



1055 West Joppa Road Towson, Maryland 21204

Disclosure Statement

April 2025

The issuance of a Certificate of Registration by the Maryland Department of Aging does not constitute approval, recommendation, or endorsement of the facility by the Department, nor is it evidence of, or does it attest to, the accuracy or completeness of the information set out in this Disclosure Statement.

Equal Housing Opportunity

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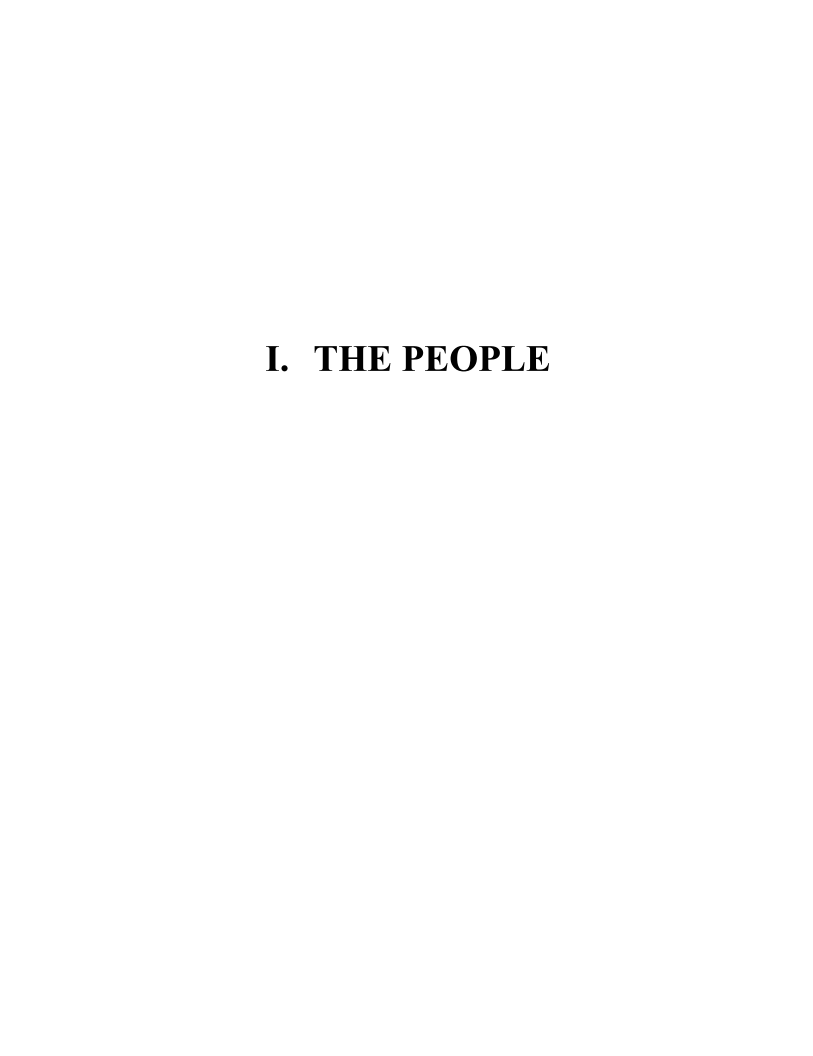
INTRODUCTION

We are pleased you have expressed an interest in Blakehurst (the "Community"). We are very proud of our Community and appreciate the opportunity to tell you more about it. We are convinced that the more you learn about our Community, the more comfortable you will be in deciding to make it your Community, too.

The Community brings to residents who are age 60 and over a way of senior living known as *Life*CareTM. This concept provides services that offer residents the opportunity to pursue their personal interests. *Life*Care communities, such as the Community, encompass these important components: a private apartment, a wide array of personal services, and the security of access to assisted living care, memory care and comprehensive care in the on-site health center, all combined within a sound financial plan.

Because nontechnical language has been used in this Disclosure Statement and because this Disclosure Statement includes only summaries of the provisions of the Residency Agreements and other documents, there may be differences between the text of this Disclosure Statement and the language of the Residency Agreements or other documents. Copies of the actual documents should be inspected to fully understand all of their terms and provisions, and those specific terms take precedence over the summaries in this Disclosure Statement.

We are pledged to the letter and the spirit of U.S. policy for achievement of equal housing opportunity throughout the Nation. We encourage and support an affirmative advertising and marketing program in which there are no barriers to obtaining housing because of race, color, religion, sex, disability, national origin, ancestry, marital status, sexual orientation, or gender identity or expression.



THE PROVIDER

The Chestnut Partnership and The Chestnut Real Estate Partnership are identified collectively on the Maryland Department of Aging certificate of registration as the "Provider." Each is a Maryland for-profit general partnership. The Provider is not qualified nor does it intend to qualify as a tax exempt organization under the Internal Revenue Code. These two partnerships provide their respective services or property to the *Life*Care senior living community known as Blakehurst. The Chestnut Partnership operates the Community and The Chestnut Real Estate Partnership owns the land and building in which the Community operates. The business addresses of each of these two partnerships is 400 Locust Street, Suite 820; Des Moines, Iowa 50309-2334.

Under the Provider's partnership agreement, the partnership is governed by its partners (identified below) and has no governing body. The names and addresses of The Chestnut Partnership general partners are:

1. Chestnut Village LLC (an Iowa limited liability company) with a 1 percent interest.

CEO: Chris Bird

Address: 400 Locust Street, Suite 820

Des Moines, Iowa 50309-2334

2. West Joppa Road Limited Partnership (a Maryland limited partnership) with a 1 percent interest.

Primary Individual: John A. Luetkemeyer, Jr. Address: The Foxleigh Building, Suite 210

2330 W. Joppa Road

Lutherville, Maryland 21093

3. The Chestnut Real Estate Partnership (a Maryland general partnership) with a 98 percent interest.

Address: 400 Locust Street, Suite 820

Des Moines, Iowa 50309-2334

The names and addresses of The Chestnut Real Estate Partnership partners are:

1. West Joppa Road Limited Partnership (50%) (a Maryland limited partnership)

John A. Luetkemeyer, Jr., primary individual

The Foxleigh Building, Suite 210

2330 West Joppa Road

Lutherville, MD 21093

2. Chestnut Village LLC (50%) (an Iowa limited liability company)

Chris Bird, CEO

400 Locust Street, Suite 820

Des Moines, IA 50309-2334

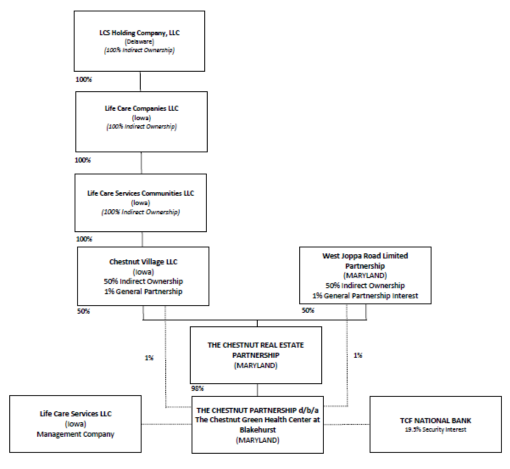
The Chestnut Partnership has the overall responsibility for the operation of the Community, including the approval of design, capital expenditures, and operating budgets. The Chestnut

Partnership determines the appropriate insurance coverages on the Community's property and personnel, its operational policies, and the criteria for resident admissions. The Chestnut Partnership also adopts and approves personnel policies for Community employees, and monitors compliance with the Community's budget and the performance of the Community and its management. It enters into the Residency Agreements with residents of the Community.

None of the persons described herein have been: convicted of a felony or pled nolo contedere to a felony charge, including such charges as fraud, embezzlement, fraudulent conversion, or misappropriation of property; held liable or enjoined in a civil action by final judgment, including actions involving fraud, embezzlement, fraudulent conversion, or misappropriation as a fiduciary; subject to a currently effective injunction or restrictive order of a court of record, including action that arose out of or related to business activity or health care, including an action that affected a license to operate a facility of service for senior, impaired, or dependent persons; nor within the past ten years, had any state or federal license or permit suspended or revoked as a result of an action that arose out of business activity or health care, including, including an action that affected a license to operate a facility or service for senior, impaired, or dependent persons.

The Provider is not affiliated with any religious, charitable, or other nonprofit organization. Below is an organizational chart of the Provider:

Blakehurst Ownership Structure



THE GENERAL PARTNERS

The Chestnut Real Estate Partnership

The property comprising the Community is owned by The Chestnut Real Estate Partnership, a Maryland partnership (the "Real Estate Partnership"). The Real Estate Partnership was organized not only to own the Community property as the nominee agent of the Chestnut Partnership, but also was named on the Certificate of Registration, along with the Chestnut Partnership, as the Provider. The Real Estate Partnership has entered into an Operating and Use Agreement with The Chestnut Partnership to provide it with full access to and use of the Community property for the benefit of the Community. The Real Estate Partnership will guarantee certain of The Chestnut Partnership's obligations under the Residency Agreements. The general partners of the Real Estate Partnership are Chestnut Village LLC (50 percent ownership), and West Joppa Road Limited Partnership (50 percent ownership).

Chestnut Village LLC and West Joppa Road Limited Partnership

The concept of developing a *Life*Care senior living community on the site originated with input from knowledgeable, local principals and from principals affiliated with an experienced, nationally recognized *Life*Care senior living community developer. The Community has been developed under a partnership arrangement between these two active and synergistic participants. The active participants are Chestnut Village LLC and West Joppa Road Limited Partnership ("West Joppa").

Chestnut Village LLC is an Iowa limited liability company. There are no principals of Chestnut Village LLC who have a 10 percent or greater equity or beneficial interest in the Provider.

The general partners of West Joppa are listed below. These two general partners have a 3 percent interest in West Joppa:

Rosedale Care, Inc.(1% interest) A Maryland Corporation The Foxleigh Building, Suite 210 2330 W. Joppa Road Lutherville, Maryland 21093 Continental Care, Inc. (2% interest) A Maryland Corporation 1427 Clarkview Road, Suite 500 Baltimore, Maryland 21209

The limited partners of West Joppa who have a 10 percent or greater equity or beneficial interest in the Provider are:

<u>Thomas F. Mullan, III</u> (Chairman of Mullan Enterprises, Inc., which is actively engaged in real estate development, construction, and management).

<u>Luetkemeyer Investments, LLC</u> (affiliated with John A. Luetkemeyer, Jr., Co-Chairman of Continental Realty Corporation, which is actively engaged in real estate development and management).

<u>H. B. Blakehurst Limited Partnership</u>, an investment partnership formed to invest in Blakehurst.

THE MANAGER

The Chestnut Partnership has retained Life Care Services LLC ("Life Care Services"), an affilaiet of Chestnut Village LLC, to manage the Community. As the nation's third largest operator of senior living communities, Life Care Services serves more than 40,000 seniors in 140+ communities (see Exhibit A). With over 50 years of service, Life Care Services has developed expertise in nearly every facet of senior living management. #1 in customer satisfaction with independent senior living communities four years in a row. For more information, visit Life Care Services' website: https://www.lcsnet.com/management-services/management-services-overview.Its business address is 400 Locust Street, Suite 820; Des Moines, Iowa 50309-2334.

Principal officers of Life Care Services includeChris Bird, Daniel Lahey, GeLynna Shaw, Bridgette Uhlemann, Jason Victor, and Jill Sorenson.

<u>Chris Bird</u> As chief executive officer of LCS, Chris Bird is responsible for executing the business strategy across all business lines in the LCS Family of Companies. Chris provides leadership and direction for business growth, service excellence, and enhancing the company's stability and value among financial partners, property owners, and other stakeholders in the senior living field.

Chris joined LCS in 2018 and brings over 25 years of experience in operations and marketing, new business development, fostering capital partner relationships, and leadership of both Life Plan and Rental Communities across the country. Today, he is responsible for the oversight of serving nearly 40,000+ seniors and 27,000 employees.

Chris serves as a member of the Board of Directors of LCS Holding Company, LLC and is a member of the Argentum Advisory Council. He holds a bachelor's degree in history from the University of Memphis, Tennessee.

<u>Daniel Lahey</u> As executive vice president/chief financial and investment officer, Dan Lahey is responsible for directing all financial and real estate operations for the organization. In this capacity, Dan provides leadership for corporate accounting and treasury, community finance, investments, capital markets, and asset and portfolio management for LCS.

Dan has established himself as an industry leader in various roles in the finance and real estate teams since joining LCS in 2008. He joined LCS as an Accounting and Tax Manager on the finance team, and later joined LCS Real Estate at its inception. Dan's expertise has helped build the LCS brand and accelerated our growth with key capital relationships and growing our ownership interests in both Life Plan and Rental communities. Under his leadership, the LCS Real Estate team has executed transactions valued at more than \$2.6 billion since 2018. In addition, LCS Real Estate has been successful in investing more than \$170 million of LCS equity capital.

Dan earned his Bachelor of Arts in accounting and finance from Wartburg College and worked in public accounting for nine years prior to joining LCS. Dan serves on the Board of Directors of LCS Holding Company, LLC, as well as its related audit committee, compensation committee, and retirement fiduciary committee, and is chair of the LCS Investment Committee.

<u>GeLynna Shaw</u> As a professional in the senior living industry, GeLynna Shaw brings her expertise in finance, mergers and acquisitions, and operational effectiveness to her role as Executive Vice President of Operations at Life Care Services. GeLynna oversees all aspects of community operations including sales, health and wellness, dining, resident engagement, and plant operations.

Her 28-year career in senior living includes experience with Continuing Care Retirement Communities and rental communities has been focused on systems, processes, and people that are effective to ensure the best outcomes for the residents. GeLynna joined LCS in 2018 and has been instrumental in improving the performance of existing communities, successfully opening new communities, and onboarding new acquisitions. Her passion for those she serves and her record of improving performance through operational efficiencies has been essential to the success of the LCS Family of Companies.

GeLynna is a board member of Hexagon and serves on the LCS Public Policy Committee. She has served on pricing, compliance, and risk committees, and brings that knowledge to the LCS Family of Companies. GeLynna holds a bachelor's degree in business with a major in accounting from Tennessee Technological University. She is a certified public accountant.

Bridgette Uhlemann In her role as corporate counsel and director of legal and compliance, Bridgette Uhlemann ensures the legal rights of LCS are protected by providing legal advice and recommendations to all levels of the organization. She oversees legal affairs, including corporate governance, contract law, public policy, and corporate and regulatory compliance for LCS. Bridgette directs the overall delivery of legal and compliance services to the organization, including in-house attorneys, compliance analysts and outside legal counsel. She collaborates with leadership and ensures key legal issues and opportunities are understood by stakeholders to mitigate risk and protect company assets.

At LCS, Bridgette is a member of the LCS Foundation Board of Directors, and she chaired the Walk to End Alzheimer's Committee in 2019. Outside the organization, she serves as the board chair for the Alzheimer's Association, Iowa Chapter and the secretary for the Mid-Iowa Association of Local Governments. Bridgette graduated from Drake University with a B.A. in English and Law, Politics and Society. She earned her J.D. from Drake University Law School.

Jason Victor Jason Victor is senior vice president, treasurer and corporate finance for LCS. In this role, he provides oversight and direction for the organization's financial matters, ensuring its consistent and efficient fiscal performance. Jason has responsibility for the organization's corporate accounting, corporate payroll, community payroll, treasury and tax departments. He oversees all aspects of general accounting, cash management, billing and receivables, accounts payable, payroll, consolidations and financial reporting. In addition, he serves as a member of the LCS Audit Committee and provides leadership for LCS Risk Management, including the LCS Advantage insurance program and Hexagon, a captive insurance company.

Jill Sorenson: Leaning on her expertise to foster and maintain meaningful relationships, Jill Sorenson leads the regional team serving a portfolio of 36 Life Plan communities. Following her passion for serving seniors, Jill's responsibilities have grown during her career at LCS. From roles in accounting, information technology, and corporate resource development to receiving her nursing home administrator license, Jill is committed to serving others. Prior to her current position, Jill has a proven track record in successfully delivering on occupancy goals and achieving 4- and 5-star ratings from the Centers for Medicare and Medicaid Services.

To ensure Life Care Services is serving the customer first and foremost, Jill initiated client satisfaction surveys with client boards and owners to build stronger and more strategic relationships. Outside LCS, Jill has served on the San Diego Region for Aging Services of California and the Aging Services of California Board. She is a frequent presenter at national and state industry conferences on topics affecting the senior living industry and was selected for the Hall of Honor for McKnight's Women of Distinction program in 2023. Jill holds a bachelor's in business administration from Simpson College and an MBA from the University of Phoenix.

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Life Care Services supervises the management and operation of the Community on behalf of The Chestnut Partnership. In general, operations management services include recruiting and training administrative personnel; supervising the licensing, equipping, and staffing of the Community; preparing annual budgets; establishing and operating a system of financial controls for the Community, including comparative analyses with other projects; supervising health care services; supervising dining services; supervising the services related to the apartments; and providing the highest possible level of services to residents consistent with the approved budget. The Chestnut Partnership retains the ultimate responsibility for hiring managers and monitoring operating costs, wages, salaries, expenses, and the overall fiscal viability of the Community. Life Care Services does not guarantee the obligations of The Chestnut Partnership under the Residency Agreements.

VICE PRESIDENT/SENIOR DIRECTOR OF OPERATIONS MANAGEMENT

Roberta S. McMenamin is Vice President/Senior Director of Operations Management for Life Care Services. She graduated from Florida Atlantic University in Boca Raton, Florida with a Bachelor of Health Services degree from Wesley College in Cambridge, Massachusetts with a concentration in health services administration, and from Lesley College with a Master of Science degree in long term care with a concentration in health services administration. Ms. McMenamin joined Life Care Services in 1986 and has 15 years' experience as a community executive director. In 2004, she was promoted to regional operations manager, and in 2008 she was promoted to director of operations management. Thereafter, Ms. McMenamin was promoted to Vice President/Senior Director of Operations Management.

ADMINISTRATION

Lonny Blessing is the Executive Director of Blakehurst. Lonny has been working in the Retirement Community field for more than 30 years. He previously served as Vice President of Operations and Executive Director of several large retirement communities, each with more than 1,800 residents and 700 employees, led new campus and expansion development projects, and consulted in the field to more than 45 communities across the country. Lonny holds a Bachelor of Science degree in Business Administration from Shippensburg University and a Master of Science degree in Marketing from the University of Maryland Global Campus. He joined Blakehurst in January 2023. Lonny leads the Blakehurst staff in providing exceptional hospitality services while meeting the day-to-day needs of residents. He believes success comes from collaborative management and a high level of communication between staff and residents.

Phyllis Eiring has worked in the senior living industry for over 30 years. She has worked in skilled nursing facilitaies as Human Resources Director and Vice President of Human Resources. In addition, she has worked as both an Assistant Administrator and an Administrator. She has worked as an Administraytor for nearly ten years. She joind Blakehurst in 2023. Her experience includes large and medium sized skilled nursing facilities.

RESIDENTS' ASSOCIATION AND MEETINGS WITH THE PROVIDER

Membership in the Residents' Association is open to all residents of the Community. Meetings of the Residents' Association are held every other month. The Residents' Association brings together the residents of the Community in a social, congenial atmosphere to discuss matters of mutual concern, and to promote good will among the residents. The Residents' Association strives to consolidate majority opinion and advise on general interest topics related to the quality of life at the Community which is presented to the Provider for consideration and action. The Provider in turn informs and communicates policy and administrative matters affecting the quality of life at the Community.

Each quarter the Provider holds a meeting with the entire resident body. An authorized officer of the Provider presents a summary of the Provider's operations, significant changes from the previous year, and the goals and objectives for the next year. The residents are provided the opportunity to ask questions and receive answers to their questions at the meeting. At the last quarterly meeting of the year, an authorized officer of the Provider will provide an aggregated, deidentified summary of internal grievances submitted during the year.

In addition, appointed representatives of the Provider meet each quarter with the Executive Committee of the Residents' Association to address the concerns of the residents. These concerns are relayed by the authorized representative to the Provider. However, The Chestnut Partnership retains full decision-making authority for the operation of the Community.

COMMUNICATION WITH THE ADMINISTRATION

The Community has established an internal grievance procedure to address a resident's grievance. A resident or a group of residents collectively may submit a grievance in writing to the executive director of the Community whose address is 1055 West Joppa Road, Towson, Maryland 21204. The Community will send a written acknowledgement to the resident or group of residents within five days after receipt of the written grievance. The Community will assign personnel to investigate the grievance. A resident or group of residents who files a written grievance is entitled to a meeting with management of the Community within 30 days after receipt of the written grievance to afford the resident or group of residents the opportunity to present the resident's or group of residents' grievances. The Community will provide a written response within 45 days after receipt of the written grievance as to the investigation and resolution of the grievance.

Within 30 days after the Community provides its response to the grievance, a resident, group of residents, or the Community may seek mediation through one of the community mediation centers in the State or another mediation provider. If a resident, group of residents, or the Community seeks mediation, the mediation shall be nonbinding.

II. THE COMMUNITY

THE LOCATION

The Community is located in Towson, Maryland on 40 acres of land on the south side of West Joppa Road between Greenwood Avenue to the west and Chestnut Avenue to the east.

THE COMMUNITY

The Community is a *Life*Care senior living community designed to accommodate persons 60 years of age or older. The Community provides retirees a life-style designed to meet their unique needs while allowing them the freedom to pursue their personal interests.

The Community currently consists of 275 apartments, a clubhouse, and a 79-bed health center, which includes 35 assisted living accommodations and 44 comprehensive care beds. The common areas include two dining rooms, a bar, coffee café bar, an auditorium, a convenience store, a library, a billiards area, an arts and crafts studio aka The Carriage House, a woodworking shop, a sunroom, a card room, a state of the art fitness gym, an enclosed pool, a physical therapy room, and a spa and massage room.

In 2012, the Community underwent a 1,300 square foot expansion. This expansion enlarged the Terrace Dining Room and the physical therapy area. These two areas are adjacent, and the expansion changed the footprint of the Community in a single area. The expansion also provided an outdoor dining area for the Chesapeake Dining Room. The Chestnut Real Estate Partnership paid for the expansion.

In 2024, a refurbishment project began to include refreshes, repairs and improvements to various common areas throughout the residential community with interior enhancements to levels 100, 200 and 300 residential corridors, pool and locker room areas, and updating the Clubhouse lobby, reception desk, administration and marketing space, auditorium, dining spaces, library, and associated resident common areas. Repairs to select back of the house areas were also undertaken. The refurbishment project is expected to be completed by the end of 2025 and will be paid for by Chestnut Real Estate Partnership.

The Community is designed to create an environment that enriches the lives of the people who live and work there. The main clubhouse provides two areas for dining – the Chesapeake, dining room which provides dinner, and the Terrace Room, which provides breakfast, lunch and dinner. There are two outside dining options off of the Terrace Room and Chesapeake Dining room.

The types of apartments that are available include various one-bedroom and two-bedroom plans. All apartments are equipped with safety features which include grab rails in the bathtub, emergency nurse call signals in the bedrooms and baths, full sprinkler systems, and smoke alarms. Every apartment has complete kitchen facilities with major appliances, central air, appropriate floor covering, and other amenities. The apartment buildings are connected by common corridors and elevators providing residents indoor access throughout the Community.

The health center completed a renovation and expansion in late 2017. The health center currently consists of 44 comprehensive care beds in private rooms, 35 assisted living accommodations in private rooms (of which, 15 beds have a memory care focus), two areas for activities, two dining rooms, and several lounges. Emphasis in the health center is on restorative care in order for residents to return to their apartments.

THE PERSONNEL

Subject to the approval of The Chestnut Partnership, LCS employs an executive director and administrator. The Chestnut Partnership employs the medical personnel including registered nurses, licensed practical nurses, and nursing paraprofessionals. A medical director, an occupational therapist, a physical therapist, a dietician, a speech therapist, a psychiatrist, a nurse practitioner, a social worker, an audiologist, and a podiatrist are available on a consulting basis. Other employees include sales staff, receptionists, a recreation director for the health center, maintenance staff and groundskeepers, security personnel, housekeeping personnel, kitchen staff, dining room personnel, accounting and clerical staff, and transportation personnel.

THE SERVICES

The decision to move into a *Life*Care senior living community demands careful consideration of many factors, including the services to be provided. A detailed description of the services provided at the Community is attached as Exhibit B to this Disclosure Statement. Briefly, in accordance with the terms of the Residency Agreements and in addition to use of an apartment and other Community facilities by the resident, the following services are available for the Service Fee: (1) maintenance and cleaning of the commons spaces, (2) maintenance and weekly housekeeping of the apartments, (3) weekly flat laundry service, (4) dining services to residents, including one meal for each day in the month in either the main dining room or the Terrace Room, (5) certain planned activities, (6) security, (7) scheduled local transportation, (8) certain health center services, (9) limited residential health services, (10) water, sewer, air conditioning, heating, and electricity, (11) tray service for up to 30 days when ordered by the appropriate personnel, (12) dietitian services for a limited period of time, and (13) various administrative services. Additional services are also available to the residents for an extra charge as outlined in the Residency Agreements.

Health center services in comprehensive care beds and assisted living accommodations are available to all residents of the Community. Residents who are able to do so are encouraged to return to their apartments as soon as possible. Residents who are unable to return to their apartments, however, have the benefit of permanent care in the health center. In addition to making assisted living accommodations available to residents of the Community, the Community may admit individuals directly to assisted living accommodations who are not residents of the community.

A resident may also contract with The Chestnut Partnership directly to receive assisted living services in an assisted living accommodation and need not come from an apartment at the Community. Individuals who are directly admitted to an assisted living accommodation as a

resident of the community enter into a Return of Capital Assisted Living Direct Admission Residency Agreement which is a Type B agreement. Entrance fees, monthly fees, and other fees as described in the agreement will apply. Under that agreement, and unlike the Community's other continuing care agreements, there is no capital reserve fee, and the monthly fee is set by the Chestnut Partnership without regard to the limitations of the Fair Share Allocation Formula. The expenses related to providing services to residents under the Return of Capital Assisted Living Direct Admission Residency Agreement and the revenue resulting from the monthly and the other fees paid by those residences are included in the annual Fair Share Allocation calculations otherwise applicable to Residency Agreements for independent living units. The revenues under the Return of Capital Assisted Living Direct Admission Residency Agreement will also be considered in terms of the overall operations of the community and the calculation of the fees due under the Management Agreement. Assisted living accommodations consist of private apartments and are designed to create a home-like environment.

Residents who do not require care in the health center, but who need additional personal care services to continue apartment living, may be eligible for the residential health services program. Certain residential health services are provided for the Service Fee as determined by The Chestnut Partnership, and extended residential health services are also available for an extra charge. Residential health services include, but are not limited to, bathing, dressing, additional housekeeping, escorting, and laundry. The Chestnut Partnership reserves the right to adjust the level of residential health services and charges for such services. These services are not provided by the health center nursing staff, but by other Community staff.

THE HEALTH CENTER

The Community has an on-site health center, called Chestnut Green, licensed to provide comprehensive care services and assisted living services under the licensure requirements of the State of Maryland. The Chestnut Partnership's goal is to provide its residents with quality health center services within the limits of its license. The Chestnut Partnership is not licensed to provide hospital-level care, and the charges associated with hospital care are the responsibility of the resident.

If it is determined that the resident requires health center services, such services are provided for up to 90 cumulative days at the same Service Fee as if the resident were continuing to live in his or her apartment. If a resident requires more than 90 cumulative days of health center services, the resident can either release his or her apartment for occupancy by someone else or retain the apartment. If a resident chooses to release the apartment, the resident will pay the then-current Service Fee for a one-bedroom deluxe apartment as specified in the resident's Residency Agreement (unless the Service Fee for his or her apartment is less, in which case, the lesser Service Fee shall apply). If the resident chooses to retain his or her apartment, the resident will continue to pay the Service Fee for the apartment, plus pay the then-current Service Fee for the one-bedroom deluxe apartment as specified in the resident's Residency Agreement (unless the Service Fee for his or her apartment is less, in which case, the lesser Service Fee shall apply). In all cases, the resident will be billed for any additional meal charges in excess of the Service Fee and will be

responsible for the cost of medical treatment, medicine, drugs, prescribed therapy, and similar additional supplies and services associated with medical treatment.

The Community currently offers only private accommodations in the assisted living section and the health care center. Not all residents will pay the Type A rate for comprehensive care since the Community also offers a Return of Capital Assisted Living Direct Admission Residency Agreement, which is a Type B agreement and provides access to comprehensive care as described in that agreement. If the health center is fully occupied, the resident will be provided health center services in an alternate facility The Chestnut Partnership has contracted with to provide care. To the extent The Chestnut Partnership would be liable for the resident's care and accommodations in the health center under the Residency Agreement, The Chestnut Partnership will be responsible for charges associated with alternate health center accommodations so long as the resident continues to pay the monthly charges to The Chestnut Partnership as outlined in the Residency Agreement.

The Residency Agreements set forth in greater detail the extent to which health center services are provided and the terms for providing such services.

The Blakehurst Health Center was renovated in 2012. This renovation did not change the maximum occupancy or the footprint of the Community. The purpose of the renovation was to reposition the health center as more residential and less institutional, as well as prepare for electronic medical records. The highlights of the renovation included a completely revamped care giver station, updated common areas, and resident accommodations. The Chestnut Real Estate Partnership paid for the expansion.

HEALTH CENTER ADMISSIONS STATEMENT

In accordance with Title VI of the Civil Rights Act of 1964 and Section 504 of the Rehabilitation Act of 1973, it is the policy of the Community that no person shall, on the grounds of race, color, or national origin, be denied admission to or treatment in the Community health center, nor shall any qualified disabled person be denied admission or treatment solely on the basis of his or her disability.

CONTRACTS AND FEES

Life Care Services is the day-to-day manager of the Community pursuant to a management agreement between Life Care Services and The Chestnut Partnership dated September 28, 1990. Management fees totaling \$1,302,190 and \$1,196,307 were incurred for the years ending December 31, 2024 and 2023, respectively, and were paid to Life Care Services during those years. The total annual management fee is based on a percentage (5 percent) of total annual operating revenues. Life Care Services is also entitled to reimbursement of certain costs incurred by it in connection with providing management services, including reimbursement of on-site Life Care Services staff salaries.

The residents may, at their option, contract directly with any home health agency of their choice for home health services on a fee-for-service basis. The cost incurred by the residents for the services provided depends on the nature and duration of the services purchased by the residents. The Chestnut Partnership does not pay any agency any fees for its services nor does the Provider receive any incentive fees for referrals.

Care Purchasing Services LLC ("CPS") is an Iowa limited liability company and is a group purchasing organization that negotiates with vendors on behalf of The Chestnut Partnership. CPS allows both chain organizations and independents to volume price their quality services. Currently, there are over 2,000 senior living communities, churches, schools, and other organizations participating in the group purchasing organization. CPS allows The Chestnut Partnership to receive favorable pricing and service from vendors such as therapy, pharmacy, dietary, and medical supplies. The Chestnut Partnership does not pay CPS any fees for its services. CPS is an affiliate of Life Care Services.

The Mullan Contracting Company, 2330 W. Joppa Road, Lutherville, MD 21093 was the general contractor on the Provider's previous capital project, providing construction services. One of the owners of The Mullan Contracting Company is Thomas F. Mullan, III, Chair of Mullan Enterprises, Inc. Mr. Mullan is a limited partner of West Joppa Road Limited Partnership, one of the partners in The Chestnut Partnership and The Chestnut Real Estate Partnership. The Mullan Contracting Company does not provide yearly services to the Community but did receive as general contractor a construction management fee in the amount of \$616,232, which has been fully paid.

LCS Development, LLC, an Iowa limited liability company, 400 Locust Street Suite 820 Des Moines Iowa 50309, was a developer of the Provider's previous capital project. This company is an affiliate of Life Care Services. In 2024, it was paid \$110,110.39 by the Community.

The fees payable to The Mullan Contracting Company and LCS Development, LLC were funded from the Debt Service Subsidy and excluded from the Fair Share Allocation (described below in Part III).

III. THE PROPOSAL

THE *LIFE*CARETM CONCEPT

The *Life*Care concept ensures an individual lifetime use of an apartment, support services, and unlimited comprehensive care or assisted living services in an on-site health center. This concept was developed as the result of the increasing number of men and women reaching retirement age and the concern for providing an alternative to traditional retirement living. *Life*Care ensures a resident of lifetime access to a full continuum of quality long-term health care, while enjoying the comfort and security of a familiar environment, surrounded by friends, family, neighbors, and a highly-trained, supportive staff. With the *Life*Care Program at the Community, the resident has peace of mind, knowing that any long-term health care needs will be met with unparalleled quality and service. For those services and accommodations, a resident pays an Admission Fee, a one-time Capital Reserve Fee (other than individuals entering into a Return of Capital Assisted Living Direct Admission Residency Agreement), and makes a Loan to The Chestnut Partnership, all in accordance with the terms of the Residency Agreements. The resident is also responsible for paying a Service Fee. If assisted living or comprehensive care services are required, the resident may relocate from his or her apartment to the on-site Health Center as provided in the Residency Agreement.

The residents of the Community will have, through their *Life*Care Program, another way of paying for long-term care, although not underwritten by an insurance company. The Chestnut Partnership will provide comprehensive care or assisted living in a private bed for as long as required for the then current monthly Service Fee for the one-bedroom deluxe apartment (unless your Service Fee for the resident's Apartment is less in which case the lesser monthly Service Fee will apply). The resident's only extra charges will be for meals beyond those covered by the monthly Service Fee and any ancillary services and supplies. The *Life*Care Program will make comprehensive care and assisted living in the Health Center available to the resident for significantly less cost than the cost to obtain these services in a well-rated, comparable facility. A long-term care insurance policy can often times be complimentary to the services provided under the *Life*Care Program. Therefore, if the resident has a long-term care insurance policy, the resident should request his/her advisors to review the policy and the terms of the Residency Agreement to determine whether there are potential areas of duplication or areas where benefits can be coordinated.

THE RETURN-OF-CAPITALTM PLAN

LifeCare has evolved over the years in many ways. Probably the most dramatic change is the handling of the historical one-time "entrance fee." Originally this entrance fee became the property of the senior living community the day the resident assumed occupancy. This appeared to some to be inequitable for an individual who was a resident for only a short time, despite the fact that many residents resided in the senior living community for a very long time. As a consequence, the practice evolved of providing partial refunds to residents based on an individual resident's term of residency. In other words, the refunds declined over a period of months until the refund became zero.

The Blakehurst Return of CapitalTM Residency Agreement goes one step further. After occupancy, if the resident cancels the Residency Agreement, or in the event of the resident's death, the resident or resident's estate will be entitled to repayment of the full amount of the Loan (80% or 90% of the Entrance Fee) made as outlined in the Residency Agreement executed. Carefully read the Residency Agreement for the conditions that must be satisfied before The Chestnut Partnership is required to pay the repayable portion of the Loan. The repayment will be made upon the earlier of (i) 14 days from the date the Entrance Fee is collected from a new resident for the apartment, but in no event shall such date be more than 18 months from the date of death or cancellation, or (ii) 30 years from the date of the Loan Agreement. After occupancy, if The Chestnut Partnership cancels the Residency Agreement, the resident will be entitled to repayment of the refundable portion of the Entrance Fee within 60 days from the date of cancellation of the Residency Agreement. The resident may or may not be entitled to reimbursement of the Admission Fee as outlined in the Residency Agreement.

The Return of Capital Residency Agreement was revised in February 2016 (the "2016 Version") and will be used instead of the previously approved form of the Return of Capital Residency Agreement (the "Pre-2016 Version"). Section 5 of both versions describes, among other things, the compensation payable to The Chestnut Partnership (the "Compensation Provision"). The 2016 Version reflects various changes that were made to the Compensation Provision contained in the Pre-2016 Version. However, the changes to the Compensation Provision as reflected in the 2016 Version are only intended for clarification and are not intended to be substantively different from the Compensation Provision in the Pre-2016 Version or broaden the compensation payable to The Chestnut Partnership.

In 2020, the Community began offering a Return of Capital Assisted Living Direct Admission Residency Agreement that entitles an individual to direct admission into assisted living, the ability to relocate to comprehensive care if necessary and other benefits, but does not include a capital reserve fee. In addition, the rates under this assisted living agreement may be adjusted as determined by the Chestnut Partnership without regard to any limitations of the Fair Share Allocation formula described below. The Fair Share Allocation formula is only relevant to residents under the Return of Capital Assisted Living Direct Admission Residency Agreement as described under "The Services" section above. For purposes of this Disclosure Statement, the Return of Capital Assisted Living Direct Admission Residency Agreement is otherwise considered a form of Return of Capital Residency Agreement.

THE VARIABLE REFUND PLAN

At the discretion of The Chestnut Partnership and as an alternative to the Return-of-Capital Residency Agreement, The Chestnut Partnership also offers a Variable Refund Residency Agreement where 80% of the Entrance Fee is a Loan to The Chestnut Partnership that can be 0% refundable, 50% refundable or 75% refundable depending on the amount of the original Loan. Carefully read the Residency Agreement for the conditions that must be satisfied before The Chestnut Partnership is required to pay the repayable portion of the Loan. After occupancy, if the resident cancels the Residency Agreement, or in the event of the resident's death, the resident or the resident's estate will be entitled to a refund equal to the greater of (i) 0% of the Loan, 50% of

the Loan or 75% of the Loan depending on the amount of the original Loan to The Chestnut Partnership or (ii) the Loan less 2 percent of the Loan for each full or partial month of occupancy. The repayment will be made upon the earlier of (i) 14 days from the date the Entrance Fee is collected from a new resident for the apartment, but in no event shall such date be more than 18 months from the date of death or cancellation, or (ii) 30 years from the date of the Loan Agreement. After occupancy, if The Chestnut Partnership cancels the Residency Agreement, the resident will be entitled to repayment of the refundable portion of the Entrance Fee within 60 days following The Chestnut Partnership's cancellation of the Residency Agreement. The resident may or may not be entitled to reimbursement of the Admission Fee as outlined in the Residency Agreement.

The Variable Refund Residency Agreement was revised in February 2016 (the "2016 Version") and will be used instead of the previously approved form of the Variable Refund Residency Agreement (the "Pre-2016 Version"). Section 5 of both versions describes, among other things, the compensation payable to The Chestnut Partnership (the "Compensation Provision"). The 2016 Version reflects various changes that were made to the Compensation Provision contained in the Pre-2016 Version. However, the changes to the Compensation Provision as reflected in the 2016 Version are only intended for clarification and are not intended to be substantively different from the Compensation Provision in the Pre-2016 Version or broaden the compensation payable to The Chestnut Partnership.

FAIR SHARE ALLOCATION

The Fair Share Allocation was implemented by the Provider on January 1, 1998. The purpose of the Fair Share Allocation is to ensure that the Service Fees (who entered the Community under residency agreements for independent living apartments) charged to residents in future years will be equal to the cash requirements of the Community, and also to provide a methodology for allocating the Community cash requirements to all residents of the Community (who entered the Community under residency agreements for independent living apartments). This allocation is affected by apartment size and type, and by second persons. The process of equating those residents' Service Fees to the Community cash requirements also ensures those residents that increases in Service Fees are not for the Provider's benefit, but are limited to the services and facilities provided solely for the residents' benefit as reported in the operations division audit report of the Provider. The process will be utilized each fiscal year to adjust Service Fees, upon at least 45 days' written notice to the qualifying residents, to the extent necessary to address changes in the Community's cash requirements. The Service Fees are paid to compensate the Provider for providing all services and facilities (including life-time use of an apartment and common areas) as such are described in the Residency Agreement.

The Chestnut Partnership or its affiliates may receive payments from the Service Fees to the extent services are provided by The Chestnut Partnership or its affiliates. For example, Life Care Services will receive management fees under the management agreement with The Chestnut Partnership, and such management fees are considered the Community's cash requirements for purposes of determining the Service Fees under the Fair Share Allocation.

Note that, unlike the Community's other continuing care agreements, the monthly fee under the Return of Capital Assisted Living Direct Admission Residency Agreement is not limited by the Fair Share Allocation formula. The Fair Share Allocation formula is only relevant to such direct admit assisted living residents as described under "The Services" section above.

Further description of the Fair Share Allocation is provided in Exhibit D attached to this Disclosure Statement.

INDEMNITY DEED OF TRUST AND GUARANTY

Under the *Life*Care concept, no ownership interest in the real estate is transferred to the resident. Instead, the resident is provided, subject to and under the terms of the Residency Agreement and Maryland statutes, a contractual use of the apartment in exchange for paying the Entrance Fee and all monthly charges.

Under the Return-of-Capital Residency Agreement or Variable Refund Residency Agreement, a portion of the Entrance Fee required to enter into residency at the Community is structured as a Loan repayable to the resident or the resident's estate upon cancellation of residency at the Community. The Return of Capital Assisted Living Direct Admission Residency Agreement is considered by the Community to be a form of Return of Capital Residency Agreement. The Loan portion of the Entrance Fee under the Return-of-Capital Residency Agreement is 80% or 90%, provided that any reference that applies to a Return of Capital Assisted Living Direct Admission Residency Agreement refers to a 90% Loan. The Loan portion of the Entrance Fee under the Variable Refund Residency Agreement is 80% of the Entrance Fee, and the balance of such Loan is reduced by 2% per month until it reaches a minimum amount repayable of either 0%, 50% or 75%. While the repayment of the Loan is not held in trust or escrow, as security for The Chestnut Partnership's obligation to repay the refundable portion of the Loan, the Real Estate Partnership provided a Guaranty Agreement ("Guaranty") and entered into a subordinate Indemnity Deed of Trust and Security Agreement ("Deed of Trust") to secure the Guaranty on August 2, 1993. Under the terms of the Deed of Trust, the Real Estate Partnership has granted the trustee a security interest in certain Community real and personal property owned by the Real Estate Partnership for the benefit of the residents of the apartments in the Community who executed a Return-of-Capital Residency Agreement or Variable Refund Residency Agreement. The Deed of Trust was filed upon initial occupancy of the Community. Both the Guaranty and the Deed of Trust were Amended and Restated on September 11, 2006.

The subordinate Deed of Trust allows certain "permitted encumbrances," including, but not limited to liens, encumbrances, restrictions, and other matters of record at the time of the filing of the Deed of Trust; and first mortgages now or later granted to secure guarantees of long-term or short-term loans, the proceeds of which are used solely for purposes related to the Community. These permitted encumbrances are intended to allow alternative financing which would be more difficult and more expensive if the Deed of Trust had total priority. Except for the permitted encumbrances, the loans of the apartment residents who executed a Return-of-Capital Residency Agreement or Variable Refund Residency Agreement would take priority over most other claims with the exception of certain types of liens and taxes. The loans of all residents of apartments who

executed a Return-of-Capital Residency Agreement or Variable Refund Residency Agreement in the Community are equally protected by the Deed of Trust and there is no priority among or between such residents. As of the end of the period ending December 31, 2023, the total balance of all loans and obligations having priority over the subordinate Indemnity Deed of Trust that secures the residents' loans was \$714,221.

ESTATE PLANNING

The Return-of-Capital Residency Agreement and Variable Refund Residency Agreement provide that the Entrance Fee consists of two parts: an initial payment which is referred to as an Admission Fee (including a second person Admission Fee, if applicable) and the Loan. The balance of the Entrance Fee is referred to as a Loan. The Loan is 80% or 90% of the Entrance Fee under the Return-of-Capital Residency Agreement and the Loan is 80% of the Entrance Fee under the Variable Refund Residency Agreement. The applicable portion of the Loan is repayable to a resident's estate upon the death of the resident, or in the case of a double-occupied apartment, upon the death of the surviving resident, in accordance with the terms of the Loan Agreement.

In the absence of any agreement between the residents of a double-occupied apartment which has been provided to The Chestnut Partnership, the applicable Loan repayment or Entrance Fee refund will be repayable to the estate of the surviving resident. Residents of double-occupied apartments who wish to make other provisions as to who the Loan repayment or Entrance Fee refund is to be paid should consult with their attorneys for an appropriate agreement. It is the responsibility of the resident to make The Chestnut Partnership aware of the existence of any such agreement and to provide a copy of the agreement to The Chestnut Partnership. No other rights under the Residency Agreement are assignable. A form of Assignment of Rights to Repayment is available for review by you or by your financial or legal advisor upon request.

IV. FINANCIAL MATTERS

FINANCIAL STATEMENTS

A certified financial statement for the Community is prepared each fiscal year and is attached to this Disclosure Statement as Exhibit E. The Provider is required to provide a copy of the certified financial statement to each prospective resident at least two weeks before a prospective resident executes the Residency Agreement. A copy of the certified financial statement is also available for review by each resident or his or her financial or legal advisor upon request.

The Residency Agreements limit the compensation to the Provider from the operation of the Community. Such compensation can be distributed or loaned by the Provider to its partners. As of December 31, 2023, there was \$5,841,785 in cash or cash equivalents that the Provider was holding in the partnership compensation account for potential future distributions to its partners.

In addition to distributions to its partners, the Provider makes loans to its partners. The loans are included as assets on the balance sheet of the financial statement for the Provider, but are unsecured obligations of the partners and are not collateralized. As of December 31, 2024, the total principal balance of these unsecured loans included as assets on the balance sheet was \$13,656,240. In addition, there was \$90,541 in outstanding interest owed by the partners to the Provider on those loans. The Provider maintains that the principal and interest received by the Provider from repayment of loans made by the Provider to its partners may be distributed to its partners as funds are available.

As of December 31, 2023, the total outstanding amounts that the partners of the Provider maintain they were entitled to receive from the Provider derived from compensation from the operation of the Community equaled \$19,588,566.

Starting with the certified financial statement for 2015 and continuing forward, the certified financial statements are to specifically disclose, as of the end of the calendar year in question, (i) the balance of the Self Reserve Account for Resident Loans (as defined in the Residency Agreements) and (ii) all outstanding amounts to which the partners of Provider maintain they are entitled from the Provider that are derived from compensation. The Residency Agreement forms most recently approved by the Department of Aging set forth requirements for the Provider to create certain reserves in certain circumstances. See the most recently approved Residency Agreement for the exact terms of those reserve requirements. The calculations and amounts described above are available to residents of the Community upon request.

It is important for residents, their families, and their advisors to understand the financial basis on which the Community was developed and is being operated. The past experience of Life Care Services in successfully developing and managing life-care senior living communities has been the basis for financial planning for the Community. This history of sound management and strong economic health of existing communities provides the economic history from which to build projections for this Community. It is this record of success and stability that ensures you that this Community is a sound investment now and in the future.

CASH FLOW PROJECTIONS

Cash flow projections for 2024 and the next two fiscal years can be found below. They were prepared in accordance with generally accepted accounting principles and are consistent with the cash flow statement presented in the certified financial statement.

	2025 Current Year	2026 Succeeding Year	2027 Succeeding Year
Cash Flows from Operating Activities:	Current real	I eai	I C ai
Net Income	679,123	1,222,337	1,462,856
Depreciation and Amortization	4,681,206	5,153,527	5,309,393
Amortization of Financing Costs Amortization of Nonrefundable Entrance Payments	42,000 (3,405,762)	42,000 (3,507,935)	42,000 (3,613,173)
Unrealized Gain on Investments Unrealized Loss on Derivative Instrument	206,487	212,682	219,062
Loss on Disposal of Assets Change in Operating Assets and Liabilities:	200,401	212,002	213,002
Accounts Receivable Accrued Interest Receivable	(34,776)	(35,819)	(36,894)
from Partners	84,096	37,843	35,951
Construction Costs Payable			
Refundable Deposits			
Prepaid Expenses and Other	(35,130)	(36,184)	(37,270)
Accounts Payable	20,131	20,735	21,357
Accrued Expenses Refundable Deposits Received	35,832	36,907	38,014
from Prospective Residents, Net	18,917	19,485	20,069
Deferred Revenue, Net	3,692,845	3,682,961	3,555,985
Net Cash Provided by Operating Activities	5,984,970	6,848,538	7,017,350
Cash Flows from Investing Activities:			
Additions to Cost of Acquiring Contracts	(153,797)	(115,348)	(144,185)
Additions to Operating Property		(3,176,677)	

Proceeds from Sale of Operating Property	0	0	0
Proceeds from Notes Receivable from Partners	681,792	681,792	681,792
Net Cash Used by Investing Activities	(13,383,586)	(2,610,233)	(2,585,516)
Cash Flows from Financing Activities: Proceeds from Loans from			
Residents	14,771,380	14,731,843	14,223,938
Repayment of Loans from Residents	(13,360,581)	(13,212,625)	(13,399,969)
Payment of Financing Costs			
Repayment of Term Loan Payable	(714,221)	(714,221)	(754,510)
Distributions to Partners	(5,103,644)	(5,202,179)	(4,379,954)
Net Cash Used by Financing Activities	(4,407,066)	(4,397,182)	(4,310,495)
Net Increase (Decrease) in Cash,			
Cash Equivalents, and Restricted Cash Cash, Cash Equivalents, and	(11,805,682)	(158,876)	121,340
Restricted Cash - Beginning of Year	40,253,063	28,447,381	28,288,505
Cash, Cash Equivalents, and Restricted Cash - End of Year	28,447,381	28,288,505	28,409,845
Detail of beginning cash balances; including assets whose use is limited or restricted			
Operating Cash	19,403,502	17,657,671	16,937,959
Partner Distribution Fund	6,598,648	8,036,688	8,719,757
Cash and Cash Equivalents	26,002,150	25,694,360	25,657,716
Under Bond Indenture, Held by Trustee			
Capital Replacement Reserves	2,445,230	2,594,145	2,752,128
Debt Service Reserve Assets Limited as to Use or Restricted	2,445,230	0 2,594,145	<u> </u>
Assers Filling as to Ose of Mestilicied	2,440,230	Z,J34, 14J	2,132,120
Total Cash	28,447,381	28,288,505	28,409,845
	0	0	0

THE FINANCING

Financing for the Community has been provided through a first mortgage loan in the amount of \$30,329,623. The loan is secured by substantially all assets including Admission Fees and Entrance Fees, without limitation. As of December 31, 2024, the balance of the term loan was \$27,974,701. The maturity date of the loan is March 1, 2027, Loan interest is calculated at Term SOFR +1.66%, with an interest rate hedge purchased to ensure a maximum interest rate of 5.01% for the life of the loan. The estimated maturities of the combined term debt are below:

2025 - \$714,510 2026 - \$754,510 2027 - \$26,505,969.75

LOANS FROM BLAKEHURST TO ITS PARTNERS

The chart below indicates the loans that have been made by Blakehurst to its partners over the five _year period which ended December 31, 2024.

Ne

Fiscal Year	Loans to Partners	Interest Paid Principal Rep		Principal Repaid
Prior to FY17	\$ 21,679,452	\$ 3,516,592	\$	(1,125,193) -
FY 18	-	516,777		(518,067)
FY 19	-	499,965		(2,598,896)
FY 20	-	438,113		(539,319)
FY 21		422,564		(615,583)
FY 22	-	406,606		(631,541)
FY 23	-	390,229		(648,118)
FY 24	-	\$373,423		(664,740)
Total to Date	\$ 21,679,452	\$ (6,190,846)		\$ (6,676,717)

V. REGULATORY MATTERS

CONTINUING CARE COMMUNITIES ACT

The Maryland Continuing Care Communities Act (the "Act") governs life care retirement communities like Blakehurst. Under this Act, a provider cannot provide continuing care until it receives a final certificate of registration from the Maryland Department of Aging. A final certificate of registration is issued when the following conditions are met:

- (1) the provider received a preliminary certificate of registration,
- (2) the provider filed all required documents with the Maryland Department of Aging,
- (3) the provider submitted documentation which demonstrated that Residency Agreements have been executed for 65 percent of the apartments and a minimum of 10 percent of the total Entrance Fee had been paid for each contracted apartment, and
- (4) the provider submitted documentation for long-term financing and construction financing.

The Provider met all of the above requirements, and received its final certificate of registration for Phase I of the Community from the Maryland Department of Aging on June 11, 1992, for Phase II on July 16, 1997, and for Phase III on February 28, 2000. Upon receipt of the final certificate of registration for each Phase, monies held in escrow pursuant to the Act were released to the Provider.

Also, in accordance with the Act, the Provider is required annually to renew its certificate of registration within 120 days after its fiscal year end. As part of the renewal process, the Provider is required to update its Disclosure Statement. The Provider will promptly amend its disclosure statement if, at any time, in the opinion of the Provider or the Maryland Department of Aging, an amendment is necessary to prevent the disclosure statement from containing any material misstatement of fact required by the Maryland Department of Aging's regulation to be stated in the disclosure statement or omission of a material fact required by the Maryland Department of Aging's regulation to be stated in the disclosure statement.

HEALTH CENTER LICENSURE

The health center is licensed by the Maryland Department of Health and Mental Hygiene for 79 beds (35 assisted living accommodations and 44 comprehensive care beds). The health center is surveyed periodically by the Department of Health to ensure compliance with applicable laws and regulations.

Each resident of the health center has certain rights and responsibilities pursuant to a statement adopted by the Provider. A copy of the statement is available upon request. The Provider is required by law to provide a copy of the statement to each resident upon admission to the health center.

ADMISSION FEE ESCROW

During the apartment selection process, the first <u>=</u>person Admission Fee, which prospective residents pay upon executing the Residency Agreement, is deposited into an Admission Fee Escrow account with M&T Bank. These funds are held in escrow until the prospective resident closes on his or her apartment. After release from escrow, the funds are disbursed to the Provider.

Prospective residents who desire to cancel their Residency Agreements are required to send a written notice of cancellation by registered or certified mail to:

Blakehurst 1055 West Joppa Road Towson, Maryland 21204

TAX DEDUCTIONS

Each year, residents of the Community may be able to take a percentage of the Service Fees as a medical expense deduction. In January of each year, The Chestnut Partnership will provide residents with the percentage of the prior years' Service Fees that have been determined to be attributable to the operations of the health center. All medical deductions are, of course, subject to limitations imposed by the Internal Revenue Code of 1986, as amended. It is advisable that the resident seek the advice of tax counsel before taking any of these deductions.

OPERATING RESERVE

In accordance with the Act, the Provider is required to maintain an operating reserve in an amount equal to 25 percent of the Community's operating expenses, excluding depreciation and amortization for the most recent fiscal year for which a certified financial statement is available. The Provider has met this requirement as outlined in Note 1 on page 8 of the certified financial statements attached as Exhibit E to this Disclosure Statement.

In compliance with Section 10-425(a)(16)(ii) of the Act, steps have been taken to comply with the operating reserve requirement of Section 10-420 of the Act by designating the required amount in a separate account. The Provider's investment policy related to the required reserves is to invest that account in cash or cash equivalents. The operating reserve fund is reviewed annually by the LCS Community Finance unit. This is presently done by Aaron B. Bradshaw, Senior Director of Financial Planning & Analysis – Life Plan.

RENEWAL AND REPLACEMENT FUND

In accordance with the Act, the Provider is required to disclose reserves specifically dedicated to renewal and replacement. In accordance with the Residency Agreements, The Chestnut Partnership has established a Capital Replacement Reserve Fund to be used only for

improving or replacing capital items of the Community which cost over \$50,000. This reserve is funded from Service Fees. The net decrease in the Capital Replacement Reserve Fund in calendar year 2024 totaled \$1,051,841.00. The amount in the Capital Replacement Reserve Fund as of December 31, 2024 totaled \$2,374,010.00.

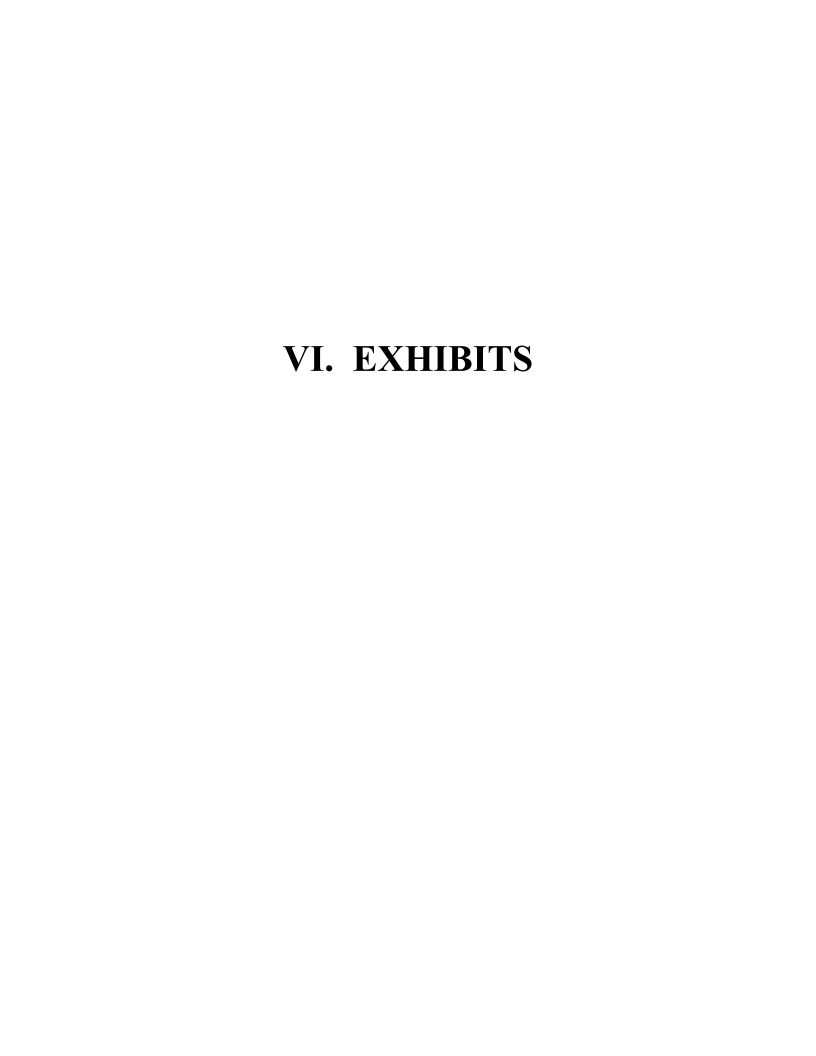


EXHIBIT A SENIOR LIVING COMMUNITIES MANAGED BY LIFE CARE SERVICES AS OF 4/30/2025

Alabama, Birmingham – Gallaria Woods

Alabama, Hoover – Danberry at Inverness

Arizona, Chandler - Clarendale of Chandler

Arizona, Fountain Hills – Fountain View Village

Arizona, Phoenix - Clarendale of Arcadia

Arizona, Phoenix - Sagewood

Arizona, Tempe (Phoenix) - Friendship Village of Tempe

California, Cupertino - The Forum at Rancho San Antonio

California, Palo Alto – Moldaw Residences

California, San Diego – Casa de las Campanas

California, San Rafael - Aldersly

California, Santa Rosa, Arbol Residences of Santa Rosa

California, Santa Rosa – Oakmont Gardens

Connecticut, Essex – Essex Meadows

Connecticut, Mystic - StoneRidge

Connecticut, Southbury – Pomperaug Woods

Delaware, Newark – Millcroft Living

Delaware, Wilmington - Foulk Living

Delaware, Wilmington - Shipley Living

Florida, Aventura – Sterling Aventura

Florida, Bradenton - Freedom Village of Bradenton

Florida, Celebration – Windsor at Celebration

Florida, Clearwater - Regency Oaks

Florida, Hollywood – Presidential Place

Florida, Jacksonville – Cypress Village

Florida, Leesburg – Lake Port Square

Florida, Naples – The Glenview at Pelican Bay

Florida, Naples – The Arlington of Naples

Florida, Palm City - Sandhill Cove

Florida, Port Charlotte – South Port Square

Florida, Seminole – Freedom Square of Seminole

Florida, Seminole – Lake Seminole Square

Florida, Sun City Center – Freedom Village

Florida, Villages, The – Freedom Pointe at The Villages

Georgia, Evans – Brandon Wilde

Georgia, Savannah - The Marshes of Skidaway Island

Illinois, Addison – Clarendale of Addison

Illinois, Algonquin - Clarendale at Algonquin

Illinois, Bartlett – The Oaks at Bartlett

Illinois, Chicago - The Clare

Illinois, Chicage – Clarendale at Six Corners

Illinois, Godfrey - Asbury Village

Illinois, Lincolnshire - Sedgebrook

Illinois, Mokena - Clarendale of Mokena

Illinois, Naperville – Monarch Landing

Illinois, Wheaton – Wyndemere

Indiana, Carmel – Rose Senior Living – Carmel

Indiana, Greenwood (Indianapolis) - Greenwood Village South

Indiana, Indianapolis – Marquette

Indiana, West Lafayette - Westminster Village West Lafayette

Iowa, Ames – Green Hills Community

Iowa, Cedar Rapids – Cottage Grove Place

Kansas, Atchison – Dooley Center

Kentucky, Lexington – Richmond Place Senior Living

Maryland, Columbia - Residences at Vantage Point

Maryland, Timonium - Mercy Ridge

Maryland, Towson (Baltimore) – Blakehurst

Massachusetts, Woburn – The Delaney at the Vale

Michigan, Ann Arbor - Clarendale Ann Arbor

Michigan, Auburn Hills – Avalon of Auburn Hills

Michigan, Battle Creek – NorthPointe Woods

Michigan, Bloomfield – The Avalon of Bloomfield Township

Michigan, Clinton Township – Rose Senior Living – Clinton Township

Michigan, Commerce Townership - The Avalon of Commerce Township

Michigan, East Lansing - Burcham Hills

Michigan, Holland - Freedom Village

Michigan, Kalamazoo - Friendship Village

Michigan, Novi – Rose Senior Living at Providence Park

Minnesota, Buffalo – Havenwood of Buffalo

Minnesota, Burnsville – Havenwood of Burnsville

Minnesota, Maple Grove – Havenwood of Maple Grove

Minnesota, Minnetonka – Havenwood of Minnetonka

Minnesota, Plymouth – Trillium Woods

Minnesota, Richfield - Havenwood of Richfield

Minnesota, Vadnais Heights – Gable Pines

Missouri, St. Peters – Clarendale of St. Peters

New Jersey, Bridgewater – The Delaney at Bridgewater

New Jersey, Bridgewater – Laurel Circle

Mew Jersey, Burlington - Masonic Village at Burlington

New Jersey, Florham Park – The Delaney at The Green

New York, Rye Brook – Broadview – Senior Living at Purchase College

New York, Staten Island - Brielle at Seaview, The

North Carolina, Chapel Hill – The Cedars of Chapel Hill

North Carolina, Charlotte – The Cypress of Charlotte

North Carolina, Durham – Croasdaile Village

North Carolina, Greensboro – WhiteStone

North Carolina, Greenville – Cypress Glen

North Carolina, Lumberton – Wesley Pines

North Carolina, Raleigh – The Cypress of Raleigh

North Carolina, Wilmington – Porter's Neck Village

Ohio, Avon – Rose Senior Living – Avon

Ohio, Beachwood, Rose Senior Living - Beachwood

Ohio, Lewis Center – The Avalon of Lewis Center

Ohio, New Albany – The Avalon of New Albany

Oklahoma, Bartlesville – Green Country Village

Oregon, Dallas – Dallas Retirement Village

Oregon, Salem – Capital Manor

Pennsylvania, Coatesville - Freedom Village of Brandywine

Pennsylvania, Warrington – The Solana Doylestown

South Carolina, Greenville – Rolling Green Village

South Carolina, Hilton Head Island – Bayshore of Hilton Head Island

South Carolina, Hilton Head Island – The Cypress of Hilton Head

Tennessee, Brentwood – The Heritage at Brentwood

Tennessee, Hendersonville – Clarendale at Indian Lake

Tennessee, Memphis – Heritage at Irene Woods

Tennessee, Nashville – Clarendate at Bellevue Place

Texas, Austin – Westminster

Texas, Bedford – Parkwood Healthcare

Texas, Bedford – Parkwood Retirement

Texas, Dallas – Autumn Leaves

Texas, Dallas – Monticello West

Texas, Dallas – Signature Pointe

Texas, Dallas – Walnut Place

Texas, Georgetown – The Delaney at Georgetown Village

Texas, League City - The Delaney at South Shore Harbour

Texas, Lubbock – Carillon

Texas, Richmond – The Delaney at Parkway Lakes

Texas, Spring – The Village at Gleannlock Farms

Texas, The Woodlands – The Village at the Woodlands Waterway

Texas, Waco - The Delaney at Lake Waco

Vermont, White River – The Village at White River Junction

Virginia, Fairfax – The Virginian

Virginia, Gainesville – Heritage Village Assisted Living and Memory Care

Washington, Issaquah – Timber Ridge at Talus

Wisconsin, Greendale – Harbour Village

Wisconsin, Milwaukee – Eastcastle Place

Carefully read the residency agreement for the conditions that must be satisfied before The Chestnut Partnership is required to pay the entrance fee refund.

EXHIBIT B

DESCRIPTION OF THE SERVICES

The services available to residents are listed in the Residency Agreement which governs all such obligations. The procedures to be followed in furnishing these services may be modified by The Chestnut Partnership to allow The Chestnut Partnership to best meet the needs of the Community residents. Residents will be advised of any changes in these services through the Community's Residents' Association.

RESIDENTIAL LIVING

The following facilities and services are included under the Monthly Fee under the terms of the Blakehurst Residency Agreement:

- > Standard basic cable television;
- ➤ 30 or 31 meals per month (depending on the number of days in the month);
- ➤ Room service up to 30 days if requested by the Residential Health Services, the Director of Nursing or the attending physician;
- > Emergency call system in each apartment;
- > Copy of the certified financial statement for the Community provided annually;
- > Grab rails in the bathtub or shower area in each apartment;
- Weekly light housekeeping services including cleaning, vacuuming and light dusting;
- > Oven and window cleaning as needed or requested;
- > Carpet cleaning as needed or requested;
- > Grounds keeping and landscaping;
- > Maintenance of building and appliances;
- Painting of the apartment every seven years if requested;
- > Property taxes, utilities (including gas and electric) and garbage collection;
- ➤ Weekly flat laundry service (including sheets, pillowcases, towels, face cloths and dishcloths);
- > Surface parking (designated parking areas and stickers are assigned at the time of closing);
- Front Desk Receptionist services 7 days a week (including FAX service and copying)
- Residential Health Services provided for up to 60 minutes a month (the first 6 time units in time units of up to 10 minutes);
- ➤ 24 Hour Security personnel and security camera system;
- > Scheduled transportation to shopping and other locations in the surrounding areas and doctor's appointments;
- ➤ Valet service 7 days a week (including parking cars, deliveries and wheelchair transportation);
- ➤ Wireless internet service.

Carefully read the residency agreement for the conditions that must be satisfied before The Chestnut Partnership is required to pay the entrance fee refund.

**Telephone service is not available and must be contracted directly with an outside vendor.

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There are additional charges for services, not included under the Monthly Fee including, but not limited to:

- Activities, Trips and Entertainment as determined by the Provider;
- Residential Health Services charges beyond the first 6 units of up to 10 minutes per month;
- ➤ Beauty Salon / Barber charges;
- > Convenience Store charges;
- > Room service in the absence of physician authorization;
- ➤ Guest meals;
- > Extra meals in the dining facility;
- > Garage spaces (underground or individual outside units) including monthly maintenance fee);
- ➤ Guest room charges;
- Extra housekeeping (personal laundry or extra cleaning);
- Maintenance services (outside of routine maintenance);
- > Transportation outside scheduled shopping, around town or doctor's appointments.

ASSISTED LIVING AND COMPREHENSIVE CARE

In addition to providing the Residents with independent living apartments, the Provider will furnish the Residents with licensed Assisted Living care and licensed Comprehensive Care services.

The following services are included under the Monthly Fee under the terms of the Blakehurst Residency Agreement:

- > One meal per day;
- > Standard basic cable television;
- > Daily light housekeeping services including cleaning, vacuuming and light dusting;
- > Copy of the certified financial statement for the Community provided annually;
- > Grab rails in the bathtub or shower area in each apartment;
- > Weekly light housekeeping services including cleaning, vacuuming and light dusting;
- ➤ Window cleaning annually and as needed or requested;
- Grounds keeping and landscaping;
- Maintenance of building and appliances;
- > Property taxes, utilities (including gas and electric) and garbage collection;
- Front Desk Receptionist services 7 days a week (including FAX service and copying)
- ➤ 24 Hour Security personnel and security camera system
- > Scheduled transportation to shopping and other locations in the surrounding areas and doctor's appointments;
- ➤ Valet service 7 days a week (including parking cars, deliveries and wheelchair transportation);

Carefully read the residency agreement for the conditions that must be satisfied before The Chestnut Partnership is required to pay the entrance fee refund.

- ➤ Telephone service;
- ➤ Wireless internet.

There are additional charges for services, not included under the Monthly Fee including, but not limited to:

- Activities, Trips and Entertainment as determined by the Provider;
- ➤ Beauty Salon / Barber charges;
- > Convenience Store charges;
- ➤ Guest meals;
- > Extra meals in the dining facility;
- ➤ Guest room charges;
- Extra housekeeping (personal laundry or extra cleaning)
- Maintenance services (outside of routine maintenance);
- > Transportation outside scheduled shopping, around town or doctor's appointments.

(All prices include sales tax unless otherwise noted)

Carefully read the residency agreement for the conditions that must be satisfied before The Chestnut Partnership is required to pay the entrance fee refund.

<u>EXHIBIT C</u> DESCRIPTION OF FEES FOR ALL RESIDENCY AGREEMENT TYPES

2020	2021	2022	2023	2024	2025	2025*
\$4,034	\$4,185	\$4,415	\$4,790	\$5,025	\$5,271	\$5,798
\$4,267	\$4,427	\$4,670	\$5,067	\$5,315	\$5,575	\$6,133
\$4,267	\$4,427	\$4,670	\$5,067	\$5,315	\$5,575	\$6,133
\$4,267	\$4,427	\$4,670	\$5,067	\$5,315	\$5,575	\$6,133
\$4,488	\$4,656	\$4,912	\$5,330	\$5,591	\$5,865	\$6,452
\$4,488	\$4.656	\$4,912	\$5,330	\$5,591	\$5,865	\$6,452
\$4,560	\$4,731	\$4,991	\$5,415	\$5,681	\$5,959	\$6,555
\$4,560	\$4,731	\$4,991	\$5,415	\$5,681	\$5,959	\$6,555
\$4,715	\$4,892	\$5,161	\$5,600	\$5,874	\$6,162	\$6,778
\$4,911	\$5,095	\$5,375	\$5,832	\$6,118	\$6,418	\$7,060
\$4,911	\$5,095	\$5,375	\$5,830	\$6,118	\$6,418	\$7,060
\$5,014	\$5,202	\$5,488	\$5,954	\$6,246	\$6,552	\$7,207
\$5,014	\$5,202	\$5,488	\$5,954	\$6,246	\$6,552	\$7,207
\$5,105	\$5,296	\$5,587	\$6,062	\$6,359	\$6,671	\$7,338
\$5,472	\$5,677	\$5,989	\$6,498	\$6,819	\$6,671	\$7,865
\$5,533	\$5,740	\$6,059	\$6,571	\$6,893	\$7,150	\$7,954
\$6,219	\$6,452	\$6,807	\$7,386	\$7,747	\$8,127	\$8,940
\$6,771	\$7,025	\$7,411	\$8,041	\$8,435	\$8,848	\$9,733
\$1,734	\$1,799	\$1,898	\$2,059	\$2,160	\$2,266	\$2,376
	\$4,034 \$4,267 \$4,267 \$4,267 \$4,488 \$4,488 \$4,560 \$4,560 \$4,715 \$4,911 \$5,014 \$5,014 \$5,014 \$5,105 \$5,472 \$5,533 \$6,219	\$4,034 \$4,185 \$4,267 \$4,427 \$4,267 \$4,427 \$4,267 \$4,427 \$4,488 \$4,656 \$4,488 \$4.656 \$4,560 \$4,731 \$4,560 \$4,731 \$4,715 \$4,892 \$4,911 \$5,095 \$4,911 \$5,095 \$5,014 \$5,202 \$5,014 \$5,202 \$5,105 \$5,296 \$5,472 \$5,677 \$5,533 \$5,740 \$6,219 \$6,452 \$6,771 \$7,025	\$4,034 \$4,185 \$4,415 \$4,267 \$4,427 \$4,670 \$4,267 \$4,427 \$4,670 \$4,267 \$4,427 \$4,670 \$4,488 \$4,656 \$4,912 \$4,488 \$4.656 \$4,912 \$4,560 \$4,731 \$4,991 \$4,560 \$4,731 \$4,991 \$4,715 \$4,892 \$5,161 \$4,911 \$5,095 \$5,375 \$5,014 \$5,202 \$5,488 \$5,014 \$5,202 \$5,488 \$5,105 \$5,296 \$5,587 \$5,472 \$5,677 \$5,989 \$5,533 \$5,740 \$6,059 \$6,771 \$7,025 \$7,411	\$4,034 \$4,185 \$4,415 \$4,790 \$4,267 \$4,427 \$4,670 \$5,067 \$4,267 \$4,427 \$4,670 \$5,067 \$4,267 \$4,427 \$4,670 \$5,067 \$4,488 \$4,656 \$4,912 \$5,330 \$4,488 \$4.656 \$4,912 \$5,330 \$4,560 \$4,731 \$4,991 \$5,415 \$4,560 \$4,731 \$4,991 \$5,415 \$4,715 \$4,892 \$5,161 \$5,600 \$4,911 \$5,095 \$5,375 \$5,832 \$4,911 \$5,095 \$5,375 \$5,830 \$5,014 \$5,202 \$5,488 \$5,954 \$5,014 \$5,202 \$5,488 \$5,954 \$5,105 \$5,296 \$5,587 \$6,062 \$5,472 \$5,677 \$5,989 \$6,498 \$5,533 \$5,740 \$6,059 \$6,571 \$6,219 \$6,452 \$6,807 \$7,386 \$6,771 \$7,025 \$7,411 \$8,041	\$4,034 \$4,185 \$4,415 \$4,790 \$5,025 \$4,267 \$4,427 \$4,670 \$5,067 \$5,315 \$4,267 \$4,427 \$4,670 \$5,067 \$5,315 \$4,267 \$4,427 \$4,670 \$5,067 \$5,315 \$4,488 \$4,656 \$4,912 \$5,330 \$5,591 \$4,488 \$4,656 \$4,912 \$5,330 \$5,591 \$4,488 \$4,656 \$4,912 \$5,330 \$5,591 \$4,560 \$4,731 \$4,991 \$5,415 \$5,681 \$4,560 \$4,731 \$4,991 \$5,415 \$5,681 \$4,715 \$4,892 \$5,161 \$5,600 \$5,874 \$4,911 \$5,095 \$5,375 \$5,832 \$6,118 \$4,911 \$5,095 \$5,375 \$5,830 \$6,118 \$5,014 \$5,202 \$5,488 \$5,954 \$6,246 \$5,105 \$5,296 \$5,587 \$6,062 \$6,359 \$5,472 \$5,677 \$5,989 \$6,498 \$6,819 \$5,533 \$5,740 \$6,059 \$6,571	\$4,034 \$4,185 \$4,415 \$4,790 \$5,025 \$5,271 \$4,267 \$4,427 \$4,670 \$5,067 \$5,315 \$5,575 \$4,267 \$4,427 \$4,670 \$5,067 \$5,315 \$5,575 \$4,267 \$4,427 \$4,670 \$5,067 \$5,315 \$5,575 \$4,267 \$4,427 \$4,670 \$5,067 \$5,315 \$5,575 \$4,488 \$4,656 \$4,912 \$5,330 \$5,591 \$5,865 \$4,488 \$4.656 \$4,912 \$5,330 \$5,591 \$5,865 \$4,488 \$4.656 \$4,912 \$5,330 \$5,591 \$5,865 \$4,488 \$4.656 \$4,912 \$5,330 \$5,591 \$5,865 \$4,488 \$4.656 \$4,912 \$5,330 \$5,591 \$5,865 \$4,488 \$4.656 \$4,912 \$5,330 \$5,591 \$5,865 \$4,560 \$4,731 \$4,991 \$5,415 \$5,681 \$5,959 \$4,715 \$4,892 \$5,161 \$5,600 \$5,874 \$6,162 \$4,911 \$5,095 \$5,375 </td

^{*}On June 1, 2025 an additional market rate adjustment was applied only for new residents

(All prices include sales tax unless otherwise noted)

Availability of Residence Type by Floor

Apartment Type	Floor Availability						
. ,,	1 st	2 nd	3 rd	4 th	5 th	6 th *	7 th *
One Bedroom (Joppa)			X	X	X	X	X
One Bedroom Deluxe		X	X	X	X	X	X
(Ruxton I)							
One Bedroom Classic		X			X	X	
(Ruxton II)							
One Bedroom Traditional		X	X	X	X	X	X
(Ruxton III)							
One Bedroom Custom		X	X	X	X	X	X
(Chestnut I)							
One Bedroom Special		X	X	X	X	X	X
(Chestnut II)							
One Bedroom w/ Den	X	X	X	X	X	X	
(Charles I)							
One Bedroom Limited		X	X	X	X	X	X
(Charles II)							
Two Bedroom (Loyola I)		X	X	X	X	X	X
Two Bedroom Classic			X	X	X	X	X
(Loyola II)							
Two Bedroom Traditional		X	X	X	X	X	X
(Loyola III)							
Two Bedroom Special		X	X	X	X	X	X
(Picadily I)							
Two Bedroom Custom			X	X	X	X	X
(Picadily II)							
Two Bedroom Master	X	X	X	X	X	X	
(Greenwood)							
Two Bedroom Grand		X	X	X	X	X	X
Master (Bosley)							
Two Bedroom Deluxe		X	X	X	X	X	X
(Greenwood II)							
Two Bedroom Grand		X	X	X	X	X	X
(Calvert)							
Two Bedroom Grand	X		X	X			
Classic (Hopkins)							
* Entrance Payments for R	eside	nces or	6 th &	7 th Flo	or inc	clude his	rh-floor

^{*} Entrance Payments for Residences on 6th & 7th Floor include high-floor premium charge

(All prices include sales tax unless otherwise noted)

SECOND PERSON ENTRANCE FEES UNDER ALL RESIDENCY AGEEMENT TYPES

YEAR	ENTRANCE FEES
2020	\$24,200
2021	\$24,200
2022	\$25,000
2023	\$26,175
2024	\$27,222
2025	\$28,311

Return-of-Capital Refund Agreements

Under the Return-of-Capital Refund Agreements effective as of the date of this Disclosure Statement, upon the death of, or cancellation by, a resident, the resident or his or her beneficiary would receive the designated percentage of the Loan. The Admission Fee is nonrefundable, unless The Chestnut Partnership terminates the Residency Agreement.

Variable Refund Agreements

Under the Variable Refund Agreements effective as of the date of this Disclosure Statement, upon the death of, or cancellation by, a resident, the resident or his or her beneficiary would receive the greater of (a) a designated percentage of the Loan or (b) the Loan less 2% per month of occupancy. The Admission Fee is nonrefundable, unless The Chestnut Partnership terminates the Residency Agreement.

(All prices include sales tax unless otherwise noted)

2025 Entrance Fees By Contract and Refundable Type

Apartment Type	90% Return-of- Capital	80% Return-of- Capital	75% Variable	50% Variable	0% Variable
One Bedroom (Joppa)	\$439,184 -	\$329,300 -	\$318,534 -	\$284,500 -	\$227,700 -
	\$445,086	\$334,300	\$323,595	\$289,500	\$232,700
One Bedroom Deluxe (Ruxton I)	\$589,879 -	\$441,400 –	\$428,077 -	\$383,000 –	\$308,360 –
	\$595,781	\$446,400	\$433,149	\$388,000	\$313,360
One Bedroom Classic (Ruxton II)	\$589,879 - \$595,781	\$441,400 - \$446,400	\$448,410	\$383,000 - \$388,000	\$308,360 - \$313,360
One Bedroom Traditional (Ruxton III)	\$589,879 -	\$441,400 -	\$428,077 -	\$383,000 –	\$308,360 -
	\$595,781	\$446,400	\$433,149	\$388,000	\$313,360
One Bedroom Custom	\$594,630 -	\$556,800 -	\$431,121 -	\$483,200 -	\$388,960 -
(Chestnut I)	\$600,533	\$561,800	\$436,193	\$488,200	\$393,960
One Bedroom Special	\$594,630 -	\$556,800 -	\$431,120 -	\$483,200 -	\$388,960 -
(Chestnut II)	\$600,533	\$561,800	\$436,193	\$488,200	\$393,960
One Bedroom w/ Den (Charles I)	\$629,248 -	\$624,600 -	\$456,481 -	\$540,000 -	\$432,200 -
	\$635,151	\$629,600	\$461,553	\$545,000	\$437,200
One Bedroom Limited (Charles II)	\$629,248 -	\$624,600 –	\$456,481 -	\$540,000 –	\$432,200 –
	\$635,151	\$629,600	\$461,553	\$545,000	\$437,200
Two Bedroom (Loyola I)	\$802,344 -	\$776,500 –	\$582,265 -	\$653,800 –	\$546,000 -
	\$810,606	\$782,000	\$588,352	\$659,200	\$551,300
Two Bedroom Classic (Loyola II)	\$802,344 -	\$776,500 -	\$582,265 -	\$653,800 –	\$546,000 -
	\$810,606	\$782,000	\$588,352	\$659,200	\$551,300
Two Bedroom Traditional (Loyola III)	\$802,344 -	\$776,500 -	\$592,817 -	\$653,800 –	\$546,000 -
	\$810,606	\$782,000	\$598,902	\$659,200	\$551,300
Two Bedroom Special (Picadily I)	\$817,276 -	\$791,000 –	\$592,817 -	\$665,900 –	\$556,200 -
	\$825,540	\$796,000	\$598,902	\$671,300	\$561,500
Two Bedroom Custom	\$817,276 -	\$791,000 –	\$592,817 -	\$665,900 -	\$556,200 -
(Picadily II)	\$825,540	\$796,000	\$598,902	\$671,300	\$561,500
Two Bedroom Master	\$1,083,366 -	\$1,080,200 –	\$786,160 -	\$842,000 –	\$759,600 -
(Greenwood)	\$1,091,630	\$1,085,200	\$792,246	\$847,000	\$764,600
Two Bedroom Grand Master (Bosley)	\$1,188,580 -	\$1,149,300 –	\$862,241 -	\$929,200\$934,2	\$808,100 -
	\$1,196,844	\$1,154,300	\$868,327	00	\$813,100
Two Bedroom Deluxe	\$1,181,792 -	\$1,142,500 –	\$857,168 -	\$929,200 –	\$803,400 -
(Greenwood II)	\$1,190,056	\$1,147,500	\$863,256	\$928,800	\$808,400
Two Bedroom Grand (Calvert)	\$1,297,866 -	\$1,351,400 –	\$941,362 -	\$1,092,600 -	\$950,100 -
	\$1,306,131	\$1,356,400	\$947,450	\$1,097,600	\$955,100
Two Bedroom Grand Classic (Hopkins)	\$1,297,866	\$1,351,400	\$941,363	\$1,092,600	\$950,100

75% Variable Entrance Fee Explanation

Apartment Type	Entrance Fee	Admission Fee (20%	Initial Loan (80%	Amortization to 75%
		of Entrance Fee)	of Entrance Fee)	(Minimum Loan Refund)

(All prices include sales tax unless otherwise noted)

One-Bedroom (Joppa)	\$318,534	\$63706.80	\$25,4827.20	\$238,900.50
	\$323,595	\$64,719	\$258,876	\$242,696.25
One-Bedroom Deluxe	\$427,077	\$85,415.40	\$341,661,60	\$320,307.75
(Ruxton I)	\$433,149	\$85,629.80	\$346,519.20	\$324,861.75
One-Bedroom Classic	\$448,410	\$89,682	\$358,728	\$321,057.75
(Ruxton II)	\$448,410	\$89,682	\$358,728	\$324,861.75
One-Bedroom Traditional	\$428,077	\$85,615.40	\$342,461.60	\$321,057.75
(Ruxton III)	\$433,149	\$86,629.80	\$346,519.20	\$324,861.75
One-Bedroom Custom	\$431,121	\$86,224.20	\$344,896.80	\$323,340.75
(Chestnut I)	\$436,193	\$87,238.60	\$348,954.40	\$327,144.75
One-Bedroom Special	\$431,121	\$86,224.20	\$344,896.80	\$323,340.75
(Chetnut II)	\$436,193	\$87,238.60	\$348,954.40	\$327,144.75
One-Bedroom Den (Charles	\$456,481	\$91,296.20	\$365,184.80	\$342,360.75
	\$461,553	\$92,310.60	\$369,242.40	\$348,414.75
One-Bedroom Limited	\$456,481	\$91,296.20	\$365,184.80	\$342,360.75
(Charles II)	\$464,553	\$92,310.60	\$369,242.40	\$348,414.75
Гwo-Bedroom (Loyola I)	\$582,265	\$116,453	\$465,812	\$436,698.75
	\$588,352	\$117,670.40	\$470,681.60	\$441,264
Two-Bedroom Classic	\$582,265	\$116,453	\$465,812	\$436,698.75
(Loyola II)	\$588,352	\$117,670.40	\$470,681.60	\$441,264
Two-Bedroom Traditional	\$591,817	\$118,363.40	\$473,453.60	\$443,862.75
(Loyola III)	\$598,902	\$119,780.40	\$479,121.60	\$449,176.50
Two-Bedroom Custom	\$592,817	\$118,563.40	\$474,253.60	\$444,612.75
(Picadily I)	\$598,902	\$119,780.40	\$479,121.60	\$449,176.50
Two-Bedroom Special	\$592,817	\$118,563.40	\$474,253.60	\$444,612.75
Picadily II)	\$598,902	\$119,780.40	\$479,121.60	\$449,176.50
Two-Bedroom Master	\$786,160	\$157,232	\$628,928	\$589,620
(Greenwood)	\$792,246	\$158,449.20	\$633,796.80	\$594,184.50
Two-Bedroom Deluxe	\$857,168	\$171,433.60	\$685,734.40	\$642,876
(Greenwood II)	\$863,256	\$172,651.20	\$690,604.80	\$647,442
Гwo-Bedroom Grand Master	\$857,168	\$171,433.60	\$685,734.40	\$642,876
(Bosley)	\$863,256	\$172,651.20	\$690,604.80	\$647,442
Two Bedroom Grand Calvert)	\$941,362	\$188,272.40	\$753,089.60	\$706,022.25
	\$947,450	\$189,490	\$757,960	\$710,587.50
Two-Bedroom Grand Classic (Hopkins)	\$941,363	\$188,272.40	\$753,089.60	\$706,022.25

(All prices include sales tax unless otherwise noted)

50% Variable Entrance Fee Explanation

		50% variable Entrance	e ree Explanation	
Apartment Type	Entrance Fee	Admission Fee (20% of Entrance Fee)	Initial Loan (80% of Entrance Fee)	Amortization to 50% (Minimum Loan Refund)
One-Bedroom (Joppa)	\$284,500	\$56,900	\$227,600	\$142,250
	\$289,500	\$57,900	\$231,600	\$144,750
One-Bedroom Deluxe	\$383,000	\$76,600	\$306,400	\$191,500
(Ruxton I)	\$388,000	\$77,600	\$310,400	\$194,000
One-Bedroom Classic	\$383,000	\$76,600	\$306,400	\$191,500
(Ruxton II)	\$388,000	\$77,600	\$310,400	\$194,000
One-Bedroom Traditional	\$383,000	\$76,600	\$306,400	\$191,500
(Ruxton III)	\$388,000	\$77,600	\$310,400	\$194,000
One-Bedroom Custom	\$483,200	\$96,640	\$386,560	\$241,600
(Chestnut I)	\$488,200	\$97,640	\$390,560	\$244,100
One-Bedroom Special	\$483,200	\$96,640	\$386,560	\$241,600
(Chetnut II)	\$488,200	\$97,640	\$390560	\$244,100
One-Bedroom Den (Charles I)	\$540,000	\$108,000	\$432,000	\$270,000
	\$545,000	\$109,000	\$436,000	\$272,500
One-Bedroom Limited	\$540,000	\$108,000	\$432,000	\$270,000
(Charles II)	\$545,000	\$109,000	\$436,000	\$272,500
Two-Bedroom (Loyola I)	\$653,800	\$130,760	\$523,040	\$326,900
	\$659,200	\$131,840	\$527,360	\$329,600
Two-Bedroom Classic	\$653,800	\$130,760	\$523,040	\$326,900
(Loyola II)	\$659,200	\$131,840	\$527,360	\$329,600
Two-Bedroom Traditional	\$653,800	\$130,760	\$523,040	\$326,900
(Loyola III)	\$659,200	\$131,840	\$527,360	\$329,600
Two-Bedroom Custom	\$665,900	\$133,180	\$532,720	\$332,950
(Picadily I)	\$671,300	\$134,260	\$537,040	\$335,650
Two-Bedroom Special	\$665,900	\$133,180	\$532,720	\$332,950
Picadily II)	\$671,300	\$134,260	\$537,040	\$335,650
Two-Bedroom Master	\$842,000	\$168,400	\$673,600	\$421,000
(Greenwood)	\$847,000	\$169,400	\$677,600	\$423,500
Two-Bedroom Deluxe	\$923,800	\$184,760	\$739,040	\$461,900
(Greenwood II)	\$928,800	\$185,760	\$743,040	\$464,400
Two-Bedroom Grand Master	\$929,200	\$185,840	\$743,360	\$464,600
(Bosley)	\$934,200	\$186,840	\$747,360	\$467,100
Two Bedroom Grand Calvert)	\$1,092,600	\$218,520	\$874,080	\$546,300
	\$1,097,600	\$219,520	\$878,080	\$548,800
Two-Bedroom Grand Classic (Hopkins)	\$1,092,600	\$218,520	\$874,080	\$546,300
	Γ	0% Variable Entrance		Г
Apartment Type	Entrance Fee	Admission Fee (20%	Initial Loan (80%	Amortization to 0%

(All prices include sales tax unless otherwise noted)

		of Entrance Fee)	of Entrance Fee)	
One-Bedroom (Joppa)	\$227,700	\$45,540	\$182,160	
	\$232,700	\$46,540	\$186,160	
One-Bedroom Deluxe	\$308,360	\$61,672	\$246,688	
(Ruxton I)	\$313,360	\$62,672	\$250,688	
One-Bedroom Classic	\$308,360	\$61,672	\$246,688	
(Ruxton II)	\$313,360	\$62,672	\$250,688	
One-Bedroom Traditional	\$308,360	\$61,672	\$246,688	
(Ruxton III)	\$313,360	\$62,672	\$250,688	
One-Bedroom Custom	\$388,960	\$77,792	\$311,168	
(Chestnut I)	\$393,960	\$78,792	\$315,168	
One-Bedroom Special	\$388,960	\$77,792	\$311,168	
(Chetnut II)	\$393,960	\$78,792	\$315,168	
One-Bedroom Den (Charles I)	\$432,200	\$86,440	\$345,760	
	\$437,200	\$87,440	\$349,760	
One-Bedroom Limited	\$432,200	\$86,440	\$345,760	
(Charles II)	\$437,200	\$87,440	\$349,760	
Two-Bedroom (Loyola I)	\$546,000	\$109,200	\$436,800	
	\$551,300	\$110,260	\$441,040	
Two-Bedroom Classic	\$546,000	\$109,200	\$436,800	
(Loyola II)	\$551,300	\$110,260	\$441,040	
Two-Bedroom Traditional	\$546,000	\$109,200	\$436,800	
(Loyola III)	\$551,300	\$110,260	\$441,040	
Two-Bedroom Custom	\$556,200	\$111,240	\$444,960	
(Picadily I)	\$561,500	\$112,300	\$449,200	
Two-Bedroom Special	\$556,200	\$111,240	\$444,960	
Picadily II)	\$561,500	\$112,300	\$449,200	
Two-Bedroom Master	\$759,600	\$151,920	\$607,680	
(Greenwood)	\$764,600	\$154,920	\$611,680	
Two-Bedroom Deluxe	\$803,400	\$160,680	\$642,720	
(Greenwood II)	\$808,400	\$161,680	\$646,720	
Two-Bedroom Grand Master	\$808,100	\$161,620	\$646,480	
(Bosley)	\$813,100	\$162,620	\$650,480	
Two Bedroom Grand Calvert)	\$950,100	\$190,020	\$760,080	
	\$955,100	\$191,020	\$764,080	
Two-Bedroom Grand Classic (Hopkins)	\$950,100	\$190,020	\$760,080	

Historical 90% Return-of-Capital Entrance Fees

Apartment Type	2020*	2022	2023	2024

(All prices include sales tax unless otherwise noted)

One Bedroom (Joppa)	\$372,025-	\$385,046 –	\$403,143 –	\$354,600-
	\$377,025	\$390,221	\$408,561	\$360,200
One Bedroom Deluxe (Ruxton I)	\$499,675 –	\$517,164 –	\$541,471 –	\$475,300-
	\$504,675	\$522,339	\$546,889	\$480,900
One Bedroom Classic (Ruxton II)	\$499,675 –	\$517,164 –	\$541,471 –	\$475,300-
	\$504,675	\$522,339	\$546,889	\$480,900
One Bedroom Traditional (Ruxton III)	\$499,675 -	\$517,164 –	\$541,471 –	\$475,300-
	\$504,675	\$522,339	\$546,889	\$480,900
One Bedroom Custom	\$503,700 -	\$521,330 -	\$545,833 –	\$599,600-
(Chestnut I)	\$508,700	\$526,505	\$551,251	\$605,200
One Bedroom Special (Chestnut II)	\$503,700 -	\$521,330 -	\$545,833 –	\$599,600-
	\$508,700	\$526,505	\$551,251	\$605,200
One Bedroom w/ Den (Charles I)	\$533,025 -	\$551,681 –	\$577,610 –	\$672,700-
	\$538,025	\$556,856	\$583,028	\$678,300
One Bedroom Limited (Charles II)	\$533,025 -	\$551,681 –	\$577,610 -	\$672,700-
	\$538,025	\$556,856	\$583,028	\$678,300
Two Bedroom (Loyola I)	\$649,650 -	\$703,438 –	\$736,501 -	\$836,200-
	\$686,650	\$710,683	\$744,085	\$841,800
Two Bedroom Classic (Loyola II)	\$649,650 -	\$703,438 –	\$736,501 -	\$836,200-
	\$686,650	\$710,683	\$744,085	\$841,800
Two Bedroom Traditional	\$679,650 -	\$703,438 –	\$736,501 -	\$836,200-
(Loyola III)	\$686,650	\$710,683	\$744,085	\$841,800
Two Bedroom Special (Picadily I)	\$692,300 -	\$716,531 -	\$750,208 –	\$851,900-
	\$699,300	\$723,776	\$757,793	\$857,500
Two Bedroom Custom	\$692,300 -	\$716,531 -	\$750,208 –	\$852,400-
(Picadily II)	\$699,300	\$723,776	\$757,793	\$858,000
Two Bedroom Master	\$917,700 -	\$949,820 –	\$994,462 –	\$1,163,300-
(Greenwood)	\$924,700	\$957,065	\$1,002,047	\$1,168,900
Two Bedroom Grand Master (Bosley)	\$1,006,825 –	\$1,042,064 -	\$1,091,041 -	\$1,230,400-
	\$1,013,825	\$1,049,309	\$1,098,627	\$1,236,000
Two Bedroom Deluxe	\$1,001,075 -	\$1,036,113 -	\$1,084,810 –	\$1,237,700-
(Greenwood II)	\$1,008,075	\$1,043,358	\$1,092,396	\$1,243,300
One Bedroom (Joppa)	\$1,099,400 -	\$1,137,879 –	\$1,191,359 –	\$1,455,300-
	\$1,106,400	\$1,145,124	\$1,198,945	\$1,460,900
One Bedroom Deluxe (Ruxton I)	\$1,099,400	\$1,137,879	\$1,191,359	\$1,455,300

^{*}Residence Entrance Fees not increased in 2021 from 1/1/2020 published fees

Historical 80% Return-of-Capital Entrance Fees

Apartment Type	2020*	2022	2023	2024
One Bedroom (Joppa)	\$323,500 -	\$344,900 –	\$316,600 -	\$316,600 –
	\$328,500	\$350,000	\$321,600	\$321,600

(All prices include sales tax unless otherwise noted)

One Bedroom Deluxe (Ruxton I)	\$434,500 –	\$463,200 -	\$424,400 –	\$424,400 -
	\$539,500	\$468,400	\$429,400	\$429,400
One Bedroom Classic (Ruxton II)	\$434,500 -	\$436,200 -	\$424,400 -	\$424,400 -
	\$439,500	\$468,400	\$429,400	\$429,400
One Bedroom Traditional (Ruxton III)	\$434,500 -	\$463,200 -	\$424,400 -	\$424,400 -
	\$439,500	\$468,400	\$429,400	\$429,400
One Bedroom Custom (Chestnut I)	\$438,000 -	\$466,900 –	\$535,400 –	\$535,400 –
	\$443,000	\$472,100	\$540,400	\$540,400
One Bedroom Special (Chestnut II)	\$438,000 -	\$466,900 –	\$535,400 –	\$535,400 –
	\$443,000	\$472,100	\$540,400	\$540,400
One Bedroom w/ Den (Charles I)	\$463,500 -	\$494,100 -	\$600,600 –	\$600,600 –
	\$468,500	\$499,300	\$605,600	\$605,600
One Bedroom Limited (Charles II)	\$463,500 -	\$494,100 -	\$600,600 –	\$600,600 –
	\$468,500	\$499,300	\$605,600	\$605,600
Two Bedroom (Loyola I)	\$591,000 -	\$630,000 –	\$746,600 -	\$746,600 -
	\$597,000	\$636,200	\$751,600	\$751,600
Two Bedroom Classic (Loyola II)	\$591,000 -	\$630,000 –	\$747,100 –	\$747,100 –
	\$597,000	\$636,200	\$752,100	\$752,100
Two Bedroom Traditional (Loyola III)	\$591,000 -	\$630,000 –	\$746,600 –	\$746,600 -
	\$597,000	\$636,200	\$751,600	\$751,600
Two Bedroom Special (Picadily I)	\$602,000 -	\$641,800 -	\$761,100 –	\$760,600 –
	\$608,000	\$648,000	\$766,100	\$765,600
Two Bedroom Custom (Picadily II)	\$602,000 -	\$641,800 -	\$760,600 –	\$761,100 -
	\$608,000	\$648,000	\$765,600	\$766,100
Two Bedroom Master	\$798,000 –	\$850,700 –	\$1,038,700 –	\$1,038,700 –
(Greenwood)	\$804,000	\$856,900	\$1,043,700	\$1,043,700
Two Bedroom Grand Master (Bosley)	\$875,500 -	\$933,300 -	\$1,105,100 -	\$1,098,600 -
	\$881,500	\$939,500	\$1,110,100	\$1,103,600
Two Bedroom Deluxe	\$870,500 -	\$928,000 -	\$1,098,600 -	\$1,105,100 -
(Greenwood II)	\$876,500	\$934,200	\$1,103,600	\$1,110,100
One Bedroom (Joppa)	\$956,000 –	\$1,019,100 -	\$1,299,400 -	\$1,299,400 -
	\$862,000	\$1,025,400	\$1,304,400	\$1,304,400
One Bedroom Deluxe (Ruxton I)	\$956,000	\$1,019,100	\$1,299,400	\$1,299,400

^{*}Residence Entrance Fees not increased in 2021 from 1/1/2020 published fees

(All prices include sales tax unless otherwise noted)

Historical 75% Variable Entrance Fees

Apartment Type	2020*	2022	2023	2024
One Bedroom (Joppa)	\$269,814 –	\$279,268 –	\$292,394 –	\$303,900-
	\$274,111	\$286,705	\$297,039	\$308,700
One Bedroom Deluxe (Ruxton I)	\$362,616 –	\$375,308 –	\$392,947 –	\$407,400-
	\$366,913	\$379,755	\$397,603	\$412,200
One Bedroom Classic (Ruxton II)	\$362,616	\$375,308	\$392,947	\$407,400- \$412,200
One Bedroom Traditional (Ruxton III)	\$362,616 –	\$375,308 –	\$392,947 –	\$407,400-
	\$366,913	\$379,755	\$397,603	\$412,200
One Bedroom Custom (Chestnut I)	\$365,194 –	\$377,976 –	\$395,741 –	\$514,000-
	\$369,491	\$382,423	\$400,397	\$518,800
One Bedroom Special (Chestnut II)	\$365,194 –	\$377,976 –	\$395,740 –	\$514,000-
	\$369,491	\$382,423	\$400,397	\$518,800
One Bedroom w/ Den (Charles I)	\$386,676 –	\$400,210 -	\$419,020 -	\$576,600-
	\$390,973	\$404,657	\$423,676	\$581,400
One Bedroom Limited (Charles II)	\$386,676 –	\$400,210 -	\$419,020 -	\$576,600-
	\$390,973	\$404,657	\$423,676	\$581,400
Two Bedroom (Loyola I)	\$493,227 -	\$510,490 –	\$534,483 –	\$716,700-
	\$498,383	\$515,826	\$540,070	\$721,500
Two Bedroom Classic (Loyola II)	\$493,227 -	\$510,490 –	\$534,483 –	\$717,200-
	\$498,383	\$515,826	\$540,070	\$722,000
Two Bedroom Traditional (Loyola III)	\$493,227 –	\$519,740 –	\$544,168 –	\$716,700-
	\$498,383	\$525,075	\$549,754	\$721,500
Two Bedroom Special (Picadily I)	\$502,164 –	\$519,740 –	\$544,168 –	\$730,700-
	\$517,319	\$525,075	\$549,754	\$735,500
Two Bedroom Custom (Picadily II)	\$502,164 –	\$519,740 –	\$544,168 –	\$730,200-
	\$517,319	\$525,075	\$549,754	\$735,000
Two Bedroom Master	\$665,942 –	\$689,250 –	\$721,645 –	\$997,200-
(Greenwood)	\$671,098	\$694,586	\$727,232	\$1,002,000
Two Bedroom Grand Master (Bosley)	\$730,389 –	\$755,953 –	\$791,483 –	\$1,060,900-
	\$735,544	\$761,288	\$797,069	\$1,065,700
Two Bedroom Deluxe	\$726,092 –	\$751,505 –	\$786,826 –	\$1,054,700-
(Greenwood II)	\$731,248	\$756,842	\$792,414	\$1,059,500
One Bedroom (Joppa)	\$797,412 –	\$825,321 -	\$864,111 –	\$1,247,400-
	\$802,568	\$830,658	\$869,699	\$1,252,200
One Bedroom Deluxe (Ruxton I)	\$797,412	\$825,321	\$864,111	\$1,247,400

^{*}Residence Entrance Fees not increased in 2021 from 1/1/2020 published fees

(All prices include sales tax unless otherwise noted)

Historical 50% Variable Entrance Fees

Apartment Type	2020*	2022	2023	2024
One Bedroom (Joppa)	\$275,000 –	\$293,200 –	\$260,600 –	\$273,600 -
	\$280,000	\$298,300	\$265,600	\$278,600
One Bedroom Deluxe (Ruxton I)	\$369,000 –	\$393,400 –	\$350,800 –	\$368,300 –
	\$374,000	\$398,500	\$355,800	\$373,300
One Bedroom Classic (Ruxton II)	\$369,000 -	\$393,400 –	\$350,800 –	\$368,300 –
	\$374,000	\$398,500	\$355,800	\$373,300
One Bedroom Traditional (Ruxton III)	\$369,000 –	\$393,400 –	\$350,800 –	\$368,300 –
	\$374,000	\$398,500	\$355,800	\$373,300
One Bedroom Custom (Chestnut I)	\$376,000 –	\$400,800 -	\$442,500 -	\$464,600 –
	\$381,000	\$406,000	\$447,500	\$469,600
One Bedroom Special (Chestnut II)	\$376,000 -	\$400,800 -	\$442,500 -	\$464,600 –
	\$381,000	\$406,000	\$447,500	\$469,600
One Bedroom w/ Den (Charles I)	\$396,500 –	\$422,700 –	\$494,500 -	\$519,200 -
	\$401,500	\$427,900	\$499,500	\$524,200
One Bedroom Limited (Charles II)	\$396,500 –	\$422,700 –	\$494,500 -	\$519,200 -
	\$401,500	\$427,900	\$499,500	\$524,200
Two Bedroom (Loyola I)	\$502,500 -	\$535,700 –	\$598,600 -	\$628,600 -
	\$508,500	\$541,500	\$603,600	\$633,600
Two Bedroom Classic (Loyola II)	\$502,500 —	\$535,700 –	\$599,000 -	\$629,000 –
	\$508,500	\$541,500	\$604,000	\$634,000
Two Bedroom Traditional (Loyola III)	\$502,500 —	\$535,700 –	\$598,600 -	\$628,600 –
	\$508,500	\$541,500	\$603,600	\$633,600
Two Bedroom Special (Picadily I)	\$512,000 –	\$545,800 –	\$610,200 -	\$640,300 -
	\$518,000	\$552,000	\$615,200	\$645,300
Two Bedroom Custom (Picadily II)	\$512,000 -	\$545,800 –	\$609,800 -	\$640,700 -
	\$518,000	\$552,000	\$614,800	\$645,700
Two Bedroom Master	\$669,500 –	\$713,700 –	\$771,000 –	\$809,600 –
(Greenwood)	\$675,500	\$719,000	\$776,000	\$814,600
Two Bedroom Grand Master (Bosley)	\$747,000 –	\$796,300 –	\$851,000 -	\$888,300 -
	\$753,000	\$802,500	\$856,000	\$893,300
Two Bedroom Deluxe	\$798,500 –	\$851,200 -	\$846,000 -	\$893,500 –
(Greenwood II)	\$804,500	\$857,200	\$851,000	\$598,500
One Bedroom (Joppa)	\$875,500 –	\$933,300 –	\$1,000,600 -	\$1,050,600 –
	\$881,500	\$939,500	\$1,005,600	\$1,055,600
One Bedroom Deluxe (Ruxton I)	\$875,500	\$933,300	\$1,000,600	\$1,050,600

^{*}Residence Entrance Fees not increased in 2021 from 1/1/2020 published fees

(All prices include sales tax unless otherwise noted)

Historical 0% Variable Entrance Fees

Apartment Type	2020*	2022	2023	2024
One Bedroom (Joppa)	\$226,500 -	\$241,500 –	\$204,600 -	\$218,900 -
	\$231,500	\$246,600	\$209,600	\$223,900
One Bedroom Deluxe (Ruxton I)	\$305,000 -	\$325,100 -	\$277,100 -	\$296,500 -
	\$310,000	\$330,300	\$281,100	\$301,500
One Bedroom Classic (Ruxton II)	\$305,000 -	\$325,100 –	\$277,100 -	\$296,500 -
	\$310,000	\$330,300	\$282,100	\$301,500
One Bedroom Traditional (Ruxton III)	\$305,000 -	\$325,100 -	\$277,100 -	\$296,500 -
	\$310,000	\$330,300	\$282,100	\$301,500
One Bedroom Custom	\$309,000 -	\$329,400 –	\$349,500 –	\$374,000 –
(Chestnut I)	\$314,000	\$334,600	\$354,500	\$379,000
One Bedroom Special	\$309,000 -	\$329,400 -	\$349,500 –	\$374,000 –
(Chestnut II)	\$314,000	\$334,600	\$354,500	\$379,000
One Bedroom w/ Den (Charles I)	\$335,000 -	\$357,100 –	\$388,400 –	\$415,600 -
	\$340,000	\$362,300	\$393,400	\$420,600
One Bedroom Limited (Charles II)	\$335,000 -	\$357,100 -	\$388,400 –	\$415,600 -
	\$340,000	\$362,300	\$393,400	\$420,600
Two Bedroom (Loyola I)	\$414,000 -	\$441,300 -	\$450,600 –	\$525,000 -
	\$420,000	\$447,600	\$455,600	\$530,000
Two Bedroom Classic (Loyola II)	\$414,000 -	\$441,300 -	\$450,600 -	\$525,300 -
	\$420,000	\$447,600	\$455,600	\$530,300
Two Bedroom Traditional (Loyola III)	\$414,000 -	\$441,300 -	\$450,600 –	\$525,000 -
	\$420,000	\$447,600	\$455,600	\$530,000
Two Bedroom Special	\$421,500 -	\$449,300 -	\$459,300 -	\$534,800 -
(Picadily I)	\$427,500	\$455,600	\$464,300	\$539,800
Two Bedroom Custom	\$421,500 -	\$449,300 -	\$459,000 -	\$535,100 -
(Picadily II)	\$427,500	\$455,600	\$464,000	\$540,100
Two Bedroom Master	\$614,000 –	\$654,600 –	\$626,900 -	\$730,400 –
(Greenwood)	\$620,000	\$660,800	\$631,900	\$735,400
Two Bedroom Grand Master (Bosley)	\$675,500 –	\$720,100 –	\$667,000 –	\$772,500 –
	\$681,500	\$726,300	\$672,000	\$777,500
Two Bedroom Deluxe	\$731,500 –	\$779,800 –	\$663,100 -	\$777,000 –
(Greenwood II)	\$737,500	\$786,000	\$668,100	\$782,000
One Bedroom (Joppa)	\$811,500 -	\$865,100 -	\$784,200 –	\$913,600 -
	\$817,500	\$871,300	\$789,200	\$918,600
One Bedroom Deluxe (Ruxton I)	\$811,500	\$865,100	\$784,200	\$913,600

^{*}Residence Entrance Fees not increased in 2021 from 1/1/2020 published fees

(All prices include sales tax unless otherwise noted)

ASSISTED LIVING & MEMORY CARE ACCOMMODATIONS* AT CHESTNUT GREEN

ENTRANCE FEES

YEAR	ENTRANCE FEES
2020	\$18,000
2021	\$18,000
2022	\$18,000
2023	\$18,850
2024	\$19.773
2025	\$20,564

^{*} A prospective resident who does not qualify for admission to an apartment may qualify for direct admission into assisted living. If the prospective resident meets the admission criteria for assisted living, she/he will sign a Return of Capital Assisted Living Direct Admission Residency Agreement . The Entrance Fees for the Return of Capital Assisted Living Direct Admission Residency Agreement are outlined above and the Monthly Service Fees per resident are outlined in this Exhibit C.

ASSISTED LIVING AT CHESTNUT GREEN SERVICE FEES*

Year	Monthly Fee Private Room Kitchenette and Full Bath
2020	\$10,745
2021	\$10,920
2022	\$11,148
2023	\$12,096
2024	\$12,689
2025	\$14,439

^{*} Monthly Service Fee for Return of Capital Assisted Living Direct Admission Residency Agreement.

(All prices include sales tax unless otherwise noted)

MEMORY CARE AT CHESTNUT GREEN SERVICE FEES*

Year	Monthly Fee
	Private Room
2020	\$12,326
2021	\$12,540
2022	\$12,788
2023	\$13,875
2024	\$14,555
2025	\$14,976

* Monthly Service Fee for Return of Capital Assisted Living Direct Admission Residency Agreement.

COMPREHENSIVE CARE MONTHLY FEES (PRIVATE ROOM)

2020	2021	2022	2023	2024	2025
\$13,431	\$13,650	\$13,935	\$15,119	\$15,860	\$16,637

As a life care senior living community, the Community offers a private apartment, a wide array of personal services, and the security of an on-site professional health center. However, for a prospective resident who is unable to reside in an apartment upon initial residency or has signed an Amendment to Residency Agreement Regarding Use of Health Center Due to Pre-Existing Health Condition, that resident can occupy a comprehensive care room at the charges above (see FOOTNOTE #1 below.) All comprehensive care beds are private rooms.

FOOTNOTE #1

The above chart shows the monthly fee a resident will pay if the resident signed a Return of Capital Assisted Living Direct Admission Residency Agreement, resides in assisted living and then transfers to a comprehensive care room.

If there is only one prospective resident and that resident does not qualify for admission into an apartment, that resident may be directly admitted to comprehensive care and sign a private pay agreement, such agreement subject to Department approval, for a room in comprehensive care if the following criteria are met:

- The resident has paid an entrance fee that is at least equal to the lowest entrance fee charged for an apartment or assisted living;
- The resident must have the potential for an eventual transfer to an apartment or assisted living as determined by the resident's personal physician;
- The total number of comprehensive care beds occupied by residents who have been directly admitted to comprehensive care may not exceed 20% of the total number of comprehensive care beds at the Community; and
- The direct admission of a resident directly into comprehensive care would not cause the occupancy of the comprehensive care beds to exceed 95% of full capacity.

(All prices include sales tax unless otherwise noted)

I. <u>Activities, Trips & Entertainment</u>

410-494-6147

Please contact the Activities Coordinator to determine if there would be a charge related to a particular activity, event or trip.

II. <u>Administrative</u>

410-296-2900

Guest Room per night

\$ 140.00

III. Assistance in Living (Residential Health Services)

410-494-6145

Services are provided in time units of up to 10 minutes. The first 6 time units each month are at no additional charge. Each time unit used (in full or in part) after the first 6 results in an additional charge of \$5.00 per unit. Please also refer to the Assistance-In-Living guide for a greater explanation of services provided.

IV. <u>Beauty Salon (Hair Care & Spa Services)</u>

410-494-6151

Color (single process)	\$ 69.00	and up
Color with shampoo & set	\$ 109.00	and up
Comb Out, Curling Iron	\$ 22.00	
Conditioner	\$ 3.00	and up
Men's haircut	\$ 30.00	
Women's haircut	\$ 46.00	and up
Women's cut with shampoo & set/blow dry	\$ 81.00	and up
Highlighting/Lowlighting (includes style)	\$ 143.00	and up
Permanent wave (includes cut/style)	\$ 127.00	and up
Shampoo only	\$ 15.00	
Shampoo set/blow dry	\$ 40.00	and up
Shampoo set/blow dry long hair	\$ 43.00	and up
Rinse	\$ 3.00	and up
Nioxin Treatment	\$ 18.00	
Manicure	\$ 32.00	and up
Pedicure	\$ 59.00	and up
Polish change	\$ 16.00	and up
Fingernail Trim	\$ 15.00	
Toenail cut with soak	\$ 35.00	

V. <u>Convenience Store (The Exchange)</u>

410-494-6150

Purchases in convenience store can be on a cash or charge basis for residents. Charged items will be included on your monthly billing. Please contact the Exchange Coordinator at 410-494-6146 should you have specific questions.

(All prices include sales tax unless otherwise noted)

	g Services	410-494-1108	_	
	rvations are required for all guests prior to bring es. Failure to make a reservation will result in a f		\$	20.00
Guest	t Meals (if there is no meal credit available):			
		Breakfast	\$	9.00
		Lunch	\$	20.00
		Dinner	\$	20.00
		Children (6-12 yrs)	\$	9.00
		Children (0-5 years)		charge
Guest	t Meals (if a meal credit is available and used)	, , , , , , , , , , , , , , , , , , ,	\$	5.00
Loung	ge service (please ask the bartender for pricing in e	fect at the time of your visit)		
Resid	lent Meals (assumes all meal credits were used)	Breakfast	\$	7.50
	,	Lunch	\$	15.00
		Dinner	\$	15.00
Room	n Service Dining (where not previously approved by	Residential Health Services)	\$	5.00
Terra	ce Room Á la carte Dining (no meal credit used)	Please see the Terrac	ce Ro	om menu
Rotur	nda Dining (meal credits are not used here)	Please see the Rotun	da Ca	afé menu
Dry C	leaning (provided by Glyndon Cleaners)	410-296-2900		
	e contact the Receptionist and she will inform the dist. Billing to apartment residents will be handled dire	· ·		
Garag		410-938-8381		
Unde	rground and outside garages may be available for a e contact the Marketing Office for availability.			
Month	nly Fee for Garage		\$	25.00
<u>Healt</u>	h Center Charges			
Pleas	e refer to the pricing sheets for			
	onal charges in effect for Chestnut Green			
Hous	ekeeping Services	410-494-6152		
	e contact the Environmental Services Director for a	n estimate of charges to		
•	rm non-routine housekeeping services			
Perso	onal Laundry	Per Load	\$	8.00
Extra	Housekeeping & Other Labor Charges	Per Person/Per Hour	\$	18.00
Ironin	g	10 Minutes	\$	3.00
Maint	tononos Comissos	410 404 9224		

XI. <u>Maintenance Services</u>

410-494-8221

Please contact the Facilities Director for an estimate of charges to perform non-routine maintenance

(All prices include sales tax unless otherwise noted)

XII.	Therapeutic Services	410-494-7792			
	Physical Therapy (PT)				
	PT Evaluation		\$	105.00	
	PT Re-Evaluation		\$	50.00	
	PT Treatment	Each 15 Minute unit	\$	20.00	and up
	Occupational Therapy (OT)				
	OT Evaluation		\$	105.00	
	OT Re-Evaluation		\$	70.00	
	OT Treatment	Each 15 Minute unit	\$	20.00	and up
	Speech/Swallowing Therapy (ST)				
	Speech and Hearing Evaluation		\$	250.00	
	Swallowing Evaluation		\$	90.00	
	ST Treatment	Each 15 Minute unit	\$	20.00	and up
	Please contact the Accounting Office for a more com	plete listing of Therapy Charç	ges		
XIII.	<u>Transportation Services</u>	410-938-8385			
	Please contact the Transportation Coordinator to make a	rrangements for transportation.	•		
	Blakehurst Sponsored Trips				
	Per person roundtrip fee for Series Transportation & Balt	imore City	\$	5.00	
	Per person roundtrip fee for Annapolis & the Washington		\$	10.00	
	Per person roundtrip fee for Philadelphia area		\$	15.00	
	Other trips will be based on destination-please ask the T	ransportation Coordinator			
	Private Transportation to Travel Destinations	Each way cost			
	Penn Train Station (Baltimore)	Weekday	\$	10.00	
	,	Evening/Weekend	\$	15.00	
	Baltimore cruise terminal	Weekday	\$	35.00	
		Evening/Weekend	\$	45.00	
	BWI Airport	Weekday	\$	50.00	
		Evening/Weekend	\$	60.00	
	Private Transportation to Destination of Choice	<u>Distances</u>			
	Towson, Lutherville, Timonium, Stoneleigh	0 to 5.9 miles	\$	10.00	
	Cockeysville, Hunt Valley, Perry Hall, Baltimore City	6 to 10.9 miles	\$	15.00	
	Harbor Hospital, Bayview Hospital	11 to 15.9 miles	\$	20.00	
	Longer Weekday trips	16-50 miles (hourly)	\$	35.00	
	Longer Evening/Weekend trips (3 hour minimum)	16-50 miles (hourly)	\$	35.00	

EXHIBIT D FAIR SHARE ALLOCATION FORMULA

FAIR SHARE ALLOCATION. The Fair Share Allocation was implemented on January 1, 1998. The amount of your monthly Service Fee is determined by application of the Fair Share Allocation Formula. The Formula has been developed to apportion the cash requirements for operating the Community (as described in Section 4.1.2 of the Residency Agreement) among its residents. It does not apply to individuals entering into a Return of Capital Assisted Living Direct Admission Residency Agreement.

General. All projected cash requirements (including changes to reserves) necessary to provide accommodations and services to the residents of the Community (including residents of the Community Health Center) are charged to the Community residents through the application of the Fair Share Allocation Formula. Generally, the projected cash requirements are based upon the costs incurred in connection with the operation of the Community for the preceding year as reported in the report of the Operations Division Audit of the Provider with adjustments for inflation or deflation, occupancy rates, changes to reserves, and nonrecurring expenses, and reduced by certain projected operational income (such as fees for services, investment income, etc.) for the upcoming year. Once determined, the projected cash requirements are then allocated among the Community residents based upon the apartment which each resident occupies and the number of residents in the Community.

Fair Share Allocation Formula. Allocation of the total projected annual cash requirements described in Section 4.1.2 of the Residency Agreement to each individual resident's apartment and to all second persons shall be accomplished by:

(1) Multiplying the number of apartments in the Community of each type, and the number of second person residents therein by the following factors, and then summing such products:

Number of One-Bedroom Apartments x 81.9 percent factor
Number of One-Bedroom Deluxe Apartments x 86.3 percent factor
Number of One-Bedroom Classic Apartments x 85.8 percent factor
Number of One-Bedroom Custom Apartments x 90.7 percent factor
Number of One-Bedroom with Den Apartments x 93.1 percent factor
Number of One-Bedroom Limited Apartments x 91.6 percent factor
Number of One-Bedroom Special x 90.2 percent factor
Number of One-Bedroom Traditional x 85.8 percent factor
Number of Two-Bedroom Apartments x 95.4 percent factor
Number of Two-Bedroom Classic Apartments x 98.7 percent factor
Number of Two-Bedroom Custom Apartments x 101.8 percent factor
Number of Two-Bedroom Master Apartments x 103.4 percent factor
Number of Two-Bedroom Deluxe Apartments x 110.5 percent factor

Number of Two-Bedroom Grand Apartments x 125.5 percent factor Number of Two-Bedroom Traditional x 99.1 percent factor Number of Two-Bedroom Special x 100.8 percent factor Number of Two-Bedroom Grand Master x 112.1 percent factor Number of Two-Bedroom Grand Classic x 136.1 percent factor Number of Second Persons x 35.8 percent factor

To take into account the combination or addition of different apartments to the Community, or similar events which require the addition of new factors, factors may be added to or deleted from the above formula from time to time.

(2) Multiplying the sum determined above by a factor representing the projected apartment occupancy rate.

Weighted Factor at 100%	297.83
Occupancy Rate (slight variance to budget due to fewer units)	94.91%
Weighted factors adjusted for occupancy	282.67

(3) Dividing the total projected cash requirement determined above by the weighted number of apartments determined under paragraph (1) to arrive at the cash requirement per apartment type.

Cash Requirement (Per Residency Agreement)

Operating Expenses	25.235.475
Less health center income	-6.149.147
Other Apartment related revenue	-0
Other Operating Revenue	-2.198
	19.084.131
Debt Service (Principal, Interest, and Fees)	2.106.961
Capital Replacement Reserve Contrib.	663.649
Capital Costs	1.811.581
Cash Requirement	23.666.321
Budgeted Cash Requirement from Apartment Fees	21.856.089

	/ weighted fac	tors	b		21.0.
			a	21.856.089	
Cash Requirement by					
Unit - annual figure	a/b		77.321	282.67	
Monthly weighted					
average fee		/12	6.443		

(4) The Fair Share Allocation for each apartment type, and for the second person, is determined by multiplying the cash requirement per apartment type (as described in paragraph (3) above) by the Allocation factor for apartment type (as described in paragraph (1) above) to get the new annual monthly Service Fee for each apartment type.

2nd Person

Fee

2nd person Fee		2.322		
x 2nd Person				
Occupancy %		22.33%		
Total Number of				
Apartments		275		
Total 2nd Person				
Monthly Fees				
Assisted Living Rooms				
Avg. Assisted Living Mon	thly Fee	# of beds		
(\$466 x 365 days / 12	14.17			
months)	4	35	496.096	
Total Assisted Living Mon	thly Fees	35		
Total Monthly Se	rvice			
Fees				
divided by the total	al number	of units		
•				
Average Monthly	Service			
Fee				
Minimum CCRC	multiplica	tion factor		
3 Months of Aver	-			
	\sim	-		

Apartment Type	Requirement Per Unit	Allocation Factor	New Annual Fee	New Fee	Old Fee	Increase %	Market Rate 10% 6/1/2025
One Bdrm	77,321	0.81880936	\$63,311	\$5,271	\$5,025	4.90%	\$5,798
One Bdrm Delx	77,321	0.86324343	\$66,747	\$5,575	\$5,315	4.89%	\$6,133
One Bdrm Classic	77,321	0.85752659	\$66,305	\$5,575	\$5,315	4.89%	\$6,133
One	,-		, ,	, , , , , ,	, , , , , ,		¥ 1, 1 1
Bedroom Custom	77,321	0.9072694	\$70,151	\$5,865	\$5,591	4.91%	\$6,452
One Bedroom							
Den	77,321	0.93174457	\$72,043	\$5,959	\$5,681	4.90%	\$6,555
One Bedroom							
Limited	77,321	0.91647007	\$70,862	\$5,959	\$5,681	4.90%	\$6,555
One Bedroom							
Special	77,321	0.90196373	\$69,741	\$5,865	\$5,591	4.91%	\$6,452
One Bedroom Traditional	77,321	0.85752659	\$66,305	\$5,575	\$5,315	4.89%	\$6,133
Two Bedroom	77,321	0.95360928	\$73,734	\$6,162	\$5,874	4.90%	\$6,778
Two	77,321	0.93300928	\$15,154	\$0,102	\$3,674	4.9070	\$0,778
Bedroom Classic	77,321	0.98698189	\$76,314	\$6,418	\$6,118	4.91%	\$7,060
Two	77,521	0.70070107	Ψ70,514	φο, 410	ψ0,110	7.5170	Ψ7,000
Bedroom Custom	77,321	1.01780878	\$78,698	\$6,552	\$6,246	4.89%	\$7,207
Two	77,521	1101700070	\$10,000	40,002	\$ 0,2.0		<i>\$7,</i> 2 <i>7</i>
Bedroom Master	77,321	1.03445954	\$79,985	\$6,671	\$6,359	4.91%	\$7,338
Two	,						. ,
Bedroom Deluxe	77,321	1.10536698	\$85,468	\$7,150	\$6,816	4.89%	\$7,865
Two Bedroom							
Grand	77,321	1.25536671	\$97,066	\$8,127	\$7,747	4.90%	\$8,940
Two Bedroom Traditional	77,321	0.99109431	\$76,632	\$6,418	\$6,118	4.91%	\$7,060
Two	77,521	0.77107431	\$70,032	ψ0,+10	ψ0,110	4.5170	\$7,000
Bedroom Special	77,321	1.00773146	\$77,919	\$6,552	\$6,246	4.89%	\$7,207
Two Bedroom Grand	•						
Master Two Bedroom Grand	77,321	1.12129712	\$86,700	\$7,231	\$6,893	4.91%	\$7,954
Classic	77,321	1.36084145	\$105,221	\$8,848	\$8,435	4.90%	\$9,733
Sacand							
Second Persons	77,321	0.35756161	27,647	2,160	2,059	4.91%	\$2,376

EXHIBIT E CERTIFIED FINANCIAL STATEMENT

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST

CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEARS ENDED DECEMBER 31, 2024 AND 2023



CPAs | CONSULTANTS | WEALTH ADVISORS

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST TABLE OF CONTENTS YEARS ENDED DECEMBER 31, 2024 AND 2023

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INDEPENDENT AUDITORS' REPORT

Partners
The Chestnut Partnership and The Chestnut Real Estate
Partnership dba: Blakehurst
Baltimore, Maryland

Report on the Audit of the Consolidated Financial Statements Opinion

We have audited the accompanying consolidated financial statements of The Chestnut Partnership and The Chestnut Real Estate Partnership dba: Blakehurst, which comprise the consolidated balance sheets as of December 31, 2024 and 2023, and the related consolidated statements of operations, partners' deficit, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of The Chestnut Partnership and The Chestnut Real Estate Partnership dba: Blakehurst as of December 31, 2024 and 2023, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

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

Responsibilities of Management for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about The Chestnut Partnership and The Chestnut Real Estate Partnership dba: Blakehurst's ability to continue as a going concern for one year after the date the consolidated financial statements are available to be issued.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

In performing an audit in accordance with GAAS, we:

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

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

Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The supplementary information is presented for purposes 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.

Partners
The Chestnut Partnership and The Chestnut Real Estate
Partnership dba: Blakehurst

The information has been subjected to the auditing procedures applied in the audits of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

CliftonLarsonAllen LLP

Clifton Larson Allen LLP

West Des Moines, Iowa March 5, 2025

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2024 AND 2023

	2024	2023	
ASSETS			
CURRENT ASSETS			
Cash and Cash Equivalents Accounts Receivable, Net of Allowance for Credit Losses	\$ 37,246,503	\$ 33,730,309	
(2024, \$33,256; 2023, \$52,490)	1,159,200	816,639	
Accrued Interest Receivable from Partners	90,541	94,948	
Prepaid Expenses and Other	1,171,011	1,356,190	
Assets Limited as to Use or Restricted, Current Portion	630,580	961,505	
Notes Receivable from Partners, Current Portion	681,972	664,724	
Total Current Assets	40,979,807	37,624,315	
Assets Limited as to Use or Restricted, Less Current Portion	2,375,980	4,316,614	
Notes Receivable from Partners, Less Current Portion	13,656,240	14,338,212	
Costs of Acquiring Contracts, Net of Accumulated Amortization	307,594	231,575	
Operating Property, Net of Accumulated Depreciation	57,304,267	50,997,722	
Derivative Instrument	529,383	815,576	
Refundable Deposit	-	40,000	
Total Assets	\$ 115,153,271	<u>\$ 108,364,014</u>	
LIABILITIES AND PARTNERS' DEFICIT			
CURRENT LIABILITIES			
Term Loan Payable, Current Portion	\$ 714,221	\$ 676,084	
Construction Costs Payable	2,205,299	144,010	
Accounts Payable, Trade	565,744	300,818	
Accounts Payable, Affiliates	105,280	61,859	
Accrued Expenses	1,194,385	1,166,259	
Refundable Deposits from Prospective Residents, Escrowed	630,580	961,505	
Loans from Residents, Current Portion	1,082,274	260,728	
Total Current Liabilities	6,497,783	3,571,263	
Deferred Revenue	37,070,285	31,870,766	
Term Loan Payable, Less Current Portion, Net of Unamortized			
Financing Costs	27,212,452	27,892,918	
Loans from Residents, Less Current Portion	127,855,227	124,826,100	
Total Liabilities	198,635,747	188,161,047	
COMMITMENTS AND CONTINGENCIES	-	-	
PARTNERS' DEFICIT	(83,482,476)	(79,797,033)	
Total Liabilities and Partners' Deficit	\$ 115,153,271	<u>\$ 108,364,014</u>	

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATED STATEMENTS OF OPERATIONS YEARS ENDED DECEMBER 31, 2024 AND 2023

	2024	2023
REVENUES		
Amortization of Nonrefundable Entrance Payments	\$ 4,429,467	\$ 4,550,768
Working Capital Fees	174,689	163,050
Apartment Revenues	20,216,140	19,499,775
Health Care Revenues	5,882,731	5,327,073
Other Revenues	8,709_	22,696
Total Revenues	30,711,736	29,563,362
OPERATING EXPENSES		
General and Administrative	6,324,632	5,896,462
Plant	3,380,744	2,949,968
Environmental Services	1,975,447	1,898,749
Dietary	4,476,498	4,231,059
Medical and Resident Care	8,044,063	7,514,047
Depreciation and Amortization	3,723,030_	3,657,045
Total Operating Expenses	27,924,414	26,147,330
INCOME FROM OPERATIONS	2,787,322	3,416,032
OTHER INCOME (EXPENSE)		
Interest Expense, Net	(627,404)	(499,666)
Unrealized Gain on Investments	85,720	82,539
Unrealized Loss on Derivative Instrument	(286,193)	(866,577)
Loss on Disposal of Assets	(32,388)	
Total Other Income (Expense)	(860,265)	(1,283,704)
NET INCOME	\$ 1,927,057	\$ 2,132,328

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATED STATEMENTS OF PARTNERS' DEFICIT YEARS ENDED DECEMBER 31, 2024 AND 2023

PARTNERS' DEFICIT - DECEMBER 31, 2022	\$ (77,054,361)
Net Income	2,132,328
Distributions to Partners	(4,875,000)
PARTNERS' DEFICIT - DECEMBER 31, 2023	(79,797,033)
Net Income	1,927,057
Distributions to Partners	(5,612,500)
PARTNERS' DEFICIT - DECEMBER 31, 2024	\$ (83,482,476)

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2024 AND 2023

	2024			2023	
CASH FLOWS FROM OPERATING ACTIVITIES					
Net Income	\$	1,927,057	\$	2,132,328	
Adjustments to Reconcile Net Income to Net Cash					
Provided by Operating Activities:		0.700.000		0.057.045	
Depreciation and Amortization		3,723,030		3,657,045	
Amortization of Financing Costs		33,755		53,237	
Amortization of Nonrefundable Entrance Payments		(4,429,467)		(4,550,768)	
Unrealized Gain on Investments		(85,720)		(82,539)	
Unrealized Loss on Derivative Instrument		286,193		866,577	
Loss on Disposal of Assets		32,388		-	
Changes in Operating Assets and Liabilities:		(450.750)		76.026	
Accounts Receivable		(458,753)		76,936	
Prepaid Expenses and Other		582,719		102,004	
Accrued Interest Receivable from Partners		4,407		4,161	
Construction Costs Payable		2,061,289		144,010	
Refundable Deposits		40,000		(005,000)	
Accounts Payable, Trade		73,954		(265,626)	
Accounts Payable, Affiliates		43,421		(4,721)	
Accrued Expenses		28,126		181,937	
Refundable Deposits Received from Prospective		(220,025)		400 705	
Residents, Net		(330,925)		499,725	
Deferred Revenue, Net		9,913,134		8,214,757	
Net Cash Provided by Operating Activities		13,444,608		11,029,063	
CASH FLOWS FROM INVESTING ACTIVITIES					
Additions to Operating Property		(9,824,886)		(2,344,592)	
Proceeds from Sale of Operating Property		-		50,638	
Proceeds from Notes Receivable from Partners		664,724		647,917	
Additions to Costs of Acquiring Contracts		(122,124)		(97,249)	
Net Cash Used by Investing Activities		(9,282,286)		(1,743,286)	
CASH FLOWS FROM FINANCING ACTIVITIES					
Proceeds from Loans from Residents		11,294,776		6,728,932	
Repayment of Loans from Residents		(7,923,879)		(11,345,676)	
Payment of Financing Costs		-		(88,668)	
Repayment of Term Loan Payable		(676,084)		(639,987)	
Distributions to Partners		(5,612,500)		(4,875,000)	
Net Cash Used by Financing Activities		(2,917,687)		(10,220,399)	
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS, AND					
RESTRICTED CASH		1,244,635		(934,622)	
Cash, Cash Equivalents, and Restricted Cash - Beginning of Year		39,008,428		39,943,050	
CARL CARLEOLINALENTS AND DESTRICTED CARL					
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH - END OF YEAR	\$	40,253,063	\$_	39,008,428	

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUED) YEARS ENDED DECEMBER 31, 2024 AND 2023

	2024	2023
SUPPLEMENTAL SCHEDULE - CASH PAID FOR INTEREST	\$ 2,018,357	\$ 1,697,952
SUPPLEMENTAL SCHEDULE - PROPERTY INCLUDED IN ACCOUNTS PAYABLE, TRADE	\$ 223,214	\$ 32,242
SUPPLEMENTAL SCHEDULE - PROPERTY INCLUDED IN CONSTRUCTION COSTS PAYABLE	\$ 2,205,299	\$ 144,010
SUPPLEMENTAL SCHEDULE - CASH RECONCILIATION Cash and Cash Equivalents Assets Limited as to Use or Restricted Total Cash, Cash Equivalents, and Restricted Cash	\$ 37,246,503 3,006,560 \$ 40,253,063	\$ 33,730,309 5,278,119 \$ 39,008,428

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

Organization

The consolidated financial statements include The Chestnut Real Estate Partnership (the Real Estate Partnership) and its 98% owned subsidiary The Chestnut Partnership (the Partnership). Both the Real Estate Partnership and the Partnership are general partnerships. The Real Estate Partnership is owned 50% by Chestnut Village LLC (Chestnut Village), and 50% by West Joppa Road Limited Partnership (West Joppa). Chestnut Village and West Joppa each own 1% of the remaining 2% of the Partnership.

The Real Estate Partnership was formed to hold title to property located in Towson, Maryland, which has been developed for use as a life plan community (the Community) under the terms of an operating and use agreement with the Partnership. The Real Estate Partnership and the Partnership are hereinafter referred to as the "Partnerships." Because the Real Estate Partnership is majority owner of the Partnership and the remaining 2% is under common ownership by West Joppa and Chestnut Village (each 50% owners of the Real Estate Partnership), the accompanying financial statements present the consolidated statements of the Partnerships without noncontrolling interest. For purposes of preparing the consolidated financial statements, all material transactions between the Partnerships have been eliminated.

The Partnership and the Real Estate Partnership entered into a long-term operating and use agreement in 1992. This grants the Partnership use of the property until dissolution, liquidation, or other termination by mutual agreement. The agreement requires the Partnership to pay all costs associated with the construction, equipping, and furnishing of the Community. The agreement also provides for an annual fee to be paid by the Partnership to the Real Estate Partnership, if necessary, for federal income tax purposes.

Use of Estimates

Due to normal business uncertainties, management must estimate some information included in the consolidated financial statements presented in conformity with accounting principles generally accepted in the United States of America. Actual results could, and probably will, differ from those estimates. Due to the uncertainties inherent in such estimates, it is at least reasonably possible that the estimates could change materially in the near term.

Cash and Cash Equivalents

The Partnerships consider investments with maturities of three months or less when purchased to be cash equivalents.

As of December 31, 2024 and 2023, the state of Maryland requires that an operating reserve be established in the amount of 25% of operating expenses, plus interest expense (excluding interest on debt service or interest reserve accounts), excluding depreciation and amortization. The operating reserve is calculated based on the most recent fiscal year for which a certified consolidated financial statement is available.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Cash and Cash Equivalents (Continued)

Therefore, the required reserve for the year ended December 31, 2024 is calculated using operating expenses reported in the certified consolidated financial statements for the year ended December 31, 2023. The Partnerships have the required amount of \$5,622,571 and \$5,356,724 in cash and cash equivalents at December 31, 2024 and 2023, respectively.

Concentrations of Credit Risk

The Partnerships maintain its cash in bank deposit accounts which, at times, may exceed federally insured limits. The Partnerships have not experienced any losses in such accounts. The Partnerships believe they are not exposed to any significant credit risk on cash and cash equivalents.

Accounts Receivable

Accounts receivable are reported net of an allowance for credit losses to represent the Partnerships' estimate of expected losses at the consolidated balance sheet date. The adequacy of the Partnerships' allowance for credit losses is reviewed on an ongoing basis using analyses of receivable portfolios by payor source and receivable aging, a review of specific accounts, as well as expected future economic conditions and market trends. Adjustments are made to the allowance as necessary.

Assets Limited as to Use or Restricted

Entrance Payments, prior to occupancy, are held in escrow and invested in shares of a money market fund. These funds remain the property of the prospective residents unless and until available to be released to the Partnerships as provided for in the escrow agreement. The amount of the escrowed Entrance Payments at December 31, 2024 and 2023, were \$630,580 and \$961,505, respectively.

The capital replacement reserve was established pursuant to the Residency Agreements for improving or replacing capital items which cost over \$50,000 and is funded through monthly fees. The amount held in reserve at December 31, 2024 and 2023, was \$2,374,010 and \$3,425,851, respectively.

The debt service reserve was established pursuant to the loan agreement, which required annual funding requirements through 2021. The Partnerships are able to use these funds as needed to pay their debt service obligation. The amount held in reserve at December 31, 2024 and 2023, was \$1,970 and \$890,763, respectively.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Assets Limited as to Use or Restricted (Continued)

During the year ended December 31, 2015, the Partnerships voluntarily agreed to include new terms in future Residency Agreements that would require the Partnerships to establish a fund reserve account equal to certain percentages of the loans from residents, if the occupancy level of independent living units were to fall below certain thresholds. As of December 31, 2024 and 2023, the independent living occupancy level was above these required thresholds, therefore, no reserve was required.

Assets limited as to use or restricted are invested in cash and cash equivalents.

Operating Property

Operating property is carried at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the respective assets.

Costs of Acquiring Contracts

Costs of acquiring contracts are incremental costs incurred in obtaining a Residency Agreement that would not have been incurred had the Residency Agreement not been obtained. Costs are associated with individual agreements and amortized based on the remaining life expectancy of those residents. Costs of acquiring contracts were \$369,500 and \$273,375 as of December 31, 2024 and 2023, respectively. Accumulated amortization was \$61,906 and \$41,800 as of December 31, 2024 and 2023, respectively. Amortization expense was \$46,105 and \$28,006 for the years ended December 31, 2024 and 2023, respectively.

Income Taxes

The Partnerships are not subject to income taxes. Each partner is taxed on its share of the Partnerships' taxable income, whether or not distributed, and reports on its tax return its share of any net income or loss of the Partnerships. As a result, no provision is made in these consolidated financial statements for income taxes, or penalties and interest thereon.

Accounting principles generally accepted in the United States of America require management to evaluate tax positions taken by the Partnerships and recognize a tax liability (or asset) for an uncertain position that more-likely-than-not would not be sustained upon examination by the Internal Revenue Service. Management has evaluated their material tax positions and determined there are no uncertain positions taken or expected to be taken that would require recognition of a liability (or asset) or disclosure in the consolidated financial statements. The Partnerships are subject to routine audits by tax authorities; however, there are currently no audits for any tax periods in progress.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Interest Rate Risk Management Agreement

The Partnership holds an interest rate risk management agreement (Derivative Instrument) in order to manage the interest rate risk exposure on its term loan (see Note 5). The derivative instrument does not qualify as a cash flow hedge under the Derivatives and Hedging Topic of the FASB Accounting Standards Codification. Accordingly, the instrument is recognized in the consolidated financial statements at fair value and changes in fair value are recognized through earnings as unrealized gain (loss) on derivative instrument.

Revenues

The resident pays an Entrance Payment, net of funds previously escrowed, consisting of a First Person Fee (and Second Person Fee, if applicable) and a Loan. The First Person Fee is recorded as deferred revenue and is amortized into income over the estimated life expectancy of the residents, adjusted annually based on the actuarially determined life expectancy of the individuals occupying the residential unit.

The resident pays a working capital fee equal to the then-current monthly fee (described below). When the right to access a residential unit is established, this one-time, nonrefundable fee is recognized as income. Its use is restricted for purposes specified in the Residency Agreements.

Residents pay a monthly fee, determined annually. The Residency Agreements provide that residents pay the funds required to operate the Community, which includes all operating expenses, debt service for nonresident debt, repairs and replacements, capital improvements, and working capital. The monthly fee is recognized as apartment and health care revenues and may only be used for purposes specified in the Residency Agreements.

In 2024 and 2023, there were no fair share adjustments.

Resident revenue is reported at the amount that reflects the consideration to which the Partnerships expect to be entitled in exchange for providing resident services. These amounts are due from residents, third-party payors (including health insurers and government programs), and others and includes variable consideration for retroactive revenue adjustments due to settlement of audits, reviews, and investigations. Revenue is recognized as performance obligations are satisfied.

NOTE 1 ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Revenues (Continued)

Performance obligations are determined based on the nature of the services provided by the Partnerships. Revenue for performance obligations satisfied over time is recognized based on actual costs incurred in relation to total expected (or actual) charges. The Partnerships believe that this method provides a faithful depiction of the transfer of services over the term of the performance obligation based on the inputs needed to satisfy the obligation. Generally, performance obligations satisfied over time relate to residents in the Community. The Partnerships measure the performance obligation from admission into the Community to the point when it is no longer required to provide services to the resident, which is generally at the time of death or move-out.

The opening and closing balances of Accounts Receivable and Deferred Revenue were as follows:

	Accounts			Deferred		
	Receivable			Revenue		
Balance as of January 1, 2023	\$	986,375	\$	28,072,959		
Balance as of December 31, 2023		816,639		31,870,766		
Balance as of December 31, 2024		1,159,200		37,070,285		

Health Care Revenues

The Partnerships have agreements with third-party payors that provide for payments to the Partnerships at amounts different from the Partnerships' established rates. Payment arrangements include prospectively determined per diem payments. Revenue is recognized as performance obligations are satisfied. Health care revenues are reported at the transaction price based on standard charges for goods and services provided, reduced by contractual adjustments provided to third-party payors and implicit price concessions provided to residents. See Note 6 for additional information on health care revenues.

NOTE 2 RELATED PARTY TRANSACTIONS

In certain years, the Partnerships have made loans to the partners in lieu of capital distributions. Accrued interest receivable on these loans at December 31, 2024 and 2023 is \$90,541 and \$94,948, respectively. Interest income on the loans totaled \$369,016 and \$386,069 during the years ended December 31, 2024 and 2023, respectively.

NOTE 2 RELATED PARTY TRANSACTIONS (CONTINUED)

A summary of the principal balance of the loans to partners as of December 31, 2024 and 2023, is as follows:

Description	2024	2023
Notes receivable due in quarterly installments of principal and interest of \$179,770, bearing interest at 2.71% per annum with all remaining unpaid principal and interest due January 1, 2030.	\$ 8,881,234	\$ 9,351,638
Notes receivable due in quarterly installments of principal and interest of \$41,338, bearing interest at 2.58% per annum with all remaining unpaid principal and interest due April 1, 2031.	2,698,383	2,792,596
Notes receivable due in quarterly installments of principal and interest of \$38,428, bearing interest at 1.90% per annum with all remaining unpaid principal and interest		
due October 2, 2031.	2,758,595	2,858,702
Subtotal	14,338,212	15,002,936
Less: Current Maturities	(681,972)	(664,724)
Total	\$ 13,656,240	\$ 14,338,212

The Partnerships have a development agreement with LCS Development LLC (affiliated through common ownership with Chestnut Village) to coordinate the planning and development, financing, initial occupancy development, and the design and construction of projects at the Community. At December 31, 2024 and 2023, the Partnerships had a payable to LCS Development of \$14,118 and \$745, respectively.

The Partnerships have a management agreement with Life Care Services LLC (affiliate through common ownership of Chestnut Village) to provide management services relating to the operations of the Community. For the years ended December 31, 2024 and 2023, \$1,302,190 and \$1,247,395 of services has been expensed and earned under this agreement, respectively. At December 31, 2024 and 2023, the Partnerships had a payable due to LCS of \$91,162 and \$61,114, respectively.

The Partnerships have an agreement with LCS Community Employment (LCE) (affiliated through common ownership with Chestnut Village) to provide employment services for the Community. At December 31, 2024 and 2023, the Partnerships had no balances payable to LCE relating to salaries and benefits.

In the normal course of operations, the Partnerships purchase from affiliates of Chestnut Village services for group purchasing, insurance, computing technology, and related ancillary matters.

NOTE 3 RESIDENCY AGREEMENTS

The Partnerships have entered into Residency Agreements (Agreements) with residents and prospective residents of the Community. The Agreements provide for the lifetime use, under certain conditions, of a living unit upon receipt of an Entrance Payment consisting of a First Person Fee (and Second Person Fee, if applicable) and a Loan. The Entrance Payment is deposited in an escrow account and will be released to the Partnerships only after the occurrence of certain events as described in the Agreements. Prior to occupancy, Entrance Payments are refundable, subject to limitations in the Agreements. The amount of Entrance Payments that were escrowed and refundable at December 31, 2024 and 2023, were \$630,580 and \$961,505, respectively.

At the time of occupancy, the portion of the Entrance Payment that is ultimately nonrefundable is recorded as deferred revenue and is amortized to revenue.

The Agreements also provide for the residents to pay a monthly fee.

The Partnerships' compensation that has been earned per the Agreements but has not been distributed to the owners is \$5,841,785 and \$19,371,411 in cash and cash equivalents at December 31, 2024 and 2023, respectively; \$13,656,240 and \$14,338,212 in notes receivable at December 31, 2024 and 2023, respectively; \$90,541 and \$94,948 in accrued interest receivable at December 31, 2024 and 2023, respectively.

Performance obligations are determined based on the nature of the services provided by the Partnerships. Performance obligations satisfied over time can vary throughout the life of the Agreement depending on the resident's care setting. Generally, performance obligations to residents in independent living can include housing and other services, such as access to common areas, meals at dining venues, planned activities and events, housekeeping, and security. Performance obligations for all other care settings have a component of health care, which is discussed in more detail in Note 1.

The resident will make a Loan to the Company at occupancy or within a period of time as defined in the Agreement. The Loans bear no interest and shall be repaid upon vacancy and the lesser of 18 months, 14 days after re-occupancy, or 30 years from the date of the Agreement, whichever occurs first. If internal transfers occur the repayment is tied to the last vacant unit.

NOTE 4 OPERATING PROPERTY

Operating property consists of the following at December 31:

	Estimated		
	Useful Lives	2024	2023
Land		\$ 6,178,644	\$ 6,178,644
Buildings and Fixed Equipment	5 to 40 Years	94,804,525	92,168,831
Equipment and Furnishings	3 to 10 Years	10,919,730	10,142,914
Subtotal		111,902,899	108,490,389
Less: Accumulated Depreciation		(62,515,371)	(59,092,667)
Total		49,387,528	49,397,722
Remodel Projects		7,916,739	1,600,000
Total Operating Property		\$ 57,304,267	\$ 50,997,722

NOTE 5 TERM LOAN PAYABLE

On April 22, 2016, the Partnerships entered into a Term Loan (Loan Agreement) with Bank of America. The Loan Agreement was amended in 2021 creating a new term note with a principal balance of \$30,329,623. In March 2023, the Loan Agreement was modified to change the variable interest rate of LIBOR to Term SOFR Rate plus an applicable margin, effective March 1, 2023. The note matures in March 2027. Monthly payments consist of principal and interest, with the total unpaid balance due at maturity.

The balances of Term Loan Payable at December 31, are as follows:

	 2024		2023
Term Loan Payable	\$ 27,974,701	-\$	28,650,785
Less: Unamortized Financing Costs	 (48,028)		(81,783)
Total	\$ 27,926,673	\$	28,569,002

As of December 31, 2024, approximate aggregate maturities of the Term Loan Payable are as follows:

Year Ending December 31,	 Amount
2025	\$ 714,221
2026	754,510
2027	 26,505,970
Total	 27,974,701
Less: Unamortized Financing Costs	 (48,028)
Total	\$ 27,926,673

The derivative instrument caps the Term SOFR Rate at 3.35%. The estimated fair value of the derivative instrument was \$529,383 and \$815,576 at December 31, 2024 and 2023, respectively.

NOTE 5 TERM LOAN PAYABLE (CONTINUED)

The Loan Agreement is secured by substantially all assets of the Partnerships, including all Entrance Payments without limitation. The Loan Agreement includes various restrictive covenants requiring adherence to be in compliance with its terms.

Financing costs represent expenses incurred in obtaining long-term financing. These costs are being amortized over the term of the related loan by the straight-line method, as an approximation of the effective interest method. As of December 31, 2024 and 2023, financing costs of \$758,400 related to the Loan Agreement are being amortized over the term of the loan. Accumulated amortization related to the financing costs was \$710,372 and \$676,617 as of December 31, 2024 and 2023, respectively. Interest expense related to the amortization was \$33,755 and \$53,237 for the years ended December 31, 2024 and 2023.

NOTE 6 HEALTH CARE REVENUES

Agreements with third-party payors typically provide for payments at amounts less than established charges. A summary of the payment arrangements with major third-party payors follows:

Medicare: The Partnerships participate in the Medicare program. This federal program is administered by the Centers for Medicare and Medicaid Services (CMS). The Partnerships are paid under the Patient Driven Payment Model (PDPM) for residents who are Medicare Part A eligible and meet the coverage guidelines for skilled nursing services. Under PDPM, the basis for reimbursement is determined by the underlying complexity and clinical needs of a patient. In addition, PDPM introduces variable adjustment factors that change reimbursement rates during the resident's length of stay.

Other: Payment agreements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations provide for payment using prospectively determined daily rates.

Laws and regulations concerning government programs, including Medicare, are complex and subject to varying interpretation. As a result of investigations by governmental agencies, various health care organizations have received requests for information and notices regarding alleged noncompliance with those laws and regulations, which in some instances, have resulted in organizations entering into significant settlement agreements. Compliance with such laws and regulations may also be subject to future government review and interpretation as well as significant regulatory action, including fines, penalties, and potential exclusion from the related programs. There can be no assurance that regulatory authorities will not challenge the Partnerships' compliance with these laws and regulations, and it is not possible to determine the impact (if any) such claims, or penalties would have upon the Partnerships. In addition, the contracts the Partnerships have with commercial payors also provide for retroactive audit and review of claims.

NOTE 6 HEALTH CARE REVENUES (CONTINUED)

Settlements with third-party payors for retroactive adjustments due to audits, reviews, or investigations are considered variable consideration and are included in the determination of the estimated transaction price for providing patient care. These settlements are estimated based on the terms of the payment agreement with the payor, correspondence from the payor, and the Partnerships' historical settlement activity, including an assessment to ensure that it is probable that a significant reversal in the amount of cumulative revenue recognized will not occur when the uncertainty associated with the retroactive adjustment is subsequently resolved. Estimated settlements are adjusted in future periods as adjustments become known (that is, new information becomes available), or as years are settled or are no longer subject to such audits, reviews, and investigations. In 2024 or 2023, there were no significant adjustments arising from a change in implicit price concessions impacting transaction price.

Generally, residents who are covered by third-party payors are responsible for related deductibles and coinsurance, which vary in amount. The Partnerships estimate the transaction price for residents with deductibles and coinsurance based on historical experience and current market conditions. Subsequent changes to the estimate of the transaction price are generally recorded as adjustments to health care revenue in the period of the change. Subsequent changes that are determined to be the result of an adverse change in the Resident's ability to pay are recorded as credit loss expense.

Health care revenues from the Medicare program accounted for approximately 15% and 19% of total health care revenues in 2024 and 2023, respectively. Revenues from the Medicare program accounted for approximately 3% of total revenues in 2024 and 2023.

NOTE 7 EMPLOYEE RETIREMENT BENEFIT PLAN

Available to all eligible employees of the LCE is a defined contribution employee retirement benefit plan (the Plan). The Partnerships accrued matching contributions of \$176,167 and \$174,249 in 2024 and 2023, respectively, to be remitted to the Plan in 2025 and 2024, respectively. The Plan matches 100% of the first 3% of the participant's eligible contributions plus 50% of the next 2% of eligible contributions.

NOTE 8 COMMITMENTS AND CONTINGENCIES

The operating and use agreement discussed in Note 1 grants the Partnership use of the Real Estate Partnership property until dissolution, liquidation, or other termination of the Partnership, unless otherwise terminated by mutual agreement. The agreement requires the Partnership to pay all costs in connection with constructing, equipping, and furnishing the continuing care community. The operating and use agreement requires the Real Estate Partnership to guarantee loans from residents of the Community in an aggregate principal amount not to exceed \$60,000,000. The Real Estate Partnership has also guaranteed the repayment of the Loan Agreement discussed in Note 5.

The Community in the normal course of operations is exposed to risk and involvement in legal actions and proceedings. To the extent available at costs believed reasonable by the Community, it maintains insurance coverages for various types of risk. Based on the Community's past experience, management believes that any legal actions or proceedings will not have a material effect on the financial position of the Community.

Because of the various regulations surrounding government reimbursed medical costs, there can be no assurance that the reimbursements will be equal to or exceed costs to provide such services.

NOTE 9 SUBSEQUENT

The Partnerships have evaluated subsequent events through March 5, 2025, the date which the consolidated financial statements were available to be issued. There were no subsequent events requiring accrual or disclosure.

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATING BALANCE SHEET DECEMBER 31, 2024

(SEE INDEPENDENT AUDITORS' REPORT)

ASSETS	The Chestnut Partnership	The Chestnut Real Estate Partnership	Eliminations	Total
CURRENT ASSETS				
Cash and Cash Equivalents	\$ 37,246,503	\$ -	\$ -	\$ 37,246,503
Accounts Receivable, Net of Allowance for	Q 07/210/000	•	*	, -, ,
Credit Losses of \$33,256	1,159,200			1,159,200
Accrued Interest Receivable from Partners	90,541	_	_	90,541
Prepaid Expenses and Other	1,171,011	_	-	1,171,011
Assets Limited as to Use or Restricted	630,580	_	-	630,580
Notes Receivable from Partners, Current Portion	681,972	_		681,972
Total Current Assets	40,979,807	-		40,979,807
	,,			
Assets Limited as to Use or Restricted	2,375,980	-	-	2,375,980
Notes Receivable from Partners, Less Current Portion	13,656,240	_	-	13,656,240
Costs of Acquiring Contracts, Net of				
Accumulated Amortization	307,594	-	-	307,594
Operating Property, Net of Accumulated				
Depreciation	8,057,681	49,246,586	-	57,304,267
Derivative Instrument	529,383			529,383
Total Assets	\$ 65,906,685	\$ 49,246,586	\$ -	<u>\$ 115,153,271</u>
LIABILITIES AND PARTNERS' DEFICIT				
CURRENT LIABILITIES		•	•	6 714 001
Term Loan Payable, Current Portion	\$ 714,221	\$ -	\$ -	\$ 714,221
Construction Costs Payable	2,205,299	-	-	2,205,299 565,744
Accounts Payable, Trade	565,744	•	•	105,280
Accounts Payable, Affiliates	105,280	-	•	1,194,385
Accrued Expenses	1,194,385	-	-	1,154,505
Refundable Deposits from Prospective	620 500			630,580
Residents, Escrowed	630,580 1,082,274	-		1,082,274
Loans from Residents, Current Portion Total Current Liabilities	6,497,783		-	6,497,783
rotal Current Elavilities	0,787,765			0,107,100
Deferred Revenue	37,070,285	•		37,070,285
Term Loan Payable, Less Current Portion, Net	01,010,000			
of Unamortized Financing Costs	27,212,452		-	27,212,452
Loans from Residents, Less Current Portion	127,855,227	•		127,855,227
Deficit of The Chestnut Partnership	,_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	132,729,062	(132,729,062)	, , , , , , , , , , , , , , , , , , ,
Delicated The Oriestate Control of the				
Total Liabilities	198,635,747	132,729,062	(132,729,062)	198,635,747
COMMITMENTS AND CONTINGENCIES	-	-	-	-
PARTNERS' DEFICIT	(132,729,062)	(83,482,476)	132,729,062	(83,482,476)
Total Liabilities and Partners' Deficit	\$ 65,906,685	\$ 49,246,586	\$ -	\$ 115,153,271

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATING STATEMENT OF OPERATIONS YEAR ENDED DECEMBER 31, 2024 (SEE INDEPENDENT AUDITORS' REPORT)

	The Chestnut Partnership			Total		
REVENUES						
Amortization of Nonrefundable	A 4 400 407	٠	Φ.	\$ 4,429,467		
Entrance Fees	\$ 4,429,467	\$ -	\$ -	\$ 4,429,467 174,689		
Working Capital Fees	174,689	-	-	•		
Apartment Revenues	20,216,140	-	-	20,216,140		
Health Care Revenues	5,882,731	-	-	5,882,731		
Other Revenues	8,709	-	-	8,709		
Income from The Chestnut						
Partnership	-	5,568,840	(5,568,840)			
Total Revenues	30,711,736	5,568,840	(5,568,840)	30,711,736		
OPERATING EXPENSES						
General and Administrative	6,324,632	~	_	6,324,632		
Plant	3,380,744	-	-	3,380,744		
Environmental Services	1,975,447	_	-	1,975,447		
Dietary	4,476,498	_	-	4,476,498		
Medical and Resident Care	8,044,063	-	_	8,044,063		
Depreciation and Amortization	113,635	3,609,395	-	3,723,030		
Total Operating Expenses	24,315,019	3,609,395		27,924,414		
INCOME (EXPENSE) FROM OPERATIONS	6,396,717	1,959,445	(5,568,840)	2,787,322		
OTHER INCOME (EXPENSE)						
Interest Expense, Net	(627,404)		_	(627,404)		
Unrealized Gain on Investments	85,720	-	-	85,720		
Unrealized Loss on Derivative Instrument	(286,193)	<u>.</u>	-	(286,193)		
Loss on Disposal of Assets	((32,388)		(32,388)		
Total Other Income (Expense)	(827,877)	(32,388)	***	(860,265)		
NET INCOME	\$ 5,568,840	\$ 1,927,057	\$ (5,568,840)	\$ 1,927,057		

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATING STATEMENT PARTNERS' DEFICIT YEAR ENDED DECEMBER 31, 2024 (SEE INDEPENDENT AUDITORS' REPORT)

	The Chestnut Partnership		The Chestnut Real		Chestnut al Estate rtnership Eliminations			Total	
PARTNERS' DEFICIT - DECEMBER 31, 2023	\$	(128,986,279)	\$	(79,797,033)	\$	128,986,279	\$	(79,797,033)	
Net Income		5,568,840		1,927,057		(5,568,840)		1,927,057	
Transfer of Operating Property to the Chestnut Real Estate Partnership		(3,699,123)		-		3,699,123		-	
Distributions to Partners		(5,612,500)		(5,612,500)		5,612,500		(5,612,500)	
PARTNERS' DEFICIT - DECEMBER 31, 2024	\$	(132,729,062)	\$	(83,482,476)	\$	132,729,062	<u>\$</u>	(83,482,476)	

THE CHESTNUT PARTNERSHIP AND THE CHESTNUT REAL ESTATE PARTNERSHIP DBA: BLAKEHURST CONSOLIDATING STATEMENT OF CASH FLOWS YEAR ENDED DECEMBER 31, 2024 (SEE INDEPENDENT AUDITORS' REPORT)

Net Income \$ 5,568,840 \$ 1,927,057 \$ (5,568,840) \$ 1,927,057 \$ Aljustments to Reconcile Net Income to Net Cash Provided by Operating Activities: Depreciation and Amortization			ne Chestnut Partnership	R	ne Chestnut teal Estate Partnership		liminations		Total
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities: Depreciation and Amortization 113,635 3,609,395 - 3,723,030 Amortization of Financing Costs 33,755 - 3,3755 Amortization of Nonretindable and Entrance Payments (4,429,467) - (4,429,467)				_		_	/m mag a 40)	_	4 007 057
to Net Cash Provided by Operating Activities: Depreciation and Amortization Amortization of Financing Costs Amortization of Financing Costs Amortization of Nonretundable and Entrance Payments Entrance Payments (4,429,467) Partnership Income (5,568,840) Lorsealized Gain on Investments (85,720) Unrealized Gain on Investments (85,720) Unrealized Loss on Derivative Instrument 286,193 Loss on Disposal of Assets Changes in Operating Assets and Liabilities: Accounts Receivable Expenses and Other Accounts Receivable Expenses and Other Accounts Receivable from Partners Accounts Payable, Trade Accounts Payable, Affiliates Accounte Expenses Befundable Deposits Received from Prospective Residents, Net 9,913,134 Per Cash Provided by Operating Activities Additions to Operating Property 9,924,886 Accounts Payable, Affiliates Additions to Operating Property 9,924,886 Accounts Prown Notes Received from Partners Additions to Operating Property 9,924,886 Accounts Prown Notes Received from Partners Additions to Operating Property 9,824,886 Accounts Affiliates Additions to Operating Property 9,824,886 Accounts Affiliates 11,294,776 Additions to Partners Additions to Partners Additions to Partners Additions to Operating Activities 12,2144 Accounts from Activities 12,247,76 Additions to Partners Additions to Activities 12,247,76 Additions to Partners Additions to Part		\$	5,568,840	\$	1,927,057	\$	(5,568,840)	\$	1,927,057
Depreciation and Amortization	•								
Amortization of Financing Costs Amortization of Nonrefundable and Entrance Payments Partnership Income Unrealized Gain on Investments (65,720) (5,568,840) 5,568,840 Unrealized Loss on Derivative Instrument (86,720) (5,568,840) 5,568,840 Unrealized Loss on Derivative Instrument (86,720) (5,568,840) 5,568,840 Unrealized Loss on Derivative Instrument (86,720) (6,568,840) 5,568,840 Unrealized Loss on Derivative Instrument (86,720) (6,568,840) 5,568,840 Unrealized Loss on Derivative Instrument (86,720) (7,938,840) 5,568,840 Unrealized Loss on Derivative Instrument (86,720) (86,720) 5,568,840 Unrealized Loss on Derivative Instrument (86,720) 5,568,840 Unrealized Cash On Derivative Instrument (86,720) 5,568,840 Unrealized Loss on Derivative Instrument (86,724) 5,568,940 Unrealized Loss on Loss of Acquiring Activities (86,724) 5,568,940 Unrealized Loss on Loss of Acquiring Contracts (122,124) 1,568,940 Unrealized Loss on Loss of Acquiring Contracts (122,124) 1,568,940 Unrealized Loss on Unrealiz	* · · -		440.005		0.000.005				2 722 020
Amorizalión of Nonrefundable and Entrance Payments (4,429,467) - (5,568,840) 5,568,840 - (65,720) Partinership Income	·				3,609,395		-		
Entrance Payments	· ·		33,755		-		-		33,700
Partnership Income Unrealized Gain on Investments (85,720) (85,720) Unrealized Loss on Derivative Instrument 286,193 286,193 Loss on Disposal of Assets Changes in Operating Assets and Liabilities: Accounts Receivable (458,753) - (458,753) Prepaid Expenses and Other 552,719 - 582,719 Accrued Interest Receivable from Partners 4,407 - 4,407 Refundable Deposits 40,000 - 40,000 Construction Costs Payable, Trade 73,954 Accounts Payable, Trade 73,954 Accounts Payable, Trade 73,954 Accounts Payable, Affiliates 43,421 - 2,61,288 Refundable Deposits 43,421 - 43,421 Accrued Expenses 28,126 - 28,128 Refundable Deposits Received from Prospective Residents, Net 9,913,134 Net Cash Provided by Operating Activities 13,444,608 - 13,444,608 CASH FLOWS FROM INVESTING ACTIVITIES Additions to Operating Property (9,824,886) - (68,4724) Additions to Operating Property (9,824,886) - (9,282,286) CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from Notes Receivable from Partners 664,724 - (122,124) Net Cash Used by Investing Activities (9,282,286) - (9,282,286) CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from Loans from Residents (12,21,24) - (122,124) Net Cash Used by Investing Activities (9,282,286) - (9,282,286) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Loans from Residents (1,294,776 - (1,294,776) Repayment of Term Loan Payable (676,084) Distributions to Partners (5,612,500) - (5,612,500) Net Cash Used by Prinancing Activities (2,93,879) - (7,923,879) Net Cash Used by Prinancing Activities (2,93,879) - (7,923,879) Net Cash Used by Prinancing Activities (2,93,879) - (7,923,879) Net Cash Used by Prinancing Activities (2,93,879) - (7,923,879) Net Cash Used by Prinancing Activities (2,93,879) - (5,612,500) Net Cash Equivalents, and Restricted (2,844,635) - (39,008,428)									(4 400 407)
Unrealized Gain on Investments (85,720)	•		(4,429,467)		- (5 500 0 t0)		-		(4,429,407)
Unrealized Loss on Derivative Instrument Loss on Disposal of Assets Changes in Operating Assets and Liabilities: Accounts Receivable Accounts Receivable Accounts Receivable Account Interest Receivable from Partners Actor Interest Receivable from Partners Actor Interest Receivable from Partners Accounts Payable Deposits Received from Prospective Residents, Net Deferred Revenue, Net Prospective Residents, Net Deferred Revenue, Net Deposits Received From Partners Additions to Operating Property Additions to Operating Pr	•		-		(5,568,840)		5,568,840		(0.5.700)
Loss on Disposal of Assets Changes in Operating Assets and Liabilities: Accounts Receivable (458,753) - (458,753) Prepaid Expenses and Other 582,719 - 582,719 Accrued Interest Receivable from Partners 4,407 - 4,407 Refundable Deposits 40,000 - 40,000 Construction Costs Payable 73,954 - 73,954 Accounts Payable, Affiliates 43,421 - 2,61,289 Accounts Payable, Affiliates 43,421 - 3,43,421 Accrued Expenses 28,126 - 28,126 Refundable Deposits 828,126 - 28,126 Refundable Deposits 93,913,134 - 9,913,134 Net Cash Provided by Operating Activities 13,444,608 - 13,444,608 CASH FLOWS FROM INVESTING ACTIVITIES Additions to Operating Property 9,824,886) - 9,913,134 Net Cash Provided by Operating Activities (9,824,886) - (9,824,886) Proceeds from Notes Receivable from Partners 664,724 Additions to Costs of Acquiring Contracts (122,124) - (122,124) Net Cash Used by Investing Activities (9,282,286) - (9,282,286) CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from Loans from Residents (7,923,879) - (7,923,879) Repayment of Term Loan Payable (676,084) - (5612,500) Net Cash Used by Financing Activities (2,917,687) NET INCREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH 1,244,635 CASH, CASH EQUIVALENTS, and Restricted Cash - Beginning of Year 39,008,428 - 39,008,428 CASH, CASH EQUIVALENTS, AND RESTRICTED					•		-		
Changes in Operating Assets and Liabilities:	Unrealized Loss on Derivative Instrument		286,193		·		-		
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Prepaid Expenses and Other	, ,								
Accrued Interest Receivable from Partners	Accounts Receivable				-		-		, ,
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Accounts Payable, Affiliates	•				-		-		
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Cash - Beginning of Year 39,008,428 - 39,008,428 CASH, CASH EQUIVALENTS, AND RESTRICTED	AND RESTRICTED CASH		1,244,635		-		-		1,244,635
CASH, CASH EQUIVALENTS, AND RESTRICTED	· · · · · · · · · · · · · · · · · · ·								00 000 400
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH - END OF YEAR \$ 40,253,063 \$ - \$ 40,253,063	Cash - Beginning of Year	•	39,008,428		-		-		39,008,428
	•	\$	40.253.063	s	_	\$		_\$	40,253,063

