of \$5,000,000 or contained in any instrument or agreement evidencing, securing or relating thereto, or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause, or to permit the holder or holders of such Subordinated Indebtedness (or a trustee or agent on behalf of such holder or holders) to cause (determined without regard to whether any notice is required), any such Subordinated Indebtedness to become due prior to its stated maturity (or, with respect to any Hedge Agreement, an event that results in such Hedge Agreement being terminated early or being capable of being terminated early, other than in the case of an optional termination exercised by the Authority and without liability for payment by the Authority of any Settlement Amount);

(i) the Trustee and the Authority shall have received a written notice from the Purchaser of the occurrence of an "event of default" under this Agreement; *provided*, that upon any acceleration of the Series 2024 A Bonds pursuant to the Resolution, the Series 2024 A Bonds shall be immediately due and payable; or

(j) the occurrence of an Event of Default under the Resolution; *provided*, that upon any acceleration of the Series 2024 A Bonds pursuant to the Resolution, the Series 2024 A Bonds shall be immediately due and payable.

"*Margin Stock*" has the meaning assigned to that term in Regulation U promulgated by the Board of Directors of the Federal Reserve System, as now and hereafter from time to time in effect.

"*Material Adverse Change*" means the occurrence of any event or change that results in a material and adverse change in the business, condition (financial or otherwise), operations or prospects of the Authority since the last day of the period reported in the audited annual financial statements of the Authority dated as of December 31, 2022, or that materially and adversely affects (a) the enforceability of this Agreement or any of the other Related Documents, (b) the ability of the Authority to perform its obligations hereunder or thereunder, or (c) the rights of, or benefits or remedies available to, the Purchaser under the General Bond Resolution, the Series 2020 Resolution, this Agreement or any other Related Document.

"*Material Adverse Effect*" means (a) a materially adverse effect upon the Authority's business, assets, liabilities, condition (financial or otherwise), results of operations or business prospects, (b) with respect to this Agreement or any of the other Related Documents or any of the Authority's obligations arising under this Agreement or any of the other Related Documents, an adverse effect upon the binding nature, validity or enforceability of such agreement or obligation, (c) an adverse effect on the exclusion of the interest paid or to be paid on the Series 2024 A Bonds from gross income for purposes of federal income taxation or the exemption of such interest from State personal income taxes, or (d) a materially adverse effect (i) on the authority or ability of the Authority to complete the Transactions or (ii) on the rights or remedies of the Purchaser hereunder or under the other Related Documents or on the pledge of the Pledged Revenues under the General Bond Resolution or on the priority of the Liens created thereby.

"Material Litigation" has the meaning assigned to such term in Section 4.07.

"Maturity Date" means January 1, 2035.

"*Maximum Lawful Rate*" means the respective maximum, non-usurious, lawful rate of interest that may be contracted for, charged or received in connection with the Required Payments under this Agreement, under Applicable Law presently in effect or, to the extent permitted by law, under Applicable Law that may hereafter be in effect and that allows a higher maximum and non-usurious rate of interest than Applicable Law now allows.

"*Moody's*" means Moody's Investors Service, Inc., or any successor thereto.

"MSRB" has the meaning assigned to such term in Section 5.18.

"1933 Act" has the meaning assigned to such term in Section 9.01.

"*OFAC*" has the meaning assigned to such term in Section 4.21.

"Operating Expenses" has the meaning assigned to such term in the General Bond Resolution.

"*Other Taxes*" means any and all present or future stamp or documentary taxes or any other excise or property taxes, charges or similar levies arising from any payment made hereunder or from the execution, delivery or enforcement of, or otherwise with respect to, the Series 2024 A Bonds or this Agreement.

"Outstanding" has the meaning assigned to such term in the General Bond Resolution.

"Owner" has the meaning assigned to such term in the General Bond Resolution.

"Parity Covenant" has the meaning assigned to such term in Section 5.13.

"Parity Creditor" has the meaning assigned to such term in Section 5.13.

"*Parity Debt*" means (i) all Bonds issued and outstanding under the Resolution, (ii) the Authority's reimbursement obligations with respect to any Credit Facility (as such term in defined in the Resolution) supporting the Bonds, and (iii) the Authority's payment obligations to any Qualified Swap Provider (as such term is defined in the General Bond Resolution) under a Qualified Swap (as such term is defined in the General Bond Resolution) where payments from the Qualified Swap Provider have been pledged under the Resolution as part of the Pledged Revenues.

"*Patriot Act*" has the meaning assigned to such term in Section 4.21.

"*Pension Plan*" means any "employee pension benefit plan" that is maintained by the Authority or to which the Authority contributes or has an obligation to contribute, or has made contributions at any time during the immediately preceding six plan years.

"*Permitted Liens*" means Liens permitted to be incurred with respect to the Authority and the Turnpike System under the General Bond Resolution.

"*Person*" means an individual, a corporation, a partnership, an association, a joint venture, a trust, a business trust, a limited liability company or any other entity or organization, including a governmental or political subdivision or an agency or instrumentality thereof.

"*Pledged Revenues*" means the Turnpike Revenues, the Revenue Fund and the other revenues, receipts, funds and income included in the definition of "Pledged Revenues" in the General Bond Resolution.

"*PP&E*" means all real and personal property of the Authority that is "property, plant and equipment" under GAAP.

"*Property*" means all real, mixed and personal property of the Authority, tangible and intangible, wherever located, in which the Authority shall have any right, title or interest, including (without limitation) the Turnpike System, all PP&E, all Pledged Revenues and other income, receipts, accounts and cash and investment property, and any such property constructed, acquired or leased from time to time by the Authority after the Closing Date.

"*Purchase Price*" means an amount equal to 100% of the aggregate principal amount of the Series 2024 A Bonds Outstanding on the Mandatory Purchase Date plus accrued interest to the Mandatory Purchase Date.

"*Purchaser*" means Barclays Capital Inc. and/or any of the other Purchaser Entities, as applicable.

"*Purchaser Entities*" means (i) the Purchaser, (ii) an Affiliate or other party related to the Purchaser, or (iii) a funding entity or other special purpose arrangement established by the Purchaser or an Affiliate of the Purchaser such as a tender option bond trust (or similar securitization vehicle) the owners of any beneficial interest in which are limited to qualified institutional buyers or accredited investors.

"*Rating Agency*" means S&P, Moody's, Fitch or any successor or additional rating agency that rates Parity Debt at the written request of the Authority.

"Redemption Price" has the meaning assigned to such term in the General Bond Resolution.

"*Refunded Bonds*" has the meaning assigned to such term in the Series 2024 A Certificate of Determination.

"*Related Documents*" means, collectively, this Agreement, the General Bond Resolution, the Series 2020 Resolution, the Series 2024 A Certificate of Determination and the Series 2024 A Bonds and any exhibits, instruments or agreements relating thereto, as the same may be amended from time to time in accordance with their respective terms and the terms hereof.

"*Required Payments*" means all present and future debts, obligations and liabilities of the Authority to the Purchaser arising pursuant to, or on account of, the provisions of this Agreement, the Series 2024 A Bonds or any of the other Related Documents (or to the Trustee, for the benefit of any of the foregoing Persons), including the obligations: (a) to pay all principal, interest, late charges, Redemption Price and Purchase Price (in each case, as applicable) and other amounts due

at any time under the Series 2024 A Bonds in accordance with the provisions of the Resolution and this Agreement and to make all other payments required under the Resolution and this Agreement; and (b) to perform, observe and comply with all of the terms, covenants and conditions, expressed or implied, with which the Authority is required to perform, observe or comply pursuant to the terms of any of the other Related Documents to which the Authority is a party.

"*Resolution*" has the meaning set forth in the recitals hereto.

"Revenue Fund" has the meaning assigned to such term in the General Bond Resolution.

"*Rule*" has the meaning assigned to such term in Section 5.18.

"*S&P*" means S&P Global Ratings, acting through Standard & Poor's Financial Services LLC, or any successor thereto.

"Securities Depository" has the meaning assigned to such term in the Series 2020 Resolution.

"Series 2020 Resolution" has the meaning set forth in the recitals hereto.

"Series 2024 A Bonds" has the meaning set forth in the recitals hereto.

"Series 2024 A Certificate of Determination" has the meaning set forth in the recitals hereto.

"*Settlement Amount*" means, with respect to the Authority and any Hedge Agreement, any amount payable by the Authority under the terms of such Hedge Agreement in respect of, or intended to compensate the other party for, the value of such Hedge Agreement upon early termination thereof.

"Solvent" means, with respect to any Person on a particular date, that on such date (a) the fair value of the property of such Person is greater than the total amount of Debts and liabilities, including contingent, subordinated, unmatured and unliquidated Debts and liabilities, of such Person; (b) the present fair salable value of the assets of such Person is not less than the amount that will be required to pay the probable liability of such Person on its Debts and liabilities as they become absolute and matured; (c) such Person's ability to pay as such Debts and liabilities mature; and (d) such Person is not engaged in a business or transaction, and is not about to engage in a business or transaction, for which such Person's property would constitute an unreasonably small capital. The amount of contingent Debts or liabilities (such as litigation and State Pension System liabilities) at any time shall be computed as the amount that, in light of all the facts and circumstances existing at the time, represents the amount that can be reasonably expected to become an actual or matured liability.

"*State*" means the State of New Jersey.

"*State Pension System*" means the Public Employees Retirement System, an actuarially funded pension system operated by the State, and any successor pension system or plan thereto.

"Step Coupon Rate" means seven and one-half percent (7.50%) per annum.

"Subordinated Indebtedness" has the meaning assigned to such term in the General Bond Resolution.

"*Tax Event*" has the meaning assigned to such term in Section 5.19.

"To the best knowledge of" (or any similar knowledge qualifier) means, when modifying a representation, warranty or other statement of any Person, that the fact or situation described therein is known by the Person (or, in the case of a Person other than a natural Person, known by an authorized representative of such Person) making the representation, warranty or other statement, or with the exercise of reasonable due diligence under the circumstances (in accordance with the standard of what a reasonably prudent Person in similar circumstances would have done) would have been known by the Person (or, in the case of a Person other than a natural Person, by such Person's authorized representative).

"*Transactions*" means the issuance of the Series 2024 A Bonds, the execution and delivery by the Authority of this Agreement and the other Related Documents, the performance by the Authority of its obligations (including payment obligations) hereunder and thereunder, the purchase by the Purchaser of the Series 2024 A Bonds and the use by the Authority of the proceeds of the Series 2024 A Bonds.

"*Trustee*" means The Bank of New York Mellon or its permitted successor as Trustee under the General Bond Resolution.

"*Turnpike Revenues*" has the meaning assigned to such term in the General Bond Resolution.

"*Turnpike System*" has the meaning assigned to such term in the General Bond Resolution.

"Verification Report" means, with respect to the deemed payment of the Series 2024 A Bonds pursuant to Section 1201 of the General Bond Resolution, a report of an Accountant verifying that the Federal Securities (as defined in the General Bond Resolution) and cash, if any, deposited in connection with such deemed payment satisfy the requirements of Section 1201 of the General Bond Resolution.

"*Written*" or "*in writing*" means any form of written communication or a communication by means of facsimile device and as described in Section 9.05.

Section 1.02. Incorporation of Certain Definitions by Reference. Each capitalized term used herein and not otherwise defined herein shall have the meaning provided therefor in the General Bond Resolution, the Series 2020 Resolution, the Series 2024 A Certificate of Determination and the Series 2024 A Bonds, as applicable, unless the context requires otherwise.

Section 1.03. Accounting Matters. All accounting terms used herein without definition shall be interpreted in accordance with GAAP, and except as otherwise expressly provided herein all accounting determinations required to be made pursuant to this Agreement shall be made in accordance with GAAP.

Section 1.04. Computation of Time Periods. In this Agreement, in the computation of a period of time from a specified date to a later specified date, unless otherwise specified herein, the word "from" means "from and including" and the words "to" and "until" each mean "to but excluding".

Section 1.05. New York City Time Presumption. All references herein to times of the day shall be presumed to refer to New York City time unless otherwise specified.

Section 1.06. Relation to Other Documents. Nothing in this Agreement shall be deemed to amend, or relieve the Authority of any of its obligations under, any Related Document. To the extent that the Authority undertakes in any provision of this Agreement representations, covenants or obligations that conflict with, or are more exacting than, a provision of any other Related Document to which the Authority is a party, such provisions of this Agreement shall control for all purposes of this Agreement.

Section 1.07. Interpretation. All words used herein shall be construed to be of such gender as the circumstances require. Unless the context of this Agreement otherwise clearly requires, references to the plural includes the singular, the singular includes the plural and the part Whenever the context may require, any pronoun shall include the includes the whole. corresponding masculine, feminine and neuter forms. The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation". The word "will" shall be construed to have the same meaning and effect as the word "shall". Unless otherwise specified (a) any definition of or reference to any agreement, instrument or other document herein shall be construed as referring to such agreement, instrument or other document as from time to time amended, supplemented or otherwise modified (subject to any restrictions on such amendments, supplements or modifications set forth in such document or herein), (b) any reference herein to any Person shall be construed to include such Person's permitted successors and assigns, (c) the words "herein", "hereof" and "hereunder", and words of similar import, shall be construed to refer to this Agreement in its entirety and not be limited to any particular provision of this Agreement, (d) all references herein to Articles, Sections, Exhibits and Schedules shall be construed to refer to Articles and Sections of, and Exhibits and Schedules to, this Agreement, and (e) the words "asset" and "property" shall be construed to have the same meaning and effect and, when used in connection with any Person, to refer to all rights, title and interests of such Person in and to any and all property, whether real, personal or mixed, or tangible or intangible, and wherever situated, including cash, securities, investment property, accounts, land, buildings, general intangibles, chattel, intellectual property, contract rights and other property and assets.

ARTICLE II

PAYMENT OBLIGATIONS

The Authority hereby unconditionally, irrevocably and absolutely agrees to make prompt and full payment of all payment obligations owed to the Purchaser under the Series 2024 A Bonds and this Agreement and each of the other Related Documents, whether now existing or hereafter arising, irrespective of their nature, whether direct or indirect, absolute or contingent, with interest thereon at the rate or rates provided in such Related Document and under such Required Payments.

Section 2.01. Payment of Series 2024 A Bonds and Other Required Payments. The Authority shall pay the principal, Redemption Price and Purchase Price of, and interest on, the Series 2024 A Bonds, when due, at the times, in the manner and on the terms and conditions set forth in the Resolution (including the Series 2024 A Certificate of Determination) and the Series 2024 A Bonds. The Authority shall pay all other Required Payments as and when required hereunder and under the other Related Documents and, if not previously paid, shall pay all Required Payments due and owing on the Mandatory Purchase Date or the Amortization End Date.

Section 2.02. Interest Rate. The Outstanding principal amount of the Series 2024 A Bonds shall bear interest at the Interest Rate from time to time in effect pursuant to the General Bond Resolution, the Series 2020 Resolution (including the Series 2024 A Certificate of Determination) and the Series 2024 A Bonds. Interest that is unpaid when due shall be payable on demand.

Section 2.03. Mandatory Purchase.

(a) The Authority covenants and agrees to inform the Trustee and the Purchaser in writing within five Business Days after the day upon which the Authority is notified of, or otherwise obtains knowledge of, a Mandatory Purchase Event.

(b) The deemed date of occurrence of a Mandatory Purchase Event shall be the earliest of the date any of the Authority or the Purchaser learns of the occurrence of such event.

(c) Upon the occurrence of a Mandatory Purchase Event, the Purchase Price of all of the Outstanding Series 2024 A Bonds owned by the Purchaser Entities and all other amounts due and owing under such Series 2024 A Bonds and hereunder and all amounts due and owing under any of the other Related Documents shall automatically become due on the Mandatory Purchase Date determined pursuant to Section 2.03(d) below and payable in accordance with the provisions of the Series 2024 A Certificate of Determination, without presentment, demand, protest or other notice of any kind, all of which are hereby waived by the Authority; *provided*, that notwithstanding the foregoing, the provisions of Section 6 of the Series 2024 A Certificate of Determination shall control and provide for the payment of the Redemption Price of the Series 2024 A Bonds on the terms stated therein.

(d) The Purchaser agrees to provide written notice to the Authority and the Trustee specifying the Mandatory Purchase Date, which shall be a Business Day not less

than 90 days following the deemed date of occurrence of the Mandatory Purchase Event, and the Authority covenants and agrees that (i) the Series 2024 A Bonds shall bear interest at the Step Coupon Rate retroactively to the deemed date of occurrence of the Mandatory Purchase Event, and (ii) neither the deemed date of occurrence of the Mandatory Purchase Event nor the obligation of the Authority to pay all amounts due hereunder or under the Related Documents on the Mandatory Purchase Date shall be affected, impaired, modified or limited in any way by the Purchaser's failure to provide such notice by any specific date.

Section 2.04. Optional Redemption. The Series 2024 A Bonds are not subject to optional redemption by the Authority prior to their stated maturities.

Section 2.05. Payments Generally.

All payments of the principal, Redemption Price and Purchase Price of, and (a) interest on, the Series 2024 A Bonds shall be made by the Authority at the times, in the manner and on the terms and conditions set forth in the General Bond Resolution, the Series 2020 Resolution (including the Series 2024 A Certificate of Determination) and the Series 2024 A Bonds. All payments to be made by or on behalf of the Authority to the Purchaser under the other Related Documents and this Agreement shall be fully earned when due and nonrefundable when paid and made in lawful currency of the United States and in immediately available funds. All Required Payments payable to the Purchaser hereunder, unless otherwise directed by the Purchaser in writing, shall be paid by wire transfer to the Purchaser's account at The Bank of New York, ABA# 021000018, Account Name: BZW, Account# GLA111569 (or to such other account of the Purchaser as the Purchaser may specify by written notice to the Authority or the Trustee received by no later than 12 noon on the day prior to the date payment is due) not later than 3:30 p.m. on the date payment is due. Any payment received by the Purchaser after 3:30 p.m. shall be deemed to have been received by the Purchaser on the next Business Day. If any payment hereunder is due on a day that is not a Business Day, then such payment shall be due on the next succeeding Business Day, and, in the case of the computation of the interest or fees hereunder, such extension of time shall, in such case, be included in the computation of the payment due hereunder.

(b) If at any time insufficient funds are received by and available to the Purchaser to pay fully all amounts of principal and interest then due under the Series 2024 A Bonds or hereunder, such funds shall be applied, *first*, to payment of that portion of the Required Payments constituting accrued and unpaid interest on the Series 2024 A Bonds or other amount unpaid hereunder (and, in any such case, first to past due interest and second to current interest) and, *second*, to payment of that portion of the Required Payments constituting unpaid principal of the Series 2024 A Bonds.

ARTICLE III

CONDITIONS PRECEDENT

Section 3.01. Documents and Related Closing Conditions. All required documents and conditions precedent to the purchase of the Series 2024 A Bonds by the Purchaser are set forth in Sections 9 and 10 of the Bond Purchase Agreement. The Purchaser shall have received all of such required documents on or before the Closing Date, each in form and substance satisfactory to the Purchaser and its Counsel, and the Authority shall satisfy the Purchaser that all of the conditions precedent have been fulfilled.

ARTICLE IV

REPRESENTATIONS, WARRANTIES AND COVENANTS

The Authority represents, warrants and covenants to and with the Purchaser as of the date hereof and as of each day during the term of this Agreement, as follows:

Section 4.01. Due Organization; Power and Authority. The Authority is a body corporate and politic of the State of New Jersey created and existing under the laws of the State of New Jersey with the powers and authority, among others, set forth in the Act, including all requisite power and authority to execute and deliver the Related Documents to which the Authority is a party, to own and operate the Turnpike System and to perform its obligations under the Related Documents to which the Authority is a party, including the power and authority to issue and deliver the Series 2024 A Bonds.

Section 4.02. Authorization and Validity of Agreement, Related Documents and **Borrowing**. The execution, delivery and performance by the Authority of this Agreement and the other Related Documents to which it is a party and the issuance and delivery of the Series 2024 A Bonds by the Authority have been duly authorized by all necessary action of the governing body of the Authority. Each of this Agreement and the Related Documents (other than the Series 2024 A Bonds) to which the Authority is a party constitutes a legal, valid and binding obligation of the Authority, enforceable against the Authority in accordance with its terms, except as such enforceability may be limited by applicable reorganization, insolvency, liquidation, readjustment of debt, moratorium or other similar laws affecting the enforcement of the rights of creditors generally and by general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law). Each Series 2024 A Bond when issued, and as authenticated and delivered by the Trustee against payment therefor, as contemplated by the General Bond Resolution and the Series 2020 Resolution (including the Series 2024 A Certificate of Determination) and this Agreement, will have been duly issued, authenticated and delivered under the Act and in conformity with the General Bond Resolution and the Series 2020 Resolution (including the Series 2024 A Certificate of Determination) and will constitute the legal, valid and binding obligation of the Authority enforceable in accordance with its terms, and will be entitled to the benefits of the General Bond Resolution and the Series 2020 Resolution (including the Series 2024 A Certificate of Determination). The obligation of the Authority to pay Debt Service under the General Bond Resolution is absolute and unconditional.

Section 4.03. Compliance of Agreement, Related Documents with Applicable Law, Organizational Documents, Etc. The execution, delivery and performance of this Agreement and each of the other Related Documents in accordance with its and their respective terms, the assignment and pledge of the Pledged Revenues pursuant to the General Bond Resolution and the Series 2020 Resolution (including the Series 2024 A Certificate of Determination) and the consummation of the Transactions do not and will not (a) contravene or conflict with the Authority's By-Laws or other organizational documents or with any provision of the Act, (b) require any consent or approval of any creditor of the Authority, (c) violate any Applicable Law (including, without limitation, Regulations G, T, U or X of the Board of Governors of the Federal Reserve System, or any successor regulations), (d) conflict with, result in a breach of or constitute a default under any Contract to which the Authority is a party or by which any of its Property may

be bound, or (e) result in or require the creation or imposition of any charge, pledge, security interest, encumbrance or other Lien upon or with respect to any Property now owned or hereafter acquired by the Authority, except such Liens, if any, created under and pursuant to this Agreement or the General Bond Resolution. The Resolution has been adopted in compliance with all requirements of Applicable Law.

Section 4.04. Governmental Approvals. Other than the approval letters provided to the Purchaser pursuant to Section 9(g) of the Bond Purchase Agreement, no authorizations, consents or other Governmental Approvals are necessary for the Authority to enter into this Agreement and the other Related Documents and perform the transactions contemplated hereby and thereby and such approval letters remain in full force and effect and are subject to no further executive, legislative, administrative or judicial review. No other authorization or approval or other action by, and no notice to or filing with, any Governmental Authority is required for the due execution, delivery and performance by the Authority of this Agreement or the due execution, delivery or performance by the Authority of the Related Documents to which it is a party.

Section 4.05. Compliance with Law. Except as otherwise set forth on Schedule 4.05 attached hereto, the Authority is in compliance with all Applicable Law, including all Governmental Approvals, except for noncompliance that, singly or in the aggregate, has not had and will not have a Material Adverse Effect or have an adverse effect on the Authority's ability to perform its obligations under this Agreement and under the other Related Documents. The Authority has not received any complaint or other notice alleging a violation of, or failure to comply with, any judgment, order, writ, injunction or decree of any Governmental Authority applicable to the Authority or the Turnpike System or any statute, law, rule or regulation applicable to the Authority or the Turnpike System. The collection of Pledged Revenues and the accounting and recordkeeping therefor are in material compliance with all Applicable Law and all applicable resolutions, ordinances and rules of the Authority.

Section 4.06. Title to Properties. The Authority has good, marketable title to or a leasehold interest in its respective Property. None of the Property of the Authority is subject to any Lien, except Permitted Liens. The Authority has complied with all obligations under all leases to which it is a party and under which it is in occupancy, and all such leases are in full force and effect. The Authority enjoys peaceful and undisturbed possession under all such leases.

Section 4.07. Litigation. Except as otherwise set forth on Schedule 4.07 attached hereto, there is no action, suit, proceeding, inquiry or investigation pending nor, to the best knowledge of the Authority after due inquiry, is there any action, suit, proceeding, inquiry or investigation threatened against or affecting the Authority or any Property of the Authority in any court or before any arbitrator of any kind or before or by any other Governmental Authority, (i) wherein an unfavorable decision, ruling or finding could have a Material Adverse Effect or could result in a Material Adverse Change, (ii) that seeks to restrain or enjoin any of the Transactions, or (iii) that could adversely affect (A) the status of the Authority as a public body corporate and politic of the State, (B) the exclusion of interest on the Series 2024 A Bonds from gross income for federal income tax purposes, (C) the validity, binding effect and perfection of the pledge of and lien on the Pledged Revenues or (D) the ability of the Authority to perform its obligations under this Agreement, the General Bond Resolution or any other Related Document (any such action, suit, proceeding, inquiry or investigation being herein referred to as "*Material Litigation*").

Section 4.08. Absence of Defaults and Events of Default.

(a) No Default or Event of Default has occurred and is continuing.

(b) The Authority is not in material default under (i) any order, writ, injunction or decree of any court or governmental body, agency or other instrumentality applicable to the Authority, or (ii) any law or regulation applicable to the Authority, or (iii) any Contract, default under which would have an adverse effect on the Properties, business, condition (financial or other), results of operations or prospects of the Authority or the Transactions, or would have an adverse effect on the validity or enforceability of this Agreement or any of the other Related Documents, or on the authority or ability of the Authority to perform its obligations under this Agreement or any of the other Related Documents to which the Authority is a party. The Authority is not in breach of any rate or financial covenant or any other material provision of any Contract entered into in connection with any Debt.

Section 4.09. Financial Statements. The balance sheets of the Authority as of December 31, 2021 and 2022, and the related statement of revenues and expenses and changes in financial position for the years then ended and the auditors' reports with respect thereto, copies of which have heretofore been furnished to the Purchaser, are complete and correctly and fairly present the financial condition, changes in financial position and results of operations of the Authority at such dates and for such periods, and were prepared in accordance with GAAP consistently applied, except as stated in the notes thereto. Since December 31, 2023, except as otherwise set forth on Schedule 4.09(a) attached hereto, there has been no Material Adverse Change nor, except as otherwise set forth on Schedule 4.09(b) attached hereto, any increase in the Authority's Debt. The Authority has no material contingent liabilities or other material contracts or commitments payable from the Pledged Revenues that are not reflected in such financial statements or in the notes thereto.

Section 4.10. Accuracy and Completeness of Information. All information, reports and other papers and data furnished by the Authority to the Purchaser were, at the time the same were so furnished, complete and correct in all material respects, to the extent necessary to give the recipient a true and accurate knowledge of the subject matter and were provided in expectation of the Purchaser's reliance thereon in purchasing the Series 2024 A Bonds. No fact is known to the Authority that has had or, so far as the Authority can now reasonably foresee, may in the future have a Material Adverse Effect, which has not been set forth in the financial statements referred to in Section 4.09 or in such other information, reports or other data disclosed in writing to the Purchaser prior to the Closing Date. Any financial, budget and other projections furnished to the Purchaser by the Authority or its agents were prepared in good faith on the basis of the assumptions stated therein, which assumptions were fair and reasonable in light of the conditions existing at the time of delivery of such financial, budget or other projections, and represented and, as of the date of this representation, represent the Authority's best estimate of its future financial performance. No document furnished nor any representation, warranty or other written statement made to the Purchaser in connection with the negotiation, preparation or execution of this Agreement or the Related Documents contains or will contain any untrue statement of a material fact or omits or will omit (as of the date made or furnished) to state any material fact necessary in order to make the statements contained herein or therein, in light of the circumstances under which they were or will be made, not misleading.

Section 4.11. Sovereign Immunity. The Authority is not entitled to claim the defense of sovereign immunity in any action, suit or proceeding arising under or relating to the Series 2024 A Bonds, this Agreement or any Related Document.

Section 4.12. Incorporation of Representations and Warranties. The Authority hereby makes to the Purchaser the same representations and warranties as are made by the Authority in each Related Document to which it is a party, which representations and warranties, together with the related definitions of terms contained therein, are incorporated by reference in this Section 4.12 with the same effect as if each and every such representation, warranty and definition were set forth in this Section 4.12 in its entirety. No amendment to or waiver of such representations, warranties or definitions made pursuant to the relevant Related Document shall be effective to amend such representations, warranties or definitions as incorporated by reference herein without the prior written consent of the Purchaser.

Section 4.13. Insurance. The Authority currently maintains insurance of such type and in such amounts or in excess of such amounts as are necessary to comply with the requirements of the General Bond Resolution.

Section 4.14. Series 2024 A Bonds. Each Series 2024 A Bond has been duly and validly issued under the General Bond Resolution and is entitled to the benefits thereof. The Series 2024 A Bonds as purchased by the Purchaser are free and clear of any pledge, security interest, claim or other Lien of any Person.

Section 4.15. Compliance with Code.

(a) The Authority does not maintain nor contribute to a Pension Plan, nor has it ever contributed to a Pension Plan, other than the State Pension System.

(b) (i) The Authority's participation in the State Pension System is in compliance in all material respects with the applicable provisions of the Code and other federal or State law; (ii) there are no pending or, to the best knowledge of the Authority, threatened claims, actions or lawsuits, or action by any Governmental Authority, with respect to the Authority's participation in the State Pension System that has resulted or could reasonably be expected to result in a Material Adverse Effect; (iii) the Authority's contributions to the State Pension System are made pursuant to invoices received by the Authority from or on behalf of the State Pension System in amounts as determined by the New Jersey Division of Pensions and Benefits, and the Authority has not failed to make any contribution to the State Pension System for which it has been invoiced; and (iv) to the best knowledge of the Authority, the State Pension System is a governmental plan as defined in Section 3(32) of ERISA.

Section 4.16. Interest. None of the Related Documents to which the Authority is a party or the Series 2024 A Bonds provide for any payments that would violate any Applicable Law regarding permissible maximum rates of interest or the calculation or collection of interest upon interest. In particular, and not in limitation of the foregoing, under the laws of the State, the obligation of the Authority under this Agreement and under the Series 2024 A Bonds to pay interest at the Interest Rate is a valid, binding and enforceable contractual obligation, which the Purchaser

is entitled to enforce and collect in accordance with the laws of the State and is not subject to any limitation, restriction or cap on the per annum rate of interest that may be charged or recovered by the Purchaser or paid by the Authority.

Section 4.17. Investment Company Act. The Authority is not an "investment company" or a company "controlled" by an "investment company", as such terms are defined in the Investment Company Act of 1940 (15 U.S.C. §80a-1 *et seq.*), as amended.

Section 4.18. Federal Reserve Board Regulations. The Authority is not engaged principally, or as one of its important activities, in the business of extending credit for the purpose of purchasing or carrying Margin Stock. The Authority will not use any part of the proceeds of the Series 2024 A Bonds and has not incurred any Debt to be reduced, retired or purchased by the Authority out of such proceeds for the purpose of purchasing or carrying any Margin Stock.

Section 4.19. No Proposed Legal Changes. Except as otherwise set forth on Schedule 4.19 attached hereto, there is no amendment or, to the best knowledge of the Authority, proposed amendment to the Constitution of the State or any State law or any published administrative interpretation of the Constitution of the State or any State law, or any proposition or referendum (or proposed proposition or referendum) or other ballot initiative or any legislation that has passed either house of the legislature of the State, or any published judicial decision interpreting any of the foregoing, the effect of which could reasonably be expected to affect adversely (a) the issuance of, or security for, any of the Series 2024 A Bonds, (b) the rights or remedies of the Purchaser of the Series 2024 A Bonds, or (c) the Authority's existence or its power or ability to perform its obligations hereunder or under any of the other Related Documents, including, without limitation, the Authority's ability to repay when due its obligations under this Agreement and the Series 2024 A Bonds.

Section 4.20. Environmental Matters. In the ordinary course of its business, the Authority conducts an ongoing review of the effect of Environmental Laws on the business, operations and Properties of the Authority, in the course of which it identifies and evaluates associated liabilities and costs (including, without limitation, any capital or operating expenditures required for clean-up or closure of Properties presently or previously owned or operated, any capital or operating expenditures required to achieve or maintain compliance with environmental protection standards imposed by law or as a condition of any license, permit or contract, and related constraints on operating activities, and any actual or potential liabilities to third-parties, including employees, and any related costs and expenses). Except as otherwise set forth on Schedule 4.20 attached hereto, the Authority and its Property (i) have not become subject to any Environmental Liability nor does the Authority know of any basis for any Environmental Liability, (ii) have not received notice of any Environmental Claim or of any failure or alleged failure to comply with applicable federal, State or local health and safety statutes or regulations, and (iii) to the best knowledge of the Authority, are in compliance with all Environmental Laws and have obtained and maintain and are in material compliance with any permit, license or other approval required under any Environmental Law.

Section 4.21. Anti-Terrorism Representation.

(a) The Authority is not in violation of any laws relating to terrorism or money laundering ("*Anti-Terrorism Laws*"), including Executive Order No. 13224 on Terrorist Financing, effective September 24, 2001 (the "*Executive Order*"), and the USA Patriot Act, Title III of Pub. L. 107-56, 115 Stat. 272 (the "*Patriot Act*").

(b) The Authority is not any of the following:

(i) a Person that is listed in the annex to, or is otherwise subject to the provisions of, the Executive Order;

(ii) a Person owned or controlled by, or acting for or on behalf of, any Person that is listed in the annex to, or is otherwise subject to the provisions of, the Executive Order;

(iii) a Person with which the Purchaser is prohibited from dealing or otherwise engaging in any transaction by any Anti-Terrorism Law;

(iv) a Person that commits, threatens, conspires to commit or supports "terrorism" as defined in the Executive Order; or

(v) a Person that is named as a "specially designated national and blocked person" on the most current list published by the Office of Foreign Asset Control ("OFAC") or any list of Persons issued by OFAC pursuant to the Executive Order at its official website or any replacement website or other replacement official publication of such list.

(c) The Authority does not (i) conduct any business or engage in making or receiving any contribution of funds, goods or services to or for the benefit of any Person described in subsection (b)(ii) above, (ii) deal in, or otherwise engage in any transaction relating to, any property or interests in property blocked pursuant to the Executive Order, or (iii) engage in or conspire to engage in any transaction that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions set forth in any Anti-Terrorism Law.

Section 4.22. Valid Lien. The Authority's irrevocable pledge and assignment of the Pledged Revenues under the General Bond Resolution to and for the payment of the Series 2024 A Bonds as Bonds issued thereunder and as authorized under and in accordance with the Act: (i) is valid and binding as of the Closing Date and all Pledged Revenues now or hereafter received by the Authority are immediately subject to the lien thereof; and (ii) requires no act, instrument, approval, filing, registration, recording or publication of the General Bond Resolution or any other instrument nor any prior separation or physical delivery of the Pledged Revenues or notice to any Person, to validly establish the pledge provided for under the General Bond Resolution or to create, attach, perfect, protect or maintain the first priority Lien and security interest created thereby on and in the Pledged Revenues to secure the Series 2024 A Bonds and the other Bonds for the benefit of the Purchaser. Neither the issuance and delivery of the Series 2024 A Bonds nor the pledge and

assignment of the Pledged Revenues requires any act of appropriation for the application thereof to the purposes for which issued, delivered and pledged, respectively.

Section 4.23. Obligations; Other Debt. The obligations of the Authority to pay the principal, Redemption Price and Purchase Price of, and interest on, the Series 2024 A Bonds are payable and secured on a parity with the Parity Debt, are payable from the Pledged Revenues, are secured (together with the other Parity Debt) by a valid first lien on, pledge of and security interest in the Pledged Revenues as provided in the General Bond Resolution and are not subordinate to any payment secured by a Lien on the Pledged Revenues or any other claim, and are prior as against all Persons having claims of any kind in tort, contract or otherwise, whether or not such Persons have notice of the Lien established by the General Bond Resolution. All Required Payments hereunder other than Required Payments constituting principal, Redemption Price or Purchase Price of, or interest on, the Series 2024 A Bonds are payable from the General Reserve Fund as defined in the General Bond Resolution and shall be (i) limited in all respects to the amounts on deposit in the General Reserve Fund created and established under the General Bond Resolution from time to time available to be used by the Authority to make such payments, and (ii) special and limited obligations of the Authority that are subject and subordinate and junior in all respects to the lien and pledge created by the General Bond Resolution to secure the payment of the Bonds, including the Series 2024 A Bonds, and the other Parity Debt. As of the Closing Date, the Authority has not incurred, issued, created or assumed (i) any Debt payable from or secured by the Pledged Revenues or any portion thereof that is senior in right of payment or security to any of its obligations under the Series 2024 A Bonds or any of the other Parity Debt, (ii) any Debt payable from or secured by the Pledged Revenues or any portion thereof that is *pari* passu in right of payment or security with the Series 2024 A Bonds other than the Parity Debt, or (iii) any Debt payable from or secured by the Pledged Revenues or any portion thereof other than the Parity Debt and the Subordinated Indebtedness.

Section 4.24. Solvency. Both before and after giving effect to the issuance of the Series 2024 A Bonds and the undertaking of the other obligations contemplated by this Agreement, the General Bond Resolution, the Series 2020 Resolution (including the Series 2024 A Certificate of Determination) and the other Related Documents, the disbursement of the proceeds of the Series 2024 A Bonds and the payment and accrual of all transaction costs in connection with the foregoing, the Authority is and will be Solvent.

Section 4.25. General Bond Resolution a Contract. The provisions of the General Bond Resolution constitute a contract between the Authority and the Purchaser, and any Purchaser Entity, subject to the provisions of the General Bond Resolution and the Series 2024 A Bonds, may at law or in equity, by suit, action, mandamus or other proceedings, enforce and compel the performance of all duties required to be performed by the Authority under the Resolution and the Series 2024 A Bonds.

ARTICLE V

AFFIRMATIVE COVENANTS

The Authority covenants and agrees that until the principal, Redemption Price and Purchase Price of, and all interest on, the Series 2024 A Bonds have been paid to the Purchaser and all other Required Payments have been indefeasibly paid in full, and all other obligations of the Authority under this Agreement and under the Series 2024 A Bonds have been performed:

Section 5.01. Compliance with Laws and Regulations. The Authority shall comply with all Applicable Laws, including Environmental Laws, to which it or its Property may be subject; *provided*, *however*, that the Authority may contest the validity or application thereof and appeal or otherwise seek relief therefrom, so long as the Authority continues to perform all of its obligations hereunder and under the Related Documents and provided such acts do not affect the Authority's power and authority to execute this Agreement and the Related Documents to which it is a party or to perform its obligations and pay all amounts payable by it hereunder and thereunder, or otherwise result in a Default or Event of Default hereunder or under any of the other Related Documents.

Section 5.02. Reporting Requirements. The Authority shall furnish to the Purchaser each of the following:

(a) *Financial Statements*. Concurrently with the delivery thereof to the Trustee, copies of all financial statements, reports, summaries and other information required to be delivered by the Authority to the Trustee pursuant to Section 717 of the General Bond Resolution and copies of each Annual Budget and any amendment thereof or supplement thereto required to be delivered by the Authority to the Trustee pursuant to Section 710 of the General Bond Resolution; *provided, however*, with respect to (i) the annual audited financial statements prepared in accordance with Section 717 of the General Bond Resolution, such annual financial statements shall be delivered to the Purchaser as soon as available and in any event within 213 days after the end of each Fiscal Year of the Authority, and (ii) the quarterly financial statements prepared in accordance with Section 717 of the General Bond Resolution, such quarterly financial statements shall be delivered to the Purchaser as soon as available and in any event within 213 days after the end of each Fiscal Year of the Authority, and (ii) the quarterly financial statements prepared in accordance with Section 717 of the General Bond Resolution, such quarterly financial statements shall be delivered to the Purchaser as soon as available and in any event within 60 days after the end of each fiscal quarter of the Authority.

(b) *Hedge Agreements*. As soon as available, and in any event within 60 days after the end of each fiscal quarter, the Authority shall provide to the Purchaser (i) a detailed list of its investments and (ii) a detailed list of each Hedge Agreement of the Authority (including, without limitation, the counterparties to each Hedge Agreement, the interest rates applicable in each Hedge Agreement and the mark-to-market value of each Hedge Agreement as of the end of such fiscal quarter).

(c) *Certificate of Compliance*. Simultaneously with the delivery of each set of financial statements referred to in (a) above, a certificate of the Authority stating that, to the best knowledge of the Executive Director (or an Authorized Authority Representative) of the Authority, there exists on the date of such certificate no Default or Event of Default

or, if any Default or Event of Default then exists, setting forth the details thereof and the action that the Authority is taking or proposes to take with respect thereto.

(d) *Notice of Default.* Promptly after knowledge thereof by the Authority, written notice of the occurrence of any Default or Event of Default, together with a statement of the Authority setting forth the details thereof and the action that the Authority is taking or proposes to take with respect thereto.

(e) Additional Parity Debt. Promptly following the date of issuance or incurrence of any Parity Debt, a copy of the final official statement, offering memorandum or other final disclosure statement prepared with respect to such additional Parity Debt, if any.

(f) *Legal Proceedings*. Promptly after process has been served on the Authority, notice of any action, suit or proceeding before any court or Governmental Authority constituting Material Litigation.

(g) *Change in Ratings.* Promptly after obtaining knowledge thereof, written notice of any change in any Authority Bond Rating.

(h) *Legislation*. As soon as available to the Authority, copies of all enacted legislation that, to the best knowledge of the Authority, relates to, in any material way, or impacts upon this Agreement, the Series 2024 A Bonds or the other Related Documents or the ability of the Authority to perform its obligations in connection herewith or therewith.

(i) *Other Information*. (a) Such other information respecting the business, the Properties or the condition or operations, financial or otherwise, of the Authority as the Purchaser may from time to time reasonably request, and (b) such additional information as the Authority may be required to provide to the Purchaser pursuant to Section 5.18.

Section 5.03. Notices. In addition to the notices described in Section 5.02 hereof, the Authority will provide promptly to the Purchaser the following:

(a) *Notice of Potential Material Adverse Effect*. Notice in writing of any event or development that results in, or could reasonably be expected to result in, a Material Adverse Effect.

(b) *Amendments*. Promptly after the adoption or execution thereof, copies of any amendments of or supplements to any of the Related Documents.

Section 5.04. Further Assurances. The Authority will from time to time promptly execute and deliver to the Purchaser (or as directed by the Purchaser) all further financing statements, amendments and confirmation statements and will register, record and file and reregister, re-record and re-file all such documents and instruments, at such time or times, in such manner and at such place or places, and shall take any and all other actions as may be necessary or reasonably required by the Purchaser to (a) perfect and protect any lien, pledge or security interest or other right or interest given, or purported to be given, to the Trustee, the Purchaser or any other Person under or in connection with the General Bond Resolution, this Agreement or the

Related Documents and ensure that the Series 2024 A Bonds constitute Bonds under the General Bond Resolution secured by the Lien provided in Section 501(a) of the General Bond Resolution, (b) enable the Trustee and the Purchaser to exercise and enforce their respective rights under this Agreement, the General Bond Resolution and the other Related Documents, or (c) further and more fully vest in the Trustee and the Purchaser all rights, interests, powers, benefits, privileges and advantages conferred or intended to be conferred upon them by any of the Related Documents. Except to the extent it is exempt therefrom, the Authority will pay or cause to be paid all filing, registration and recording fees incident to such filing, registration and recording, and all expenses incident to the preparation, execution and acknowledgment of such instruments of further assurance, and all federal or state fees and other similar fees, duties, imposts, assessments and charges arising out of or in connection with the execution and delivery of such instruments of further assurance.

Section 5.05. Right of Entry; Communication with Accountant. The Authority shall permit the agents or representatives of the Purchaser, during normal business hours and upon reasonable notice, to enter the premises of the Authority, or any parts thereof, to examine and copy the Authority's financial and corporate books, records and accounts, and to discuss the affairs, finances, business and accounts of the Authority with the Authority's officers, employees and agents. The Authority authorizes the Purchaser, after the occurrence and during the continuance of an Event of Default and upon reasonable notice to the Authority, to communicate directly with its Accountant, including KPMG LLP, its current accountant, and authorizes and shall instruct those accountants and advisors to communicate with, disclose and make available to the Purchaser any and all financial statements and other supporting financial documents, schedules and information relating to the Authority with respect to the business, results of operations and financial condition and other affairs of the Authority.

Section 5.06. Payment of Obligations; Removal of Liens. The Authority will pay (a) all Debts and obligations of the Authority in accordance with the terms thereof, (b) all amounts payable by it hereunder and under the Related Documents in accordance with the terms hereof or thereof and (c) all assessments or other governmental charges as the same respectively become due, all taxes, assessments (general or special) and governmental charges of any kind whatsoever that may be at any time lawfully assessed or levied against or with respect to any of its Property or any interest thereon and promptly discharge or cause to be discharged all Liens (other than Permitted Liens), fees and charges on such Property; provided, that the Authority may withhold payment of sums described under subpart (c) where (i) the validity or amount thereof is being contested in good faith by appropriate proceedings, (ii) the Authority has set aside on its books adequate reserves with respect thereto in accordance with GAAP and (iii) the failure to make payment pending such contest could not result in a Material Adverse Effect. Notwithstanding the foregoing, the Authority will pay and discharge any and all lawful claims for labor, materials or supplies that, if unpaid, might become a Lien on the Pledged Revenues or on any funds in the hands of the Authority or the Trustee pledged to pay the Parity Debt prior or superior to the Lien of the Parity Debt or that might impair the security of the Parity Debt.

Section 5.07. Incorporation of Covenants.

(a) The covenants of the Authority set forth in the General Bond Resolution and each of the other Related Documents to which the Authority is a party, as well as related defined terms

contained therein, are hereby incorporated by reference in this Section 5.07 with the same effect as if each and every such provision were set forth in this Section 5.07 in its entirety for the benefit of the Purchaser and shall be enforceable by the Purchaser against the Authority. All such incorporated covenants shall be in addition to the express covenants contained in this Agreement and shall not be limited by the express covenants contained in this Agreement nor shall such incorporated covenants be a limitation on the express covenants contained in this Agreement. To the extent that any such incorporated provision permits any Person to waive compliance with or consent to such provision or requires that a document, opinion, report or other instrument or any event or condition be acceptable or satisfactory to any Person, the waiver, consent or approval, as applicable, of the Purchaser shall be required under this Agreement and such compliance shall be waived, or such provision shall be consented to, only if it is waived or consented to, as the case may be, by the Purchaser and such document, opinion, report or other instrument shall be acceptable or satisfactory to the Purchaser. No amendment to such covenants (or the defined terms relating thereto) made pursuant to the Related Documents or cessation of the effectiveness of any such covenants shall be effective to amend or cease the effectiveness of such incorporated covenants without the written consent of the Purchaser. Notwithstanding the termination or expiration of any Related Document, the Authority shall, unless such Related Document has terminated or expired in accordance with its terms and has been replaced by a new Related Document, continue to observe the covenants therein contained for the benefit of the Purchaser until the termination of this Agreement.

(b) The Authority shall diligently and in good faith pursue enforcement of each of the Related Documents to which it is a party against each of the other parties thereto and shall in particular and not in limitation of the foregoing cause the Trustee at all times to comply with the terms of the Related Documents to which it is a party.

Section 5.08. Maintenance of Governmental Approvals. The Authority shall at all times maintain in effect, renew and comply with all the terms and conditions of all consents, licenses, approvals, authorizations and other Governmental Approvals that are necessary or appropriate under Applicable Law to conduct its activities and operations as of the Closing Date or at any time thereafter and for the execution, delivery and performance of this Agreement and the Related Documents to which it is a party.

Section 5.09. Books and Records. The Authority will keep proper books of record and account in which full, true and correct entries shall be made of all dealings and transactions in relation to its business and activities to the extent necessary to prepare its financial statements in conformity with GAAP.

Section 5.10. Performance of This and Other Agreements. The Authority shall promptly pay all amounts payable by it under this Agreement, the Series 2024 A Bonds, the General Bond Resolution and the Series 2020 Resolution (including the Series 2024 A Certificate of Determination) according to the terms hereof and thereof and shall duly perform each of its obligations under this Agreement, the Series 2024 A Bonds and each of the other Related Documents to which it is a party; and the Authority will take all such action as may be requisite to enforce or to cause the enforcement of the obligations of the other parties to the Related Documents under and in accordance with the Related Documents.

Section 5.11. Maintenance of Existence. Except as otherwise required by law, the Authority will preserve and maintain its existence as a body corporate and politic of the State of New Jersey and maintain all rights, privileges and franchises necessary and desirable in the normal conduct of its business and in the performance of its obligations under the Related Documents to which it is a party. Except as otherwise required by law, the Authority will continue to conduct in the ordinary course the activities in which it is presently engaged and activities ancillary thereto.

Section 5.12. Use of Proceeds. The Authority shall use the proceeds of the Series 2024 A Bonds solely for the purpose of providing funds that will be used by the Authority to refund and redeem certain maturities of its currently outstanding Turnpike Revenue Bonds. The Authority will not use the proceeds of the Series 2024 A Bonds in a manner that violates Regulation U, as it may be amended or interpreted from time to time by the Board of Governors of the Federal Reserve System.

Section 5.13. Parity Creditors and Covenants. In the event that the Authority has previously entered into or hereafter shall enter into any agreement or instrument (or any amendment, supplement or modification thereto) providing for the incurrence of or relating to Parity Debt, which provides to the related trustee, purchaser, credit facility provider or other obligee thereunder (each, a "Parity Creditor") (a) any preference or priority with respect to the Pledged Revenues or other collateral or the allocation of the Pledged Revenues or other collateral as compared to the pledge and allocation to, in favor of or for the benefit of the Trustee or the Purchaser or (b) any additional or materially different rights (not including interest rates or methods of calculating interest rates) and remedies as compared to the rights and remedies of the Purchaser as set forth in the Related Documents and this Agreement (any such provision, a "Parity Covenant") than are provided to the Purchaser, then each such Parity Covenant shall automatically be deemed to be incorporated into this Agreement for the duration of this Agreement and the Purchaser shall have the benefits of such Parity Covenant as if it were specifically set forth in this Agreement. Upon request of the Purchaser, the Authority shall promptly enter into an amendment to this Agreement to include the Parity Covenant (provided that the Purchaser shall maintain the benefit of such Parity Covenant even if the Authority fails to provide such amendment).

Section 5.14. Government Regulation. The Authority shall not (a) be or become subject at any time to any law, regulation or list of any Governmental Authority of the United States (including, without limitation, the OFAC list) that prohibits or limits the Purchaser from making any advance or extension of credit to the Authority or from otherwise conducting business with the Authority, or (b) fail to provide documentary and other evidence of the identity of the Authority as may be requested by the Purchaser at any time to enable the Purchaser to verify the identity of the Authority or to comply with any applicable law or regulation, including, without limitation, Section 326 of the Patriot Act.

Section 5.15. Insurance. The Authority shall comply with all requirements of the General Bond Resolution and Applicable Law with regard to the procurement and maintenance of insurance with respect to the Authority and its Property.

Section 5.16. No Sovereign Immunity; Waiver of Related Defenses. To the fullest extent permitted by Applicable Law, the Authority hereby waives any exemption or immunity, whether on the basis of sovereign immunity or any similar legal or equitable principle, doctrine or

rule of law and whether now or at any time hereafter arising, of the Authority with respect to its contractual obligations under the Series 2024 A Bonds, this Agreement and the other Related Documents or with respect to any of its revenues, assets or Property (irrespective of their use or intended use) from (a) jurisdiction, (b) liability, suit or other legal or equitable remedy for the amounts due and payable under the Series 2024 A Bonds, this Agreement or any of the other Related Documents or the performance of any of its other obligations hereunder or thereunder, and (c) enforcement of any judgment, order or decree to which it or its revenues, assets or Property may be made subject.

Section 5.17. Ratings for Series 2024 A Bonds. The Authority has obtained a separate long-term unenhanced rating on the Series 2024 A Bonds from each of Moody's and S&P and has provided written evidence of such ratings to the Purchaser.

Section 5.18. Filings with Municipal Securities Rulemaking Board. As soon as practicable after the issuance of the Series 2024 A Bonds, the Authority shall file, or cause to be filed, with the Municipal Securities Rulemaking Board (the "MSRB"), in an electronic format as shall be prescribed by MSRB Rule G-32, copies of the Resolution, including, the Series 2024 A Certificate of Determination, and this Agreement. The copies of the Resolution and this Agreement filed, or caused to be filed, by the Authority with the MSRB in accordance with the preceding sentence may have omitted or redacted therefrom any information considered confidential or proprietary by the Authority or the Purchaser so long as such copies do not omit any information that could be considered to be material for the purposes of any potential purchaser or holder the Series 2024 A Bonds. Additionally, thereafter all filings of all material event notices and any other information filed by the Authority with the MSRB in satisfaction of or as may be required by the provisions of Rule 15c2 12 promulgated pursuant to the Securities Exchange Act of 1934, as amended (17 C.F.R. Sec. 240 15c2 12) (the "Rule"), or any successor or similar legal requirement, shall be linked to the CUSIP numbers for the Series 2024 A Bonds so that the Purchaser shall have access to such information through the MSRB system. In the event that during any time while the Series 2024 A Bonds are Outstanding, the Authority is no longer a party to any continuing disclosure agreements entered into pursuant to the Rule, or any successor or similar legal requirement, the Authority shall send to the Purchaser, as an additional reporting requirement under Section 5.02 hereof, all such material event notices and any other information that the Authority would have been required to file with the MSRB in satisfaction of or as may be required by the provisions of the Rule or any successor or similar legal requirement.

Section 5.19. Occurrence of Tax Event. Within ten Business Days of the Authority obtaining actual knowledge of any material events affecting the tax-exempt status of the Series 2024 A Bonds or the receipt of any material notices of determinations with respect to the tax-exempt status of the Series 2024 A Bonds, including, but not limited to, any adverse tax opinions, the issuance by the Internal Revenue Service of proposed or final determinations of taxability or Notices of Proposed Issue (IRS Form 5701-TEB) (each, a "*Tax Event*"), the Authority shall provide notice of such Tax Event to the Trustee and the Purchaser, including, if applicable, a copy of the written notice or written communication received by the Authority relating to the Tax Event.

ARTICLE VI

NEGATIVE COVENANTS AND COVENANTS ANCILLARY THERETO

The Authority covenants and agrees that until the principal, Redemption Price and Purchase Price of, and all interest on, the Series 2024 A Bonds have been paid to the Purchaser and all other Required Payments have been indefeasibly paid in full, and all other obligations of the Authority under this Agreement and under the Series 2024 A Bonds have been performed:

Section 6.01. Amendments. Without the prior written consent of the Purchaser, the Authority will not agree to any amendment to, or waive any default under, any Related Document in a manner that would (a) have a Material Adverse Effect or (b) adversely affect the rights and remedies of the Purchaser thereunder or alter any covenant therein to the detriment of the Purchaser. The Authority agrees to provide written notice to the Purchaser at least 30 days in advance of any proposed amendment (together with a copy of the proposed text of the amendment) or waiver of a Default. Notwithstanding the foregoing, the Authority shall be entitled to adopt one or more supplemental resolutions authorizing the issuance of Bonds or Subordinated Indebtedness under the Resolution without the need to obtain the consent of the Purchaser so long as the Authority complies with the provisions of the Resolution and the issuance of such Bonds or Subordinated Indebtedness would not otherwise result in a Default or an Event of Default. The Authority shall not take any action, nor cause the Trustee to take any action, under any of the Related Documents that is inconsistent with, or could reasonably be expected to impair, the Authority's obligations, or the rights of the Purchaser or the Trustee, under this Agreement or any of the other Related Documents, including, without limitation, any right or remedy of the Purchaser upon an Event of Default, the Authority's obligations to make payments to the Purchaser under the Series 2024 A Bonds or this Agreement, and the pledge of the Pledged Revenues under the General Bond Resolution and the priority of the Lien and security interest created thereby.

Section 6.02. Preservation of Existence, Etc. Except as otherwise required by law, the Authority will not directly or indirectly liquidate, wind up, terminate, reorganize, dissolve, merge or consolidate with any other Person (or suffer any liquidation, winding up, termination, reorganization or dissolution), or form or acquire any subsidiary (other than in the ordinary course of business as conducted as of the Closing Date), nor shall it sell, lease, assign, transfer or otherwise dispose of (in a single transaction or a series of transactions) all or substantially all of its Property. Except as otherwise required by law, the Authority will not sell, transfer, dispose of or abandon any material portion of the Turnpike System or condemn, or consent to any condemnation of, any material portion of the Turnpike System.

Section 6.03. Certain Information. The Authority shall not include in an offering document or circular or reoffering supplement for the Series 2024 A Bonds any information concerning the Purchaser that is not supplied in writing, or otherwise approved in writing, by the Purchaser expressly for inclusion therein.

Section 6.04. Trustee. The Authority, without the prior written consent of the Purchaser, which consent shall not be unreasonably withheld, conditioned or delayed, shall not take any action or refrain from taking any action that results in a change of the Trustee or the Paying Agent.

Section 6.05. Accounting Methods; Fiscal Year; Entity Classification. Except as may be required by law or any governmental or accounting rule or regulation or as may be recommended by the Governmental Accounting Standards Board, the Authority will not adopt, permit or consent to any change in accounting practices other than as required by GAAP and will not adopt, permit or consent to any change in its Fiscal Year or take (or permit to be taken) any action that results in a change to its entity classification for U.S. federal income tax purposes.

Section 6.06. Exempt Status. The Authority shall not take any action or omit to take any action, respectively, that, if taken or omitted, respectively, could cause any revocation or adverse modification of its federal income tax-exempt status or that would cause the interest on the Series 2024 A Bonds to be included in the gross income of the owners thereof for purposes of federal income taxation under the Code.

Section 6.07. Redemption and Defeasance.

(a) *Redemption*. The Authority promptly shall notify the Purchaser of the amount of any redemption of any Series 2024 A Bonds, together with the date of each such redemption and otherwise comply with the provisions of this Agreement and the Resolution (including the Series 2024 A Certificate of Determination) applicable thereto.

(b) *Defeasance*. The Authority will not defease, nor allow the defeasance of, the Series 2024 A Bonds without (i) procuring a Verification Report and providing a copy thereof to the Purchaser, and (ii) contemporaneously paying all Required Payments and satisfying all obligations of the Authority hereunder.

Section 6.08. Pension Plans. The Authority shall participate in the State Pension System in compliance in all material respects with the applicable provisions of the Code and other federal, state or local law and shall make contributions to the State Pension System pursuant to invoices received by the Authority from or on behalf of the State Pension System in amounts as determined by the New Jersey Division of Pensions and Benefits (the "*Division*"); *provided, however*, that the foregoing shall not be construed to prevent the State Pension System, the Division and the Authority from agreeing that the Authority may participate in a deferred payment plan with respect to its contributions, if such plan is in compliance in all material respects with the applicable provisions of the Code and other federal, state or local law.

Section 6.09. Additional Debt. The Authority shall not issue, incur, assume, guarantee or otherwise become obligated under any Debt that is payable from or secured by the Pledged Revenues or any portion thereof prior to the Parity Debt or otherwise preferred to the Parity Debt.

ARTICLE VII

EVENTS OF DEFAULT

Section 7.01. Events of Default. The occurrence of any of the following events shall constitute an "*Event of Default*":

(a) Failure of the Authority to pay or cause to be paid when due any amount owed by the Authority hereunder or under any of the other Related Documents;

(b) Failure of the Authority to observe or perform the covenants set forth in Sections 5.02, 5.03, 5.05, 5.07, 5.09, 5.11, 5.12, 5.16, 5.17, 5.18, 6.01, 6.02, 6.04, 6.07, 6.08 or 6.09;

(c) Failure of the Authority to observe or perform any covenant, condition or provision of this Agreement (other than as specified in (a) or (b) above) and such failure remains uncured 30 days after written notice of such failure from the Purchaser to the Authority and the Trustee, or failure to observe or perform any covenant, condition or provision contained in any Related Document and, in the case of any covenant incorporated by reference pursuant to Section 5.07 hereof that is not a payment or financial covenant, after the expiration of any applicable grace period contained in the relevant Related Document;

(d) The occurrence and continuation of a default, event of default or termination event under the General Bond Resolution or any of the other Related Documents, irrespective of whether said default, event of default or termination event is declared or undeclared or has been waived under the terms of such respective document, or a mandatory redemption, prepayment or acceleration has occurred with respect to the Series 2024 A Bonds or any other Parity Debt or Subordinated Indebtedness; or

(e) The occurrence of an Event of Insolvency with respect to the Authority.

Section 7.02. Rights and Remedies; Consequences of Event of Default. If an Event of Default specified in Section 7.01 hereof shall occur, then in addition to any other rights or remedies available to the Trustee or the Purchaser under any other Related Documents or under Applicable Law, the Purchaser may exercise any one or more of the following rights and remedies:

(a) by notice to the Authority, accelerate all of the amounts payable to the Purchaser under this Agreement arising from or relating to this Agreement or the Series 2024 A Bonds or the Authority's obligations hereunder or thereunder (other than the principal or Purchase Price of or interest on the Series 2024 A Bonds, which are subject to mandatory purchase as provided in Section 2.03 of this Agreement), whereupon such amounts shall become immediately due and payable without presentment, demand for payment, protest or notice of nonpayment or dishonor, or other notice of any kind or character, all of which are hereby expressly waived, and an action therefor shall immediately accrue; *provided*, that if any Event of Default described in Section 7.01(e) hereof shall occur, such amounts shall automatically mature and be due and payable on the date of the occurrence of such Event of Default without presentment, demand, protest,

notice of default or intention to accelerate, notice of acceleration or other notice of any kind to the Authority or any other Person, all of which are hereby expressly waived;

(b) (i) apply to any court of competent jurisdiction for, and obtain appointment of, a receiver, (ii) either personally or by attorney or agent and without bringing any action or proceeding, or by such a receiver, take whatever action at law or in equity may appear necessary or desirable to collect the amounts due and payable under the Related Documents or to enforce performance or observance of any of the Required Payments under the Related Documents, whether for specific performance of any agreement or covenant of the Authority or in aid of the execution of any power granted to the Purchaser in the Related Documents or as otherwise available at law or in equity;

(c) deliver a notice to the Trustee and the Authority that an Event of Default has occurred and is continuing and directing the Trustee to call the Series 2024 A Bonds for mandatory purchase on the designated Mandatory Purchase Date;

(d) cure any Default, Event of Default or event of non-performance hereunder or under any other Related Document; *provided*, *however*, that the Purchaser shall have no obligation to effect such a cure; and

(e) exercise, or cause to be exercised, any and all remedies as it may have under the other Related Documents, including, without limitation, any rights it holds as a Bondholder singly or together with other Bondholders to accelerate the Series 2024 A Bonds and the other Parity Debt as provided in the General Bond Resolution and to take any and all actions otherwise available under the General Bond Resolution, and any and all remedies as are otherwise available at law and at equity.

Section 7.03. Remedies Cumulative; Solely for Benefit of Purchaser. To the extent permitted by, and subject to the mandatory requirements of, Applicable Law, each and every right, power and remedy herein specifically given to the Purchaser shall be cumulative, concurrent and non-exclusive and shall be in addition to every other right, power and remedy herein specifically given or now or hereafter existing at law, in equity or by statute, and each and every right, power and remedy (whether specifically herein given or otherwise existing) may be exercised from time to time and as often and in such order as may be deemed expedient by the Purchaser, and the exercise or the beginning of the exercise of any power or remedy shall not be construed to be a waiver of the right to exercise at the same time or thereafter any other right, power or remedy.

The rights and remedies of the Purchaser specified herein are for the sole and exclusive benefit, use and protection of the Purchaser, and the Purchaser is entitled, but shall have no duty or obligation to the Authority, the Trustee or any other Person or otherwise, to exercise or to refrain from exercising any right or remedy reserved to the Purchaser hereunder or under any of the other Related Documents. **Section 7.04. Waivers or Omissions**. No delay or omission by the Purchaser in the exercise of any right, remedy or power or in the pursuit of any remedy shall impair any such right, remedy or power or be construed to be a waiver of any default on the part of the Purchaser or to be acquiescent therein. No express or implied waiver by the Purchaser of any Event of Default shall in any way be a waiver of any future or subsequent Event of Default. No delay or omission on the part of the Purchaser (or the Trustee) in exercising any right to acceleration of the maturity of the Series 2024 A Bonds or any of the other Required Payments, or any remedy under the Related Documents following any Event of Default as aforesaid, or any other option granted to the Purchaser (or the Trustee) hereunder in any one or more instances, or the acceptance by the Purchaser (or the Trustee) of any partial payment on account of the Required Payments, shall constitute a waiver of any such Event of Default and each such option shall remain continuously in full force and effect.

Section 7.05. Discontinuance of Proceedings. In case the Purchaser shall invoke any right, remedy or recourse permitted hereunder or under the Related Documents and shall thereafter elect to discontinue or abandon the same for any reason, the Purchaser shall have the unqualified right so to do and, in such event, the Authority and the Purchaser shall be restored to their former positions with respect to the Required Payments, the Related Documents and otherwise, and the rights, remedies, recourse and powers of the Purchaser hereunder shall continue as if the same had never been invoked.

Section 7.06. Injunctive Relief. The Authority recognizes that, in the event an Event of Default occurs, any remedy of law may prove to be inadequate relief to the Purchaser; therefore, the Authority agrees that the Purchaser, if the Purchaser so requests, shall be entitled to temporary and permanent injunctive relief in any such case.

ARTICLE VIII

NATURE OF OBLIGATIONS

Section 8.01. Obligations Absolute. The obligations of the Authority to pay all Required Payments under this Agreement and the other Related Documents shall be absolute, unconditional and irrevocable, notwithstanding any other provision of this Agreement or any other Related Document, and shall not be subject to any right of set-off, recoupment or counterclaim against the Purchaser and shall be paid and performed strictly in accordance with the terms of this Agreement under all circumstances whatsoever. Until the principal, Redemption Price and Purchase Price of, and all interest on, the Series 2024 A Bonds and all other Required Payments have been indefeasibly paid in full and all other obligations of the Authority hereunder and under the Related Documents have been performed and discharged, the Authority will not suspend or discontinue any Required Payments for any reason or terminate any of the Related Documents and the Authority waives and covenants not to assert any right of set-off or recoupment against its obligation to make all payments of principal, Redemption Price and Purchase Price of, and all interest on, the Series 2024 A Bonds and all other Required Payments due hereunder and under the other Related Documents in the amounts and at the times required hereby and thereby, and without abatement, diminution, deduction, counterclaim or defense for any reason, including, without limitation, in the following circumstances:

(a) any lack of validity or enforceability of any of the Related Documents;

(b) any amendment or waiver of any provision, term or condition of any of the Related Documents;

(c) any failure of any portion of the Turnpike System to be delivered, constructed or completed, any defects, malfunctions, breakdowns or infirmities in the Turnpike System, any accident, condemnation, destruction or unforeseen circumstances, any damage, destruction or condemnation of the Turnpike System or any part thereof, any acts or circumstances that may constitute failure of consideration or commercial frustration of purpose or any change in the tax or other laws of the United States or of the State or any political subdivision of either thereof;

(d) the existence of any dispute with, or any claim, right of set-off or recoupment, defense or other rights that the Authority may have at any time against, the Trustee, the Purchaser (other than the defense of payment to the Purchaser in accordance with the terms of this Agreement) or any other Person, whether in connection with this Agreement, the other Related Documents or any transaction contemplated hereby or thereby or any unrelated transaction; or

(e) any other event or circumstance whatsoever, whether or not similar to any of the foregoing, that might, but for the provisions of this Section 8.01, constitute a legal or equitable discharge of, or provide a right of set-off or recoupment against, the Authority's obligations hereunder or under any of the other Related Documents.

Section 8.02. Continuing Obligation. All covenants, agreements, representations and warranties made by the Authority in this Agreement and in the certificates or other instruments delivered in connection with or pursuant to this Agreement shall be considered to have been relied upon by the Purchaser and shall survive the execution and delivery of this Agreement and the issuance and purchase by the Purchaser of the Series 2024 A Bonds, regardless of any investigation made by the Purchaser or on its behalf and notwithstanding that the Purchaser may have had notice or knowledge of any Default or incorrect representation or warranty at the time any credit is extended hereunder, and shall continue in full force and effect as long as the principal and Purchase Price of, and all interest on, the Series 2024 A Bonds or any other Required Payments remain outstanding and unpaid. The obligations of the Authority under this Agreement shall continue until the date upon which the principal and Purchase Price of, and all interest on, the Series 2024 A Bonds and all other Required Payments due and owing to the Purchaser under the Series 2024 A Bonds and this Agreement shall have been paid in full and are no longer subject to being set aside or otherwise required to be repaid by the Purchaser as described in Section 9.14; provided, however, that the obligations of the Authority set forth in Article II and Section 9.14 shall survive any expiration or termination of this Agreement.

ARTICLE IX

MISCELLANEOUS

Section 9.01. Purchase of Series 2024 A Bonds.

(a) Upon and subject to the conditions precedent contained in the Bond Purchase Agreement and the terms and conditions provided herein and based on the representations, warranties and covenants of the Authority set forth in the Related Documents and herein, the Purchaser has agreed to purchase from the Authority, and the Authority has agreed to sell to the Purchaser, on the Closing Date, all, but not less than all, of the Series 2024 A Bonds at an aggregate purchase price as set forth in the Bond Purchase Agreement. The Series 2024 A Bonds are to be dated the date of delivery thereof and are to mature, be subject to redemption prior to maturity and bear interest as set forth in the Series 2020 Resolution (including the Series 2024 A Certificate of Determination).

(b) The Purchaser represents that it (i) is a "qualified institutional buyer" as defined in Rule 144A promulgated under the Securities Act of 1933, as amended (the "1933 Act"), or an "accredited investor" as defined in Rule 501 of Regulation D under the 1933 Act, (ii) will comply with all federal and state securities laws in connection with any subsequent resale of the Series 2024 A Bonds, and (iii) has made its own independent investigation and evaluation of the financial condition and business of the Authority and that it has received all documents and information requested from the Authority in connection with such independent investigation and evaluation.

Section 9.02. Right of Set-Off. Upon the occurrence of an Event of Default, the Purchaser and its Affiliates may, at any time and from time to time, without notice to the Authority or any other Person (any such notice being expressly waived), set-off and appropriate and apply, against and on account of, any obligations and liabilities of the Authority to the Purchaser or its Affiliates, whether or not arising under or connected with this Agreement or the Related Documents and without regard to whether or not the Purchaser shall have made any demand therefor and although such obligations and liabilities may be contingent or unmatured and regardless of currency, place of payment or booking office thereof, any and all deposits (general or special, including, but not limited to, Debt evidenced by certificates of deposit, but not including trust accounts) and any other Debt or other payment obligation at any time held or owing by the Purchaser or its Affiliates to or for the credit or the account of the Authority, whether or not arising under or connected with this Agreement or not arising under or connected of the Authority, whether or not arising under or connected with this Agreement or the Related Documents, whether or not arising under or connected with this Agreement or the Related Documents, whether or not contingent and regardless of the currency, place of payment or booking office thereof. The rights of the Purchaser under this Section 9.02 are in addition to other rights and remedies (including other rights of set-off) that the Purchaser may have at law or in equity.

Section 9.03. Amendments and Waivers; Remedies Cumulative. No amendment or waiver of any provision of this Agreement nor consent to any departure by the Authority from any such provision will in any event be effective unless the same shall be in writing and signed by the Purchaser. Any such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. In the event any covenant or agreement contained in this Agreement should be breached by the Authority and thereafter waived by the Purchaser, such

waiver shall be limited to the particular breach so waived for the specific period set out in such waiver, and such waiver shall not constitute a waiver of such breach for any other period and shall not waive any other or similar breach hereunder. Specifically and not in limitation of the foregoing, this Agreement may not be amended or modified by course of dealing, by oral acknowledgement or agreement or by any writing, unless it is a writing that is expressly stated to constitute an amendment of this Agreement and is signed by an authorized officer of the Purchaser and an Authorized Authority Representative. The rights and remedies of the Purchaser hereunder are cumulative and are not exclusive of any rights or remedies that it would otherwise have.

Section 9.04. Patriot Act Notice. The Purchaser hereby notifies the Authority that, pursuant to the requirements of the Patriot Act, it is required to obtain, verify and record information that identifies the Authority, which information includes the name and address of the Authority and other information that will allow the Purchaser to identify the Authority in accordance with the Patriot Act. The Authority hereby agrees that it shall promptly provide such information upon request by the Purchaser.

Section 9.05. Notices. All notices, requests, demands, directions and other communications (collectively, "*notices*") under the provisions of this Agreement must be in writing (including facsimile communication), unless otherwise expressly permitted hereunder, and must be properly addressed and sent by registered or certified mail or by express courier for next Business Day delivery and will be deemed received as follows: (a) if by registered or certified mail, five days after mailing; (b) if by express courier for next Business Day delivery, on the next Business Day; and (c) if by facsimile, when confirmation of transmission is obtained if prior to 5:00 p.m. local time on a Business Day, and otherwise, on the next Business Day; *provided*, that service of a notice prescribed by any applicable statute shall be considered complete when the requirements of that statute are met. Notices by electronic mail (e-mail) will not constitute notice under this Agreement and are only to be used in addition to notice given as prescribed under (a), (b) or (c) of this Section 9.05. All notices shall be sent to the applicable party at the following address or in accordance with the last unrevoked written direction from such party to the other parties hereto:

if to the Authority:

New Jersey Turnpike Authority 1 Turnpike Plaza P.O. Box 5042 Woodbridge, New Jersey 07095 Attention: Executive Director Telephone: (732) 750-5301 Facsimile: (732) 750-5315 E-Mail: jcarone@njta.com if to the Purchaser:

Barclays Capital Inc. 745 Seventh Avenue – 19th Floor New York, New York 10019 Attention: John P. Gerbino, Managing Director Telephone: (212) 526-3466 E-Mail: john.gerbino@barclays.com

if to the Trustee:

The Bank of New York Mellon1 Pershing PlazaJersey City, New Jersey 07399Attention:Deborah StewartTelephone:(973) 357-7824Facsimile:(973) 357-7840E-Mail:deborah.stewart@bnymellon.com

or as to each party at such other address as shall be designated by such party in a written notice to the other parties.

Any notice or other communication shall be sufficiently given and shall be deemed given when delivered to the addressee in writing or when given by telephone immediately confirmed in writing by tested telex, telecopier or other telecommunication device.

Section 9.06. Severability. Any provision of this Agreement that is prohibited, unenforceable or not authorized in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition, unenforceability or non-authorization without invalidating the remaining provisions hereof or affecting the validity, enforceability or legality of such provision in any other jurisdiction.

Section 9.07. Governing Law. THIS AGREEMENT SHALL BE DEEMED TO BE A CONTRACT UNDER AND, TOGETHER WITH ANY DISPUTES OR CONTROVERSIES ARISING OUT OF OR RELATING TO THIS AGREEMENT, SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW JERSEY AND APPLICABLE FEDERAL LAW, WITHOUT REGARD TO CHOICE OF LAW RULES.

Section 9.08. Consent to Jurisdiction, Venue and Service of Process. The Authority and the Purchaser, irrevocably (a) agree that any suit, action or other legal proceeding arising out of or relating to this Agreement shall be brought and filed in, and be subject to the exclusive jurisdiction of, the courts of the State of New Jersey or the United States District Courts for the State of New Jersey, (b) consent to the jurisdiction of each such court in any such suit, action or proceeding, and (c) waive any objection that it may have to the laying of venue of any such suit, action or proceeding in any of such courts and any claim that any such suit, action or proceeding has been brought in an inconvenient forum. The Authority and the Purchaser also irrevocably consent to the service of any and all process in any such action or proceeding by the mailing of copies of such process to the respective address set forth for such party in Section 9.05. The Authority and the Purchaser agree that a final judgment in any suit, action or proceeding will be conclusive and may be enforced in appropriate jurisdictions by suit on the judgment or in any other manner provided by law. All mailings under this Section 9.08 must be by certified mail, return receipt requested.

Nothing in this Section 9.08 will affect the right of the Purchaser to serve legal process in any other manner permitted by law or affect the right of the Purchaser to bring any suit, action or proceeding against the Authority or its Property in the courts of any other jurisdiction.

Section 9.09. Headings. Section headings in this Agreement are included herein for convenience of reference only and will not have any effect for purposes of interpretation or construction of the terms of this Agreement.

Section 9.10. Successors and Assigns.

(a) *Transfer and Assignment.* (i) This Agreement is a continuing obligation and is binding upon and inures to the benefit of the Authority and the Purchaser; *provided*, that the Authority will not assign, transfer or delegate all or any portion of its rights or obligations hereunder or under the other Related Documents without the prior written consent of the Purchaser. The Purchaser may from time to time and without the consent of the Authority or any other Person assign, sell or transfer, in whole or in part, all or any part of its interest in the Series 2024 A Bonds and the Related Documents; *provided*, *however*, that those portions of the Series 2024 A Bonds that are sold or transferred to any subsequent Owner that is not a Purchaser Entity shall not be entitled to any of the rights or the benefits of this Agreement granted to the Purchaser hereunder, including, without limitation, any provisions of Section 2.03 hereof relating to the mandatory purchase and/or redemption of the Series 2024 A Bonds; and *provided*, *further*, that at such time as no Purchaser Entity is an Owner of any of the Series 2024 A Bonds, this Agreement shall terminate and shall no longer be in force and effect.

(ii) The Purchaser may designate any nominee, designee or agent to act for and in the name of the Purchaser by written notice to the Authority and the Trustee and any such duly designated nominee, designee or agent shall thereupon be empowered to act for and on behalf of the Purchaser and exercise the rights, powers, privileges and responsibilities of the Purchaser in this Agreement and each of the other Related Documents.

(b) *Certain Pledges.* The Purchaser may at any time, without notice to, or any requirement to seek the consent of, the Authority, pledge or grant a security interest in all or any portion of its rights under the Series 2024 A Bonds, this Agreement and the other Related Documents (including, without limitation, rights to payment under the Series 2024 A Bonds and this Agreement) to secure obligations of the Purchaser, including any pledge or assignment to secure obligations to a Federal Reserve Bank; *provided*, that no such pledge or assignment shall release the Purchaser from any of its obligations hereunder or substitute any such pledge or assignee for the Purchaser as a party hereto.

Section 9.11. Counterparts; Complete and Controlling Agreement. This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument. This Agreement may be delivered by the exchange of signed signature pages by facsimile transmission or by e-mail with a PDF copy or other replicating image attached, and any printed or copied version of any signature page so delivered shall have the same force and effect as an originally signed version of such signature page. This Agreement and the other Related Documents completely set forth the agreements between the Purchaser and the Authority and supersede all prior and contemporaneous understandings, agreements and contracts, both written and oral, between the Purchaser and the Authority relating to the issuance, sale and purchase of the Series 2024 A Bonds and all matters set forth herein and in the Related Documents.

Section 9.12. Waiver of Rule of Construction. The Authority hereby waives any and all provisions of law to the effect that an ambiguity in a contract or agreement should be interpreted against the party responsible for its drafting.

Section 9.13. Waiver of Jury Trial. THE AUTHORITY AND THE PURCHASER EACH HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE ANY RIGHTS THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION (WHETHER AS CLAIM, COUNTER-CLAIM, AFFIRMATIVE DEFENSE OR OTHERWISE) BASED HEREON, OR ARISING OUT OF, UNDER OR IN CONNECTION WITH, THIS AGREEMENT, OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN) OR ACTIONS OF THE AUTHORITY OR THE PURCHASER. THE AUTHORITY ACKNOWLEDGES AND AGREES THAT IT HAS RECEIVED FULL AND SUFFICIENT CONSIDERATION FOR THIS PROVISION AND RECOGNIZES AND AGREES THAT THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE PURCHASER ENTERING INTO THIS AGREEMENT AND PURCHASING THE SERIES 2024 A BONDS. THE AUTHORITY REPRESENTS AND ACKNOWLEDGES THAT IT HAS REVIEWED THIS PROVISION WITH ITS LEGAL COUNSEL AND THAT IT HAS KNOWINGLY AND VOLUNTARILY WAIVED ANY JURY TRIAL RIGHTS IT MAY HAVE FOLLOWING CONSULTATION WITH SUCH LEGAL COUNSEL.

Section 9.14. Payments Set Aside. To the extent that any payment by or on behalf of the Authority is made to the Purchaser, or the Purchaser exercises its right of set-off, and such payment or the proceeds of such set-off or any part thereof is subsequently invalidated, declared to be fraudulent or preferential, set aside or required (including pursuant to any settlement entered into by the Purchaser in its discretion) to be repaid to a trustee, receiver or any other party, in connection with any proceeding under any Debtor Relief Law or otherwise, then to the extent of such recovery, the obligation or part thereof originally intended to be satisfied shall be revived and continued in full force and effect as if such payment had not been made or such set-off had not occurred.

Section 9.15. Usury. If Applicable Law shall be interpreted by a court of competent jurisdiction to render usurious any amount or amounts payable to the Purchaser under this Agreement or under the Series 2024 A Bonds, or contracted for, charged or received by the Purchaser with respect to the obligations of the Authority hereunder or under the Series 2024 A Bonds, or if any acceleration or optional or extraordinary prepayment results in the Authority having paid any interest (or other amounts construed under Applicable Law to be interest) in excess

of that permitted by Applicable Law, then it is the Purchaser's express intent that all excess amounts theretofore collected by the Purchaser will be credited against the principal balance of the Authority's obligations to the Purchaser and the provisions of this Agreement and the other Related Documents will immediately be deemed reformed and the amounts thereafter collectible hereunder and thereunder modified, without the necessity of the execution of any new documents, so as to comply with the Applicable Law, but so as to permit the recovery of the fullest amount otherwise called for hereunder or thereunder. All sums paid or agreed to be paid to the Purchaser that may be characterized as interest under Applicable Law will, to the extent permitted thereby, be amortized, prorated, allocated and spread throughout the full stated term of the Series 2024 A Bonds or other obligations of the Authority until payment in full so that the rate or amount of interest on account of such obligations does not exceed the Maximum Lawful Rate from time to time in effect and applicable to such obligations for so long as the obligations are outstanding.

Section 9.16. Electronic Signature; Electronically Signed Document. For purposes hereof, "electronic signature" means a manually-signed original signature that is then transmitted by electronic means; "transmitted by electronic means" means sent in the form of a facsimile or sent via the Internet as a PDF (portable document format) or other replicating image attached to an e-mail message; and "electronically signed document" means a document transmitted by electronic means and containing, or to which there is affixed, an electronic signature. The parties agree that the electronic signature of a party to this Agreement (or any amendment of or supplement to this Agreement) shall be as valid as an original signature of such party and shall be effective to bind such party to this Agreement. The parties agree that any electronically signed document (including this Agreement) shall be deemed (i) to be "written" or "in writing", (ii) to have been signed, and (iii) to constitute a record established and maintained in the ordinary course of business and an original written record when printed from electronic files. Such paper copies or "printouts", if introduced as evidence in any judicial, arbitral, mediation or administrative proceeding, will be admissible as between the parties to the same extent and under the same conditions as other original business records created and maintained in documentary form. Neither party shall contest the admissibility of true and accurate copies of electronically signed documents on the basis of the best evidence rule or as not satisfying the business records exception to the hearsay rule.

Section 9.17. No Advisory or Fiduciary Responsibility. In connection with all aspects of the transactions contemplated hereby (including in connection with any amendment, waiver or other modification hereof or of any other Related Document), the Authority acknowledges and agrees that: (a) (i) the arranging, structuring and other services regarding this Agreement provided by the Purchaser and any of its Affiliates are arm's-length commercial transactions between the Authority, on the one hand, and the Purchaser and its Affiliates, on the other hand, (ii) the Authority has consulted its own legal, accounting, regulatory and tax advisors to the extent it has deemed appropriate, and (iii) the Authority is capable of evaluating, and understands and accepts, the terms, risks and conditions of the transactions contemplated hereby and by the other Related Documents; (b) (i) the Purchaser and each of its Affiliates is and has been acting solely as a principal and has not been, is not and will not be acting as an advisor, agent or fiduciary for the Authority or any other Person and (ii) neither the Purchaser nor any of its Affiliates has any obligation to the Authority with respect to the Transactions, except those obligations expressly set forth herein; and (c) the Purchaser and each of its Affiliates may be engaged in a broad range of transactions that involve interests that differ from those of the Authority, and neither the Purchaser

nor any of its Affiliates has any obligation to disclose any of such interests to the Authority. To the fullest extent permitted by Applicable Law, the Authority hereby waives and releases any claims that it may have against the Purchaser and each of its Affiliates with respect to any breach or alleged breach of agency or fiduciary duty in connection with any aspect of any transaction contemplated hereby.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have caused this Bondholder Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the date first above written.

NEW JERSEY TURNPIKE AUTHORITY

By:___

James D. Carone Executive Director

BARCLAYS CAPITAL INC.

By:___

John P. Gerbino Managing Director

[Signature Page to Series 2024 A Bondholder Agreement]

SCHEDULE 4.05

None

SCHEDULE 4.07

On October 3, 2023, the Supreme Court of New Jersey issued an Order denying the Petition for Certification, with costs, in connection with an appeal by two petitioners that challenged the Authority's \$50 administrative fee that is charged to offset the cost of collecting unpaid tolls from toll violators on the Turnpike and the Parkway. By way of background, in 2017, a Petition for Rule Change seeking to have the Authority revoke its rule imposing an administrative fee in connection with collecting unpaid tolls from toll violators on the Turnpike and the Parkway was filed with the Authority. In the Petition, the petitioners argue that the administrative fee is unreasonable and therefore not authorized by the Act. The Petition also included a demand for a refund of the administrative fees collected by the Authority to the extent unreasonable, which amount the petitioners claim is nearly \$200,000,000. After reviewing a financial analysis of the costs of processing, prosecuting and collecting unpaid tolls from toll violators, the Authority concluded that the administrative fee is reasonable and consistent with the Act. In a written response dated October 18, 2017 (the "Final Action"), the Executive Director of the Authority denied the Petition. On December 1, 2017, the petitioners filed an appeal of that denial with the Appellate Division of the Superior Court of the State of New Jersey and oral argument occurred on February 4, 2019. On March 8, 2019, the Appellate Division issued its decision rejecting the petitioners' contention that the Authority violated the Administrative Procedures Act or notions of due process or fundamental fairness, when it initially promulgated the regulation in 2011, and in 2017, when it considered the Petition for Rule Change. However, the Appellate Division remanded the case to the lower court in Middlesex County, New Jersey, for purposes of supplementing the record. After a lengthy period of extensive additional discovery by the parties and the Authority working with experts to defend the reasonableness of the administrative fee, the lower court held an evidentiary hearing on the matter over several days in July and August of 2021. In January 2022, the lower court rendered its findings of fact and conclusions of law, rejecting the petitioners' arguments and concluding that the administrative fee was both reasonable and based on the costs associated with processing and collecting a toll violation. The parties thereafter filed supplemental briefs with the Appellate Division, which had retained jurisdiction of the matter. On May 11, 2023, the Appellate Division (i) issued an opinion adopting the lower court's findings of fact and conclusions of law, (ii) concluded the administrative fee is based upon the actual cost of processing and collecting a toll violation in compliance with the Act, and is neither arbitrary, capricious nor unreasonable, and (iii) affirmed the Authority's Final Action. On May 31, 2023, the Petitioners filed a Notice of Petition for Certification to the Supreme Court of New Jersey. The Authority opposed the Petition for Certification. As noted above, the Supreme Court of New Jersey denied the Petition for Certification, thus terminating the litigation. The Authority does not expect any further litigation relating to this matter.

On December 1, 2017, the law firm representing the petitioners described in the preceding paragraph also filed a class action lawsuit in the United States District Court for the District of New Jersey alleging, among other things, that the administrative fee violates the Fair Debt Collections Practices Act (FDCPA) and the Eighth Amendment to the United States Constitution. With the agreement of the parties, on January 17, 2018, the Court issued an order staying this lawsuit pending the resolution of the appeal with the Appellate Division of the Superior Court of the State of New Jersey described above. Given the resolution of the Petition for Rule Change described above, the Authority does not expect there to be any further litigation with the class

action lawsuit described in this paragraph. If, however, the class action lawsuit is reactivated, the Authority intends to vigorously defend its conclusion that the administrative fee does not violate the FDCPA or the United States Constitution.

SCHEDULE 4.09(a)

None

SCHEDULE 4.09(b)

On April 3, 2024, the Authority issued its Turnpike Revenue Bonds, Series 2024 B, in the aggregate principal amount of \$500,000,000 (the "*Series 2024 B Bonds*"), under and pursuant to the General Bond Resolution. The Series 2024 B Bonds were issued by the Authority for the purpose of providing funds to pay (i) the Cost of Construction of various Projects that are part of the Authority's ongoing capital improvement program for the Turnpike System, (ii) capitalized interest on the Series 2024 B Bonds through and including April 3, 2027, and (iii) the costs of issuance of the Series 2024 B Bonds.

Pursuant to a Forward Delivery Bond Purchase Agreement, dated May 14, 2024, by and between the Authority and Morgan Stanley & Co. LLC, acting for and on behalf of itself and the other underwriters named therein, on October 3, 2024, the Authority will issue its Turnpike Revenue Bonds, Series 2024 C (Forward Delivery), in the aggregate principal amount of \$684,275,000 (the "*Series 2024 C Bonds*"), under and pursuant to the General Bond Resolution. The Series 2024 C Bonds will be issued by the Authority for the purpose of providing funds that will be used to (i) refund, redeem and legally defease certain maturities of the Authority's Outstanding Turnpike Revenue Bonds, Series 2015 E, and (ii) pay the costs of issuance of the Series 2024 C Bonds.

Capitalized terms used in this Schedule and not otherwise defined in this Schedule or the Agreement to which this Schedule is attached have the meanings given to such terms in the General Bond Resolution.

SCHEDULE 4.19

As of the date of this Agreement, several bills have been introduced in the New Jersey State Legislature in the current legislative session ending in January 2025, which, if enacted in their present form, would (i) require the Authority and the South Jersey Transportation Authority (the "*SJTA*") to offer toll discounts to senior citizens, (ii) require the Authority and the SJTA to display the amount of tolls paid in lanes used for the electronic toll collection system, commonly known as E-ZPass, (iii) qualify certain disabled veterans for toll rate exemptions and exemptions from motor vehicle registration fees, (iv) exempt customers with an account for the electronic toll collection system, commonly known as E-ZPass, from certain fees if the motor vehicle is stolen, (v) create a toll relief program that appropriates \$250 million to the Authority and \$250 million to the SJTA, (vi) provide a gross income tax credit for certain tolls paid via E-ZPass, (vii) provide gross income tax deduction for certain E-ZPass tolls paid, (viii) propose a constitutional amendment to require voter approval of a dedicated revenue source for certain bonded indebtedness for the State transportation system, and (ix) prohibit the Authority from passing credit card processing fees to toll payers.

In the current and several of its previous legislative sessions, the State Legislature is considering or has considered several other bills that could adversely impact the Authority's revenues and/or expenses and/or require the Authority to alter the way it currently conducts its operations, including, without limitation, bills requiring that the Authority provide natural gas refueling, propane refueling, hydrogen refueling and electric vehicle recharging stations at certain rest areas on both the Turnpike and the Parkway.

The Authority is unable to predict whether the currently pending bills will be enacted into law, or whether any such previously introduced bills, or substantially similar bills, will be introduced in the current or any future session of the State Legislature or, if introduced, whether any such bills will be enacted into law. If the currently pending bills or any such future bills are enacted into law, the Authority is unable to predict whether or not such bills will have a material impact on the Authority's operations.

SCHEDULE 4.20

The Turnpike

The Authority continues with the remediation of environmental contamination resulting from historical discharges from underground/above-ground storage tanks located at the service areas, maintenance districts and interchanges along the Turnpike. Progress continues to be made in addressing the contamination with Unrestricted and/or Limited Restricted Response Action Outcomes ("RAOs") and Remedial Action Permits ("RAPs") being issued at multiple locations. The Authority met the New Jersey Department of Environmental Protection ("NJDEP") Remedial Investigation deadline of May 2016 for all applicable Turnpike sites with the focus now on Remedial Action ("RA"). The Authority has submitted RA timeframe extensions for multiple sites in order to extend the regulatory and/or mandatory timeframes. The Authority, along with the current service area operators on the Turnpike, has undertaken an aggressive remedial program, including, but not limited to, contaminated soil removal as part of the improvement program for the service areas. Remediation at the final two service areas on the Turnpike was completed in February 2024. The remediation progress has eliminated all but one groundwater treatment system located at a single service area on the Turnpike. This single groundwater treatment system will remain in operation for the foreseeable future and will necessitate periodic monitoring, sampling and maintenance under directives issued by the NJDEP.

In the late 1980's, the NJDEP determined that residues from the processing of chromium ore were distributed as fill material on construction projects throughout Hudson County, New Jersey, and in surrounding environs. The contaminant levels at certain sites receiving chromium ore processing residue exceed the currently established standards. Seven sites owned or controlled by the Authority are included on the NJDEP's list of sites containing contamination from chromium ore processing residue above the currently established levels; however, as described below, the Authority has accepted responsibility to remediate conditions at three of the affected sites and bears no remedial responsibility for any of the additional sites.

In May 2005, the NJDEP instituted litigation against the three firms that had generated the chromium ore processing residue. The Authority was not named as a defendant in such litigation by the NJDEP. In March 2006, the Authority was named as a third-party defendant by one of the firms as a result of the Authority's ownership of certain parcels impacted by the residue. The Authority accepted responsibility to remediate conditions at three affected sites with the understanding that, by doing so, it will not have any responsibility for any additional sites. Remediation of one of those affected sites has been completed and a RAO was issued to close that site. The cost to complete the remediation of the two remaining sites is estimated to be approximately \$11 million over a 30-year period. It is possible the remediation of one site will be performed in 2024 pending access negotiation with Conrail. Remedial activities at the third site are delayed due to third-party site operations.

The Parkway

The Authority continues with the remediation of environmental contamination resulting from historical discharges from underground/above-ground storage tanks located at the service areas, toll plazas, maintenance districts, a former communication tower and State Police barracks along the Parkway. Progress continues to be made in addressing the contamination and Unrestricted and/or Limited Restricted RAOs and RAPs have been issued at multiple locations. The Authority met the NJDEP Remedial Investigation ("RI") deadline of May 2016 for all but two Parkway sites. Of these two sites, the Remedial Investigation (RI) for one site has since been completed with the focus now on Remedial Action (RA). The Authority has submitted RA timeframe extensions for multiple sites to extend the regulatory and/or mandatory timeframes. The Authority, along with the current service area operators on the Parkway, have undertaken an aggressive remedial program, including, but not limited to, contaminated soil removal as part of the improvement program for the remaining service areas. The final two Parkway service areas are currently undergoing remediation, which will be complete by June 2024. Once completed, the remediation of the aforementioned service areas will have eliminated all but one groundwater treatment system located at a single service area on the Parkway. This single groundwater treatment system will remain in operation for the foreseeable future and will necessitate periodic monitoring, sampling and maintenance under directives issued by the NJDEP.

Generally

With respect to the Turnpike System generally, soil contamination, groundwater contamination and/or solid waste found on off-site properties, Authority properties and properties for which the Authority has assumed remediation responsibility, as well as waterway contamination that is alleged to have resulted from operations conducted at Parkway facilities, have resulted in claims against the Authority and may lead to additional claims in the future. Claims for reimbursement of remediation costs and other alleged damages have been asserted or may be forthcoming from other parties responsible for undertaking remediation activities at these properties. As a result, it may be necessary for the Authority to undertake, fund or reimburse others for remediation activities at these properties. The Authority believes the ultimate resolution of these claims will not have a material adverse impact on the financial position of the Authority. As to environmental regulatory compliance expenditures, such costs are also not expected to have a material adverse impact on the financial position of the Authority.