June 30th, 2025

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

RE: WELL Oak CCRC Tenant LLC / Segovia

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

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

Please let us know if you have any questions or need further information.

Sincerely

—DocuSigned by: RUSSEU SIMON

ANNUAL REPORT CHECKLIST

FISCAL YEAR ENDED: 12/31/24

PROVIDER(S): WELL Oak CCRC Tenant LLC

CCRC(S): Segovia of Palm Desert

PROVIDER CONTACT PERSON: Russ Simon	
TELEPHONE NUMBER:	E-MAIL ADDRESS:
419-247-2800	rsimon@welltower.com

A complete annual report must consist of 3 copies of all of the following:

Annual Report Checklist.

Annual Provider Fee in the amount of: \$4,200.73

□ If applicable, late fee in the amount of: \$_____

Certification by the provider's *Chief Executive Officer* that:

I The reports are correct to the best of his/her knowledge.

- Each continuing care contract form in use or offered to new residents has been approved by the Department.
- The provider is maintaining the required liquid reserves and, when applicable, the required refund reserve.

Evidence of the provider's fidelity bond, as required by H&SC section 1789.8.

Provider's audited financial statements, with an accompanying certified public accountant's opinion thereon.

✓ Provider's audited reserve reports (prepared on Department forms), with an accompanying certified public accountant's opinion thereon. (NOTE: Form 5-5 must be signed and have the required disclosures attached (H&SC section 1790(a)(2) and (3)).

Continuing Care Retirement Community Disclosure Statement" for each community.

Form 7-1, "Report on CCRC Monthly Service Fees" for *each* community.

□ Form 9-1, "Calculation of Refund Reserve Amount", if applicable.

☐ Key Indicators Report (signed by CEO or CFO (or by the authorized person who signed the provider's annual report)). The KIR may be submitted along with the annual report, but is not required until 30 days later.

FORM 1-1: RESIDENT POPULATION

Line	Continuing Care Residents	TOTAL			
[1]	Number at beginning of fiscal year	99			
[2]	Number at end of fiscal year	103			
[3]	Total Lines 1 and 2	202 x.50			
[4]	Multiply Line 3 by ".50" and enter result on Line 5.				
[5]	Mean number of continuing care residents	101			
All Residents					
[6] [7]	Number at beginning of fiscal year Number at end of fiscal year	<u>135</u> 140			
[8]	Total Lines 6 and 7	275			
[9]	Multiply Line 8 by ".50" and enter result on Line 10.	x.50			
[10]	Mean number of all residents	200			
[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).	<i></i>			

FORM 1-2: ANNUAL PROVIDER FEE

Line		TOTAL
[1]	Total Operating Expenses (including depreciation and debt service - interest only)	8,530,908.00
[a]	Depreciation	294,190.00
[b]	Debt Service (Interest Only)	0.00
[2]	Subtotal (add Line 1a and 1b)	294,190.00
[3]	Subtract Line 2 from Line 1 and enter result.	8,236,718.00
[4]	Percentage allocated to continuing care residents (Form 1-1, Line 11)	51.00
[5]	Total Operating Expense for Continuing Care Residents (multiply Line 3 by Line 4)	4,200,726.18
[6]	Total Amount Due (multiply Line 5 by .001)	\$ 4,200.73
PROV	DER: WELL Oak CCRC Tenant	
СОММ	IUNITY: Segovia of Palm Desert	

June 30th, 2025

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

RE: WELL Oak CCRC Tenant LLC / Segovia

I, Russ Simon, certify that the annual audit, reports and any amendments thereto submitted for December 31, 2024 for WELL Oak CCRC Tenant LLC / Segovia are true and correct to the best of my knowledge.

The WELL Oak CCRC Tenant / Segovia continuing care contract form in use or offered to new residents has been approved by the Department of Social Services.

WELL Oak CCRC Tenant / Segovia are maintaining the required liquid reserve.

WELL Oak CCRC Tenant / Segovia do not offer refundable Contracts.

Sincerely

-DocuSigned by: Russell Simon

Russ Simon Authorized Representative

ACORD [®] CERTIFICATE OF LIABILITY INSURANCE					E		(MM/DD/YYYY) 29/2024	
C B R	HIS CERTIFICATE IS ISSUED AS A M ERTIFICATE DOES NOT AFFIRMATIN ELOW. THIS CERTIFICATE OF INSU EPRESENTATIVE OR PRODUCER, AN MPORTANT: If the certificate holder is	VELY OF URANCE D THE C	R NEGATIVELY AMEND, DOES NOT CONSTITUT ERTIFICATE HOLDER.	EXTEND OR A	ALTER THE CO	VERAGE AFFORDED THE ISSUING INSUREF	BY THE R(S), AU	E POLICIES JTHORIZED
lf	SUBROGATION IS WAIVED, subject	to the te	rms and conditions of th	e policy, certai	n policies may			
	nis certificate does not confer rights to	the cert	tificate holder in lieu of su	CONTACT .	()	~~~~		
	MARSH USA LLC.			BHONE	Marsh U.S. Operatio 866-966-4664	FAX	· 212-94	8 0770
	155 N. WACKER, SUITE 1200 CHICAGO, IL 60661			E-MAII	Chicago.CertRequest	@marsh.com	212-74	0-0770
				ADDRESS.	5 1	RDING COVERAGE		NAIC #
				INSURER A : Ever	est Indemnity Insuran			10851
INSU	JRED Welltower Inc.			INSURER B :				
	4500 Dorr St INSURER C :							
	Toledo, OH 43615			INSURER D :				
				INSURER E :				
	VERAGES CERT		E NUMBER:	CHI-010331330	04	REVISION NUMBER:		
	HIS IS TO CERTIFY THAT THE POLICIES	-					THE POL	
IN	DICATED. NOTWITHSTANDING ANY RE	QUIREME	NT, TERM OR CONDITION	OF ANY CONTR	ACT OR OTHER	DOCUMENT WITH RESPE	ст то	WHICH THIS
	ERTIFICATE MAY BE ISSUED OR MAY F XCLUSIONS AND CONDITIONS OF SUCH F						U ALL	THE TERIVIS,
INSR LTR	TYPE OF INSURANCE	ADDL SUBR	POLICY NUMBER	POLICY E (MM/DD/Y	FF POLICY EXP	LIM	TS	
Α	χ COMMERCIAL GENERAL LIABILITY		SB0000007-244	05/01/202	4 05/01/2025	EACH OCCURRENCE	\$	1,000,000
	X CLAIMS-MADE OCCUR					DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000
						MED EXP (Any one person)	\$	0
						PERSONAL & ADV INJURY	\$	1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$	3,000,000
	POLICY PRO-X LOC					PRODUCTS - COMP/OP AGG POLICY AGGREGATE	\$ \$	1,000,000
	OTHER:					COMBINED SINGLE LIMIT (Ea accident)	\$	10,000,000
	ANY AUTO					(Ea accident) BODILY INJURY (Per person)	\$	
	OWNED AUTOS ONLY SCHEDULED					BODILY INJURY (Per accident) \$	
	HIRED NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	\$	
							\$	
A	UMBRELLA LIAB OCCUR		SBEX000006-244	05/01/202	4 05/01/2025	EACH OCCURRENCE	\$	10,000,000
	X EXCESS LIAB X CLAIMS-MADE					AGGREGATE	\$	10,000,000
	DED X RETENTION \$ 0					PER OTH-	\$	
	AND EMPLOYERS' LIABILITY Y / N					PER OTH- STATUTE ER		
		N / A				E.L. EACH ACCIDENT	\$	
	(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - EA EMPLOYE E.L. DISEASE - POLICY LIMIT		
A	Professional Liability		SB0000007-244	05/01/202	4 05/01/2025	Aggregate, per location	φ	3,000,000
	Claims-Made Coverage Form		00000007211	00/01/202		Each Claim		1,000,000
								1,000,000
	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL	•		le, may be attached i	more space is requi	red)		
	red Location: Oakmont of Segovia 39905 Via Scena, F neral Liability Retro Date: 07/07/2022 Professional Liabi							
	neral Liability Retention: \$500,000 Professional Liability	,						
The	following entities are included as an insured: Oakmont	Manageme	nt Group, LLC; WELL Oak CCRC T	enant, LLC and Wellt	ower PropCo Group, L	LC.		
CE	RTIFICATE HOLDER			CANCELLATI	ON			
				OANGELLAN				
	Oakmont of Segovia 39905 Via Scena Palm Desert, CA 93063			THE EXPIRA		DESCRIBED POLICIES BE (EREOF, NOTICE WILL CY PROVISIONS.		
				AUTHORIZED REPI	RESENTATIVE			
						Marsh USr	4 In	ec.

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ACORD	
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AGENCY CUSTOMER ID: CN144565643 LOC #: Chicago				
ACORD [®] ADDITIONAL F	REMA	RKS SCHEDULE	Page _2_of _2_	
AGENCY		NAMED INSURED		
MARSH USA LLC.		Welltower Inc. 4500 Dorr St		
POLICY NUMBER		Toledo, OH 43615		
CARRIER NAI	IC CODE			
		EFFECTIVE DATE:		
ADDITIONAL REMARKS				
THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD				
FORM NUMBER: 25 FORM TITLE: Certificate of Liabili	ity Insurar	nce		
2nd Excess Liability - \$10M xs \$10M				
Policy Term: 5/1/24 - 5/1/25				
Policy #: FNSC101055				
Carrier: National Fire & Marine Insurance Company / NAIC: 20079				
3rd Excess Liability - \$5M xs \$20M				
Policy Term: 5/1/24 - 5/1/25				
Policy #: 42-XSC-315189-04				
Carrier: National Fire & Marine Insurance Company / NAIC: 20079				
4th Excess Liability - \$5M xs \$25M				
Policy Term: 5/1/24 - 5/1/25				
Policy #: C093207/001				
Carrier: Allied World Assurance Company, Ltd.				
Eth Evenes Liphility \$10M vs \$20M				
5th Excess Liability - \$10M xs \$30M Policy Term: 5/1/24 - 5/1/25				
Policy #: SCX-142247661-01				
Carrier: Homesite Insurance Company of Florida / NAIC: 11156				
Retro Date: As Noted in Description of Operations for \$5M xs \$30M				
Retro Date: The later of 05/01/2022 or Retro Date As Noted in Description of Operations for \$	\$5M xs \$35M			
6th Excess Liability - \$5M xs \$40M				
Policy Term: 5/1/24 - 5/1/25				
Policy #: FNSC101056				
Carrier: National Fire & Marine Insurance Company / NAIC: 20079				
Retro Date: The later of 05/01/2022 or Retro Date As Noted in Description of Operations				

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.

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)	4,149-8,212	5,532-11,561		
2.	Indicate percentage of increase in fees imposed during reporting period: (indicate range, if applicable)	8%	8%		

Check here if monthly care fees at this community were <u>not</u> increased during the reporting period. (If you checked this box, please skip down to the bottom of this form and specify the names of the provider and community.)

3. Indicate the date the fee increase was implemented: <u>05/01/2024</u> (If more than one (1) increase was implemented, indicate the dates for each increase.)

4. Check each of the appropriate boxes:

Z 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: 01/11/2024 Method of Notice: Delivered to Res. Cubbies
- 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:** 01/11/2024
- 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 [Optional check all that apply]:
 - Emailed the documents to those residents for whom the provider had email addresses on file
 - ☑ Placed hard copies in resident cubby
 - Placed hard copies at designated locations
 - Provided hard copies to residents upon request, and/or
 - □ Other: [please describe]
 - **☑** Date of Notice: <u>12/28/2023</u>

- The Provider provided residents with at least 14 days advance notice of each meeting held to discuss the fee increases. **Date of Notice:** 12/28/2023
- 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.
 Date of Posting: 12/28/2023
 Location of Posting: Community Library

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: 12/01/2023 Location of Posting: Community Library

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: Well Oak CCRC Tenant LLC COMMUNITY: Segovia of Palm Desert

CONTINUING CARE RETIREMENT COMMUNITY DISCLOSURE STATEMENT

Date Prepared:

Facility Name: Segov	ia of Palm Desert					
Address: 39905 Via S	cena, Plm Dsrt	Zip Coc	le:92260		Phor	ne760-610-0349
Provider Name:					•	
Well Oak Tenant LLC						
Facility Operator: Sego	ovia Operations I					
Religious Affiliation: N	• *	LU				
	# of Acres:8	Miles to	Shopping Ce	onter:<1	Miles	s to Hospital:<1
	□ Multi-Story	2 Other			WINCO	
Number of Units:			.0001			
	Number of	Inite	Health Ca	oro	Num	nber of Units
Residential Living	_	Units			NUII	iber of Units
Apartments – Studio:	0		Assisted L	·		
Apartments – 1 Bdrm			Skilled Nu	•		
Apartments – 2 Bdrm			Special Ca			
Cottages/Houses: 4 Description:						
RLU Occupancy (%) a	t Year End:96.9					
Type of Ownership:	Not for Profit For Profit		Ac	credited?	I Yes I I No	Зу:
Form of Contact: (Check all that apply)	Continuing Ca Assignment of		□ Life Care □ Equity	Entrance Members		☑ Fee for Service ☑ Rental
Refund Provisions: (Check all that apply)	□ Refundable □ Repayable		☑ 90% ☑ 75%	☑ 50% ☑ Other:0/1	00%	
Range of Entrance F	ees: \$ <u>137,000</u>		\$ <u>685,5</u>	00		
Long-Term Care Inst	urance Required	? 🗆 Ye	s 🛛 No			
Health Care Benefits	Included in Cor	ntract: <u>N//</u>	A			
Entry Requirements:	: Min Age: <u>60</u>	Prior	Profession: <u>N</u>	I/A	_ Othe	er: <u>Physician's rpt</u>
Resident Representa (briefly describe	a tive(s) to, and R e provider's comp			•		ng Body Member
meets with residents	and/or the resider	nt associa	ation at lease	semi-annual	ly. Re	sidents can
convey concerns and	provide input duri	ing those	meetings or	anytime to th	ne resi	dent mgmt. team.

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.

Facility Services and Amenities

Common Area Amenities	Available	Fee for Service	Services Available	Included in Fee	For Extra Charge
Beauty/Barber Shop			Housekeeping (<u>4</u> Times/		
Billiard Room			Month at \$each)		
Bowling Green			Meals (<u>3_</u> /Day)		
Card Rooms			Special Diets Available		
Chapel				_	_
Coffee Shop			24-Hour Emergency Response		
Craft Rooms				2 2	
Exercise Room			Activities Program	sz S	
Golf Course Access			All Utilities Except Phone	sz sz	
Library			Apartment Maintenance Cable TV	_	_
Putting Green					
Shuffleboard			Linens Furnished		
Spa	S		Linens Laundered		
Swimming Pool –			Medication Management		
Indoor			Nursing/Wellness Clinic		
Swimming Pool –			Personal Home Care	Z	
Outdoor			Transportation – Personal		
Tennis Court			Transportation – Prearranged		
Workshop			Other:		
Other:					

Provider Name: Well Oak Tenant LLC

Affiliated CCRCs	Location (city, state)	Phone (with area code)
Cardinal Point at Mariner Sq	Alameda, CA	510-337-1033
Varenna at Fountaingrove	Santa Rosa, CA	707-526-1226
Segovia of Palm Desert	Palm Desert, CA	760-610-0349
Capriana	Brea, CA	714-312-3783
Fountaingrove Lodge	Santa Rosa, CA	707-576-1101
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)

NOTE: Please indicate if the facility is a life care facility.

LIC 9273 (5/22)

California Department of Social Services

Provider Name: Well Oak Tenant LLC				
Income and Expenses [Year]	2021	2022	2023	2024
Income from Ongoing Operations Operating Income (Excluding amortization of entrance fee income)	\$46,202,600	\$49,644,405	\$38,122,874	\$44,424,668
Less Operating Expenses (Excluding depreciation, amortization, and interest)	\$44,937,400	\$51,090,555	\$40,998,480	\$45,458,819
Net Income From Operations	\$1,265,200	\$(1,446,150)	\$(2,875,606)	\$(1,034,151)
Less Interest Expense	\$(3,057,100)	\$(3,006,200)	\$0	\$0
Plus Contributions	\$30,231,300	\$2,421,737	\$0	\$0
Plus Non-Operating Income (Expenses) (Excluding extraordinary items)	\$655,500	\$700,008	\$1,119,933	\$2,570,967
Net Income (Loss) Before Entrance Fees, Depreciation And Amortization	\$29,094,900	\$(1,330,605)	\$(1,755,673)	\$1,536,816
Net Cash Flow From Entrance Fees (Total Deposits Less Refunds)	\$8,460,500	\$12,041,725	\$6,758,789	\$695,492

Description of Secured Debt (as of most recent fiscal year end)

Lender	Outstanding Balance	Interest Rate	Date of Origination	Date of Maturity	Amortization Period
N/A property is leased					

Financial Ratios (see last page for ratio formulas)

Financial Ratios [Year]	CCAC Medians 50th Percentile (optional)	2022	2023	2024
Debt to Asset Ratio		.291		
Operating Ratio		.855	.929	1.02
Debt Service Coverage Ratio		19.46		
Days Cash On Hand Ratio		206	139	150.66

Provider Name: Well Oak Tenant LLC

Historical Monthly Service Fees (Average Fee and Change Percentage)

Residence/Service [Year]	%	2022	%	2023	%	2024	%
Studio							
One Bedroom		4,515	3.5	4,831	7.0	5,218	8.0
Cottage/House		7,244	3.5	7,751	7.0	8,371	8.0
Assisted Living		5,877	3.5	6,288	7.0	6,791	8.0
Skilled Living							
Special Care							

Comments from Provider:

Assisted Living apartments consist of 7 studios, 5 one bedroom apartments and 23 two bedroom apartments and historically were reported as such. These units are revised to be reflected as Assisted Living for historical monthly service fees reporting.

Financial Ratio Formulas

Long-Term Debt to Total Assets Ratio

Long Term Debt, less Current portion

Total Assets

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

Operating Ratio

Total Operating Expenses - Depreciation Expense - Amortization Expense

Total Operating Revenues – Amortization of Deferred Revenue

Days Cash On Hand Ratio

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

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

Line		TOTAL
1	Total from Form 5-1 bottom of Column (e)	
2	Total from Form 5-2 bottom of Column (e)	
3	Facility leasehold or rental payment paid by provider during fiscal year (including related payments such as lease insurance)	2,892,436
4	TOTAL AMOUNT REQUIRED FOR LONG-TERM DEBT RESERVE:	2,892,436

PROVIDER: WELL Oak CCRC Tenant LLC

FORM 5-4: CALCULATION OF NET OPERATING EXPENSES

Line	Description	Amounts	TOTAL
1	Total operating expenses from financial statements		8,530,908
2	Deductions:		
a.	Interest paid on long-term debt (see instructions)	0	
b.	Credit enhancement premiums paid for long-term debt (see instructions)	0	
C.	Depreciation	294,190	
d.	Amortization	0	
e.	Revenues received during the fiscal year for services to persons who did not have a continuing care contract	3,477,531	
f.	Extraordinary expenses approved by the Department	0	
3	Total Deductions		3,771,721
4	Net Operating Expenses		4,759,187
5	Divide Line 4 by 365 and enter the result		13.039
6	Multiply Line 5 by 75 and enter the result. This is the provider's operating expense reserve amount		977,915
OVIDER:	WELL Oak CCRC Tenant LLC		
OMMUNIT	Y: <u>Segovia of Palm Desert</u>		

FORM 5-5: ANNUAL RESERVE CERTIFICATION

	ELL Oak CCRC Tenant LLC		
Fiscal Year Ended:	December 31, 2024		
	We have reviewed our debt service reserv		
	operating expense reserve requirements a	is of, and	
	for the period ended. December 31, 2024		
	and are in compliance with those requirem	nents	
	Our liquid reserve requirements, computed		
	audited financial statements for the fiscal y	-	
	follows:		
		Amount	
[1]	Debt Service Reserve Amount	7,619,323	-
[2]	Operating Expense Reserve Amount	4,342,004	-
[3]	Total Liquid Reserve Amount:	11,961,327	-
	Qualifying assets sufficient to fulfill the operating reserve and debt service requirements, based on market value at end of fiscal year were applicable, are held as follows:		
	Qualifying Asset Description	Debt Service Reserve	Operating Reserve
[4]	Cash and Cash Equivalents	7,619,323	11,765,835
[5]	Investment Securities		
[6]	Equity Securities		
[7]	Unused/Available Lines of Credit		
[8]	Unused/Available Letters of Credit		
[9]	Debt Service Reserve		(not applicable)
[10]	Other:		
	Qualifying assets used in these reserves are described as follow:		

California Department of Social Services

Total Amount of Qualifying Asses	sts	
Listed for Reserve Obligation:	[11] <u>7,619,323</u>	[12] <u>11,765,835</u>
Reserve Obligation Amount:	[13] <u>7,619,323</u>	[14] <u>4,342,004</u>
Surplus/(Deficiency):	[15] <u>0</u>	[16] <u>7,342,831</u>
Signature: Docusigned by: Russell Simon		Date: <u>5/19/2025</u>

Financial Statements

WELL Oak CCRC Tenant LLC

For the year ended December 31, 2024 With Report of Independent Auditors

WELL Oak CCRC Tenant LLC

Financial Statements

For the year ended December 31, 2024

Report of Independent Auditors	1
Financial Statements	
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Statement of Member's Deficit	6
Statement of Cash Flows	7
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Supplementary Information	
Balance Sheets	14
Statements of Operations.	16
Statements of Cash Flows	17



Report of Independent Auditors

The Member WELL Oak CCRC Tenant LLC

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of WELL Oak CCRC Tenant LLC, which comprise the balance sheet as of December 31, 2024, and the related statements of operations, changes in member's deficit, and cash flows for the year then ended, and the related notes to the financial statements.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of WELL Oak CCRC Tenant LLC as of December 31, 2024, and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (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 WELL Oak CCRC Tenant 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.

Responsibilities of Management for the Financial Statements

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

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about WELL Oak CCRC Tenant LLC's 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 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 for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.



In performing an audit in accordance with GAAS, 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 WELL Oak CCRC Tenant 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 WELL Oak CCRC Tenant 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.

Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The supplementary information presented on pages 14 through 17 is presented for purposes of additional analysis and is 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 the 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 to 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 as a whole.

Moss Adams HP

Campbell, California April 29, 2025

WELL Oak CCRC Tenant LLC Balance Sheet

	Dec	As of ember 31, 2024
ASSETS:		
Current assets:		
Cash and cash equivalents	\$	18,764,344
Net accounts receivable and other assets		712,069
Due from related parties		9,125,554
Total current assets		28,601,967
Real estate investments:		
Land improvements		15,462
Buildings and improvements		2,901,717
Furniture, fixtures and equipment		8,464,997
Construction in progress		361,066
Less accumulated depreciation		(3,433,165)
Net real estate investments		8,310,077
Other assets:		
Operating lease right-of-use assets, net		82,790,923
TOTAL ASSETS	\$	119,702,967
LIABILITIES AND MEMBER'S DEFICIT:		
Current liabilities:		
Accounts payable and accrued liabilities	\$	9,084,673
Current portion of operating lease liabilities		5,860,269
Total current liabilities		14,944,942
Other liabilities:		
Entrance fees nonrefundable, net		24,204,866
Entrance fees subject to refund		101,019,500
Non current portion of operating lease liabilities		78,229,731
Total other liabilities		203,454,097
Members' deficit		(98,696,072)
TOTAL LIABILITIES AND MEMBER'S DEFICIT	\$	119,702,967

See accompanying notes to the financial statements

WELL Oak CCRC Tenant LLC Statement of Operations

	For the year e December 31,	
REVENUES:		
Continuing care contracts	\$	27,716,259
Noncontinuing care contracts		16,708,409
Amortization of entrance fees nonrefundable		4,601,277
Total revenues		49,025,945
OPERATING EXPENSES:		
Continuing care contract operating expenses		31,430,242
Noncontinuing care contract operating expenses		3,797,116
Management fees		2,612,138
Depreciation		1,610,538
Facility lease		7,619,323
Total operating expenses		47,069,357
NET INCOME	\$	1,956,588

See accompanying notes to the financial statements

WELL Oak CCRC Tenant LLC Statement of Changes in Member's Deficit

Balance At December 31, 2023	\$ (106,366,238)
Contributions from Member	2,018,022
Interest earned on notes receivable from Member	3,695,556
Net income	 1,956,588
Balance At December 31, 2024	\$ (98,696,072)

See accompanying notes to the financial statements

WELL Oak CCRC Tenant LLC Statement of Cash Flows

Statement of Cash Flows	For	the year ended
		ember 31, 2024
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net income	\$	1,956,588
Adjustments to reconcile net income to net cash from operating activities:		
Depreciation		1,610,538
Lease amortization expense		(622,055)
Amortization of entrance fees nonrefundable		(4,601,277)
Proceeds from entrance fees nonrefundable		6,726,475
Change in operating assets and liabilities		
Decrease in accounts receivable and other assets		115,575
Increase in accounts payable and accrued liabilities		2,472,235
Net cash from operating activities		7,658,079
CASH FLOWS FROM INVESTING ACTIVITIES:		
Cash expenditures on real estate investments		(3,316,743)
Net cash from investing activities		(3,316,743)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Contributions from Member		2,018,022
Collection of interest receivable on notes receivable from Member		4,898,086
Short-term advance to related party		(1,723,890)
Refunds of entrance fees subject to refunds		(15,784,051)
Proceeds from entrance fees subject to refunds		16,479,543
Net cash from financing activities		5,887,710
INCREASE IN CASH AND CASH EQUIVALENTS		10,229,046
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD		8,535,298
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$	18,764,344
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION		
Operating cash flows used for operating lease	\$	6,998,510
SUPPLEMENTAL DISCLOSURE OF NON-CASH FLOW INFORMATION		
Interest on notes receivable from Member	\$	3,695,556

See accompanying notes to the financial statements.

Notes to Financial Statements

1. Description of Operations

WELL Oak CCRC Tenant LLC (the Company) was formed in April 2022 under the laws of the state of Delaware. The Company was organized to acquire assisted living facilities and to provide for the varying lifestyle needs of seniors and elderly residents. The four continuing care retirement communities (the Communities) are Segovia of Palm Desert Tenant (Segovia), Capriana at La Floesta Tenant (Capriana), Fountain Grove Tenant (Fountain Grove) and The Carlotta (Carlotta).

CCRC TRS Holdco, LLC (CCRC TRS) is the sole member of the Company. The sole member of CCRC TRS is Welltower TRS Holdco, LLC (WELL TRS). The sole member of WELL TRS is Welltower OP LLC, which is wholly owned by Welltower Inc., a publicly traded real estate investment trust.

The Company has a management agreement with Oakmont Management Group LLC (Oakmont) to manage the Communities.

2. Summary of Significant Accounting Policies

Basis of Accounting

The Company's financial statements have been prepared on the accrual basis of accounting in accordance with U.S. generally accepted accounting principles ("U.S. GAAP").

Use of Estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Estimates and assumptions are used for, but not limited to, depreciation and amortization, allowance for credit lossess, discount rates, imputed interest, expected life actuarial assumptions, fair value measurements, useful life estimates and other contingencies. Actual results could differ from those estimates and assumptions.

Concentration of Risk

Financial instruments that potentially expose the Company to concentrations of credit risk consist principally of cash and cash equivalents on deposit with financial institutions, the balances of which frequently exceed federally insured limits, and accounts receivable.

If any of the financial institutions with whom the Company does business and related parties from which balances are due were to be placed into receivership, the Company may be unable to access to the cash the Company has on deposit with such institutions or recover the amount due from the related parties. If the Company is unable to access its cash and cash equivalents as needed, the Company's financial position and ability to operate its business could be adversely affected.

Cash and Cash Equivalents

Cash and cash equivalents include all highly liquid investments with an original maturity of three months or less. Throughout the year, the Company may have cash balances in excess of federally insured amounts on deposit with various financial institutions.

Notes to Financial Statements (continued)

2. Summary of Significant Accounting Policies (continued)

Accounts Receivable and Other Assets

Accounts receivable and other assets consist of receivables from tenants and prepaid expenses. Accounts receivable consists of payments owed from residents for services rendered, which does not represent concentrated credit risks to the Company. The Company provides an allowance for credit losses on its outstanding receivables balance and 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.

Investments in Real Estate

Tangible assets are depreciated on a straight-line basis over their estimated useful lives, which are 12 years for building improvements and three to five years for furniture, fixtures and equipment. Tangible assets primarily consist of building improvements and furniture and fixtures. Tangible assets are reviewed for impairment to determine if facts or circumstances suggest that the assets may be impaired or that the depreciable life may need to be changed. If external factors and the projected undiscounted cash flows of the assets over the remaining depreciation period indicate that the asset will not be recoverable, the carrying value is reduced to the estimated fair value less cost to sell. No such indicators were identified as of December 31, 2024.

Construction in progress includes project costs related to the construction of certain improvements at the Communities. These costs are allocated to the Community upon completion of construction.

Entrance Fees

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 re-occupancy, 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 balance sheet.

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 recognized into revenue over the estimated life of the resident. The Company uses a third party actuarial expert to determine the estimated life of each resident. The unamortized portion is classified as a liability on the balance sheet. Entrances fees nonrefundable were \$24,204,866 at December 31, 2024.

Revenue Recognition

Revenue is recorded in accordance with Accounting Standards Codification (ASC) 606. Operating revenue consists of resident fee revenue, including resident community fees. Revenue from monthly resident fees is predominantly service-based, and generally is recognized monthly as services are provided.

Rental income is recognized in revenue on a straight-line basis over the lives of the related leases when collectibility is reasonably assured. The lease terms are generally for periods of one year or less. Although there are various tasks and activities performed by the Company under the contracts, such as support services, personalized health and assisted living care, the Company has determined that all resident care services are a single performance obligation, which is satisfied over time as the services are rendered.

Notes to Financial Statements (continued)

2. Summary of Significant Accounting Policies (continued)

Obligation to provide future services

If the present value of estimated future cash flows 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, 2024. The discount rate used to calculate the obligation to provide future services is 5%.

Interest-bearing Note Receivable

As further discussed in footnote 3, the Company has two notes receivable from an affiliated company Welltower Propco Group, LLC (WELL PropCo) which were issued to the Company in conjunction with the assumption of entrance fee liabilities upon the commencement of operations. The Company, in accordance with ASC 505, *Equity*, has recorded the classification of the notes receivable as a contribution in Member's Equity as the ability and intent to have the notes paid-in-full in a reasonably short period of time is not expected. Interest income due from the notes receivable is recorded in Member's Equity.

Advertising

The Company expenses its advertising costs as they are incurred. Advertising expenses amounted to \$253,588 for the year ended December 31, 2024.

Income Taxes

No provision has been made for federal or state income taxes, since the liability for such taxes, if any, is that of the sole member of CCRC TRS. The Company has no uncertain tax positions as of December 31, 2024.

Statutory Cash Reserve Requirements

The Company is subject to a statutory cash reserve requirement. At December 31, 2024, the Company's reserves were in compliance with such requirements as calculated in accordance with the Continuing Care Contract Statutes of the California Health and Safety Code.

Leases

The Company accounts for leases under Accounting Standards Update (ASU) 2016-02, Leases (ASDC 842), which requires lessees to recognize assets and liabilities on their balance sheet related to the rights and obligations created by most leases, while continuing to recognize expenses on their income statements over the lease term. Right of use (ROU) assets represent the Company's right to use, or control the use of, a specified asset for the lease term. Lease liabilities are the Company's obligation to make lease payments arising from a lease and are measured on a discounted basis. Operating lease ROU assets and operating lease term on the commencement date. The operating lease ROU asset includes any lease payments made. The lease terms may include options to extend or terminate the lease when it is reasonably certain that the Company will exercise that option. Lease expense for minimum lease payments is recognized on a straight-line basis over the lease term. The operating lease ROU assets are included within the Company's non-current assets and lease liabilities are included in current and non-current liabilities on the Company's balance sheet.

Notes to Financial Statements (continued)

3. Transactions With Affiliates

As of December 31, 2024, the Company had amounts due from related parties of \$101,405,950 which are recorded as a contribution to paid-in-capital in the member's deficit section of the balance sheet. The components of this balance is detailed below.

The Company has a note receivable agreement with WELL PropCo and is a non-interest bearing note receivable to the Company for \$13,965,525 representing entrance fees nonrefundable assumed by the Company at closing. A second note receivable agreement with WELL PropCo is an interest bearing note receivable, with an interest rate of 4.10%, to the Company for \$79,889,351 for the refundable entrance fee liabilities assumed by the Company at closing. Both notes receivable are payable on demand. Interest receivable on this note is \$2,058,949 at December 31, 2024.

The Company has an accounts receivable balance due from related parties for \$5,492,126 which is recorded in the due from related parties section of the balance sheet.

For the year ended December 31, 2024, the Company recorded interest earned on the note receivable of \$3,695,556 on this note as a component of equity.

The Company has two lease agreements with WELL PropCo and EPC Trevi LLC (EPC Trevi) as further described in Footnote 4.

4. Operating Leases

The Company has a lease agreement with WELL PropCo to lease the real property in Brea, California, Palm Desert, California and Santa Rosa, California. The lease agreement has an initial term of 15 years that expires on July 7, 2037 and has two renewal options of an additional five years each. The annual base rent due under the terms of the lease agreement with WELL PropCo is fixed, and cannot be revised by WELL PropCo during the first three years. As a result, rent expense in the statement of operations was recognized on a straight-line basis for the year ended December 31, 2024. Effective at the start of the 4th year of the lease, and every three years thereafter, WELL PropCo is able to revise the current rent payments to reflect the current fair market rental value.

The Company has a lease agreement with EPC Trevi to lease the real property (Carlotta) in Palm Desert, California. The lease agreement has an initial term of 15 years that expires on April, 2038 and has two renewal options of an additional ten years each. The annual base rent due under the terms of the lease agreement with EPC Trevi is fixed, and cannot be revised by EPC Trevi during the first three years. As a result, rent expense in the statement of operations was recognized on a straight-line basis for the year ended December 31, 2024. Effective at the start of the 4th year of the lease, and every three years thereafter, EPC Trevi is able to revise the current rent payments to reflect the current fair market rental value.

Rent expense was \$7,619,323 for the year ended December 31, 2024.

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Notes to Financial Statements (continued)

4. Operating Leases (continued)

At December 31, 2024, the undiscounted future lease payments of lease liabilities are as follows:

2025	\$ 7,645,836
2026	7,718,556
2027	7,718,556
2028	7,718,556
2029	7,718,556
Thereafter	59,441,365
Total undiscounted cash flows	97,961,425
Less: present value discount	(13,871,425)
Total present value	84,090,000
Less: current portion	(5,860,269)
Total non current portion	\$ 78,229,731

5. Contingencies

The Company may be involved, from time to time, in legal actions relating to the ownership and operation of the Communities. 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 financial position, results of operations, or cash flows of the Company.

6. Subsequent Events

The Company has reviewed subsequent events through April 29, 2025, the date the financial statements were available for issuance. There have been no events subsequent to the balance sheet date which require disclosures or adjustments in these financial statements.

WELL Oak CCRC Tenant LLC

Supplemental Information

WELL Oak CCRC Tenant LLC Balance Sheets December 31, 2024

	WELL Oak CCRC Tenant LLC	Fountain Grove Tenant	Capriana at LaFloesta Tenant	Segovia of Palm Desert Tenant	The Carlotta	Total
ASSETS:						
Current assets:						
Cash and cash equivalents	\$	\$ 7,111,152	\$ 1,216,659	\$ 4,014,733	\$ 6,421,800	\$ 18,764,344
Net accounts receivable and other assets		351,961	160,753	151,832	47,523	712,069
Due from related parties	(85,052,408)	15,201,032	38,891,105	27,479,219	12,606,606	9,125,554
Total current assets	(85,052,408)	22,664,145	40,268,517	31,645,784	19,075,929	28,601,967
Real estate investments:						
Land improvements				5,762	9,700	15,462
Buildings and improvements		520,521	899,108	400,774	1,081,314	2,901,717
Furniture, fixtures and equipment		1,307,362	1,421,418	1,611,277	4,124,940	8,464,997
Construction in progress					361,066	361,066
Less accumulated depreciation		(550,434)	(611,983)	(615,832)	(1,654,916)	(3,433,165)
Net real estate investments		1,277,449	1,708,543	1,401,981	3,922,104	8,310,077
Other assets:						
Operating lease right-of-use asset, net		16,113,008	23,594,048	24,233,453	18,850,414	82,790,923
TOTAL ASSETS	\$ (85,052,408)	\$ 40,054,602	\$ 65,571,108	\$ 57,281,218	<u>\$ 41,848,447</u>	\$ 119,702,967

WELL Oak CCRC Tenant LLC Balance Sheets December 31, 2024

	WELL Oak CRC Tenant LLC	Fountain Grove Tenant			Capriana at LaFloesta Tenant	Segovia of Palm Desert Tenant	Т	he Carlotta	 Total
LIABILITIES AND MEMBER'S DEFICIT: Current liabilities:									
Accounts payable and accrued liabilities	\$ _	\$	2,071,057	\$	2,482,683	\$ 1,328,155	\$	3,202,778	\$ 9,084,673
Current portion of operating lease liabilities			1,107,771		1,622,093	1,666,673		1,463,732	5,860,269
Total current liabilities	 		3,178,828		4,104,776	 2,994,828		4,666,510	 14,944,942
Other liabilities:									
Entrance fees nonrefundable, net	_		10,179,205		2,910,796	3,668,957		7,445,908	24,204,866
Entrance fees subject to refund	—		19,303,478		38,419,326	32,067,256		11,229,440	101,019,500
Non current portion of operating lease liabilities			15,008,723		21,977,060	22,572,644		18,671,304	78,229,731
Total other liabilities	 		44,491,406		63,307,182	58,308,857		37,346,652	203,454,097
Members' deficit	 (85,052,408)		(7,615,632)		(1,840,850)	 (4,022,467)		(164,715)	 (98,696,072)
TOTAL LIABILITIES AND MEMBER'S DEFICIT	\$ (85,052,408)	\$	40,054,602	\$	65,571,108	\$ 57,281,218	\$	41,848,447	\$ 119,702,967

WELL Oak CCRC Tenant LLC Statements of Operations

	ELL Oak RC Tenant LLC	Fountain Grove Tenant		Capriana at LaFloesta Tenant	Segovia of Palm Desert Tenant		The Carlotta		Total
REVENUES:									
Continuing care contracts	\$ 	\$ 5,562,564	\$	6,163,246	\$ 7,601,612	\$	8,388,837	\$	27,716,259
Noncontinuing care contracts		4,385,680		6,337,588	3,477,531		2,507,610		16,708,409
Amortization of entrance fees nonrefundable	 	 1,780,317		801,373	 462,304		1,557,283		4,601,277
Total revenues	 	 11,728,561		13,302,207	 11,541,447		12,453,730		49,025,945
OPERATING EXPENSES:									
Continuing care contract operating expenses		6,981,036		7,836,657	7,438,792		9,173,757		31,430,242
Noncontinuing care contract operating expenses		1,559,930		1,927,030	109,762		200,394		3,797,116
Management fees		616,356		759,510	688,164		548,108		2,612,138
Depreciation		255,207		303,785	294,190		757,356		1,610,538
Facility lease		727,719		2,318,357	2,892,436		1,680,811		7,619,323
Total operating expenses	 	 10,140,248		13,145,339	 11,423,344		12,360,426		47,069,357
NET INCOME (LOSS)	\$ 	\$ 1,588,313	\$	156,868	\$ 118,103	\$	93,304	\$	1,956,588

WELL Oak CCRC Tenant LLC Statements of Cash Flows For the year ended December 31, 2024

	WELL Oak CCRC Tenant LLC		Fountain Grove Tenant		Capriana at LaFloesta Tenant		Segovia of Palm Desert Tenant		The Carlotta			Total
CASH FLOWS FROM OPERATING ACTIVITIES:												
Net income (loss)	\$	—	\$	1,588,313	\$	156,868	\$	118,103	\$	93,304 \$		1,956,588
Adjustments to reconcile net income (loss) to												
net cash provided from operating activities:												
Depreciation		—		255,207		303,785		294,190		757,356		1,610,538
Lease amortization expense		—		(162,772)		(445,355)		(518,752)		504,824		(622,055)
Amortization of entrance fees nonrefundable		—		(1,780,317)		(801,373)		(462,304)		(1,557,283)		(4,601,277)
Proceeds from entrance fees nonrefundable		_		2,461,800		1,077,900		1,856,275		1,330,500		6,726,475
Change in operating assets and liabilities												
Decrease (increase) in accounts receivable and other assets		_		(233,978)		41,722		22,648		285,183		115,575
Increase (decrease) in accounts payable and accrued liabilities				709,816		1,067,864		(974,536)		1,669,091		2,472,235
Net cash from operating activities				2,838,069		1,401,411		335,624		3,082,975		7,658,079
CASH FLOWS FROM IN INVESTING ACTIVITIES:												
Cash expenditures on real estate investments		—		(570,295)		(752,207)		(527,549)		(1,466,692)		(3,316,743)
Net cash provided from investing activities		—		(570,295)		(752,207)		(527,549)		(1,466,692)		(3,316,743)
CASH FLOWS FROM FINANCING ACTIVITIES:												
Contributions from Member		1,418,022						—		600,000		2,018,022
Collection of interest receivable on notes receivable from Member		_		3,422,533		699,928		775,625				4,898,086
Short-term advance to related party		(1,418,022)						—		(305,868)		(1,723,890)
Refunds of entrance fees subject to refunds		_		(4,064,935)		(6,985,750)		(2,206,050)		(2,527,316)	(]	15,784,051)
Proceeds from entrance fees subject to refunds				4,464,693		6,478,800		4,814,900		721,150]	16,479,543
Net cash from financing activities				3,822,291		192,978		3,384,475		(1,512,034)		5,887,710
INCREASE IN CASH AND CASH EQUIVALENTS				6,090,065		842,182		3,192,550		104,249	1	10,229,046
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD				1,021,087		374,477		822,183		6,317,551		8,535,298
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$		\$	7,111,152	\$	1,216,659	\$	4,014,733	\$	6,421,800 \$	1	18,764,344
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION	¢		¢	726 022	¢	2 220 521	¢	2 004 220	¢	1 027 626 Ф		6 009 510
Operating cash flows used for operating lease	\$	_	\$	736,033	\$	2,330,531	\$	2,904,320	Э	1,027,626 \$		6,998,510