April 28, 2022

Allison Nakatomi, Manager Continuing Care Contracts Branch Department of Social Services 744 P Street MS 9-14-91 Sacramento, CA 95814

Re: Oakmont Senior Living LLC / Capriana

Enclosed, please find the following, along with the annual Continuing Care Providers Fee Fund payment:

- 3 copies of:
 - o Annual Report Checklist
 - o Form 1-1 / Form 1-2
 - o Certification of Managing Member
 - Evidence of Insurance
 - o Annual Audited Financial Statement
 - o Audited Reserve Reports
 - o Form 7-1 and related attachments
- 4 copies of:
 - o Disclosure Statement

As always, please do not hesitate to let me know if you have any questions or need further information.

Sincerely,

Keith Fitzsimons

Chief Financial Officer

FISCAL YEAR ENDED: 12/31/2021

ANNUAL REPORT CHECKLIST

PF	ROVIDER(S):	
	Dakmont Senior Living LLC / Capriana Operations	s LLC
C	CRC(S):	
С	Capriana At La Floresta Village	
	ROVIDER CONTACT PERSON:	
	Ceith Fitzsimons	
	ELEPHONE NUMBER: '07-535-3226	E-MAIL ADDRESS: kfitzsimons@gallahercompanies.com
	07-555-5220	Kitzsirions@gailariercompanies.com
	A complete annual report must consist of 3 of	copies of all of the following:
Ø	Annual Report Checklist.	
Ø	Annual Provider Fee in the amount of: \$5,141	
	☐ If applicable, late fee in the amount of: \$_	
Ø	Certification by the provider's Chief Executive	Officer that:
	The reports are correct to the best of his/h	ner knowledge.
	Each continuing care contract form in use the Department.	or offered to new residents has been approved by
	The provider is maintaining the required liver refund reserve.	quid reserves and, when applicable, the required
Ø	Evidence of the provider's fidelity bond, as requ	ired by H&SC section 1789.8.
Ø	Provider's audited financial statements, with an opinion thereon.	accompanying certified public accountant's
Ø	Provider's audited reserve reports (prepared on certified public accountant's opinion thereon. (No required disclosures attached (H&SC section 17)	NOTE: Form 5-5 must be signed and have the
Ø	"Continuing Care Retirement Community Disclo	sure Statement" for each community.
Z	Form 7-1, "Report on CCRC Monthly Service Fe	ees" for <i>each</i> community.
Ø	Form 9-1, "Calculation of Refund Reserve Amou	unt", if applicable.
	Key Indicators Report (signed by CEO or CFO (provider's annual report)). The KIR may be sub required until 30 days later.	

FORM 1-1 RESIDENT POPULATION

Line	Continuing Care Residents	TOTAL
[1]	Number at beginning of fiscal year	90
[2]	Number at end of fiscal year	86
[3]	Total Lines 1 and 2	176
[4]	Multiply Line 3 by ".50" and enter result on Line 5.	x .50
[5]	Mean number of continuing care residents	88
	All Residents	
[6]	Number at beginning of fiscal year	143
[7]	Number at end of fiscal year	142
[8]	Total Lines 6 and 7	285
[9]	Multiply Line 8 by ".50" and enter result on Line 10.	x .50
[10]	Mean number of all residents	142.5
[11]	Divide the mean number of continuing care residents (Line 5) by the mean number of <i>all</i> residents (Line 10) and enter the result (round to two decimal places).	0.62
	FORM 1-2	
Line	ANNUAL PROVIDER FEE	TOTAL
[1]	Total Operating Expenses (including depreciation and debt service - interest only)	\$8,455,000
[a]	Depreciation \$130,400	
[b]	Debt Service (Interest Only) \$0	
[2]	Subtotal (add Line 1a and 1b)	\$130,400
[3]	Subtract Line 2 from Line 1 and enter result.	\$8,324,600
[4]	Percentage allocated to continuing care residents (Form 1-1, Line 11)	62%
[5]	Total Operating Expense for Continuing Care Residents (multiply Line 3 by Line 4)	\$5,140,806
[6]	Total Amount Due (multiply Line 5 by .001)	x .001 \$5,141
	Makmont Senior Living LLC/Capriana Operations LLC	

PROVIDE Oakmont Senior Living LLC/Capriana Operations LLC
COMMUN Capriana at La Floresta Village

Reconciliation of Form 1-2 for 2021

Capriana LLC

Note to Form 1-2 reconciling total Operating Expense

Total Operating Expenses Per Consolidated Statement	\$ 11,256,10)
Less: Facility Lease	(2,801,10	<u>))</u>
Form 1-2, Line 1	\$ 8,455,00)

April 28, 2022

Continuing Care Contracts Branch California Department of Social Services

To Whom It May Concern:

I, William P Gallaher, certify that the annual audit, reports and any amendments thereto submitted for December 31, 2021 for Oakmont Senior Living LLC / Capriana are true and correct to the best of my knowledge.

Oakmont Senior Living / Capriana continuing care contract form in use or offered to new residents has been approved by the Department of Social Services.

Oakmont Senior Living / Capriana are maintaining the required liquid reserve.

Oakmont Senior Living / Capriana do not offer refundable Contracts.

Sincerely,

William P Gallaher

Oakmont Senior Living / Capriana

Managing Member



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 05/06/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.

						rms and conditions of th ificate holder in lieu of su				require an end	dorsement	. As	tatement on
PRODUCER				CONTACT Willis Towers Watson Certificate Center									
Willis Towers Watson Midwest, Inc.							J. 302 022 2	FAX		2_467_2379			
c/o 26 Century Blvd					PHONE (A/C, No, Ext): 1-877-945-7378)-407-2376		
		x 305191	1 7703				ADDRE	SS: Certifi					Т
Nas	nvil	le, TN 37230519	OI USA							DING COVERAGE			NAIC#
						INSURE	RA: Everes	t Indemnity	Insurance	Company		10851	
	IRED	Management Group,	LLC				INSURE	RB:					
		Plaza Ste. 1920					INSURE	RC:					
Irv	ine,	CA 92614					INSURE	RD:					
							INSURE	RE:					
							INSURE	RF:					
СО	VER	AGES	CER	TIFIC	CATE	NUMBER: W20889250				REVISION N	JMBER:		
١N	IDICA	ATED. NOTWITHSTA	THE POLICIES ANDING ANY RE	OF I	INSUF REMEN	RANCE LISTED BELOW HAV	OF AN	Y CONTRACT	OR OTHER I	DOCUMENT WI	TH RESPE	ст то	WHICH THIS
						THE INSURANCE AFFORDI LIMITS SHOWN MAY HAVE) HEREIN IS S	UBJECT TO	O ALL	THE TERMS,
							DEEIN						
INSR LTR		TYPE OF INSUR		INSD	SUBR WVD	POLICY NUMBER		(MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)		LIMIT		
	×	COMMERCIAL GENERA	AL LIABILITY							EACH OCCURRE DAMAGE TO REN		\$	1,000,000
		X CLAIMS-MADE	OCCUR							PREMISES (Ea o	ccurrence)	\$	100,000
A	×	SIR \$500,000								MED EXP (Any or	e person)	\$	Excluded
						SB0000006-211		04/30/2021	05/01/2022	PERSONAL & AD	V INJURY	\$	1,000,000
	GEN	I'L AGGREGATE LIMIT AF	PPLIES PER:							GENERAL AGGR	EGATE	\$	3,000,000
		POLICY PRO- JECT	X LOC							PRODUCTS - CO	MP/OP AGG	\$	3,000,000
		OTHER:								Policy Aggre		\$	10,000,000
	AUT	OMOBILE LIABILITY								COMBINED SING (Ea accident)	LE LIMIT	\$	
		ANY AUTO								BODILY INJURY		\$	
		OWNED	SCHEDULED							BODILY INJURY		\$	
		AUTOS ONLY HIRED	AUTOS NON-OWNED							PROPERTY DAM		\$	
		AUTOS ONLY	AUTOS ONLY							(Per accident)		\$	
		UMDDELL ALLAD											
A		UMBRELLA LIAB	OCCUR						05 /01 /0000	EACH OCCURRE	NCE	\$	5,000,000
	×	EXCESS LIAB	CLAIMS-MADE			SBEX000005-211		04/30/2021	05/01/2022	AGGREGATE		\$	5,000,000
		DED RETENTIO	N \$							I DED	OTU	\$	
		KERS COMPENSATION EMPLOYERS' LIABILITY	Y/N							PER STATUTE	OTH- ER		
		PROPRIETOR/PARTNER/E CER/MEMBEREXCLUDED	EXECUTIVE	N/A						E.L. EACH ACCID	ENT	\$	
	(Man	datory in NH)		,,						E.L. DISEASE - E.	A EMPLOYEE	\$	
	If yes	s, describe under CRIPTION OF OPERATIO	NS below							E.L. DISEASE - P	OLICY LIMIT	\$	
A	Pro	fessional Liabil	ity			SB00000006-211		04/30/2021	05/01/2022	Each Claim		\$1,00	00,000
	Cla	ims Made								Aggregate		\$3,00	00,000
	Ret	ention: \$500,000											
DES	_		OCATIONS / VEHICL	ES (A	CORD	101, Additional Remarks Schedul	e. mav b	e attached if more	e space is require	ed)			
						000,000; Excess Cove							
		-					-						
Exc	ess	Liability cove	rage over G	ener	al L	iability, Profession	nal Li	iability &	Sexual Mi	sconduct, c	overage	follo	ws form
for	un	derlying.											
Ret	ro	Date: 5/1/2015	or as speci:	fied	as	scheduled on the pol	licy p	per location	on.				
CE	RTIF	ICATE HOLDER					CAN	CELLATION					
						SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.							
							AUTHO	RIZED REPRESE	NTATIVE	<u> </u>			
								a Cearnielle	>				
							1						

© 1988-2016 ACORD CORPORATION. All rights reserved.

Evidence of Coverage

AGENCY CUSTOMER ID:	
1.00#	



ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

		NAMED INSURED Oakmont Management Group, LLC		
HIIII IONCIS NUCESON MICHOEST, INC.	3 Park Plaza Ste. 1920			
POLICY NUMBER	Irvine, CA 92614			
See Page 1				
CARRIER	NAIC CODE			
See Page 1		EFFECTIVE DATE: See Page 1		

CARRIER	NAIC CODE									
See Page 1	See Page 1	EFFECTIVE DATE: See Page 1								
ADDITIONAL REMARKS										
	NDD FORM									
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM, FORM NUMBER:25 FORM TITLE: Certificate of Liability Insurance										
FORM NUMBER: 25 FORM TITLE: Certificate of	Liability	Insurance								
Holder Details:										
	Oakmont Management Group, LLC									
La Floresta, LLC										
Capriana at La Floresta Village, LLC										
Capriana Operations, LLC										
Oakmont Senior Living, LLC										
dba: Capriana; Villagio at Capriana										
460 S La Floresta Dr., Brea, Orange, CA 92823.										
Occupancy: Assisted Living & Memory Care										

ACORD 101 (2008/01)

© 2008 ACORD CORPORATION. All rights reserved.

CERT: W20889250

SR ID: 21068422

BATCH: 2084887



Report of Independent Auditors and Consolidated Financial Statements with Supplementary Information

Oakmont Senior Living LLC and Subsidiaries

December 31, 2021 and 2020



Table of Contents

REPORT OF INDEPENDENT AUDITORS	1
CONSOLIDATED FINANCIAL STATEMENTS	
Consolidated Balance Sheets	5
Consolidated Statements of Operations	6
Consolidated Statements of Changes in Members' Deficit	7
Consolidated Statements of Cash Flows	8
Notes to Consolidated Financial Statements	10
SUPPLEMENTARY INFORMATION	
Consolidating Balance Sheets	21
Consolidating Statements of Operations	22
Consolidating Statements of Cash Flows	23



Report of Independent Auditors

The Members
Oakmont Senior Living LLC and Subsidiaries

Report on the Audit of the Financial Statements

Opinion

We have audited the consolidated financial statements of Oakmont Senior Living LLC and Subsidiaries (the "Company"), which comprise the consolidated balance sheets as of December 31, 2021 and 2020, and the related consolidated statements of operations, changes in members' deficit, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of Oakmont Senior Living LLC and Subsidiaries as of December 31, 2021 and 2020, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

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

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of 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 Oakmont Senior Living LLC and Subsidiaries ability to continue as a going concern within one year after the date that the financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's 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 U.S. 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 consolidated financial statements.

In performing an audit in accordance with 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 Oakmont Senior Living LLC and Subsidiaries' 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 Oakmont Senior Living LLC and Subsidiaries' ability to continue as a going concern for a reasonable period of time.

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

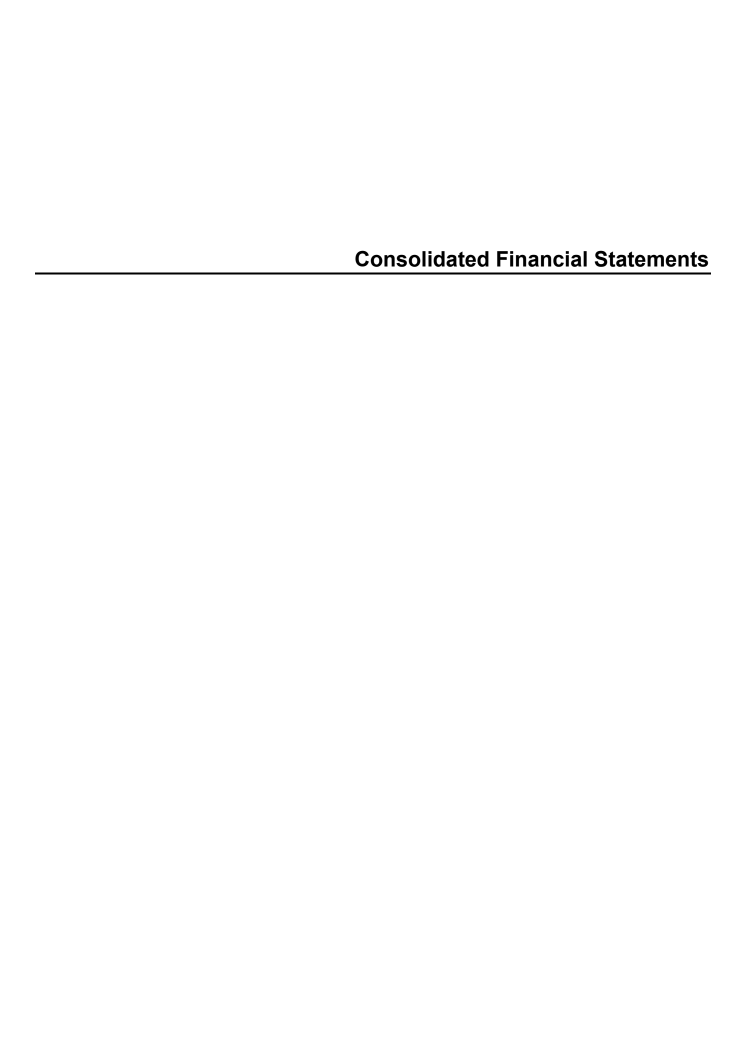
Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements of Oakmont Senior Living LLC and Subsidiaries taken as a whole. The 2021 consolidating information presented on pages 21 through 24 is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such consolidating information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The consolidating information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the consolidating information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

Campbell, California

Moss Adams LCP

April 27, 2022



Oakmont Senior Living LLC and Subsidiaries Consolidated Balance Sheets December 31, 2021 and 2020

	2021	2020						
ASSETS								
CURRENT ASSETS								
Cash and cash equivalents	\$ 32,991,000	\$ 32,231,800						
Restricted cash	6,583,200	6,110,100						
Accounts receivable and other assets	2,267,600	2,555,800						
Due from related parties	293,000	3,990,300						
Total current assets	42,134,800	44,888,000						
INVESTMENT IN REAL ESTATE								
Buildings and improvements	115,685,400	114,401,000						
Land	8,108,400	8,108,400						
Furniture, fixtures, and equipment	9,432,800	8,652,700						
Land improvements	42,400	42,400						
Construction in progress	85,300	284,900						
Accumulated depreciation	(61,249,100)	(56,403,200)						
Total investments in real estate, net	72,105,200	75,086,200						
OTHER ASSETS								
Due from related parties, less current potion	20,343,500	20,626,300						
Total assets	\$ 134,583,500	\$ 140,600,500						
LIABILITIES AND MEMBERS' DEFICIT								
CURRENT LIABILITIES								
Accounts payable and accrued liabilities	\$ 13,880,900	\$ 13,500,200						
Deferred rent	1,765,200	1,118,500						
Due to related parties	900	660,300						
Current maturities of debt obligations	1,270,810	1,217,200						
Current maturities of debt obligations	1,270,010	1,217,200						
Total current liabilities	16,917,810	16,496,200						
OTHER LIABILITIES								
Deferred revenue	713,700	818,300						
Deferred rent, less current portion	6,141,100	7,936,700						
Entrance fees subject to refund	194,391,200	190,757,300						
Entrance fees nonrefundable, net	27,526,900	27,526,800						
Debt obligations, less current maturities net of unamortized debt issuance costs	69,113,790	70,263,400						
T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		007.000.500						
Total other liabilities	297,886,690	297,302,500						
MEMBERS' DEFICIT								
Noncontrolling interest	(29,062,500)	(28,307,400)						
Controlling interest	(151,158,500)	(144,890,800)						
Total members' deficit	(180,221,000)	(173,198,200)						
Total liabilities and members' deficit	\$ 134,583,500	\$ 140,600,500						

Oakmont Senior Living LLC and Subsidiaries Consolidated Statements of Operations Years Ended December 31, 2021 and 2020

DEVENUE.	2021	2020
REVENUE:	A 00.077.400	A 04 400 500
Continuing care contracts	\$ 36,877,400	\$ 34,426,500
Noncontinuing care contracts	15,412,900	15,115,800
Amortization of entrance fees nonrefundable	4,826,500	4,433,500
Total revenue	57,116,800	53,975,800
OPERATING EXPENSES:		
Continuing care contract operating expenses	33,753,800	32,089,200
Noncontinuing care contract operating expenses	6,839,800	6,775,700
Management fees - related party	2,368,400	2,166,400
General and administrative	896,800	5,496,800
Depreciation	4,845,900	4,601,000
Facility lease	7,318,600	7,296,600
Total operating expenses	56,023,300	58,425,700
INCOME (LOSS) FROM CONTINUING OPERATIONS	1,093,500	(4,449,900)
OTHER INCOME (EXPENSE):		
Interest income	29,700	34,600
Amortization of debt issuance costs	(120,500)	(120,500)
Interest expense	(3,144,300)	(3,184,800)
Fire-related expenses	-	(208,000)
Fire-related insurance recovery proceeds	49,600	437,000
Miscellaneous	746,300	30,000
NET LOSS, BEFORE ALLOCATION TO NONCONTROLLING INTEREST	(1,345,700)	(7,461,600)
NET LOSS ATTRIBUTABLE TO NONCONTROLLING INTEREST	202,200	1,015,000
NET LOSS ATTRIBUTABLE TO CONTROLLING INTEREST	\$ (1,143,500)	\$ (6,446,600)

Oakmont Senior Living LLC and Subsidiaries Consolidated Statements of Changes in Members' Deficit Years Ended December 31, 2021 and 2020

	Noncontrolling Interest	Controlling Interest	Total
BALANCE, December 31, 2019	\$ (26,779,600)	\$ (125,984,200)	\$ (152,763,800)
Member contributions Member distributions Net loss	65,000 (577,800) (1,015,000)	102,665,500 (115,125,500) (6,446,600)	102,730,500 (115,703,300) (7,461,600)
BALANCE, December 31, 2020	(28,307,400)	(144,890,800)	(173,198,200)
Member contributions Member distributions Net loss	30,000 (582,900) (202,200)	30,686,300 (35,810,500) (1,143,500)	30,716,300 (36,393,400) (1,345,700)
BALANCE, December 31, 2021	\$ (29,062,500)	\$ (151,158,500)	\$ (180,221,000)

Oakmont Senior Living LLC and Subsidiaries Consolidated Statements of Cash Flows Years Ended December 31, 2021 and 2020

	 2021	 2020
CASH FLOWS FROM OPERATING ACTIVITIES:		
Cash received from continuing care contracts	\$ 36,653,900	\$ 34,562,800
Cash received from entrance fees nonrefundable	4,809,900	3,747,200
Cash received from noncontinuing care contracts - Cardinal Point	235,200	283,100
Cash received from noncontinuing care contracts - Segovia	2,246,300	2,117,200
Cash received from noncontinuing care contracts - Capriana	4,184,500	4,326,100
Cash received from noncontinuing care contracts - Fountaingrove Lodge	2,659,200	2,941,000
Cash received from noncontinuing care contracts - all other	6,092,900	5,479,900
Cash received from affiliates, net	3,320,400	940,300
Cash received from fire-related insurance proceeds	49,600	437,000
Cash paid to employees and suppliers	(40,843,400)	(41,776,200)
Cash paid for management fees	(2,368,400)	(2,166,400)
Cash paid for facility lease	(8,331,900)	(8,565,000)
Cash paid for fire-related expense	· -	(208,000)
Interest received	29,700	34,600
Interest paid	(3.144.300)	(3,184,800)
Miscellaneous receipts	 746,300	30,000
Net cash from operating activities	 6,339,900	(1,001,200)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Investments in real estate	 (1,864,600)	 (1,600,500)
Net cash from investing activities	 (1,864,600)	 (1,600,500)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Refunds of entrance fees subject to refunds	(31,610,500)	(26,350,100)
Proceeds from entrance fees subject to refunds	35,261,100	30,276,600
Payments on debt obligations	(1,216,500)	(1,176,200)
Controlling interest distributions	(35,810,500)	(115,125,500)
Noncontrolling interest distributions	(582,900)	(577,800)
Controlling interest contributions	30,686,300	102,665,500
Noncontrolling interest contributions	 30,000	 65,000
Net cash from financing activities	 (3,243,000)	 (10,222,500)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS AND RESTRICTED CASH	1,232,300	(12,824,200)
CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, beginning of year	 38,341,900	 51,166,100
CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, end of year	\$ 39,574,200	\$ 38,341,900

Oakmont Senior Living LLC and Subsidiaries Consolidated Statements of Cash Flows Years Ended December 31, 2021 and 2020

	2021			
Reconciliation of net loss to net cash from				
operating activities:				
Net loss	\$	(1,345,700)	\$	(7,461,600)
Adjustments to reconcile net loss to net cash from				
operating activities:				
Depreciation		4,845,900		4,601,000
Amortization of debt issuance costs		120,500		120,500
Amortization of entrance fees nonrefundable		(4,826,500)		(4,433,500)
Proceeds from entrance fees nonrefundable		4,809,900		3,747,200
Changes in operating assets and liabilities:				
Accounts receivable and other assets		152,500		(686,500)
Due from related parties		4,124,400		360,000
Accounts payable and accrued liabilities		380,700		3,187,400
Due to related parties		(668,300)		580,300
Deferred revenue		(104,600)		252,400
Deferred rent		(1,148,900)		(1,268,400)
Net cash from operating activities	\$	6,339,900	\$	(1,001,200)

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

NOTE 1 - DESCRIPTION OF OPERATIONS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Description of operations – Oakmont Senior Living LLC was formed on November 1, 2000, as a California limited liability company. Oakmont Senior Living LLC, purpose is to develop, construct, operate, lease, and own apartments, independent living, assisted living, and continuing care retirement communities. Oakmont Senior Living LLC operates retirement facilities it owns or leases, located in Alameda, Santa Rosa, Palm Desert, and Brea, California.

Basis of accounting and principles of consolidation – The consolidated financial statements are presented on the accrual basis of accounting in conformity with accounting principles generally accepted in the United States of America ("GAAP") and include the accounts of Oakmont Senior Living LLC and the following entities (the "Company"):

Oakmont SL of Alameda, LP Varenna at Fountaingrove, LLC Varenna, LLC Varenna Apartments, LLC Cardinal Point at Mariner Square, LLC Cardinal Point Social Club, LLC Varenna Assisted Living, LLC
OSL Limited Partner of Alameda, LLC
Segovia Operations, LLC
Fountaingrove Lodge, LLC
Capriana Operations, LLC
OSL of Alameda, LLC

All significant transactions between these entities have been eliminated.

The Company adopted accounting standards that address consolidation by business enterprises of variable interest entities ("VIEs"). The Company has considered its agreements and business activities with related parties in order to determine whether any of the relationships would qualify as VIEs and whether the Company would be deemed to be the primary beneficiary and be required to consolidate the activities of these VIEs in the Company's consolidated financial statements.

The Company has identified certain related entities with common ownership as VIEs and has concluded that it is not the primary beneficiary in accordance with GAAP, primarily due to the fact that the Company does not have a direct ownership and ultimately the members of such entities control and support the activities that most significantly impact operations. Each of these entities has been financed either through capital contributions or related party debt, some of which was provided by the Company (see Note 3). The Company has no contractual obligation to support the operations of these entities; however, it may voluntarily elect to provide additional direct or indirect support based on each business's objectives and cash-flow needs.

The power to direct the activities of these entities was evaluated in making this determination and the Company concluded that the members of the entities, and not the Company, hold this decision-making power. Further, it was concluded that the members of the entities have the obligation to absorb potential losses and the right to receive the benefits derived from the entities. The Company does not believe they are exposed to any future losses from the relationship with these entities.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

The summarized financial information for unconsolidated VIEs is as follows at December 31:

		2021	2020
ASSETS			
Cash Due from related parties Investments in real estate	\$	13,100 -	\$ 1,451,700 1,200
Building and improvements Construction in progress Land Furniture, fixtures, and equipment Accumulated depreciation		- 18,056,000 3,050,000 - -	61,037,000 16,457,300 16,552,700 4,558,600 (1,282,700)
Total investments in real estate, net		21,106,000	97,322,900
Other assets		2,000	673,400
Total assets	\$	21,121,100	\$ 99,449,200
LIABILITIES AND MEMBERS' DEF	ICIT		
Due to related parties Debt obligations Other liabilities	\$	- 22,481,700 98,100	\$ 490,300 104,428,000 4,080,500
Total liabilities		22,579,800	108,998,800
Members' deficit		(1,458,700)	 (9,549,600)
Total liabilities and members' deficit	\$	21,121,100	\$ 99,449,200

Use of estimates – The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Concentration of risk – Financial instruments potentially subjecting the Company to concentrations of credit risk consist primarily of demand deposits and other cash accounts (including restricted amounts) that may be in excess of Federal Deposit Insurance Corporation insured limits, and accounts receivable.

Cash and cash equivalents – The Company considers all highly liquid investments, with an original maturity of three months or less when purchased, to be cash and cash equivalents.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

Restricted cash – Restricted cash consists of collections for entrance fee deposits, operating expense impound accounts required by the Company's lenders, and restricted cash accounts used as collateral as required by one of the Company's lenders.

The following table provides a reconciliation of cash and cash equivalents and restricted cash reporting within the consolidated balance sheets that sum to the total of the same such amounts shown in the consolidated statements of cash flows at December 31:

	 2021		2020
Cash and cash equivalents Restricted cash	\$ 32,991,000 6,583,200	\$	32,231,800 6,110,100
Total cash and cash equivalents and restricted cash shown in the consolidated statements of cash flows	\$ 39,574,200	<u>\$</u>	38,341,900

Accounts receivable and other assets – Accounts receivable and other assets consist of trade receivables, receivables from tenants, deposits, and prepaid expenses. Accounts receivable consists of payments owed from residents for services rendered, which does not represent concentrated credit risks to the Company. Management regularly monitors and adjusts its reserves and allowances related to these receivables. Accounts deemed to be uncollectible are written off only after all reasonable collection efforts are exhausted. At December 31, 2021 and 2020, no allowance for doubtful accounts was deemed necessary.

Investments in real estate – Investments in real estate are recorded at the lesser of cost or estimated fair-market value, if impaired, and include interest and property taxes capitalized on long-term construction projects during the construction period, as well as other costs directly related to the development and construction of facilities. Maintenance and repairs are charged to expense as incurred. Depreciation is computed using the straight-line method over the estimated useful lives of the related assets as follows:

Buildings and improvements	30 to 40 years
Furniture, fixtures, and equipment	3 to 10 years

The Company reviews its investments in real estate for impairment whenever events or changes in circumstances indicate that the cost basis of such assets may not be recoverable. If the cost basis of an investment in real estate is greater than the projected future undiscounted net cash flows (before interest) from that property, an impairment loss is recognized. Impairment losses are calculated as the difference between the property's cost basis and its estimated fair value. No such impairment losses have been recognized to date. An investment in real estate held for sale is carried at the lower of its carrying amount or estimated fair value, less costs to sell. The Company considers an investment in real estate held for sale when the property is being actively marketed for sale and expects it to sell within one year. There were no properties held for sale at December 31, 2021 and 2020.

Debt issuance costs – Debt issuance costs are stated at cost and consist of fees incurred in connection with the debt obligations. These costs are amortized on a straight-line basis over the term of the associated indebtedness, which approximates the effective interest method. The unamortized costs are classified as a reduction to the debt obligations. The Company paid no loan costs for the years ended December 31, 2021 and 2020. The Company incurred amortization expense related to debt issuance costs of \$120,500 for each of the years ended December 31, 2021 and 2020.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

Entrance fees refundable – Residents pay an entrance fee to occupy a unit and pay monthly fees for housing, food, and services. The Company has residency agreements that require the resident to pay an upfront entrance fee prior to joining the community that is 100% refundable within 90 days of occupancy. Certain contracts require the refundable portion of the entrance fee to be refunded only upon resale of the unit (contingently refundable). Upon resale, the Company may receive re-occupancy proceeds in the form of additional contingently refundable fees, refundable fees, or nonrefundable fees. The refundable portion of a resident's entrance fee is recorded as a liability on the consolidated balance sheets. Entrance fees subject to refund totaled \$194,391,200 and \$190,757,300 at December 31, 2021 and 2020, respectively. It is management's expectation that future refunds will not have a significant effect on the consolidated financial statements.

Deferred rent – Deferred rent consists of the difference between the amount recognized as rent expense and the amount of rent paid due to step increases in the lease agreement.

Revenue recognition – On January 1, 2019, Oakmont Senior Living LLC and its subsidiaries adopted Accounting Standards Codification ("ASC") Topic 606, *Revenue from Contracts with Customers* ("ASC 606"), and its related amendments, collectively known as ASC 606.

Amortization of entrance fees nonrefundable - After the initial 90 days of occupancy, the entrance fees are a combination of refundable and nonrefundable in accordance with the terms of the contracts. The nonrefundable portion of the entrance fee is recorded as an entrance fee nonrefundable liability and amortized over the estimated life of the resident based on an actuarial valuation.

Entrances fees nonrefundable were \$27,526,900 and \$27,526,800 at December 31, 2021 and 2020, respectively. Revenue recognized from amortization of entrance fees nonrefundable totaled \$4,826,500 and \$4,433,500 for the years ended December 31, 2021 and 2020, respectively.

Rental revenue – The Company's operations include leasing apartment units. Rental income is recognized in revenue on a straight-line basis over the lives of the related leases when collectability is reasonably assured. The lease terms are generally for periods of one year or less. Differences between the rental revenue recognized and amounts due under the respective lease agreements with terms in excess of one year are recorded as deferred rent receivable, which was \$0 as of December 31, 2021 and 2020. Ongoing credit evaluations are performed and an allowance for potential credit losses is provided against the portion of accounts receivable that is estimated to be uncollectible.

Resident fee revenue, presented as continuing care and noncontinuing care contracts, is recorded when services are rendered and consist of fees for basic housing, support services, and fees associated with additional services, such as personalized health and assisted living care. Residency agreements are generally for a term of 30 days to one year, with resident fees billed monthly in advance. Revenues for certain care services provided are also charged in advance. Additional ancillary charges are billed monthly in arrears. As of December 31, 2021 and 2020, approximately \$713,700 and \$818,300, respectively, has been recorded in deferred revenue related to fees paid by applicants prior to occupancy.

Advertising – The Company expenses its advertising costs as they are incurred. Advertising expenses amounted to \$816,400 and \$732,500 for the years ended December 31, 2021 and 2020, respectively.

Income taxes – The Company is taxed as a partnership for federal and state purposes. As a partnership, all federal and state income tax liability flows through to the Company's members. No provision for income taxes is included in the accompanying consolidated financial statements.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

The Company follows the accounting standard related to accounting for uncertain tax positions. The standard prescribes a recognition threshold and measurement process for accounting for uncertain tax positions and also provides guidance on various related matters, such as derecognition, interest, penalties, and disclosures required. The Company does not have any entity-level uncertain tax positions. The Company files income tax returns in the U.S. federal jurisdiction and the State of California. The Company recognizes interest and penalties related to income tax matters in operating expenses. There are no interest and penalties recorded in the consolidated financial statements for the years ended December 31, 2021 and 2020.

Obligation to provide future services – If the present value of estimated future cash outflows to provide services to residents exceeds the present value of estimated future cash inflows from residents, a liability is recognized. The Company has determined that no accrual for the obligation to provide future services and use of facilities to current residents was required at December 31, 2021 and 2020. The discount rate used to calculate the obligation to provide future services is 5%.

Statutory cash reserve requirements – The Company is subject to statutory cash reserve requirements. At December 31, 2021 and 2020, the Company's reserves were in excess of such requirements by \$10,773,600 and \$9,335,200, respectively, as calculated in accordance with the Continuing Care Contract Statutes of the California Health and Safety Code.

Recent accounting pronouncements – In February 2016, the FASB issued Accounting Standards Update ("ASU") No. 2016-02, *Leases (Topic 842)*, which provides a new model for accounting by lessees, whereby the rights and obligations under substantially all leases, existing and new, would be capitalized and recorded on the consolidated balance sheet. For lessors, however, the accounting remains largely unchanged and the distinction between operating and finance leases is retained. ASU 2016-02 is effective for annual periods beginning on or after December 15, 2021. Early application is permitted for all entities. The Company is currently evaluating the impact of the new standard and has not yet determined if it will have a material impact on its consolidated financial statements.

Reclassifications – Certain 2021 and 2020 amounts have been reclassified to conform to correct-year presentation with no effect on the results of operations or members' deficit.

Subsequent events – Subsequent events are events or transactions that occur after the consolidated balance sheet date, but before the consolidated financial statements are issued. The Company recognizes, in the consolidated financial statements, the effects of all subsequent events that provide additional evidence about conditions that existed at the date of the consolidated balance sheet, including the estimates inherent in the process of preparing the consolidated financial statements. The Company's consolidated financial statements do not recognize subsequent events that provide evidence about conditions that did not exist at the date of the consolidated balance sheet but arose after the consolidated balance sheet date and before the consolidated financial statements were available to be issued. The Company has evaluated subsequent events through April 27, 2022, which is the date the consolidated financial statements were available to be issued, in accordance with the Company's policy related to disclosures of subsequent events.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

NOTE 2 - DEBT OBLIGATIONS, NET

The following is a listing of debt obligations that were outstanding at December 31:

	2021	2020
The mortgage agreement is payable to Greystone Service Corporation, monthly payments of \$286,998 at a fixed annual interest rate of 4.25%. Scheduled maturity date is August 1, 2025, guaranteed 100% by the majority member of OSL with payment of principal and interest secured in part by a pledge of Reserve Funds and the Mortgaged Property under the Indenture.	\$ 51,577,900	\$ 52,772,000
Loan payable to Summit State Bank; monthly payments for the first 60 months of \$8,539 bearing interest at 4.24%. Monthly payments of \$9,005 for the following 59 months bearing interest at the weekly average yield of U.S. Treasury Securities adjusted to a constant maturity of 5 years, as made available by the federal reserve board (1.27% and 1.24% at December 31, 2021 and 2020, respectively), plus a margin of 3%, and one final payment of outstanding principal and interest. 100% guaranteed by the majority member of OSL. This loan is subject to certain financial covenants. The company was in compliance at December 31, 2021 and 2020.	1,796,200	1,818,600
Loan payable to Greystone Service Corporation bearing a fixed annual interest rate of 4.55% payable monthly. Scheduled maturity date is May 1, 2027, guaranteed 100% by the majority member of OSL with payment of principal and interest secured in part by a pledge of Reserve Funds and the Mortgaged Property under the Indenture.	17,500,000	17,500,000
indentare.	 17,300,000	 17,300,000
	70,874,100	72,090,600
Less: unamortized debt issuance costs	 (489,500)	(610,000)
	\$ 70,384,600	\$ 71,480,600

All long-term debt obligations are secured by deeds of trust on the investment in real estate. The loan agreements contain general affirmative and negative covenants that include provisions for the upkeep of the properties, maintenance, insurance, compliance with laws, and financial reporting requirements. Many agreements include restrictions on certain transactions and changes in capital structure. Management believes the Company is in compliance with these covenants.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

Future minimum principal payments due under the debt obligations subsequent to December 31, 2021, are as follows:

Year Ending December 31,

2022 2023 2024 2025 2026	\$ 1,270,800 1,326,800 3,092,000 47,684,500
Thereafter	 17,500,000
	\$ 70,874,100

NOTE 3 – RELATED-PARTY TRANSACTIONS

As of December 31, 2021 and 2020, the Company had amounts due from related parties of \$20,636,500 and \$24,616,600, respectively. Included in due from related parties is a note receivable agreement with an affiliated company with an interest rate of 4.31%. The note is payable on demand. The note receivable balance was \$0 and \$160,900 as of December 31, 2021 and 2020, respectively. During the years ended December 31, 2021 and 2020, the Company recorded interest income of \$5,100 and \$16,200, respectively, on this note, which is included in interest income in the consolidated statements of operations. There was no interest income receivable at December 31, 2021 and 2020.

As of December 31, 2021 and 2020, the Company had amounts due to related parties of \$900 and \$660,300, respectively. These balances are noninterest-bearing and are due on demand.

The Company's majority member has a controlling financial interest in a financial institution. As of December 31, 2021 and 2020, the Company had cash deposits with this financial institution of \$30,746,900 and \$30,458,400, respectively.

Pursuant to asset and property management agreements between the Company and an unconsolidated affiliate, the Company is obligated to pay monthly management fees. Management fees of \$2,368,400 and \$2,166,400 were paid to the unconsolidated affiliate during the years ended December 31, 2021 and 2020, respectively.

NOTE 4 - MEMBERS' DEFICIT

The liability of each member of Oakmont Senior Living LLC is limited to the amount of his or her required capital contribution. The Company will cease to exist on January 30, 2051, unless it is dissolved at an earlier date in accordance with the operating agreement.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

NOTE 5 - EMPLOYEE BENEFIT PLAN

The Company sponsors a 401(k) defined contribution retirement plan for all full-time employees with at least 12 months of continuous service and who have reached the age of 21 years. The plan is qualified under Section 401(k) of the Internal Revenue Code, so that contributions to the plan by the Company are not taxable until distributed to employees. The Company matches up to 3% of each participating employee's annual salary at its discretion, and such employer contributions are vested immediately. There were employer contributions of \$88,900 and \$80,900 to the plan for the years ended December 31, 2021 and 2020, respectively.

NOTE 6 – COMMITMENTS

The Company operates assisted living facilities under long-term noncancelable operating leases with initial lease terms of 15 years, renewal options of 15 to 30 years, and expiration dates through October 2035. Operating lease rent expense is recorded on the straight-line basis and amounted to \$7,318,500 and \$7,296,600 for the years ended December 31, 2021 and 2020, respectively. The adjustment to the straight-line lease expense resulted in deferred rent liability of \$7,906,300 and \$9,055,200 as of December 31, 2021 and 2020, respectively.

Future minimum lease payments under these operating lease agreements in effect as of December 31, 2021, are as follows:

<u>Year</u>	Ending	Decembe	<u>r 31,</u>

2022	\$ 6,587,200
2023	8,228,000
2024	8,310,300
2025	8,393,400
2026	7,395,600
Thereafter	 21,349,100
	\$ 60,263,600

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

NOTE 7 – EXTRAORDINARY EVENT

During October 2017, Sonoma and Napa Counties, experienced wildfires that impacted or destroyed many homes and structures. As a result of the wildfires, Varenna Assisted Living, LLC, was completely destroyed, while Varenna, LLC, and Fountaingrove Lodge experienced fire damage that required repair. Varenna Assisted Living LLC reopened in August 2019. During October 2019, Varenna Assisted Living, LLC, Varenna, LLC, and Fountaingrove Lodge, LLC, had to evacuate during the Kincade fire. The Company and its related properties are fully insured against fire-related events and coordinates with the insurance providers to recover the costs related to fire damage. Fire-related expenses include business interruption expenses, temporary relocation costs, employee reimbursements, evacuation costs, and remediation costs, which are accounted for as other expenses as incurred. Fire-related loss includes loss due to destroyed property and equipment and is recorded upon the complete destruction of the property. As such, the loss is recorded as other expense in the consolidated statements of operations. Insurance recovery proceeds include payments from the insurance providers to recover the costs relating to fire-related expenses or fire-related loss. Insurance proceeds in excess of recognized losses are recorded as gains. There were no gains recorded relating to fire-related events during the years ended December 31, 2021 and 2020, the Company has recognized the following fire-related expenses, loses, and insurance recoveries:

FIDE DELATED EVDENOSO	 2021	2020
FIRE-RELATED EXPENSES: Varenna Assisted Living, LLC Varenna, LLC Fountaingrove Lodge, LLC	\$ - - -	\$ (183,700) (14,700) (9,600)
	\$ 	\$ (208,000)
INSURANCE RECOVERY PROCEEDS: Varenna Assisted Living, LLC Varenna, LLC Fountaingrove Lodge, LLC	\$ 49,600 - -	\$ 8,100 217,400 211,500
	\$ 49,600	\$ 437,000

As of December 31, 2021 and 2020, there were no fire-related expenses included in accounts payables and accrued liabilities.

Oakmont Senior Living LLC and Subsidiaries Notes to Consolidated Financial Statements

NOTE 8 – CONTINGENCIES

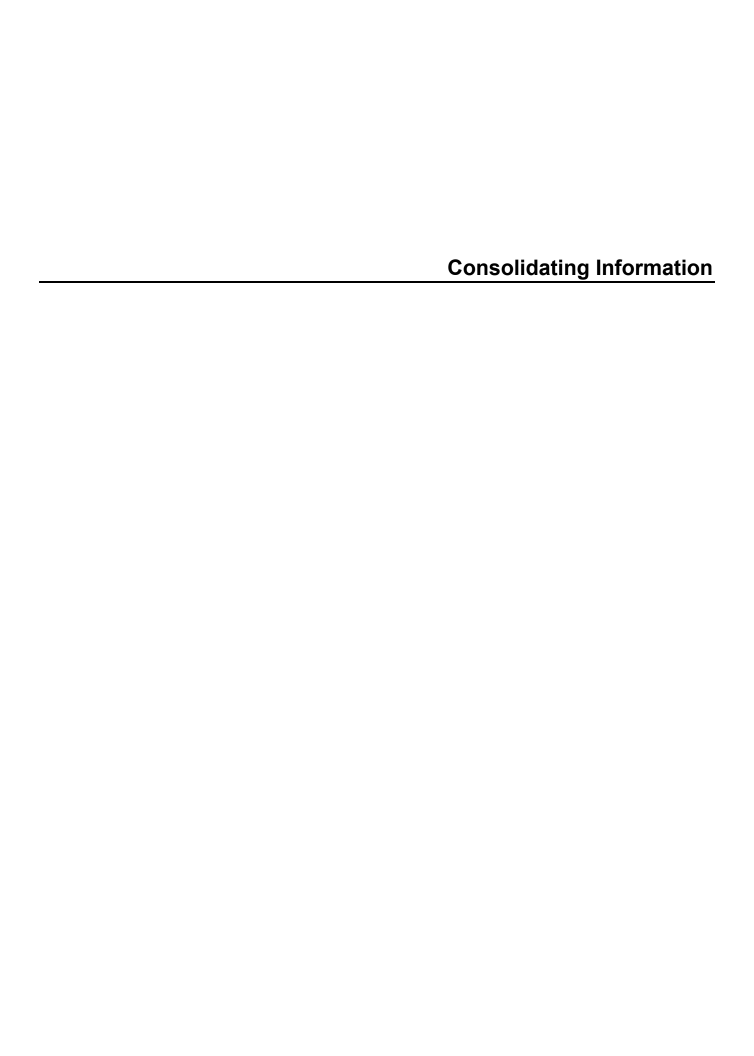
Environmental matters – The Company is not aware of any environmental liability with respect to the properties that would have a material adverse effect on the Company's business, consolidated assets, or consolidated results of operations. There can be no assurance that such a material environmental liability does not exist. The existence of any such material environmental liability could have an adverse effect on the Company's consolidated results of operations.

Litigation – The Company may be involved, from time-to-time, in legal actions relating to the ownership and operations of its properties. In management's opinion, the liabilities, if any, that may ultimately result from such legal actions are not expected to have a material adverse effect on the consolidated financial position, results of operations, or cash flows of the Company.

COVID-19 – During the year ended December 31, 2020, the World Health Organization declared the novel coronavirus (COVID-19) a global pandemic and recommended containment and mitigation measures worldwide. Public health crises, pandemics, and epidemics, such as those caused by COVID-19, could have a material adverse effect on global, national, and local economics, as well as on the Company's business by disrupting supply chains and delaying transactional activities. Any spread of an infectious illness, public health threat, or similar issue could reduce consumer demand or economic output, result in market closures, cause travel restrictions or quarantines, and generally have a significant impact on the economy. This contagious disease outbreak, which has continued to spread, and any related adverse public health developments, has adversely affected workforces, customers, economies, and financial markets globally, potentially leading to an economic downturn. It has also disrupted the normal operations of many businesses and organizations, including the Company's. The potential impact of a pandemic, epidemic, or outbreak of a contagious disease on business is difficult to predict and could have a material adverse effect on the Company's results of operations and financial condition. The Company will continue to monitor the situation closely, but given the uncertainty and volatility about the situation, an estimate of the impact to the consolidated financial statements cannot be made at this time.

NOTE 9 - LEGAL SETTLEMENT

During the year ended December 31, 2020, the Company was involved in a class-action lawsuit involving community fees that was settled during the year. The settlement resulted in a financial loss to the Company in the amount of \$1,340,321 and was accrued for in the financial statements as of December 31, 2020. The settlement was paid by the Company during the year ended December 31, 2021.



	All Other Entities	Varenna at Fountaingrove LLC	Varenna Assisted Living LLC	Varenna Apartments LLC	Varenna LLC	Segovia Operations LLC	Cardinal Point at Mariner Square LLC	Capriana Operations LLC	Fountaingrove Lodge LLC	Total	Eliminating Entries	Consolidated Total
ASSETS												
CURRENT ASSETS												
Cash and cash equivalents	\$ 23,497,900	\$ 5,700	\$ 400,800	\$ 71,300	\$ 3,568,500	\$ 4,118,500	\$ 631,500	\$ 646,700	\$ 50,100	\$ 32,991,000	\$ -	\$ 32,991,000
Restricted cash	3,599,800	-	-	-	2,948,300	-	-	35,100	-	6,583,200	-	6,583,200
Accounts receivable and other assets	178,900	=	147,100	9,600	635,800	359,200	634,100	282,700	155,800	2,403,200	(135,600)	2,267,600
Due from related parties	282,700				1,600			8,700		293,000		293,000
Total current assets	27,559,300	5,700	547,900	80,900	7,154,200	4,477,700	1,265,600	973,200	205,900	42,270,400	(135,600)	42,134,800
INVESTMENTS IN REAL ESTATE												
Buildings and improvements	17,529,200	=	3,300	5,292,900	88,630,000	1,445,000	1,291,300	537,400	690,500	115,419,600	265,800	115,685,400
Land	4,272,400	-	-	71,000	3,765,000	-	-	-	-	8,108,400	-	8,108,400
Furniture, fixtures, and equipment	1,241,500	-	182,700	51,500	5,584,100	774,300	599,800	590,800	408,100	9,432,800	-	9,432,800
Land improvements	-	-	-	-	42,400	-	-	-	-	42,400	-	42,400
Construction in progress	-	=	-	-	85,300	-	-	-	-	85,300	=	85,300
Accumulated depreciation	(9,869,500)		(85,400)	(2,616,900)	(45,108,400)	(1,230,200)	(1,200,800)	(620,200)	(517,700)	(61,249,100)		(61,249,100)
Total investments in real estate, net	13,173,600		100,600	2,798,500	52,998,400	989,100	690,300	508,000	580,900	71,839,400	265,800	72,105,200
OTHER ASSETS												
Due from related parties, less current portion	20,343,500	=	=	=	_	_	-	-	-	20,343,500	-	20,343,500
Investments in subsidiaries	(73,627,800)	(37,983,800)								(111,611,600)	111,611,600	<u> </u>
Total accepts	Φ (40.554.400)	Φ (07.070.400)	ф 040 F00	Ф 0.0 7 0.400	6 00 450 000	Ф <u>Б</u> 400 000	ф. 4.055.000		¢ 700,000	Ф 00 044 7 00	Ф 444 7 44 000	ф. 404 F00 F00
Total assets	\$ (12,551,400)	\$ (37,978,100)	\$ 648,500	\$ 2,879,400	\$ 60,152,600	\$ 5,466,800	\$ 1,955,900	\$ 1,481,200	\$ 786,800	\$ 22,841,700	\$ 111,741,800	\$ 134,583,500
LIABILITIES AND MEMBERS' (DEFICIT) EQUITY												
CURRENT LIABILITIES												
Accounts payable and accrued liabilities	\$ 531,450	\$ 2,000	\$ 4,147,400	\$ 13,150	\$ 4,135,100	\$ 1,518,400	\$ 682,500	\$ 1,286,700	\$ 1,564,200	\$ 13,880,900	\$ -	\$ 13,880,900
Deferred rent	-	-	750,000	-	-	358,000	-	627,000	30,200	1,765,200	-	1,765,200
Due to related parties	(350)	-	-	1,250	-	-	-	-	-	900	-	900
Current maturities of debt obligations				25,770	1,245,040					1,270,810		1,270,810
Total current liabilities	531,100	2,000	4,897,400	40,170	5,380,140	1,876,400	682,500	1,913,700	1,594,400	16,917,810		16,917,810
OTHER LIABILITIES												
Deferred revenue	-	_	_	24,700	79,800	307,800	48,600	243,200	9,600	713,700	_	713,700
Deferred rent, less current portion	-	=	2,493,000		-	1,105,400	-	674,400	1,868,300	6,141,100	-	6,141,100
Entrance fees subject to refund	-	-	-	-	95,177,600	26,629,400	18,356,100	36,988,100	17,240,000	194,391,200	-	194,391,200
Entrance fees nonrefundable, net	-	-	-	-	8,571,700	3,017,400	5,523,500	1,243,300	9,171,000	27,526,900	-	27,526,900
Debt obligations, less current maturities and net of unamortized debt issuance costs	17,318,100			1,770,530	50,025,160					69,113,790		69,113,790
Total other liabilities	17,318,100		2,493,000	1,795,230	153,854,260	31,060,000	23,928,200	39,149,000	28,288,900	297,886,690		297,886,690
MEMBERS' (DEFICIT) EQUITY												
Noncontrolling interest	(2,488,200)	(4,827,000)	(1,631,300)	(265,700)	(6,170,200)	(1,600,200)	-	(5,927,300)	(6,152,600)	(29,062,500)	-	(29,062,500)
Controlling interest	(27,912,400)	(33,153,100)	(5,110,600)	1,309,700	(92,911,600)	(25,869,400)	(22,654,800)	(33,654,200)	(22,943,900)	(262,900,300)	111,741,800	(151,158,500)
Total members' (deficit) equity	(30,400,600)	(37,980,100)	(6,741,900)	1,044,000	(99,081,800)	(27,469,600)	(22,654,800)	(39,581,500)	(29,096,500)	(291,962,800)	111,741,800	(180,221,000)
Total liabilities and members' (deficit) equity	\$ (12,551,400)	\$ (37,978,100)			\$ 60,152,600	\$ 5,466,800	\$ 1,955,900	\$ 1,481,200	\$ 786,800	\$ 22,841,700	\$ 111,741,800	\$ 134,583,500
						====		=======================================				

	All Other Entities	Varenna at Fountaingrove LLC	Varenna Assisted Living LLC	Varenna Apartments LLC	Varenna LLC	Segovia Operations LLC	Cardinal Point at Mariner Square LLC	Capriana Operations LLC	Fountaingrove Lodge LLC	Total	Eliminating Entries	Consolidated Total
REVENUE: Continuing care contracts Noncontinuing care contracts Amortization of entrance fees nonrefundable	\$ - - - 1,757,000	\$ - - -	\$ - 5,762,600 -	\$ - 325,100 -	\$ 13,297,800 - 1,841,800	\$ 6,542,900 2,246,300 607,900	\$ 6,031,700 235,200 666,000	\$ 6,037,900 4,184,500 370,600	\$ 4,967,100 2,659,200 1,340,200	\$ 36,877,400 15,412,900 4,826,500	\$ - - - (1,757,000)	\$ 36,877,400 15,412,900 4,826,500
Rent revenue Total revenue	1,757,000		5,762,600	325,100	15,139,600	9,397,100	6,932,900	10,593,000	8,966,500	1,757,000 58,873,800	(1,757,000)	57,116,800
OPERATING EXPENSES: Continuing care contract operating expenses Noncontinuing care contract operating expenses Management fees - related party General and administrative Depreciation Facility lease	- 138,000 238,000 631,600	- 30,000 8,400 - -	4,293,600 230,500 60,800 36,800 1,497,100	2,700 10,600 144,700 176,700	10,002,400 - 573,900 173,500 3,335,900 -	6,280,500 - 371,900 72,800 238,500 1,403,500	4,599,800 - 283,500 55,200 185,200 1,621,400	6,194,200 1,667,800 416,900 45,700 130,400 2,801,100	6,676,900 875,700 313,100 97,700 110,800 1,616,900	33,753,800 6,839,800 2,368,400 896,800 4,845,900 8,940,000	- - - - - (1,621,400)	33,753,800 6,839,800 2,368,400 896,800 4,845,900 7,318,600
Total operating expenses	1,007,600	38,400	6,118,800	334,700	14,085,700	8,367,200	6,745,100	11,256,100	9,691,100	57,644,700	(1,621,400)	56,023,300
INCOME (LOSS) FROM CONTINUING OPERATIONS	749,400	(38,400)	(356,200)	(9,600)	1,053,900	1,029,900	187,800	(663,100)	(724,600)	1,229,100	(135,600)	1,093,500
OTHER INCOME (EXPENSE): Interest income Amortization of debt issuance costs Interest expense Fire-related insurance recovery proceeds Miscellaneous	29,600 (34,600) (807,300) - 30,000	- - - - -	- - 49,600 	- - (87,200) - -	100 (85,900) (2,249,800) - -	- - - - 312,200	- - - -	- - - - 203,900	- - - - 200,200	29,700 (120,500) (3,144,300) 49,600 746,300	- - - -	29,700 (120,500) (3,144,300) 49,600 746,300
NET (LOSS) INCOME, BEFORE ALLOCATION TO NONCONTROLLING INTEREST	(32,900)	(38,400)	(306,600)	(96,800)	(1,281,700)	1,342,100	187,800	(459,200)	(524,400)	(1,210,100)	(135,600)	(1,345,700)
NET LOSS (INCOME) ATTRIBUTABLE TO NONCONTROLLING INTEREST	(90,500)	4,900	39,200	12,400	169,700	(191,000)		89,300	168,200	202,200		202,200
NET (LOSS) INCOME ATTRIBUTABLE TO CONTROLLING INTEREST	\$ (123,400)	\$ (33,500)	\$ (267,400)	\$ (84,400)	\$ (1,112,000)	\$ 1,151,100	\$ 187,800	\$ (369,900)	\$ (356,200)	\$ (1,007,900)	\$ (135,600)	\$ (1,143,500)

Color Processed from continuing care control		All Other Entities	9		a Assisted	Varenna Apartments LLC		Varenna LLC	Segovia Operations LLC	Cardinal Point at Mariner Square LLC	Capriana Operations LLC	ountaingrove Lodge LLC	Total	Eliminating Entries		olidated otal
Cash neceword from netronetwing contracts—a contracts—	CASH FLOWS FROM OPERATING ACTIVITIES:				.9	7 sparamente 220		<u> </u>	Operations 220		<u> </u>	 				
Cash neceword from nentrate from nentrate from nentrate from nentrational cash neceword from nentrational contrades—Cash netword from nentrational contrades—Cas	Cash received from continuing care contracts	\$ -	\$ -	\$	-	\$ -	\$	13,117,500	\$ 6,400,600	\$ 6,245,700	\$ 5,922,700	\$ 4,967,400	\$ 36,653,900	\$ -	\$ 36.	653,900
Cash society from monotimituring care contracts - Segonds	Cash received from entrance fees nonrefundable	-	<u>-</u>		-	-		1,841,800	591,300	666,100	370,500	1,340,200	4,809,900	<u>-</u>	4,	809,900
Cash searched from noncontinuing one contracts - Continuing one contracts	Cash received from noncontinuing care contracts - Cardinal Point	-	-		-	-		-	-	235,200	-	-	235,200	-		235,200
Cash received from nonconfining care contrates - Foundangrove Logge Cash received from nonconfining care contrates - I of 100 (1757 000) Cash received from nonconfining care contrates - I of 1757 000 (1757 000) Cash received from nonconfining care contrates - I of 1757 000 (1757 000) Cash received from nonconfining care contrates - I of 1757 000 (1757 000) Cash received from nonconfining care contrates - I of 1757 000 (1757 000) Cash received from nonconfining care contrates - I of 1757 000 (1757 000) Cash received from nonconfining care contrates - I of 1757 000 (1757 000) Cash pact for enable person of supplies - I of 1757 000 (1757 000) Cash pact for fuelty lease Cash pact for management feed (1800 (380 00) (280 000) (280 000) Cash pact for fuelty lease Cash pact for fuelty lease Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact for fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 000) Cash pact fuelty lease (1800 (387 000) (280 00	Cash received from noncontinuing care contracts - Segovia	-	-		-	-		_	2,246,300	-	-	-	2,246,300	-	2,	246,300
Cash received from nentroeming gare contrads - ail other 1,757,000	Cash received from noncontinuing care contracts - Capriana	-	-		-	-		_	-	-	4,184,500	-	4,184,500	-	4,	184,500
Cash received from retner unreunum (1757 000	Cash received from noncontinuing care contracts - Fountaingrove Lodge	-	-		-	-		_	-	-	-	2,659,200	2,659,200	-	2,	659,200
Cash received from affiliales, net control from affiliales and affiliales affili	Cash received from noncontinuing care contracts - all other	-	-	5	,757,900	335,000		-	-	=	=	-	6,092,900	-		092,900
Cash received fine-related insurance proceeds	*	1,757,000	-		-	-		-	-	=	=	-	1,757,000	(1,757,000)	-
Cash pard to employees and suppliers Cash pard for employees and suppliers Cash pard for management fees (\$30,000) (\$30,000) (\$30,000) (\$10,000) (\$77,789,000) (\$10,00	Cash received from affiliates, net	2,535,650	402,100)	(660,000)	850		598,400	300,000	=	(8,700)	-	3,168,300	152,100	3,	320,400
Cash paid for management fee's (138,000) (30,000) (230,500) (10,800) (737,900) (231,500) (231,500) (146,800) (313,100) (2,386,400) (3,381,90) (2,386,400) (3,381,90) (2,386,400) (3,381,90) (2,386,400) (3,381,90) (2,386,400) (3,381,90) (2,386,400) (3,381,90) (2,386,400) (3,381,90) (2,381	Cash received fire-related insurance proceeds	-	-		49,600	-		-	-	-	-	-	49,600	-		49,600
Cash paid for facility lease Cash paid for facility lease Cash paid for fix-related oxpense Cash paid for fi	Cash paid to employees and suppliers								(7,195,800)		(8,116,300)		(40,843,400)	-		
Cash paid for fine-related expense linteest received (98,60) (877,00) (97,00) (87,00) (87,00) (82,486) (87,00) (82,486) (87,00) (82,486) (87,00) (82,486) (87,00) (82,486) (82	Cash paid for management fees	(138,000)	(30,000))	(230,500)	(10,600)		(573,900)	(371,900)	(283,500)	(416,900)	(313,100)	(2,368,400)	-	(2,	368,400)
Part		-	=	(1	,821,100)	=		-	(1,746,300)	(1,621,400)	(3,262,100)	(1,638,000)	(10,088,900)	1,757,000	(8,	331,900)
Interest paid (807,300) (87,200) (224,9800)	Cash paid for fire-related expense		-		-	-		-	-	-	-	-	-	-		-
Miscellaneous receipts 3,000 312.200 203.900 20.200 746.300 746.300 746.300	Interest received		-		-	-			-	-	-	-		-		-,
Net cash from operating activities 3,335,00 63,400 (353,00) 80,700 4,954,200 536,400 (1,734,900) (1,122,400) 330,200 6,187,800 152,100 6,339,900 (285,900) 100,000 (1,122,400) 330,200 6,187,800 152,100 6,339,900 (1,864,600) 100,000 (1,864,600) 100	Interest paid		-		-	(87,200)		(2,249,800)	-	-	-	-		-		
CASH FLOWS FROM INVESTING ACTIVITIES: Investments in real estate receipts (payments) from investment in subsidiary (1,365,400) 377,200	Miscellaneous receipts	30,000					_	-	312,200		203,900	 200,200	746,300		_	746,300
Proceeds (payments) from/to investment in subsidiary 1,864,600 377,200 14,400 - 1,003,800 265,400 168,000 227,100 185,900 1,864,600 -	Net cash from operating activities	3,433,500	63,400	<u> </u>	(353,300)	80,700	_	4,954,200	536,400	(1,734,900)	(1,122,400)	330,200	6,187,800	152,100	6,	339,900
Receipts (payments) from/to investment in subsidiary (1,365,400) 377,200 c	CASH FLOWS FROM INVESTING ACTIVITIES:															
Receipts (payments) from/to investment in subsidiary (1,365,400) 377,200 c	Investments in real estate	-	-		(14,400)	-		(1,003,800)	(265,400)	(168,000)	(227,100)	(185,900)	(1,864,600)	-	(1,	864,600)
CASH FLOWS FROM FINANCING ACTIVITIES: Refunds of entrance fees subject to refunds	Receipts (payments) from/to investment in subsidiary	(1,365,400)	377,200	<u> </u>			. —	<u> </u>				 -	(988,200)	988,200		<u>-</u>
Refunds of entrance fees subject to refunds	Net cash from investing activities	(1,365,400)	377,200)	(14,400)			(1,003,800)	(265,400)	(168,000)	(227,100)	 (185,900)	(2,852,800)	988,200	(1,	864,600)
Proceeds from entrance fees subject to refunds 17,673,600 5,822,700 3,460,200 4,946,200 3,358,400 35,261,100 - 35,261,100 Payments on debt obligations (35,810,500) (434,900) (22,300) (1,194,200) (1,216,500) Controlling interest distributions (35,810,500) (434,900) (1,216,500) Noncontrolling interest distributions (582,900)	CASH FLOWS FROM FINANCING ACTIVITIES:															
Proceeds from entrance fees subject to refunds 17,673,600 5,822,700 3,460,200 4,946,200 3,358,400 35,261,100 - 35,261,100 Payments on debt obligations (35,810,500) (434,900) (22,300) (1,194,200) (1,216,500) Controlling interest distributions (35,810,500) (434,900) (1,216,500) Noncontrolling interest distributions (582,900)	Refunds of entrance fees subject to refunds	-	-		-	-		(17,404,500)	(3,465,100)	(2,517,000)	(4,219,300)	(4,004,600)	(31,610,500)	-	(31,	610,500)
Controlling interest distributions (35,810,500) (434,900) - (9,900) (700,000) (36,955,300) 1,144,800 (35,810,500) Noncontrolling interest distributions (582,900) (582,900) (582,900) Controlling interest contributions (582,900) (582,900) Controlling interest contributions (582,900) Noncontrolling interest contributions (582,900) (582,900) Controlling interest contributions (582,900) Noncontrolling interest contributions (582,900) Controlling interest contributions		-	-		-	-								-		
Noncontrolling interest distributions (582,900)	Payments on debt obligations	-	-		-	(22,300)		(1,194,200)	-	-	-	-	(1,216,500)	-	(1,	216,500)
Controlling interest contributions Noncontrolling interest contributions 30,686,300 30,000 - 485,000 1,000,000 250,100 550,000 32,971,400 (2,285,100) 30,686,300 30,000 1,000,000 1	Controlling interest distributions		(434,900))	-	(9,900)		(700,000)	-	-	-	-		1,144,800	(35,	810,500)
Noncontrolling interest contributions 30,000 - 30,000 - 30,000 - 30,000 - 30,000 - <td>Noncontrolling interest distributions</td> <td>(582,900)</td> <td>-</td> <td></td> <td>-</td> <td>-</td> <td></td> <td>-</td> <td>-</td> <td>-</td> <td>=</td> <td>-</td> <td>(582,900)</td> <td>-</td> <td>(</td> <td>582,900)</td>	Noncontrolling interest distributions	(582,900)	-		-	-		-	-	-	=	-	(582,900)	-	(582,900)
Net cash from financing activities (5,677,100) (434,900) 485,000 (32,200) (1,625,100) 2,357,600 1,943,200 977,000 (96,200) (2,102,700) (1,140,300) (3,243,000) NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS AND RESTRICTED CASH (3,609,000) 5,700 117,300 48,500 2,325,300 2,628,600 40,300 (372,500) 48,100 1,232,300 - 1,232,300 CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, beginning of year 30,706,700 - 283,500 22,800 4,191,500 1,489,900 591,200 1,054,300 2,000 38,341,900 - 38,341,900	Controlling interest contributions	30,686,300	-		485,000	-		-	-	1,000,000	250,100	550,000	32,971,400	(2,285,100) 30,	686,300
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS AND RESTRICTED CASH (3,609,000) 5,700 117,300 48,500 2,325,300 2,628,600 40,300 (372,500) 48,100 1,232,300 - 1,232,300 CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, beginning of year 30,706,700 - 283,500 22,800 4,191,500 1,489,900 591,200 1,054,300 2,000 38,341,900 - 38,341,900	Noncontrolling interest contributions	30,000	<u> </u>									 -	30,000			30,000
AND RESTRICTED CASH (3,609,000) 5,700 117,300 48,500 2,325,300 2,628,600 40,300 (372,500) 48,100 1,232,300 - 1,232,300 CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, beginning of year 30,706,700 - 283,500 22,800 4,191,500 1,489,900 591,200 1,054,300 2,000 38,341,900 - 38,341,900	Net cash from financing activities	(5,677,100)	(434,900))	485,000	(32,200)	_	(1,625,100)	2,357,600	1,943,200	977,000	 (96,200)	(2,102,700)	(1,140,300) (3,	243,000)
CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, beginning of year 30,706,700 - 283,500 22,800 4,191,500 1,489,900 591,200 1,054,300 2,000 38,341,900 - 38,341,900		(2,600,000)	E 700		447 200	40.500		0.205.200	2 620 622	40.000	(272 522)	40.400	4 000 000		4	222 200
	AND RESTRICTED CASH	(3,609,000)	5,700	,	117,300	40,000		2,325,300	2,020,000	40,300	(372,300)	40,100	1,232,300	-	1,	Z3Z,3UU
CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, end of year \$ 27,097,700 \$ 5,700 \$ 400,800 \$ 71,300 \$ 6,516,800 \$ 4,118,500 \$ 681,800 \$ 50,100 \$ 39,574,200 \$ - \$ 39,574,200	CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, beginning of year	30,706,700			283,500	22,800		4,191,500	1,489,900	591,200	1,054,300	 2,000	38,341,900		38,	341,900
	CASH AND CASH EQUIVALENTS AND RESTRICTED CASH, end of year	\$ 27,097,700	\$ 5,700	\$	400,800	\$ 71,300	\$	6,516,800	\$ 4,118,500	\$ 631,500	\$ 681,800	\$ 50,100	\$ 39,574,200	\$ -	\$ 39,	574,200

Reconciliation of net (loss) income to net cash from	All Other Entities	Varenna at Fountaingrove LLC	Varenna Assisted Living LLC and Subsidiary	Varenna Apartments LLC	Varenna LLC	Segovia Operations LLC	Cardinal Point at Mariner Square LLC	Capriana Operations LLC	Fountaingrove Lodge LLC	Total	Eliminating Entries	Consolidated Total
operating activities:				7 (paramente 110		operations 220		000.00.00.00				
Net (loss) income	\$ (32,900)	\$ (38,400)	\$ (306,600)	\$ (96,800)	\$ (1,281,700)	\$ 1,342,100	\$ 187,800	\$ (459,200)	\$ (524,400)	\$ (1,210,100)	\$ (135,600)	\$ (1,345,700)
Adjustments to reconcile net (loss) income to net cash from operating activities:												
Depreciation	631,600	-	36,800	176,600	3,335,900	238,500	185,200	130,500	110,800	4,845,900	-	4,845,900
Amortization of debt issuance costs	34,600	-	-	=	85,900	=	=	-	=	120,500	-	120,500
Amortization of entrance fees nonrefundable	-	-	-	=	(1,841,800)	(607,900)	(666,000)	(370,600)	(1,340,200)	(4,826,500)	-	(4,826,500)
Proceeds from entrance fees nonrefundable	-	-	-	=	1,841,800	591,300	666,100	370,500	1,340,200	4,809,900	-	4,809,900
Changes in operating assets and liabilities:												
Accounts receivable and other assets	36,300	-	23,400	=	(297,200)	(85,200)	75,000	181,100	219,100	152,500	-	152,500
Due from related parties	2,536,200	402,100	-	=	598,400	300,000	=	-	=	3,836,700	287,700	4,124,400
Accounts payable and accrued liabilities	228,250	(300,300)	877,100	(6,350)	2,546,900	(827,200)	(2,211,300)	(473,500)	547,100	380,700	-	380,700
Due to related parties	(550)	-	(660,000)	950	=	=	=	(8,700)	=	(668,300)	-	(668,300)
Deferred revenue	-	-	-	6,300	(34,000)	(72,400)	28,300	(31,500)	(1,300)	(104,600)	-	(104,600)
Deferred rent	-		(324,000)			(342,800)		(461,000)	(21,100)	(1,148,900)		(1,148,900)
Net cash from operating activities	\$ 3,433,500	\$ 63,400	\$ (353,300)	\$ 80,700	\$ 4,954,200	\$ 536,400	\$ (1,734,900)	\$ (1,122,400)	\$ 330,200	\$ 6,187,800	\$ 152,100	\$ 6,339,900





Report of Independent Auditors and Continuing Care Liquid Reserve Schedules

Capriana Operations LLC

As of and for the Year Ended December 31, 2021



Table of Contents

REPORT OF INDEPENDENT AUDITORS	1
CONTINUING CARE LIQUID RESERVE SCHEDULES	
Form 5-1 Long-Term Debt Incurred in a Prior Fiscal Year (Including Balloon Debt)	5
Form 5-2 Long-Term Debt Incurred During Fiscal Year (Including Balloon Debt)	6
Form 5-3 Calculation of Long-Term Debt Reserve Amount	7
Form 5-4 Calculation of Net Operating Expenses	8
Form 5-5 Annual Reserve Certification	9
Note to Continuing Care Liquid Reserve Schedules	10
SUPPLEMENTARY SCHEDULES	
Reconciliation of Form 5-3 and Form 5-4 for 2021	12
DSS – Reserve Report – Part of Form 5-5 Description of Reserves Under SB 1212	13



Report of Independent Auditors

The Members
Capriana Operations LLC

Report on the Financial Statements

Opinion

We have audited the financial statements of Capriana Operations LLC (the "Company"), which comprise the continuing care liquid reserve schedules, Form 5-1 through Form 5-5 for the year ended December 31, 2021, and the related note to the financial statements.

In our opinion, the accompanying financial statements referred to above present fairly, in all material respects, the continuing care reserve of the Company as of and for the year ended December 31, 2021, in conformity with the liquid reserve requirements of California Health and Safety Code Section 1792.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of Capriana Operations LLC 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.

Basis of Accounting

We draw attention to the basis of accounting used to prepare the financial statements. The financial statements are prepared by the Company on the basis of the liquid reserve requirements of California Health and Safety Code Section 1792, which is a basis of accounting other than accounting principles generally accepted in the United States of America, to meet the requirements of California Health and Safety Code Section 1792. Our opinion is not modified with respect to this matter.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with the liquid reserve requirements of California Health and Safety Code Section 1792, and the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement, whether due to fraud or error.

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

In performing an audit in accordance with GAAS, 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 purpose of expressing an
 opinion on the effectiveness of Capriana Operations LLC'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 Capriana Operations LLC'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.

Other Matter

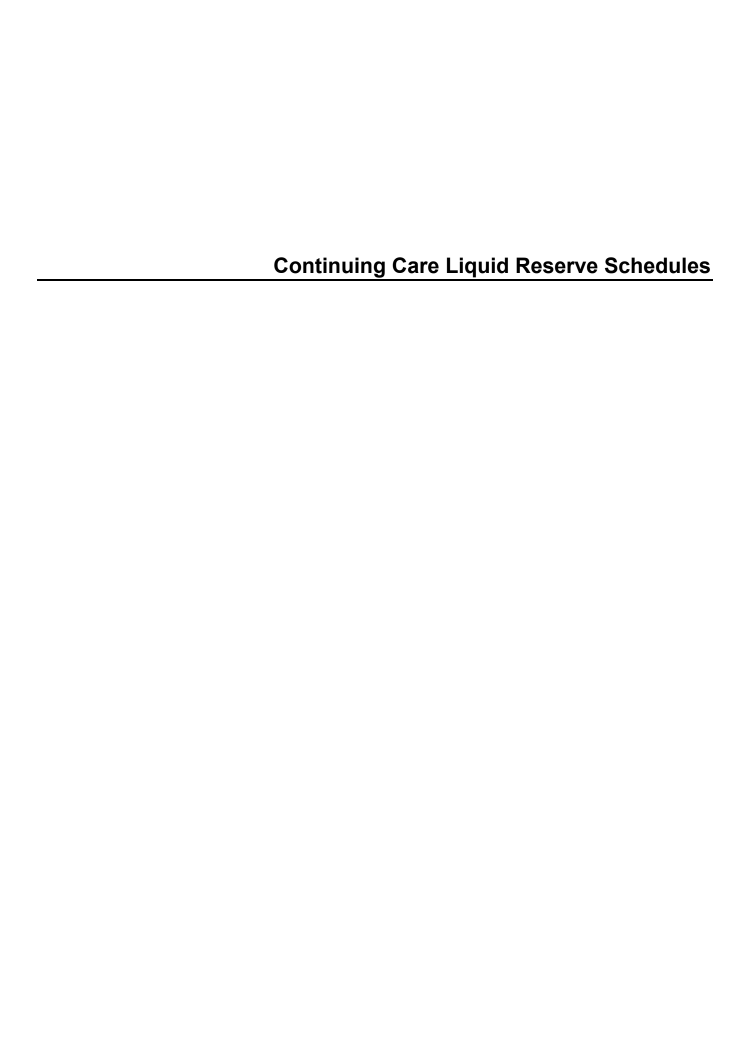
Our audit was conducted for the purpose of forming an opinion on the financial statements, as a whole. The accompanying supplementary schedules, the Reconciliation of Form 5-3 and Form 5-4 for 2021 and the DSS – Reserve Report – Part of Form 5-5 Description of Reserves under SB 1212 Report, are presented for the purpose of additional analysis and are not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of financial statements, and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements, or the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements, taken as a whole.

Restriction on Use

Our report is intended solely for the information and use of the members, management of the Company, and the California Department of Social Services, and is not intended to be, and should not be, used by anyone other than these specified parties.

Campbell, California April 27, 2022

Moss Adams LCP



FORM 5-1 LONG-TERM DEBT INCURRED IN A PRIOR FISCAL YEAR (Including Balloon Debt)

		(b)	(c)	(d)	(e)
	(a)			Credit Enhancement	
Long-Term		Principal Paid	Interest Paid	Premiums Paid	Total Paid
Debt Obligation	Date Incurred	During Fiscal Year	During Fiscal Year	in Fiscal Year	(columns (b) + (c) + (d))
1	06/23/14	\$22,300	\$87,200	\$0	\$109,500
2	07/20/15	\$1,194,200	\$2,249,800	\$0	\$3,444,000
3	04/13/17	\$0	\$807,300	\$0	\$807,300
4					\$0
5					\$0
6					\$0
7					\$0
8					\$0
		TOTAL:	\$3,144,300	\$0	\$4,360,800

(Transfer this amount to Form 5-3, Line 1)

NOTE: For column (b), do not include voluntary payments made to pay down principal.

PROVIDER: Oakmont Senior Living LLC/Capriana Operations LLC

See accompanying note. 5

Long-Term Debt Incurred During Fiscal Year (Including Balloon Debt) December 31, 2021

FORM 5-2 LONG-TERM DEBT INCURRED DURING FISCAL YEAR (Including Balloon Debt)

		(b)	(c)	(d)	(e)
	(a)				
				Number of	Reserve Requirement
Long-Term		Total Interest Paid	Amount of Most Recent	Payments over	(see instruction 5)
Debt Obligation	Date Incurred	During Fiscal Year	Payment on the Debt	next 12 months	(columns (c) x (d))
1					\$0
2					\$0
3					\$0
4					\$0
5					\$0
6					\$0
7					\$0
8					\$0
_	mom. **				
	TOTAL:	\$0	\$0	0	\$0

(Transfer this amount to Form 5-3, Line 2)

NOTE: For column (b), do not include voluntary payments made to pay down principal.

PROVIDER: Oakmont Senior Living LLC/Capriana Operations LLC

See accompanying note.

Capriana Operations LLC Form 5-3 Calculation of Long-Term Debt Reserve Amount December 31, 2021

FORM 5-3
CALCULATION OF LONG-TERM DEBT RESERVE AMOUNT

Line		TOTAL
1	Total from Form 5-1 bottom of Column (e)	\$4,360,800
2	Total from Form 5-2 bottom of Column (e)	\$0
3	Facility leasehold or rental payment paid by provider during fiscal year (including related payments such as lease insurance)	\$5,821,500
4	TOTAL AMOUNT REQUIRED FOR LONG-TERM DEBT RESERVE:	\$10,182,300

PROVIDER: Oakmont Senior Living LLC/Capriana Operations LLC

See accompanying note.

Capriana Operations LLC Form 5-4 **Calculation of Net Operating Expenses December 31, 2021**

FORM 5-4 CALCULATION OF NET OPERATING EXPENSES

Line			Amounts	TOTAL
1	Total operating expenses	from financial statements	_	\$8,455,000
2	Deductions:			
	Interest paid on long-tern	n debt (see instructions)	\$0	
	Credit enhancement prem	niums paid for long-term debt (see instructions)	\$0	
	Depreciation		\$130,400	
	Amortization		\$0	
	Revenues received during continuing care contract	g the fiscal year for services to persons who did not have	a \$4,184,500	
	Extraordinary expenses a	pproved by the Department	\$0	
3	Total Deductions		<u> </u>	\$4,314,900
4	Net Operating Expenses			\$4,140,100
5	Divide Line 4 by 365 and	l enter the result.		\$11,343
6	Multiply Line 5 by 75 at	nd enter the result. This is the provider's operating exp	ense reserve amount.	\$850,705
VIDER	Oakmont Senior Living	LLC/Capriana Operations LLC		

COMMUNITY: Capriana at La Floresta Village

Capriana Operations LLC Form 5-5 Annual Reserve Certification December 31, 2021

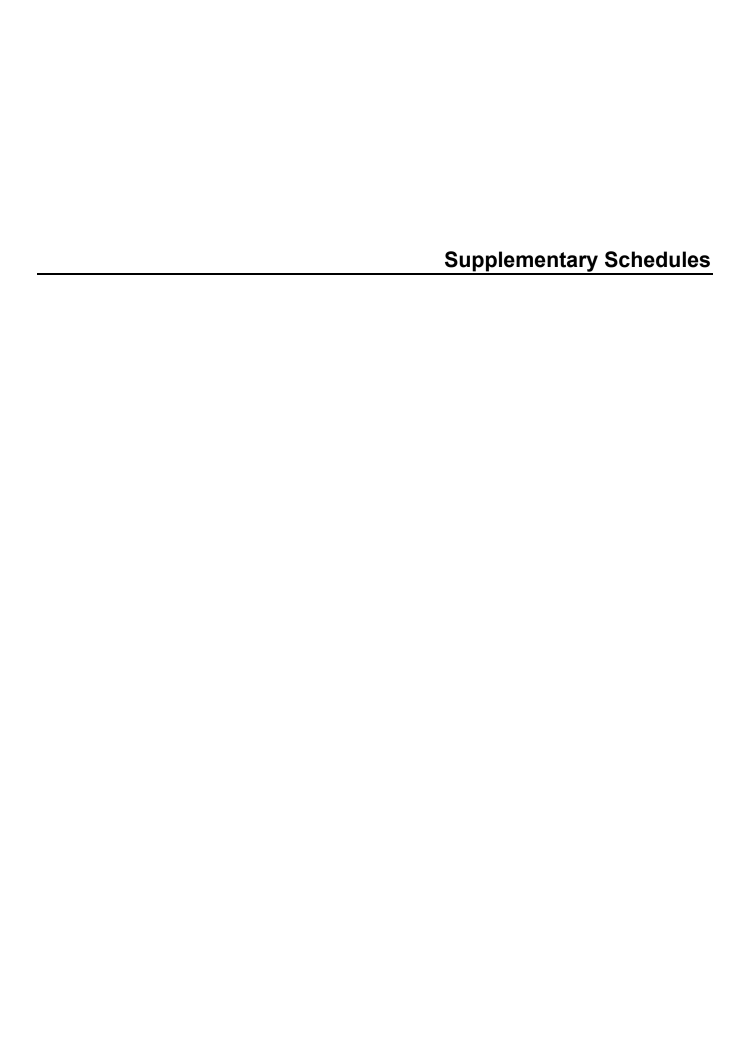
FORM 5-5 ANNUAL RESERVE CERTIFICATION

Provider Name:	Oakmont Senior Living LLC/Capriana Opera	ations LLC		
Fiscal Year Ended:	December 31, 2021			
We have reviewed out the period ended	r debt service reserve and operating expense re	eserve requirements as of, and for and are in compliance with the		rements.
Our liquid reserve req December 31, 2021	uirements, computed using the audited financi are as follows:	al statements for the fiscal year		
		Amount		
[1]	Debt Service Reserve Amount	\$10,18	2,300	
[2]	Operating Expense Reserve Amount	\$85	50,705	
[3]	Total Liquid Reserve Amount:	\$11,03	3,005	
Qualifying assets suff	icient to fulfill the above requirements are held			
		A (market value	amount e at end o	of quarter)
	Qualifying Asset Description	Debt Service Reserve		Operating Reserve
[4]	Cash and Cash Equivalents	\$12,000,000		\$3,000,000
[5]	Investment Securities			No. of Contract of
[6]	Equity Securities			
[7]	Unused/Available Lines of Credit			
[8]	Unused/Available Letters of Credit			
[9]	Debt Service Reserve			(not applicable)
[10]	Other:			
	(describe qualifying asset)	İ		
		,		
	Total Amount of Qualifying Assets Listed for Reserve Obligation: [11]	\$12,000,000	[12] _	\$3,000,000
	Reserve Obligation Amount: [13]	\$10,182,300	[14]	\$850,705
	Surplus/(Deficiency): [15]	\$1,817,700	[16] _	\$2,149,295
Signature:				
M		_	Date: 💾	127/2022
(Authorized Represen	atative)			
William P Gallaher, M (Title)	Manager	L		

Capriana Operations LLC Note to Continuing Care Liquid Reserve Schedules December 31, 2021

NOTE 1 - BASIS OF ACCOUNTING

The accompanying continuing care liquid reserve schedules have been prepared in accordance with the provisions of the Health and Safety Code Section 1792 administered by the State of California Department of Social Services and are not intended to be a complete presentation of Capriana Operations LLC (the "Company"), assets, liabilities, revenues, and expenses.



Capriana Operations LLC Reconciliation of Form 5-3 and Form 5-4 for 2021 December 31, 2021

Reconciliation of Form 5-3 for 2021

Capriana

Form 5-4, Line 1

Total Facility Lease Per Consolidated Financial Statements	\$ 7,318,600
Less: Facility Lease on Varenna Assisted Living LLC - Excluded entity Less: Facility Lease on Varenna Apartments LLC - Excluded entity	 1,497,100 0
Form 5-3, Line 3	\$ 5,821,500
Reconciliation of Form 5-4 for 2021 Capriana	
Note to Form 5-4 reconciling total operating expense	
Total Operating Expenses Per Consolidated Financial Statements	\$ 11,256,100
Less: Facility Lease	(2,801,100)

8,455,000

Capriana Operations LLC DSS – Reserve Report – Part of Form 5-5 Description of Reserves Under SB 1212 December 31, 2021

DSS - Reserve Report - Part of Form 5-5 Description of Reserves under SB 1212 Oakmont Senior Living

Audited Cash and Cash Equivalents	\$ 32,991,000	All Cash and Equivalents. No Investments or equities or lines of credit listed.
Less: Qualifying assets to satisfy Oakmont Debt Service Reserve	(12,000,000)	
Available Qualifying Assets after Oakmont Debt Service Deduction	20,991,000	
Less: Qualifying assets for Capriana Operating Reserve	(3,000,000)	
Less: Qualifying assets for Fountaingrove Lodge Operating Reserve	(3,000,000)	
Less: Qualifying assets for Segovia Operating Reserve	(3,000,000)	
Less: Qualifying assets for Cardinal Point Operating Reserve	(3,000,000)	
Less: Qualifying assets for Varenna at Fountaingrove Operating Reserve	(3,000,000)	
Total Excess Qualifying Assets	\$ 5,991,000	

Please note that there is no restricted cash or equivalents included in the \$32,991,000, listed for the liquid reserve requirement.

Per Capita Cost of Operations (Capriana)		Per Capita Cost of Operations (Fountaingrove Lodge)		
Operating Expenses per Form 5-4 #1	\$ 8,455,000	Operating Expenses per Form 5-4 #1	\$	8,074,200
Mean # of all Residents from Form 1-1 #10	142.5	Mean # of all Residents from Form 1-1 #10		113.5
Per Capita Costs of Operations	\$ 59,333	Per Capita Costs of Operations \$		71,138
Per Capita Cost of Operations (Cardinal Point)		Per Capita Cost of Operations (Varenna)		
Operating Expenses per Form 5-4 #1	\$ 5,123,700	Operating Expenses per Form 5-4 #1	\$	16,459,800
Mean # of all Residents from Form 1-1 #10	93.5	Mean # of all Residents from Form 1-1 #10		231
Per Capita Costs of Operations	\$ 54,799	Per Capita Costs of Operations	\$	71,255
Per Capita Cost of Operations (Segovia)				
Operating Expenses per Form 5-4 #1	\$ 6,963,700			
Mean # of all Residents from Form 1-1 #10	138.5			
Per Capita Costs of Operations	\$ 50,279			



FORM 7-1 REPORT ON CCRC MONTHLY CARE FEES

Complete **Form 7-1** to report the monthly care fee increase (MCFI) for **each** community operated by the Provider. If no adjustments were made during the reporting period for a community, indicate by checking the box below **Line [2]**. Providers must complete a separate Form 7-1 for each of their continuing care retirement communities.

- 1. On **Line 1**, enter the amount of monthly care fees for each level of care at the *beginning* of the reporting period.
- 2. On **Line 2**, indicate the percentage(s) of increase in fees implemented during the *reporting* period.
- 3. On **Line 3**, indicate the date the fee increase was implemented. If more than one (1) increase was implemented, indicate the date(s) for each increase.
- 4. Check each of the appropriate boxes.
- 5. Provide a detailed explanation for the increase in monthly care fees including the total dollar amount for the community overall and corresponding percentage increase for each level of care in compliance with the Health and Safety Code. The explanation shall set forth the reasons, by department cost centers, for any increase in monthly care fee. It must include if the change in monthly care fees is due to any actual or projected costs related to any other CCRC community or enterprise affiliated with the provider or parent company.

The methodology used to budget future costs should align with one or more of the following factors: "projected costs, prior year per capita costs and economic indicators." Describe the methodology used for single or multiple communities. If there are multiple MCFI percentages, i.e., by level of care, a separate explanation for each MCFI will be required.

Also, if there is a positive result of operations, the provider will need to explain how the funds will be used and/or distributed consistent with disclosures made in the applicable sections of the Continuing Care Contract.

This attachment should include the data used in the Monthly Care Fee Increase meeting presentation provided to residents, which will also include actual results and an explanation of any variances.

NOTE: Providers shall retain all documents related to the development of adjusted fees at their respective communities for a period of at least three years, i.e., budgets, statements of operations, cost reports, used near the end of the prior fiscal year to develop adjustments implemented in the current reporting period. These documents must be available for review upon request by the Department.

LIC 9270 (2/22) Page 1 of 3

FORM 7-1 REPORT ON CCRC MONTHLY CARE FEES

		RESIDENTIAL LIVING	ASSISTED LIVING	MEMORY CARE	SKILLED NURSING		
1.	Monthly Care Fees at beginning of reporting period: (indicate range, if applicable)	\$3,351-7,777	N/A	\$3,852-7,789	N/A		
2.	Indicate percentage of increase in fees imposed during reporting period: (indicate range, if applicable)	4%	N/A	5%	N/A		
	☐ Check here if monthly care fees at this community were no please skip down to the bottom of this form and specify the	•		` •	ked this box,		
3.	Indicate the date the fee increase was implemented: May 1, 20 (If more than one (1) increase was implemented, indicate the control of the con		rease.)				
4.	Check each of the appropriate boxes:						
	☑ Each fee increase is based on the Provider's projected costs, prior year per capita costs, and economic indicators.						
	☑ All affected residents were given written notice of this fee increase at least 30 days prior to its implementation.						
	Date of Notice: December 4, 2020 Method of Notice: Memo for distribution						
	At least 30 days prior to the increase in fees, the designated representative of the Provider convened a meeting that all residents were invited to attend. Date of Meeting: February 25, 2021						
	At the meeting with residents, the Provider discussed and explained the reasons for the increase, the basis for determining the amount of the increase, and the data used for calculating the increase.						
	☑ The Provider distributed the documents to all residents	by [check all that	apply]:				
	☑ Emailed the documents to those residents for where the documents is the second of the documents.	om the provider h	nad email addres	ses on fi l e			
	✓ Placed hard copies in resident cubby						
	✓ Placed hard copies at designated locations						
	✓ Provided hard copies to residents upon request,	and/or					
	☑ Other: [please describe] Activity Room						
	✓ Date of Notice: February 11, 2021						

LIC 9270 (2/22) Page 2 of 3

for, the meeting in a conspicuous place in the community at least 14 days prior to the meeting. Date of Posting: February 14, 2021 Location of Posting: Activity Room Providers evaluated the effectiveness of consultations during the annual budget planning process at a minimum of every two years by the continuing care retirement community administration. The evaluation, including any policies adopted relating to cooperation with residents was made available to the resident association or its governing body, or, if neither exists, to a committee of residents at least 14 days prior to the next semiannual meeting of residents and the Provider's governing body and posted a copy of that evaluation in a conspicuous location at each facility. Date of Posting: October 14, 2019 Location of Posting: Activity Room		☑ The Provider provided residents with at least 14 days advance notice of each meeting held to discuss the fee increases. Date of Notice: February 14, 2021
Providers evaluated the effectiveness of consultations during the annual budget planning process at a minimum of every two years by the continuing care retirement community administration. The evaluation, including any policies adopted relating to cooperation with residents was made available to the resident association or its governing body, or, if neither exists, to a committee of residents at least 14 days prior to the next semiannual meeting of residents and the Provider's governing body and posted a copy of that evaluation in a conspicuous location at each facility. Date of Posting: October 14, 2019		The governing body of the Provider, or the designated representative of the Provider posted the notice of, and the agenda for, the meeting in a conspicuous place in the community at least 14 days prior to the meeting.
two years by the continuing care retirement community administration. The evaluation, including any policies adopted relating to cooperation with residents was made available to the resident association or its governing body, or, if neither exists, to a committee of residents at least 14 days prior to the next semiannual meeting of residents and the Provider's governing body and posted a copy of that evaluation in a conspicuous location at each facility. Date of Posting: October 14, 2019 Location of Posting: Activity Room 5. On an attached page, provide a detailed explanation for the increase in monthly care fees including the amount of the increase and compliance with the Health and Safety Code.		Date of Posting: February 14, 2021 Location of Posting: Activity Room
5. On an attached page, provide a detailed explanation for the increase in monthly care fees including the amount of the increase and compliance with the Health and Safety Code.		relating to cooperation with residents was made available to the resident association or its governing body, or, if neither exists, to a committee of residents at least 14 days prior to the next semiannual meeting of residents and the Provider's
and compliance with the Health and Safety Code.		Date of Posting: October 14, 2019 Location of Posting: Activity Room
PROVIDER: Oakmont Senior Living COMMUNITY: Capriana	5.	On an attached page, provide a detailed explanation for the increase in monthly care fees including the amount of the increase and compliance with the Health and Safety Code.
		PROVIDER: Oakmont Senior Living COMMUNITY: Capriana

LIC 9270 (2/22) Page 3 of 3

FORM 7-1 ATTACHMENT

Capriana

Line	Fiscal Years	2019	2020	Projected 2021
	1 FY 2019 operating expenses 1	(10,461,400)		
	2 FY 2020 operating expenses 1		(11,013,700)	
	3 Projected FY 2021 operating expenses (excluding depreciation)			(11,414,955)
	4 FY 2021 anticipated MCF revenue based on current and projected occupancy without a MCFI 2			10,287,400
	5 Projected FY 2021 (net) operating results without a MCFI			(1,127,555)
	6 Projected FY 2021 anticipated revenue based on current and projected occupancy and other with a MCFI of 4.0% 2			10,698,896
	7 Grand total - projected FY 2021 net operating activity after 4.0% MCFI (line 3 plus line 6)			(716,059)
ents expl	ained			

Adjustments explained

1 Operating expenses per audited financials. Amounts exclude depreciation.

Montly Care Fee Increase

4.00%

2 FY 2021 anticipated MCF revenue excludes amortization from entrance fees

FY 2021 projected increases

Wage pressure and low unemployment has caused labor costs to increase. Labor costs expected to increase 10% from FY 2020 actual.

Employee Benefits costs are expected to rise 7.9% from FY 2020 actual.

Business Insurance is expected to increase 23.7% in FY2021 as insurance companies increase rates.

CAPRIANA

FORM 7-1 [5] Requirement:

Explanation of Increases in Monthly Care Fees, Fiscal YE December 31, 2021

Capriana's continuing care contract allows for monthly fees to be increased annually based on financial indicators. The Provider is responsible for reviewing financial indicators and determining the amount of increases. Increase amounts are scheduled to take place on the anniversary date of each individual contract being executed, beginning May 1, 2021.

For fiscal YE December 31, 2021, the increase in service fees for residents entering into Continuing Care Contracts was 4.0%. The total dollar amount of the increase for the community is reflected on Form 7-1 Attachment, Lines 6 & 7.

The methodology for calculating the 2021 service and fee increase included review of 2020 per capita costs, then projecting 2021 costs in consideration of the following economic indicators:

Wage pressure and low unemployment has caused labor costs to increase. Labor costs expected to increase 10% from FY 2020 actual.

Employee Benefits costs expected to rise 7.9% from FY 2020 actual.

Business Insurance is expected to increase 23.7% in FY2021 as insurance companies increase rates.

Any positive result of operations will be retained and applied towards future capital needs.

Continuing Care Retirement Community Disclosure Statement General Information

Date Prepared:	
----------------	--

FACILITY NAME:						
ADDRESS:				ZIP CODE:	PHONE:	
PROVIDER NAME:				FACILITY OPERA	TOR:	
DEL VIEU EVCILILIEC				RELIGIOUS AFFILIAT	ION:	
YEAR # 0	OF 🗖 SII	NGLE 🗆 MULTI-		=	MILES TO SHO	OPPING CTR:
OPENED: ACR	RES: ST	ORY STORY	OTHER: _	* * * * * * * * * *	MILES TO) HOSPITAL:
						* * * * * * * * * * * *
NUMBER OF UNITS:		IAL LIVING		HEALTH CA	<u>ARE</u>	
	PARTMENTS — STUDI			ASSISTED LIVING:		
A	PARTMENTS — 1 BDR	M:		SKILLED NURSING:		
	PARTMENTS — 2 BDR			SPECIAL CARE:		
	COTTAGES/HOUSE	ES:	DESC	.RIPTION: >		
RLU OCCUPA	NCY (%) AT YEAR EN	ID:	<u> </u>	RIPTION: >	* * * * * * * * * * *	* * * * * * * * * * * *
TYPE OF OWNERSHIP:	□ NOT-FOR-PROFI			DITED?: 🗆 YES 🗆 NO		
FORM OF CONTRACT:	☐ CONTINUING CA	ARE 🗆	LIFE CARE	☐ ENTRANCE FEE	FEE FO	OR SERVICE
(Check all that apply)	ASSIGNMENT OF		EQUITY	☐ MEMBERSHIP		\L
REFUND PROVISIONS: (C)	heck all that apply)	90 % 75 %	□ 50% □	FULLY AMORTIZED 🗖	OTHER:	
RANGE OF ENTRANCE FEI	ES: \$	\$		LONG-TERM CARE	INSURANCE REQU	IRED? 🗆 YES 🗆 NO
HEALTH CARE BENEFITS I	NCLUDED IN CON	ITRACT:				
ENTRY REQUIREMENTS:	MIN. AGE:	PRIOR PROFESSI	ON:		OTHER:	
RESIDENT REPRESENTATI						role): >
>						
* * * * * * * * * * * * *	. * * * * * * * *	* * * * * * * *	* * * * * * *	* * * * * * * * * *	* * * * * * * * *	* * * * * * * * * *
		FACILITY SI	ERVICES AND	AMENITIES		
COMMON AREA AMENIT	TIES <u>AVAILABLE</u>	FEE FOR SERVICE	SERVIC	ES AVAILABLE	<u>INCLUDED IN FEE</u>	FOR EXTRA CHARGE
BEAUTY/BARBER SHOP				G (TIMES/MONTH)		
BILLIARD ROOM			MEALS (/	•		
BOWLING GREEN			SPECIAL DIETS	AVAILABLE		
CARD ROOMS						
CHAPEL				RGENCY RESPONSE		
COFFEE SHOP			ACTIVITIES PR			
CRAFT ROOMS			ALL UTILITIES	EXCEPT PHONE		
EXERCISE ROOM			APARTMENT M	AINTENANCE		
GOLF COURSE ACCESS			CABLE TV			
LIBRARY			LINENS FURNIS	SHED		
PUTTING GREEN			LINENS LAUND	ERED		
SHUFFLEBOARD			MEDICATION A			
SPA		_	NURSING/WEL			
SWIMMING POOL-INDOOR	_	_	PERSONAL HO			_
SWIMMING POOL-OUTDOOR	_	ō		ION-PERSONAL		ā
TENNIS COURT	_	ō		ION-PREARRANGED	_	ā
WORKSHOP	_	ō		TON T REMININGED	_	ā
OTHER	_	_	- · · · · · · · · · · · · · · · · · · ·		_	-

All providers are required by Health and Safety Code section 1789.1 to provide this report to prospective residents before executing a deposit agreement or continuing care contract, or receiving any payment. Many communities are part of multi-facility operations which may influence financial reporting. Consumers are encouraged to ask questions of the continuing care retirement community that they are considering and to seek advice from professional advisors.

PROVIDER NAME:		
OTHER CCRCs	LOCATION (City, State)	PHONE (with area code)
MULTI-LEVEL RETIREMENT COMMUNITIES	LOCATION (City, State)	PHONE (with area code)
FREE-STANDING SKILLED NURSING	LOCATION (City, State)	PHONE (with area code)
SUBSIDIZED SENIOR HOUSING	LOCATION (City, State)	PHONE (with area code)

PROVIDER NAME:									
		20	18	2019		2020		2021	
INCOME FROM ONGOING OPE OPERATING INCOME (Excluding amortization of entrand									
LESS OPERATING EXPENSES	,				 -				
(Excluding depreciation, amortizat	ion, and interest)								
NET INCOME FROM OPERATION	ONS				<u> </u>				
LESS INTEREST EXPENSE									
PLUS CONTRIBUTIONS									
PLUS NON-OPERATING INCOME (excluding extraordinary items)	ME (EXPENSES)								
NET INCOME (LOSS) BEFORE E									
NET CASH FLOW FROM ENTRA (Total Deposits Less Refunds)	ANCE FEES								
* * * * * * * * * * * * * * * *	* * * * * * * * *	* * * * * * *	. * * * * * *	* * * * * * *	* * * * *	* * * * * * *	* * * * * * * *	* * * * * :	
DESCRIPTION OF SECURED DE	BT (as of most red	cent fiscal y	ear end)						
	OUTSTANI	DING	INTEREST	DATE		DATE O		AMORTIZATION	
LENDER	BALAN	CE	RATE	ORIGINA	ATION	MATURIT	<u> </u>	ERIOD	
* * * * * * * * * * * * * * * * * * *	age for ratio formu		* * * * * * *	* * * * * * *	* * * * *	* * * * * *	* * * * * * *	* * * * * 1	
	50 th Perc								
DEDT TO ACCET DATIO	(option	nal)	20)19		2020		2021	
DEBT TO ASSET RATIO OPERATING RATIO									
DEBT SERVICE COVERAGE RA	TIO		-						
DAYS CASH ON HAND RATIO									
* * * * * * * * * * * * * *	* * * * * * * * * *	* * * * * * *	. * * * * * * *	* * * * * * *	* * * * *	* * * * * * *	* * * * * * * *	* * * * * * :	
HISTORICAL MONTHLY SERV		e Fee and Ch %	nange Percentage 2019	e) %	2020	%	2021	0/0	
STUDIO				, ,				7,0	
ONE BEDROOM									
TWO BEDROOM									
COTTAGE/HOUSE									
ASSISTED LIVING									
SKILLED NURSING									
SPECIAL CARE									
* * * * * * * * * * * * * * * *	* * * * * * * * * *		. * * * * * *	* * * * * * *	* * * * *	* * * * * * *	* * * * * * * *	* * * * *	
COMMENTS FROM PROVIDER	: >								
>									
>									

FINANCIAL RATIO FORMULAS

LONG-TERM DEBT TO TOTAL ASSETS RATIO

Long-Term Debt, less Current Portion
Total Assets

OPERATING RATIO

Total Operating Expenses

- Depreciation Expense
- Amortization Expense

Total Operating Revenues — Amortization of Deferred Revenue

DEBT SERVICE COVERAGE RATIO

Total Excess of Revenues over Expenses
+ Interest, Depreciation, and Amortization Expenses
Amortization of Deferred Revenue + Net Proceeds from Entrance Fees
Annual Debt Service

DAYS CASH ON HAND RATIO

Unrestricted Current Cash & Investments
+ Unrestricted Non-Current Cash & Investments

(Operating Expenses —Depreciation — Amortization)/365

NOTE: These formulas are also used by the Continuing Care Accreditation Commission. For each formula, that organization also publishes annual median figures for certain continuing care retirement communities.

DESCRIPTION OF PROVIDERS CONSOLIDATED SECURED DEBT AS OF MOST RECENT FISCAL YEAR END

12/31/2021

LENDER	0	UTSTANDING BALANCE	INTEREST RATE	DATE OF ORIGINATION	_	AMORTIZATION PERIOD
Freddie Mac / Greystone Servicing Corp	\$	51,599,200	4.25	Aug-15	Aug-25	10 Years
Summit State Bank	\$	1,796,300	4.76	Jul-14	Jul-24	10 Years
Greystone Servicing Corp	\$	17,500,000	4.55	Apr-17	May-27	10 years



Corporate Office 500 Bicentennial Way, P.O. Box 6188, Santa Rosa, CA 95406 707-568-6000 Bicentennial 500 Bicentennial Way, Santa Rosa, CA 95403 707-568-6100 Healdsburg 1001 Vine Street, Healdsburg, CA 95448 707-433-5959 Montgomery Village 2300 Midway Drive, Santa Rosa, CA 95405 707-568-4975 Petaluma 100 Petaluma Blvd. South, Suite A, Petaluma, CA 94952 707-283-1120

Rohnert Park 10 Raley's Towne Centre, Rohnert Park, CA 94928 707-568-4955

> Page 1 of 1

218 OAKMONT SENIOR LIVING LLC **ESCROW ACCOUNT** 9240 OLD REDWOOD HWY STE 200 WINDSOR CA 95492

Account Number: Date

****3342

12/31/21

Privacy Policy:

Federal Law requires us to tell you how we collect, share, and protect your personal information. Our privacy policy has not changed, and you may review our policy and practices with respect to your personal information at summitstatebank.com/privacy_policies.php, or we will mail you a free copy upon request if you call us at (707) 568-6000.

MONEY MARKET CHECKING	OAKMONT SENIOR LIVING LLC ESCROW ACCOUNT

****3342 Acct:

Beginning Balance	L2/01/21	2,957,720.95	
Deposits / Misc Credits	1	251.21	
Withdrawals / Misc Debits	0	.00	
** Ending Balance	12/31/21	2,957,972.16	**
Service Charge		.00	
Interest Paid Thru 12/31/2	21	251.21	
Interest Paid Year To Date	₽	2,956.48	
Annual Percentage Yield Ea	arned	.10%	
Number of Days for A.P.Y.	<u>e</u> .	31	
Average Balance for A.P.Y.	.E.	2,957,720.95	
Minimum Balance		2,957,720	



Date **Deposits Activity Description** 251.21 INTEREST EARNED 12/31

Daily Balance Summary

Date	Balance	Date	Balance	Date	Balance
12/31	2,957,972.16				

RECEIVED JAN 1 4 2022



	CHECKS WRIT	OUTSTANDI TEN BUT NO		BANK BALANCE SHOWN ON THIS STATEMENT	\$
CHECK NO.	AMOUNT	CHECK NO.	AMOUNT	ADD + DEPOSITS AND OTHER AMOUNTS NOT CREDITED ON THIS STATEMENT (IF ANY) TOTAL	\$
				SUBTRACT — CHECKS OUTSTANDING	\$\$
				BALANCE ★	\$
		TOTAL	\$	★ SHOULD AGREE WITH YOU BALANCE AFTER DEDUCT CHARGE (IF ANY) ON THIS	NG SERVICE

DEPOSIT ACCOUNT INFORMATION

(Disregard if you have a Commercial Account) IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC TRANSFERS

Please call or write us at the phone number or address on the front side of this statement as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer or receipt. We must hear from you no later than sixty (60) days after we sent the FIRST statement on which the problem or error appeared.

- 1. Tell us your name and account number.
- 2. Tell us the dollar amount of the suspected error.
- Describe the error or the transfer you are unsure about and explain, as clearly as you can, why you believe it is an error or why you need more information.

We will investigate your complaint and will correct any error promptly. If we take more than ten (10) business days to do this, we will credit your account for the amount you think is in error, so that you will have use of the money during the time it takes to complete our investigation.