

GREAT GRAY COLLECTIVE INVESTMENT TRUST FEDERATED HERMES PRIME CASH COLLECTIVE INVESTMENT FUND FINANCIAL STATEMENTS

DECEMBER 31, 2024

WITH

REPORT OF INDEPENDENT AUDITORS

FEDERATED HERMES PRIME CASH COLLECTIVE INVESTMENT FUND

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Report of Independent Auditors

To the Board of Managers of Great Gray Trust Company, LLC

Opinion

We have audited the accompanying financial statements of Federated Hermes Prime Cash Collective Investment Fund (the "Fund"), which comprise the statement of assets and liabilities, including the schedule of investments, as of December 31, 2024, and the related statements of operations, of changes in net assets, including the related notes, and the financial highlights for the year then ended (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Fund as of December 31, 2024, and the results of its operations, changes in its net assets and the financial highlights for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (US GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Fund and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

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



In performing an audit in accordance with US GAAS, we:

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

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

Price waterhouse Coopers LLP

San Francisco, California April 30, 2025

Federated Hermes Prime Cash Collective Investment Fund

Schedule of Investments

December 31, 2024

	Principal Amount or Shares	Cost	Fair Value
Certificates of Deposit - 9.3%			
Bank of America, 5.180%, 1/24/2025	1,500,000 \$	1,500,000 \$	1,500,000
Bank of America N.A., 4.740%, 6/17/2025†	2,000,000	2,000,000	2,000,000
Canadian Imperial Bank of Commerce, 4.200%, 10/3/2025	1,000,000	1,000,000	1,000,000
Canadian Imperial Bank of Commerce, 4.480%, 10/8/2025	1,000,000	1,000,000	1,000,000
MUFG Bank Ltd., 4.350%, 1/6/2025	6,000,000	6,000,000	6,000,000
Sumitomo Mitsui Trust Bank Ltd., 4.560%, 3/31/2025	2,500,000	2,500,000	2,500,000
Total Certificates of Deposit		14,000,000	14,000,000
Commercial Paper - 28.0% Financials - 24.7%			
Australia & New Zealand Banking Group, 0.010%, 5/19/2025	3,000,000	2,940,545	2,940,545
Australia & New Zealand Banking Group, 4.550%, 3/5/2025†	1,000,000	1,000,000	1,000,000
Australia & New Zealand Banking Group, 4.570%, 1/6/2025†	1,000,000	1,000,000	1,000,000
Bank of Montreal, 0.010%, 6/24/2025	5,000,000	4,875,542	4,875,542
Bedford Row Funding Corporation, 4.590%, 4/24/2025†	1,500,000	1,500,000	1,500,000
BPCE SA, 4.620%, 2/5/2025†	2,000,000	2,000,000	2,000,000
Canadian Imperial Bank of Commerce, 0.000%, 11/12/2025 [^]	1,000,000	961,308	961,308
Citigroup Global Markets, 4.690%, 1/8/2025†	2,000,000	2,000,000	2,000,000
DNB Bank ASA, 0.000%, 2/21/2025^	500,000	496,543	496,543
Gotham FDG Corporation, 0.000%, 2/26/2025^	1,000,000	992,767	992,767
JP Morgan Securities LLC, 4.720%, 4/16/2025†	1,000,000	1,000,000	1,000,000
National Australia Bank, 4.570%, 2/10/2025†	1,000,000	1,000,000	1,000,000
National Bank of Canada, 0.010%, 11/5/2025	2,500,000	2,407,172	2,407,172
Northwest Bank, 0.000%, 4/25/2025^	1,000,000	986,526	986,526
Old Line Funding, 0.000%, 1/28/2025^	1,500,000	1,494,893	1,494,893
Royal Bank of Canada, 4.720%, 7/9/2025†	1,000,000	1,000,000	1,000,000
Sumitomo Mitsui Trust Bank Ltd., 0.000%, 3/21/2025^	3,000,000	2,970,309	2,970,309
Thunder Bay Funding LLC, 4.750%, 4/21/2025†	1,000,000	1,000,000	1,000,000
Toronto Dominion Bank, 0.000%, 7/1/2025 [^]	3,000,000	2,922,396	2,922,396
Toronto Dominion Bank, 0.000%, 10/8/2025^	500,000	483,258	483,258
Toronto Dominion Bank, 0.010%, 7/3/2025	2,000,000	1,947,743	1,947,743
Westpac Banking Corporation Ltd., 0.000%, 9/29/2025^	2,500,000	2,423,781	2,423,781
Total Financials		37,402,783	37,402,783

Federated Hermes Prime Cash Collective Investment Fund

Schedule of Investments (continued)

December 31, 2024

Commercial Paper - 28.0% (continued) Health Care - 3.3% Eli Lilly & Company, 0.000%, 2/3/2025^ 5,000,000 \$ 4,979,054 \$ 4,979,054 \$ 1,000,000		Principal Amount or Shares	Cost	Fair Value
Fil Lilly & Company, 0.000%, 2/3/2025^ 5,000,000 4,979,054 4,979,054 4,979,054 42,381,837 42,38	Commercial Paper - 28.0% (continued)			
Repurchase Agreements - 62.6%	Health Care - 3.3%			
Repurchase Agreements - 62.6% With: ABN Amro Bank N.V., Netherlands, at: 4.52%, dated 12/31/2024, due 1/2/2025, repurchase price \$38,009,412 (interest in a \$250,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 2.50% to 6.00%, due 5/31/2026 to 10/1/2054, par value of underlying securities of \$338,599,330, and market value of underlying securities of \$256,014,411) 38,000,000 38,000,000 38,000,000 38,000,000 With: Mizuho Bank Limited, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$21,807,328 (interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,023,000 21,802,000 21,802,000 21,802,000 With: Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,53 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7,50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$35,000,000 35,000,000	Eli Lilly & Company, 0.000%, 2/3/2025 [^]	5,000,000 \$		<u> </u>
With: ABN Amro Bank N.V., Netherlands, at: 4.52%, dated 12/31/2024, due 1/2/2025, repurchase price \$38,009,412 (interest in a \$250,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 2.50% to 6.00%, due 5/31/2026 to 10/1/2054, par value of underlying securities of \$338,599,330, and market value of underlying securities of \$256,014,411) 38,000,000 32,800,000 21,802,000 21,802,000 21,802,000 21,802,000 21,802,000 21,802,000 21,802,000 21,802,000 21,802,000 21,80	Total Commercial Paper		42,381,837	42,381,837
ABN Amro Bank N.V., Netherlands, at: 4.52%, dated 12/31/2024, due 1/2/2025, repurchase price \$38,009,412 (interest in a \$250,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 2.50% to 6.00%, due 5/31/2026 to 10/1/2054, par value of underlying securities of \$338,599,330, and market value of underlying securities of \$356,014,411) With: Mizuho Bank Limited, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$21,807,328 (interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,223,000) With: Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market	Repurchase Agreements - 62.6%			
4.52%, dated 12/31/2024, due 1/2/2025, repurchase price \$38,009,412 (interest in a \$250,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities of \$338,599,330, and market value of underlying securities of \$338,599,330, and market value of underlying securities of \$256,014,411) With: Mizuho Bank Limited, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$21,807,328 (interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,223,000) With: Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2025, par value of underlying securities of \$33,303,618,560, and a market value of underlying securities of \$33,303,618,560, and a market value of underlying securities of \$2,806,026,431) Total Repurchase Agreements Other Assets and Liabilities, Net - 0.1%	With:			
(interest in a \$250,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 2.50% to 6.00%, due 5/31/2026 to 10/1/2054, par value of underlying securities of \$338,599,330, and market value of underlying securities of \$256,014,411) With: Mizuho Bank Limited, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$21,807,328 (interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,223,000) With: Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$2,806,026,431) Total Repurchase Agreements Other Assets and Liabilities, Net - 0.1%	ABN Amro Bank N.V., Netherlands, at:			
Mizuho Bank Limited, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$21,807,328 (interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,000,000, and market value of underlying securities of \$900,223,000) 21,802,000 21,802,000 21,802,000 21,802,000 With: Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$2,806,026,431) 35,000,000 35,000,000 35,000,000 Total Repurchase Agreements 94,802,000 94,802,000 Total Investments - 99.9% \$151,183,837 151,183,837 Other Assets and Liabilities, Net - 0.1% 106,329	(interest in a \$250,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 2.50% to 6.00%, due 5/31/2026 to 10/1/2054, par value of underlying securities of \$338,599,330, and market	38,000,000	38,000,000	38,000,000
4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$21,807,328 (interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,000,000, and market value of underlying securities of \$900,223,000) 21,802,000 21,802,000 21,802,000 With: Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$2,806,026,431) 35,000,000 35,000,000 35,000,000 Total Repurchase Agreements 94,802,000 94,802,000 94,802,000 Total Investments - 99.9% \$151,183,837 151,183,837 Other Assets and Liabilities, Net - 0.1% 106,329	With:			
(interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,000,000, and market value of underlying securities of \$900,223,000) With: Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$2,806,026,431) Total Repurchase Agreements Total Investments - 99.9% Other Assets and Liabilities, Net - 0.1%	Mizuho Bank Limited, at:			
Bank of Nova Scotia, at: 4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$2,806,026,431) Total Repurchase Agreements Total Investments - 99.9% Other Assets and Liabilities, Net - 0.1% Source \$35,008,553 (\$35,000,000 \$35,000,000 \$35,000,000 \$35,000,000 \$35,000,000 \$4,802,000 \$151,183,837 \$151,183,837 \$106,329	(interest in a \$900,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 4.46%, due 1/2/2025, par value of underlying securities of \$900,000,000, and market value of underlying securities of	21,802,000	21,802,000	21,802,000
4.46%, dated 12/31/2024, due 1/2/2025, repurchase price \$35,008,553 (interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$2,806,026,431) 35,000,000 35,000,000 35,000,000 Total Repurchase Agreements 94,802,000 94,802,000 Total Investments - 99.9% \$ 151,183,837 151,183,837 Other Assets and Liabilities, Net - 0.1% 106,329				
(interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market value of underlying securities of \$2,806,026,431) 35,000,000 35,000,000 35,000,000 35,000,000 94,802,000 94,802,000 94,802,000 151,183,837 151,183,837 006,329 <t< td=""><td>•</td><td></td><td></td><td></td></t<>	•			
Total Investments - 99.9% \$ 151,183,837 Other Assets and Liabilities, Net - 0.1% 106,329	(interest in a \$2,750,000,000 joint repurchase agreement collateralized by U.S. Government Agency securities, 0.13% to 7.50%, due 10/15/2025 to 1/1/2055, par value of underlying securities of \$3,303,618,560, and a market	35,000,000	35,000,000	35,000,000
Other Assets and Liabilities, Net - 0.1%		·	94,802,000	94,802,000
·	Total Investments - 99.9%	\$	151,183,837	151,183,837
Net Assets - 100.0% \$ 151,290,166	Other Assets and Liabilities, Net - 0.1%	<u>==</u>	<u> </u>	106,329
	Net Assets - 100.0%		\$	151,290,166

[†] Variable rate security

[^] Zero coupon

Federated Hermes Prime Cash Collective Investment Fund

Schedule of Investments (continued)

December 31, 2024

The following is a summary of the fair value of the investments in the Fund based on the inputs used to value them as of December 31, 2024 (see Note 3 in Notes to the Financial Statements):

	 Fair Value Measurements						
	 Level 1	Level 2	Level 3	Total			
Certificates of Deposit	\$ - \$	14,000,000 \$	- \$	14,000,000			
Commercial Paper	_	42,381,837	_	42,381,837			
Repurchase Agreements	 _	94,802,000	_	94,802,000			
Total	\$ - \$	151,183,837 \$	- \$	151,183,837			

Concentration of Ownership: As of December 31, 2024, the Fund had two unitholders holding 10% or more of the outstanding units of the Fund, and aggregated to 78.5% of the Fund's total units outstanding.

Supplementary Information (Unaudited): Total investment purchases, sales proceeds, and realized gain for the year ended December 31, 2024, were:

	 Purchases at Cost ⁽¹⁾	Sales Proceeds ⁽¹⁾	Realized Gain
Fixed Income	\$ 24,793,751,800 \$	24,811,982,159	—
Total	\$ 24,793,751,800 \$	24,811,982,159	<u> </u>

⁽¹⁾ Purchases and sales balances may include amortization or accretion of premiums or discounts or paydowns on fixed income securities.

Statement of Assets and Liabilities December 31, 2024					
Assets					
Investments in securities, at fair value (cost \$151,183,837)	\$	151,183,837			
Interest receivable		160,440			
Receivable for fund units sold		3,163			
Total assets		151,347,440			
Liabilities					
Accrued trustee and sub-advisor fees		56,342			
Payable to custodian		932			
Total liabilities		57,274			
Net Assets	\$	151,290,166			

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xpenses rustee and sub-advisor fees eimbursement from sub-advisor otal expenses et investment income ealized Gain / Loss et realized gain (loss) on:	nterest	\$ 8,936,930
xpenses rustee and sub-advisor fees eimbursement from sub-advisor otal expenses et investment income ealized Gain / Loss et realized gain (loss) on:	Miscellaneous	4,775
rustee and sub-advisor fees eimbursement from sub-advisor otal expenses et investment income ealized Gain / Loss et realized gain (loss) on:	otal income	8,941,705
eimbursement from sub-advisor otal expenses et investment income ealized Gain / Loss et realized gain (loss) on:	xpenses	
otal expenses et investment income ealized Gain / Loss et realized gain (loss) on:	rustee and sub-advisor fees	292,327
et investment income ealized Gain / Loss et realized gain (loss) on:	Reimbursement from sub-advisor	(9,695
ealized Gain / Loss et realized gain (loss) on:	otal expenses	282,632
et realized gain (loss) on:	let investment income	8,659,073
	Realized Gain / Loss	
vestments	let realized gain (loss) on:	
VOSUTIONIO	nvestments	
et realized gain	let realized gain	

Statement of Changes in Net As: For the year ended December 31,	
Increase (Decrease) in Net Assets	
Operations	
Net investment income	\$ 8,659,073
Distributions to participants	
Distributions from net investment income	(8,657,857)
Unit transactions	
Proceeds from units issued	
Class 0	170,800,133
Class R6	644,880,838
Premier Class	4,316,617
Total proceeds from units issued	819,997,588
Value of units redeemed	
Class 0	(164,397,807)
Class R6	(678,832,738)
Premier Class	(4,127,550)
Total value of units redeemed	(847,358,095)
Value of units reinvested	
Class 0	642,649
Class R6	7,464,921
Premier Class	550,287
Total value of units reinvested	8,657,857
Decrease in net assets resulting from unit transactions	(18,702,650)
Decrease in net assets	(18,701,434)
Net assets, beginning of year	169,991,600
Net assets, end of year	\$ 151,290,166

Per Unit Operating Performance	Class 0	Class R6	Premier Class
Net asset value, beginning of year	\$ 1.0000	\$ 1.0000	\$ 1.0000
Investment operations:			
Net investment income ⁽¹⁾	\$ 0.0526	\$ 0.0516	\$ 0.0516
Total from investment operations	0.0526	0.0516	0.0516
Distributions from net investment income	\$ (0.0526)	\$ (0.0516)	\$ (0.0516)
Net asset value, end of year	\$ 1.0000	\$ 1.0000	\$ 1.0000
Total Return	5.43%	5.28%	5.31%
Supplemental Data			
Ratio to average net assets:			
Gross expenses (excluding reimbursement)	0.03%	0.19%	0.18%
Net expenses	0.03%	0.18%	0.18%
Net investment income	5.26%	5.16%	5.16%
Unit Activity			
Units, beginning of year	9,850,008	150,437,675	9,681,813
Issued	171,442,782	652,345,759	4,866,904
Redeemed	(164,397,808)	(678,832,738)	(4,127,550)
Units, end of year	16,894,982	123,950,696	10,421,167

Federated Hermes Prime Cash Collective Investment Fund

Notes to the Financial Statements

December 31, 2024

Note 1 – Organization

Great Gray Collective Investment Trust (the "Trust") is intended to constitute an exempt trust under Section 501(a) of the Internal Revenue Code of 1986, as amended (the "Code"), and a group trust within the meaning of Rev. Rul. 81-100, as amended. The Trust is exempt from registration under the Investment Company Act of 1940, as amended, and the Securities Act of 1933, as amended. Great Gray Trust Company, LLC (the "Trustee") serves as the Trustee of the Trust.

The Trustee is responsible for maintaining and administering the Trust and the Federated Hermes Prime Cash Collective Investment Fund (the "Fund") and also serves as the investment manager to the Fund. State Street Bank and Trust Company provides custody, transfer agency, and accounting services for the Fund.

The Trustee is ultimately controlled by Madison Dearborn Partners, LLC ("MDP"), a registered investment adviser and private equity firm based in Chicago, IL. MDP and its controlled subsidiaries are the general partners to the investment funds that own substantially all of the Trustee through intermediate holding companies.

The purpose of the Trust is to allow collective investments by plan sponsors of retirement plans which qualify for exemption from federal income taxation pursuant to Section 501(a) of the Code, by reason of qualifying under Section 401(a) of the Code; tax-exempt governmental plans described in Section 401(a)(24) of the Code; eligible deferred compensation plans under Section 457(b) of the Code established by a government employer; group trusts or separate accounts consisting solely of assets of the foregoing; and other investors eligible for participation in the Trust. The Trust consists of separate funds with differing investment objectives, which are available for investment by participating plans. An eligible plan may join in the Trust, subject to the Trustee's acceptance, and become a participating plan by executing participation documents specified by the Trustee. Not all funds within the Trust are presented herein. The Trustee has claimed an exclusion from the definition of commodity pool operator ("CPO") under the Commodity Exchange Act and the rules of the Commodity Futures Trading Commission ("CFTC") with respect to the Fund, and is therefore not subject to CFTC registration or regulation as a CPO with respect to the Fund.

The investment objective of the Fund is to provide current income consistent with stability of principal and liquidity by investing Fund assets primarily in a portfolio of short-term, high-quality, fixed-income securities. A primary objective of the Fund is to operate with a stable net asset value per unit of \$1.00. The Trustee has engaged Federated Investment Counseling (the "Sub-Advisor") to provide investment advice and recommendations with respect to investment of the Fund's assets. The Trustee maintains ultimate fiduciary authority over the management of and investments made in the Fund. The Sub-Advisor is engaged pursuant to a sub-advisor agreement.

Note 2 - Significant Accounting Policies

The accompanying financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The Fund is an investment company and follows the accounting and reporting guidance in the Financial Accounting Standards Board Accounting Standards Codification Topic No. 946.

Federated Hermes Prime Cash Collective Investment Fund

Notes to the Financial Statements (continued)

December 31, 2024

Net Asset Value ("NAV") - Units of each fee class of the Fund are valued each day on which the New York Stock Exchange ("NYSE") is open for trading in accordance with the valuation procedures established by the Trustee. The NAV per unit is calculated as of the close of trading on the NYSE (generally, 4:00 p.m. U.S. Eastern time). The NAV per unit is computed by dividing the total fair value of the assets of the Fund, less its liabilities, by the total number of units outstanding at the time of such computation.

Fund Unit Transactions - The Fund sells new units and repurchases outstanding units on a daily basis. Unit purchases and redemptions are transacted at the NAV per fee class of the Fund determined as of the close of business each day. A summary of the unit activity for the Fund is included with its Financial Highlights.

The Fund requires a plan to provide advance written notice of five business days for plan directed withdrawals which will exceed \$1 million of the assets invested in the Fund.

Investment Valuation - Investments are valued at their current fair value determined as follows:

Repurchase Agreements - The Fund engages in repurchase agreements, pursuant to which it pays cash to and receives securities from a counterparty that agrees to "repurchase" the securities at a specified time, typically within seven business days, for a specified price. The Fund enters into such agreements with well-established securities dealers or banks that are members of the Federal Reserve System. All repurchase agreements are fully collateralized by U.S. government or related agency securities, which are held by the custodian designated by the agreement. Collateral is evaluated daily to ensure that its market value exceeds the delivery value of the repurchase agreements at maturity. Although risk is mitigated by the collateral, the Fund could experience a delay in recovering its value and a possible loss of income or value if the counterparty fails to perform in accordance with the terms of the agreement. The Fund has entered into such repurchase agreements, as reflected in its accompanying Schedule of Investments, as of December 31, 2024.

Securities - Securities, other than bonds, listed on a securities exchange, market or automated quotation system for which quotations are readily available are valued at the closing price on the primary exchange or market on which they are traded on the day of valuation or, if there is no such reported sale on the valuation date, at the most recent bid quotation on the principal exchange. If a market price is not readily available or if such price is deemed unreliable, it will be valued at fair value in accordance with valuation procedures established by the Trustee. Commercial paper and certificates of deposit are valued using broker quotes. The Trustee's determination of fair value involves consideration of a number of subjective factors, and therefore, no single standard for determining fair value will apply.

When the valuation methods described above are not reflective of fair value, investments are valued at fair value following procedures and/or guidelines determined by or under the direction of the valuation committee established by the Trustee. In light of the judgment involved in fair value decisions, there can be no assurance that a fair value assigned to a particular investment is accurate.

Cash and Cash Equivalents - The Fund considers all highly liquid instruments with original maturities of three months or less at the acquisition date to be cash equivalents.

Federated Hermes Prime Cash Collective Investment Fund

Notes to the Financial Statements (continued)

December 31, 2024

Investment Transactions and Investment Income - The Fund records security transactions on a trade date basis. Dividend income is recorded on the ex-dividend date. Net realized gains and losses on investments are determined by the first-in, first-out method. Interest income and expenses are recorded daily on the accrual basis. Amortization/accretion of premium and discount is included in investment income. Distributions to unit holders are recorded on the ex-dividend date. Distributions of net investment income, if any, are declared daily and paid monthly.

Fee Classes and Allocations - The Fund offers multiple fee classes. Not all fee classes are available for investment by all plans. Each class is allocated expenses on the basis of expense loads assigned to that class. Income, expenses (other than expenses attributable to a specific class), and realized and unrealized gains or losses on investments are allocated to each fee class based on the units outstanding for the fee class in proportion to the total outstanding units.

Use of Estimates - The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

Guarantees and Indemnifications - Under the Fund's organizational documents, each trustee, officer, employee and agent of the Trust is indemnified, to the extent permitted by law, against certain liabilities that may arise in the performance of their duties to the Fund.

Income Tax Status - The Trust has received a determination from the Internal Revenue Service that the Trust is exempt from federal income taxation under Section 501(a) of the Code. Accordingly, no federal income tax provision is required.

Subsequent Events - The Trustee has evaluated the effect of subsequent events on the Fund's financial statements through April 30, 2025, which is the date the financial statements were available to be issued, and has determined that there are no material subsequent events that would require disclosure or adjustment in the Fund's financial statements through this date.

Note 3 - Fair Value Measurements

Fair value is defined as the price a fund would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date.

Various inputs are used in determining the fair value of the Fund's investments. The Trustee has performed an analysis of the significance and character of these inputs to the fair value determination. These inputs are summarized in the three broad levels listed below:

Federated Hermes Prime Cash Collective Investment Fund

Notes to the Financial Statements (continued)

December 31, 2024

- Level 1 Quoted prices in active markets for identical investments.
- Level 2 Other significant observable inputs (including quoted prices for similar investments, interest rates, credit risk, and others).
- Level 3 Significant unobservable inputs (including the Trustee's own assumptions in determining the fair value of investments).

The inputs or methodologies used for valuing investments are not necessarily an indication of the risk associated with investing in those investments. The aggregate fair value of the investments in the Fund, by input level used as of December 31, 2024, is included following the Fund's Schedule of Investments.

Note 4 - Fees and Expenses

Trustee and Sub-Advisor Fees

Annualized asset-based fees are based upon the net assets as determined at the end of each preceding business day as set forth in the table below (in basis points). Except as otherwise noted, all asset-based fees are paid from the assets of the Fund.

Fee Class	Trustee Fee	Sub-Advisor Fee
Class 0	3*	0
Class R6	5**	10**
Premier Class	5	10

^{*}For custody and administrative services.

Trustee Fee - The Trustee receives an annualized fee for trustee and administrative services provided to the Fund. Trustee fees are based upon the average daily value of the Fund and are accrued daily, paid quarterly in arrears and charged against the assets invested in the Fund.

Sub-Advisor Fee - The Sub-Advisor is compensated for its investment advisory services provided to the Fund. These annualized fees for each class are based upon the average daily value of the Fund and are accrued daily, paid quarterly in arrears and charged against the assets invested in the Fund.

Operating Expenses - In addition to the fees described above, the Fund bears expenses related to its operations, including, but not limited to, audit, custody, tax and legal services. Expenses incurred in connection with the investment and reinvestment of Fund assets, including, without limitation, brokerage commission and other expenses, are also charged against the Fund. To limit expenses of the Fund, the Trustee and Sub-Advisor have,

^{**}Trustee and Sub-Advisor Waiver or Reimbursement of 1 basis point.

Federated Hermes Prime Cash Collective Investment Fund

Notes to the Financial Statements (continued)

December 31, 2024

each in its sole discretion, decided to waive its fees or reimburse a portion of the Operating Expenses, Trustee Fee and Sub-Advisor Fee as shown in the table above, with such waivers or reimbursements shared one-third by the Trustee and two-thirds by the Sub-Advisor. These arrangements may be discontinued by the Trustee and Sub-Advisor at any time.

When assets of the Fund are invested in other investment vehicles, such as other Collective Funds or Exchange-Traded Funds, those investment vehicles will incur fees and expenses, which will be reflected in the performance results and value of the Fund's investment in such investment vehicle.

Note 5 - Related Party Transactions

The Trustee is a Nevada-chartered non-depository trust company that provides trust and custodial services for taxadvantaged retirement plans as well as trust and investment services to business pension and retirement plans. The Trustee is responsible for managing the Trust's investment and business affairs.

Note 6 - Risks Associated with Investing in the Fund

In the normal course of business, the Fund trades financial instruments and enters into financial transactions where risk of potential loss exists due to changes in the fair value of the investments.

The following are the principal risks of the Fund and are described in the Additional Fund Information and Principal Risk Definitions (www.greatgray.com/principalriskdefinitions):

Active Management, Conflict of Interest, Credit and Counterparty, Financial Sectors, Fixed Income Securities, Foreign Securities, Interest Rate, Loss of Money, Management, Not FDIC Insured, Repurchase Agreements, Unitholder.