# Disclosure Statement of Covenant Living of Cromwell, f/k/a Covenant Village of Cromwell, a division of Covenant Living of Cromwell, Inc., f/k/a Covenant Home, Inc. (hereinafter referred to as "Provider")

52 Missionary Road Cromwell, CT 06416

THIS DISCLOSURE STATEMENT IS DATED as of February 27, 2020.

DELIVERY OF THIS DISCLOSURE STATEMENT TO A CONTRACTING PARTY BEFORE THE EXECUTION OF A CONTRACT FOR THE PROVISION OF CONTINUING CARE IS REQUIRED BY PUBLIC LAW NO. 86-252 (AN ACT CONCERNING THE MANAGEMENT OF CONTINUING CARE FACILITIES), AS AMENDED (THE "ACT"). REGISTRATION UNDER THE ACT DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION OR ENDORSEMENT OF THE FACILITY BY THE DEPARTMENT OF SOCIAL SERVICES OR THE STATE OF CONNECTICUT, NOR DOES IT EVIDENCE THE ACCURACY OR COMPLETENESS OF THE INFORMATION SET FORTH IN THE DISCLOSURE STATEMENT.

IN ADDITION, THE STATE OF CONNECTICUT REQUIRES THAT ALL CONTINUING-CARE (LIFECARE) COMMUNITIES INFORM YOU OF THE FOLLOWING:

- 1. A CONTINUING-CARE CONTRACT IS A FINANCIAL INVESTMENT AND THIS INVESTMENT MAY BE AT RISK:
- 2. THE COMMUNITY'S ABILITY TO MEET ITS CONTRACTUAL OBLIGATIONS UNDER THIS CONTRACT DEPENDS ON ITS FINANCIAL PERFORMANCE:
- 3. YOU SHOULD CONSULT AN ATTORNEY OR OTHER PROFESSIONAL EXPERIENCED IN MATTERS RELATING TO INVESTMENTS IN CONTINUING-CARE COMMUNITIES BEFORE SIGNING A CONTRACT FOR CONTINUING CARE; AND
- 4. THE DEPARTMENT OF SOCIAL SERVICES DOES NOT GUARANTEE THE SECURITY OF THIS INVESTMENT.

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**ACKNOWLEDGEMENT** 

# Disclosure Statement of Covenant Living of Cromwell (formerly, Covenant Village of Cromwell), a division of Covenant Living of Cromwell, Inc., formerly Covenant Home, Inc. (hereinafter referred to as "Provider")

#### NAME AND ADDRESS OF PROVIDER

1. The name and business address of the Provider and a statement of whether the Provider is a partnership, corporation, or other legal entity:

**Answer:** Effective April 1, 2019, Provider changed its corporate name from Covenant Home, Inc., d/b/a Covenant Village of Cromwell, to Covenant Living of Cromwell, Inc., d/b/a Covenant Living of Cromwell. Provider's address remains 52 Missionary Road, Cromwell, CT 06416. Covenant Living of Cromwell, Inc., is a Connecticut non-stock corporation that was incorporated on March 19, 1962 as Covenant Home of the East Coast Conference, Inc. Covenant Living of Cromwell and Pilgrim Manor are unincorporated divisions of Covenant Living of Cromwell, Inc. Covenant Living of Cromwell (formerly Covenant Village of Cromwell) began its operation in 1977, and currently owns and operates the facility ("Facility") now known as Covenant Living of Cromwell, 52 Missionary Road, Cromwell, CT 06416.

#### OFFICERS, DIRECTORS, AND TRUSTEES

2. The names of the officers, directors, trustees or managing and general partners of the Provider, the names of persons having a five (5%) percent or greater ownership interest in the Provider, and a description of each such person's occupation with the Provider:

**Answer:** The corporate member of Covenant Living of Cromwell, Inc. is Covenant Living Communities and Services, f/k/a Covenant Retirement Communities, Inc., an Illinois not-for-profit corporation. Covenant Retirement Communities, Inc., formerly changed its corporate name, effective March 25, 2019, to Covenant Living Communities and Services, an Illinois not for profit corporation. The names of the officers and directors of Covenant Living of Cromwell, Inc. are as follows:

[See Following Page]

# CLCS Board of Directors July 2019 to June 2020

Sara Bentley
Pamela Christensen
Kara Davis
Mark Eastburg
Kurt Kincanon
Matthew Manlove
Robert Martin
Mary Palmer
Dale Rinard
Andrew Vanover

#### Ex Officio:

Roger Oxendale Terri S. Cunliffe John Wenrich Richard Nelson

# **Provider Officers July 2019 to June 2020**

Terri S. Cunliffe

CEO/President

Jody Holt

CFO/Treasurer/Assistant Secretary

David G. Erickson

Senior VP/General Counsel/Assistant Secretary

Rebekah Erickson

**Assistant Secretary** 

#### **BUSINESS EXPERIENCE**

3. A description of the business of the Provider and of the manager of the Facility if the Facility will be managed on a day-to-day basis by an organization other than the Provider, in the administration of continuing-care contracts or in the administration of similar contractual arrangements:

**Answer:** The parent corporation of the Provider, Covenant Living Communities and Services ("CLCS"), is an Illinois not-for-profit corporation, activated in 1986 to give formal recognition to the administrative organization that operated the retirement personal care and health care facilities within the Board of Benevolence, an administrative board of the Evangelical Covenant Church (the "Church"). Covenant Ministries of Benevolence, an Illinois not for profit corporation, supervises the operations of each of the institutions of the Board of Benevolence, including Provider and various other retirement and health care institutions in various states.

The Church has been involved in caring for the sick and the elderly for over 132 years beginning with its Home of Mercy in April 1886. In addition to the facilities operated by the national church organizations, regional conferences of the Church also sponsored facilities. These have now been transferred to the Board of Benevolence of the Church. In the early 1980's it was recognized that the retirement centers and related health care facilities had

become of sufficient size to require a separate administrative organization apart from the hospitals. A separate management committee was elected and a CLCS management organization created to oversee the operations of the individual facilities.

In the early 1950's, the Church developed its first continuing care campus at Covenant Palms in Miami, Florida, with residential housing and nursing facilities sharing the same campus. Building on this experience, CLCS through acquisition, development and/or transfer of responsibility from other organizations within the Church, now operates facilities on thirteen campuses in eight states with four locations in Illinois, three locations in California, and single locations in Colorado, Connecticut, Florida, Michigan, Minnesota, and Washington. Nearly 4,500 residents are currently being cared for in the facilities.

The Facility will not be managed on a day-to-day basis by an organization other than the Provider.

#### **JUDICIAL PROCEEDINGS**

4. A description of any matter in which the provider, any of the persons described in paragraph (2) above (Section 2 of this Disclosure Statement), or the manager has been convicted of a felony or pleaded nolo contendere to a felony charge, or held liable or enjoined in a civil action by final judgment, if the felony or civil action involved fraud, embezzlement, fraudulent conversion or misappropriation of property; or is subject to a currently effective injunction or remedial order of a court of record, within the past five years has had any state or federal license or permit suspended or revoked as a result of an action brought by a governmental agency or department, arising out of or relating to business activity or health care, including but not limited to actions affecting the operation of a foster care facility, nursing home, retirement home, home for the aged, or any facility subject to Section 17b-520 to 17b-535, inclusive, of the Connecticut General Statutes, or a similar statute in another state or country:

**Answer:** There are no applicable judicial proceedings at this time.

#### **AFFILIATION**

5. A statement as to whether or not the Provider is, or is affiliated with, a religious, charitable, non-profit, or for-profit organization; the extent of the affiliation, if any; the extent to which the affiliate organization will be responsible for the financial and contractual obligations of the Provider; and the provision of the Federal internal Revenue Code, if any, under which the Provider or affiliate is exempt from the payment of income tax:

**Answer:** Provider is affiliated with The Evangelical Covenant Church, an Illinois not-for-profit corporation, which is exempt from the payment of Federal income tax pursuant to Section 501(c)(3) of the Internal Revenue Code. Provider is exempt from the payment of Federal income tax as a member of the group exemption that has been granted to The Evangelical Covenant Church pursuant to Section 501(c)(3) of the Internal Revenue Code. Covenant Living Communities and Services, also an Illinois not-for-profit corporation affiliated with The Evangelical Covenant Church, is the parent corporation of Provider and administers the retirement communities and nursing homes on behalf of the Board of Benevolence of The Evangelical Covenant Church. The foregoing affiliated entities are not responsible for the financial and contractual obligations of Provider; except that Covenant

Living Communities and Services is a member of the "obligated group" under certain long-term financing of which the Provider is a part, described in Note 11 of the audit attached hereto as Exhibit "B". Provider is not affiliated with any for-profit organization.

#### **DESCRIPTION OF PROPERTY**

6. The location and description of the physical properties of Provider, existing or proposed; and, if proposed, the estimated completion date or dates, whether or not construction has begun, and the contingencies subject to which construction may be deferred:

**Answer:** The Facility, Covenant Living of Cromwell (formerly Covenant Village of Cromwell), is located at 52 Missionary Road, Cromwell, CT 06416, and currently consists of 211 units of residential living including 169 apartment, 28 patio home and 12 cottage accommodations for the elderly. Note, the Facility removed 15 cottage units from inventory in 2018 to accommodate the planned construction project described in Exhibit E of this Disclosure Statement.

Pineview is located at 52 Missionary Road, Cromwell, CT 06416, and has 14 residential living apartments (included in the 226 stated above), 41 assisted living apartments, and 9 assisted living apartments with memory support.

Pilgrim Manor, also at 52 Missionary Road, Cromwell, CT 06416 comprises 60 chronic and convalescent home beds.

Legal description: A certain piece or parcel of land and improvements contained thereon located in the Town of Cromwell, County of Middlesex, State of Connecticut, and more particularly bounded and described as follows, to-wit:

Commencing at a point on the southerly street line of West Street, said point being the northwesterly corner of the herein described parcel and the northeasterly corner of land now or formerly of St. John's Housing Corp.;

Thence running south 63° 37' 23" east 165.89 feet along the southerly street line of West Street; Thence running south 17° 14' 50" west 101.61 feet, south 32° 14' 55" east 28.42 feet, south 07° 02' 36" west 78.00 feet along land now or formerly of Jennie Zawacki and Ann Medolago; Thence running south 63° 37' 33" east 109.47 feet along land now or formerly of Jennie Zawacki and Ann Medolago, and land now or formerly of Francis H. Grace, partly by each; Thence running south 55° 34' 51" east 200.53 feet along land now or formerly of Francis H. Grace, and land now or formerly of Kenneth L. Bobenski and Katherine A. Bobenski, partly by each; Thence running south 07° 02' 36" west 27.15 feet along land now or formerly of Nicholas J. Oslander, et al.; Thence running south 54° 38' 36" east 922.60 feet along land now or formerly of Nicholas J. Oslander, et al., land now or formerly of Ursula M. Gulliksen, land now or formerly of Judy Gugliemino Santoro, land now or formerly of Aldo Casarella and Esperanza Casarella, land now or formerly of Robert Tourville and land now or formerly of Louis S. Jasion and Shirley A. Jasion, other land now or formerly of Covenant Home, Inc., land now or formerly of James E. Valentin and Barbara L. Gross, land now or formerly of Joseph Pitruzzello and Lowrey M. Pitruzzello, land now or formerly of Gilbert R. Anderson and Haruko S. Anderson and land now or formerly of Connecticut Light and Power Company, partly by each; Thence running south 05° 43' 34" east 223.00 feet along land now or formerly of Michael A. Garafalo and land now or formerly of Missionary, LLC, partly by each; Thence running south 76° 43' 20" west 36.30 feet along the northerly street line of Missionary Road; Thence running south 09° 11' 50" east 39.12 feet along the westerly street line of Missionary Road: Thence running 77° 17' 43" west 154.30 feet along land now or formerly of Giuseppe Spagnulo and Rosaria Spagnulo; Thence running south 08° 03' 29" east 399.00 feet along land now or formerly of Giuseppe Spagnulo and Rosaria Spagnulo, land now or formerly of John L. Ceplenski and Pauline S. Ceplenski, land now or formerly of Frank V. Carta and Carol Carta, land now or formerly of Serafino Calafiore, land now or formerly of Francesco Briganti and Giuseppa Briganti, partly by each; Thence running north 80° 03' 11" east 133.50 feet along land now or formerly of Francesco Briganti and Giuseppa Briganti; Thence running south 03° 00' 49" east 5.04 feet along the northerly street line of Catherine Street; Thence running south 80° 03' 11" west 138.30 feet along land now or formerly of Richard Przekopski and Ann Claire Przekopski and land now or formerly of George J. Asfalg and Rochelle Asfalg, partly by each; Thence running south 80° 50' 11" west 411.37 feet along land now or formerly of George J. Asfalg and Rochelle Asfalg, land now or formerly of Clayton T. Brown and Tracey T. Brown, land now or formerly of Jeffrey T. Pandolfi and Joann M. Pandolfi, land now or formerly of Thomas Savinelli and Margaret Savinelli and land now or formerly of Adrianne Runowicz, partly by each; Thence running south 08° 39' 49" east 55.73 feet along land now or formerly of Adrianne Runowicz: Thence running south 80° 49' 11" west 167.60 feet along land now or formerly of Adrianne Runowicz, land now or formerly of Maureen M. Lozinski and land now or formerly of Mary Lou Ferrara, partly by each; Thence running south 80° 52' 16" west 414.53 feet along land now or formerly of Mary Lou Ferrara, land now or formerly of Ronald J. Mercier and Patricia S. Mercier, land now or formerly of Kathleen Chimblo, land now or formerly of Justin D. Millar and Deborah C. Millar and land now or formerly of Kenneth D. Rice and Kara L. Rice, partly by each; Thence running north 08° 42' 06" west 390.80 feet, south 76° 56' 31" west 287.26 feet and north 08° 01' 03" west 494.51 feet along land now or formerly of Childrens Home of Cromwell; Thence running north 77° 22' 19" east 351.00 feet and north 00° 23' 40" east 1024.01 feet along land now or formerly of St. John's Housing Corp. to the point and place of commencement.

ADDRESS OF PROPERTY: 52 MISSIONARY ROAD, CROMWELL, CONNECTICUT 06416

Please see Exhibit "E" for a description of proposed construction projects.

#### **BENEFITS INCLUDED**

7. The goods and services provided or proposed to be provided without additional charge under the contract for continuing-care including the extent to which medical or nursing care or other health-related benefits are furnished:

**Answer:** Goods and services provided under continuing care contracts:

Provider's services are offered through its Standard Residency Agreement attached hereto as Exhibit "A". Provider offers variations of the Standard Residency Agreement consisting of a Refundable Residency Agreement and 50% Refundable Residency Agreement that provide for increased entrance fees and a partial refund of such entrance fees upon death or termination of the residency agreement and a 30 Day Health Care Residency Agreement that provides for 30 "health care days" instead of the 60 "health care days" provided in the Standard Residency Agreement. Provider also offers a monthly option. Please see Sections III and IV(C) of the attached Residency Agreement and Residency Agreement Exhibit E for

the general description of the goods and services provided under the various residency options.

Provisions of medical care under continuing care contracts:

The Standard Residency Agreement, Refundable Residency Agreement, and 50% Refundable Residency Agreement each provides a health care benefit of sixty (60) days of health care incurred at another campus facility with limited additional costs (subject to charges for services and supplies not normally provided for in the Residency Agreement) and a ten (10%) percent reduction toward the basic daily or monthly rate incurred at another campus facility. See Sections VI (B), and (C) of the Standard Residency Agreement, Refundable Residency Agreement, and 50% Refundable Residency Agreement.

The 30 Day Health Care Residency Agreement provides a health care benefit of thirty (30) days of health care incurred at another campus facility with limited additional costs (subject to charges for services and supplies not normally provided for in the Residency Agreement). The ten (10%) percent reduction toward the basic daily or monthly rate incurred at another campus facility offered in the Standard Residency Agreement, Refundable Residency Agreement, and 50% Refundable Residency Agreement is not applicable to the 30 Day Health Care Residency Agreement. See Sections VI (B), and (C) of the 30 Day Health Care Residency Agreement.

The Monthly Residency Agreement provides for a lifetime reserve of sixty (60) days of health care incurred at another campus facility with limited additional costs (subject to charges for services and supplies not normally provided for in the Residency Agreement). The lifetime reserve of sixty (60) days of health care incurred at another campus facility with limited additional costs shall be available on the basis of one (1) day for every month of occupancy of the residential unit, up to a lifetime total of sixty (60) days. The Monthly Residency Agreement is subject to limited availability. See Sections VI (B) and (C) of the Monthly Residency Agreement.

Goods and services made available at or by the Facility at extra charge:

See Section IV(E)of the attached Standard Residency Agreement and Residency Agreement Exhibit F attached hereto and entitled "Charges for Optional Services".

#### **INTEREST ON DEPOSITS**

8. The disposition of interest earned on entrance fees or other deposits held in escrow:

**Answer:** Interest earned on entrance fees, reserve funds and other deposits held in escrow is the property of Provider and not paid to the applicant/resident.

#### **TERMINATION OF CONTRACT**

9. A description of the conditions under which the continuing-care contract may be terminated, whether before or after occupancy, by the Provider or by the resident. In the case of termination by Provider, a description of the manner and procedures by which a decision to terminate is reached by Provider, including grounds for termination, the participation of a resident's council or other group, if any, in reaching such a decision, and

any grievance appeal or other similar procedures available to a resident whose contract has been terminated by Provider:

Answer: The terms and conditions relating to termination and cancellation of the Residency Agreement, and corresponding refunds of entrance fees are discussed at length and in detail in Section VII of each of the Residency Agreements. This Section of the Residency Agreement, as applicable, discusses the thirty (30) day rescission period, preoccupancy termination rights of the residents and the Provider, refunds applicable to the ninety (90) day adjustment period and termination subsequent to the adjustment period by both the resident and Provider. Section VII of the Residency Agreement attached hereto should be reviewed in full with respect to termination of the contract for continuing-care. There is no formal appeal process available to a resident whose contract for continuing-care has been terminated by Provider.

#### RIGHTS OF A SURVIVING SPOUSE

10. A statement setting forth the rights of a surviving spouse who is a resident of the Facility and the effect of the continuing-care contract on the rights of a surviving spouse who is not a resident of the Facility, in the event of the death of a resident, subject to any limitations imposed upon such rights by statute, or common law principles:

**Answer:** A married couple is afforded the rights and privileges as individuals as set forth in the Residency Agreement. In the event of the death of one spouse, the resident surviving spouse's rights and privileges remain unchanged as set forth in the Residency Agreement. Any person not signing a residency agreement has no rights or benefits within the Residency Agreement.

#### MARRIAGE OF A RESIDENT

11. A statement of the effect of a resident's marriage or remarriage while in the Facility on the terms of his continuing-care contract:

**Answer:** See Residency Agreement Section IV(K). If the non-resident spouse does not meet the requirements for entry to the Facility, Provider reserves the right to refuse admission of the spouse to the Facility.

#### **DISPOSITION OF PERSONAL PROPERTY**

12. A statement of Provider's policy regarding disposition of a resident's personal property in the event of death, temporary or permanent transfer to a nursing facility, or termination of the contract by Provider:

**Answer:** See Sections V(D) and VII(K) of the Residency Agreement.

#### **TAX CONSEQUENCES**

13. PAYMENT OF AN ENTRANCE FEE OR OTHER TRANSFER OF ASSETS PURSUANT TO A CONTINUING-CARE CONTRACT MAY HAVE SIGNIFICANT TAX CONSEQUENCES. ANY PERSON CONSIDERING SUCH A PAYMENT OR TRANSFER MAY WISH TO CONSULT A QUALIFIED ADVISOR.

#### RESERVE FUNDING ESCROWS

14. The provisions that have been made or will be made by Provider for reserve funding and any other security to enable the provider to perform fully its obligations under continuing-care contracts, including but not limited to escrow accounts established in compliance with Sections 17b-524 and 17b-525, trusts, or reserve funds, together with the manner in which such funds will be invested and the names and experience of persons making or who will make the investment decisions:

**Answer:** In accordance with Connecticut General Statutes Section 17b-524 regarding entrance fee escrows, Provider maintains an entrance fee escrow, whereby each entrance fee or portion of an entrance fee received by Provider from or on behalf of a resident prior to the date the resident is permitted to occupy a unit in the Facility is placed in escrow, subject to release as provided in said escrow agreement. The balance in said entrance fee escrow fund was \$1,796,256.35, as of March 31, 2019, in compliance with this state regulation. The funds are held on deposit with Bank of America, N.A., 99 Founders Plaza, 5<sup>th</sup> Floor, East Hartford, CT 06108.

In accordance with Connecticut General Statutes Section 17b-525 regarding reserve fund escrows, Provider maintains an escrow account which contains a portion of all entrance fees received by Provider in an aggregate amount of up to the total of all principal and interest payments due during the next six (6) months on account of any first mortgage loan or other long term financing by the Facility, and the total cost of operations of the Facility for a one (1) month period. The balance in said fund was \$1,339,428.33, as of March 31, 2019, in compliance with this State regulation. The escrow account is currently held at Bank of America, N.A., 99 Founders Plaza, 5<sup>th</sup> Floor, East Hartford, CT 06108. The funds are invested in accordance with state requirements and CLCS policy as monitored by the Covenant Ministries of Benevolence Finance Committee.

#### **FINANCIAL STATEMENTS**

15. Provider's financial statements, including a balance sheet, income statement and statement of cash flow, associated notes or comments to those statement, audited by an independent certified public accounting firm for the two most recent fiscal years of the Provider or such shorter period of time as the Provider shall have been in existence:

**Answer:** The portion of the audit which pertains to Covenant Home, Inc. and has been prepared by Plante & Moran, PLLC is attached hereto as Exhibit "B". These audited financial statements have been derived from the audit of the Provider's parent company, Covenant Living Communities and Services, an Illinois not for profit corporation. Interim financial statements prepared by management of the Provider are also contained in Exhibit "B".

Note, Provider and CLCS, in addition to the recent name change, changed its fiscal year end from January 31<sup>st</sup> of each year to September 30<sup>th</sup> of each year, starting September 30, 2019. As such, current audited financial statements for Provider for the period form February 1, 2019, through September 30, 2019, are be prepared. This Disclosure Statement will be further updated once such audit is complete.

Also note, with respect to Provider's interim financial statements, the Obligated Group and Provider, as a Member of the Obligated Group, as described in Provider's audit, recently closed on a financing transaction whereby the Members of the Obligated Group borrowed \$45MM from Bank of America, N.A. ("BANA"). The proceeds from such loan were then loaned by the Members of the Obligated Group to Tulsa Hills Community, Inc., an Oklahoma not for profit corporation ("Tulsa Hills"), for the acquisition by Tulsa Hills of a senior living community located at 3800 West 71st Street, Tulsa, Oklahoma formerly known as Inverness Village. The loan to Tulsa Hills from the Members of the Obligated Group contains repayment terms that provide for monthly payments at least equal to the payment sue form the Members of the Obligated Group to BANA, and is secured by a mortgage on the Oklahoma living community. In addition to the financing described in our prior letter, that the 2015 and 2017 obligations previously issued to BANA are also being amended to reduce the interest obligations on those separate issuances.

### SOURCE OF FUNDS (IF FACILITY IS NOT IN OPERATION)

16. If operation of the Facility has not yet commenced, a statement of the anticipated source and application of the funds used or to be used in the purchase or construction of the Facility, including ... (Sections (A)-(D)):

**Answer:** Operation of the Facility has commenced. See Exhibit E, however, regarding new construction Project.

#### PRO FORMA CASH FLOW STATEMENTS

17. Pro forma cash flow statements for the Facility for the next three fiscal years, including a summary of projections used in the assumptions for such pro forma statements, including, but not limited to, anticipated resident turnover rates, average age of residents, health care utilization rates, the number of health care facility admissions per year, days of care per year and the number of permanent transfers.

**Answer:** See Exhibit "C" attached hereto for such pro forma statements and related assumptions for such statements.

#### **OCCUPANCY**

18. The Facility's current rate schedules for entrance fees, monthly fees, fees for ancillary services and current occupancy rates. Note, that effective October 1, 2019, Provider instituted a tiered pricing system that provides for different rates for residents that had reserved and/or entered into a residency contract for a residential unit at the Facility prior to October 1, 2019. The charts below show the rates for those residents that reserved and/or entered into a residency contract for a residential unit at the Facility prior to October 1, 2019, and the rates for those residents that reserve and/or enter into a residency contract for a residential unit at the Facility on or after October 1, 2019.

Answer: See following charts and rate sheets.

Residency Type	Occupancy as of September 30, 2019
Independent Living	96.10%
Assisted Living	94.20%
Assisted Living with Memory Support	84.80%
Skilled Nursing	83.40%

# EFFECTIVE FOR RESERVATIONS/RESIDENCY CONTRACT PRIOR TO OCTOBER 1, 2019

Pricing Effective 2/1/2019			Entry Fee fo	or 1st Person		
		Standard	30 Day Health	50% Refundable	90% Refundable	Monthly Fee
Residential Living Homes - *First Person	Sq. Ft.	Contract	Care Contract	Contract	Contract	**First Persor
Studio Apartments	490-500	\$83,506	\$48,506	\$116,908	\$150,311	\$2,140
1 BR Apartment	617-674	\$106,194	\$71,194	\$148,671	\$191,149	\$2,645
1 BR apartment/Den	818	\$141,497	\$106,497	\$198,096	\$254,694	\$3,078
1 BR Dix apartment	920-960	\$162,739	\$127,739	\$227,834	\$292,930	\$2,909
2 BR Apartment	857-939	\$193,341	\$158,341	\$270,677	\$348,013	\$3,144
2 BR DIx Apartment:	1020-1150	\$210,422	\$175,422	\$294,591	\$378,760	\$3,204
2 BR Dix Suite Apartment	1164	\$255,625	\$220,625	\$357,875	\$460,125	\$3,411
2BR Custom Deluxe	1329	\$293,509	\$258,509	\$410,912	\$528,316	\$3,651
1 Br Cottage	730	\$123,528	\$88,528	\$172,940	\$222,351	\$2,913
1 BR Dix Cottage	1077	\$184,513	\$149,513	\$258,318	\$332,123	\$3,304
2 BR Cottage	948	\$197,579	\$162,579	\$276,611	\$355,642	\$3,385
2 BR Dix Cottage	1328	\$276,632	\$241,632	\$387,285	\$497,938	\$3,749
Patio Home A&B	1466-1636	\$302,421	\$267,421	\$423,390	\$544,358	\$3,325
Patio Home C	1412	\$286,185	\$251,185	\$400,659	\$515,133	\$3,158
Patio Home Dlx with basement	1563-1592	\$366,197	\$331,197	\$512,675	\$659,154	\$3,596
*Entry Fee for second person standard contract, 50% *Entry Fee for second person 30 day Health Care Co		\$37,37	2 0 (studio/1BR) and			

\*\*Monthly Fee for second person (add) Monthly Fee for second person / patio home (add)

\$451

Monthly fees on this exhibit include property taxes and the State assessment. Property taxes are billed separately and are subject to a mid-year revaluation and/or mil-rate adjustment by the Town of Cromwell. Those increases or decreases will be reflected on the monthly statement and will be retroactive to February 1st, the start of our fiscal year.

COVENANT LIVING OF	1		EFFECTIVE FO	R RESERVATION	S/RESIDENCY COI	NTRACTS ON AND	AFTER OCTOBER	1, 2019	
CROMWELL PRICING EFFECTIVE AS OF 10/1/2019		FIRST PERSON ENTRANCE FEE			SECOND PERSON	N ENTRANCE FEE	MONTHLY FEES - ALL CONTRACTS		
Residential Living Homes	Sq. Ft.	Standard Contract	30 Day Health Care Contract	50% Refundable Contract	90% Refundable Contract	Standard, 50% & 30 Day Health 90% Refundable Care		First Person	Second Person
Studio Apartments	490-500	\$83,506	\$48,506	\$116,908	\$150,311	\$37,372	\$5,950	\$2,181	\$886
1 BR Apartment	617-674	\$106,194	\$71,194	\$148,671	\$191,149	\$37,372	\$5,950	\$2,695	\$886
1 BR apartment/Den	818	\$141,497	\$106,497	\$198,096	\$254,694	\$37,372	\$5,950	\$3,135	\$886
1 BR Dix apartment	920-960	\$162,739	\$127,739	\$227,834	\$292,930	\$37,372	\$5,950	\$2,963	\$886
2 BR Apartment	857-939	\$193,341	\$158,341	\$270,677	\$348,013	\$35,634	\$5,673	\$3,201	\$886
2 BR Dix Apartment:	1020-1150	\$210,422	\$175,422	\$294,591	\$378,760	\$35,634	\$5,673	\$3,263	\$886
2 BR Dlx Suite Apartment	1164	\$255,625	\$220,625	\$357,875	\$460,125	\$35,634	\$5,673	\$3,473	\$886
2BR Custom Deluxe	1329	\$293,509	\$258,509	\$410,912	\$528,316	\$35,634	\$5,673	\$3,717	\$886
1 Br Cottage	730	\$123,528	\$88,528	\$172,940	\$222,351	\$37,372	\$5,950	\$2,967	\$886
1 BR Dix Cottage	1077	\$184,513	\$149,513	\$258,318	\$332,123	\$37,372	\$5,950	\$3,365	\$886
2 BR Cottage	948	\$197,579	\$162,579	\$276,611	\$355,642	\$35,634	\$5,673	\$3,446	\$886
2 BR Dix Cottage	1328	\$276,632	\$241,632	\$387,285	\$497,938	\$35,634	\$5,673	\$3,818	\$886
Patio Home A&B	1466-1636	\$302,421	\$267,421	\$423,390	\$544,358	\$35,634	\$5,673	\$3,383	\$451
Patio Home C	1412	\$286,185	\$251,185	\$400,659	\$515,133	\$35,634	\$5,673	\$3,213	\$451
Patio Home Dlx with basement	1563-1592	\$366,197	\$331,197	\$512,675	\$659,154	\$35,634	\$5,673	\$3,660	\$451

Monthly fees on this exhibit include property taxes and the State assessment. Property taxes are billed separately and are subject to a mid-year revaluation and/or mil-rate adjustment by the Town of Cromwell. Those increases or decreases will be reflected on the monthly statement and will be retroactive to February 1st, the start of our fiscal

#### State assessment is \$2

The entrance fee for the Monthly, and Alternative Monthly Agreements is \$5,000. The monthly fee for the Monthly Residency Agreement is the standard monthly fee noted above plus a monthly fixed fee equal to 2% of the entrance fee for the Standard Residency Agreement.

[Remainder of Page Intentionally Left Blank]

# The fees for the Assisted Living and Skilled Nursing Facilities are as follows:

	Assisted Living and Effecti	ve October 1, 2019	ites and Fees			
Pineview Assisted Living Rates	Monthly Care Fee	Monthly Service Level Fee	Monthly State Assessment	Monthly Property Taxes	Total Monthly Charges \$6,488	
Alcove - base fee	\$6,352		\$2	\$134		
Service Level 2 - ancillary fee	\$6,352	\$404	\$2	\$134	\$6,892	
Service Level 3 - ancillary fee	\$6,352	\$808	\$2	\$134	\$7,296	
Service Level 4 - ancillary fee	\$6,352	\$1,616	\$2	\$134	\$8,104	
Service Level 5 - ancillary fee	\$6,352	\$2,424	\$2	\$134	\$8,912	
Alcove Deluxe - base fee	\$6,916		\$2	\$200	\$7,118	
Service Level 2 - ancillary fee	\$6,916	\$404	\$2	\$200	\$7,522	
Service Level 3 - ancillary fee	\$6,916	\$808	\$2	\$200	\$7,926	
Service Level 4 - ancillary fee	\$6,916	\$1,616	\$2	\$200	\$8,734	
Service Level 5 - ancillary fee	\$6,916	\$2,424	\$2	\$200	\$9,542	
One Bedroom - base fee	\$7,411		\$2	\$262	\$7,675	
Service Level 2 - ancillary fee	\$7,411	\$404	\$2	\$262	\$8,079	
Service Level 3 - ancillary fee	\$7,411	\$808	\$2	\$262	\$8,483	
Service Level 4 - ancillary fee	\$7,411	\$1,616	\$2	\$262	\$9,291	
Service Level 5 - ancillary fee	\$7,411	\$2,424	\$2	\$262	\$10,099	
Two Bedroom - base fee	\$7,830		\$2	\$388	\$8,220	
Service Level 2 - ancillary fee	\$7,830	\$404	\$2	\$388	\$8,624	
Service Level 3 - ancillary fee	\$7,830	\$808	\$2	\$388	\$9,028	
Service Level 4 - ancillary fee	\$7,830	\$1,616	\$2	\$388	\$9,836	
Service Level 5 - ancillary fee	\$7,830	\$2,424	\$2	\$388	\$10,644	
Second person fee - base fee	\$3,774			*	\$3,774	
Second person fee - Service Level 2	\$3,774	\$404			\$4,178	
Second person fee - Service Level 3	\$3,774	\$808			\$4,582	
Second person fee - Service Level 4	\$3,774	\$1,616			\$5,390	
Second person fee - Service Level 5	\$3,774	\$2,424			\$6,198	
Well Spouse Fee	\$1,234				\$1,234	
Pineview Memory Support Rates	Monthly Care Fee	Monthly Service Level Fee	Monthly State Assessment	Monthly Property Taxes	Total Monthly Charges	
Alcove - base fee	\$8,565		\$2	\$190	\$8,757	
Service Level 2 - ancillary fee	\$8,565	\$822	\$2	\$190	\$9,579	
Alcove Deluxe - base fee	\$9,262		\$2	\$206	\$9,470	
Service Level 2 - ancillary fee	\$9,262	\$822	\$2	\$206	\$10,292	
One Bedroom - base fee	\$9,657		\$2	\$214	\$9,873	
Service Level 2 - ancillary fee	\$9,657	\$822	\$2	\$214	\$10,695	
Pilgrim Manor Care Center Fees	<u>Daily Room</u> <u>Charge</u>	<u>Daily Property</u> <u>Tax</u>	Total Daily Charges			
Private	\$649	\$1.22	\$650.22			
Semi-Private	\$555	\$0.80	\$555.80			

<sup>\*</sup>Additional clinical services may be provided for residents in assisted living. Costs for those services are listed on the "optional services" price sheet.

<sup>\*</sup>The optional services rate sheet for Pilgrim Manor Care Center is available from the health care administrator or the nursing office.
The optional services rate sheet for Pineview assisted living is available from the Pineview receptionist or health care administrator.

<sup>\*</sup>Property taxes are billed separately and are subject to a mid-year revaluation and/or mil-rate adjustment by the town of Cromwell.

Those increases or decreases will be reflected on the monthly statement and will be retroactive to February 1st, the start of our fiscal year.

Please see Exhibit "D" attached hereto for a list of ancillary/optional services and the current rates relating to such services.

#### **ENTRANCE FEES/PERIODIC CHARGES**

19. A description of all entrance fees and periodic charges, if any, required of residents, and a record of past increases in such fees and charges during the previous five (5) years:

Answer: The basic fees charged by Provider comprise a one-time entrance fee and a monthly service fee (also referred to as a periodic charge) which covers the use of the apartment of choice for the entire period of residence and the monthly operational costs such as meals, housekeeping, utilities, linens and towels, health monitoring, etc. The entrance fee and the monthly fee vary, depending upon the residency type; the location. size and type of unit; and whether a second person occupies the unit; and depending on when the applicable residential unit was reserved or the residency agreement executed if not subject to a prior reservation agreement. The fees for the various residency options are summarized in the tables below. In addition, residents are responsible for health care costs as described above in Section 7 of this Disclosure Statement based on the residency option selected, and for the charges associated with the various optional services used by such residents from time to time as described in Section IV(E) of the Residency Agreements entitled "Charges for Optional Services" and Exhibit F of such Residency Agreements. An additional charge is made every month to a resident for his pro rata share of the Facility's real estate taxes, special assessments, and expenses and fees incurred in connection thereto, as more specifically set forth in Section IV(I) of the Residency Agreement.

The entrance fees are paid by residents as follows: (i) \$1,350 is paid at the time of application; \$3,650 is paid when the application is accepted by Provider; and (iii) the balance of the entrance fee, if any, is paid on or before occupancy. Realizing that liquidating assets may require time, Provider is open to reasonable requests to vary the above schedule of payments, in its sole discretion, subject to interest charges **All rates subject to change.** 

Under the Refundable Residency Agreement, 90% of the entrance fee less certain deductions, as provided in the Residency Agreement, is refundable to the resident or resident's estate upon death or termination of the Residency Agreement. Similarly, under the 50% Refundable Residency Agreement, 50% of the entrance fee less certain deductions, as provided in the 50% Residency Agreement, is refundable to the resident or resident's estate upon death or termination of the Residency Agreement. See Sections VI (B), (C), and VII of the Refundable Residency Agreement and the 50% Refundable Residency Agreement.

The monthly service fee due under the Residency Agreements may be adjusted from time to time by the Provider in accordance with Section IV of the Residency. A summary of the increases of such monthly service fees and entrances fees for the past five (5) years are shown in the following schedules of entrance fees and monthly fees:

[See Schedules on Following Page]

#### **Schedule of Entrance Fees - Standard Residency Agreement**

Year	Ар	artme	ent	. (	Cottag	e	2nd Person Entrance Fee
2014	\$71,400	to	\$265,800	\$106,600	to	\$250,600	\$32,600
2015	\$72,800	to	\$271,116	\$108,800	to	\$256,600	\$32,600
2016	\$74,900	to	\$276,600	\$111,000	to	\$226,000	\$33,250
2017	\$75 <i>,</i> 785	to	\$279,365	\$112,110	to	\$263,305	\$33,915
2018*	\$77,680	to	\$286,350	\$114,910	to	\$192,760	\$34,765
2019 (2/1 through 9/30)	\$83,506	to	\$293,509	\$123,528	to	\$276,632	\$37,372

<sup>\*</sup> **Note**: The maximum entrance fee stated for cottages for 2018 is reduced from \$269,885 as a result of Provider removing 15 cottage units from service in anticipation of Provider's construction of additional residential units and Town Center as described in this Disclosure Statement.

Schedule of Monthly Fees - Standard Residency Agreement

Year	Aį	oartme	nt		(	Cottago	e		2n	d Person	Mont	hly Fee
2014	\$ 1,782	to	\$	2,858	\$ 2,437	to	\$	3,143	\$	375	to	\$ 736
2015	\$ 1,852	to	\$	3,116	\$ 2,532	to	\$	3,265	\$	390	to	\$ 736
2016	\$ 1,923	to	\$	3,377	\$ 2,621	to	\$	3,376	\$	405	to	\$ 795
2017	\$ 1,980	to	\$	3,381	\$ 2,697	to	\$	3,472	\$	417	to	\$ 819
2018	\$ 2,042	to	\$	3,397	\$ 2,782	to	\$	3,583	\$	430	to	\$ 844
2019 (2/1 through 9/30)	\$ 2,140	to	\$	3,651	\$ 2,913	to	\$	3,749	\$	451	to	\$ 886

# DEPARTMENT OF SOCIAL SERVICES - FILINGS ELDERLY SERVICES DIVISION

20. A statement that all materials required to be filed with the department are on file, a brief description of such materials, and the address of the department at which such materials may be reviewed:

**Answer:** Covenant Village of Cromwell submitted a Disclosure Statement for the year ending December 31, 1986 to the Department of Social Services prior to the promulgation of regulations. As of May 9, 1988, an updated Disclosure Statement for Covenant Village of Cromwell was accepted for filing by the Department of Social Services. The required financial and actuarial data has been filed for the fiscal years ending January 1987 through January 2019.

These materials may be reviewed at:

State of Connecticut
Department of Social Services
25 Sigourney St.
Hartford, CT 06106
Phone: (860) 424-5103

110110: (000) 121 010

# EXHIBIT "A" TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

RESIDENCY AGREEMENT

# STANDARD RESIDENCY AGREEMENT COVENANT LIVING OF CROMWELL Cromwell, Connecticut

This Residency Agreement (the "Agreement") is between COVENANT LIVING OF CROMWELL, INC., a Connecticut non-stock corporation, authorized to do business in Connecticut as COVENANT LIVING OF CROMWELL, Cromwell, Connecticut (referred to in this Agreement as "Corporation"), and \_\_\_\_\_ (referred to in this Agreement as "Resident"). "Resident" shall be considered plural in the event that two individuals are named as Residents in this Agreement.

**THE CORPORATION** is wholly owned by COVENANT LIVING COMMUNITIES AND SERVICES, which is managed and governed by the BOARD OF BENEVOLENCE OF THE EVANGELICAL COVENANT CHURCH (The Evangelical Covenant Church is referred to in this Agreement as "Church"); and

**THE CORPORATION** owns and operates COVENANT LIVING OF CROMWELL, a continuing care retirement community (referred to in this Agreement as "Community") located at 52 Missionary Road, Cromwell, Connecticut 06416 (referred to in this Agreement as "Property"); and

**RESIDENT** desires to enter into an agreement with the Corporation in order to become a resident at the Community and to occupy one of the residential units at the Community.

**THEREFORE,** in consideration of the terms of this Agreement, the Corporation and Resident agree as follows:

#### I. STATEMENT OF PURPOSE:

The Corporation has been established by the Church to provide a Christian continuing care retirement community. Residency at the Community is open, as space permits, regardless of race, color, national origin or gender, to people who respect The Evangelical Covenant Church's Christian principles. The Corporation will operate in the spirit of Christian principles as stated in the Bible and believed and practiced in The Evangelical Covenant Church. Residency normally does not begin before the age of 62. The Church, its Board of Benevolence, and Covenant Ministries of Benevolence shall not be and are not financially responsible in any manner for the obligations of the Corporation under this Agreement.

#### II. APPLICATION PROCESS AND DISCLOSURES:

#### II. A. <u>Incorporation of Resident's Application:</u>

Resident certifies to the Corporation that all of the information contained in Resident's application for residency, including the financial information, is complete and accurate. A copy of Resident's application is either incorporated by reference or attached to this Agreement as Exhibit A. The Corporation has relied on all of the information contained in Resident's application in accepting Resident and in its execution of this Agreement. Any misrepresentation or omission on the part of Resident shall render this Agreement null and void at the option of the Corporation. Resident agrees to notify the Corporation of any material change in Resident's physical, financial or mental condition prior to residency.

#### II. B. Acknowledgement of Receipt of Financial Disclosure Statements:

Resident acknowledges receipt of the financial disclosure statement required by state law on or before the date of this Agreement. Upon request, Resident shall be provided with the Corporation's subsequent financial disclosure statements and, if applicable, the name, address and telephone number of the escrow agent for the Entrance Fee escrow account.

#### III. <u>DESIGNATION OF RESIDENTIAL UNIT:</u>

The Corporation agrees to provide, for the exclusive use of Resident, subject to the terms of this Agreement and the general rules and regulations governing residents, the following designated initial residential unit: \_\_\_\_\_, known as a \_\_\_\_\_ type (referred to in this Agreement as "Residential Unit"). The date that Monthly Service Fees begin for use of the Residential Unit is referred to in this Agreement as the "Date of Occupancy." Except for circumstances beyond the control of the Corporation, the Date of Occupancy of the Residential Unit is \_\_\_\_\_, 20

The Corporation's obligation to provide care and services according to this Agreement, shall not become effective until the day Resident occupies the Residential Unit. The Entrance Fees are due, and the Monthly Service Fees and other charges begin as of the Date of Occupancy or as agreed upon in writing.

Resident's right to occupy the Residential Unit or such other unit to which Resident is transferred according to this Agreement, shall continue throughout the lifetime of Resident unless terminated in the manner provided in this Agreement. This Agreement is not a lease and does not transfer any property interest to Resident.

Resident's rights as set forth in this Agreement apply exclusively to Resident and do not extend to any other individuals. This Agreement and the right to reside at the Community are not assignable by act of Resident or by law. In addition, no person other than Resident may occupy the Residential Unit, except with the express written approval of the Community's Executive Director.

#### IV. RESIDENT'S FINANCIAL OBLIGATIONS:

#### IV. A. Entrance Fee:

Resident agrees to pay an Entrance Fee in the sum of \_\_\_\_\_ Dollars (\$ ) (referred to in this Agreement as "Entrance Fee") and an additional sum of \_\_\_\_\_ Dollars (\$ ) for a second Resident, (referred to in this Agreement as the "Second Person Entrance Fee") if applicable, as follows:

- IV. A. 1. In the event the Residential Unit is not a newly constructed unit:
- IV. A. 1. (a) Application deposit of \$1,350.00. This application deposit includes a \$350.00 filing fee which is non-refundable after the Rescission Period as defined in Subsection A of Section VII of this Residency Agreement; and
- IV. A. 1. (b) An additional sum of \$3,650.00 at the time of reservation of the Residential Unit.
- IV. A. 1. (c) The balance in the amount of \_\_\_\_ Dollars (\$ ) at the Date of Occupancy or as agreed upon in writing.

IV. A. 2. In the event that the Residential Unit is a newly constructed unit, Resident shall pay the fees according to the terms of the Escrow Agreement and Reservation Agreement as required by state statutes, copies of which are incorporated by reference as Exhibit D.

The Entrance Fee paid by Resident is deemed to be the sole property of the Corporation, and the right of refund upon termination or death of Resident is limited only to the express provisions contained in Section VII of this Agreement and shall not be subject to the claims of creditors of Resident. However the Corporation can make partial refunds of the Entrance Fee to Resident at the Corporation's sole discretion at any time.

#### IV. B. Monthly Service Fees:

Resident also agrees to pay, on a timely basis, a monthly fee (referred to in this Agreement as "Monthly Service Fee"). The Monthly Service Fee covers the cost of the basic care and services provided to Resident by the Corporation.

The Monthly Service Fee for single occupancy of the Residential Unit is initially established at \_\_\_\_\_ Dollars (\$ ) per month. In the event that a second Resident is named in this Agreement, the additional Monthly Service Fee to cover the second person's basic care and services is initially established at \_\_\_\_\_ Dollars (\$ ) per month. These charges will be adjusted from time to time as provided for in this Agreement.

Monthly Service Fees and any other charges will be billed in advance to Resident on or before the first day of each month (for the month to follow) and shall be paid by Resident on or before the 10th day of each month. Resident agrees to pay interest to the Corporation at the current rate as established periodically by the Corporation on all Monthly Service Fees and any other fees received by the Corporation after the 10th day of the month. Except as provided in Subsection H of Section IV, occupancy and use of the accommodations by Resident are contingent upon the regular payment of these fees.

It is understood that when Resident is away from the Community for an extended period of time no credit to the Monthly Service Fee including second person Monthly Service Fee will be allowed for the time away except as expressly granted under policies established by the Corporation. Monthly Service Fees shall be considered as payment for services rendered, and shall not be refunded.

#### IV. C. <u>Care and Services Included in Monthly Service Fees:</u>

The care and services as described in Exhibit E are included in the Monthly Service Fee.

IV. D. <u>Furnishings, Other Care and Service Providers, Housekeeping and Maintenance, and Redecorating:</u>

#### IV. D. 1. Furnishings:

The Corporation will provide fixtures and appliances for the Residential Unit including the following: kitchen appliances (refrigerator-freezer, range with oven and hood, and garbage disposal), wall-to-wall carpeting, and window treatments. Laundry

facilities for personal items are also located on the campus. Furniture and other furnishings within the Residential Unit will not be provided by the Corporation.

Resident agrees that furniture and furnishings provided by Resident will not interfere with the health, safety, peaceful habitation and general welfare of other residents. The Corporation reserves the right to monitor and, if necessary, to require changes in the furnishings, carpeting, appliances, etc., in the living accommodations consistent with the health or safety of Resident or the health, safety and general welfare of other residents of the Community.

#### IV. D. 2. Other Care and Service Providers:

No services may be provided to Resident at the Community by another care provider unless such provider has previously registered with the Corporation and provided proof of appropriate licensure and insurance coverage. Registration with the Corporation is not to be construed in any way as an endorsement of the provider by the Corporation. The selection of such provider is in Resident's discretion and at Resident's expense.

#### IV. D. 3. Housekeeping, Repairs, Maintenance and Replacements:

Except as provided in Exhibit E, Resident shall perform all usual light housekeeping tasks necessary to keep the Residential Unit in a clean, sanitary and orderly condition. In the event Resident fails to keep the Residential Unit in such condition, the Corporation shall have the right, but not the obligation, to perform, at Resident's expense, all work necessary to do so.

The Corporation shall maintain the building and grounds of the Community on a regular basis. Necessary repairs, maintenance and replacement of property or equipment owned by the Corporation shall be performed and provided by the Corporation. Resident is responsible for repair, maintenance and replacement expenses of Resident's property.

#### IV. D. 4. Redecorating:

The Corporation will redecorate the Residential Unit from time to time as may be, in its sole discretion, necessary to maintain the quality standards of the residential units. Any redecoration or modification of the Residential Unit by Resident shall be at Resident's expense and requires the prior written approval and supervision of the Corporation.

#### IV. E. Charges for Optional Services:

Services and items not specifically set forth in Exhibit E of this Agreement as included in the Monthly Service Fee are optional services (referred to as "Optional Services") and are an additional charge to Resident. A list of the currently offered Optional Services and fees is attached as Exhibit F. However, the Corporation does not guarantee that the Optional Services shall be available throughout the entire term of this Agreement. Resident shall pay for Optional Services as billed on or before the 10th day of each month.

# IV. F. <u>Adjustments in Monthly Service Fees and Included Services:</u>

The Corporation may increase or decrease the Monthly Service Fee and the fees for any or all of the Optional Services, or modify the care and services included in the Monthly Service Fee or available Optional Services from time to time upon thirty (30) days advance notice of any change, except for changes required by State or Federal assistance programs. Any such adjustment(s) shall be based upon the Corporation's projected costs, prior year per capita costs and economic indicators, as determined by the Corporation in its sole discretion, which costs and indicators may include, without limitation, all costs of providing services and amenities, administrative costs and fees, employee expenses, marketing costs, insurance (including, without limitation, property, casualty and liability insurance), costs of maintenance, repair, replacement, improvement and acquisition of capital items (including furniture, fixtures and equipment), operating and capital reserves, bond reserve requirements, working capital, related organization fees, changes in various economic indicators, actuarial requirements, State and Federal regulations, and changes in contract services or other costs deemed to be in the best interest of the Community.

## IV. G. Joint and Severable Liability:

In the event that more than one Resident executed this Agreement, each Resident agrees that they are jointly and severally liable for all payments hereunder.

# IV. H. <u>Inability to Pay Monthly Charges:</u>

Failure to pay the Monthly Service Fee or any other charges described in this Agreement may be cause for termination of this Agreement. However, if the sole reason for Resident's inability to pay, is insufficient funds and if such lack of funds was not caused by Resident's Resident's agent's (under power of attorney, joint tenancy account or as co-signer on an account) or Resident's trustee's willful or negligent action (such as Resident's, Resident's agent's or Resident's trustee's gifting of assets to others without regard to Resident's financial responsibility under this Agreement) the Corporation will review the situation with Resident. If the facts, in the Corporation's opinion, justify special financial consideration, the Corporation, to the extent public assistance of any sort is unavailable, will partially or wholly subsidize or defer Resident's monthly charges provided that such subsidy or deferral can be granted or continued without jeopardizing the ability of the Corporation to operate on a sound financial basis for the benefit of all residents. Any such subsidies or deferrals will be accrued and will continue to be an obligation of Resident and his or her estate, together with interest as stated in this Agreement.

In the event Resident's finances are not sufficient to pay the Monthly Service Fee or other monthly charges, Resident hereby agrees to make every effort to meet these costs and to take the necessary steps to obtain Social Security, Supplemental Income, Medicaid or other available benefits from any source. The Corporation, at the expense of Resident is granted the right to initiate necessary proceedings on Resident's behalf to obtain all sources of income. The Corporation shall not be obligated to furnish subsidies which are available from any kind of public assistance and subsidies furnished by the Corporation will be limited to the cost of care not covered by public assistance. Resident shall spend down any refund of the Entrance Fee prior to receiving a deferral of fees or applying for Medicaid benefits.

Resident certifies that Resident has not made any gifts, sales or other disposition of real or personal property or changed beneficiaries under any insurance policies during the past 5 years which has affected his or her ability to meet his or her financial responsibility to the

Corporation, and Resident agrees not to do so pending his or her admission and during his or her residency at the Community. Resident shall not add parties as joint owners or as co-signers to any accounts, execute any durable powers of attorney, or transfer property to any trustee, without providing notice to the Corporation. The Corporation shall have the right to require any agent in custody of Resident's funds to certify in writing that the agent will preserve Resident's financial ability to pay all of Resident's responsibilities under this Agreement.

If a resident receiving assistance shall acquire property and sources of income which were not taken into account at the time of the application, it shall be the obligation of Resident to disclose the same to the Corporation, and the Corporation shall have the right in its discretion, to make such adjustments to the monthly charges, or any other charges described in this Agreement, as may be appropriate in the circumstances.

#### IV. I. Real Estate Taxes:

An additional charge shall be made every month to Resident for Resident's prorata share of the real estate taxes, if any, levied against the Community. Resident's prorata share is based upon the Residential Unit and Resident's share of the common areas of the Community. The monthly charge shall vary from year to year based upon an estimate of the next year's real estate tax bill.

When the final real estate tax bill is received, the Corporation will recalculate Resident's share of the taxes. If Resident's actual share exceeds the amount paid by Resident towards the taxes, Resident shall pay the remaining balance to the Corporation within 10 days of written notice by the Corporation. If Resident's actual share of taxes is less than the amount paid by Resident, the Corporation will issue a credit to Resident.

In addition, Resident shall be obligated to pay a prorata share of any special assessments and a prorata share of all appraisal fees, legal fees and other fees incurred with regard to the real estate taxes or special assessments. Any real estate tax refunds or benefit received because of any special tax exemptions shall be credited directly to any Resident qualifying for the exemption.

#### IV. J. <u>Voluntary Change of Accommodations to Another Residential Unit:</u>

In general, movement of residents between residential units is not encouraged. However, certain circumstances may create a need for such a move. If Resident requests a transfer to another residential unit, the Corporation will attempt to comply with such request so long as a suitable requested residential unit is available, and such move will be made in accordance with established corporate policy including a transfer fee to Resident.

# IV. K. Marriage:

If Resident marries another, changes to health care benefits, Monthly Service Fees and additional fees upon transfer to another residential unit shall be according to established corporate policy.

- IV. K. 1. If a Resident marries another resident, any changes in the residential units and Monthly Service Fees will be made according to established corporate policy.
- IV. K. 2. If a Resident marries a non-resident and they wish to live at the Community, the non-resident must complete an application and must fully qualify under

all regular requirements for entrance to the Community. A new residency agreement shall be signed by the new resident, and an entrance fee for the non-resident spouse shall be required equal to the lesser of (i) 50% of the then current first-person entrance fee for the residential unit to be occupied and residency agreement option selected or (ii) the then current entrance fee for a studio residence for the residency agreement option selected at the Community.

#### IV. L. <u>Separation of Joint Residents:</u>

### IV. L. 1. Separate Living Accommodations:

If each Resident desires separate residential units and one Resident remains in the Residential Unit, no refund of the Entrance Fee is given and a new Residency Agreement must be submitted for the Corporation's approval accompanied by the current entrance fee for the second residential unit. The single person Monthly Service Fee for each of the residential units is charged to the respective Residents.

# IV. L. 2. <u>Termination of Residency by One Resident:</u>

If one Resident desires to terminate residency and move from the Community, the remaining Resident retains full rights as a Resident. The second person Monthly Service Fee shall be discontinued. The refund provisions as set forth in Section VII are followed.

#### IV. L. 3. <u>Termination of Residency by Both Residents:</u>

If both Residents desire to terminate the Residency Agreement following the separation or divorce, the refund provisions as set forth in Section VII of the Residency Agreement are followed.

#### V. **RESIDENT'S OTHER OBLIGATIONS:**

#### V. A. Power of Attorney, Guardianship:

Resident shall within sixty (60) days of this Agreement execute or provide copies of durable powers of attorney for general/financial and health care purposes. The Corporation should be provided with copies of such powers of attorney and any amendments thereto. In the event Resident is unable to properly handle his or her affairs and there is no power of attorney or the person designated is unable or unwilling to act, the Corporation is empowered to have a guardian or conservator appointed at Resident's expense.

#### V. B. Cost of Physicians, Medicine, Etc.:

Resident, while living at any of the Corporation's facilities, is responsible for all personal medical expenses including but not limited to the cost of physicians, medicines, prescription drugs, medical supplies, vitamins, food supplements, crutches, braces, walkers, wheelchairs, special duty nursing, private rooms including private rooms at the Other Campus Facilities, special diets that require special purchasing or preparation, hospitalization, care and treatment of eyes, ears and teeth, therapies, and any and all other personal medical expenses. Resident shall go to the physician of his or her choice and at his or her expense. In an emergency, the Corporation is authorized to seek assistance on Resident's behalf if Resident's physician cannot be reached. The Corporation will also assist Resident in arranging

transportation for medical needs, but payment for such transportation will be the responsibility of Resident.

### V. C. <u>Health Insurance:</u>

Medicare may cover a portion of Resident's medical needs. Each Resident must be enrolled in both parts (A and B) of the Medicare program and have a supplemental health insurance policy (or an equivalent health insurance plan) acceptable to the Corporation. If Resident is ineligible for Medicare, Resident must have adequate health insurance. Resident must make the premium payments required to keep these policies in force. It is agreed that any responsibility of the Corporation under this Agreement to furnish the cost of medical care shall be deferred during periods and to the extent such cost is covered by insurance, Medicare, any other government agencies, or other programs then available. Resident agrees to prepare claim forms and to take required actions to receive all health insurance benefits available to Resident.

# V. D. <u>Testamentary Disposition of Resident's Property:</u>

Resident shall within sixty (60) days of the date of this Agreement, make provisions for testamentary disposition by will, trust agreement or otherwise, of all furniture, possessions, and property located at the Corporation if not done already.

#### V. E. Guests:

Guests are welcome at the Community. Extended guest stays must be approved in advance and additional charges will be made. Resident agrees to notify the Community when Resident will have overnight guests in the Residential Unit. The Corporation shall have the right to regulate guest visits. Subletting of the Residential Unit is not permitted.

#### V. F. <u>Structural and Physical Changes to Residential Unit:</u>

Resident shall not make any alterations, additions or improvements to the interior or exterior of the Residential Unit without first obtaining the written consent of the Corporation, and any such repairs shall be at Resident's sole expense.

# V. G. <u>Community Guidelines:</u>

The Community is a place for people to live in peace, contentment, cooperative good will, and Christian neighborliness. Resident and Corporation agree to strive conscientiously to promote these objectives. Activities that infringe on the rights and comfort of others are prohibited. Smoking is not permitted in common areas or other areas where the safety, health and personal consideration of others is affected as determined by the Corporation in its sole discretion.

#### V. H. Resident's Handbook:

The Corporation will provide a Resident's Handbook, acquainting Resident with the Community guidelines. The Corporation may change the Resident's Handbook from time to time. Resident agrees to abide by the terms of the Resident's Handbook in effect from time to time. In the event that any provision of this Agreement conflicts with the Resident's Handbook in effect from time to time, the terms of this Agreement shall and do control.

#### V. I. Right of Entry:

Resident hereby authorizes the Corporation, through the Corporation's duly authorized employees, to enter Resident's Residential Unit upon reasonable notice as required by law and without notice in case of an emergency for management, repair or emergency purposes, including without limitation (1) observation of the condition of the Residential Unit; (2) observation of the physical and/or mental condition of Resident; (3) alteration or addition to the Residential Unit; (4) compliance with applicable laws, ordinances and/or statutes; (5) protection of the premises; or (6) for any other lawful purposes.

#### V. J. <u>Updates to Resident's Financial Statements:</u>

Resident agrees to provide complete updates to Resident's Financial Status included in Resident Application for Residency, including without limitation updating Resident's personal financial statements listing all of Resident's assets and obligations, in the form required by the Corporation upon the earlier of: (i) a material change in Resident's personal financial condition, or (ii) at such additional times as requested by the Corporation.

#### VI. OTHER FACILITIES:

#### VI. A. Other Campus Facilities:

There are two other facilities located on the Corporation's campus: PINEVIEW and PILGRIM MANOR (collectively referred to in this Agreement as "Other Campus Facilities" or individually as "Other Campus Facility").

PINEVIEW is an assisted living facility, with assisted living services provided by a licensed Assisted Living Services Agency, for residents who require additional assistance in activities of daily living.

PILGRIM MANOR an infirmary which has as its purpose the care of residents who require skilled nursing care.

#### VI. B. Cost of Care at Other Campus Facilities:

- VI. B. 1. As a Resident of the Community, access to additional levels of care will be provided by the Corporation. All applicable health care benefits under this Residency Agreement apply only to the Other Campus Facilities. The fees for care at the Other Campus Facilities are separate from and in addition to the Monthly Service Fees, except as provided in this Section.
- VI. B. 2. Upon transfer to one of the Other Campus Facilities, each individual named in this agreement as Resident is entitled to a lifetime reserve of sixty (60) "health care days." During the use of such "health care days," Resident shall be responsible for the cost of services and supplies which are an additional charge beyond the basic room fee at the assisted living facility or semi-private room fee at the skilled nursing care facility. The Community's policy is to apply the "health care days" to Resident's first use of one of the Other Campus Facilities unless Resident directs otherwise in writing. Unused "health care days" are cancelled on termination of this Agreement.

During the time the "health care days" are being used (including any time "health care days" are used after Resident has vacated the Residential Unit), Resident

will continue to pay the then applicable Monthly Service Fee for the Residential Unit to the Corporation. If the Residential Unit is occupied by two Residents, and if one or both Residents are using the "health care days," Residents will continue to pay the then applicable first and second person Monthly Service Fees for the Residential unit.

VI. B. 3. Once Resident has used all of Resident's "health care days," Resident will be provided a 10% discount off the basic room fee at the Community's assisted living facility or a 10% discount off the semi-private room fee at the Community's skilled nursing facility. Resident specifically acknowledges and agrees that the 10% discount only applies to the basic room fee and semi-private room fee as described above, and does not apply to additional services required by Resident, including but not limited to additional service levels, packages, supplies and medications provided to Resident at the Community's assisted living facilities or skilled nursing facility.

Resident shall continue to pay the full Monthly Service Fee for the Residential Unit if there is a second Resident named in this Agreement remaining in the Residential Unit or until the Residential Unit is vacated and released to the Community for use by another resident.

#### VI. C. Cost of Care at Off-Campus Facilities:

In the event of a transfer from the Community to an off-campus facility, Resident shall be responsible for the total cost of moving to the off-campus facility and the total cost of all care at such other off-campus facility. However, in the event the transfer is made solely because space is unavailable at the Other Campus Facilities, Resident will be reimbursed to the extent that the Corporation would have paid such expense had Resident been cared for on the Corporation's campus. In addition, until Resident's Residential Unit is vacated and released for use by another resident, Resident shall continue to pay the Monthly Service Fees applicable to the Residential Unit.

#### VI. D. Decision Process for Move From Residential Unit:

Resident recognizes and agrees that at some future time it may be in Resident's best interests, or may be required by law due to Resident's physical or mental condition, to be transferred to another residential unit, to one of the Other Campus Facilities or to a care facility or hospital which is not on the campus. Such decisions shall be made in the best interests of Resident by the Corporation after consultation with Resident, Resident's family, and Resident's physician in accordance with the Corporation's Resident Assessment Policies and in accordance with applicable law. In the event that such a decision is made, Resident agrees to relocate as decided.

Circumstances in which it shall be considered to be in the best interests of Resident to be transferred include but are not limited to:

- VI. D. 1. The determination that Resident's remaining at the Residential Unit, Other Campus Facility or at the Community would be harmful to either Resident or other residents at the Community;
- VI. D. 2. The determination that Resident is no longer able to function at the Residential Unit in an independent manner;

- VI. D. 3. The determination that Resident requires additional assistance in activities of daily living or nursing care; or that Resident is unable to remain ambulatory. The term "ambulatory" is used to describe a person who is capable of demonstrating the mental competence and physical ability to leave a building without assistance or supervision in case of emergency; or
- VI. D. 4. The determination that applicable law, including but not limited to all State statutes and regulations, prevents Resident from continuing to occupy a specific Residential Unit or any residential unit.

# VI. E. Resident's Responsibility For all Moving Expenses:

In the event of any move to another facility or residential unit according to this Section, Resident shall be responsible for any and all relocation expenses other than routine painting, carpeting and draperies of a residential unit. If Corporation personnel are used by Resident to move to the new facility or residential unit, Resident shall be charged at the hourly rate for additional maintenance services as set forth in the then current Schedule of Optional Services.

#### VI. F. Disputes Regarding Transfer:

In the event Resident's attending physician and Resident, if competent, or if not competent, Resident's representative, disagree with the Corporation's determination regarding Resident's relocation, such disagreement shall be submitted to the Corporation for reconsideration and resolution. The decision of the Corporation shall be final and binding.

## VI. G. Additional Health Care Agreements:

Resident agrees to execute such health care agreements with the other facility provider as may reasonably be required by the other facility provider so long as the cost of care at the other facility is consistent with the terms of this Agreement.

#### VII. <u>TERMINATION OF AGREEMENT:</u>

#### VII. A. Rescission Period:

Resident or Corporation may unilaterally rescind this Agreement without penalty or forfeiture, with or without cause, by notifying the other party in writing by registered or certified mail during the Rescission Period. The Rescission Period (referred to in this Agreement as "Rescission Period") shall be a thirty (30) day period of time beginning with the first full calendar day after the date when this Agreement has been executed by both Resident and the Corporation.

Resident shall not be required to move into the Facility before the expiration of the Rescission Period. During this Rescission Period, Resident's deposit shall be retained in an escrow account under terms approved by the State.

In the event that such rescission is made, all monies paid by Resident to the Corporation with regard to this Agreement shall be refunded to Resident less (a) those costs specifically incurred by the Corporation at the request of Resident and described in this Agreement or in any addendum hereto signed by Resident; and (b) a service charge of \$350.00.

#### VII. B. Termination Before Date of Occupancy:

- VII. B. 1. Resident may terminate this Agreement after the Rescission Period at any time prior to the Date of Occupancy by providing written notice of termination to the Corporation.
- VII. B. 2. If, after the Rescission Period, a Resident dies before the Date of Occupancy, or on account of illness, injury or incapacity is precluded from initially occupying the Residential Unit under the terms of this Agreement this Agreement shall terminate upon written notice to the Corporation.
- VII. B. 3. The Corporation shall have the right to terminate this Agreement after the Rescission Period at any time prior to the Date of Occupancy for good and sufficient cause. Good and sufficient cause would include but is not limited to a change in the financial or health status of Resident, or either Resident if this is a two-party Agreement, prior to Resident's occupying the Residential Unit.
- VII. B. 4. In the event of a termination according to this Subsection B of Section VII, the Corporation will refund to Resident or Resident's legal representative all money or property transferred to the Corporation, less (a) those costs specifically incurred by the Corporation at the request of Resident and described in this Agreement or in any addendum hereto to this Agreement signed by Resident; and (b) the filing fee of \$350.00. However, in the event termination of this Agreement is made by the Corporation according to this Subsection B of Section VII, the Corporation will also refund the \$350.00 filing fee.

# VII. C. Adjustment Period:

The first ninety (90) day period of residency beginning as of the Date of Occupancy, shall be considered an adjustment period (referred to in this Agreement as "Adjustment Period"). At any time during this period either Resident or the Corporation may terminate this Agreement by giving two weeks prior written notice to the other party. If termination is initiated by either Resident or Corporation the refund of Resident's entrance fee is determined according to Subsection D-3 of this Section VII.

# VII. D. <u>Termination After Adjustment Period:</u>

#### VII. D. 1. Termination by Resident:

Resident may terminate this Agreement at any time after the Adjustment Period by providing ninety (90) days written notice to the Corporation and, if requested by the Corporation, certification by a physician approved by the Corporation that Resident is in reasonably good health. The Agreement shall not terminate until the end of the ninety (90) day period or at such earlier date as agreed to by the parties. Until such termination date, Resident shall continue to pay all fees required under this Agreement. Upon termination, the refund of the Entrance Fee, if any, is determined according to Subsection D-3 of Section VII.

# VII. D. 2. <u>Termination by Corporation:</u>

The Corporation may terminate this Agreement at any time after the Adjustment Period for good and sufficient cause with ninety (90) days written notice.

Good and sufficient cause shall include, but is not limited to, any misrepresentations or omissions in Resident's application, failure of Resident to comply with the terms of this Agreement, and Resident's incompatibility with the lifestyle of the community. The Agreement shall not terminate until the end of the ninety (90) day period or at such earlier date as agreed to by the parties. Until such termination date, Resident shall continue to pay all fees required under this Agreement. Upon termination, the refund of the Entrance Fee, if any, is determined according to Subsection D-3 of Section VII.

#### VII. D. 3. Calculation of Refund of Entrance Fee:

The amount of the refund of the Entrance Fee to Resident in the event of termination under Subsection C or D of Section VII shall be Resident's Entrance Fee paid (including the Second Person Entrance Fee if there are two Residents and both have terminated the Agreement and there has been no prior refund of the Second Person Entrance Fee), less the following amounts: (a) the \$350.00 filing fee; (b) 2% of the Entrance Fee for each full or partial month beginning with the Date of Occupancy through the effective date of termination of this Agreement; and (c) any other accrued financial obligations of Resident under this Agreement.

In the event two individuals are named as Resident in this Agreement and only one Resident terminates this agreement according to Subsection C or D of Section VII, there shall be a refund in the amount of the Second Person Entrance Fee paid less the following amounts: (a) 2% of the Second Person Entrance Fee for each full or partial month beginning with the Date of Occupancy through the effective date of termination of this Agreement; and (b) any other accrued financial obligations of Resident under this Agreement.

# VII. D. 4. No Termination During Stay at Health Care Facility:

When in the best interest of Resident, this Agreement may not be terminated by Resident while any Resident, or the surviving Resident, is a patient in a health care facility operated or arranged for according to this Agreement by the Corporation, except by reasonable mutual agreement of all parties to this Agreement. This Agreement may not be terminated by the Corporation while Resident, or the surviving Resident, is a patient in a health care facility operated or arranged for pursuant to this Agreement by the Corporation, except for good and sufficient cause or by mutual agreement of all parties to this Agreement.

# VII. E. <u>Death of Resident After Occupancy:</u>

In the event of the death of Resident, this Agreement shall with respect to such deceased Resident terminate, but it shall continue in full force and effect with respect to any surviving Resident named in this Agreement. A partial refund of the Entrance Fee paid by such Resident, if any, is determined as follows:

In the event of death where there is no surviving Resident, there shall be a refund in the amount of the Entrance Fee paid less the following amounts: (a) the \$350.00 filing fee; (b) 2% of the Entrance Fee for each full or partial month beginning with the Date of Occupancy through the effective date of termination of this Agreement; and (c) any other accrued financial obligations of Resident under this Agreement.

In the event of death of one Resident, where there is a surviving Resident, there shall be a refund in the amount of the Second Person Entrance Fee paid less the following amounts: (a) the \$350.00 filing fee; (b) 2% of the Second Person Entrance Fee for each full or partial month beginning with the Date of Occupancy through the effective date of termination of this Agreement; and (c) any other accrued financial obligations of Resident under this Agreement. There shall be no further refunds of the Second Person Entrance Fee in the event the Agreement is later terminated.

#### VII. F. Refund Procedures:

#### VII. F. 1. Notices of Termination:

The Corporation will honor notices of termination signed by all of the persons signing this Agreement as Resident, or by the last survivor of them. Notices signed by a guardian, or an attorney in fact under a durable general power of attorney shall also be accepted. No other persons shall have the right to terminate this Agreement on behalf of Resident. All notices required by this Agreement shall be delivered to the Corporation at the office of the Administrator and to Resident at his or her Residential Unit. Notices required by this Agreement shall be effective when delivered in person at the office of the Administrator or when deposited in the mail properly addressed and with postage prepaid.

# VII. F. 2. <u>Time of Payment of Refund:</u>

Except as otherwise stated in this Agreement, in the event of termination of this Agreement or death of Resident, the applicable refund of the Entrance Fee shall be paid to Resident by the earlier of the following to occur, (a) one hundred twenty (120) days of Resident's vacating of and release of the Residential Unit to the Corporation; or (b) upon the re-occupancy of the Residential Unit by another resident.

#### VII. F. 3. Apportionment:

The Corporation shall have no responsibility for apportionment between signers of this Agreement if both persons signing as Resident are still alive.

# VII. F. 4. Payment of Refund:

All refunds shall be made directly to Resident or Resident's estate. A refund to more than one signer of this Agreement shall be made by a single check payable to both signers or the survivor of them.

#### VII. G. <u>Termination Upon Transfer to an Off-Campus Facility:</u>

In the event that Resident is transferred to an off-campus health care facility, sheltered care facility, or hospital and it is determined by the Corporation that the kind and/or level of care required by Resident exceeds what the Corporation is able to provide on campus, and there is no reasonable prospect that Resident will return to the Corporation, and if Resident was the sole occupant of the Residential Unit, Resident shall have the right on 60 days written notice to declare this Agreement terminated. Any refund to Resident will be determined in accordance with Subsection D-3 of Section VII above, provided that the Residential Unit has been vacated and released for use by another resident.

### VII. H. Release of Residential Unit Upon Transfer:

Following transfer to one of the Other Campus Facilities, or to another health care facility or hospital, and if Resident is the sole occupant of the Residential Unit, Resident's Residential Unit shall be released to the Corporation so that it may be made available to another resident when it is determined by the Corporation that it is unlikely for Resident to return to the Residential Unit. The Corporation may then enter into an agreement with another resident to reoccupy the Residential Unit. Resident grants to the Corporation the right to remove Resident's personal property from the Residential Unit and to store the same at Resident's sole expense.

#### VII. I. Return to Residential Unit After Transfer:

In the event that a Resident is transferred from his or her Residential Unit to one of the Other Campus Facilities or to an off-campus health care facility or hospital and Resident is subsequently able to return to a residential unit, then Resident shall be allowed to return to a residential unit at the Community. The approval of the Corporation and of Resident's personal physician is required prior to such return. Resident shall return at such time as there is a suitable and comparable residential unit at the Community available for Resident and provided that this Agreement has not been terminated. Upon such return the applicable and prevailing monthly service fees of the Corporation shall apply.

#### VII. J. Burial Plans:

The Corporation does not provide any burial or funeral benefits or services. Resident has or agrees to arrange for and take care of all such plans and costs.

#### VII. K. <u>Vacating of Premises:</u>

Upon the termination of this Agreement or upon permanent transfer to another residential unit, Resident or Resident's representative shall within thirty (30) days vacate Resident's Residential Unit. Monthly Service Fees will be continued until the unit has been vacated.

Upon permanent transfer of Resident to an Other Campus Facility or another facility, Resident shall vacate and release the Residential Unit to the Corporation. In the event there is no other individual named in this Agreement as Resident remaining in the Residential Unit, Resident shall vacate and release the Residential Unit within thirty (30) days of the decision of permanent transfer. Resident shall vacate the Residential Unit within said thirty (30) day period even if Resident has not used the full number of Resident's "health care days" as provided for in Section VI(B) of this Agreement. Monthly Service Fees will continue until the Residential Unit has been vacated and the "health care days" have been fully utilized.

Resident waives any notice to quit to which he is entitled by law of summary of process. In the event Resident's property is not removed within the thirty (30) day period as set forth above, the Corporation shall remove and store Resident's property at Resident's expense or at the expense of Resident's estate. Vacating of a unit in an Other Campus Facility by Resident shall be done in accordance with the care agreement and policies of such Other Campus Facility.

#### VIII. MISCELLANEOUS PROVISIONS:

# VIII. A. <u>Subordination:</u>

Resident acknowledges and agrees that Resident's rights hereunder are at all times subordinate and junior to the lien of any mortgage or other document creating a lien encumbering the Property now or hereafter executed by the Corporation and/or the fee owner of the Property. Resident agrees to execute, acknowledge and deliver, in a timely manner, a separate subordination agreement or such other written evidence of subordination as may be required by the Corporation to establish such mortgage or other document as a prior and superior lien against the Property.

# VIII. B. Liability:

#### VIII. B. 1. Uncontrollable Interruption of Services:

No breach of the Corporation's obligations under the Residency Agreement and no liability for injury to Resident or Resident's property shall result from an interruption of, or failure to provide, contracted services due to an act of God or other cause beyond the reasonable control of the Corporation, specifically including strikes or other forms of labor disturbances, government regulations and/or embargoes, shortages of labor or materials, fire, flood, earthquakes, inclement weather or acts of Resident. The Corporation will make every effort to provide the usual services in such event.

#### VIII. B. 2. **Personal Injury:**

The Corporation shall not be liable for damages to Resident or Resident's heirs, executors or administrators for any personal injuries which Resident may sustain unless such injuries are the direct result of negligence on the part of the Corporation or its employees or agents.

#### VIII. B. 3. Resident's Property:

The Corporation shall not be responsible for the loss of or any damage to any furniture, furnishings or other property belonging to Resident resulting from theft, water, fire or any other cause. Resident acknowledges that the Corporation's insurance does not cover Resident's property. Resident acknowledges and agrees that it is Resident's responsibility to secure and maintain such insurance protection for Resident's property as Resident deems necessary or appropriate. Resident and the Community mutually waive their rights of subrogation against each other in the event of casualty loss or damage to property owned by the Community or Resident.

#### VIII. B. 4. Third Party Liability:

In case of injury to Resident caused as a result of the fault, negligence, or carelessness of a third party or parties, the Corporation shall have a lien on any judgment or recovery for all expenses incurred by the Corporation by reason of such injuries and shall have authority to take all reasonable steps necessary to enforce the payment of such expenses by those responsible for such injuries. Additionally, this right shall extend to recovery of expenses from any accident or medical insurance policies which Resident may carry up to the full amount of cost incurred, regardless of how or by whom the accident may have been caused, and is not limited to third party claims.

# VIII. B. 5. <u>Resident Liability:</u>

Resident agrees to fully indemnify and reimburse the Corporation for any loss or damage beyond normal wear and tear sustained by the Corporation as a result of willful acts, carelessness or negligence of Resident.

#### VIII. C. Reserves:

The Corporation has a policy of maintaining reserve funds applicable to the financial security of the Corporation as required by its financing agreements and reserves the right to create and administer reserve funds in excess of those specifically dedicated to individual projects for the mutual benefit of all projects or institutions.

#### VIII. D. Forbearance by Corporation Not a Waiver:

Any forbearance by the Corporation in exercising any right or remedy set forth in this Agreement or otherwise granted to the Corporation shall not be a waiver of or preclude the exercise of that or any other right or remedy.

## VIII. E. <u>Changes Required by Law:</u>

The Corporation shall have the right to make such changes to this Agreement as become appropriate or necessary to meet the requirements of law or the regulations of any governmental authorities or agencies. In addition, the Corporation shall have the right to make any alterations or changes to Resident's living unit as become appropriate or necessary.

#### VIII. F. *Invalidity of Provisions:*

In the event that any of the provisions of this Agreement are held to be invalid, unenforceable, or in conflict with any Federal, State, or local law or regulation which is now in effect or which may be enacted in the future, such invalidity, unenforceability or conflict shall not in any way impair or affect any of the remaining portions of this Agreement, but such remaining portions shall remain in full force and effect.

#### VIII. G. Governing State Law:

This Agreement will be interpreted according to the laws of the State of Connecticut.

# VIII. H. <u>Complete Agreement:</u>

Resident and the Corporation acknowledge and agree that this Agreement, along with all documents which have been specifically incorporated by reference, contains the full and complete understanding of the parties and there are no representations, promises or other oral agreements between the parties to this Agreement. The Corporation shall not be liable for any statements, representations or promises made by any person representing or purporting to represent the Corporation unless such statement, representations or promises are set forth in this Agreement. This Agreement may only be amended by a written instrument dated and signed by all the parties to this Agreement.

# VIII. I. <u>Other Residency Agreement Options:</u>

The Community may currently offer other residency agreement options. Resident has selected this residency agreement option knowing other options are available. Resident does not have the right to convert to other residency agreement options after signing this Agreement. The Community may currently or in the future offer different residency agreement options and fee arrangements to other residents without making these options available to Resident.

#### VIII. J. Statement of Growth:

In order to improve and enhance the campus, the Corporation may make changes and improvements to the buildings and grounds to maintain the Community's standards and to meet the changing needs of the residents. In order to achieve this goal, the Corporation may in the future make changes to the campus including expansion and new construction, replacement and renovation of buildings, changes to the landscaping and grounds and other modifications. These changes may affect Resident's Residential Unit including changes to views, access to parking or accessibility. Resident agrees to relocate to another similar residential unit in the event the Corporation's renovation plans ever include the replacement or renovation of the Residential Unit. In the event relocation is required, the Corporation will provide advance notice to Resident and will work with Resident to provide a similar residential unit for relocation. The Corporation will undertake reasonable efforts to minimize any inconvenience to Resident during any renovation or construction.

#### VIII. K. Binding Nature of Agreement:

This Agreement shall be binding on the heirs, executors, administrators, successors, or assignees of the parties to this Agreement.

#### VIII. L. Authorized Agent Signature:

This Agreement has been executed on behalf of the Corporation by its duly authorized agent, and no officer, director, agent or employee of the Corporation shall have any personal liability hereunder to Resident under any circumstances.

# VIII. M. Effective Date:

This Agreement shall be effective upon the later to occur of: (a) the date of execution of the Agreement by the Corporation; and (b) the date of execution of the Agreement by Resident.

(The balance of this page is intentionally left blank.)

*IN WITNESS WHEREOF*, this Agreement has been signed in duplicate, one originally signed copy being retained by Resident.

COVENANT LIVING OF CROMWELL, INC., a Connecticut non-stock corporation, doing business as COVENANT LIVING OF CROMWELL
By: for Corporation ( )
Date:
Resident ( )
Date:
Resident ( )
Date:

## **Exhibits to Residency Agreement**

Exhibit A	Applicant's Application for Residency and Financial Status.
Exhibit B	Schedule of Payment of Fees Before Occupancy, Escrow Agreement and Reservation Agreement, If Applicable.
Exhibit E	Care and Services Included in Monthly Service Fee.
Exhibit F	Optional Services List.
Exhibit G	Special Requirements of Resident Installed in Residential Unit. This Exhibit Has Been Separately Executed by Resident and Corporation.

<sup>\*\*</sup> Note: Exhibit C and Exhibit D have been intentionally omitted from this Agreement

# EXHIBIT A COVENANT LIVING OF CROMWELL APPLICATION

# EXHIBIT B COVENANT LIVING OF CROMWELL Schedule of Payment of Fees Prior to Occupancy

Residential Unit Number:		
Entrance Fee	\$	
Second Person Entrance Fee	\$	
Discounts: (delete field if N/A)		
Total Entrance Fee (Same as entrance fee recorded in	section IV A.)	\$
DAVMENT COLLEDINE	* * * * * * * * * * *	DATE OF DAVMEN
PAYMENT SCHEDULE		DATE OF PAYMENT
Application Deposit	\$ <u>1,000</u>	and the second s
Filing Fee	\$350	
Priority Choice	\$	
Reservation Deposit	\$3,650	
Construction Deposit	\$	
Subtotal of payments		\$
Upgrades	\$	
Balance Due		\$
	******	
PROMISSORY NOTE (subject to li	mited availability)	
Date Initiated	***************************************	
Amount Owed	\$	
Due Date		
Resident Name		Date
Resident Name	_	Date

# EXHIBIT E COVENANT LIVING OF CROMWELL Care and Services Included in Monthly Service Fees

The care and services as described in this Exhibit E are included in the Monthly Service Fee. The Corporation will from time to time modify the care and services included in the Monthly Service Fee and appropriately adjust the Monthly Service Fee according to the changing needs of all residents. Modifications of the care and services described in this Exhibit E will be made according to the terms of the Residency Agreement.

- 1. Meals: The Corporation offers various meal plans at the Community as described in the Community's policies and procedures. The specific meal plan selected by Resident will affect the amount of the Monthly Service Fee paid by Resident. Resident may change the meal plan chosen by Resident from time to time, subject, however to the rules and procedures implemented from time to time by the Corporation relating to the selection of the meal plan. Any change in the selected meal plan may increase or decrease the Monthly Service Fee. Regardless of the selected meal plan, additional meals are available for an additional charge. Meals will be served in the campus dining venues designated by the Corporation, subject to exceptions that may be made.
- 2. Utilities: The Corporation provides water, electricity, heating, air conditioning, and refuse disposal for the Residential Unit. Resident shall be responsible for all telephone expenses.
- Social, Recreational, Cultural and Religious Activities: The Corporation provides an
  activity program including regularly scheduled and planned social, recreational, cultural
  and religious activities. There may be an additional charge for certain activities such as
  off campus activities.
- 4. Parking: Limited Free outdoor parking for residents, as well as residents' guests, is available on the campus according to the Corporation's policies. A limited number of covered parking areas/garages are also available as space permits at additional cost to Resident.
- 5. Health Care: Limited health services are available on campus during scheduled business hours. A Licensed Nurse is on staff and is available for consultation, health monitoring (e.g. blood pressure and weight checks and clinical observation) and visiting the individual residential units when residents are ill on a temporary basis. There may be an additional charge for some of these services.
- 6. Housekeeping: The Corporation shall provide bi-weekly housekeeping service for the residential units (except for residents of the Patio Homes which receive monthly housekeeping service). The Corporation will periodically furnish such heavier housecleaning services, such as cleaning of carpets and draperies, as in its discretion are deemed to be necessary, and will clean corridors and common areas on a regular basis. The Corporation shall also provide fresh towels, sheets and pillowcases on a weekly basis (except for residents of the Patio Homes).
- 7. Miscellaneous: The Corporation may provide, as part of the Monthly Service Fees, such other care and services as it deems appropriate.

# EXHIBIT F COVENANT LIVING OF CROMWELL OPTIONAL SERVICES

The following services are optional services and are provided to Resident at an additional charge to Resident:

# EXHIBIT G COVENANT LIVING OF CROMWELL SPECIAL REQUIREMENTS OF RESIDENT

Special Requirements of Resident to be installed in a residential unit.

The undersigned agree that the following special requirements shall be installed by the corporation for Resident at Resident's sole cost and expense:

The cost of installation is \$ which shall be	due and payable on or before	·
	Signature of Resident (	)
	Signature of Resident (	)
	Date:	

\*\* Note: All costs and fees paid for the installation of special requirements are non-

refundable to Resident.

# EXHIBIT "B" TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

AUDITED FINANCIAL STATEMENTS
(derived from audited financial statement of
COVENANT LIVING COMMUNITIES AND SERVICES, f/k/a COVENANT
RETIREMENT COMMUNITIES, INC.)

Consolidated Financial Report
with Additional Consolidating Information
September 30, 2019

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#### **Independent Auditor's Report**

To the Board of Benevolence of The Evangelical Covenant Church Covenant Living Communities and Services

We have audited the accompanying consolidated financial statements of Covenant Living Communities and Services (f/k/a Covenant Retirement Communities, Inc.) (an affiliate of The Evangelical Covenant Church (see Note 2)), which comprise the consolidated statement of financial position as of September 30, 2019 and the related consolidated statements of operations and changes in net assets without donor restrictions, changes in net assets, and cash flows for the period from February 1, 2019 to September 30, 2019, and the related notes to the consolidated financial statements.

#### Management's Responsibility for the Consolidated Financial Statements

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

#### Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### **Opinion**

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Covenant Living Communities and Services as of September 30, 2019 and the results of its operations and cash flows for the period from February 1, 2019 to September 30, 2019 in accordance with accounting principles generally accepted in the United States of America.



To the Board of Benevolence of The Evangelical Covenant Church Covenant Living Communities and Services

#### Other Matter

The comparative information presented herein as of September 30, 2018 and for the period from February 1, 2018 to September 30, 2018, derived from unaudited financial information, has not been audited, reviewed, or compiled, and, accordingly, we express no opinion on it.

Plante & Moran, PLLC

February 7, 2020

## Consolidated Statement of Financial Position

September 30,	2019 and 2018
	(in thousands)

		2019	2	2018
			(Una	audited)
Assets				
Current Assets				
Cash and cash equivalents	\$	21,743	\$	26,152
Restricted cash		4,587		4,780
Assets whose use is limited, including beneficial interest in investment pool: (Notes 3, 5, 8 and 10)				·
Board designated		83,995		70,142
Restricted under debt agreements		13,685		16,449
Accounts receivable - Net		17,056		18,084
Prepaid expenses and other assets		4,331		3,287
Total current assets		145,397		138,894
Property and Equipment - Net (Notes 7, 10 and 12)		545,278		540,209
Other Assets (Notes 6 and 13)		31,996		30,961
Interest in Irrevocable Trusts (Notes 3 and 16)		3,549		4,381
Assets Whose Use is Limited, Including Beneficial Interest in Investme Pool (Notes 3, 5, 8 and 10)	nt			
Board designated		218,991		200,001
Restricted under state and debt agreements		140,365		38,091
Endowment		8,279		8,199
Total assets whose use is limited, including beneficial				
interest in investment pool		367,635		246,291
Total assets	\$	1,093,855	\$	960,736

## Consolidated Statement of Financial Position (Continued)

September 30, 2019 and 2018 (in thousands)

	 2019	2018
		(Unaudited)
Liabilities and Net Assets		
Current Liabilities		
Accounts payable - Trade	\$ 17,597 \$	7,869
Accounts payable - Contractors (Note 12)	428	<del>-</del>
Accrued salaries and wages	9,142	8,648
Accrued interest	6,606	4,947
Advanced deposits	3,739	4,301
Current maturities of long-term debt (Note 10)	13,380	19,730
Deferred revenue subject to refund (Note 2)	96,168	91,953
Refundable contract liabilities (Note 2)	108,754	102,415
Other current liabilities	 16,098	13,661
Total current liabilities	271,912	253,524
Long-term Debt - Less current maturities (Note 10)	437,725	339,698
Payable to Covenant Institutions (Notes 10 and 13)	13,050	13,050
Other Liabilities (Notes 2, 10 and 11)	34,836	38,253
Deferred Revenue from Entrance Fees (Note 2)	 222,784	214,718
Total liabilities	980,307	859,243
Net Assets		
Without donor restrictions	96,041	84,535
With donor restrictions	17,507	16,958
Total net assets	113,548	101,493
Total liabilities and net assets	\$ 1,093,855 \$	960,736

## Consolidated Statement of Operations and Changes in Net Assets without Donor Restrictions

#### (in thousands)

	Febr	eriod from uary 1, 2019 eptember 30, 2019	Febru	riod from lary 1, 2018 otember 30, 2018
			(Uı	naudited)
Operating Revenue				
Routine resident services	\$	150,670	\$	143,974
Ancillary services		30,935		29,968
Amortization of deferred entrance fees		30,737		30,774
Net assets released from restrictions for operations		1,753		1,344
Other		4,832		4,629
Total operating revenue		218,927		210,689
Expenses				
Routine nursing services		46,648	•	44,854
Ancillary services		11,919		10,548
Resident benefits		9,651		9,479
Dietary		25,672		24,991
Laundry		1,149		1,189
Housekeeping		5,744		5,278
Maintenance		12,173		11,506
Utilities		7,857		7,878
Administrative and general		36,476		
Interest (Note 10)		•		36,224
		10,827		11,144
Property taxes		2,047		2,167
Insurance		3,066		4,034
Marketing and promotion	,	7,695		7,200
Depreciation		32,813		31,857
Amortization		293		375
Other		451		203
Total expenses (Note 18)		214,481		208,927
Operating Income		4,446		1,762
Nonoperating Revenue (Expense)				
Gifts and bequests - Net of related expenses (Note 18)		253		483
Net assets released from restriction - Distributions from trusts		54		167
Other nonoperating expense - Net		(1,287)		(87)
Interest and dividend income		`3,162 <sup>´</sup>		2,659
Realized gains on fixed-income and equity securities - Net		643		1,979
Unrealized gains (losses) on fixed-income and equity securities - Net (Note 2)		5,003		(6,897)
Alternative investment income - Including net realized gains		8,416		1,469
Unrealized (losses) gains on derivative instruments (Note 11)		(869)		2,297
Interest expense on interest rate swaps (Note 11)		(284)		(1,801)
Total nonoperating revenue		15,091		269
Income		19,537		2,031
Net Assets Released from Restriction for Capital Purchases		134		-
Net Asset Transfer - Related organization				(238)
Increase in Net Assets without Donor Restrictions	\$	19,671	\$	1,793

## Consolidated Statement of Changes in Net Assets

			(in th	ousands)	
	Period from February 1, 2019 to September 30, 2019		February 1, 2018 to 0, September 30 2018		
			(Ur	naudited)	
Net Assets without Donor Restrictions Income Net assets released from restriction for capital purchases Net asset transfer	\$	19,537 134 -	\$	2,031 - (238)	
Increase in net assets without donor restrictions		19,671		1,793	
Net Assets with Donor Restrictions					
Contributions		2,408		2,309	
Net assets released from restriction for capital purchases		(134)		· -	
Net assets released from restriction for operations		(1,753)		(1,344)	
Net additions - Present value of new trusts received (Note 16)		68		271	
Net assets released from restriction - Distributions from trusts - Net		(54)		(167)	
Change in present value discount		109		(84)	
Net gain (loss) on perpetual trusts	-	378		(159)	
Increase in net assets with donor restrictions		1,022		826	
Increase in Net Assets		20,693		2,619	
Net Assets - Beginning of period		92,855		98,874	
Net Assets - End of period	\$	113,548	\$	101,493	

## Consolidated Statement of Cash Flows

			(in th	ousands)
	F	eriod from ebruary 1, 2019 to otember 30, 2019	Feb 29 Septe	iod from oruary 1, 018 to ember 30, 2018
			(Un	audited)
Cash Flows from Operating Activities				
Cash received from resident care fees Cash received from nonrefundable entrance fees	\$	185,036 38,649	\$	179,555 48,050
Cash paid for nonrefundable entrance fees refunded due to early		30,049		46,050
termination		(3,642)		(4,913)
Cash paid to suppliers		(62,213)		(70,481)
Cash paid to employees		(103,379)		(99,792)
Interest paid, including interest on derivatives		(8,189)		(10,580)
Contributions received (excluding endowment and capital contributions)		3,185		3,585
Investment income received		179		146
Net cash provided by operating activities		49,626		45,570
Cash Flows from Investing Activities				
Major capital project expenditures		(9,290)		(894)
Routine property and equipment expenditures		(27,361)		(18,797)
Deposit to reserve funds		(12,574)		(18,521)
Withdrawal from reserve funds		2,932		-
Withdrawal from bond project funds		5,126		
Net change in assets whose use is limited, including beneficial interest in		,		
pooled investments		(11,745)		(6,395)
Net change in other assets		(977)		2,049
Proceeds from sale of real estate		468		-,
Net cash used in investing activities		(53,421)		(42,558)
Cash Flows from Financing Activities				
Payment of financing costs		(191)		
Payment of debt		(164)		(157)
Refundable entrance fees collected		11,119		15,662
Refundable entrance fees collected		(8,253)		(5,766)
Changes in advances to Covenant institutions		(30)		(3,700)
				<u> </u>
Net cash provided by financing activities		2,481		9,739
Net (Decrease) Increase in Cash, Cash Equivalents, and Restricted Cash		(1,314)		12,751
Cash, Cash Equivalents, and Restricted Cash - Beginning of period		27,644		18,181
Cash, Cash Equivalents, and Restricted Cash - End of period	\$	26,330	\$	30,932
Supplemental Disclosures of Noncash Investing and Financing Activities - Capitalized interest for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively	\$	1,154	\$	1,138

## Notes to Consolidated Financial Statements

**September 30, 2019 and 2018** 

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

#### Note 1 - Mission Statement

As a ministry of The Evangelical Covenant Church, Covenant Living Communities and Services (f/k/a Covenant Retirement Communities, Inc.) celebrates God's gift of life in Christian community. We follow the Great Commandment to love and serve God and one another, as taught by Jesus Christ. That compels us to affirm the dignity of each person and to pursue excellence and financial integrity in all that we do.

As we provide a broad range of resources, services, and programs to enhance individual and community wellness, we collaborate with residents and families to achieve the best possible results. While seeking to foster independence, we respond to each individual's evolving needs in order to provide the security that assures peace of mind.

## **Note 2 - Summary of Significant Accounting Policies**

#### Basis of Consolidation

Covenant Living Communities and Services, an Illinois not-for-profit corporation, and its consolidated facilities (together, the "Communities") are responsible for operating retirement, assisted living, skilled care facilities, and home and community-based services. Covenant Living Communities and Services operates as an affiliate of Covenant Ministries of Benevolence (CMB), which is administered by the Board of Benevolence of The Evangelical Covenant Church (the "Board of Benevolence"), and the consolidated facilities operate as wholly owned subsidiaries of Covenant Living Communities and Services.

The consolidated financial statements include the accounts of Covenant Living Communities and Services and the following entities for which it is the sole corporate member: Covenant Living of Florida, Inc. (f/k/a Covenant Village of Florida, Inc.); Covenant Living of the Great Lakes (f/k/a Covenant Retirement Communities of the Great Lakes Conference); Covenant Living of Cromwell, Inc. f/k/a Covenant Home, Inc.; Covenant Living of Golden Valley (f/k/a Colonial Acres Home, Inc.); Covenant Home (Illinois) dba Covenant Living of Northbrook (f/k/a Covenant Village of Northbrook); Covenant Living at the Holmstad (f/k/a The Holmstad, Inc.); Covenant Health Care Center, Inc. (dba Axelson Assisted Living; Brandel Health and Rehab; Michealson Health Center; and Harry J. Ekstam Assisted Living Residence NFP); Covenant Home of Chicago; Covenant Living of Colorado, Inc. (f/k/a Covenant Village of Colorado, Inc.); Covenant Living at Windsor Park (f/k/a Windsor Park Manor); Covenant Living West (f/k/a Covenant Retirement Communities West) dba Covenant Living at the Samarkand (f/k/a The Samarkand); Covenant Living of Turlock (f/k/a Covenant Village); and Covenant Living at the Shores (f/k/a Covenant Shores).

The consolidated financial statements also include the accounts of Covenant Living Services (f/k/a Covenant Retirement Services) and its wholly owned subsidiaries: Covenant Solutions Business and Development Support LLC (Covenant Solutions); Covenant Living Holdings One, LLC (f/k/a CRC Holdings One); Covenant Living of Geneva (f/k/a CRC Holdings Two, LLC); Covenant Home Services dba CovenantCare at Home; and Covenant Living of Bixby, Inc. (f/k/a Covenant Place of Tulsa, Inc.). Covenant Living Communities and Services is the sole corporate member of Covenant Living Services. All significant interfacility transactions and balances have been eliminated in the consolidated financial statements.

Covenant Living Communities and Services is the sole shareholder of Covenant International Insurance Company, Ltd. (CIIC). Certain accounts of CIIC directly attributable to the Communities' insurance-related activities are included in the consolidated financial statements of Covenant Living Communities and Services (see Note 6).

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

## Note 2 - Summary of Significant Accounting Policies (Continued)

In October 2015, the Communities sold their shares of Symbria, Inc. to the Symbria, Inc. Employee Stock Ownership Trust. The Communities had accounted for the investment in Symbria, Inc. using the equity method. As a result of the sale, the following consideration was received: \$1,581 in cash proceeds, \$3,169 in an interest-bearing note, and 32,051 of unexercised warrant shares. At September 30, 2019 and 2018, the subordinated note plus accrued interest totaling \$3,017 and \$2,888, respectively, is recorded in other assets in the consolidated statement of financial position. The Communities have not recorded any amounts related to the warrant shares, as the value is not material at September 30, 2019 and 2018.

#### Basis of Presentation

The consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, as codified in the Accounting Standards Codification. Effective April 27, 2019, the Communities' board of directors approved a change in fiscal year end from January 31 to September 30. As a result, the accompanying financial statements present financial information for the period from February 1, 2019 to September 30, 2019.

In the consolidated financial statements, the Communities recognize the effects of all subsequent events that provide additional evidence about conditions that existed at the date of the consolidated statement of financial position, including the estimates inherent in the process of preparing consolidated financial statements. The Communities do not record transactions related to subsequent events that provide evidence about conditions that did not exist at the date of the consolidated statement of financial position and arose after the consolidated statement of financial position date, but before consolidated financial statements are issued; however, such events may be required to be recognized as a disclosure. For these purposes, the Communities have evaluated events occurring subsequent to the consolidated statement of financial position date through February 7, 2020, the date the consolidated financial statements were issued. The Communities have not evaluated events occurring after February 7, 2020 in these consolidated financial statements.

#### Industry

The healthcare industry is subject to numerous laws and regulations of federal, state, and local governments. Compliance with these laws and regulations, specifically those relating to the Medicare and Medicaid programs, can be subject to government review and interpretation and regulatory actions unknown and unasserted at this time. Recently, federal government activity has increased with respect to investigations and allegations concerning possible violations by healthcare providers of regulations, which could result in the imposition of significant fines and penalties, as well as significant repayments of previously billed and collected revenue from patient services. Management believes that the Communities are in substantial compliance with current laws and regulations. Revenue from the Medicare and Medicaid programs accounted for approximately 28 percent of the Communities' combined routine resident and ancillary services for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018.

#### Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

## Note 2 - Summary of Significant Accounting Policies (Continued)

#### Cash and Cash Equivalents

Cash and cash equivalents consist principally of bank money market demand deposits with maturities at the date of purchase of three months or less.

#### Restricted Cash

Restricted cash consists principally of deposits received for entrance fees that are required by state law to be held in escrow accounts.

The following table provides a reconciliation of cash, cash equivalents, and restricted cash reported within the consolidated statement of financial position to the amounts reported on the consolidated statement of cash flows:

	2019	 2018
Cash and cash equivalents Restricted cash	\$ 21,743 4,587	\$ 26,152 4,780
Total	\$ 26,330	\$ 30,932

#### Assets Whose Use is Limited, Including Interest in Investment Pool

Assets whose use is limited are recorded at fair value. See Note 3 for more information regarding the methods used to estimate fair value. See Note 5 for details regarding the composition of assets whose use is limited.

Board-designated assets are invested in a combined investment fund that aggregates investments of all of the Board of Benevolence's institutions. While these funds are held and invested by CMB, the Communities retain the benefits of ownership of their proportional interest in the combined investment fund. This ownership interest in the combined investment fund is reported as assets whose use is limited - board designated, which is an interest in investment pool in the accompanying consolidated financial statements (see Note 5).

The Communities recognize their interest in the combined investment fund equal to the amounts contributed, less amounts withdrawn, and adjust the balance for their share of the changes in the fair values of the underlying investments in the combined investment fund. Realized gains and losses from sales of investments and unrealized gains and losses on investments are determined using the average cost method. Interest, dividends, realized gains and losses, and unrealized gains and losses are recorded as nonoperating revenue.

The Communities' investments are exposed to various risks, such as interest rate, market, and credit risk. Due to the level of risk associated with certain investments and the level of uncertainty related to changes in the value of investments, it is at least reasonably possible that changes in risks in the near term could materially affect the amounts reported in the consolidated statement of financial position and the consolidated statement of operations and changes in net assets without donor restrictions.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

## Note 2 - Summary of Significant Accounting Policies (Continued)

#### Accounts Receivable

Accounts receivable from residents, insurance companies, and governmental agencies are based on the amount that reflects the consideration to which the Communities expect to be entitled in exchange for services provided. An allowance for uncollectible accounts is established on an aggregate basis by using historical write-off rate factors applied to unpaid accounts based on aging. Loss rate factors are based on historical loss experience and adjusted for economic conditions and other trends affecting the Communities' ability to collect outstanding amounts. Uncollectible amounts are written off against the allowance for doubtful accounts in the period they are determined to be uncollectible. The allowance for doubtful accounts totaled \$1,826 and \$1,984 at September 30, 2019 and 2018, respectively.

Overpayments from third-party payors on residents' accounts receivable balances have been included in other current liabilities on the consolidated statement of financial position.

The Communities provide services without collateral to their residents, most of whom are local residents and are insured under third-party agreements. The mix of receivables from residents and third-party payors as of September 30, 2019 was 31 percent from private payors, 47 percent from Medicare, and 22 percent from Medicaid. The mix of receivables from residents and third-party payors as of September 30, 2018 was 29 percent from private payors, 42 percent from Medicare, and 29 percent from Medicaid.

#### Derivative Instruments

All derivative instruments, specifically interest rate swaps, are recorded on the consolidated statement of financial position at their fair value. The Communities use interest rate swaps to reduce volatility in cash flow arising from their variable rate borrowings. Management has elected not to pursue hedge accounting. Therefore, the change in the fair value of derivative instruments is reflected in nonoperating expense in the accompanying consolidated statement of operations and changes in net assets without donor restrictions (see Note 11).

#### Benevolent Care Fund

The Communities have adopted a policy requiring amounts received from unrestricted wills and bequests through Covenant Estate Planning Services, net of assessments for Covenant Estate Planning Services' operating expenses, to be placed into the benevolent care fund (a component of board-designated assets whose use is limited). The earnings from the benevolent care fund are used to offset charity care costs (see Notes 4 and 5).

#### Unamortized Debt Expense

Underwriting fees and expenses related to the procurement of debt are deferred and amortized on the bonds outstanding method. These costs are recorded as a reduction in the recorded balance of outstanding long-term debt.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

## Note 2 - Summary of Significant Accounting Policies (Continued)

#### **Property and Equipment**

Property and equipment are recorded at cost and depreciated using the straight-line method over the expected useful lives of the assets, which are as follows:

	Years
Land improvements Buildings and improvements Furniture and equipment	5-20 10-50 3-20
• •	

Interest costs are capitalized during periods of active construction for qualified expenditures based upon interest rates in place during the construction period until construction is substantially complete. Capitalized interest costs are amortized over the lives consistent with the constructed assets. Capitalized interest costs were \$3,571, offset by capitalized interest income of \$2,417 for the period from February 1, 2019 to September 30, 2019. There were no capitalized interest costs for the period from February 1, 2018 to September 30, 2018.

#### Long-lived Assets

Long-lived assets, such as property and equipment, are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be fully recoverable.

#### **Advance Deposits**

These amounts are deposits made by prospective residents of the Communities. Upon entrance to a community, the deposit is applied toward the resident's entrance fee. If the prospect does not become a resident, the deposit, less a service charge, is refunded. Advance deposits are recorded as a current liability.

#### Routine Resident and Ancillary Service Revenue

Service revenue consists of monthly rental and routine board and care service income as earned under resident contracts. Resident care service revenue is reported at the amount that reflects the consideration to which the Communities expect to be entitled in exchange for services provided. The majority of the Communities' healthcare services represents a bundle of services that are not capable of being distinct and, as such, are treated as a single performance obligation satisfied over time as services are rendered. The Communities have concluded that each day that a resident receives services represents a separate contract and performance obligation based on the fact that residents have unilateral rights to terminate the contract after each day with no penalty or compensation due. The Communities also provide certain ancillary services that are not included in the bundle of services and, as such, are treated as separate performance obligations satisfied over time as the services are rendered. The Communities determine the transaction price based on contractually agreed-upon amounts or rates.

#### Entrance Fees

In addition to monthly service fees, entrance fees are one-time payments made by residents of the Communities entitling them admission to and use of the Communities' facilities.

Entrance fees contracts generally contain two payment streams: the entrance fee and the monthly fees. Both the entrance fee and monthly fees are specified in the contract with the resident. The entrance fee is a fixed amount paid at the time the contract is signed and the resident takes occupancy.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018 (all amounts in thousands unless otherwise noted) (2018 Unaudited)

### **Note 2 - Summary of Significant Accounting Policies (Continued)**

Refundable entrance fees are those entrance fees that are guaranteed to be refunded, regardless of when the contract is terminated. The refundable portion of entrance fees is not included in the transaction price, as the Communities expect to refund those amounts to residents. Nonrefundable entrance fees are those entrance fees that are either nonrefundable at contract inception or are refundable on a decreasing basis for a fixed period of time, at which point the entrance fees become nonrefundable and would be considered part of the transaction price.

The nonrefundable portion of the entrance fee represents a right to the resident to access future services. This right is deemed to be the Communities' performance obligation. Nonrefundable entrance fees totaling \$222,784 and \$214,718 at September 30, 2019 and 2018, respectively, are recorded as deferred revenue and are amortized into income over the actuarial life of each resident.

Under the terms of most residents' agreements, a pro rata refund of a resident's entrance fee will be made in the event the resident leaves a community within the first 50 or 60 months of residency. Included in deferred revenue at September 30, 2019 and 2018 are \$96,168 and \$91,953, respectively, of deferred entrance fees subject to the above refund provisions.

The Communities also offer 90 percent; 75 percent; and, on a limited basis, 50 percent refundable contracts (approximately 10 percent of contract residents have chosen these three options). Included in refundable contract liabilities, other current liabilities, and other long-term liabilities on the consolidated statement of financial position are \$126,218 and \$116,179 at September 30, 2019 and 2018, respectively, for refundable entrance fees.

Certain Windsor Park resident agreements are life-care agreements that include a 55 percent refund of the entrance fee (payable at the date of resale of the apartment) to the resident's estate. Windsor Park recognizes the 45 percent resident-based amount as income ratably over the estimated remaining life expectancy of each resident, which is evaluated annually. The 55 percent refundable portion is not amortized. Included in other liabilities is \$1,643 and \$1,766 at September 30, 2019 and 2018, respectively, for refunds due to residents' estates. The 55 percent refundable life-care agreement is not currently being offered to new residents.

Entrance fee refunds under all programs were \$11,895 and \$10,679 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively. Although a portion of refundable contract liabilities and deferred revenue is classified as current liabilities, the likelihood of actual payment of these total liabilities within one year is remote based on the Communities' experience.

Under Accounting Standards Codification (ASC) 606, the Communities do, in certain instances, enter into payment arrangement with residents that allow payments in excess of one year. For those cases, the financing component is not deemed to be significant to the contract.

#### Obligation to Provide Future Services

Annually, the Communities calculate the present value of the net cost of future services and use of facilities to be provided to current residents and compares that amount to the balance of deferred revenue from entrance fees. If the present value of the net cost of future services and use of facilities were to exceed the deferred revenue from entrance fees, a liability (obligation to provide future services) would be recorded with the corresponding charge to income. No such obligation was required to be recorded at September 30, 2019 and 2018.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018 (all amounts in thousands unless otherwise noted) (2018 Unaudited)

## Note 2 - Summary of Significant Accounting Policies (Continued)

#### **Charity Care**

Under the terms of the residents' agreements, the Communities are not required to maintain those residents who are unable to pay their entire monthly maintenance charges; however, as a matter of policy, such residents generally have remained in the facility. Normal charges for these services are not recorded as revenue in the consolidated statement of operations and changes in net assets without donor restrictions. Funds to support these residents are derived primarily from contributions, public aid, and earnings from the benevolent care fund (see Note 4).

#### Classification of Net Assets

Net assets of the Communities are classified as net assets without donor restrictions or net assets with donor restrictions, depending on the presence and characteristics of donor-imposed restrictions limiting the Communities' ability to use or dispose of contributed assets or the economic benefits embodied in those assets. Donor-imposed restrictions that expire with the passage of time or that can be removed by meeting certain requirements and donor-imposed restrictions that limit the use of net assets in perpetuity result in net assets with donor restrictions. Earnings, gains, and losses on donor-restricted net assets are classified as net assets without donor restrictions unless specifically restricted by the donor or by applicable state law. Total net assets with donor restrictions at September 30, 2019 and 2018 of \$17,507 and \$16,958, respectively, include irrevocable trusts, which are not available for use until assets are distributed from the trusts; contributions restricted for a particular purpose; and endowment net assets that have been restricted by donors to be maintained in perpetuity.

#### Income (Performance Indicator)

Income reports the results of operations of the entire Communities. In addition to the income from resident care operations, income includes investment income, realized gains and losses on investments, unrealized gains and losses on investments, and other items. Changes in net assets without donor restrictions, which are excluded from income, consistent with industry practice, include permanent transfers of assets to and from affiliates for other than goods (net asset transfer to support benevolent care) and services and contributions of long-lived assets (including assets acquired using contributions, which, by donor restriction, were to be used for the purpose of acquiring such assets).

#### Tax Status

The Communities qualify as tax-exempt organizations under Section 501(a) as organizations described in Section 501(c)(3) of the Internal Revenue Code. The Communities follow the accounting standards for contingencies in evaluating uncertain tax positions. The income tax returns are subject to review and examination by federal, state, and local authorities.

#### Functional Allocation of Expenses

The costs of providing the program and support services have been reported on a functional basis in Note 18. Costs are allocated between the various programs and support services on an actual basis, where available, or based upon reasonable methods. Expenses that are allocated include depreciation and amortization, interest, and insurance, which are allocated on a square footage basis, as well as salaries and benefits, which are allocated on the basis of estimates of time and effort. Although methods of allocation used are considered appropriate, other methods could be used that would produce different amounts.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018 (all amounts in thousands unless otherwise noted) (2018 Unaudited)

## **Note 2 - Summary of Significant Accounting Policies (Continued)**

#### Recently Adopted Accounting Pronouncements

In November 2016, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2016-18, Statement of Cash Flows (Topic 230): Restricted Cash, which requires that a statement of cash flows explain the change during the period in the total of cash, cash equivalents, and amounts generally described as restricted cash. Therefore, amounts generally described as restricted cash should be included in the cash and cash equivalents when reconciling the beginning of period and end of period total amounts shown on the statement of cash flows. The Communities adopted ASU No. 2016-18 effective February 1, 2019.

In February 2016, the FASB established Topic 842, *Leases*, by issuing Accounting Standards Update No. 2016-02, which requires lessees to recognize leases with terms longer than 12 months on the balance sheet and disclose key information about leasing arrangements. Leases will be classified as either finance or operating, with classification affecting the pattern of expense recognition in the statement of operations. The classification criteria for distinguishing between operating and finance (previously capital) leases are substantially similar to the previous lease guidance but with no explicit bright lines.

The Communities adopted the standard as of February 1, 2019, electing the transition method that allows it to apply the standard as of the adoption date and record a cumulative adjustment in net assets, if applicable. The Communities have elected the package of practical expedients permitted under the transition guidance, which, among other things, allows the Communities to carry forward the historical lease classification. The new standard also provides practical expedients for an entity's ongoing accounting. The Communities have made an accounting policy to keep leases with an initial term of 12 months or less off the consolidated statement of financial position and recognize those lease payments in the consolidated statement of operations and changes in net assets without donor restrictions on a straight-line basis over the lease term. The Communities have also elected the practical expedient to not separate lease and nonlease components for all of its leases, as the nonlease components are not significant to the overall lease costs. The standard did not materially affect the Communities' consolidated statement of financial position.

With the adoption of ASU No. 2016-02, *Leases*, lessors are required to separately recognize and measure the lease component of a contract with a resident utilizing the provisions of ASC 842 and the nonlease components utilizing the provisions of ASC 606, *Revenue from Contracts with Customers*. To separately account for the components, the transaction price is allocated among the components based upon the estimated stand-alone selling prices of the components. However, entities are permitted to elect the practical expedient under ASU No. 2018-11, *Leases*, allowing lessors to not separate nonlease components from the associated lease components when certain criteria are met. Entities that elect to utilize the lease/nonlease component combination practical expedient under ASU No. 2018-11 upon initial application of ASC 842 are required to apply the practical expedient to all new and existing transactions within a class of underlying assets that qualify for the expedient as of the initial application date, with a cumulative effect adjustment to beginning net assets as of the initial application date for any changes recognized related to existing transactions.

Upon adoption of ASU No. 2016-02 and ASU No. 2018-11, the Communities elected the lessor practical expedient within ASU No. 2018-11. The Communities recognize revenue under these resident agreements based upon the predominant component, either the lease or nonlease component, of the contracts rather than allocating the consideration and separately accounting for it under ASC 842 and ASC 606. The Communities have concluded that the nonlease components of the agreements with respect to their senior living communities are the predominant component of the contracts; therefore, the Communities recognize revenue for these resident agreements under ASC 606. The timing and pattern of revenue recognition is substantially the same as that prior to the adoption of these standards.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

## Note 2 - Summary of Significant Accounting Policies (Continued)

In May 2014, the FASB issued ASU No. 2014-09, Revenue from Contracts with Customers (Topic 606), which will supersede the current revenue recognition requirements in Topic 605, Revenue Recognition. The ASU provides a principles-based framework for recognizing revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services and requires enhanced disclosures to enable users of financial statements to understand the nature, amount, timing, and uncertainty of revenue and cash flows arising from contracts with customers. The Communities adopted ASC 606 effective February 1, 2018 using the modified retrospective transition method. There was a cumulative effect on the opening balance of net assets in the amount of \$696 due to the write-off of deferred marketing costs as a result of adopting the standard as of February 1, 2018.

#### Note 3 - Fair Value Measurements

In determining fair value, the Communities use various valuation approaches. ASC 820, Fair Value Measurements and Disclosures, establishes a fair value measurement framework, provides a single definition of fair value, and requires expanded disclosure summarizing fair value measurements. ASC 820 emphasizes that fair value is a market-based measurement, not an entity-specific measurement. Therefore, a fair value measurement should be determined based on the assumptions that market participants would use in pricing an asset or a liability.

ASC 820 establishes a hierarchy for inputs used in measuring fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that the most observable input be used when available. Observable inputs are inputs that the market participants would use in pricing the asset or liability developed based on market data obtained from sources independent of the Communities. Unobservable inputs are inputs that reflect the Communities' assumptions about the assumptions that market participants would use in pricing the asset or liability developed based on the best information available under the circumstances.

The hierarchy is measured in the following three levels based on the reliability of inputs:

#### Level 1

Valuations are based on quoted prices in active markets for identical assets or liabilities that the Communities have the ability to access. Valuation adjustments and block discounts are not applied to Level 1 instruments.

#### Level 2

Valuations are not based on quoted prices for identical assets or liabilities, but rather are based on significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.). Fair values are primarily obtained from third-party pricing services for comparable assets or liabilities.

#### Level 3

Valuations are derived from other valuation methodologies and incorporate certain assumptions and projections that are not observable in the market and significant professional judgment in determining the fair value assigned to such assets or liabilities.

In instances whereby inputs used to measure fair value fall into different levels in the above fair value hierarchy, fair value measurements in their entirety are categorized based on the lowest level input that is significant to the valuation. The Communities' assessment of the significance of particular inputs to these fair value measurements requires judgment and considers factors specific to each asset or liability.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018 (all amounts in thousands unless otherwise noted)
(2018 Unaudited)

## Note 3 - Fair Value Measurements (Continued)

The Communities' policy is to recognize transfers in and transfers out of Level 1, 2, and 3 fair value classifications as of the end of the reporting period of the event of change in circumstances that caused the transfer.

#### Fair Value of Financial Instruments Carried at Fair Value

The following are categories of assets measured at fair value on a recurring basis during the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018 using unadjusted quoted prices in active markets for identical assets (Level 1), significant other observable inputs (Level 2), and significant unobservable inputs (Level 3).

The Communities' interest in the investment pool is valued on a recurring basis and is a direct interest in the investment pool, valued using Level 3 inputs of the valuation hierarchy for the periods from February 1, 2019 to September 30, 2018. There were no withdrawals for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018. Total deposits were \$12,000 and \$9,000 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively. The total allocation of pooled earnings (losses) was \$20,726 and \$(1,219) for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively.

	Assets and Liabilities Measured at Fair Value on a Recurring Basis at September 30, 2019							
	Balance at September 30, 2019					Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
Assets:					_			
Beneficial interest in investment pool Other -Short-term investments Covenant trust endowment - Equity	\$	301,998 6,566	\$	- 6,566	\$	- 	\$	301,998 -
investment funds		2,701		• -		2,701		-
Restricted under state and debt agreements:								
Money market securities		71,243		71,243		· -		<u>-</u> ·
Fixed-income securities		82,807		-	_	82,807	_	-
Total restricted under state and debt agreements		154,050		71,243		82,807		-
			_		_			
Total	\$	465,315	\$	77,809	\$	85,508	\$	301,998
Investments held for insurance obligations:								
International equity	\$	4,000	\$		\$	-,	\$	-
Fixed-income securities Alternative investment funds (held within beneficial interest in		13,223				15,125		-
investment pool)		172	_		_	-		172
Total (Note 6)	\$	17,395	\$	· <u>-</u>	\$	17,223	\$	172
Interest in irrevocable trusts	\$	3,549	\$	-	·\$	-	\$	3,549
Liabilities - Derivatives - Interest rate swaps (Note 11)	•	3,383	\$		•	3,383	•	
Smaps (Note 11)	φ .	3,363	=	-	: 章	3,383	-	

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted) (2018 Unaudited)

### Note 3 - Fair Value Measurements (Continued)

Assets and Liabilities Measured at Fair Value on a Recurring Basis at

	September 30, 2018							
	Balance at Active Markets for September 30, 2018 (Level 1)		Active Markets for		Significant Other Observable Inputs (Level 2)	Ur	Significant nobservable Inputs (Level 3)	
Assets:								
Beneficial interest in investment pool Other - Short-term investments Covenant trust endowment - Equity	\$	269,272 6,333	\$	6,333	\$	-	\$	269,272 -
investment funds		2,737		-		2,737		-
Restricted under state and debt agreements:								
Money market securities		17,428		17,428		-		-
Fixed-income securities		37,112	_	-		37,112		-
Total restricted under state and debt								•
agreements		54,540	_	17,428	_	37,112	_	
Total	\$	332,882	\$	23,761	\$	39,849	\$	269,272
Investments held for insurance obligations:								
International equity	\$	2,266	\$	-	\$	2,266	\$	-
Fixed-income securities Alternative investment funds (held within beneficial interest in		14,162		· •		14,162		-
investment pool)		163				<u> </u>		163
Total (Note 6)	\$	16,591	\$	-	\$	16,428	\$	163
Interest in irrevocable trusts	\$	4,381	\$	-	\$	-	\$	4,381
Liabilities - Derivatives - Interest rate					_			
swaps (Note 11)	\$	7,201	\$		\$	7,201	\$	_
			=		_		_	

See Note 5 for details regarding the composition of assets whose use is limited, including interest in investment pool.

Changes in Level 3 assets measured at fair value on a recurring basis for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018 are as follows:

Assets Measured on a Recurring Basis Using Significant Unobservable Inputs (Level 3) Interest in Held for Irrevocable Insurance Trusts Obligations Total 163 \$ Beginning balance - February 1, 2019 2,655 \$ 2,818 Net deposits 690 690 204 Unrealized gains 9 213 Ending balance - September 30, 2019 3.549 \$ 172 \$ 3,721

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

## Note 3 - Fair Value Measurements (Continued)

		sis Using .evel 3)				
		Interest in rrevocable Trusts	Held for Insurance Obligations			Total
Beginning balance - February 1, 2018 Net deposits Unrealized gains (losses)	\$	4,334 29 18	\$	168 - (5)	\$	4,502 29 13
Ending balance - September 30, 2018	\$	4,381	\$	163	\$	4,544

## Note 4 - Charity and Other Unreimbursed Care

Pursuant to their mission statement, as described in Note 1, the Communities provide free services to those residents who are unable to pay all or a portion of their charges and who meet certain eligibility criteria.

Records are maintained to identify and monitor the level of charity care provided. Unreimbursed costs foregone for charity care were \$3,089 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, and charitable gifts received to offset costs were \$2,413 and \$2,545 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively. The Communities use a cost per resident day amount to determine unreimbursed costs.

In addition to charity care, the Communities provide care to residents under governmental programs that reimburse the Communities at rates less than their cost. The Communities provided partially reimbursed care for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018 as follows:

	 2019	2018		
Estimated cost of Medicaid services provided Less government reimbursement	\$ 25,451 (16,724)	\$	22,777 (15,432)	
Unreimbursed care - Based on estimated cost	\$ 8,727	\$	7,345	

## Note 5 - Assets Whose Use is Limited, Including Interest in Investment Pool

Assets whose use is limited, including interest in investment pool, include assets classified in the following three categories:

Board Designated - Assets set aside by the board of directors (the "Board") for benevolent care, property replacement, reserve for refundable contracts, and certain current and future construction and capital projects over which the Board retains control and, at its direction, may subsequently use for other purposes.

Restricted Under State and Debt Agreements - Assets held by bond trustees under the terms of the Master Indenture agreement, various bond trust indentures, and state laws for debt service reserves, certain construction projects, and operating expense escrow accounts.

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)
(2018 Unaudited)

## Note 5 - Assets Whose Use is Limited, Including Interest in Investment Pool (Continued)

Endowment - Assets restricted by donors in perpetuity as an endowment fund.

The uses of assets whose use is limited, including interest in investment pool at September 30, 2019 and 2018, consisted of the following:

	2019			2018
Beneficial interest in investment pool:  Board designated:				
Benevolent care fund Capital reserve fund Property replacement fund Reserve for refundable contracts Other	\$	71,192 40,843 72,606 90,651 21,128	\$	68,581 33,121 64,710 76,773 20,625
Total board designated		296,420		263,810
Endowment - Brandel Fund		5,578		5,462
Total beneficial interest in investment pool		301,998		269,272
Endowment - Covenant trust Board-designated investments - Other		2,701 6,566		2,737 6,333
Restricted under state and debt agreements:  Bond interest, sinking and expense fund Bond project fund Debt service reserve fund State-required reserves		13,685 94,123 37,391 8,851		16,449 - 29,579 8,512
Total restricted under state and debt agreements		154,050		54,540
Total	\$	465,315	\$	332,882

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted) (2018 Unaudited)

## Note 5 - Assets Whose Use is Limited, Including Interest in Investment Pool (Continued)

The components of assets whose use is limited, including interest in investment pool, at September 30, 2019 and 2018 consisted of the following:

	 2019	 2018
Equity securities: Board designated Brandel endowment Covenant trust endowment	\$ 65,925 1,241 2,701	\$ 69,786 1,445 2,737
Total equity securities	69,867	73,968
Fixed-income securities: Board designated Restricted under state and debt agreements Endowment	 115,242 82,807 2,168	 80,369 37,112 1,663
Total fixed-income securities	200,217	119,144
Alternative investments:  Board designated:     International equity     Hedge funds     Private equity     Mortgages     Domestic equity     Puts and calls Endowment:     International equity     Hedge funds     Private equity     Mortgages     Domestic equity     Mortgages     Domestic equity     Puts and calls	45,091 24,078 8,939 1,430 34,538 1,177 849 453 168 27 650 22	42,452 28,821 9,033 819 31,714 816 879 597 187 17 657 17
Total alternative investments	117,422	116,009
Short-term investments: Board designated Restricted under state and debt agreements	6,566 71,243	 6,333 17,428
Total short-term investments	 77,809	 23,761
Total	\$ 465,315	\$ 332,882

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

#### Note 6 - Other Assets

Other assets at September 30, 2019 and 2018 consisted of the following:

	<del></del>	2019	2018		
Investment in real estate - Net Investment held for insurance obligation by CIIC Other	\$	7,273 17,395 7,328	\$	7,992 16,591 6,378	
Total	\$	31,996	\$	30,961	

Included in other assets is \$17,395 and \$16,591 of investments held by CIIC primarily for the purpose of funding insurance obligations as of September 30, 2019 and 2018, respectively (see Note 3).

Included in other assets on the consolidated statement of financial position is \$3,017 and \$2,888 related to the subordinated note receivable received as consideration for the sale of shares in Symbria, Inc. as of September 30, 2019 and 2018, respectively.

### Note 7 - Property and Equipment

Property and equipment at September 30, 2019 and 2018 consisted of the following:

	2019			2018
Land and land improvements Buildings and improvements Furniture and equipment Construction in progress (Note 12)	\$	51,139 778,497 225,128 26,190	\$	50,569 774,523 216,329 14,964
Property and equipment - At cost		1,080,954		1,056,385
Less accumulated depreciation	F	535,676		516,176
Property and equipment - Net	\$	545,278	\$	540,209

## **Note 8 - Continuing Care Requirements**

Under the provisions of various state regulations, the Communities are required to maintain escrow accounts to cover defined portions of debt service and annual operating expenses. Management believes the Communities were in compliance with all such state regulations at September 30, 2019.

#### Note 9 - Line of Credit

Covenant Living Communities and Services has a secured bank line of credit for a maximum of \$8,000, reduced by certain outstanding letters of credit, which totaled \$6,020 at September 30, 2019. Borrowings under the line bear interest at the prime rate. The line has no compensating balance arrangement, but requires a commitment fee equal to one-quarter of 1 percent per annum on the average daily unused portion, payable quarterly. There were no draws on the line during the periods from February 1, 2019 to September 30, 2019 or February 1, 2018 to September 30, 2018 and no balance outstanding at September 30, 2019 or 2018. The line expires on March 1, 2020.

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)
(2018 Unaudited)

## Note 10 - Long-term Debt and Other Obligations

Long-term debt at September 30, 2019 and 2018 as follows:

	 2019	2018
Master indenture obligations:		
Colorado Health Facilities Authority revenue bonds, series 2012A, due in 2034, interest at 4.500 percent - 5.000 percent Colorado Health Facilities Authority revenue bonds, series 2012B, due in	\$ 104,205 \$	104,205
2027, interest at 4.000 percent - 5.000 percent	22,905	22,905
Colorado Health Facilities Authority revenue bonds, series 2012C, due in 2023, interest at 2.000 percent - 5.000 percent Colorado Health Facilities Authority revenue bonds, series 2013A, due in	8,210	9,875
2036, interest at 4.250 percent - 5.750 percent Colorado Health Facilities Authority revenue bonds, series 2013B (TEMPS).	21,995	21,995
due in 2018, interest at 3.150 percent  California Statewide Communities Development Authority revenue bonds,	-	7,550
series 2013C due in 2036, interest at 5.625 percent	20,450	20,450
Colorado Health Facilities Authority revenue refunding bonds, series 2015A due in 2036, interest at 1.000 percent - 5.000 percent Colorado Health Facilities Authority revenue refunding bonds, series 2015B	97,460	101,875
due in 2025, interest adjusted weekly, 3.098 percent at September 30, 2019  Illinois Finance Authority revenue refunding direct placement bonds, series	12,595	15,295
2017, due in 2029, interest rate adjusted weekly, 2.89 percent at September 30, 2019	45,425	48,825
Colorado Health Facilities Authority revenue bonds, series 2018A, due in 2049, interest at 5.000 percent	59,780	
State of Connecticut Health and Educational Facilities Authority revenue bonds, series 2018B, due in 2041, interest at 5.000 percent	 46,850	
Total long-term debt	439,875	352,975
Less current maturities	(13,380)	(19,730)
Less unamortized debt issuance costs - Net of accumulated amortization	(5,623)	(4,265)
Plus unamortized original issue discount - Net of unamortized original issue premium	 16,853	10,718
Total long-term debt - Less current maturities	\$ 437,725 \$	339,698

#### Master Indenture Obligations

The Communities, excluding Covenant Living Services and its affiliates, are members of the obligated group, as defined (the "Obligated Group") under the Master Indenture. As members, each community is jointly and severally liable for the repayment of the Master Indenture bonds. The Master Indenture obligations, totaling \$439,875 at September 30, 2019, are secured by mortgages on substantially all real estate, personal property (equipment and fixtures), and accounts receivable of the Obligated Group. Members of the Obligated Group make monthly interest and principal deposits into bond interest and sinking funds controlled by the bond trustees. The Master Indenture and related agreements require the maintenance of minimum debt service coverage and days cash on hand ratios, as defined; require the maintenance of minimum debt service reserve funds; and place restrictions on the incurrence of additional debt and disposal of assets. Management believes the Obligated Group was in compliance with these requirements at September 30, 2019.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

## Note 10 - Long-term Debt and Other Obligations (Continued)

All of the tax-exempt revenue bonds are subject to optional early redemption by the issuers prior to maturity at premiums of up to 2 percent for redemptions within stated time periods.

On November 13, 2018, the Communities issued \$59,780 of tax-exempt revenue bonds through the Colorado Health Facilities Authority (Series 2018A) and \$46,850 of tax-exempt revenue bonds through the State of Connecticut Health and Educational Facilities Authority (Series 2018B). Proceeds of the 2018A and 2018B bonds were used to fund capital project funds, reserve funds, and to pay the cost of issuance. The Series 2018A project funds will be used to construct a residential living building at the Mount Miguel campus, reposition the assisted living at Windsor Park, and remodel skilled nursing units at several other campuses. The Series 2018B project funds will be used to construct a town center, which includes residential living units, at the Cromwell campus. The series 2018A and 2018B bonds mature on December 1, 2048 and December 1, 2040, respectively.

The weighted-average interest rate on all outstanding borrowings was approximately 4.8 percent at September 30, 2019.

#### Total Long-term Debt

Contractual maturities of long-term debt, excluding original issue discount and premium, for years subsequent to September 30, 2019 are as follows:

Years Ending September 30	Amount
2020 2021 2022 2023 2024 2025 and thereafter	\$ 13,380 14,070 16,210 17,340 15,990
Total	\$ 439,875

The tax-exempt revenue bond indentures require certain funds to be held in accounts controlled by the bond trustees. The funds are primarily invested in fixed-income securities and cash and short-term investments. The total trustee-held funds, which are included in assets whose use is limited, including interest in investment pool as "restricted under state and debt agreements," at September 30, 2019 and 2018 are as follows:

	***************************************	2019	 2018	
Fund: Bond interest, sinking and expense fund Debt service reserve fund Bond project fund	\$	13,685 37,391 94,123	\$ 16,449 29,579 -	
Subtotal		145,199	46,028	
Less amounts classified as current		(13,685)	(16,449)	
Trustee-held funds - Noncurrent	\$	131,514	\$ 29,579	

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

### Note 10 - Long-term Debt and Other Obligations (Continued)

#### Other Obligations

In 2015, Bixby secured a construction loan with Huntington Bank, N.A. (the "Priority Bixby Loan") for construction and development of a rental continuing care retirement community. The loan allows for maximum borrowing of \$12,570 and bears interest at LIBOR plus the bank spread. Monthly principal and interest payments are amortized over 25 years. The loan matures in July 2021. The balance of the loan is \$11,990 and \$12,239 as of September 30, 2019 and 2018, respectively, of which \$256 is payable in 2019 and \$243 was payable in 2018 and is included in other current liabilities on the consolidated statement of financial position. The remainder of the balance, \$11,734 and \$11,996 as of September 30, 2019 and 2018, respectively, is included in other liabilities on the consolidated statement of financial position.

Bixby also secured an additional \$4,200 loan from National Covenant Properties (the "Junior Bixby Loan") for the Bixby campus construction, which is payable on the earlier of (i) demand of National Covenant Properties or (ii) April 30, 2021, and is secured by a mortgage and other related loan documents that were subordinated to the Priority Bixby Loan. National Covenant Properties has represented to the Communities that it will not demand payment on this loan prior to September 30, 2020.

#### Guarantees of Debt

In May 2015, Covenant Living of Portland, Limited Partnership (Portland), an affiliate of Covenant Ministries of Benevolence, entered into a credit agreement with U.S. Bank for borrowings up to \$6,000, which was used to redeem the State of Oregon Housing and Community Service Department Housing Development Revenue Bonds Series 2000A in May 2015. The balance outstanding on the credit agreement amounted to \$4,804 at September 30, 2019. The Communities guarantee payments of the obligation by Portland.

The Communities have guaranteed repayment of the Priority Bixby Loan, whose payment guarantee is subject to certain rights of the Communities to limit their liability under such guarantee. The Communities have also guaranteed repayment of the Junior Bixby Loan.

#### **Note 11 - Derivative Instruments**

The Communities entered into interest rate swap agreements to manage their debt structure and lessen interest rate risk. The fair values aggregate to \$3,383 and \$7,201 at September 30, 2019 and 2018, respectively, and are recorded in other liabilities. The objective of the swap agreements is to minimize the risks associated with financing activities by reducing the impact of changes in the interest rates on variable rate debt. The swap agreements are contracts to exchange variable-rate for fixed-rate payments over the terms of the swap agreements without the exchange of the underlying notional amount. The notional amount of the swap agreements is used to measure the interest to be paid or received and does not represent the amount of exposure to credit loss. During the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, the Communities had the following interest rate swaps in effect:

					Notional Amount		Market Va Septem	
Counterparty	Maturity Date	Rate Paid	Rate Received	_	2019	_	2019	2018
Wells Fargo Bank, N.A. Wells Fargo Bank, N.A. Wells Fargo Bank, N.A.	12/1/2025	3.59 % 3.49 % 5.18 %	67% of 1M LIBOR 67% of 1M LIBOR SIFMA Index	\$	13,000 8,675 -	\$	(2,674) (709)	\$ (1,607) (530) (5,064)

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

### **Note 11 - Derivative Instruments (Continued)**

The Wells Fargo Bank, N.A. International Swaps and Dealers Association, Inc. (ISDA) contains an Additional Termination Event. If the long-term unsecured, unenhanced senior debt rating falls below certain thresholds, it triggers an Additional Termination Event. The Communities have three remedies available in lieu of termination, including collateral posting. No collateral was required to be posted at either September 30, 2019 or 2018.

The Communities paid \$5,332 to terminate one of the swaps in January 2019. The payment reduced the outstanding swap liability on the date of termination.

The net amount paid to Wells Fargo Bank, N.A. for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018 under the interest rate swap agreements is \$284 and \$1,801, respectively. The expense is recorded as interest expense on interest rate swaps for both periods.

The change in the fair market value of the swaps of \$(869) and \$2,297 is recorded as a component of nonoperating revenue in the consolidated statement of operations and changes in net assets without donor restrictions for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively.

## **Note 12 - Construction in Progress**

The construction in progress balance of \$26,190 and \$14,964 at September 30, 2019 and 2018, respectively, relates to various projects across the communities. All of the projects are for the purpose of improving or expanding resident facilities and are in accordance with the Covenant Living Communities and Services' not-for-profit tax status. Sufficient funds to complete all projects are available from bond project funds and board-designated reserves. The Communities entered into a construction commitment with a total contract price of \$34,623, with a balance to finish of \$30,577, which includes retainage at September 30, 2019.

## **Note 13 - Related Party Transactions**

Included in assets whose use is limited, including interest in investment pool, classified as noncurrent at September 30, 2019 and 2018, are \$1,134 and \$1,108, respectively, of National Covenant Properties certificates of deposit. Interest income earned on the National Covenant Properties certificates of deposit was \$33 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018.

On July 31, 2014, CMB sold its ownership in Emanuel Medical Center (EMC) to a third-party provider. On August 1, 2014, ownership of Brandel Manor-Cypress, a 145-bed skilled nursing facility, and Cypress, a 29-bed assisted living facility, transferred to CMB. While ownership of the facilities belongs to CMB, Covenant Living Communities and Services signed a lease agreement to lease the operations and management for both facilities. The initial lease term is 10 years with two optional five-year extension periods and a \$300 annual base rent.

For the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, CMB contributed \$600 to Covenant Living Communities and Services to be used in Turlock, California. At September 30, 2019, the majority of the funds remain unspent and are accounted for as net assets with donor restrictions.

Included in other assets is \$781 and \$554 of amounts due from Covenant Ministries of Benevolence as of September 30, 2019 and 2018, respectively.

## Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

### **Note 13 - Related Party Transactions (Continued)**

Included in administrative and general expense are management fees paid to Covenant Ministries of Benevolence of \$1,183 and \$1,300 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively.

Certain costs, which relate to trust contributions, are incurred by the Communities in connection with Covenant Estate Planning Services of The Evangelical Covenant Church, which assists certain residents and nonresidents in managing assets, establishing trusts, and other related activities. Amounts paid to Covenant Estate Planning Services for the period from February 1, 2018 to September 30, 2018 was \$168. No amounts were paid for the period from February 1, 2019 to September 30, 2019.

On May 9, 2008, CLCS Holdings Two acquired Geneva Place, a 53-unit senior residential building in Geneva, Illinois. This acquisition was primarily financed through a \$5,000 note payable to an affiliate, National Covenant Properties. As of September 30, 2019 and 2018, the outstanding balance on the note is \$4,850. The note payable bears interest at a rate equal to the prime rate plus five basis points, and the amount is due no later than 20 years from the date of first disbursement of loan funds, which was May 1, 2008.

On September 27, 2010, CLCS Holdings One entered into a revolving line of credit with National Covenant Properties with an available credit line of \$4,000. During the year ended January 31, 2011, CLCS Holdings One borrowed \$4,000 on the line of credit. As of September 30, 2019 and 2018, the outstanding balance on the line is \$4,000. The line of credit bears interest at the prime rate or a minimum of 4 percent, due monthly. The principal amount borrowed is due no later than 20 years from the date of first disbursement of loan funds, which was November 1, 2010.

In April 2014, Bixby entered into a revolving line of credit with National Covenant Properties with an available credit of \$4,200. As of September 30, 2019 and 2018, the outstanding balance on the line is \$4,200. The line of credit bears interest at the prime rate or a minimum of 4 percent, due monthly. The Communities guarantee payment of the balance, as described in Note 10.

#### Note 14 - Pension Plan

Certain full-time employees participate in The Evangelical Covenant Church Retirement Plan (the "Plan"). This multiemployer plan, administered by the Board of Benevolence, is noncontributory and provides defined benefits based on years of service and remuneration near retirement. Effective December 31, 2012, the Plan was frozen. Pension benefits will no longer accrue to employees for years of service subsequent to December 31, 2012. Beginning January 1, 2013, the Communities began to match contributions to a defined contribution plan, based on eligibility, made by employees up to 3 percent of each employee's salary. The Communities recorded expense of \$1,272 and \$1,135 for the match for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively.

Pension expense, representing the Communities' required contribution to the Plan, was \$1,107 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018. The contributions made by the Communities represented more than 5 percent of the total contributions made to the Plan for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018. To the extent the Plan is underfunded, future contributions to the Plan may increase.

The Evangelical Covenant Church Retirement Plan is not an Employee Retirement Income Security Act of 1974 plan and is not required to file Form 5500. The Plan's fiscal year is from January 1 to December 31.

### Notes to Consolidated Financial Statements

**September 30, 2019 and 2018** 

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

### Note 14 - Pension Plan (Continued)

Contributions from all employers to the Plan for the years ended December 31, 2018 and 2017 are as follows:

		l Contributions Years Ended [	
Pension Fund	FEIN	 2018	2017
The Evangelical Covenant Church Retirement Plan	36-2167730	\$ 1,776 \$	10,817

As of December 31, 2017, the fair value of the assets of the Plan was \$361,859, and the actuarial present value of accumulated plan benefits was \$373,458.

As of December 31, 2018, the fair value of the assets of the Plan was \$267,047, and the actuarial present value of the accumulated plan benefits was \$313,464.

### Note 15 - Employee Medical Benefit Plan

The Communities sponsor a medical benefit plan, which is available to full-time and eligible part-time employees and their dependents. The medical benefit expense is based on actual medical, dental, and prescription claims paid, administration fees, and the provision for unpaid and unreported claims at year end. At September 30, 2019 and 2018, the liability recorded for unpaid and unreported claims was \$2,748 and \$3,317, respectively, and is reported in other current liabilities. The medical benefit expense was \$8,212 and \$8,024 for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018, respectively.

### Note 16 - Beneficial Interest in Gift Instruments

A source of funds to the Communities is in the form of bequests from The Evangelical Covenant Church members, residents of the Communities, and other parties. The Office of Covenant Estate Planning Services (CEPS) of The Evangelical Covenant Church maintains information as to the estimated values of certain of the Communities' share of trusts and other estate planning mechanisms used by donors. Estimates of value as to the underlying assets of the trusts or other arrangements rely on quoted market prices in the case of stocks and other equity and traded debt securities, appraisal values (where available) for real property, and other reasonable estimates made by the trustees for specific assets. The Communities have recorded their interest in irrevocable trusts as of September 30, 2019 and 2018 at fair value.

Revocable trusts and bequests may be revoked by the donor at any time and, therefore, have not been recorded in the accompanying consolidated financial statements. Proceeds from revocable trusts and bequests will be recorded when received. The ultimate realization of such trusts and bequests may be affected by investment income and appreciation or depreciation, morbidity, mortality, principal reductions, and other factors. Accordingly, the ultimate amounts that will be realized and their timing are not presently determinable.

Amounts related to irrevocable trusts for which the Communities are the named beneficiary, but which allow the beneficiary to be changed to a different entity related to The Evangelical Covenant Church at the discretion of the grantor, are not considered irrevocable for accounting purposes and, accordingly, are not included in interest in irrevocable trusts in the consolidated statement of financial position.

### Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

### Note 16 - Beneficial Interest in Gift Instruments (Continued)

The Communities have recorded their interest in three endowment accounts funded by distributions from irrevocable trusts. The endowment accounts are managed by CEPS and are to be held in perpetuity. Income on the endowment funds is paid to the Communities quarterly and increases net assets with donor restrictions until the funds are spent for the designated purpose. The value of the endowment accounts at September 30, 2019 and 2018 is \$2,701 and \$2,737, respectively, and is recorded in assets whose use is limited and net assets with donor restrictions in the consolidated statement of financial position.

### Note 17 - Revenue Recognition

A summary of the payment arrangements with major third-party payors follows:

Medicare - Services rendered to Medicare program beneficiaries are paid at prospectively determined rates based upon clinical assessments completed by each facility.

Medicaid - Services rendered to Medicaid program beneficiaries are paid at per diem rates prospectively determined by the respective states and are adjusted periodically for changes in resident acuity.

Insurance - Payment agreements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations provide for payment using prospectively determined daily rates and discounts from established charges.

Laws and regulations governing the Medicare and Medicaid programs are complex and subject to interpretation. Management believes it is in compliance with all applicable laws and regulations and is not aware of any pending or threatened investigations involving allegations of potential wrongdoings. While no such regulatory inquiries have been made, compliance with such laws and regulations can be subject to future government review and interpretation. Noncompliance with such laws and regulations may result in significant regulatory action, including fines, penalties, and exclusion from the Medicare and Medicaid programs.

Variable consideration may also exist in the form of settlements with third-party payors as a result of retroactive adjustments due to audits, reviews, or investigations. These settlements are estimated based on the terms of the payment agreement with the payor, correspondence from the payor, and the Communities' historical settlement activity. The Communities have not applied a constraint to the transaction price for settlement estimates, as the Communities have determined that it is not probable that a significant reversal in the amount of the cumulative revenue recognized would not occur in the future.

The Communities make an initial and ongoing evaluation of a resident's creditworthiness or obtain third-party verification of payment coverage and, as such, consider the credit risks they assume and any billed amounts not expected to be collected from residents or third parties for services rendered to represent bad debt expense.

Because all of their performance obligations relate to contracts with a duration of less than one year, the Communities have elected to apply the optional exemption provided in FASB ASC 606-10-50-14(a) and, therefore, are not required to disclose the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied or partially unsatisfied at the end of the reporting period.

The Communities have elected the practical expedient allowed under FASB ASC 606-10-32-18 and do not adjust the promised amount of consideration from residents and third-party payors for the effects of a significant financing component due to the Communities' expectation that the period between the time the resident services are provided to a resident and the time that the resident or a third-party payor pays for that service will be one year or less.

### Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

### Note 17 - Revenue Recognition (Continued)

The composition of routine resident and ancillary services by primary payor and by level of care for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018 is as follows:

	· 	2019	 2018
Payors: Private Medicare Medicaid	\$	130,351 33,382 17,872	\$ 126,099 31,235 16,608
Total	\$	181,605	\$ 173,942
Level of care: Residential living Assisted living Skilled nursing Home health	\$	64,501 32,270 73,384 11,450	\$ 60,725 29,965 71,587 11,665
Total	\$	181,605	\$ 173,942

### Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted) (2018 Unaudited)

### **Note 18 - Functional Expenses**

The Communities provide various services to their residents. Expenses related to providing these services are as follows for the periods from February 1, 2019 to September 30, 2019 and February 1, 2018 to September 30, 2018:

	2	2019	2018
Program services: Salaries and benefits Purchased services	\$	91,838 \$ 17,783	89,243 19,360
Equipment and supplies Depreciation and amortization Interest Insurance		15,211 30,040 9,825 2,781	14,210 29,247 10,112 3,660
Other		16,260	13,627
Total program services		183,738	179,459
Support services: Salaries and benefits Purchased services Equipment and supplies Depreciation and amortization Interest Insurance Other		12,161 5,290 1,014 3,066 1,002 285 7,797	11,354 5,615 1,122 2,985 1,032 374 6,850
Total support services		30,615	29,332
Fundraising: Salaries and benefits Purchased services Equipment and supplies Other		971 34 23 313	706 150 11 320
Total fundraising		1,341	1,187
Total	\$	215,694 \$	209,978

The expenses above include \$1,213 of gifts and bequest expenses, which are netted on the accompanying consolidated statement of operations and changes in net assets without donor restrictions within gifts and bequests - net of related expenses for the period from February 1, 2019 to September 30, 2019 and \$1,051 for the period from February 1, 2018 to September 30, 2018.

### Note 19 - Liquidity

The Communities' financial assets available within one year of September 30 for general expenditure are as follows:

	_	2019	 2018
Cash and cash equivalents Accounts receivable - Net	\$	21,743 17,056	\$ 26,152 18,084
Total	\$	38,799	\$ 44,236

### Notes to Consolidated Financial Statements

September 30, 2019 and 2018

(all amounts in thousands unless otherwise noted)

(2018 Unaudited)

### Note 19 - Liquidity (Continued)

None of these financial assets are subject to donor or other contractual restrictions that make them unavailable for general expenditure within one year of the consolidated statement of financial position date.

The Communities have a policy to structure their financial assets to be available as their general expenditures, liabilities, and other obligations come due. To help manage unanticipated liquidity needs, the Communities also have certain board-designated assets limited as to use, which, as noted in Note 5, have been designated by the board of directors for future capital improvement and may, at its discretion, be made available for general expenditures within the next year. Additionally, the Communities maintain an \$8 million line of credit, as disclosed in Note 9, which could be drawn upon if necessary.

### Note 20 - Subsequent Events

On October 31, 2019, Tulsa Hills Community, Inc. (Tulsa Hills), an entity of Covenant Living Communities and Services, acquired Inverness Village, a senior living community located in Tulsa, Oklahoma, through bankruptcy proceedings. Pursuant to the terms and conditions of an asset purchase agreement dated July 22, 2019 between Inverness Village and Tulsa Hills, the assets and liabilities were acquired for a purchase price of \$41 million, funded through a \$45 million taxable term loan (the "Bank Loan") to the Obligated Group. The proceeds of the Bank Loan were loaned by Covenant Living Communities and Services, as Obligated Group Representative, to Tulsa Hills and used for the acquisition of Inverness Village, along with a line of credit from Covenant Living Communities and Services, as Obligated Group Representative, to Tulsa Hills to fund operating expenses and resident entrance fee deposit refunds. Tulsa Hills is not a member of the Obligated Group.

Currently, Tulsa Hills is conducting an appraisal to determine the asset allocation of the assets acquired and liabilities assumed as of the effective date of the acquisition, October 31, 2019.

As of November 1, 2019 and October 1, 2019, the Obligated Group entered into amendments to the Series 2015B and Series 2017 debt, respectively, which extended the mandatory tender dates and reduced the interest rates of such debt (see Note 10).

### Additional Consolidating Information



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### Independent Auditor's Report on Additional Consolidating Information

To the Board of Benevolence of The Evangelical Covenant Church Covenant Living Communities and Services

We have audited the consolidated financial statements of Covenant Living Communities and Services as of and for the period from February 1, 2019 to September 30, 2019 and have issued our report thereon dated February 7, 2020, which contained an unmodified opinion on those consolidated financial statements. Our audit was performed for the purpose of forming an opinion on the consolidated financial statements as a whole. The additional consolidating information is presented for the purpose of additional analysis and is not a required part of the consolidated 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 consolidated financial statements. The 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 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 consolidated financial statements as a whole.

Plante 1 Moran, PLLC

February 7, 2020



## Consolidating Statement of Financial Position Information

	·									Septen (	September 30, 2019 (in thousands)	, 2019 sands)
STATE OF THE STATE	Ö	Consolidated	Eliminations	<del>-</del> -	Covenant Living Services	Ö	Obligated Group	Eliminations	Co L Commi	Covenant Living Communities and Services	All	S es
CURRENT ASSETS: Cash and cash equivalents Restricted cash Assets whose use is limited, including beneficial interest in	₩ ,	21,743	·	<b>↔</b>	1,800	• ↔	19,943	υ . i,	€	19,244 1,018	↔	699 2,805
investment pool:  Board designated  Restricted under debt agreements  Accounts receivable - net  Prepaid expenses and other assets		83,995 13,685 17,056 4,331			2,740		83,995 13,685 14,315 4,243			5,388 852 390 3,015		78,607 12,833 13,925 1,228
Total current assets	₩.	145,397	€	<b>₽</b>	5,392	8	140,004	5	€	29,907 \$	٠	110,097
PROPERTY AND EQUIPMENT Property and Equipment- at Cost Less Accumulated Depreciation Property and Equipment- Net	မ မ	1,080,954 (535,676) 545,278	<b>ы</b>	ь Б	29,664 (5,553) 24,111	မ မ	1,051,290 (530,123) 521,167	. I	မှာ မှာ	51,689 \$ (21,698) 29,991 \$	& &	999,601 (508,425) 491,176
OTHER ASSETS	↔	31,996	\$ (20,4	(20,484) \$	1,301	မှာ	51,179	\$ (1,154)	\$	47,469 \$		4,864
INTEREST IN IRREVOCABLE TRUSTS		3,549		.	1		3,549			126		3,423
ASSETS WHOSE USE IS LIMITED, INCLUDING BENEFICIAL INTEREST IN INVESTMENT POOL: Board designated Restricted under state and debt agreements Endowment	↔	218,991 140,365 8,279	€9	<del>65</del>	1 1 1	€	218,991 140,365 8,279		ь.	50,413 \$ 1,676 5,578	€	168,578 138,689 2,701
Total assets whose use is limited, including beneficial interest in investment pool		367,635		1	ij		367,635			57,667		309,968
TOTAL	€	1,093,855	\$ (20,483)	483) \$	30,804	€	1,083,534	\$ (1,154)	\$	165,160 \$		919,528

## Consolidating Statement of Financial Position Information (Continued)

											Septen	September 30, 2019	, 2019
												(in thousands)	sands)
LIABILITIES AND NET ASSETS (DEFICITS)	<b>ී</b>	Consolidated	Elimin	Eliminations	Covenant Living Services	8	Obligated Group	E E	Eliminations	Covenant Living Communities and Services	ant g es and es	All	S es
CURRENT LIABILITIES: Accounts payable - trade	↔	17,597	↔	_ '	\$ 120	<b>\$</b>	17,477	<del>⇔</del>	<u>(</u>	€	14,146 \$		3,332
Accounts payable - contractors		428 9 142				1 1	428 9.142		t I		- 626.8		428 163
Accrued interest		909'9		ı	107	7	6,499		ı		237		6,262
Advance deposits		3,739		ı			3,739		1		22		3,717
Current maturities of long-term debt Deferred revenue subject to refund		96,168		,			96,168				5 '		96,168
Refundable contract liabilities		108,754		,			108,754		,		ı	•	108,754
Other current liabilities		16,098			1,590	 	14,508		,		7,390		7,118
Total current liabilities	€	271,912	€	-	\$ 1,817	2	270,095	69	(1)	€	31,505 \$		238,591
LONG-TERM DEBT - Less current maturities	8	437,725	8	·	€	\$	437,725	€	ı	€	13,799 \$		423,926
PAYABLE TO (FROM) COVENANT INSTITUTIONS: Covenant Living Communities and Services- Notes and advances Other Benevolent institutions- Notes and advances		13,050		(20,484)	20,519 13,050	ه ما	(35)		(1,153)		32,726		(31,608)
Total payable to (from) Covenant institutions	69	13,050	€	(20,484)	\$ 33,569	<b>\$</b>	(35)	€	(1,153)	€	32,726 \$		(31,608)
OTHER LIABILITIES		34,836			11,571	_	23,265		(151)		10,800		12,616
DEFERRED REVENUE FROM ENTRANCE FEES		222,784		1			222,784				10,961		211,823
Total liabilities	49	980,307	8	(20,484)	\$ 46,957	\$	953,834	မာ	(1,305)	\$	99,791 \$		855,348
NET ASSETS (DEFICITS): Net assets (deficit) without restrictions Net assets with restrictions	₩	96,041	€	F 1	\$ (17,119)	\$ (6 c)	113,159 16,541	€	151	€ .	58,588 \$ 6,781		54,420 9,760
Total net assets (deficits)	€	113,548	€	-	\$ (16,153)	3) \$	129,700	€	151	₩	65,369 \$		64,180
TOTAL		1,093,855		(20,483)	30,804	4	1,083,534		(1,154)	9	165,160		919,528
See independent auditor's report on additional				ų,									

consolidating information.

# Consolidating Statement of Operations and Changes in Net Assets Without Donor

### Restrictions Information

Period from February 1, 2019 to September 30, 2019 (in thousands)

					4000000				ც -	Covenant		
					Living	0	Obligated		Comm	Communities and		Η
	Con	Consolidated	Eliminations	ations	Services		Group	Eliminations		Services		Campuses
OPERATING REVENUES:											,	1
Routine resident services	↔	150,670	မှ	<del>⇔</del>	3,126	<del>69</del>	147,544	es.	<b>⇔</b>	1,567	69	145,977
Ancillary services		30,935		1	11,468		19,467	•		2		19,465
Amortization of deferred entrance fees		30,737			ı		30,737	•		629		30,078
Net assets released from restriction for operations		1,753		1	249		1,504					1,504
Other		4,832		(320)	1,393		3,759			406		3,353
Total operating revenues	€9	218,927	↔	(320) \$	16,236	မာ	203,011	€	€9	2,634	မ	200,377
EXPENSES:												
Routine nursing services	€	46,648	€	<del>\$9</del> '	6,162	€	40,486	€9	€9	1	↔	40,486
Ancillary services		11,919			986		10,930			2		10,928
Resident benefits		9,651			404		9,247	•				9,247
Dietary		25,672			399		25,273	•		1		25,273
Laundry		1,149		1	_		1,148	•				1,148
Housekeeping		5,744			81		5,663	•		1		5,663
Maintenance		12,173		,	317		11,856	•		161		11,695
Sillific		7,857		ı	223		7,634			47		7,587
Administrative and general		36,476		(316)	4,815		31,977		12	(2,747)		34,712
Interest		10,827			846		9,981	(4,538)	38)	(447)		14,966
Property faxes		2,047		ı	269		1,778	•		66		1,679
Insurance		3,066			141		2,925	•		(252)		3,177
Marketing and promotion		7,695		ı	465		7,230		(12)	(223)		7,465
Depreciation		32,813			574		32,239	•		1,446		30,793
Amortization		293			47		246	•		12		234
Other		451		ı	53		398	•		(818)		1,216
Total expenses	နှ	214,481	æ	(316) \$	15,786	€9	199,011	\$ (4,5	(4,538) \$	(2,720)	8	206,269
OPERATING (LOSS) INCOME	<b>↔</b>	4,446	ь	(4)	450	69	4,000	\$ 4,5	4,538 \$	5,354	€	(5,892)

## Consolidating Statement of Operations and Changes in Net Assets Without Donor Restrictions Information (Continued)

### Period from February 1, 2019 to September 30, 2019 (in thousands)

			*		Covenant	J	Obligated		o	Covenant Living Communities and	ıt ; and	₹
	Conso	Consolidated	Eliminations	ations	Services		Group	Elim	Eliminations	Services		Campuses
OPERATING (LOSS) INCOME	\$	4,446	\$	(4)	\$ 45	450 \$	4,000	8	4,538	\$ 5,	5,354 \$	(5,892)
NONOPERATING REVENUE (EXPENSE): Contributions: Gifts and bequests — net Net assets released from restriction — distributions from trusts		253 54				<b>4</b>	189			<b></b>	(315)	504
Total contributions	89	307	ક		8	\$ \$	243	8	:	\$	(315) \$	558
Other nonoperating revenue - net		(1,287)		1	5	(12)	(1,275)		ı	3	(817)	(458)
Investment return, including beneficial interest in investment pool: Interest and dividend income Realized gains (losses) on fixed income and equity securities — net Unrealized gains (losses) on fixed income and equity securities — net Alternative investment income (loss)		3,162 643 5,003 8,416					3,162 643 5,003 8,416		(4,538)	, <del>, ,</del> ,	(19) (2,385) 1,523 8,416	7,719 3,028 3,480
Total investment return (loss), including beneficial interest in investment pool	\$	17,224	8		\$	↔	17,224	es.	(4,538)	\$ 7,4	7,535 \$	14,227
Unrealized gains (losses) on derivative instruments Interest expense on interest rate swaps		(869)		1 1	1 1		(869)		(3)	8 3	(866)	1 1
Total nonoperating revenue (expense)	€	15,091	8		<b>€</b>	52 \$	15,039	မ	(4,541)	\$ 5,	5,253 \$	14,327
(LOSS) INCOME	€	19,537	<del>s</del>	4	\$ 50	502 \$	19,039	8	(3)	\$ 10,6	10,607 \$	8,435
OTHER CHANGES IN NET ASSETS WITHOUT DONOR RESTRICTIONS: Net assets released from restriction for capital purchases		134		-	1		134		ı			134
Total other changes in net assets without donor restrictions	\$	134	<del>\$</del>	,	· &	↔	134	8	,	\$	\$	134
INCREASE (DECREASE) IN NET ASSETS WITHOUT DONOR RESTRICTIONS	€	19,671	€	4	\$ 505	8	19,173	8	(3)	\$ 10,0	10,607 \$	8,569

## Campus Consolidating Statement of Financial Position Information

													Š	September 30, 2019	r 30, 2	019
														(in t	(in thousands)	(spu
	Cons	Consolidated	0 - 0	Covenant Living of Colorado	S 전 단	Covenant Home of Chicago	S = L	Covenant Living of Florida	S ± 0 >	Covenant Living of Golden Valley	Cov Living Great	Covenant Living of the Great Lakes	Co	Covenant Living of Cromwell	Brandel Manor- Cypress	<u> </u>
ASSETS																
CURRENT ASSETS: Cash and cash equivalents Restricted cash Assets whose use is limited, including beneficial interest in	€	486 2,696	€9	13 517	₩	207	₩	75	₩.	16	<b>↔</b>	7	<del>∨</del>	167 \$ 1,851		<del>-</del> ∞
investment pool: Board designated		27,935		10,507		1		2,992		6,481		5,000		2,955		•
Restricted under debt agreements		3,413		332 610		204		1//		5/2 819		280 289		1,736 1,053	-	- 1,529
Prepaid expenses and other assets		654		44		6		40		70		82		295		11
Total current assets	↔	41,393	€	12,023	69	435	€	4,697	69	8,089	€	6,443	€	8,057 \$		1,649
PROPERTY AND EQUIPMENT - Net		185,342		43,100		4,514		33,522		30,099		35,479		36,707		1,921
OTHER ASSETS		1,400		75				1		72		200		1,053		1
INTEREST IN IRREVOCABLE TRUSTS		1,711		149		117		449		502		39	į	455		1
ASSETS WHOSE USE IS LIMITED, INCLUDING BENEFICIAL INTEREST IN INVESTMENT POOL: Board designated Restricted under state and debt agreements Endowment	₩	26,412 61,546	↔	1,426 3,589	€	4,212	€	7,196	↔	4,647	€	547	<del>↔</del>	8,384 \$ 43,076		1 1 1
Total assets whose use is limited, including beneficial interest in investment pool	€	82,958	€	5,015	€	4,212	€	14,468	€	8,194	မ	4,609	€	51,460 \$		
TOTAL	€	317,804	₩	60,362	€	9,278	€	53,136	€	46,956	€9	46,770	69	97,732 \$		3,570

Covenant Living Communities and Services

# Cammis Consolidating Statement of Financial Position Information (Continued)

In thousands    Controlled		,											Sep	tembe	September 30, 2019	19
Covering to Covering the Covering to Covering the Covering to Covering the Coveri														(in th	ousand	(s)
TIES AND NET ASSETS (DEPCITS)		ć	1 1 1 1	Cove	enant ng of	Covenant Home of	2 7 -	ovenant iving of	S E	enant ing of olden	Covena	int the kee	Covena Living	o it	Brandel Manor-	
1,289   2,289   2,289   2,289   2,289   2,289   2,289   2,289   2,289   2,289   2,289   2,289   2,299   2,289   2,29	LIABILITIES AND NET ASSETS (DEFICITS)	5	isolidated		1 a a a	Cilicago	-	2	•	, and	5	2		<del>-</del>	Saldo	
1,299   2,291   2,299   2,29	CLOBENT LIABILITIES.															
TENDER LANGE         428 <t< td=""><td>CORRENI L'ABILITIES. Accounts pavable - trade</td><td>€9</td><td>1,299</td><td>69</td><td></td><td></td><td></td><td>277</td><td>€9</td><td></td><td>€</td><td></td><td>44</td><td></td><td>112</td><td>2</td></t<>	CORRENI L'ABILITIES. Accounts pavable - trade	€9	1,299	69				277	€9		€		44		112	2
128	Accounts payable - contractors		428		•			ı		ı		1		428		
Compare the compared by the	Accrued salaries and wages		126		1	6	œ	•		•		78				
coc deposition         2.14         2.15         8 7         2.15         8 7         2.15         1.742         1.742           coc deposition conditions on detailurises         2.244         1.847         2.15         6.15         6.89         1.742         1.743         1.742         1.743         1.742         1.742         1.742         1.742	Accrued interest		2,353		290		,	183		202		265		781		
International control contro	Advance deposits		2,319		87	21	വ	21		185		69		1,742		
red rewne subject to refund 3 5,220 3 6,861 3 13,761 3 6,506 3 13,762 3 6,618 3 6,506 3 14,16	Current maturities of long-term debt		3,904		1,847			999		73		298		820		
dable contract labilities         38 613         13761         -         6,606         8,375         6,882         4,089           Current labilities         Current labilities         2,084         475         5,606         6,575         6,882         4,089           Current labilities         S 86,346         2,084         477         5,1475         \$ 14,166         \$ 17,178         \$ 12,790         \$           TER DO (FROM) COVENANT INSTITUTIONS:         TREM DEBT - Less current maturities         36,483         -         1,3789         31,563         42,722         48,967         \$           LE TO (FROM) COVENANT INSTITUTIONS:         34,12         799         5,011         28,715         22,762         1,1689         21,321         4           Benevolent institutions. Notes and advances odel payable to (from) Covenant institutions.         44,412         7799         5,011         2,8715         2,2762         1,1689         2,1,321         4           RRED REVENUE FROM ENTRANCE FEES         5,607         14,867         7,798         5,448         6,611         3,700         4,1647         3,700         3,700         4,1647         3,700         3,700         3,700         3,17,804         3,730         3,700         3,700         3,700         3,700	Deferred revenue subject to refund		35,220		988'6			7,762		4,212		8,735	7	1,625		
current liabilities         \$ 86,346         \$ 26,639         \$ 477         \$ 14,754         \$ 14,166         \$ 17,178         \$ 12,790         \$ 15,790           TERM DEBT - Less current maturities         172,534         \$ 26,639         \$ 477         \$ 14,754         \$ 14,166         \$ 17,178         \$ 12,790         \$ 12,790           LET OF ROW DOCNEMANT INSTITUTIONS:         172,534         \$ 35,483         - 13,789         \$ 11,663         \$ 21,227         48,967         48,967           LET OF ROW DOCNEMANT INSTITUTIONS:         172,534         \$ 35,483         - 13,789         \$ 5,011         \$ 22,762         11,669         \$ 21,321         4 4,967           LET OF ROW DOCNEMANT INSTITUTIONS:         14,416         1,416         \$ 1,416         \$ 11,669         \$ 21,321         4 4,967           Benevolent institutions and Services- Notes and advances         94,412         7 799         \$ 6,011         \$ 28,716         \$ 22,762         11,669         \$ 21,321         \$ 4           Benevolent institutions and Services- Notes and advances         \$ 46,867         \$ 5,011         \$ 28,716         \$ 22,762         \$ 11,689         \$ 21,321         \$ 4           RIFED REVENUE FROM ENTRANCE FEES         \$ 46,867         \$ 5,768         \$ 66,276         \$ 77,906         \$ 8,709         \$ 17,77 </td <td>Refundable contract liabilities</td> <td></td> <td>38,613</td> <td></td> <td>13,761</td> <td></td> <td></td> <td>5,506</td> <td></td> <td>8,375</td> <td></td> <td>6,882</td> <td>7</td> <td>4,089</td> <td></td> <td></td>	Refundable contract liabilities		38,613		13,761			5,506		8,375		6,882	7	4,089		
Sec 346   Sec 347   Sec 3476   Sec 3477	Other current liabilities		2,084		475	13(	60	439		604		49		151	230	ွှ
TERM DEBT - Less current maturities         172,534         35,483         13,789         13,789         13,789         42,722         48,967         48,967           LE TO (FROM) COVENANT INSTITUTIONS: and Services- Notes and advances worken institutions. Notes and advances and advances.         94,412         \$ 799         \$ 5,011         \$ 28,715         \$ 22,762         \$ 11,669         \$ 21,321         \$ 4           RED REVENUE FROM ENTRANCE FEES         55,670         14,887         - 11,033         \$ 401         \$ 1,790         \$ 1,199         \$ 1,086         \$ 1,321         \$ 4           SSETS (DEFICITS): a sests without estrictions ord in extrictions ord in extrictions         (17,625)         3,700         (15,479)         \$ 14,199         (34,367)         3,500         (13,502)         \$ 3,500         (13,502)         \$ 3,500         (13,502)         \$ 3,500 <td>Total current liabilities</td> <td><del>69</del></td> <td>86,346</td> <td>€</td> <td>- !</td> <td></td> <td></td> <td>14,754</td> <td><del>69</del></td> <td>- !</td> <td></td> <td>!</td> <td></td> <td></td> <td>342</td> <td>61</td>	Total current liabilities	<del>69</del>	86,346	€	- !			14,754	<del>69</del>	- !		!			342	61
LE TO (FROM) COVENANT INSTITUTIONS:         94,412         799         5,011         28,715         22,762         11,669         21,321         4           Benevolent institutions and Services- Notes and advances otal payable to (from) Covenant institutions.         4412         799         5,011         \$ 28,715         \$ 22,762         \$ 11,669         \$ 21,321         \$ 4           Benevolent institutions otal payable to (from) Covenant institutions.         4412         7799         \$ 5,011         \$ 28,715         \$ 22,762         \$ 11,669         \$ 21,321         \$ 4           IL MBILTIES         14	LONG-TERM DEBT - Less current maturities		172,534		35,493	-		13,789		31,563	4	2,722	4	3,967		ь
LUABILITIES         14         - <t< td=""><td>PAYABLE TO (FROM) COVENANT INSTITUTIONS: Covenant Living Communities and Services- Notes and advances Other Benevolent institutions- Notes and advances</td><td></td><td>94,412</td><td>-</td><td>662</td><td>5,01</td><td>- 1</td><td>28,715</td><td></td><td>22,762</td><td><del>-</del></td><td>1,669</td><td>27</td><td>1,321</td><td>4,135</td><td>ا ي</td></t<>	PAYABLE TO (FROM) COVENANT INSTITUTIONS: Covenant Living Communities and Services- Notes and advances Other Benevolent institutions- Notes and advances		94,412	-	662	5,01	- 1	28,715		22,762	<del>-</del>	1,669	27	1,321	4,135	ا ي
RED REVENUE FROM ENTRANCE FIEES         55,670         14,867         -         14,033         9,401         9,517         10,852           SETS DEFICITS): settle without restrictions seets with restrictions sets with restrictions         \$ 408,976         \$ 77,798         \$ 5,488         \$ 68,291         \$ 77,906         \$ 81,086         \$ 93,930         \$ 4           SETS (DEFICITS): lefficit) assets without restrictions         (17,625)         3,700         (15,479)         (31,199)         (34,367)         3,500         (13,500)           Seets with restrictions         \$ (91,172)         \$ (17,436)         \$ 3,790         \$ (15,155)         \$ (30,950)         \$ (34,316)         \$ 3,802	Total payable to (from) Covenant institutions	<del>6</del>	94,412	မ	1		- 1	28,715	69	1					4,135	اري
RED REVENUE FROM ENTRANCE FEES         55,670         14,867         14,867         11,033         9,401         9,517         10,852           SSETS (belicity) assets without restrictions seets with mestrictions         (92,588)         (17,625)         3,700         (15,479)         (31,199)         (34,367)         3,500         (1           Seets with restrictions otal net assets (deficits)         \$ (91,172)         (17,436)         (15,155)	OTHER LIABILITIES		41		1			, !		14		'		·		.
SSETS (DEFICITS):         (92,588)         (17,625)         3,700         (15,479)         (31,199)         (34,367)         3,500         (17,436)         (17,436)         (3,136)         (30,950)         \$ 97,732         \$ 91,772         \$ 91,778         \$ 91,778         \$ 91,778         \$ 91,778         \$ 91,778         \$ 91,778         \$ 91,778         \$ 91,772         \$ 91,772         \$ 91,772         \$ 91,772         \$ 91,772         \$ 91,778         \$ 91,772	DEFERRED REVENUE FROM ENTRANCE FEES		55,670		14,867	-		11,033		9,401		9,517	1	),852		.
SSETS (DEFICITS):         (92,588)         (17,625)         3,700         (15,479)         (31,199)         (34,367)         3,500         (1           ssets without restrictions         1,416         189         90         324         249         51         302           ssets with restrictions         \$ (91,172) \$ (17,436) \$ (17,436) \$ (37,900 \$ (15,155) \$ (30,950) \$ (34,316) \$ 3,802 \$ \$           standard states (deficits)         \$ 317,804         \$ 60,362         \$ 9,278         \$ 63,136         \$ 46,956         \$ 46,770         \$ 97,732         \$ 3	Total liabilities	છ	408,976	69	- !		- !	68,291	s	. !	!	-		-	4,477	7
s (30,950)       \$ (30,950)       \$ (34,316)       \$ 3,802       \$ 3,802       \$ 3,802       \$ 3,730       \$ (15,155)       \$ (30,950)       \$ (34,316)       \$ 3,802       \$ 3,732	NET ASSETS (DEFICITS): Net (deficit) assets without restrictions Net assets with restrictions		(92,588)		(17,625)	3,700	ا ه ما	(15,479)		(31,199)	<u>(3</u>	4,367)		302	(1,118)	æ +
\$ 317,804 \$ 60,362 \$ 9,278 \$ 53,136 \$ 46,956 \$ 46,770 \$ 97,732 \$	Total net assets (deficits)	↔	(91,172)	69	1		i	(15,155)	69	- 1					(206)	덛
	TOTAL	↔	317,804	€	-		:	53,136	s	- :		:		- !	3,570	اه

## Campus Consolidating Statement of Operations and Changes in Net Assets Without Donor Restrictions Information

Period from February 1, 2019 to September 30, 2019

(in thousands)

OPERATING REVENUES: Routine resident services Amortization of deferred entrance fees Amortization of deferred entrance fees Net assets released from restriction for operations Other Total operating revenues EXPENSES: Routine nursing services Arcillary services Resident benefits Dietary Housekeeping Maintenance Utilities Administrative and general Insurance Marketing and promotion Marketing and promotion Amortization Amortization	rot
OPERAT Routine Anoillan Anoillan To EXPENS Routine Anoillan Resider Dietary Laundy) Housek Mainins Interest Propert Insuran Marketi Marketi Depreci Depreci Depreci Amortiza	redto

OPERATING (LOSS) INCOME

,	, p		Covenant Living of		Covenant Home of		Covenant Living of		Covenant Living of Golden	ي ≒ د	Covenant Living of the		Covenant Living of	B	Brandel Manor- Cypress
•					B										,
G	58,213	69	10,002	<del>69</del>	1,835	69	9,705	€9	10,755	€9	7,379	G	10,711	49	7,826
	8,059		1,031		6		1,719		1,415		906		922		2,057
	10.068		2,320		•		2,352		1,670		2,020		1,706		
	432		143		•		58		42		81		108		•
	1,516	İ	173		13	ļ	147	إ	170		364		627		22
சு	78,288	69	13,669	€9	1,857	69	13,981	€	14,052	မာ	10,750	69	14,074	မှ	9,905
	17.520		2 336		150		2.353		3.641		1.867		2.598		4,575
	4.776		611				928		674		483		575		1,505
	4.019		999		369		644		751		488		778		323
	9,934		1,644		305		1,787		1,858		1,510		1,826		1,004
	502		74		15		49		64		21		59		220
	2,076		224		4		416		565		200		434		223
	4,399		779		138		7.76		788		584		961		172
	2,914		470		91		565		533		381		723		151
	13,881		2,172		627		2,318		2,588		2,092		2,469		1,615
	606'9		1,372		101		1,201		1,357		1,656		572		90
	918				•		154		36		250		478		•
	1,249		209		69		252		240		177		209		93
	3.004		556		2		728		591		520		497		110
	10.541		2,269		211		2,334		2,170		1,473		1,967		117
	102		29		1		15		24		26		80		•
	519		77		•		69	Į	107		101		121	ļ	44
€	82,663	\$	13,488	ø	2,092	↔	14,790	69	15,987	ø	11,829	€9	14,275	ક્ક	10,202
69	(4.375)	69	181	G	(235)	Ф	(808)	ø	(1,935)	ø	(1,079)	ø	(201)	69	(297)

## Campus Consolidating Statement of Operations and Changes in Net Assets Without Donor Restrictions Information (Continued)

Period from February 1, 2019 to September 30, 2019

(in thousands)

OPERATING (LOSS) INCOME NONOPERATING REVENUE (EXPENSE): Contributions: Gifts and bequests — net Not accept releases — from restriction — distributions from trusts	Total contributions Other nonoperating (expense) income - net Investment return, including beneficial interest in investment pool: Interest and dividend income
--	---

Investment return, including beneficial interest in investment pool: Interest and dividend income Realized gains (losses) on fixed income and equity securities — net Unrealized gains (losses) on fixed income and equity securities — net

Total investment return (loss), including beneficial interest in investment pool

Total nonoperating revenue (expense)

(LOSS) INCOME
OTHER CHANGES IN NET ASSETS WITHOUT DONOR RESTRICTIONS:
Net assets released from restriction for capital purchases

Total other changes in net assets without donor restrictions (DECREASE) inCREASE IN NET ASSETS WITHOUT DONOR RESTRICTIONS

								_	Covenant						
ខិ	Consolidated		Covenant Living of Colorado	•	Covenant Home of Chicago	-	Covenant Living of Florida		Living of Golden Valley	ق ≟ ت	Covenant Living of the Great Lakes	J U	Covenant Living of Cromwell	Brande	Brandel Manor- Cypress
es	(4,375)	€9	181	မ	(235)	69	(808)	မာ	(1,935)	69	(1,079)	49	(201)	€	(297)
	č		α				(80)		202		(85)		243		
	2 '				'						(22)		2		8
	313		ω		5		(09)		202		(85)		243		.
	(75)	ļ	(6)	ļ			(2)		(14)		(2)		(48)		-
	1,623		324		35		465		280		194		325		•
	603		154		52		154		135		55		53		
	1,162	١	384			l	174		276		237		91		
69	3,388	49	862	69	87	€9	793	69	691	69	486	ь	469	ь	,
69	3,626	69	861	€	92	69	731	€	879	↔	399	69	664	69	
€	(749)	€9	1,042	€9	(143)	8	(78)	€	(1,056)	ø	(089)	69	463	€	(297)
	64	ļ	4				09		'			.	1		٠
ø	64	69	4	€	1	69	9	₩	1	ь	,	↔	t	€	
s	(685)	ь	1,046	69	(143)	69	(18)	€	(1,056)	↔	(680)	€9	463	s	(297)

Covenant Living Communities and Services

## Campus Consolidating Statement of Financial Position Information

													(C)	September 30, 2019	er 30	, 2019
														(in	thous	(in thousands)
ASSETS	Cor	Consolidated	S E Z	Covenant Living at the Holmstad	2 – –	Covenant Living at Mount Miguel	Cov Livi North	Covenant Living of Northbrook	Covenant Living at the Samarkand	ant t the and	Covenant Living at the Shores	nant at the es	Cov Livi	Covenant Living of Turlock	Covenant Living at Windsor Park	nant ig at ir Park
CURRENT ASSETS: Cash and cash equivalents Restricted cash Assets whose use is limited, including beneficial interest in	↔	213	↔	43	<b>↔</b>	31 28	↔	8 17	€	6 +	€	4 '	€9	16	<del>\</del>	130 20
investment pool: Board designated Restricted under debt agreements Accounts receivable - net Prepaid expenses and other assets		50,672 9,420 7,716 574		8,881 1,702 1,291 82		5,442 1,073 2,113 59		15,547 3,487 1,133 70	,	7,159 137 892 73	•	10,723 305 631 77		2,920 1,572 583 59		1,144 1,073 154
Total current assets	s	68,704	8	12,014	8	8,746	69	20,262	69	8,271	€	11,740	s	5,150	8	2,521
PROPERTY AND EQUIPMENT - Net		305,834		50,295		39,539		69,819	4	42,830		39,258		31,367		32,726
OTHER ASSETS		3,464		152		1,594		630		838		1		250		1
INTEREST IN IRREVOCABLE TRUSTS		1,712		172		117		24		717		330		277		75
ASSETS WHOSE USE IS LIMITED, INCLUDING BENEFICIAL INTEREST IN INVESTMENT POOL: Board designated Restricted under state and debt agreements Endowment	€	142,166 77,143 2,701	φ.	18,848 10,524 769	€	7,775 20,710 47	€	46,786	Ф	3,762	€	2,495	€9	16,387 5,952	€	15,113 27,256 1,885
Total assets whose use is limited, including beneficial interest in investment pool	€	222,010	49	30,141	€	28,532	<del>⇔</del>	53,981	₩ ₩	38,103	€	4,660	€	22,339	€9	44,254
TOTAL	8	601,724	8	92,774	8	78,528	€9	144,716	6	90,759	€	55,988	8	59,383	€	79,576

**Covenant Living Communities and Services** 

# Campus Consolidating Statement of Financial Position Information (Continued)

September 30, 2019 (in thousands)

														(in	hous	(in thousands)
LIABILITIES AND NET ASSETS (DEFICITS)	Con	Consolidated	≖ 5ٍ ن	Covenant Living at the Holmstad	8 = =	Covenant Living at Mount Miguel	Cov Liv Nort	Covenant Living of Northbrook	Covenant Living at the Samarkand	Covenant Living at the Samarkand	Cov Living Sh	Covenant Living at the Shores	Covenant Living of Turlock	nant g of ock	Cove Livii Windse	Covenant Living at Windsor Park
CURRENT LIABILITIES:	6	c	6	900	e	700	e	24.0	¥	940	¥	CVC	e	187	¥	320
Accounts payable - trade	9	2,033		060	9	, ,	<del>)</del>	7 '	<del>)</del>	<u>,</u>	<del>)</del>	747	<b>,</b>	<u>`</u>	•	7
Accured salaries and wades		37				1		1		1		37		1		,
Accrued interest		3,909		1,107		229		069		78		308		443		909
Advance deposits		1,398		378		110		181		217		230		90		222
Current maturities of long-term debt		8,745		762		610		3,351		787		463		1,743		1,029
Deferred revenue subject to refund		60,948		12,566		9,467		11,946		12,964		8,239		5,766		
Refundable contract liabilities Other current liabilities		70,141		11,670		8,728		21,267		10,438 343		14,484 120		3,554 180		944
Total current liabilities	€9	152,245	မ်ာ	27,998	↔	20,101	€	39,823	€	25,146	€ <del>O</del>	24,123	\$	11,933	es	3,121
LONG-TERM DEBT - Less current maturities		251,392		69,409		40,252		38,910		6,798		20,479	2	28,290		47,254
PAYABLE TO (FROM) COVENANT INSTITUTIONS: Covenant Living Communities and Services- Notes and advances Other Benevolent institutions- Notes and advances		(126,020)		5,085		(49,164)		(24,812)		(47,180)		(21,943)		(6;059)		18,053
Total payable to (from) Covenant institutions	မာ	(126,020)	€	5,085	69	(49,164)	€9	(24,812)	\$	(47,180)	€	(21,943)	\$	(6;0;9)	€9	18,053
OTHER LABILITIES		12,602		1		1				16		•				12,586
DEFERRED REVENUE FROM ENTRANCE FEES		156,153		16,738		18,303		30,923		25,308		22,136		12,151		30,594
Total liabilities	€9	446,372	↔	119,230	€9	29,492	€	84,844	€9	10,088	↔	44,795	&	46,315	` ∽	111,608
NET ASSETS (DEFICITS):  Net assets (deficit) without restrictions  Net assets with restrictions	€	147,008 8,344	€	(27,382)	69	48,368 668	€ .	59,853	€	76,277 4,394	€	11,088	8	12,822	€	(34,018) 1,986
Total net assets (deficits)	မ	155,352	€9	(26,456)	69	49,036	es	59,872	69	80,671	€	11,193	8	13,068	€	(32,032)
TOTAL	€	601,724	€	92,774	€9	78,528	€	144,716	€9	90,759	€	55,988	\$	59,383	€	79,576

# Campus Consolidating Statement of Operations and Changes in Net Assets Without

### Donor Restrictions Information

Period from February 1, 2019 to September 30, 2019

### (in thousands)

12,990 2,206 3,173 206 112

8,909 812 1,598 106 197 18,687

11,622

1,938 558 563 1,682 70 438 802 405 2,418 868 (220)

(787)

18,907

12,409

Covenant Living at Windsor Park

	Cons	Consolidated	Covenant Living at the Holmstad	ant t the tad	Covenant Living at Mount Miguel	Ş Ş Ş	Covenant Living of Northbrook	Cove Living Sama	Covenant Living at the Samarkand	Cov Living Sh	Covenant Living at the Shores	Covens Living Turlog	و م ي
OPERATING REVENUES: Routine resident services Ancillary services Amortization of deferred entrance fees Net assets released from restriction for operations	₩	87,764 11,406 20,010 1,072 1,837	<del>\$</del>	14,650 \$ 1,810 3,109 147 285	12,023 1,685 2,366 102 146	₩ .	14,437 1,743 4,162 159 309	€9	14,240 1,635 2,874 186 342	↔ '	10,515 1,515 2,728 166 446	↔	
Outed Total operating revenues	₩	1 1	8	20,001 \$	16,322	₩	20,810	€	19,277	€	15,370	€	-
EXPENSES:		22 966		4.020	3.426		4.078		3,359		2.629		•
Nodulira itu sing savicas Ancillary services		6,152		934	896		775		1,017		822		
Resident benefits		5,228		875	642		773		951		628		
Dietary I munder		15,339 646		2,260 66	2,057 130		2,65/ 145		107		46		
Harisekeenin Harisekeenin		3,587		609	449		453		720		466		
Tradestroping Maintenance Maintenance		7,296		1,220	905		1,113		1,169		656		
manical designation of the second sec		4,673		846	812		563		744		595		
John instrative and general		20,831		3,223	2,983		3,766		3,236		2,968		•
		8,657		2,903	799		1,314		492		680		
Dronaty taxes		761		291	•				-		129		
included in the control of the contr		1,928		282	250		302		314		296		
Marketing and promotion		4,461		775	570		808		602		378		
Description		20,252		3,049	2,457		4,182		3,235		2,227		•
Amprovision Amprovision		132		40	17		24		ဖ		15		
Other		269		106	74		220		80		29		
Total expenses		123,606	2	21,499	16,467		21,173		18,415		14,736		7
OPERATING (LOSS) INCOME	€	(1,517)	\$	(1,498) \$	(145)	8	(363)	€9	862	€9	634	€9	

## Campus Consolidating Statement of Operations and Changes in Net Assets Without Donor Restrictions Information (Continued)

### Period from February 1, 2019 to September 30, 2019

(in thousands)

NONOPERA ING KEVENUE (EXPENSE): Contributions: Gifts and bequests — net Not assesse released from restriction — distributions from trusts	Net assets teleased notification — distributions in our russ.  Total contributions	Other nonoperating (expense) income - net investment pool: investment return, including beneficial interest in investment pool: interest and dividend income	Realized gains (losses) on fixed income and equity securities — net Unrealized gains (losses) on fixed income and equity securities — net	Total investment return (loss), including beneficial interest in investment pool	Total nonoperating revenue (expense)	(LOSS) INCOME	OTHER CHANGES IN NET ASSETS WITHOUT DONOR RESTRICTIONS:	
---	--	--	--	--	--------------------------------------	---------------	---	--

INCREASE (DECREASE) IN NET ASSETS WITHOUT DONOR RESTRICTIONS

Total other changes in net assets without donor restrictions

					_	Covenant										
	Conse	Consolidated		Covenant Living at the Holmstad		Living at Mount Miguel	J - ž	Covenant Living of Northbrook	Sar C	Covenant Living at the Samarkand	" ؤ ٥	Covenant Living at the Shores	-	Covenant Living of Turlock	Win C. S	Covenant Living at Windsor Park
'	€	(1,517)	€	(1,498)	€	(145)	€	(363)	₩	862	€	634	€	(787)	69	(220)
		191 54		(63)		(63) 35		(64)		363 19		144		(32)		(64)
1 1		245		(63)		(28)		(64)		382		144		(32)		(64)
Į.		(383)		(50)		(89)		(73)		(23)		(12)	ļ	(81)		(86)
		960'9		1,202		801		1,157		1,368		457		425		989
		2,425 2,318		348 420		152		850 574		505 236		160 392		262 143		148 361
ı	69	10,839	€	1,970	€9	1,145	€	2,581	ь	2,109	€	1,009	€	830	€	1,195
		10,701		1,827		1,059		2,444		2,468		1,141		717		1,045
	€9	9,184	€9	329	69	914	69	2,081	€	3,330	€9	1,775	€9	(70)	€	825
- 1		72	!	5		1				90				,		ß
1	€9	72	49	9	69		€	-	€	90	69		€9		€9	5
	€	9,256	↔	335	69	914	€	2,082	69	3,390	€9	1,775	49	(70)	es	830

Covenant Living Communities and Services

# Consolidating Statement of Financial Position Information - Covenant Living Services

Sentember 30 2019

												Ø	September 30, 2019	er 30	, 2019
													(in	thous	(in thousands)
	Ć	·	L		Covenant Solutions Business Development		Covenant Holdings	Ş F	Covenant Holdings	Cove	Covenant Living	Coven	CovenantCare	CO CO	Covenant Living
ASSETS	Consc	Consolidated	Eliminations		and Support	5	e, 	_	, L	ā	Ŷ	<b>.</b>	<u> </u>	Ď	8 22 2
CURRENT ASSETS: Cash and cash equivalents Restricted cash Assets whose use is limited, including beneficial interest in		1,800	. <del>69</del>	· <del>()</del>	1 1	₩	429	€	66 -	↔	685 264	↔	387	₩	260
investment pool: Board designated		1		,			,		1		•		1		ı
Restricted under debt agreements Accounts receivable - net Prepaid expenses and other assets		2,740		(28)	1 1		' ' '		- 8 2	, [	17		2,577		166
Total current assets	€	5,392	€9	(28) \$	ı	€	429	8	49	€	967	€	3,547	€	428
PROPERTY AND EQUIPMENT - Net		24,111		1	1		3,437		6,029		14,455		144		46
OTHER ASSETS		1,301		•			(53)		111		(160)		3,357		(1,954)
INTEREST IN IRREVOCABLE TRUSTS ASSETS WHOSE USE IS LIMITED, INCLUDING BENEFICIAL		ı			'		1		1		•		1 ,		
INTEREST IN INVESTMENT POOL:  Board designated  Restricted under state and debt agreements  Endowment		1 1 1			1 1 1		1 1 1		1 1 1		1 1 1		1 1 1		1 1 1
Total assets whose use is limited, including beneficial interest in investment pool	<del>6</del>	ı	\$	<del>ده</del> ا ا		€	'	€	,	€	t	€		↔	•
TOTAL	છ	30,804	€	(28) \$	1	€	3,813	€	6,189	€	15,262	€	7,048	<del>\$</del>	(1,480)

## Consolidating Statement of Financial Position Information - Covenant Living Services (Continued)

												S	September 30, 2019 (in thousands)	er 30 :hous	ember 30, 2019 (in thousands)
LIABILITIES AND NET ASSETS (DEFICITS)	Con	Consolidated	Eliminations	ations	Covenant Solutions Business Development and Support	s s sent	Covenant Holdings One, LLC	0 = F	Covenant Holdings Two, LLC	. 8 -	Covenant Living Bixby	CovenantCare at Home	intCare	Cov Li	Covenant Living Services
CURRENT LIABILITIES: Accounts payable - trade	€9	120	€	(28)	<del>⇔</del> ⊹	<i>↔</i>		<i></i>	10	↔	1 1	₩	122	€9	9 '
Accounts payable - Contractors Accrued salaries and wages Accrued interest Advance deposits		107		t 1 t		1 1 1	-	- 2	- 21		- 69		1 1 1		1 1 1
Current maturities of long-term debt Deferred revenue subject to refund Refundable contract liabilities Other current liabilities		1,590		1 1 1 1		 		52	152				704		2
Total current liabilities	es	1,817	€	(28)	69	ا ،		\$ 69	183	€	749	€	826	€	18
LONG-TERM DEBT - Less current maturities		1		1		1		1	1		1		ţ		į
PAYABLE TO (FROM) COVENANT INSTITUTIONS: Covenant Living Communities and Services- Notes and advances Other Benevolent institutions- Notes and advances	e .	20,519 13,050			1,8	1,832	(134)	€ o	3,764		306 4,200		14,887		(136)
Total payable to (from) Covenant institutions	es	33,569	69	-	\$ 1,8	1,832 \$	3,866	မ	8,614	€	4,506	€	14,887	69	(136)
OTHER LIABILITIES		11,571		-		  -					11,571		•		•
Total liabilities	69	46,957	€9	(28)	\$ 1,8	1,832 \$	3,935	2	8,797	€9	16,826	€	15,713	€	(118)
NET ASSETS (DEFICITS):  Net assets without restrictions  Net assets with restrictions		(17,119)		' '	(1,8	(1,832)	(122)	7	(2,608)		(1,564)		(9,631)		(1,362)
Total net assets (deficits)	↔	(16,153)	€	1	\$ (1,8	(1,832) \$	(122)	\$ (2)	(2,608)	€9	(1,564)	€	(8,665)	€	(1,362)
TOTAL	€	30,804	€	(28)	€	ا.	3,813	8	6,189	€	15,262	€	7,048	€9	(1,480)

See independent auditor's report on additional

consolidating information.

## Restrictions Information - Covenant Living Services Consolidating Statement of Operations and Changes in Net Assets Without Donor

Period from February 1, 2019 to September 30, 2019

(in thousands)

i fees ion for operations											
OPERATING REVENUES: Routine resident services Ancillary services Amortization of deferred entrance fees Amortization of deferred entrance fees Net assets released from restriction for operations Other	Total operating revenues	EXPENSES: Routine nursing services	Resident benefits Dietary	Laundry Housekeeping	Maintenance Utilities	Administrative and general Interest	Property taxes insurance	Marketing and promotion Depreciation	Amortization Other	Total expenses	OPERATING (LOSS) INCOME

3126         \$	Consolidated	Elim	Eliminations	Cov Solt Bus Devel	Covenant Solutions Business Development and Support	Covenant Holdings One, LLC	ant gs LC	8 ¥ \$	Covenant Holdings Two, LLC	Covenant Place of Lenexa	ant of ĸa	Cove Liv Bix	Covenant Living Bixby	Ş <u>û</u> ∓	Covenant Care at Home	Se	Covenant Living Services
\$       453       6       -       48       -       249         \$       453       866       \$       5       2331       \$       11700       \$         \$       453       866       \$       \$       2,331       \$       11,700       \$         1       2       2       3       2       3       4	3,126 11,468	ω		€9		€9		€		69			2,266	4	-11,451	↔	
\$         453         453         866         \$         2,331         \$         11,700         \$           1	249 1,393		. i i				453		· ·				, , 84		- 249 -		- 886
(1)       (1)       (2)       5970         (1)       14       975         (1)       14       975         (1)       14       17       24       363         15       15       124       363         16       16       17       124       363         145       145       145       145       145       129         15       145	16,236	₩		49		€	453	69	998	69		es l	2,331	€	11,700	ь	886
(1)     (2)     (3)       (1)     (1)     (2)     (3)       (2)     (3)     (4)     (4)       (3)     (4)     (4)     (4)       (4)     (4)     (4)     (4)       (5)     (4)     (4)     (4)       (7)     (4)     (4)     (4)       (8)     (4)     (5)     (6)       (1)     (6)     (6)     (6)       (1)     (6)     (6)     (6)     (6)       (1)     (6)     (6)     (6)     (6)     (6)       (1)     (6)     (6)     (6)     (6)     (6)     (6)       (1)     (6)     (6)     (6)     (6)     (6)     (6)     (6)       (1)     (6)     (6)     (6)     (6)     (6)     (6)     (6)     (6)       (1)     (6)     (6)     (6)     (6)     (6)     (6)     (6)     (6)     (7)	6,162				1				i				192		5,970		,
(1)     1     52     383     363       (2)     1     1     1     1       (3)     1     1     1     1       (4)     1     52     151     13     23       (4)     1     1     52     151     13     23       (5)     65     64     16     12     71       (7)     1     52     136     18     71       (8)     23     26     67     71       (9)     20     19     19       (1)     5     17     5     16       (1)     5     17     5     16     5       (1)     5     17     5     16     5       (2)     1     6     5     8     11       (4)     5     17     5     16     5       (5)     6     6     6     6     7       (1)     5     17     5     18     6       (1)     5     16     5     8     6       (1)     5     16     5     8     6       (1)     5     18     5     6     6       (1)     6     10	686								. !				4 ;		975		
(1) (1) (2) (1) (3) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	404 399								15				384		363		
(1)     1     52     151     -     42     -       (1)     1     52     151     -     348     3,702       -     145     183     -     518     -       -     65     64     -     71       -     5     23     -     42       -     71     28     71       -     20     -     67     319       -     20     -     8     19       -     -     -     53       -     -     -     53       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -     -     -     -       -	-								•		,		-		,		•
(1)         1         52         151         -         129         -<	8								33		,		45				
(1) 1 52 151 23 65 64 7 136 7702 1 145 183 23 65 64 7 136 4 1 20 26 67 319 2 136 19 2 136 19 2 13 15 15 15 15 15 15 15 18 3 148 3,702 4 2 71 4 2 71 6 19 2,346 \$ 11,518 \$ 5 5 11,518 \$ 5	317						148		40		1		129				
(1) 1 52 151 - 348 3.702 145 - 348 3.702 146 145 183 - 378 148 3.702 148 145 183 - 378 148 148 148 148 148 148 148 148 148 14	223		,						87				113		23		,
145     183     518     -       65     64     -     136     -       65     23     -     77       70     26     -     67     71       82     136     (8)     328     19       9     -     -     67     319       1     -     -     -     53       2     -     -     -     53       3     -     -     -     53       4     -     -     -     53       5     1     5     14     5     14     5       5     1     5     18     5     8     16       8     1     5     18     6     8     8     11     5	4,815		£		_		25		151				348		3,702		295
\$65     64     -136     4       \$71     -23     -42     71       \$20     -328     -136       \$6     -67     319       \$71     -20     -       \$6     -328     19       \$8     19       \$8     19       \$8     19       \$8     19       \$8     115       \$8     11,518	.846						145		183				518				
\$5     23     -4     71       \$6     42     71       \$6     73       \$6     73       \$6     73       \$6     13       \$6     13       \$6     14       \$6     14       \$6     14       \$6     15       \$6     15       \$6     16       \$6	269						65		64				136		4		
26     -67     319       20     136     -69     328     19       20     -     -     8     19       5     (1)     5     1     5     517     5     781     5     8     11,518     5       5     1     5     (1)     5     (1)     5     (1)     5     182     5	141		,				2		23				42		71		
\$ 20         136         (8)         328         19           \$ 20         136         (8)         328         19           \$ (1)         \$ 1         \$ 517         \$ 781         \$ (8)         \$ 2,346         \$ 11,518         \$           \$ 1         \$ (1)         \$ (64)         \$ 65         \$ 8         \$ (15)         \$ 182         \$	465				,				56		,		49		319		23
\$ (1) \$ (1) \$ (64) \$ (64) \$ (65) \$ (15) \$ (15) \$ (15) \$ (2)	574						82		136		(8)		328		19		17
\$         (1)         \$         1         \$         517         \$         781         \$         (8)         \$         2,346         \$         11,518         \$           \$         1         \$         (1)         \$         (64)         \$         86         \$         8         \$         (15)         \$         182         \$	47						20				,		80		19		,
\$         (1)         \$         1         \$         517         \$         781         \$         (8)         \$         2,346         \$         11,518         \$           \$         1         \$         (1)         \$         (64)         \$         85         \$         8         \$         (15)         \$         182         \$	53				٠										53		
\$ 1 \$ (1) \$ (64) \$ 85 \$ 8 \$ (15) \$ 182 \$	15,786		Ξ	€9	~	€9	217	s	781	s <del>s</del>	8)		2,346	69	11,518	69	632
	450	es es	1	မာ	(1)	es.	(64)	ક્ક	85	မာ	8	69	(15)	es l	182	s	254

## Consolidating Statement of Operations and Changes in Net Assets Without Donor Restrictions Information - Covenant Living Services (Continued)

## Period from February 1, 2019 to September 30, 2019

### (in thousands)

Covenant Living Services

Consolidated Eliminations	450	. 64	64	(12)		\$ 52 \$	\$ 502 \$		· · · · · · · · · · · · · · · · · · ·	\$ 502 \$
Covenant Solutions Business Development s & Support	(1)	• •		8		69	1 \$ (1)	,	69	1 \$ (1)
Covenant Cc Holdings H One, LLC Tv	(64)	1 1	•			€9 -	\$ (64) \$		φ.	\$ (64) \$
Covenant Holdings Two, LLC	885					φ.	85 \$			85 \$
Covenant Place of Lenexa	8		-	(8)	•	(8)	,		,	
Covenant Living Bixby	(15)						\$ (15)			\$ (15)
Covenant CovenantCare Living at Bixby Home	182	92	65			\$ 65	\$ 247	1	· •	\$ 247

249

### Note to Consolidating Statement of Financial Position and Consolidating Statement of Operations and Changes in Net Assets Without Donor Restrictions Information

As of September 30, 2019 and For the Period from February 1, 2019 to September 30, 2019

### 1. Basis of Reporting

In accordance with financial statement presentation under the bond agreements, the consolidating statement of financial position as of September 30, 2019 and consolidating statement of operations and changes in net assets without donor restrictions information for the period from February 1, 2019 to September 30, 2019 for the Obligated Group exclude the effects of consolidating entities controlled by members of the Obligated Group but which themselves are not members of the Obligated Group are included in Covenant Living Services. The balances for Covenant Living Communities and the Obligated Group do not include interests in controlled entities.

### EXHIBIT "C" TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

3 YEAR PRO FORMA CASH FLOW STATEMENTS, INCLUDING SUMMARY OF PROJECTIONS USED IN THE PRO FORMA STATEMENTS. (NOTE: THE CALCULATIONS FOR THE PRO FORMA CASH FLOW STATEMENTS ARE NOT BASED ON THE AVERAGE AGE OF RESIDENTS OR THE ANTICIPATED NUMBER OF PERMANENT TRANSFERS AND DO NOT INCLUDE ANY PROJECTED RESULTS RELATING TO THE CONSTRUCTION PROJECT(S) DESCRIBED IN EXHIBIT E. SEE EXHIBIT E FOR PROJECTED OPERATING STATEMENTS THAT INCLUDE PROJECTED INFORMATION RELATING TO SUCH CONSTRUCTION PROJECT(S) AND THE RELATED FINANCING OF THE SAME)

Cromwell

Operating Statement Summary	ACTUAL					:	FORECAST					
	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030
Resident Days	127,123	127,370	127,022	127,022	127,022	127,370	127,022	127,022	127,022	127,370	127,022	127,022
Adjusted Resident Care Revenue	20,324,207	21,834,203	22,342,813	22,899,952	23,480,001	24,113,194	24,709,297	25,358,283	26,035,127	26,773,779	27,471,389	28,232,408
Less: Contractual Adjustments	(3,267,424)	(4,146,367)	(4,134,805)	(4,134,805)	(4,134,805)	(4,146,133)	(4,134,805)	(4,134,805)	(4,134,805)	(4,146,133)	(4,134,805)	(4,134,805)
Nel Resident Care Revenue	17,056,783	17,687,836	18,208.008	18,765,146	19,345,196	19,967,061	20,574,492	21,223,478	21,900,322	22,627,646	23,336,584	24,097,603
Arrillary Seniros Revenise	1.574.620	1,288,356	1,315,799	1,343,983	1,372,477	1,410,708	1,443,216	1,479,097	1,515,335	1,555,253	1,595,327	1,639,107
Other Operating Revenue	082,790	880,798	908,486	937,068	966,574	997,034	1,028,481	1,060,949	1,094,471	1,129,083	1,164,822	1,201,727
Total Charaling Revenies	19,531,192	19,856,991	20,432,293	21,046,197	21,684,247	22,374,803	23,046,189	23,763,524	24,510,128	25,311,982	26,096,733	26,938,437
Revenue % Increase		1.67%	2.90%	3.00%	3.03%	3,18%	3.00%	3.11%	3.4%	3.27%	3.10%	3.23%
Routing Nursing Services	3,875,510	4,198,567	4,380,094	4,542,876	4,711,927	4,891,515	5,069,855	5,259,253	5,455,980	5,664,983	5,872,617	6,093,139
Ancillary Services	861,425	729,772	736,465	743,830	751,268	759,404	766,369	774,033	781,773	790,240	1 646 472	905,463
Resident Benefits	1,184,094	1,224,003	1,269,208	3,420,000	3 218 666	3 318 291	3.417.826	3,523,557	3,632,893	3,749,047	3,862,927	3,983,901
Dietary Expense	2,724,185	2,923,459	3,026,453 115,458	119,001	122,673	126,581	130,420	134,508	138,745	143,255	147,691	152,412
Laundry Expense Howekeening Expense	653,682	716,562	744,813	777,811	799,861	831,277	859,290	890,760	923,485	720,036	992,780	1,029,498
Maintenance Expense	1,445,266	1,416,175	1,452,723	1,489,722	1,528,000	1,571,903	1,608,598	1,651,025	1,694,947	1,745,191	1,787,515	1,836,288
Utilities Expense	1,158,561	1,214,874	1,227,022	1,239,292	1,251,685	1,264,202	1,276,844	356.540	360.105	363.706	367.343	371,016
Insurance	3541 150	3,797,134	3.974.922	4.080,698	4,190,279	4,305,736	4,422,135	4,544,126	4,670,631	4,803,568	4,937,971	5,079,133
Administrative and Certeral	714.425	717,576	724,752	732,000	739,320	746,713	754,180	761,722	769,339	777,032	784,802	792,650
Operating Expense Adjustments	0	0	(116,171)	(118,549)	(121,009)	(123,558)	(126,191)	(128,920)	(131,743)	(134,668)	(137,689)	(140,820)
	16 547 BR2	17 301 556	17.876.975	18.374.806	18.890.059	19,440,507	19,976,234	20,547,970	21,140,062	21,772,239	22,388,605	23,046,667
Figure 10 operating Expenses Expense % Increase		5.10%	2.79%	2.78%	2.80%	2.91%	2.76%	2.86%	2.88%	2.99%	2.83%	2.94%
Internal Charatine Merrin	2.983.511	2,465,435	2,555,318	2,671,391	2,794,188	2,934,296	3,069,955	3,215,554	3,370,066	3,539,743	3,708,128	3,891,770
Internal Operating Ratio	15.28%	12.42%	12.51%	12.69%	12.89%	13.11%	13.32%	13.53%	13.75%	13.98%	14.21%	14.45%
7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	1 649 786	2 111 501	2.177.024	2.244,195	2,313,055	2,383,650	2,456,020	2,530,210	2,606,266	2,684,236	2,764,166	2,846,106
Contributions - Net	35,972	(17,999)	(17,999)	(17,999)	(17,999)	(17,999)	(17,999)	(17,999)	(17,999)	(17,999)	(17,999)	(17,999)
Investment income	1,785,305	695,771	695,771	695,771	695,771	695,771	695,771	695,771	695,771	695,771	L/, GRO	L/'csa
Other Non-Operating Income	40,120	14,400	14,400	14,400	14,400	14,400	14,400	14,400	14,400	14,400	14,400	14,400
Health Cuhaidy Fynanas	1,002,323	855,388	863,942	872,581	881,307	890,120	899,021	908,011	917,091	926,262	935,525	944,880
Benevolent Care	436,143	567,600	573,276	579,009	584,799	590,647	596,553	602,519	608,544	514,629	620,775	9 000 750
Interest - External	(14,585)	0	2,273,250	2,215,375	2,154,625	2,090,730	200,000	6,030,730	00,100,130	893 381	002,450	028,806
Interest - Internal	617,918	629,409	765,916	780,848	1007 129	1.031.043	1,055,739	1.081.246	1,107,595	1,134,819	1,162,950	1,192,024
Sales and Marketing Other Non-Operating Expense	516,059	137,331	138,704	140,091	141,492	142,907	144,336	145,779	147,237	148,709	150,196	151,698
						Oz. 2007 0	0.460 230	** AES 667	(2 427 884)	CA 400 140)	2 408 308	C3 304 863
Net Non-Operating Incoma/(Expense)	394,730	(322,831)	(2,707.423)	<b>3</b>	(2,560,870)	(2,482,779)	(4,400,430	(4,454,001)	(£,431,004)	(2,756,176)	(5,400,000)	(NOC) LEON'S
Net Excess(Deficit)	3,378,241	2,142,604	(152,105)	35,888	233,318	451,517	601,719	762,687	932,402	1,117,601	1,301,820	1,496,907
	200 020 6	3 NGG AE3	3 131 252	3 258 427	3.377.352	3.489.527	3,600,777	3,718,677	3,843,227	3,967,777	4,092,327	4,216,877
Depreciation Amortization	7,836	3,000,432 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0	0	0			0	0	0	0
Net Excess/(Deficit)	390,429	(923,849)	(3,283.357)	332.80	(3,144,034)	(3,038,010)	(2,999,058)	(2,955,990)	(2910,825) (2,850,176)	(2,850,176)	(2,790,507)	(2,719,970)

Balance Sheet	ACTUAL						FORECAST					
	2019	2020	2021	2022	2023	2024	2025	2026	2777	2028	2029	2030
Assets						- 3		1	4	000	000 000 0	COL COL C
Current assets		6,789,632	8,789,832	8,789,832	8,789,832	8,789,832	8,789,832	8,789,832	8,789,832 25,396,497	8,789,832	8,789,832 26,432,844	8,789,832 26,958,732
Assets whose use is imited - investments			(2 168 455)	(2.168.455)	(2.168.455)	(2,168,455)	(2.168.455)	(2,168,455)	(2,168,455)	(2,168,455)	(2,168,455)	(2,168,455)
Uner assets Net property and equipment			67,931,989	67,168,562	66,053,210	64,788,682	63,412,905	62,185,228	60,833,001	59,356,224	57,754,897	56,029,020
Construction	C	0	0	0	0	0	0	0	0	0	0	7
Total Assets	95,771,774	97,080,816	38,339,39	96.679,872	96,056,664	95,288,753	94,414,174	93,692,393	92,850,875	91,889,742	80,808,118	69,609,128
indilities and Net Assets												
Current liabilities	4,619,713	3,784,153	3,819,153	3,879,153	3,944,153	4,009,153	4,009,153	4,009,153	4,009,153	4,009,153	4,009,153	2,634,153
Long term debt, less current maturities	881,000,00		43,043,219	41,798,219	40,488,219	39,113,219	37,738,219	36,363,219	34,988,219	33,613,219	32,238,219	32,238,219
Refundable contracts	4,080,400		5,030,456	5,313,749	5,605,875	5,907,054	6,217,512	6,537,482	5,857,201	61,200,913	7,330,808	1,811,322. E2 413 234
Other liabilities	21,352,403		28,725,373	32,573,976	35,047,577	/AC'075'AS	944,010,010	40,004,000	44,818,443	0,040,10	# C C C C C C C C C C C C C C C C C C C	0,110,23
Deferred revenue from entrance fees			0 0 0 0	13 114 775	9 970 740	6.932.730	3.933.672	977.682	(1,933,143)	(4,783,319)	(7,573,826)	(10,293,79
Total her assets Total inhilling and Nat Accets	95 771 774	97.080.816	96,955,515	96,679,872	96,056,664	95,288,753	94,414,174	93,692,393	92,850,875	91,889,742	90,809,118	89,609,128
	(0)	0	0	0	0	0	0	0	0	0	0	
Cash Flow												
Cash Flows from Operating Activies:	390 429	(923,849)	(3.283.357)	(3.222.540)	(3,144,034)	(3,038,010)	(2,999,058)	(2,955,990)	(2,910,825)	(2,850,176)	(2,790,507)	(2,719,970)
Add back Decreciation and Amortization	2,987,812	3,066,452	3,131,252	3,258,427	3,377,352	3,489,527	3,600,777	3,718,677	3,843,227	3,967,777	4,092,327	4,216,877
Inc/(Dec) in Refundable Contracts	0	666,320	274,676	283,293	292,126	301,179	310,458	319,970	329,719	339,712	349,955	360,454
Other Operating Activities												
Cash Flows from Operating Activities	1,949,106	2,217,969	122,571	319,181	525,444	752,696	912,177	1,082,657	1,262,121	1,457,313	1,651,775	1,857,361
Cash Flows from investing Activities:			000	0000	1000 000 07	1000 300 07	1000 300 07	(3 484 000)	(2 401 000)	(2 491 OPB)	(2 491 000)	(2 491 000)
Capital Expenditures (Increase)/Decrease in reserves			(2,592,000)	(487,784)	(492,145)	(496,616)	(501,199)	(505,896)	(510,710)	(515,645)	(520,703)	(525,688)
Cash Flows Used in Investing Activities	(53,098,123)	(5,990,438)	(3,005,951)	(2,982,784)	(2,754,145)	(2,721,616)	(2,726,199)	(2,996,896)	(3,001,710)	(3,006,645)	(3,011,703)	(3,016,888)
Cash Flows from Financing Activities: Long Term Debt Payments Other Financing Activities	46,850,000		8					(1375)	(1,375,000)	(1,375,000)	(1.375,000)	(1,375,000)
Cash Flows Used In Financing Activities	49,710,751	(1,112,196)	(1,130,000)	(1,185,000)	(1,245,000)	(1,310,000)	(1,375,000)	(1,375,000)	(1,375,000)	(1,375,000)	(1,375,000)	(1,375,000)
					***************************************	***************************************	***************************************	***************************************	***************************************		***************************************	***************************************

Global Assumptions												
Projection Assumptions For Fiscal Year Ending	365		365	365	365	366	365	365	365	366	365	365
	ACTUAL	***************************************				_	PORECAST					
	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030
Residential - Average Revenue		6000	3.00%	3,000 8	3.00%	3,00%	3,00%	3,00%	3,00%	3.00%	3.00%	3.00%
Catered - Average Revenue		%O# 0	3,00%	3,00%	3.00%	3.00%	3,00%	3.00%	3.00%	3,00%	3.00%	3.00%
AL - Average Revenue		%000 O	3,00%	3,00%	3.00%	3,00%	3,00%	3,00%	3,00%	3,00%	3,00%	3,00%
ALMS - Average Revenue			5.00%	2,000	8,00%	X 00 S	%00°S	5.00%	¥00.5	2009	2.00%	200%
SNF - Rate increases				000000000000000000000000000000000000000	***************************************	The second second			***************************************			
Contract / Private		888	5.00%	8,00%	5,00%	\$.00%	ž, Ž	5.00%	3,00%	8,00%	5.00%	\$.00%
Medicare		2000	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	2000	0.00%	0.00%
Medicaid		6000	0.00%	2,000	0.00%	9,000	2000	2,00%	0.00%	%000	0.00%	0.00%
Managed		2000	0.00%	8,000	0.00%	0.00%	0.00%	0.00%	0,00%	%000	0.00%	8000
SNFMS - Rate Increases						Š	ł					
Contract / Private		8002	5.00%	2,00%	5.00%	\$00%	5.00%	9,009	\$00%	\$,00%	5.00%	\$00%
Medicare		6000	0.00%	8000	0.00%	0,00%	%000 0	%00.0	90000	0.00%	0.00%	0.00%
Medicaid		8000	\$000	%00'0	0.00%	0.00%	5,000	0.00%	0.00%	%000	2,00%	2000
Managed		8000	8000	0000	0.00%	9,000	%000 0	0.00%	9,000	%000	0.00%	8000
CAMPUS EXPENSES										•		
Wage increases		200 E	4.38%	3.60%	3.50%	3,50%	3.50%	3.50%	3.50%	3,50%	3.50%	8008
Benefit increases		100%	8,008	\$200%	\$00%	5.00%	5,00%	8,00%	2003	5,00%	8,00%	8000
Non-payroll expense increases		8000	1.00%	1,00%	1.00%	1,00%	1,00%	1,00%	100%	1,00%	1.00%	1000
Non-payroll expense increases - Dining		200	2,00%	200%	2.00%	2.00%	2,00%	2,00%	2,002	2.00%	2,00%	200%
Management fee (% of revenue)		2002	7,00%	7,00%	7,00%	7.00%	7,007	7,00%	7,00%	7,00%	7,007	7.00%
Centralized billing fee - Medicare & Managed		800	0.00%	#000	0.00%	0.00%	%000	0.00%	0,00%	%000	2000	č
Centralized billing fee - Medicaid		8000	%00'0	9,000	0.00%	0.00%	% (000)	8000	0.00%	0.00%	%000°0	%,000
Flexing of expenses			30 OC	3000c	%.00 OF	20.00	X000K	X000C	7 8 8 CC	30.00%	30 OC	8
Entrenna Gas invaseas			300 c	1000	280%	76.04 6	) 40m	With C	%0% C	7836	2002	ě
National Advertising Assessment		2,892	2.25%	2,25%	2.25%	2,23%	2,25%	228%	2.23%	2.25%	2.25%	
Amortization life expectancy in years												

### EXHIBIT "D" TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

### LIST OF ANCILLARY/OPTIONAL SERVICES AND THE CURRENT RATES RELATING TO SUCH SERVICES.

### RESIDENTIAL ANCILLARY SERVICES

Convenience and service are two of the elements that distinguish the Covenant Living lifestyle from other retirement living options. We supplement our core services with a selection of a la carte services that enhance your experience at our community. You'll find a sample below, but many others are available. Please check with the appropriate department for the price of unlisted services and other details.



### **BEAUTY & BARBER**

\$ 6.00
\$ 78.00
\$ 19.00
\$ 8.00
\$ 24.00
\$ 11.00
\$ 72.00
\$ 19.00
\$ 34.00
\$ 17.00
\$ 44.00
\$ 83.00
\$ 40.00
\$ 8.00
\$ 8.00
\$ 23.00
\$ 47.00
\$ 11.00



### HOUSEKEEPING

Housekeeping (30 min minimum)	\$ 33 /hour
Carpet Cleaning	\$ 60 /hour



### LAUNDRY

Wash, dry & fold	\$ 16 /load
------------------	-------------



### **MAINTENANCE**

Replacement key\$ 20 each
Key FOB replacement\$ 20 each
Replacement Pendants\$ 180 each
Maintenance Services* (30 min minimum)\$ 45 /hour
Cable TV\$31/month
*A signed proposal by residents must be in place for all
professional services from irs that require statellocal licenses

\*A signed proposal by residents must be in place for all professional services/repairs that require state/local licensed technicians. Proposals will be issued to residents for projects related to apartment refurbs and services will be charged accordingly.



### **BUSINESS**



Hourly Fee\$ 56 /hor	ur
Billed in 15 minute intervals; 30 minute minimum	
for in home service	
Basic WifiFree	e
Silver Wifi	th
Gold Wifi\$25 / Mont	th



### **TRANSPORTATION**

Pricing available at Village Desk

See campus administration for details on plans



### DINING

Guest meals for adults and children in the Village dining room will be priced according to the menu. All holiday and special events meals for adults and children will be priced according to the menu and staffing needs.

All non-medical delivered trays......\$7.00

Take out meals have an add'l surcharge of \$2.50



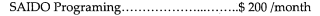
### **PARKING**



### **HEALTH OFFICE**

### Monday-Friday, 8 a.m. to 4 p.m.

Consultative nursing services, informational material, suggestions on accessing health/homecare services, and assistance with navigating the continuum of care are complimentary during business hours.





### **FITNESS**

Programs & Supplies-See Recreation Coordinator for detailed charges.



### **GUEST ROOMS**

Guest rooms 1-3 (three person limit)	\$ 88 /night
Cot with linens	\$ 26 /night

### ASSISTED LIVING CHARGES& SERVICES

Convenience and service are two of the elements that distinguish the Covenant Living lifestyle from other retirement living options. We supplement our core services with a selection of a la carte services that enhance your experience at our community. You'll find a sample below, but many others are available. Please check with the appropriate department for the price of unlisted services and other details.

### **BEAUTY & BARBER**



DEFICIT & DITTEDEN	
Color rinse	\$ 6.00
Foil	\$ 78.00
Haircut, men	\$ 19.00
Beard trim	\$ 8.00
Haircut, women	\$ 24.00
Hair treatment	\$ 11.00
Highlights, lowlights (cap)	\$ 72.00
Manicure full	
Mini-Pedicure	\$ 34.00
Nail trimming & polish	\$ 17.00
Pedicure	
Permanent	\$ 83.00
Permanent color	\$ 40.00
Re-comb	\$ 8.00
Shampoo only	\$ 8.00
Shampoo & style	\$ 23.00
Shampoo cut & set	\$ 47.00
Waxing (per area)	

### **BUSINESS**



\$11 per 15 min
\$ 2.00/page
11.00 per 15 min.
tno charge
\$ 0.18 each
\$ 0.75 each
Add \$ 0.10
\$ at cost
\$ 25 each
n late payments

### **GUEST ROOMS**



Through Village Reception Desk 8	860-635-2690
Guest rooms 1-3 (three person limit)	\$ 88 /night
Cot with linens	\$ 26 /night

### TRA Pricin

### TRANSPORTATION

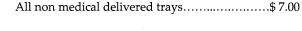
Pricing available at Pineview Desk

### **HOME HEALTH**

$\circ$	D .	A 300	/ .1
>21AA	Programming	\$ 71 II 1	month
Jaiuo	TIOZIANININE.	\$ 200 /	

### **DINING**

Guest meal – Breakfast		\$ 6.50 /meal
Guest meal – Lunch (noc	on)	\$ 13.00 /meal
Guest meal – Dinner	• • • • • • • • • • • • • • • • • • • •	.\$ 10.00 /meal
All holiday and special	events meals for	or adults and
children will be priced	according to th	ne menu and
staffing needs.		
A 13 1: 1 1 1:	1 .	ф <b>7</b> 00





### **FITNESS**

Programs & Supplies - See recreation coordinator for detailed charges.



### HOUSEKEEPING

Housekeeping (30 min minimum)\$ 33	3 ,	/hour
Carpet Cleaning\$ 60	) ,	/hour



### **LAUNDRY**

Wash, dry & fold......\$ 16.00 /load



### **MAINTENANCE**

Replacement key	\$ 20 each
Key FOB replacement	\$ 20 each
Replacement Pendants	\$ 180 each
Maintenance Services* (30 min minimu	ım)\$ 45 /hour
Cable TV	\$ 31 /month
Telephone-Basic Rate	\$ 16 /month
*A signed proposal by residents must be professional services/repairs that require s	
technicians. Proposals will be issued to res	idents for projects
related to apartment refurbs and services accordingly.	will be charged

### **IT Services**

Hourly Fee	\$56/hour
Billed in 15 minute intervals; 30	minute minimum
for in home service	
Basic Wifi	Free
Silver Wifi	\$15 / Month
Gold Wifi	\$25 / Month
See campus administration for deta	ails on plans



### **MEDICAL & PERSONAL SUPPLIES**

Nutritional supplements	ask for price list
Wheelchair cleaning	\$25/month

There are many personal and medical supplies available. Please ask nursing for more information.

Exhibit F effective 2-1-19

### **ASSISTED LIVING CHARGES & SERVICES**

Convenience and service are two of the elements that distinguish the Covenant Living lifestyle from other retirement living options. We supplement our core services with a selection of optional and ancillary services that enhance your experience at our community. You'll find a sample below, but many others are available. Please check with the appropriate department for prices of unlisted services and other details.

SERVICE LEVEL PRICING Service Level 2	\$404.00 / Month
Service Level 3	\$808.00 / Month
Service Level 4	\$1,616.00 / Month
Service Level 5	\$2,424.00 / Month
Service Level prices above are incremental to Service Level 1.	
PACKAGES  Packages below can be purchased with the possibility of a lower Service L by the LifeConnect Profile, to provide an economical option to the resident.	
Bathing Assistance Package	\$202.00 / Month
Continence Management Package	
Dressing/Grooming/Hygiene Package	
Eating Assistance Package	
Escort On Campus Package	
Extra Housekeeping Service Package	\$269.00 / Month
Linen Changes Package	
Medication Delivery Package - Unlicensed	\$196.00 / Month
Oxygen Assistance Service Package - Unlicensed	
Status Check Package	
Transfer Assistance Package	\$539.00 / Month
ADDITIONAL SERVICES	
Blood Glucose Check by Nurse	\$11.00 / Each
Blood Glucose Monitoring Package - Nurse	
Consultative Nursing Service	\$23.00 / Each
Emotional Support Package	\$685.00 / Month
Escort Off Campus	\$54.00 / Hour
Eye drops 1	\$5.00 / Each
Eye drops 2	\$16.00 / Each
Eye drops 3	\$27.00 / Each
Injection	\$11.00 / Each
Medication Administration Service - Nurse	\$822.00 / Month
Medication Re-Order	\$6.00 / Each
Medication Set-Up	
Oxygen Assistance Service - Nurse	\$685.00 / Month
Patch Placement	
Personal Shopping Service	
Wound Care	\$18.00 / Each

### ASSISTED LIVING MEMORY SUPPORT A LA CARTE SERVICES

Convenience and service are two of the elements that distinguish the Covenant Living lifestyle from other retirement living options. We supplement our core services with a selection of a la carte services that enhance your experience at our community. You'll find a sample below, but many others are available. Please check with the appropriate department for the price of unlisted services and other details.

### **BEAUTY & BARBER**



DELICAL OF DILITOPHE	
Color rinse	\$ 6.00
Foil	\$ 78.00
Haircut, men	\$ 19.00
Beard trim	\$ 8.00
Haircut, women	\$ 24.00
Hair treatment	\$ 11.00
Highlights, lowlights (cap)	\$ 72.00
Manicure full	\$ 19.00
Mini-Pedicure	\$ 34.00
Nail trimming & polish	\$ 17.00
Pedicure	\$ 44.00
Permanent	\$ 83.00
Permanent color	\$ 40.00
Re-comb	\$ 8.00
Shampoo only	\$ 8.00
Shampoo & style	\$ 23.00
Shampoo cut & set	\$ 47.00
Waxing (per area)	\$ 11.00

### BUSINESS



Clerical Service	\$11 per 15 min
Fax, send or receive	\$ 2.00/page
Financial facilitator	\$11.00 per 15 min.
Financial facilitator-CTC Participat	ntno charge
Photocopy-Black and White	\$ 0.18 each
Photocopy-Color	\$ 0.75 each
Photocopy-legal size	Add \$ 0.10
Postage and additional mail service	e\$ at cost
Return Check Fee	\$ 25 each
Finance charges9% annua	l on late payments

### GUEST ROOMS



Through Village Reception Desk	860-635-2690
Guest rooms 1-3 (three person limit)	\$ 88 /night
Cot with linens	\$ 26 /night



### TRANSPORTATION

Pricing available at Pineview Desk



### DINING

Guest meal – Breakfast\$ 6.50 /meal
Guest meal – Lunch (noon)\$ 13.00 /meal
Guest meal – Dinner\$ 10.00 /meal
All holiday and special events meals for adults and
children will be priced according to the menu and
staffing needs.
All non medical delivered trays\$ 7.00



### **FITNESS**

Programs & Supplies - See recreation coordinator for detailed charges.



### HOUSEKEEPING

Housekeeping (30 min minimum)	\$ 33	/hour
Carpet Cleaning	\$ 60	/hour



### **LAUNDRY**

Wash, dry & fold.....\$ 16.00 /load



### **MAINTENANCE**

Replacement key\$ 20 eac	:h
Key FOB replacement\$ 20 eac	h
Replacement Pendants\$ 180 eac	:h
Maintenance Services* (30 min minimum)\$ 45 /hou	ır
Cable TV\$ 31 /mont	th
Telephone-Basic Rate\$ 16 /mont	h
*A signed proposal by residents must be in place for a professional services/repairs that require state/local licens technicians. Proposals will be issued to residents for project related to apartment refurbs and services will be charged accordingly.	ed cts

### **IT Services**

Hourly Fee	\$56/hour
Billed in 15 minute intervals; 30 minute mini	
for in home service	
Basic Wifi	Free
Silver Wifi\$15	5 / Month
Gold Wifi\$25	6 / Month
See campus administration for details on plans	



### **MEDICAL & PERSONAL SUPPLIES**

Nutritional supplements	ask for price list
Wheelchair cleaning	\$25/month

There are many personal and medical supplies available. Please ask nursing for more information.

Exhibit F effective 2-1-19

### ASSISTED LIVING MEMORY SUPPORT CHARGES & SERVICES

Convenience and service are two of the elements that distinguish the Covenant Living lifestyle from other retirement living options. We supplement our core services with a selection of optional and ancillary services that enhance your experience at our community. You'll find a sample below, but many others are available. Please check with the appropriate department for prices of unlisted services and other details.

SERVICE LEVEL PRICING Service Level 2	\$822.00 / Month
<b>PACKAGES</b> Packages below can be purchased with the possibility of a lower Service by the LifeConnect Profile, to provide an economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the residual control of the provide and economical option to the ec	
Continence Management Package  Dressing/Grooming/Hygiene Package  Escort On Campus Package	\$400.00 / Month \$841.00 / Month
ADDITIONAL SERVICES Blood Glucose Check by Nurse Blood Glucose Monitoring Package - Nurse Consultative Nursing Service Escort Off Campus Injection Oxygen Assistance Service - Nurse	\$1,044.00 / Month \$23.00 / Each \$54.00 / Hour \$11.00 / Each

EXHIBIT F EFFECTIVE 2019-02-01



### Skilled Nursing Charges & Services

Convenience and service are two of the elements that distinguish Covenant Living from other healthcare options. We supplement our core services with a selection of optional services and conveniences that enhance your experience at our community. For more information, please visit with our Healthcare Navigator or Admission Representative.

Beauty	Dining Experience (Tax Included)
Haircut, men	Guest meal - Breakfast \$6.50/meal
Beard trim\$8	Guest meal - Lunch (noon) \$13/meal
Haircut, women\$24	Guest meal - Dinner \$10/meal
Shampoo only\$8	All holiday and special event meals for adults
Shampoo & style	and children will be priced according to the
Shampoo cut & set\$47	menu and staffing needs.
Permanent	
Permanent color\$40	Daily Room Rates
Color rinse	The daily rate includes room/board, personal
Foil	care, medication administration, nursing
Highlights, lowlights (cap) \$72	assessment and treatment, scheduled and
Hair treatment	unscheduled activities, housekeeping and
Nail trimming & polish	linens, diagnostic equipment, lifts and transfers.
Manicure, full	
Mini-pedicure	Private room
Pedicure	Semi-private room \$555/day
Re-comb\$8	
Waxing per area	Guest Accommodations
Pusing and Company	Please reserve through reception desk at
Business Center	(860) 635-2690
Clerical services	Guest Room, 1-3 person limit \$88/night
Fax - domestic	Cot with linens \$26/night
Financial Facilitator	
Financial Facilitator - CTC no charge	Maintenance Services
Photocopy - BW	Non-routine maintenance pricing TBD
Legal add \$.10/copy	Transportation
Postage & mailings at cost	Pricing available at Pineview front desk.
Return check fee\$25/each	Transportation chaperone \$54/hour
Finance Charges	Talleportation enaporone \$54711001
Annual late payments 9% charge	

52 Missionary Road, Cromwell, CT 06416 (860) 754-3067 CovLivingCromwell.org





### Skilled Nursing Charges & Services



### **Stay Connected**

Complimentary basic WiFi is available to all customers. Additional WiFi options are:

Silver WiFi\$15/month
Gold WiFi \$25/month
Hourly fee \$56/hour
Billed in 15 minute intervals/30 min. minimum

### **Medical & Personal Supplies**

There are many personal and medical supplies available. Please ask for more information.

Oxygen concentrator rental . . . . \$225/month

### **Support Programs**

SAIDO .....\$200/month

52 Missionary Road, Cromwell, CT 06416 (860) 754-3067 CovLivingCromwell.org



### EXHIBIT "E" TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

#### **DESCRIPTION OF PROPOSED CONSTRUCTION PROJECTS**

The Corporation is commencing preparation for the expansion of the Community with the addition of approximately 54 new independent living residential units and a new town center building to contain various amenities (the "Project"). Construction of this Project required the elimination of approximately fifteen (15) existing cottage units, which cottage units have already been removed by Provider from the available unit inventory offered for occupancy. Removal of the cottage units is reflected in the information provided in the Disclosure Statement. Other specific information relating to this new Project is as follows, and Provider will update this Disclosure Statement in accordance with applicable statutes as additional information is available and such update is necessary:

**Project Description:** 

Construction of approximately 110,000 additional square feet of new space at the Covenant Village of Cromwell campus in Cromwell, Connecticut, consisting of 54 new Independent Living Units (totaling approximately 76,000 square feet), and a town center that will include new dining venues, an arts studio, a wellness center and other common spaces (totaling approximately 34,000 square feet). Master Plan approval from the township of Cromwell has been received for the project, and issuance of the final building permit is pending. Preliminary construction activities have commenced, and substantial completion is currently anticipated to be in or around January 2021. The Project will be constructed on land already owned by the Provider, and as such Provider does not anticipate acquiring additional land for the Project. The Project will not be completed in separate stages. All services described in the applicable residency agreement will be available to the residents upon completion of the construction of the Project and execution of the applicable residency agreement.

In addition to the project described above being undertaken by Provider, certain other projects at facilities owned and operated by Covenant Living Communities and Services, an Illinois not for profit corporation ("CLCS"), and/or other Members of the Obligated Group, as described in Provider's audit that is included in this Disclosure Statement are also being considered and evaluated. These other projects are not located within the State of Connecticut, and are separate and independent from the Project described above, and may be altered, modified, or abandoned at any time by CLCS. Specifically, CLCS, itself and through various Members of the Obligated Group, is undertaking (the "Series 2018A Projects"):

(i) the design, development and construction of approximately 30 Independent Living Units totaling approximately 45,000-55,000 additional square feet at the

Covenant Living at Mount Miguel, f/k/a Mt. Miguel Covenant Village, campus located in Spring Valley, California:

- (ii) an addition to, and renovation of, the current health care facility at the Covenant Living at Windsor Park, f/k/a Windsor Park Manor, campus located in Carol Stream, Illinois, which will consist of approximately 40 new assisted living units and a potential reduction of skilled nursing beds to address current resident needs;
- (iii) improvements of the health care facility located at the Covenant Living of Colorado, f/k/a Covenant Village of Colorado, campus, Westminster, Colorado.
- (iv) the renovation, remodeling, constructing and equipping of certain facilities located at some or all of the following campuses: (i) Covenant Living at the Samarkand, f/k/a The Samarkand, Santa, Barbara, California; (ii) Covenant Living at Turlock, f/k/a Covenant Village of Turlock, Turlock, California; (iii) Covenant Living at the Holmstad, f/k/a The Holmstad, Batavia, Illinois; and (iv) Covenant Living of Northbrook, f/k/a Covenant Village of Northbrook, Northbrook, Illinois, which projects may include, without limitation, the addition of new residential units, upgrades and modifications to assisted living and skilled nursing rooms, corridor renovations and dining facility improvements.

**Estimated Project Cost:** 

The total budget for the Project located in Connecticut is approximately \$50.5 million, which includes project fund deposits of approximately \$44 million, funded interest of approximately \$4.6 million, and debt service reserve fund deposits of approximately \$3.1 million. The chart below summarizes Provider's current estimates of the costs associated with obtaining the financing relating to the Project only and the overall Series 2018 Bonds in total, including the constructing and marketing the Project and the Series 2018A Projects (Note, all amounts are estimates only):

	Cromwell Project	Other Project	Total 2018
	Financing	Financing	Financing Costs
Financing Expenses:	\$629,781.48	\$630,251.99	\$1,260,033.47
Legal Expenses (Financing):	\$131,000.00	\$309,000.00	\$440,000.00
Legal Expenses (Construction):	\$304,326.00	\$388,728.00	\$693,054.00
Land Costs:	\$0.00	\$0.00	\$0.00
Marketing Costs:	\$1,095,573.00	\$1,399,422.00	\$2,494,995.00
Other Construction/Project Costs:	\$48,401,522.32	\$60,120,516.01	\$108,522,038.33
TOTAL	\$50,562,202.80	\$62,847,918.00	\$113,410,120.80

**NOTE**: All costs are estimates only. The actual amount of the various financing costs may vary from the estimate noted above.

Please see Schedule E-2 to this Exhibit E containing updated three (3) year proforma financial statements for Provider specifically and for the Members of the Obligated Group collectively after giving effect to the proposed financing structure.

Financing Plan:

Provider, in conjunction with its sole member, Covenant Living Communities and Services, an Illinois not for profit corporation ("CLCS"), and other affiliated entities that comprise the members of the Obligated Group, have completed a tax exempt bond financing transaction, structured similarly as Provider's current outstanding long term debt, which transaction provided a new tax exempt bond issuance in an amount of ONE HUNDRED SIX MILLION SIX HUNDRED THIRTY THOUSAND and NO/100 DOLLARS (\$106,630,000.00) (the "Series 2018 Bonds"). The Series 2018 Bonds are (i) new debt, as of 2018, of CLCS and the other members of the Obligated Group, and not a refinancing of current outstanding debt; and (ii) issued through a combination of two separate new tax exempt bond issuances; one through the Colorado Health Facilities Authority ("COHFA") for FIFTY-NINE MILLION SEVEN HUNDRED EIGHTY THOUSAND and NO/100 DOLLARS (\$59,780,000.00), and the other through the State of Connecticut Health and Educational Facilities Authority ("CHEFA") for FOURTY-SIX MILLION EIGHT HUNDRED FIFTY THOUSAND and NO/100 DOLLARS (\$46,850,000.00), all to be used for the specific uses described below. The closing of this financing with respect to the Series 2018 Bonds occurred on November 13, 2018.

The proceeds of the Series 2018 Bonds issued through COHFA (the "Series 2018A Bonds") are being used to (i) pay or reimburse CLCS for the payment of the costs of the Series 2018 Projects, (ii) fund some or all of a debt service reserve fund to secure the Series 2018A Bonds, (iii) pay a portion of the interest on the Series 2018A Bonds, and (iv) pay certain expenses incurred in connection with the issuance of the Series 2018A Bonds.

The proceeds of the Series 2018 Bonds issued through CHEFA (the "Series 2018B Bonds") are being used solely to (i) pay or reimburse CLCS for the payment of the costs of acquiring, constructing, remodeling, renovating and equipping long-term care facilities, including, without limitation, the acquisition, construction, equipping, remodeling and renovation of the facility owned by Covenant Living of Cromwell in Cromwell, Connecticut, (ii) fund some or all of a debt service reserve fund to secure the Series 2018B Bonds, (iii) pay a portion of the interest on the Series 2018B Bonds, and (iv) pay certain expenses incurred in connection with the issuance of the Series 2018B Bonds. No part of the proceeds of the Series 2018B Bonds will be utilized by CLCS or any other Member of the Obligated Group at any facilities other than Covenant Living of Cromwell located in Cromwell, Connecticut.

The issued bonds have various maturities will have coupon rates and yields ranging from 2.00% to 6.00%, with repayment amortized over a thirty (30) year period. CLCS does not anticipate increasing monthly care fees beyond CLCS's annual historical rate increases as a result of the transactions described in this letter. Rather, it is anticipated that the repayment of these obligations will be achieved through future operating revenue from monthly fees and ancillary services and re-occupancy entrance fees received by CLCS in the future, including anticipated increases in revenues as a result of the construction of the additional residential units at the specified facilities.

Projected Operating Statements for Provider and the Members of the Obligated Group collectively are attached to this Exhibit E as Schedule E-2 and incorporated herein by reference.

**Estimated Entrance Fees:** 

Currently, Provider estimates that the entrance fees to be charged for the first resident under a residency agreement for the new residential units to be as part of the Project will range, under the standard residency agreement form, from \$249,000.00 to \$379,000.00 depending on the type of unit. The entrance fees for the form refundable residency agreements offered will be 18% above the entrance fee charged for a specific residential unit under the standard residency agreement form. The second resident entrance fee for all such new units of the Project is currently estimated to be 10.00% of the entrance fee charged to the first resident. It is also anticipated that the monthly fees to be charged to a resident under the various forms of the residency agreements for the new units of the Project will range from \$2,825.00 per month to \$3,225.00 per month depending on the type of unit and residency agreement selected by a resident.

Estimated Start-up Funds:

Provider, has financed the Project as described above. The current budget for the Project totals approximately \$44M. As such, Provider does not anticipate any additional star-up funds to be necessary to complete the Project, and anticipates funding operations of the Project, once complete, through Provider's normal operations in the ordinary course of business.

Available Services:

The same services currently offered by Provider to current residents of the Community will be offered by Provider to residents of the new units of the Project.

Residency Agreements:

The form residency agreements currently used by Provider at the Community will be used by Provider for the new units to be constructed as part of the Project. Only a limited number of refundable residency agreements will be offered for the new units constructed as part of the Project, however. Provider does not anticipate executing any residency agreements for any new units constructed as part of the Project until construction of the Project

is complete and Provider has received the appropriate certificate(s) of occupancy or other approval permitting occupancy of the various residential units to be constructed as part of the Project.

Presales:

Provider, has been offering prospective residents the opportunity to enter into a Reservation Agreement with Provider for a residential unit at the Project. As of October 31, 2019, Provider has received reservations for approximately 81% of the units to be constructed as part of the Project, and anticipates receiving reservations for the remaining proposed residential units by the time construction is completed. Providers obtained final approval of the construction contract by the executive committee in June 2019, and is currently proceeding with construction of the Project. Notwithstanding the approval of Provider's executive committee and the commencement of construction of the Project, Provider may, at Provider's discretion, terminate the Project and not complete construction of the Project or may modify the Project as deemed appropriate by Provider based upon various market and other factors deemed pertinent by Provider.

The form Reservation Agreement, detailing the deposit amounts and other terms and conditions of such reservation, is attached to this Exhibit E as Schedule E-1, and made a part hereof. Any and all deposits received by Provider under any such Reservation Agreements will be deposited by Provider and held in escrow in accordance with applicable law in Provider's entrance fee escrow account currently maintained by Provider through U.S. Trust, which entrance fee escrow is further described in Exhibit F of this Disclosure Statement.

NOTE: The above outlines the current anticipated plan and structure of the proposed Project and implementation and administration of the construction of the Project, unit sales and subsequent administration and operation of the residential units after completion of construction of the Project and remains subject to change or termination by Provider at Provider's discretion. Provider will provide the necessary updates required under applicable law in the event of any such change or termination of the Project and as more information and details become known by Provider.

# SCHEDULE E-1 TO EXHIBIT E TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

### **RESERVATION AGREEMENT**

# RESERVATION AGREEMENT – NEW CONSTRUCTION COVENANT LIVING OF CROMWELL Cromwell, Connecticut

	This Reservation Agreement is made between COVENANT LIVING OF MWELL, INC., a Connecticut non-stock corporation, doing business in Connecticut DVENANT LIVING OF CROMWELL (the "Community") and:
	cant"). Applicant shall be considered plural in the event that 2 individuals are named plicants in this Agreement.
· .•	Background:
Α.	The Community owns a continuing care retirement community located at 52 Missionary Road, Cromwell, Connecticut 06416.
B.	The Community is contemplating the construction of a new town center building with residential units (hereinafter the "Town Center Building").
C.	Applicant desires to become a resident at the Community and to occupy one of the new residential units at the Town Center Building.
	Agreement:
Agree	Therefore, in consideration of the mutual promises and conditions contained in this ement, the Community and the Applicant hereby agree as follows:
1.	RESERVATION OF RESIDENTIAL UNIT:
"Resi	The Community agrees to reserve for Applicant, residential unit number, a bedroom residential unit, at the Town Center Building (the dential Unit").
	Applicant agrees to pay a reservation deposit in the amount of (the "Reservation Deposit") which is equal to 10% of proposed Entrance Fee minus any previous deposits made to the Community to the Residential Unit. The Reservation Deposit is payable as follows:
Appli	A. FIVE THOUSAND and NO/100 DOLLARS (\$5,000.00) shall be paid by cant to the Community simultaneously with the signing of this Agreement.
	B. The balance of the Reservation Deposit shall be paid by Applicant to the

The Reservation Deposit represents 10% of the proposed entrance fee and

Community within seven (7) days after the date of this Agreement.

second person entrance fee if applicable for the Residential Unit according to the residency agreement selected below.

#### 2. <u>IDENTIFICATION OF RESIDENCY AGREEMENT AND ENTRANCE FEE:</u>

Applicant acknowledges receipt of a copy of the Community's most current Disclosure Statement filed with the State of Connecticut for the Community and has received information regarding the various types of residency agreements offered by the Community for residency at the Community.

Applicant has selecte	d a	type residence
agreement related to Applican	t's future occupancy of	the Residential Unit (the "Residenc
Agreement"). The proposed of	entrance fee, and secor	nd person entrance fee if applicable
for the Residential unit bas	sed on Applicant's R	lesidency Agreement selection is
\$	$\underline{}$ (the "Entrance Fe	

Applicant agrees to sign the Residency Agreement and pay the Entrance Fee less the Reservation Deposit upon completion of the Town Center Building. The Community reserves the right to modify the Entrance Fee at any time prior to signing of the Residency Agreement.

The Community may, at such times as with such frequency as determined by the Community, provide periodic updates to Applicant regarding the scope and schedule of the construction of the Town Center Building.

### 3. **APPLICANT'S APPLICATION FOR RESIEDNCY:**

Applicant has completed an application for residency with the Community and has been preliminarily approved for residency at the Community.

The Community reserves the right to request an update of the application, financial report and require an additional health and safety interview prior to the signing of the Residency Agreement and the proposed occupancy of the Residential Unit.

The Applicant shall provide an update to Applicant's application, financial report or health status, as applicable, if there have been any material changes since the date of Applicant's application.

The Community may rescind its approval of the Applicant's application and terminate this Agreement based on any changes to the Applicant's application.

#### 4. **RESERVATION DEPOSIT:**

The entire amount of the Reservation Deposit as paid by Applicant, shall be deposited by the Community into the Community's Entrance Fee Escrow previously established by the Community in accordance with applicable law, and shall be and remain fully refundable to Applicant until Applicant and the Community sign the Residency Agreement.

Upon signing the Residency Agreement, the Reservation Deposit shall be considered partial payment of the Entrance Fee due under the Residency Agreement and shall be administered in accordance with the terms of the escrow account and Residency Agreement.

### 5. <u>MODIFICATIONS TO THE TOWN CENTER BUILDING:</u>

Applicant understands and agrees that the Town Center Building, including the Residential Unit, is currently contemplated for construction by the Community, and that the Community, in accordance with the Community's policies and procedures, will not begin construction of the Town Center Building unless the Community has received reservations for a sufficient number of residential units at the Town Center Building and has received final board approval to proceed with the construction of the Town Center Building.

The Community may modify the Town Center Building or the Residential Unit at any time in its sole discretion. The Community does not make any representation for the time frame for start of construction or completion of construction of the Town Center Building. The Community may determine to terminate the Town Center Building at any time and terminate this Agreement.

#### 6. <u>TERMINATION OF THIS RESERVATION AGREEMENT:</u>

This Agreement and the reservation of the Residential Unit may be terminated by Applicant or the Community at any time upon written notice of termination to the other party prior to the signing of the Residency Agreement. This Agreement will also terminate upon death of the Applicant prior to signing of the Residency Agreement.

If this Agreement is terminated by either party at any time, as provided above, the entire Reservation Deposit paid by Applicant to the Community shall be refunded to Applicant from the escrow account within thirty (30) days after the date of such termination.

Upon such termination, this Agreement shall be of no further force or effect, and the Reservation Deposit paid by Applicant under this Agreement shall be refunded to Applicant as provided below.

This Agreement shall terminate upon signing of the Residency Agreement and payment of the Entrance Fee by the Applicant. Thereafter the provisions of the Residency Agreement shall apply including termination rights of the Applicant.

#### 7. MISCELLANEOUS:

The rights of Applicant under this Agreement do not include any proprietary interest in the properties of the Community and are subject to such subordination agreements as may be allowed by the Residency Agreement.

This Agreement has been signed in duplicate, one originally signed copy being retained by the Applicant.

COVENANT LIVING OF CROMWELL, INC., d/b/a COVENANT LIVING OF CROMWELL, a Connecticut nonstock corporation,

By:	
	Community)
Applicant	
Date:	
Applicant	
Date:	

# SCHEDULE E-2 TO EXHIBIT E TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

PROJECTED OPERATING STATEMENTS FOR PROVIDER AND MEMBERS OF THE OBLIGATED GROUP SHOWING PROJECTED EFFECT OF 2018 SERIES BONDS

### 46 - Covenant Village of Cromwell

#### Notes regarding Series 2018 Bonds:

As shown in the blue/bold line items below, the forecasted financial statements have been modified to add the impact of the Series 2018 Bonds and the new project. Interest is not shown below because interest will be funded from the Series 2018 Bonds for two years. After the funded interest period, annual debt service is estimated to be approximately \$3.4 million.

•		, Balar	nce Sheet Summa		
	2018	2019	2020	2021	2,022
ASSETS					
Current Assets	• .		•		
Additional Cash from 2018 Initial Enti	ance Fees			16,331,991	700,000
Cash - Unrestricted	7,766	23,083	23,083	23,083	16,355,074
Unrestrict Short Term Invest	. •	-			. *
Restricted Cash	106,875	123,039	123,039	123,039	123,039
Assets Whose Use Is Limited					•
Board Designated Cur	2,731,597	2,842,177	2,842,177	2,842,177	2,842,177
Restricted Und Debt Agreements	FOE 404	04.046			
Residents - AR Third Party	585,431 540,213	811,818	811,818	811,818	811,818
Other Receivables	3,919	477,644 2,818	477,644	477,644	477,644
Prepaid Expen And Other Assets	336,478	167,092	2,818 167,092	2,818 167,092	2,818 167,092
Total Current Assets	4,312,278	4,447,670	4,447,670	20,779,661	21,479,661
		.,,,,,,,,,	1,111,010	20,110,001	21,410,001
Benevolent Care Fund	6,918,627	6,714,421	6,714,421	6,714,421	6,714,421
Property Replacement Reserve	191	180,565	281,492	385,643	385,643
Capital Reserve Fund	•	· 0	0	(0)	(0)
Operating Reserve Fund	•	<u>-</u>	<u>-</u>	- '	-
Future Health Care Reserve	•	•	. •	•	<b>-</b> ,
Other Reserves	12,623	13,137	20,480	28,058	28,058
Total Designated Funds	6,931,441	6,908,123	7,016,393	7,128,122	7,128,122
		•			
	•	•	,		
Debt Service Reserve Fund - 2018		2 110 541	0 110 541	0'440 544	0440544
State Required Reserve	1,308,420	3,113,541	<b>3,113,541</b> 1,402,196.64	3,113,541	3,113,541
Ciale Fiedured Fieserve	1,300,420	1,380,559	1,402,196.64	1,424,525.20	1,424,526.20
Total Restricted Funds	1,308,420	4,494,100	4,515,738	4,538,066	4,538,067
					· · · · · · · · · · · · · · · · · · ·
Total Assets Whose Use is Limited	8,239,861	11,402,224	11,532,130	11,666,188	11,666,189
Investments	2,321,033	1,804,094	1,804,094	1 204 004	1 904 004
Other Assets	2,021,000	1,004,004	1,004,094	1,804,094	1,804,094
Investments and Other Assets	2,321,033	1,804,094	1,804,094	1,804,094	1,804,094
		.,		.,07,,00	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Property And Equipment	54,352,016	60,605,325	63,045,325	65,637,325	67,637,326
Property - Series 2018 Project		43,818,701	43,818,701	43,818,701	43,818,701
Property And Equipment	54,352,016	104,424,026	106,864,026	109,456,026	111,456,027
Accumulated Depreciation	(24,703,870)	(29,006,550)	(31,998,185)	(35,115,620)	(40,044,107)
	(24),700,070)	(20,000,000)	(01,330,103)	(55,115,020)	(40,044,107)
Net Property and Equipment	29,648,146	75,417,476	74,865,841	74,340,406	71,411,920
Total Assets	44,521,318	93,071,465	92,649,736	108,590,350	106,361,865
LIABILITIES				•	
Accounts Payable	34,377	45,894	45,894	45,894	45,894
Other Accrued Expenses	0	104,514	104,514	104,514	104,514
Other Current Liabilities	103,449	127,312	127,312	127,312	127,312
Advance Deposits  Total Current Liabilities	272,250	151,450	151,450	151,450	151,450
TOTAL CUTTERL LIABILITIES	410,076	429,170	429,170	429,170	429,170
Other Liabilities and Intercompany	24,920,536	27 002 640	246 600	'0E 700 040	07 400 000
Series 2018 Bonds	£7,320,000	27,983,640 <b>48,625,000</b>	27,316,929 <b>47,720,000</b>	25,730,013	27,192,822
Total Liabilities	25,330,612	77,037,810	75,466,099	46,590,000 72,749,183	45,405,000 73,026,992
		.,,507,010	10,700,000	12,143,103	10,020,992
Net Asset	19,190,706	17,726,412	17,971,395	18,142,879	34,938,019
Net Asset Adjustment	7.1.1	(1,692,758)	(787,758)	17,698,288	(1,603,147)
Total Liabilities & Fund Balances	44,521,318	93,071,465	92,649,736	108,590,350	106,361,864

### 46 - Covenant Village of Cromwell

Notes regarding Series 2018 Bonds:
As shown in the blue/bold line items below,

	Cash Flow Summary				
	2018	2019	2020	2021	2022
Cash Flows from Operating Activities:					
Excess / (Deficit) from Operations	909,563	(257,694)	244,983	17,698,288	(903,147)
Add back Depreciation and Amortization	2,834,052	2,930,635	2,991,635	3,117,435	4,928,487
Inc/(Dec) in Refundable Contracts		190,195	263,059	271,465	945,717
Other Operating Activities	(163,954)	53,613	. •	-	
Cash Flows from Operating Activities	3,579,661	2,916,749	3,499,677	21,087,188	4,971,057
Cash Flows from Investing Activities:		•			
Capital Expenditures	(3,468,189)	(1,754,833)	(2,440,000)	(2,592,000)	(2,000,000)
Capital Expenditures-Series 2018		(2,005,275)	(9,265,203)	(30,062,167)	(2,486,056)
(Increase)/Decrease in reserves	(694,427)	(495,129)	(129,905)	(134,057)	,
Cash Flows Used In Investing Activities	(4,162,616)	(4,255,237)	(11,835,108)	(32,788,225)	(4,486,056)
Cash Flows from Financing Activities	•	48,625,000	(905,000)	(1,130,000)	(1,185,000)
Net Cash Generated	(582,955)	47,286,512	(9,240,431)	(12.831.037)	(700,000)

#### 46 - Covenant Village of Cromwell

#### Notes regarding Series 2018 Bonds:

As shown in the blue/bold line items below, the forecasted financial statements have been modified to add the impact of the Series 2018 Bonds and the new project. Interest is not shown below because interest will be funded from the Series 2018 Bonds for two years. After the funded interest period, annual debt service is estimated to be approximately \$3.4 million.

	Operating Statement Summary					
	2018	2019	2020	2021	2022	
Resident Days	127,924	129,640	130,363	131,453	129,633	
Adjusted Resident Care Revenue	19,131,008	20,411,305	21,001,799	21,638,401	22.612.621	
Less: Contractual Adjustments	(3,392,435)	(3,768,950)	(3,930,414)	(3,967,883).	(4,104,503)	
Incremental Revenues-2018 Project	, , , , , , , , , , , , , , , , , , , ,	(-,,,	(-,,	1,991,355	1,991,355	
Net Resident Care Revenue	15,738,573	16,642,354	17,071,385	19,661,873	20,499,473	
Ancillary Services Revenue	1,452,934	1,480,635	1,531,432	1,581,026	1,787,802	
Other Operating Revenue	828,479	873,800	952,802	981,385	989,080	
Total Operating Revenues	18,019,987	18,996,789	19,555,619	22,224,284	23,276,355	
Double New York Color to a						
Routine Nursing Services	3,671,379	3,766,584	3,896,759	4,051,378	4,432,278	
Ancillary Services	829,179	720,472	736,147	756,205	810,882	
Resident Benefits	1,127,848	1,239,226	1,281,048	1,330,476	1,450,610	
Dietary Expense	2,721,100	2,757,814	2,857,760	2,975,944	3,266,008	
Laundry Expense Housekeeping Expense	86,750 648 140	104,077	107,475	111,463	120,985	
Maintenance Expense	648,140	640,559	665,539	696,417	755,827	
Utilities Expense	1,280,280	1,329,478	1,374,857	1,431,497	1,536,878	
Insurance	1,123,441	1,207,841	1,234,347	1,266,031	1,359,435	
Administrative and General	303,865	326,863	334,037	342,612	367,887	
Property Taxes	3,308,811	3,594,394	3,729,684	3,852,734	4,153,719	
Incremental Expenses-2018 Project	659,410	674,380	688,900	706,429	759,019	
Total Operating Expenses	15,760,203	16,361,687	16,906,553	796,542 18,317,729	796,542	
Total Operating Expenses	13,700,203	10,301,007	10,900,553	18,317,729	19,810,070	
Internal Operating Margin	2,259,784	2,635,101	2,649,066	3,906,555	3,466,285	
Internal Operating Ratio	12.5%	13.9%	13.5%	17.6%	14.9%	
Entrance Fees - Net	2,296,271	2,588,286	2,802,327	2,884,883	2,362,738	
Entrance Fees - New Project	2,200,271	2,500,200	2,002,327	16,331,991	700,000	
Contributions - Net	1,257,959	0	500,000	500,000	500,000	
Investment Income	629,008	435,245	435,245	435,245	435,245	
Other Non-Operating Income	107,594	100,800	100,800	100,800	100,800	
- and the control of	107,004	100,000	100,000	100,000	100,000	
Health Subsidy Expense	703,119	816,431	840,924	866,152	918,901	
Benevolent Care	541,614	630,000	648,900	668,367	709,071	
Interest - External	•	•	· •			
Interest - 2018 Bonds (net of funded int)			-	•	•	
Interest - Internal	662,098	677,136	765,916	780,848	813,134	
Sales and Marketing	772,968	833,230	861,494	890,790	952,648	
Other Non-Operating Expense	127,201	129,695	133,586	137,594	145,974	
Net Non-Operating Income/(Expense)	1,483,831	37,840	587,552	16,909,168	559,055	
		•				
Net Excess/(Deficit)	3,743,615	2,672,941	3,236,618	20,815,723	4,025,340	
Depreciation	2,834,052	2,930,635	2,991,635	3,117,435	4,928,487	
Net Excess/(Deficit)	909,563	(257,694)		17,698,288	(903,147)	
Net Excess/(Deficit)-ADJUSTED (1)	909,563	(257,694)	244,983	1,366,297	(1,603,147)	

<sup>(1)</sup> For comparison purposes, this line excludes the initial entrance fees associated with the Series 2018 Project at Covenant Village of Cromwell.

# EXHIBIT "F" TO DISCLOSURE STATEMENT OF COVENANT LIVING OF CROMWELL

### SWORN STATEMENTS OF ESCROW AGENT.

[Attached]

# SWORN STATEMENT OF THE ESCROW AGENT

STATE OF CONNECTICUT	)
	) SS
COUNTY OF MIDDLESEX	)

The undersigned, Bank of America, as Escrow Agent, pursuant to a certain entrance fee escrow agreement dated April 12, 1988, by and between Covenant Home, Inc., n/k/a Covenant Living of Cromwell, Inc., and Bank of America, hereby certifies that the escrow account evidenced by said agreement has been established and continues to be effective between the parties thereto.

BANK OF AMERICA, ESCROW AGENT

PV.

Subscribed and sworn before me this <u>Ab</u> day of <u>FEDRUARY</u>, 2020.

Notary Public

PATRICK J STAFFARONI
Notary Public, State of Connecticut
My Commission Expires Nov. 30, 2022

## SWORN STATEMENT OF THE ESCROW AGENT

STATE OF CONNECTICUT	•)
	) SS:
COUNTY OF MIDDLESEX	)

The undersigned, Bank of America, as Escrow Agent, pursuant to a certain reserve fund escrow agreement dated April 12, 1988, by and between Covenant Home, Inc., n/k/a Covenant Living of Cromwell, Inc., and Bank of America, hereby certifies that the reserve fund escrow account evidenced by said agreement has been established and continues to be effective between the parties thereto.

BANK OF AMERICA, ESCROW AGENT

RV.

Subscribed and sworn before me this <u>26</u> day of FEBRUARY, 2020.

Notary Public

PATRICK J STAFFARONI
Notary Public, State of Connecticut
My Commission Expires Nov. 30, 2022.

### **ACKNOWLEDGMENT**

Disclosure Statement and continuing carepresentative.	, 20 I acknowledge that the e contract have been reviewed by me or my legal
	RESIDENT/APPLICANT:
	(Signature)
	(Printed Name)
	RESIDENT/APPLICANT:
	(Signature)
	(Printed Name)
	Address: