ANNUAL REPORT CHECKLIST

FOR FISCAL YEAR ENDED: September 30, 2024

PROVIDER: Bay Are	a Senior Services, Inc							
FACILITY(IES): The Per	FACILITY(IES): The Peninsula Regent							
CONTACT PERSON:	Lynn Acklin							
TELEPHONE NO.:	(541) 857-7779	EMAIL: lacklin@retirement.org						
*********	*********	****************						
Your complete annual rep	ort must consist of 2 co	pies and an electronic copy of the following:						
a This cover sheet.								
Annual Provider Fee	in the amount of: 16,1	08.59						
a Certification by the pr	ovider's chief executive	officer that:						
Each continuing cathe Department.	aintaining the required li	ner knowledge. or offered to new residents has been approved by quid reserve and, when applicable,						
a Evidence of the provi	der's fidelity bond, as re	quired by H&SC section 1789.8.						
Provider's audited fin public accountant's or		an accompanying certified						
	serve reports (prepared ed public accountant's o	on Department forms), with an pinion thereon.						
a Provider's "Continuing	Care Retirement Comr	munity Disclosure Statement" and Form 7-1						
Provider's Refund Re	serve Calculation(s) - F	Form 9-1 abd/or 9-2, if applicable.						

The Key Indicators Report is required to be submitted within 30 days of the due date of the submission of the annual report, but may be submitted at the same time as the annual report.



Your Life. Your Way.

January 30, 2025

Jennifer Houston
Department of Social Services
744 "P" Street, M. S. 9-14-91
Sacramento, CA 95814

Re: Annual Report of Bay Area Senior Services, dba The Peninsula Regent Certification by Chief Executive Officer

The annual report and any amendments thereto are correct to the best of my knowledge.

To the best of my knowledge every continuing care contract form in use or offered to new residents has been approved by the Department of Social Services.

As of January 31, 2025 Bay Area Senior Services is maintaining the required liquid reserve and refund reserve.

Sincerely,

Anthony Sabatini, Interim CEO Pacific Retirement Services, Inc Bay Area Senior Services



CERTIFICATE OF LIABILITY INSURANCE

1/1/2026

DATE (MM/DD/YYYY) 1/24/2025

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

	s certificate does not confer rights t	o the	cert	ficate holder in lieu of su		sement(s)			
PROD	ucer Lockton Companies, LLC				CONTACT NAME:				
444 W. 47th St., Ste. 900				PHONE (A/C, No, Ex	:t):		FAX (A/C, No):		
	Kansas City MO 64112-1906				E-MAIL ADDRESS:				
	(816) 960-9000				ADDINEGO.	INS	LIRER(S) AFFOR	RDING COVERAGE	NAIC #
	kcasu@lockton.com				INSLIDED A			surance Company	16691
INSUF	RED THE DESIDION A DECEDIT						incrican ms	drance company	10071
1554	1404 THE PENINSULA REGENT				INSURER B				
	1 W MAIN STREET, #303 MEDFORD, OR 97501				INSURER C				
	WEDI ORD, OR 77301				INSURER D				
					INSURER E				
001	(50.4.050				INSURER F	:			
				NUMBER: 2133029		201155 70			XXXXX
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INSR LTR	TYPE OF INSURANCE		SUBR WVD	POLICY NUMBER	P((MI	OLICY EFF W/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
	COMMERCIAL GENERAL LIABILITY			NOT APPLICABLE					XXXXX
	CLAIMS-MADE OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence) \$ XX	XXXXX
									XXXXX
									XXXXX
	GEN'L AGGREGATE LIMIT APPLIES PER:								XXXXX
-	PRO-								XXXXX
	OTHER:							\$	ΑΛΛΛΛ
	AUTOMOBILE LIABILITY			NOT APPLICABLE				COMBINED SINGLE LIMIT \$ VV	XXXXX
+	ANY AUTO								XXXXX
	OWNED SCHEDULED							7171	
-	AUTOS ONLY AUTOS NON-OWNED							PROPERTY DAMAGE & VV	XXXXX
	AUTOS ONLY AUTOS ONLY							(XXXXX XXXXX
	IMPREM A MAR			NOT APPLICABLE					
-	UMBRELLA LIAB OCCUR			NOT APPLICABLE					XXXXX
	EXCESS LIAB CLAIMS-MADE	-							XXXXX
	DED RETENTION \$ WORKERS COMPENSATION								XXXXX
	AND EMPLOYERS' LIABILITY Y / N			NOT APPLICABLE				STATUTE ER	
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A							XXXXX
	(Mandatory in NH) If yes, describe under							E.L. DISEASE - EA EMPLOYEE \$ XX	
	DÉSCRIPTION OF OPERATIONS below								XXXXX
A	CRIME	N	N	CAPP F279672 00	1/	1/2025	1/1/2026	\$1,000,000 LIMIT, \$50,000 DEDUCTIBLE	
								<u> </u>	
DESC	RIPTION OF OPERATIONS / LOCATIONS / VEHICI	LES (A	ACORD	101, Additional Remarks Schedul	le, may be att	ached if more	e space is require	ed)	
CER	TIFICATE HOLDER				CANCEL	I ATION			
	21330297 EVIDENCE OF INSURANCE THE PENINSULA REGENT 1 W MAIN STREET, #303				SHOULI THE E ACCOR	O ANY OF 1 XPIRATION	THE POLICE	ESCRIBED POLICIES BE CANCELI EREOF, NOTICE WILL BE DEI Y PROVISIONS.	_
MEDFORD OR 97501					Jash M Agnella				

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS

COMBINED FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEARS ENDED SEPTEMBER 30, 2024 AND 2023



CPAs | CONSULTANTS | WEALTH ADVISORS

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BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS TABLE OF CONTENTS YEARS ENDED SEPTEMBER 30, 2024 AND 2023

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INDEPENDENT AUDITORS' REPORT

Board of Directors
Bay Area Senior Services, Inc. and
University Retirement Community at Davis
San Mateo and Davis, California

Report on the Audit of the Financial Statements *Opinion*

We have audited the accompanying combined financial statements of Bay Area Senior Services, Inc. and University Retirement Community at Davis (a nonprofit organization), which comprise the combined statements of financial position as of September 30, 2024 and 2023, and the related combined statements of activities and changes in net assets, and cash flows for the years then ended, and the related notes to the combined financial statements

In our opinion, the combined financial statements referred to above present fairly, in all material respects, the financial position of Bay Area Senior Services, Inc. and University Retirement Community at Davis as of September 30, 2024 and 2023, and the changes in its net assets and its 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 Financial Statements section of our report. We are required to be independent of Bay Area Senior Services, Inc. and University Retirement Community at Davis and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the combined 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 combined financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the combined financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about Bay Area Senior Services, Inc. and University Retirement Community at Davis' ability to continue as a going concern for within one year after the date that the combined financial statements are issued.

Board of Directors
Bay Area Senior Services, Inc. and
University Retirement Community at Davis

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the combined 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 combined 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 combined 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 combined 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 Bay Area Senior Services, Inc. and University Retirement
 Community at Davis' 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 combined financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about Bay Area Senior Services, Inc. and University Retirement Community at Davis' 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.

Board of Directors
Bay Area Senior Services, Inc. and
University Retirement Community at Davis

Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the combined financial statements as a whole. The combining statements of financial position, activities and changes in net assets, and cash flows are presented for purposes of additional analysis and are not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audits of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

CliftonLarsonAllen LLP

Clifton Larson Allen LLP

Lake Oswego, Oregon January 3, 2025

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS COMBINED STATEMENTS OF FINANCIAL POSITION SEPTEMBER 30, 2024 AND 2023

	2024	2023
ASSETS		
CURRENT ASSETS		
Cash and Cash Equivalents	\$ 5,416,331	\$ 4,489,388
Investments	32,596,933	33,379,807
Accounts Receivable	1,436,937	1,194,228
Allowance for Credit Losses	(365,805)	(211,531)
Supplies and Prepaid Expenses	704,872	1,014,829
Assets Restricted Under Bond Indenture Agreements	214,789	226,082
Total Current Assets	40,004,057	40,092,803
PROPERTY AND EQUIPMENT, NET	123,465,486	116,951,886
OTHER ASSETS		
Gift Annuities	5,078	5,078
Receivables from Members, Noncurrent	1,757,037	1,784,735
Restricted Deposits	2,340,650	
Noncurrent Investments	8,872,366	8,160,618
Total Other Assets	12,975,131	9,950,431
Total Assets	\$ 176,444,674	\$ 166,995,120
LIABILITIES AND NET ASSETS		
CURRENT LIABILITIES		
Accounts Payable and Accrued Expenses	\$ 4,505,796	\$ 3,623,117
Accrued Interest	299,594	326,511
Other Current Liabilities	77,445	71,288
Due to Affiliates, Net	585,196	388,934
Refundable Deposits, Nonmember	2,818,470	450,240
Refundable Deposits, Member	47,939	53,489
Current Portion of Long-Term Debt	2,763,332	2,654,594
Total Current Liabilities	11,097,772	7,568,173
OTHER LIABILITIES		
Long-Term Debt, Net of Current Portion	58,304,632	61,067,964
Less: Unamortized Debt Issuance Costs	(719,442)	(707,947)
Long-Term Debt, Net	57,585,190	60,360,017
Refundable Entrance Fees	1,317,420	607,500
Deferred Revenue from Entrance Fees	45,175,275	44,476,562
Interest Rate Swap Agreement	541,559	81,599
Total Other Liabilities	104,619,444	105,525,678
Total Liabilities	115,717,216	113,093,851
NET ASSETS		
Without Donor Restriction	59,410,075	52,608,980
With Donor Restriction	1,317,383	1,292,289
Total Net Assets	60,727,458	53,901,269
Total Liabilities and Net Assets	\$ 176,444,674	\$ 166,995,120

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS COMBINED STATEMENTS OF ACTIVITIES AND CHANGES IN NET ASSETS YEARS ENDED SEPTEMBER 30, 2024 AND 2023

		2024		2023
OPERATING REVENUES	•	0.5.000.000	•	
Service Fees	\$	35,062,082	\$	33,626,976
Health Center Revenue, Net		7,491,103		5,625,602
Entrance Fees Earned		7,479,456		6,263,542
Transfer Fees		753,715		908,663
Contributions		118,971		172,626
Investment Income (Loss)		4,590,729		(28,728)
Other Revenue		1,263,606		1,435,954
Subtotal		56,759,662		48,004,635
Net Assets Released from Restrictions		665,337		587,855
Total Operating Revenues		57,424,999		48,592,490
OPERATING EXPENSES				
Program Expenses:		0.004.050		0.540.000
Dietary		9,601,652		8,546,333
Facility Services and Utilities		11,250,243		10,420,707
Health and Social Services		5,523,729		5,898,586
Memory Care		761,333		735,094
Assisted Living		2,866,197		2,792,658
General and Administrative Expenses:				
Administrative and Marketing		8,200,337		7,658,429
Lease		-		34,216
Interest Expense and Financing Fees		3,982,638		3,674,276
Net Settlements Associated with Interest Rate Swap Agreement		(102,404)		(25,923)
Depreciation		6,825,691		5,999,700
Disbursement of Contributed Funds		706,622		605,409
Loss on Disposal of Property and Equipment		149,329		381,129
Other Expenses		969,904		1,211,326
Fees to Affiliates		2,962,255		2,405,656
Total Operating Expenses		53,697,526		50,337,596
OPERATING INCOME (LOSS)		3,727,473		(1,745,106)
NONOPERATING INCOME (LOSS)				
Contributed Property and Equipment		1,487,000		2,180,000
Unrealized Change in Value of Investments		2,046,582		3,789,126
Change in Value of Interest Rate Swap Agreement		(459,960)		(86,229)
Total Nonoperating Income		3,073,622		5,882,897
CHANGE IN NET ASSETS WITHOUT DONOR RESTRICTION		6,801,095		4,137,791
NET ASSETS WITH DONOR RESTRICTION				
Contributions		690,431		1,335,903
Net Assets Released from Restrictions		(665,337)		(587,855)
Change in Net Assets with Donor Restrictions		25,094		748,048
CHANGE IN NET ASSETS		6,826,189		4,885,839
Net Assets - Beginning of Year		53,901,269		49,015,430
NET ASSETS - END OF YEAR	\$	60,727,458	\$	53,901,269

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS COMBINED STATEMENTS OF CASH FLOWS YEARS ENDED SEPTEMBER 30, 2024 AND 2023

		2024	2023
CASH FLOWS FROM OPERATING ACTIVITIES	_		
Change in Net Assets	\$	6,826,189	\$ 4,885,839
Adjustments to Reconcile Change in Net Assets to Net Cash			
Provided by Operating Activities:		0.005.004	5 000 700
Depreciation		6,825,691	5,999,700
Credit Losses		686,141	194,754
Amortization of Debt Issuance Costs		96,006	102,785
Change in Interest Rate Cap/Swap Agreements			
Change in Value of Interest Rate Swap Agreement		459,960	86,229
Nonrepayable Entrance Fees Received		8,203,280	6,176,200
Nonrepayable Entrance Fees Repaid		(25,111)	(245,755)
Entrance Fees Earned		(7,479,456)	(6,263,542)
Unrealized Change in Value of Investments		(2,046,582)	(3,789,126)
Realized (Gain) Loss and Reinvested Income		(4,456,993)	78,476
Noncash Donation		(1,487,000)	(2,180,000)
Loss on Disposal of Property and Equipment		149,329	381,129
Net Change in:			
Accounts Receivable		(774,576)	(226,307)
Supplies and Prepaid Expenses		309,957	(94,056)
Accounts Payable and Accrued Expenses		287,880	(540,758)
Accrued Interest		(26,917)	115,607
Due to Affiliates		196,262	68,720
Refundable Deposits		22,030	(91,526)
Other Current Liabilities		6,157	(153,820)
Net Cash Provided by Operating Activities		7,772,247	4,504,549
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchases of Property and Equipment		(11,603,693)	(11,014,479)
Proceeds from Sale of Property and Equipment		196,872	-
Purchases of Investments		(960,607)	(226,424)
Proceeds from Sale of Investments		7,194,979	4,214,386
Change in Receivables from Members, Noncurrent		27,698	(760,452)
Net Cash Used by Investing Activities		(5,144,751)	(7,786,969)
CASH FLOWS FROM FINANCING ACTIVITIES			
Repayment of Long-Term Debt		(2,654,595)	(1,955,780)
Interest Rate Swap Agreement		_	1,280,000
Payment for Bond Issuance Costs		(107,500)	607,500
Repayable Entrance Fees Received		709,920	· <u>-</u>
Net Cash Used by Financing Activities		(2,052,175)	(68,280)
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS,			
AND RESTRICTED CASH		575,321	(3,350,700)
Cash, Cash Equivalents, and Restricted Cash - Beginning of Year		5,395,909	8,746,609
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH - END OF YEAR	\$	5,971,230	\$ 5,395,909

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS COMBINED STATEMENTS OF CASH FLOWS (CONTINUED) YEARS ENDED SEPTEMBER 30, 2024 AND 2023

	2024		2023
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION	1		
Cash and Cash Equivalents	\$ 5,416,331	\$	4,489,388
Investments	340,110		680,439
Assets Restricted Under Bond Indenture Agreements	214,789		226,082
Cash, Cash Equivalents, and Restricted Cash	\$ 5,971,230	\$	5,395,909
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash Paid During the Year for Interest	\$ 3,913,549	_\$	3,439,501
SUPPLEMENTAL DISCLOSURE OF NONCASH INVESTING AND FINANCING ACTIVITIES Property and Equipment Financed with Accounts			
Payable and Accrued Expenses	\$ 765,784	\$	170,985

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

Bay Area Senior Services, Inc. (BASS), is the owner and operator of The Peninsula Regent (TPR), a retirement community providing housing and other related services in San Mateo, California. BASS is a tax-exempt, nonprofit corporation incorporated under the laws of the state of California on July 1, 1986. Each resident (Member) of TPR becomes a Member of the Continuing Care Members Association and the Home Owners' Association.

On September 4, 2018, BASS created BASS Real Estate Holdings, LLC (BASS LLC), a wholly owned limited liability corporation incorporated under the laws of the state of California for the purpose of purchasing the land and common areas of TPR.

University Retirement Community at Davis (URCAD), was founded as a California nonprofit public benefit corporation to provide residential facilities, health and welfare programs, and various services and sponsor programs for the elderly and operates a life plan community in Davis, California.

On October 29, 2018, BASS, together with BASS LLC and URCAD (collectively, "The Obligated Group") formed a group jointly obligated to the long-term debt agreement entered into on October 29, 2018 and the Series 2013 Variable Rate Demand Revenue Bonds (see Note 5).

Collectively, BASS, BASS LLC, and URCAD are defined as "the Corporation." The Corporation is an affiliate of Pacific Retirement Services, Inc. (PRS). PRS includes the following organizations:

- Rogue Valley Manor (RVM) (including Rogue Valley Manor Foundation, Inc.);
- The Cumberland Rest, Inc. dba: Trinity Terrace (Trinity Terrace);
- Cascade Manor, Inc. (Cascade) (including Cascade Manor Foundation, Inc.);
- Holladay Park Plaza, Inc. (HPP);
- Mirabella (Mirabella Seattle) (including Mirabella Washington Foundation, dba: Mirabella Seattle Foundation);
- Mirabella at ASU, Inc. (Mirabella ASU)
- Capitol Lakes, Inc. (Capitol Lakes) (including Capitol Lakes Foundation, Inc., Middleton Glen, Inc., and Senior Housing of Middleton, Inc.);
- Mirabella at South Waterfront (Mirabella Portland)
- 25 Affordable Housing Corporations under various corporate names (AHC);
- Community Volunteer Network (CVN);
- PRS Property Holdings, LLC (included in PRS);
- Pacific Retirement Services Foundation (PRSF) (included in PRS);
- PRS Management, Inc. (PRS MI) (including The Centennial, Inc.).
- Haverland Carter Lifestyle Group (HCLG) (Including HCLG Operating, LLC, HCLG Management, Inc. HCLG Property, LLC, and HCLG Property Holdings, LLC)
- La Vida Llena (LVL)

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Organization (Continued)

- The Neighborhood in Rio Rancho (The Neighborhood)
- Sommerset Neighborhood, Inc. (Sommerset)
- Haverland Carter Ralston Creek, LLC (Ralston Creek)
- Del Corazon Hospice, LLC (Del Corazon)
- Haverland Carter Neighborhood Foundation (HCN Foundation)

Basis of Presentation

The accompanying combined financial statements include the accounts of BASS, BASS, LLC, and URCAD. The combined financial statements are prepared on the accrual basis of accounting and all significant intercompany balances and transactions have been eliminated.

Performance Indicator

Change in net assets without donor restrictions as reflected in the accompanying combined statements of activities and changes in net assets, is the performance indicator. Change in net assets without donor restrictions includes all changes in net assets without donor restrictions, including unrealized change in value of trading investments, change in value of interest rate swap agreement, excluding receipt of restricted contributions, change in value of gift annuities, and investment returns restricted by donors or law.

Cash and Cash Equivalents

Cash and cash equivalents include cash, money market accounts, commercial paper, and other securities with maturities of three months or less at date of acquisition that are not otherwise held by an investment advisor or restricted under bond indenture agreements.

Investments

Investments are stated at fair value based on quoted market prices. Investments acquired by gift are recorded at fair value on the date received. Investments in marketable securities are adjusted to fair value through recognition of unrealized gains and losses in the performance indicator as they are classified as trading securities. Gains or losses are calculated based on specific identification of the investments. Dividend, interest, and other investment income are recorded net of related custodial and advisory fees.

Accounts Receivable

The Corporation provides services to members and residents even though they may lack adequate funds or may participate in programs that do not pay full charges. The Corporation receives payment for health services from residents, insurance companies, Medicare, and other third-party payors. As a result, the Corporation is exposed to certain credit risks. The Corporation manages its risk by regularly reviewing its accounts, by providing appropriate allowances for credit losses, and by having secured the accounts through a lien on the condominiums and its Residence and Care Agreements with the residents of the community.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Accounts Receivable (Continued)

Accounts receivable are recorded net of an allowance for credit losses to represent the Corporation's estimate of expected losses at the statement of financial position date. The adequacy of the Corporation's allowance for credit losses is reviewed on an ongoing basis, using historical payment trends, write-off experience, analyses of receivables by payor source and aging of receivables, a review of specific accounts, as well as expected future economic conditions and market trends, and adjustments are made to the allowance as necessary. Accounts deemed uncollectible are charged against the allowance. Subsequent recoveries of credit losses are credited to the allowance.

<u>Assets Restricted Under Bond Indenture Agreements</u>

Under the terms of the bond indenture agreements between the California Statewide Communities Development Authority (the Authority), the Corporation, and U.S. Bank as Trustee, the Corporation established a Debt Service Fund for the payment of interest and principal on outstanding bonds. Periodic deposits are made to cover the principal and interest payments of the debt. At September 30, 2024 and 2023, the Corporation had a total of \$214,789 and \$226,082, respectively, in assets restricted under bond indenture agreements.

Property and Equipment

Purchased property and equipment are recorded at cost, or fair value when received, if donated. The cost basis includes any interest, finance charges, major replacements and improvements, and other related costs capitalized during construction. The Corporation capitalizes fixed assets with a cost greater than \$2,500. Maintenance, repairs, and minor replacements are charged to expense when incurred.

Depreciation is computed using the straight-line method over the estimated useful lives of the assets, which range from 5 to 50 years. When assets are retired or otherwise disposed of, the cost of the asset and its related accumulated depreciation are removed from the accounts, and any resulting gain or loss is recognized in income or expense for the period.

The Corporation, using its best estimates based on reasonable and supportable assumptions and projections, reviews for impairment of long-lived assets when indicators of impairment are identified. The review addresses the estimated recoverability of the assets' carrying value, which is principally determined based on projected undiscounted cash flows generated by the underlying tangible assets. When the carrying value of an asset exceeds estimated recoverability, an asset impairment is recognized. No impairment losses were present for the years ended September 30, 2024 and 2023.

Refundable Deposits

Applicants for residency pay waitlist and entrance fee deposits, which vary in amount, prior to occupancy. Generally, depositors may cancel their reservation agreements at any time prior to admission and receive partial to full repayment of their deposits, in accordance with their reservation agreements.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Deferred Revenue from Entrance Fees

Fees paid by a resident upon entering into a continuing care life plan contract are recorded as deferred revenue and are amortized to income over the estimated remaining actuarial life expectancy of the resident. Included in such deferred revenue are amounts expected to be repaid to residents, as actuarially determined. For the years ended September 30, 2024 and 2023, \$25,111 and \$245,755 were repaid, respectively. Amounts amortized to income relating to this type of contract were \$7,479,456 and \$6,263,542 for the years ended September 30, 2024 and 2023, respectively, and are included in entrance fees earned in the combined statements of activities and changes in net assets. At September 30, 2024 and 2023, the Corporation had nonrepayable entrance fees of \$45,175,275 and \$44,476,562, respectively, related to entrance fees received that will be recognized as revenue in future years.

Repayable Entrance Fees

Repayable contracts are 90% repayable. The repayable portion of entrance fees as of September 30, 2024 and 2023 were \$1,317,420 and \$607,500 and will be repaid according to the terms of the contract. There were no repayments of such entrance fees for the years ended September 30, 2024 and 2023.

Future Services Obligation

The Corporation regularly calculates the present value of the net cost of future services and the use of facilities to be provided to current residents and compares that amount with the balance of deferred revenue from entrance fees. If the present value of the net cost of future services and the use of facilities exceeds the deferred revenue from entrance fees, a liability is recorded (future services obligation) with the corresponding charge to expense. The obligation is discounted at 5.5% for both 2024 and 2023. At September 30, 2024 and 2023 there was no future services obligation.

Interest Rate Swap Agreement

The Corporation has a derivative instrument which is an interest rate swap agreement (see Note 6), which is recorded on the combined statements of financial position at fair value. As this derivative does not qualify as an effective hedge, the changes in fair value of the derivative are recognized in nonoperating income (loss) on the combined statements of activities and changes in net assets in accordance with Accounting Standards Codification (ASC) 815, *Derivatives and Hedging*. In addition, there is a collateral posting requirement if either the Corporation or Merrill Lynch (the Counterparty) exceeds a certain dollar threshold in terms of the market value. The Corporation reports any collateral posted as an other asset on the combined statements of financial position. The collateral posting level is also contingent on the credit rating of the Corporation. If the Corporation were to experience a downgrade in its credit rating, the posting threshold would increase. The Corporation had no collateral posting requirements at September 30, 2024 and 2023.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Receivables from Members, Noncurrent

Receivables from Members represent interest-bearing notes executed between the Corporation and certain Members who have deferred a portion of their monthly fee. The loan is secured by the Member's interest in their condominium and is to be repaid upon the sale of the condominium, along with interest. It is possible that the advances could exceed the sales value of the condominium. Management believes that none of the current advances outstanding, which total \$1,757,037 and \$1,784,735 as of September 30, 2024 and 2023, respectively, exceed the sales value of the Members' condominiums.

Net Assets

The Corporation reports two classifications of net assets. A description of each classification of net assets is as follows:

Net Assets Without Donor Restrictions – Represent unrestricted resources available to support the Corporation's operations and restricted resources which have become available for use by the Corporation in accordance with the intention of the donor.

Net Assets With Donor Restrictions – Net assets with donor restrictions represent net assets subject to donor-imposed restrictions. Some donor-imposed restrictions are temporary in nature, such as those that will be met by the passage of time or other purposes specified by the donor. Other donor restrictions are perpetual in nature, where the donor stipulates that resources be maintained in perpetuity.

All donor-restricted contributions are reported as increase in net assets with donor restrictions, depending on the nature of the restrictions. When a restriction expires, net assets with donor restrictions are reclassified to net assets without donor restrictions. Income earned on net assets with donor restrictions, including capital appreciation, is recognized in the period earned.

Charity Care

The Corporation provides care without charge or at amounts less than its established rates to residents who meet certain criteria under its charity care policy. Because the Corporation does not normally pursue collection of amounts determined to qualify as benevolence, they are not reported as revenue. Amounts provided as charity care for the years ended September 30, 2024 and 2023 were \$136,264 and \$80,001, respectively.

Contributions

The Corporation reports unconditional contributions of cash and other assets at fair value at the date the contribution is made. Conditional contributions are reported at fair value at the date the conditions are substantially met. The gifts are reported as support in net assets with donor restrictions if they are received with donor stipulations that limit the use of the donated assets.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Transfer Fees

Upon the resale of a condominium, BASS is entitled to a transfer fee equal to 10% of the seller's purchase price plus 75% of any realized appreciation. Revenue is recognized in the period in which the condominium sale takes place.

Tax-Exempt Status

BASS and URCAD have been recognized by the Internal Revenue Service as nonprofit corporations as described in Section 501(c)(3) of the (Internal Revenue Code) IRC and are exempt from federal and state income taxes on related activities. No tax provision has been made in the accompanying combined statements of activities and changes in net assets.

The Corporation recognizes the tax benefit from uncertain tax positions only if it is more likely than not that the tax positions will be sustained on examination by the tax authorities, based on the technical merits of the position. The tax benefit is measured based on the largest benefit that has a greater than 50% likelihood of being realized upon ultimate settlement. The Corporation recognizes interest and penalties related to income tax matters in operating expenses. At September 30, 2024 and 2023, there were no such uncertain tax positions.

Concentration of Risks

The Corporation's cash, cash equivalents, unrestricted investments, and assets restricted under bond indenture consist of various financial instruments. These financial instruments may subject the Corporation to concentrations of risk as, from time to time, cash and investment balances may exceed amounts insured by the Federal Deposit Insurance Corporation (FDIC) and the Securities Investor Protection Corporation (SIPC), the fair value of securities is dependent on the ability of the issuer to honor its contractual commitments, and the fair value of investments is subject to change. Management monitors the financial condition of these institutions on an ongoing basis and does not believe significant credit risk exists at this time.

Concentration of credit risk results from the Corporation granting credit without collateral to its residents and patients, most of whom are local residents and may be insured under third-party payor agreements. See Note 3 for the mix of receivables from residents, members, and third-party payors as of September 30, 2024 and 2023.

Workers' Compensation Insurance

The Corporation is insured for workers' compensation claims under a guaranteed cost policy. Under the policy, premiums are paid based on estimated annual payroll amounts, which are trued up at each year-end. All claims are covered under the policy. Should the claims made policy not be renewed, or replaced with equivalent insurance, claims related to occurrences during their terms but reported subsequent to their termination would be covered by the insurance policy. Accounting principles generally accepted in the United States of America require that a healthcare organization disclose the estimated costs of claims in the period of the incident, if it is reasonably possible that liabilities may be incurred and losses can be reasonably estimated. Because this is a guaranteed cost policy, and all claims are covered, there is no estimated liability to record.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Professional and General Liability Insurance

The Corporation, on its behalf, has secured claims-made professional liability and general liability insurance policies with self-insured retentions of \$50,000 per claim, with coverage limits of \$1,000,000 per claim, and \$3,000,000 in aggregate per policy period January 1, 2023 to January 1, 2024, and self-insured retentions of \$75,000 per claim, with coverage limits of \$1,000,000 per claim, and \$3,000,000 in aggregate per policy period January 1, 2024 to January 1, 2025. The Corporation, on its behalf, has also secured an excess professional and general liability insurance policy with limits of \$20,000,000 per claim and in the aggregate per policy period January 1, 2024 to January 1, 2025 and January 1, 2023 to January 1, 2024. The Corporation has accrued no liability in its best estimate of the cost of known claims incurred prior to September 30, 2024 and 2023. In addition, the Corporation has accrued no liability as of September 30, 2024 and 2023, in its best estimate of the cost of claims incurred but not yet reported.

Use of Estimates

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

Financial Instruments

The Corporation's policy is to recognize transfers in and transfers out of Level 1 and Level 2 as of the end of the reporting period. See Note 12 for fair value hierarchy disclosures.

Advertising

The Corporation expenses advertising costs as incurred. The Corporation's advertising expense for the years ended September 30, 2024 and 2023 was \$482,116 and \$380,408, respectively.

New Accounting Pronouncements

At the beginning of 2024, the Corporation adopted Financial Accounting Standards Board (FASB) Accounting Standards Update (ASU) 2016-13, *Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments*, as amended, which modifies the measurement of expected credit losses. The adoption of this standard did not have a material impact on the Organization's financial statements but did change how the allowance for credit losses is determined. The Organization uses historical payment trends, write-off experience, analyses of receivable portfolios by Payor source and aging of receivables, a review of specific accounts, as well as expected future economic conditions and market trends.

NOTE 2 LIQUIDITY AND AVAILABILITY

As of September 30, 2024 and 2023, the Corporation had working capital of \$28,906,288 and \$32,524,630, respectively.

Financial assets available for general expenditure, that is, without donor or other restrictions limiting their use, within one year of the statement of financial position date, comprise the following:

	2024	2023
Cash and Cash Equivalents	\$ 5,416,331	\$ 4,489,388
Investments	32,596,933	33,379,807
Accounts Receivable	1,071,132_	982,697
Total Financial Assets	\$ 39,084,396	\$ 38,851,892

As part of the Corporation's liquidity management plan, cash in excess of daily requirements are invested in accordance with its investment policy.

As of September 30, 2024, management believes the Corporation was in compliance with debt covenants (see Note 5).

NOTE 3 ACCOUNTS RECEIVABLE

Accounts receivable at September 30 consisted of the following:

	2024		2023	
	Amount	Percentage	Amount	Percentage
Resident and Member Monthly Fees	\$ 712,324	50 %	\$ 611,228	51 %
Medicare	418,028	29	333,763	28
Other	228,438	16	183,464	15
Insurance	78,147	5	65,773_	6
Total Accounts Receivable	1,436,937	100 %	1,194,228	100 %
Less: Allowance for Credit Losses	(365,805)		(211,531)	
Accounts Receivable, Net	\$ 1,071,132		\$ 982,697	

The change in allowance for credit losses consisted of the following:

Allowance for Credit Losses, Beginning of Year	\$ 211,531
Increase due to the Passage of Time	674,596
Writeoffs Charged Against Allowance	 (520,322)
Allowance for Credit Losses, End of Year	\$ 365,805

NOTE 4 PROPERTY AND EQUIPMENT

Property and equipment at September 30 consisted of the following:

	2024	2023
Land	\$ 30,049,810	\$ 30,049,810
Buildings and Land Improvements	134,972,558	129,706,864
Equipment and Furnishings	20,901,653	18,358,361
Subtotal	185,924,021	178,115,035
Less: Accumulated Depreciation	(73,671,210)_	(67,543,883)
Subtotal	112,252,811	110,571,152
Construction in Progress	11,212,675_	6,380,734
Property and Equipment, Net	\$ 123,465,486	\$ 116,951,886

Construction in progress for 2024 consists of ongoing renovations of seven condos, auditorium, and exterior paint at TPR. Renovations ongoing at URC include access controls, memory care remodel, and a master plan project. In addition, other various ongoing renovations at both are being funded by operations.

During the years ended September 30, 2024 and 2023, the Corporation received a donation of one and four condos, respectively. The fair market value of the condos of \$1,487,000 and \$2,180,000 is included in property and equipment in the combined statement of financial position at September 30, 2024 and 2023, respectively, and recognized as contributions of property and equipment in the combined statement of activities for the years ended September 30, 2024 and 2023.

NOTE 5 LONG-TERM DEBT

Long-term debt at September 30 consisted of the following:

	2024	2023
Series 2013 Revenue Refunding Bonds	\$ 19,235,000	\$ 20,887,000
2021 Loan	41,832,964	42,835,558
Subtotal	61,067,964	63,722,558
Less: Unamortized Debt Issuance Costs	(719,442)	(707,947)
Less: Current Portion	(2,763,332)	(2,654,594)
Long-Term Debt, Net	\$ 57,585,190	\$ 60,360,017

The terms of the Corporation's outstanding long-term debt at September 30 are as described in the paragraphs. In addition, the Corporation entered into a contract for a fixed-pay interest rate swap (see Note 6).

NOTE 5 LONG-TERM DEBT (CONTINUED)

Series 2013 Revenue Refunding Bonds

On August 29, 2013 the California Statewide Communities Development Authority, issued \$33,708,000 of revenue refunding bonds directly placed with Bank of America. The bonds bear interest at 67% of London Interbank Offered Rate (LIBOR) plus a spread of 1.27%. The bonds were issued to refinance the 2008 and 2010 bonds and other capital improvements. The bonds are subject to redemptions as scheduled prior to final maturity in November 2033. The bonds were subject to a mandatory put on August 29, 2023. On July 9, 2021, a new agreement was entered into lowering the interest rate to 80% of LIBOR plus a spread of .85%. On May 1, 2023, the Corporation entered into an agreement amending the interest rate index to 80% of an adjusted Secured Overnight Financing Rate (SOFR). The new agreement extended the mandatory put date to July 1, 2031. Subsequent to year-end, the bonds were refinanced (see Note 17).

2021 Loan

On July 9, 2021, the Corporation refinanced the loan with Bank of America for the amount of \$43,500,000. The debt bears interest at LIBOR plus a spread of 1.08%. On May 1, 2023, the Corporation entered into an agreement amending the interest rate index from LIBOR to an adjusted Secured Overnight Financing Rate (SOFR). The proceeds of the loan were used to refinance the 2018 loan, pay off a promissory note and other capital improvements. The debt is subject to final maturity on July 1, 2031. Subsequent to year-end, the debt was refinanced (see Note 17).

Debt

The Corporation has granted a security interest and lien on certain real property, improvements, and tangible personal property in connection with the bonds described above. The security interest and lien are described in the Master Trust Indenture entered into with U.S. Bank National Association, as master trustee, and the associated deed of trust.

Aggregate maturities of long-term debt are as follows:

Year Ending September 30,	Amount
2025	\$ 2,763,332
2026	2,876,249
2027	2,989,556
2028	3,107,847
2029	3,204,847
Thereafter	46,126,133
Total	\$ 61,067,964

The Corporation is subject to financial covenants on long-term debt which include a debt service coverage ratio and minimum days cash-on-hand requirement. Management believes that the Corporation was in compliance with all provisions as of September 30, 2024 and 2023.

NOTE 5 LONG-TERM DEBT (CONTINUED)

Unamortized Debt Issuance Costs

Issue costs relating to the 2013 bond issue in the amount of \$495,378, and the 2021 Bank of America loan in the amount of \$741,130 were reported as a direct reduction of the carrying amount of the debt. Issue costs relating to the refinance that occurred subsequent to year-end in the amount of \$107,500 were reported as a direct reduction of the carrying amount of the debt (see Note 17). Total gross debt issuance costs were \$1,344,643 and \$1,237,142 for the years ended September 30, 2024 and 2023, respectively. Unamortized debt issuance costs are amortized over the term of the bonds. For the years ended September 30, 2024 and 2023, amortization expense was \$96,006 and \$102,784, respectively, and as of September 30, 2024 and 2023, accumulated amortization was \$625,201 and \$529,195, respectively.

NOTE 6 INTEREST RATE SWAP AGREEMENT

On November 1, 2005, University Retirement Community entered into a contract with Merrill Lynch (counterparty) for a fixed-pay interest rate swap. The interest rate swap has an effective date of November 1, 2005, and a termination date of November 15, 2030. It was entered into for the benefit of University Retirement Community to manage interest rate risk on the variable rate bonds, however, it is not being accounted for as an effective hedge.

Under the interest rate swap agreement, which had a \$45,085,000 original notional amount, agrees with the other party to pay, at specified intervals, the fixed rate of 3.21%, while initially receiving the variable rate of 67% of three-month LIBOR. On June 1, 2023, the Corporation entered into an agreement amending the variable rate to 67% of three-month SOFR plus 0.26161%. The outstanding notional principal amount decreases ratable with the original scheduled principal payments. The outstanding notional amounts under the interest rate swap agreement was \$18,460,000 and \$20,335,000 at September 30, 2024 and 2023, respectively.

On February 10, 2022, BASS entered into an amortizing interest rate cap agreement with SMBC Capital Markets, Inc. for an initial notional amount of \$43,354,169. This interest rate cap has an effective date of February 1, 2022, and a termination date of July 1, 2031. The agreement was entered into for the benefit of the Corporation, to manage interest rate risk on the debt. Interest rate protection occurs if weighted average daily Secured Overnight Financing Rate (SOFR) exceeds 4.92% in a calendar month. The interest rate cap was terminated August 2, 2023.

NOTE 7 NET ASSETS WITH DONOR RESTRICTIONS

The Corporation classifies net asset funds/trusts with donor restrictions that are restricted by time and purpose.

Net assets with donor restrictions at September 30 consisted of the following:

Net Assets with Temporary Donor Restrictions:	2024		2023	
Resident Assistance	\$	987,263	\$	1,018,227
Employee Appreciation		245,111		213,857
Employee Scholarship		72,787		48,287
B Nelson Transportation		6,450		6,450
Piano Restoration		2,157		2,157
Capital Improvements		1,545		1,241
Other		2,070		2,070
Total Net Assets with Donor Restrictions	\$	1,317,383	\$	1,292,289

Net assets released from donor restrictions for the years ended September 30 were released for the following purposes:

	 2024	 2023
Employee Appreciation	\$ 512,806	\$ 481,581
Resident Assistance	136,242	79,895
Employee Scholarship	16,289	24,000
Miscellaneous Other	 	 2,379
Total Net Assets Released from	 _	
Donor Restrictions	 665,337	\$ 587,855

NOTE 8 SERVICE FEES AND HEALTH CENTER REVENUE

Resident service fees and patient health center revenue is reported at the amount that reflects the consideration to which the Corporation expects to be entitled in exchange for services provided. These amounts are due from residents, third-party payors (including health insurers and government programs), and include variable consideration for retroactive revenue adjustments due to settlement of audits, reviews, and investigations. For the years ended September 30, 2024 and 2023, approximately 38% and 26%, respectively, of health center revenue was derived under federal third-party reimbursement programs.

NOTE 8 SERVICE FEES AND HEALTH CENTER REVENUE (CONTINUED)

Performance obligations are determined based on the nature of the services provided by the Corporation. Revenue for performance obligations satisfied over time is recognized based on actual charges incurred in relation to total expected (or actual) charges. The Corporation believes 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 facility receiving skilled nursing services or housing residents receiving services in the facility. The Corporation considers daily services provided to residents of the skilled nursing facility, and monthly rental for housing services as a separate performance obligation and measures this on a monthly basis, or upon move-out within the month, whichever is shorter. The continuing care agreement creates a performance obligation to be satisfied over the resident's life at the Corporation. The Corporation recognizes the revenue associated with the nonrepayable portion of the entrance fee ratably in future periods using a time based measurement. All service and health center revenue is considered to be recognized over time.

Revenue for performance obligations satisfied at a point in time is generally recognized when goods or services are provided to the residents and customers in a retail setting (for example, gift shop, salon, transportation, and cafeteria meals) and the Corporation does not believe it is required to provide additional goods or services related to that sale.

The Corporation determines the transaction price based on standard charges for goods and services provided, reduced by contractual adjustments provided to third-party payors, discounts provided to patients in accordance with the Corporation's policy and/or implicit price concessions provided to residents. The Corporation determines its estimates of contractual adjustments based on contractual agreements, its policies, historical experience, as well as expected future economic conditions and market trends.

Generally, residents who are covered by third-party payors are responsible for related deductibles and coinsurance, which vary in amount. The Corporation estimates the transaction price for residents with deductibles and coinsurance based on historical experience and current market conditions. The initial estimate of the transaction price is determined by adjusting the standard charge by any contractual adjustments, discounts, and implicit price concessions. Subsequent charges to the estimate of the transaction price are generally recorded as adjustments to resident and client services revenue in the period of the change. Additional revenue recognized due to changes in its estimates of implicit price concessions, discounts, and contractual adjustments were not considered material for the years ended September 30, 2024 or 2023. Subsequent changes that are determined to be the result of an adverse change in the resident's ability to pay are recorded as provision for uncollectible accounts and were not considered material for the years ended September 30, 2024 and 2023.

NOTE 8 SERVICE FEES AND HEALTH CENTER REVENUE (CONTINUED)

The Corporation has determined that the nature, amount, timing, and uncertainty of revenue and cash flows are affected by the following factors: payors, geography, service lines, method of reimbursement, and timing of when revenue is recognized.

The composition of service fees and health center revenue by primary payor for the years ended September 30 consisted of the following:

	2024	2023
Private Pay	\$ 39,134,768	\$ 37,211,774
Medicare	2,846,499	1,483,027
Insurance	571,918	557,777
Total	\$ 42,553,185	\$ 39,252,578

Revenue from resident and patient's deductibles and coinsurance are included in the categories presented above based on the primary payor.

The opening and closing contract balances were as follows:

		Deferred
	Accounts	Revenue from
	Receivable	Entrance Fees
Balance as of October 1, 2022	\$ 951,144	\$ 44,726,043
Balance as of September 30, 2023	982,697	44,476,562
Balance as of September 30, 2024	1,071,132	45,175,275

Contract Costs

The Corporation has applied the practical expedient provided by FASB ASC 340-40-25-4 and all incremental customer contract acquisition costs are expensed as they are incurred as the amortization period of the asset that the Corporation otherwise would have recognized is one year or less in duration.

NOTE 9 OTHER REVENUE

Other revenue for the years ended September 30 consisted of the following:

	2024			2023
Lease and Rental	\$	449,705	\$	488,204
Miscellaneous Other		292,277		283,009
Facility Services		207,052		165,198
Food and Beverage		119,569		176,645
Garage and Carport		112,106		101,531
Guest Room		63,897		85,200
Application Fees		19,000		16,000
Recreation and Activities		-		14,883
Private Duty		-		105,284
Total Other Revenue	\$	1,263,606	\$	1,435,954

NOTE 10 RELATED PARTY TRANSACTIONS

PRS provides various general, administrative, and marketing services to the Corporation. The total fees included in the combined statements of activities and changes in net assets were \$2,962,255 and \$2,405,656 for the years ended September 30, 2024 and 2023, respectively.

In addition, the Corporation, PRS MI, and other Affiliates are charged or reimbursed for salaries, benefits, and direct expenses as services are provided.

Due to affiliates at September 30 consisted of the following:

	 2024	2023	
Due to PRS	\$ 524,100	\$	324,068
Due to PRS MI	67,737		66,644
Due from Affiliates	 (6,641)		(1,778)
Total Due to Affiliates, Net	\$ 585,196	\$	388,934

NOTE 11 INVESTMENT INCOME

Income from investments, assets restricted under bond indenture agreements, and cash and cash equivalents for the years ended September 30 consisted of the following:

	 2024	 2023
Dividends and Interest, Net of Investment Expense	\$ 1,399,268	\$ 1,129,215
Realized Gain (Loss) on Investments	 3,191,461	 (1,157,943)
Total Investment Income	\$ 4,590,729	\$ (28,728)

Investment income is reported net of investment expenses of \$4,590,728 and \$53,785 for the years ended September 30, 2024 and 2023, respectively.

The total unrealized change in value on investments was \$2,046,582 and \$3,789,126 for the years ended September 30, 2024 and 2023, respectively.

NOTE 12 FINANCIAL INSTRUMENTS

FASB ASC 820 defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. FASB ASC 820 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

Level 1 – Quoted prices in active markets for identical assets or liabilities.

Level 2 – Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in active markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities; or net assets value per share (or its equivalent) with the ability to redeem the investment in the near term.

Level 3 – Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

Following is a description of the valuation methodologies used for instruments measured at fair value on a recurring basis and recognized in the combined statements of financial position at September 30, 2024 and 2023, as well as the general classification of such instruments pursuant to the valuation hierarchy.

Cash and Cash Equivalents – Level 1 securities include cash and cash equivalents, including those held in bond sinking funds and held for refundable deposits.

NOTE 12 FINANCIAL INSTRUMENTS (CONTINUED)

Investments and Assets Restricted Under Bond Indenture Agreements – Where quoted market prices are available in an active market, securities are classified within Level 1 of the valuation hierarchy. Level 1 securities include cash and cash equivalents held for investment, exchange traded equities and mutual funds, debt securities, and fixed income securities. If quoted market prices are not available, then fair values are estimated by using pricing models, quoted prices of securities with identical characteristics, discounted cash flows, or net asset values. In certain cases where Level 1 or Level 2 inputs are not available, securities are classified within Level 3 of the fair value hierarchy.

Gift Annuities – The gift annuities receivable value is based on life expectancy tables and an assumed rate of return of 4%.

Interest Rate Swap Agreement – The interest rate swap agreement fair value is based upon current settlement values, quoted market prices of comparable instruments, or, if there are no relevant comparables, on pricing models or formulas using current assumptions.

Investments at NAV – These assets consist of investments in private equity companies which are carried at estimated fair value as a practical expedient by using net asset value (NAV). Investments carried at NAV are evaluated on an investment by investment basis annually by management through review of partner's capital statements of activity from the fund, and fund audited financial statements when available.

The Corporation has an investment committee that meets at least quarterly with management and the investment advisors to review the strategy and ongoing performance of all investments, including analyzing changes in fair value measurements from period to period.

NOTE 12 FINANCIAL INSTRUMENTS (CONTINUED)

The following tables present the fair value hierarchy for those assets and liabilities measured at fair value on a recurring basis at September 30:

	2024				
	Level 1	Level 2	Level 3	Total	
Assets:					
Domestic Equity:					
Large Cap	\$ 10,645,622	\$ -	\$ -	\$ 10,645,622	
Mid Cap	466,278	-	=	466,278	
International Equity:					
EAFE Equity	1,814,132	-	-	1,814,132	
Japanese Large Cap Equity	978,596	_	-	978,596	
Emerging Markets Equity	1,730,624	-	-	1,730,624	
Global Equity	288,735	-	-	288,735	
European Large Cap Equity	1,507,607	=	-	1,507,607	
Fixed Income:					
U.S. Fixed Income	13,956,059	=	-	13,956,059	
Non-US Fixed Income	123,593	=	=	123,593	
Short Term	745,577	-	-	745,577	
Alternative Assets:					
Gift Annuities		5,078		5,078	
Total at Fair Value	\$ 32,256,823	\$ 5,078	\$ -	32,261,901	
Cash and Cash Equivalents				554,899	
Investments Carried at NAV				8,872,366	
Total Assets				\$ 41,689,166	
Liabilities:					
Interest Rate Swap Agreement	\$ -	\$ 541,559	\$ -	\$ 541,559	

NOTE 12 FINANCIAL INSTRUMENTS (CONTINUED)

				20	23			
		Level 1	L	evel 2	Le	vel 3		Total
Assets:								
Domestic Equity:								
All Cap	\$	167,536	\$	-	\$	-	\$	167,536
Large Cap		8,670,448		-		-		8,670,448
Mid Cap		914,865		-		-		914,865
International Equity:								
EAFE Equity		1,505,781		-		-		1,505,781
Asia Ex-Japan Equity		277,695		-		-		277,695
Japanese Large Cap Equity		937,028		-		-		937,028
Emerging Markets Equity		1,462,636		-		-		1,462,636
Global Equity		292,620		-		-		292,620
European Large Cap Equity		1,117,179		-		-		1,117,179
Fixed Income:								
U.S. Fixed Income		16,568,915		-		-		16,568,915
Non-US Fixed Income		134,096		-		-		134,096
Short Term		650,569		-		-		650,569
Alternative Assets:								
Gift Annuities		-		5,078		-		5,078
Total at Fair Value	\$	32,699,368	\$	5,078	\$	-		32,704,446
Cash and Cash Equivalents	_							906,521
Investments Carried at NAV								8,160,618
Total Assets							\$	41,771,585
							_	
Liabilities:								
Interest Rate Swap Agreement	\$		\$	81,599	\$		\$	81,599

The financial instruments are classified in the combined statements of financial position at September 30:

	2024	2023
Investments	\$ 41,469,299	\$ 41,540,425
Assets Restricted Under Bond Indenture Agreements	214,789	226,082
Gift Annuities	5,078	5,078
Total	\$ 41,689,166	\$ 41,771,585

NOTE 12 FINANCIAL INSTRUMENTS (CONTINUED)

Certain of the investments are reported using a calculated NAV per share (or its equivalent). These investments are not expected to be sold at amounts that are different from NAV. The following tables and explanations identify attributes relating to the nature and risk of such investments:

	2024				
	Fair Value	Unfunded Commitments	Redemption Frequency	Redemption Notice Period	
Private Equity Funds Private Equity Real Estate Funds Total Investments Carried	\$ 6,475,737 2,396,629	\$ 1,870,011 -	None None	None None	
at NAV	\$ 8,872,366	\$ 1,870,011	20		
		20: Unfunded	Redemption	Redemption	
	Fair Value	Commitments	Frequency	Notice Period	
Private Equity Funds Private Equity Real Estate Funds	\$ 5,642,378 2,518,240	\$ 2,782,420 -	None None	None None	
Total Investments Carried at NAV	\$ 8,160,618	\$ 2,782,420			

NOTE 13 RETIREMENT PLANS

The Corporation is a participating employer in the Pacific Retirement Services, Inc. 401(k) Plan. All employees of the Corporation are able to participate in the 401(k) plan by deferring funds from their compensation into the plan. As well, safe harbor matching funds are provided by the employer to eligible employees based on the employee contributions up to a maximum of 4% of the employee's eligible annual compensation. Nonelective profit sharing contributions are also provided at the election of the employer and are based on a percentage of the qualified employee's annual eligible compensation, as defined by the plan.

Total contributions charged to expense for the plans were \$992,610 and \$767,944 for the years ended September 30, 2024 and 2023, respectively.

NOTE 14 STATUTORY RESERVES

BASS and URCAD are certified as a Life Plan Community by the State of California Department of Social Services. California Code Chapter 10, Article 6, Section 1792 requires a Life Plan Community to establish "liquid reserves" (cash, marketable securities, etc.) equal to, or greater than, the annual principal and interest payments on long-term obligations plus 75 days of the Life Plan Community's adjusted operating expenses. BASS and URCAD's liquid reserves at September 30, 2024 and 2023 were sufficient to meet this requirement.

NOTE 15 COMMITMENTS AND CONTINGENCIES

Litigation

The Corporation is party to various claims and legal actions in the normal course of business. In the opinion of management, the Corporation has substantial meritorious defenses to pending or threatened litigation, and based upon current facts and circumstances, the resolution of these matters is not expected to have a material adverse effect on the financial position of the Corporation.

NOTE 16 FUNCTIONAL EXPENSES

The financial statements report certain expense categories that are attributable to more than one life plan service or support function. Therefore, these expenses require an allocation on a reasonable basis that is consistently applied. Costs not directly attributable to a function, including depreciation, interest, and other occupancy costs, are allocated to a function based on the departmental applicability within that function.

Functional expenses at September 30 consisted of the following:

	2024					
	Program		Management			
	Services		and General		Total	
Salaries and Benefits	\$	20,721,899	\$	3,600,800	\$	24,322,699
Depreciation and Loss on Disposal or						
Property and Equipment		6,975,018		=		6,975,018
Interest and Financing		3,880,234		=		3,880,234
Services		4,202,650		4,159,158		8,361,808
Supplies		3,490,730		229,393		3,720,123
Other		1,118,139		2,077,291		3,195,430
Utilities		3,242,214		_		3,242,214
Total Expenses	\$	43,630,884	\$	10,066,642	\$	53,697,526
		_				
				2023		
		Program	M	2023 anagement		
		Program Services				Total
Salaries and Benefits	\$	•		anagement	\$	Total 22,525,917
Salaries and Benefits Depreciation and Loss on Disposal or	\$	Services	a	anagement nd General	\$	
	\$	Services	a	anagement nd General	\$	
Depreciation and Loss on Disposal or	\$	Services 19,531,371	a	anagement nd General	\$	22,525,917
Depreciation and Loss on Disposal or Property and Equipment	\$	Services 19,531,371 6,380,829	a	anagement nd General	\$	22,525,917 6,380,829
Depreciation and Loss on Disposal or Property and Equipment Interest and Financing	\$	Services 19,531,371 6,380,829 3,648,354	a	anagement nd General 2,994,546 - -	\$	22,525,917 6,380,829 3,648,354
Depreciation and Loss on Disposal or Property and Equipment Interest and Financing Services	\$	Services 19,531,371 6,380,829 3,648,354 3,864,746	a	anagement nd General 2,994,546 - 3,305,620	\$	22,525,917 6,380,829 3,648,354 7,170,366
Depreciation and Loss on Disposal or Property and Equipment Interest and Financing Services Supplies	*	Services 19,531,371 6,380,829 3,648,354 3,864,746 4,121,340	a	anagement nd General 2,994,546 - 3,305,620 274,757	\$	22,525,917 6,380,829 3,648,354 7,170,366 4,396,097
Depreciation and Loss on Disposal or Property and Equipment Interest and Financing Services Supplies Other	*	Services 19,531,371 6,380,829 3,648,354 3,864,746 4,121,340 1,364,998	a	anagement nd General 2,994,546 - 3,305,620 274,757	\$	22,525,917 6,380,829 3,648,354 7,170,366 4,396,097 3,313,999

NOTE 17 SUBSEQUENT EVENTS

Subsequent events are events or transactions that occur after the combined statement of financial position date but before the combined financial statements are available to be issued. The Corporation recognizes in the combined financial statements the effects of all subsequent events that provide additional evidence about conditions that existed at the date of the combined statement of financial position, including the estimates inherent in the process of preparing the combined financial statements. The Corporation's combined financial statements do not recognize subsequent events that provide evidence about conditions that did not exist at the date of the combined statement of financial position but arose after the combined statement of financial position date and before the combined financial statements are available to be issued.

Subsequent to year-end, the Corporation refinanced its existing Series 2013 Revenue Refunding Bonds and 2021 Loan with a new \$112,215,000 Series 2024 Tax-Exempt Bonds. The proceeds of the bonds were used to reimburse prior capital expenditures, provide funding for an expansion project at University Retirement Community at Davis, refinance existing debt, and pay a swap termination payment. Additionally, the swap agreement between University Retirement Community and Merrill Lynch was terminated.

The Corporation evaluated all events or transactions that occurred after September 30, 2024, up through January 3, 2025, the date the combined financial statements were available to be issued.

SUPPLEMENTARY INFORMATION

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF FINANCIAL POSITION SEPTEMBER 30, 2024

(SEE INDEPENDENT AUDITORS' REPORT)

ACCETO	University Retirement Community at Davis, Inc.	Bay Area Senior Services, Inc.	Eliminations	Obligated Group Total
ASSETS				
CURRENT ASSETS				
Cash and Cash Equivalents	\$ 2,666,820	\$ 2,749,511	\$ -	\$ 5,416,331
Investments Accounts Receivable	31,800,044 1,026,194	796,889	=	32,596,933
Allowance for Credit Losses		410,743	=	1,436,937
Supplies and Prepaid Expenses	(43,762) 403,479	(322,043) 301,393	=	(365,805) 704,872
Assets Restricted Under Bond	403,479	301,393	=	704,072
Indenture Agreements	214,789	_	_	214,789
Total Current Assets	36,067,564	3,936,493		40,004,057
				, ,
PROPERTY AND EQUIPMENT, NET	73,657,627	49,807,859	-	123,465,486
OTHER ASSETS				
Gift Annuities	5,078	-	-	5,078
Receivables from Members, Noncurrent	-	1,757,037	-	1,757,037
Restricted Deposits	2,340,650	-	=	2,340,650
Noncurrent Investments	8,219,740	652,626		8,872,366
Total Other Assets	10,565,468	2,409,663		12,975,131
Total Assets	\$ 120,290,659	\$ 56,154,015	\$ -	\$ 176,444,674
LIABILITIES AND NET ASSETS				
CURRENT LIABILITIES				
Accounts Payable and Accrued Expenses	\$ 2,887,683	\$ 1,618,113	\$ -	\$ 4,505,796
Accrued Interest	76,329	223,265	- -	299,594
Other Current Liabilities	76,623	822	-	77,445
Due to Affiliates, Net	348,488	236,708	-	585,196
Refundable Deposits, Nonmember	2,818,470	-	-	2,818,470
Refundable Deposits, Member	-	47,939	-	47,939
Current Portion of Long-Term Debt	1,735,000	1,028,332	-	2,763,332
Total Current Liabilities	7,942,593	3,155,179	-	11,097,772
OTHER LIABILITIES				
Long-Term Debt, Net of Current Portion	17,500,000	40,804,632	-	58,304,632
Less: Unamortized Debt Issuance Costs	(481,969)	(237,473)		(719,442)
Long-Term Debt, Net	17,018,031	40,567,159	-	57,585,190
Refundable Entrance Fees	-	1,317,420	_	1,317,420
Deferred Revenue from Entrance Fees	45,035,074	140,201	=	45,175,275
Interest Rate Swap Agreements	541,559	<u> </u>		541,559
Total Other Liabilities	62,594,664	42,024,780		104,619,444
Total Liabilities	70,537,257	45,179,959	-	115,717,216
NET ASSETS				
Without Donor Restriction	48,558,371	10,851,704	_	59,410,075
With Donor Restriction	1,195,031	122,352	=	1,317,383
Total Net Assets	49,753,402	10,974,056		60,727,458
Total Liabilities and Net Assets	\$ 120,290,659	\$ 56,154,015	\$ -	\$ 176,444,674

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF FINANCIAL POSITION SEPTEMBER 30, 2023

(SEE INDEPENDENT AUDITORS' REPORT)

ASSETS	University Retirement Community at Davis, Inc.	Bay Area Senior Services, Inc.	Eliminations	Obligated Group Subtotal
CURRENT ASSETS				
Cash and Cash Equivalents	\$ 1,554,304	\$ 2,935,084	\$ -	\$ 4,489,388
Investments	28,154,045	5,225,762	Ψ -	33,379,807
Accounts Receivable	671,507	522,721	-	1,194,228
Allowance for Credit Losses	(28,613)	(182,918)		(211,531)
Supplies and Prepaid Expenses	495,296	519,533	=	1,014,829
Assets Restricted Under		,		, , , , , ,
Bond Indenture Agreements	226,082	=	=	226,082
Total Current Assets	31,072,621	9,020,182	-	40,092,803
PROPERTY AND EQUIPMENT, NET	71,223,661	45,728,225	-	116,951,886
OTHER ASSETS				
Gift Annuities	5,078	_	_	5,078
Receivables from Members, Noncurrent	5,070	1,784,735		1,784,735
Noncurrent Investments	7,537,761	622,857	_	8,160,618
Total Other Assets	7,542,839	2,407,592		9,950,431
Total Assets	\$ 109,839,121	\$ 57,155,999	<u>\$</u>	\$ 166,995,120
LIABILITIES AND NET ASSETS				
CURRENT LIABILITIES				
Accounts Payable and Accrued Expenses	\$ 2,483,536	\$ 1,139,581	\$ -	\$ 3,623,117
Accrued Interest	93,623	232,888	-	326,511
Other Current Liabilities	70,966	322	-	71,288
Due to Affiliates, Net	263,154	125,780	=	388,934
Refundable Deposits, Nonmember	450,240	-	-	450,240
Refundable Deposits, Member	-	53,489	-	53,489
Current Portion of Long-Term Debt	1,652,000	1,002,594		2,654,594
Total Current Liabilities	5,013,519	2,554,654	-	7,568,173
OTHER LIABILITIES				
Long-Term Debt, Net of Current Portion	19,235,000	41,832,964	_	61,067,964
Less: Unamortized Debt Issuance Costs	(454,629)	(253,318)	_	(707,947)
Long-Term Debt, Net	18,780,371	41,579,646		60,360,017
	, ,			, ,
Refundable Entrance Fees	-	607,500	-	607,500
Deferred Revenue from Entrance Fees	44,409,471	67,091	-	44,476,562
Interest Rate Swap Agreements	81,599			81,599
Total Other Liabilities	63,271,441	42,254,237		105,525,678
Total Liabilities	68,284,960	44,808,891	-	113,093,851
NET ASSETS				
Without Donor Restriction	40,371,749	12,237,231	_	52,608,980
With Donor Restriction	1,182,412	109,877	_	1,292,289
Total Net Assets	41,554,161	12,347,108		53,901,269
Total Liabilities and Net Assets	\$ 109,839,121	\$ 57,155,999	\$ -	\$ 166,995,120

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS YEAR ENDED SEPTEMBER 30, 2024 (SEE INDEPENDENT AUDITORS' REPORT)

	Re Con	niversity etirement mmunity at avis, Inc.	;	ay Area Senior vices, Inc.	Elimir	nations		Obligated Group Total
OPERATING REVENUES								
Service Fees	\$ 1	19,781,012	\$	15,281,070	\$	-	\$	35,062,082
Health Center Revenue, Net		7,491,103		-		-		7,491,103
Entrance Fees Earned		7,473,686		5,770		-		7,479,456
Transfer Fees		-		753,715		-		753,715
Contributions		81,610		37,361		-		118,971
Investment Income		4,457,801		132,928		-		4,590,729
Other Revenue		361,271		902,335		-		1,263,606
Subtotal	:	39,646,483		17,113,179		-		56,759,662
Net Assets Released from Restrictions		432,374		232,963		-		665,337
Total Operating Revenue	4	40,078,857		17,346,142		-		57,424,999
OPERATING EXPENSES Program Expenses: Dietary		5,368,658		4,232,994		_		9,601,652
Facility Services and Utilities		6,723,020		4,527,223		_		11,250,243
Health and Social Services		5,523,729		-		_		5,523,729
Memory Care		761,333		-		_		761,333
Assisted Living		1,182,574		1,683,623		_		2,866,197
General and Administrative Expenses:		1,102,071		1,000,020				2,000,101
Administrative and Marketing		3,783,984		4,416,353		_		8,200,337
Interest Expense and Financing Fees		1,153,328		2,829,310		_		3,982,638
Net Settlements Associated with Interest Rate		1,100,020		2,020,010				0,002,000
Swap Agreement		(102,404)		_		_		(102,404)
Depreciation		5,220,389		1,605,302		_		6,825,691
Disbursement of Contributed Funds		448,792		257,830		_		706,622
Loss on Disposal of Property		440,702		201,000				700,022
and Equipment		78,379		70,950		_		149,329
Other Expenses		481,774		488,130		_		969,904
Fees to Affiliates		2,433,898		528,357		_		2,962,255
Total Operating Expenses		33,057,454		20,640,072				53,697,526
OPERATING INCOME (LOSS)	`	7,021,403		(3,293,930)		_		3,727,473
· · ·				. , ,				
NONOPERATING INCOME (LOSS)								
Contributed Property and Equipment				1,487,000		-		1,487,000
Unrealized Change in Value of Investments		1,625,179		421,403		-		2,046,582
Change in Value of Interest Rate Swap Agreement		(459,960)						(459,960)
Total Nonoperating Income		1,165,219		1,908,403				3,073,622
CHANGE IN NET ASSETS WITHOUT								
DONOR RESTRICTION		8,186,622		(1,385,527)		_		6,801,095
		-,,		(1,000,000)				-,,
NET ASSETS WITH DONOR RESTRICTIONS								
Contributions		444,993		245,438		-		690,431
Net Assets Released from Restrictions		(432,374)		(232,963)	_	-		(665,337)
Change in Net Assets With								
Donor Restrictions		12,619		12,475		_		25,094
CHANGE IN NET ASSETS		8,199,241		(1,373,052)		=		6,826,189
Net Assets - Beginning of Year		41,554,161		12,347,108			_	53,901,269
NET ASSETS - END OF YEAR	\$ 4	49,753,402		10,974,056	\$		\$	60,727,458

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF ACTIVITIES AND CHANGES IN NET ASSETS YEAR ENDED SEPTEMBER 30, 2023 (SEE INDEPENDENT AUDITORS' REPORT)

	University Retirement Community at Davis, Inc.	Bay Area Senior Services, Inc.	Eliminations	Obligated Group Total
OPERATING REVENUES				
Service Fees	\$ 18,557,490	\$ 15,069,486	\$ -	\$ 33,626,976
Health Center Revenue, Net	5,625,602	-	-	5,625,602
Entrance Fees Earned	6,263,133	409	-	6,263,542
Transfer Fees	-	908,663	-	908,663
Contributions	144,227	28,399	-	172,626
Investment Income (Loss)	196,485	(225,213)	-	(28,728)
Other Revenue	506,510	929,444		1,435,954
Subtotal	31,293,447	16,711,188	-	48,004,635
Net Assets Released from Restrictions	346,131	241,724		587,855
Total Operating Revenue	31,639,578	16,952,912	=	48,592,490
OPERATING EXPENSES				
Program Expenses:				
Dietary	4,487,767	4,058,566	-	8,546,333
Facility Services and Utilities	6,187,629	4,233,078	-	10,420,707
Health and Social Services	5,898,586	-	-	5,898,586
Memory Care	735,094	-	-	735,094
Assisted Living	1,005,275	1,787,383	-	2,792,658
General and Administrative Expenses:				
Administrative and Marketing	3,404,886	4,253,543	-	7,658,429
Lease	-	34,216	-	34,216
Interest Expense and Financing Fees	1,129,287	2,544,989		3,674,276
Net Settlements Associated with Interest Rate				
Swap Agreement	(25,923)	-	-	(25,923)
Depreciation	4,664,804	1,334,896	-	5,999,700
Disbursement of Contributed Funds	361,826	243,583	-	605,409
Loss on Disposal of Property				
and Equipment	161,379	219,750	-	381,129
Other Expense	756,106	455,220		1,211,326
Fees to Affiliates	1,892,022	513,634	_	2,405,656
Total Operating Expenses	30,658,738	19,678,858	<u>-</u>	50,337,596
OPERATING INCOME (LOSS)	980,840	(2,725,946)	_	(1,745,106)
· ·	000,010	(2,720,010)		(1,110,100)
NONOPERATING INCOME (LOSS)				
Contributed Property and Equipment	-	2,180,000		2,180,000
Unrealized Change in Value of Investments	3,042,144	746,982	-	3,789,126
Change in Value of Interest Rate Swap Agreement	472,275	(558,504)		(86,229)
Total Nonoperating Income	3,514,419	2,368,478		5,882,897
CHANGE IN NET ASSETS				
WITHOUT DONOR RESTRICTION	4,495,259	(357,468)	=	4,137,791
		,		
NET ASSETS WITH DONOR RESTRICTION	004.400	0=4.404		4 00 5 000
Contributions	984,439	351,464	=	1,335,903
Net Assets Released from Restrictions	(346,131)	(241,724)		(587,855)
Change in Net Assets With	000.000	400 740		740.040
Donor Restrictions	638,308	109,740	-	748,048
CHANGE IN NET ASSETS	5,133,567	(247,728)	-	4,885,839
Net Assets - Beginning of Year	36,420,594	12,594,836		49,015,430
NET ASSETS - END OF YEAR	\$ 41,554,161	\$ 12,347,108	<u>\$</u>	\$ 53,901,269

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF CASH FLOWS YEAR ENDED SEPTEMBER 30, 2024

(SEE INDEPENDENT AUDITORS' REPORT)

	University Retirement Community at Davis, Inc.	Bay Area Senior Services, Inc.	Eliminations	Obligated Group Subtotal
CASH FLOWS FROM OPERATING ACTIVITIES			•	
Change in Net Assets	\$ 8,199,241	\$ (1,373,052)	\$ -	\$ 6,826,189
Adjustments to Reconcile Change in Net Assets to				
Net Cash Provided by Operating Activities:	5 000 000	4 005 000		0.005.004
Depreciation	5,220,389	1,605,302	-	6,825,691
Credit Losses	27,045	659,096	=	686,141
Amortization of Debt Issuance Costs	80,161	15,845	-	96,006
Change in Value of Interest Rate Swap				
Agreement	459,960	<u>-</u>	-	459,960
Nonrepayable Entrance Fees Received	8,124,400	78,880	-	8,203,280
Nonrepayable Entrance Fees Repaid	(25,111)	-	-	(25,111)
Entrance Fees Earned	(7,473,686)	(5,770)	-	(7,479,456)
Unrealized Change in Value of Investments Realized (Gain) Loss and Reinvested Income on	(1,625,179)	(421,403)	-	(2,046,582)
Investments	(4,457,799)	806	=	(4,456,993)
Noncash Donation	=	(1,487,000)	=	(1,487,000)
Loss on Disposal of Property and Equipment Net Change in:	78,379	70,950	-	149,329
Accounts Receivable	(366,583)	(407,993)	_	(774,576)
Supplies and Prepaid Expenses	91,817	218,140	_	309,957
Accounts Payable and Accrued Expenses	(105,146)	393,026	_	287,880
Accrued Interest	(17,294)	(9,623)	_	(26,917)
Due to Affiliates	85,334	110,928	_	196,262
Refundable Deposits	27,580	(5,550)	-	22,030
Other Current Liabilities	5,657	500	-	6,157
Net Cash Provided by Operating Activities	8,329,165	(556,918)		7,772,247
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchases of Property and Equipment	(7,223,441)	(4,380,252)	_	(11,603,693)
Proceeds from Sale of Property and Equipment	(7,220,111)	196,872	_	196,872
Purchases of Investments	(908,058)	(52,549)	_	(960,607)
Proceeds from Sale of Investments	2,359,479	4,835,500	_	7,194,979
Change in Receivables from Members, Noncurrent	_,000,110	27,698	=	27,698
Net Cash Used by Investing Activities	(5,772,020)	627,269		(5,144,751)
CACLLEL OVALCE FROM FINIANCING ACTIVITIES				
CASH FLOWS FROM FINANCING ACTIVITIES	(4.050.004)	(4.000.504)		(0.054.505)
Repayment of Long-Term Debt	(1,652,001)	(1,002,594)	=	(2,654,595)
Repayable Entrance Fees Received	-	709,920	-	709,920
Payments for Bond issuance costs	(107,500)			(107,500)
Net Cash Used by Financing Activities	(1,759,501)	(292,674)		(2,052,175)
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH	797,644	(222,323)	-	575,321
Cash, Cash Equivalents, and Restricted Cash -				
Beginning of Year	2,418,252	2,977,657		5,395,909
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH - END OF YEAR	\$ 3,215,896	\$ 2,755,334	\$ -	\$ 5,971,230

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF CASH FLOWS (CONTINUED) YEAR ENDED SEPTEMBER 30, 2024 (SEE INDEPENDENT AUDITORS' REPORT)

	F Co	University Retirement ommunity at Davis, Inc.		Bay Area Senior ervices, Inc.	Elimir	nations		Obligated Group Subtotal
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION								
Cash and Cash Equivalents	\$	2.666.820	\$	2.749.511	\$		\$	5.416.331
Investments	φ	334,287	φ	5,823	Ψ	=	φ	340,110
Assets Restricted Under Bond Indenture		004,207		3,023				040,110
Agreements		214,789		_		-		214,789
Cash, Cash Equivalents, and Restricted Cash	\$	3,215,896	\$	2,755,334	\$	-	\$	5,971,230
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION								
Cash Paid During the Year for Interest		1,090,461	\$	2,823,088	\$			3,913,549
SUPPLEMENTAL DISCLOSURE OF NONCASH								
INVESTING AND FINANCING ACTIVITIES								
Property and Equipment Financed with Accounts								
Payable and Accrued Expenses	\$	675,855	\$	89,929	\$		\$	765,784

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF CASH FLOWS YEAR ENDED SEPTEMBER 30, 2023 (SEE INDEPENDENT AUDITORS' REPORT)

Change in Net Assets to Roconcile Change in Net Assets to Net Cash Provided (Used) by Operating Activities: Depreciation On Net Cash Provided (Used) by Operating Activities: Depreciation of Debt Issuance Costs	CASH FLOWS FROM OPERATING ACTIVITIES	University Retirement Community at Davis, Inc.	Bay Area Senior Services, Inc.	Eliminations	Obligated Group Total
Adjustments to Reconcile Change in Net Assets to Net Cash Provided (Used) by Operating Activities: Depreciation		¢ 5 100 567	¢ (247.720)	œ.	¢ 4005.020
Net Cash Provided (Used) by Operating Activities: Depreciation 4,664,804 1,334,896 5,999,700	•	φ 0,100,00 <i>1</i>	Φ (241,120)	Ф -	ў 4,000,009
Depreciation	· · · · · · · · · · · · · · · · · · ·				
Credit Losses	, , , , ,	4 664 804	1 334 806		5 000 700
Change in Value of Interest Rate Swap (472,275) 558,504 - 86,229	·			-	
Change in Value of Interest Rate Swap Agreement		,		-	
Agreement		00,034	10,131		102,703
Nonrepayable Entrance Fees Received 6,108,700 67,500 - 6,176,200 Nonrepayable Entrance Fees Repaid (245,755) (245,755) (245,755) (245,755) (245,755) (245,755) (263,542) Unrealized Change in Value of Investments (3,042,144) (746,982) - (3,789,126) Realized (Clain) Loss and Reinvested Income on Investments (196,482) 274,958 - 78,476 Noncash Donation - (2,180,000) - (2,180,000) - (2,180,000) Loss on Disposal of Property and Equipment 161,379 219,750 - 381,129 Net Change in:	•	(472 275)	558 504	_	86 220
Nonrepayable Entrance Fees Repaid	-			-	
Entrance Fees Earmed	• •		07,500		
Unrealized Change in Value of Investments (3,042,144) (746,982) . (3,789,126) Realized (Cain) Loss and Reinvested Income on Investments (196,482)	· ·	• • •	(409)	_	, ,
Realized (Gain) Loss and Reinvested Income on Investments			` '	-	
Investments	· ·	(3,042,144)	(740,902)	-	(3,709,120)
Noncash Donation	, ,	(106.482)	274 058		78 476
Loss on Disposal of Property and Equipment Net Change in: Accounts Receivable (147,963) (78,344) - (226,307) Supplies and Prepaid Expenses 84,800 (178,856) - (94,056) Accounts Payable and Accrued Expenses (601,452) 60,694 - (540,758) Accrued Interest 13,928 101,679 - 115,607 Due to Affiliates 138,502 (69,782) - (68,720 Refundable Deposits (85,590) (5,936) - (91,526) Other Current Liabilities 7,460 (161,280) - (153,820) Net Cash Provided (Used) by Operating Activities 7,460 (161,280) - (133,820) Activities 7,460 (161,280) - (10,14,479) Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments (194,386) (47,571) - (226,424) Proceeds from Sale of Investments (194,386) (47,571) - (206,452) Net Cash Used by Investing Activities (6,843,953) (943,016) - (7,766,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - (1,280,000 - (1,280,000) Repayable Entrance Fees Received - (607,500 - (607,500) Repayable Entrance Fees Received - (607,500 - (607,500) Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,360,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - (8,746,609)		(130,402)			
Net Change in:		161 370		-	
Accounts Receivable Supplies and Prepaid Expenses 84,800 (178,344) - (226,307) Supplies and Prepaid Expenses 84,800 (178,856) - (94,056) Accounts Payable and Accrued Expenses (601,452) 60,894 - (540,758) Accrued Interest 13,928 101,679 - 115,607 Due to Affiliates 138,502 (69,782) - (88,720) Refundable Deposits (85,590) (5,936) - (91,526) Other Current Liabilities 7,460 (161,280) - (153,820) Net Cash Provided (Used) by Operating Activities 5,357,151 (852,602) - 4,504,549 CASH FLOWS FROM INVESTING ACTIVITIES Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments 1,914,815 (2,299,571 - 4,214,386) Change in Receivables from Members, Noncurrent - (760,452) - (760,452) Net Cash Used by Investing Activities (6,843,953) (943,016) - (7,786,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 Repayable Entrance Fees Received - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash-Beginning of Year 5,488,054 3,258,555 - 8,746,609		101,579	219,730	-	301,129
Supplies and Prepaid Expenses	-	(147.063)	(78 344)		(226 307)
Accounts Payable and Accrued Expenses (601,452) 60,694 - (540,758) Accrued Interest 13,928 101,679 - 115,607 Due to Affiliates 138,502 (69,782) - 68,720 Due to Affiliates (85,590) (5,936) - (91,526) Other Current Liabilities 7,460 (161,280) - (153,820) Net Cash Provided (Used) by Operating Activities 5,357,151 (852,602) - 4,504,549 Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments (1,914,815 2,299,571 - 4,214,386 Change in Receivables from Members, Noncurrent Net Cash Used by Investing Activities (6,843,953) (943,016) - (7760,452) Net Cash Used by Investing Activities (6,843,953) (943,016) - (7786,969) Purchases of Property and Equipment (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 Repayable Entrance Fees Received - 607,500 - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) Net Cash Provided (Used) by Financing Activities (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND RESTRICTED CASH 5,488,054 3,258,555 - 8,746,609			• • •		, , , , ,
Accrued Interest 13,928 101,679 - 115,607 Due to Affiliates 138,502 (69,782) - 68,720 Refundable Deposits (85,590) (5,936) - (91,526) Other Current Liabilities 7,460 (161,280) - (153,820) Net Cash Provided (Used) by Operating Activities 5,357,151 (852,602) - 4,504,549 CASH FLOWS FROM INVESTING ACTIVITIES Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments 1,914,815 2,299,571 - 4,214,366 Change in Receivables from Members, Noncurrent - (760,452) - (760,452) Net Cash Used by Investing Activities (6,843,953) (943,016) - (7,786,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 Repayable Entrance Fees Received - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash Beginning of Year 5,488,054 3,258,555 - 8,746,609	· · · · · · · · · · · · · · · · · · ·		, , ,	_	*
Due to Affiliates	· ·		,	-	
Refundable Deposits				=	
Other Current Liabilities 7,460 (161,280) - (153,820) Net Cash Provided (Used) by Operating Activities 5,357,151 (852,602) - 4,504,549 CASH FLOWS FROM INVESTING ACTIVITIES Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments 1,914,815 2,299,571 - 4,214,386 Change in Receivables from Members, Noncurrent Net Cash Used by Investing Activities - (760,452) - (760,452) Net Cash Used by Investing Activities (6,843,953) (943,016) - (7,786,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 Repayable Entrance Fees Received - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) <			• • •	-	
Net Cash Provided (Used) by Operating Activities 5,357,151 (852,602) - 4,504,549	·	, , ,	• • • •	-	• • •
CASH FLOWS FROM INVESTING ACTIVITIES		7,400	(101,200)		(153,620)
CASH FLOWS FROM INVESTING ACTIVITIES Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments 1,914,815 2,299,571 - 4,214,386 Change in Receivables from Members, Noncurrent Net Cash Used by Investing Activities - (760,452) - (760,452) - (760,452) Net Cash Used by Investing Activities (6,843,953) (943,016) - (7,786,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 - (1,955,780) Repayable Entrance Fees Received - 607,500 - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - 8eginning of Year 5,488,054 3,258,555 - 8,746,609 C		E 0E7 4E4	(050,000)		4 504 540
Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments 1,914,815 2,299,571 - 4,214,386 Change in Receivables from Members, Noncurrent Net Cash Used by Investing Activities - (760,452) - (760,452) - (77,86,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 - 607,500 Repayable Entrance Fees Received - 607,500 - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	Activities	5,357,151	(852,602)	-	4,504,549
Purchases of Property and Equipment (8,579,915) (2,434,564) - (11,014,479) Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments 1,914,815 2,299,571 - 4,214,386 Change in Receivables from Members, Noncurrent Net Cash Used by Investing Activities - (760,452) - (760,452) - (77,86,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 - 607,500 Repayable Entrance Fees Received - 607,500 - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	CASH FLOWS FROM INVESTING ACTIVITIES				
Purchases of Investments (178,853) (47,571) - (226,424) Proceeds from Sale of Investments 1,914,815 2,299,571 - 4,214,386 Change in Receivables from Members, Noncurrent Net Cash Used by Investing Activities - (760,452) - (760,452) - (760,452) Net Cash Used by Investing Activities (6,843,953) (943,016) - (7,786,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 - 607,500 Repayable Entrance Fees Received - 607,500 - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND		(8.579.915)	(2.434.564)	_	(11.014.479)
Proceeds from Sale of Investments	· · · · · · · · · · · · · · · · · · ·	• • • • •		_	• • • • • •
Change in Receivables from Members, Noncurrent Net Cash Used by Investing Activities - (760,452) - (760,452) - (760,452) - (760,452) - (760,452) - (77,86,969) CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 Repayable Entrance Fees Received - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND - 5,488,054 3,258,555 - 8,746,609	Proceeds from Sale of Investments		, ,	_	, , ,
Net Cash Used by Investing Activities (6,843,953) (943,016) - (7,786,969)	Change in Receivables from Members, Noncurrent	, , <u>-</u>		=	
CASH FLOWS FROM FINANCING ACTIVITIES Repayment of Long-Term Debt (1,583,000) (372,780) - (1,955,780) Interest Rate Swap Purchase - 1,280,000 - 1,280,000 - 607,500 Repayable Entrance Fees Received - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND		(6,843,953)			
Repayment of Long-Term Debt		, , , ,	,		, , ,
Interest Rate Swap Purchase					
Repayable Entrance Fees Received - 607,500 - 607,500 Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND		(1,583,000)		-	,
Net Cash Provided (Used) by Financing Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	·	-		-	
Activities (1,583,000) 1,514,720 - (68,280) NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	• •		607,500		607,500
NET DECREASE IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	Net Cash Provided (Used) by Financing				
AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	Activities	(1,583,000)	1,514,720		(68,280)
AND RESTRICTED CASH (3,069,802) (280,898) - (3,350,700) Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	NET DECREASE IN CASH CASH FOLINALENTS				
Cash, Cash Equivalents, and Restricted Cash - Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	•	(2.060.902)	(200 000)		(2.250.700)
Beginning of Year 5,488,054 3,258,555 - 8,746,609 CASH, CASH EQUIVALENTS, AND	AND RESTRICTED CASH	(3,069,602)	(200,090)	-	(3,350,700)
CASH, CASH EQUIVALENTS, AND	Cash, Cash Equivalents, and Restricted Cash -				
CASH, CASH EQUIVALENTS, AND	Beginning of Year	5,488,054	3,258,555	-	8,746,609
RESTRICTED CASH - END OF YEAR \$ 2,418,252 \$ 2,977,657 \$ - \$ 5,395,909		A 0			
	KESTRICTED CASH - END OF YEAR	\$ 2,418,252	\$ 2,977,657	<u> </u>	<u>\$ 5,395,909</u>

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENT OF CASH FLOWS (CONTINUED) YEAR ENDED SEPTEMBER 30, 2023 (SEE INDEPENDENT AUDITORS' REPORT)

	F Co	University Retirement ommunity at Davis, Inc.		Bay Area Senior ervices, Inc.	Elimir	nations		Obligated Group Subtotal
SUPPLEMENTAL DISCLOSURE OF CASH FLOW								
INFORMATION	•	4 554 004	•	0.005.004	•		•	4 400 000
Cash and Cash Equivalents	\$	1,554,304	\$	2,935,084	\$	-	\$	4,489,388
Investments Assets Restricted Under Bond Indenture		637,866		42,573		-		680,439
Agreements		226,082		_		_		226,082
Cash, Cash Equivalents, and Restricted Cash	\$	2,418,252	\$	2,977,657	\$	-	\$	5,395,909
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION								
Cash Paid During the Year for Interest	\$	1,018,572	\$	2,420,929	\$	_	\$	3,439,501
SUPPLEMENTAL DISCLOSURE OF NONCASH INVESTING AND FINANCING ACTIVITIES Property and Equipment Financed with Accounts								
Payable and Accrued Expenses	\$	166,562	\$	4,423	\$		\$	170,985

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENTS OF CASH FLOWS – DIRECT METHOD YEAR ENDED SEPTEMBER 30, 2024 (SEE INDEPENDENT AUDITORS' REPORT)

CASH FLOWS FROM OPERATING ACTIVITIES	С	University Retirement ommunity at Davis, Inc.		Bay Area Senior ervices, Inc.	Elimir	nations		Obligated Group Total
Receipts from Services Fees	\$	10 441 474	\$		\$		\$	19,441,474
Receipts from Health Center	Ф	19,441,474 7,491,103	Ф	-	Ф	-	Ф	
Net Receipts from Nonrepayable Entrance Fees		8,099,289		78,880		-		7,491,103 8,178,169
Cash Received from Members - Monthly Fees		0,099,209		15,532,173		-		15,532,173
Cash Received from Members - Monthly Fees Cash Received from Members - Transfer Fees		-		753,715		-		753,715
		(000 0E7)				-		·
Interest Paid		(988,057) 1,320,248		(2,823,088) 1,418,097		-		(3,811,145) 2,738,345
Receipts from Other Operating Activities						-		
Cash Expended for Operating Activities		(26,602,520)		(15,417,466)		-		(42,019,986)
Investment and Interest Income Net Cash Provided (Used) by Operating Activities		(432,372)		(99,229)				(531,601)
Net Cash Provided (Osed) by Operating Activities		8,329,165		(556,918)		-		7,772,247
CASH FLOWS FROM INVESTING ACTIVITIES								
Purchases of Property and Equipment		(7,223,441)		(4,380,252)		_		(11,603,693)
Proceeds from Sale of Property and Equipment		-		196.872		_		196,872
Purchases of Investments		(908,058)		(52,549)		_		(960,607)
Proceeds from Sale of Investments		2,359,479		4,835,500		_		7,194,979
Change in Receivables from Members, Noncurrent		_,, <u>-</u>		27,698		_		27,698
Net Cash Used by Investing Activities		(5,772,020)		627,269		=		(5,144,751)
CASH FLOWS FROM FINANCING ACTIVITIES								
Repayment of Long-Term Debt		(1,652,001)		(1,002,594)		_		(2,654,595)
Interest Rate Swap Purchase		(1,002,001)		(1,002,001)		_		(2,001,000)
Repayable Entrance Fees Received		(107,500)		709,920		_		602,420
Net Cash Used by Financing Activities	_	(1,759,501)		(292,674)		_		(2,052,175)
NET INCREASE (DECREASE) IN CASH, CASH				(000 000)				
EQUIVALENTS, AND RESTRICTED CASH		797,644		(222,323)		-		575,321
Cash, Cash Equivalents, and Restricted Cash -								
Beginning of Year	_	2,418,252		2,977,657		_		5,395,909
CASH, CASH EQUIVALENTS, AND								
RESTRICTED CASH - END OF YEAR	\$	3,215,896	\$	2,755,334	<u>\$</u>		\$	5,971,230

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENTS OF CASH FLOWS – DIRECT METHOD (CONTINUED) YEAR ENDED SEPTEMBER 30, 2024 (SEE INDEPENDENT AUDITORS' REPORT)

	University Retirement Community at Davis, Inc.	Retirement Bay Area Community at Senior		Obligated Group Subtotal
RECONCILIATION OF CHANGE IN NET ASSETS TO CASH PROVIDED BY				
OPERATING ACTIVITIES				
Change in Net Assets	\$ 8,199,241	\$ (1,373,052)	\$ -	\$ 6,826,189
Adjustments to Reconcile Change in Net Assets to	Ψ 0,100,211	¢ (1,070,002)	•	Ψ 0,020,100
Net Cash Provided (Used) by Operating Activities:				
Depreciation	5,220,389	1,605,302	_	6,825,691
Credit Losses	27.045	659,096		686,141
Amortization of Debt Issuance Costs	80,161	15,845	=	96,006
Change in Value of Interest Rate Swap	· ·	,		,
Agreement	459,960	-	-	459,960
Nonrepayable Entrance Fees Received	8,124,400	78,880	-	8,203,280
Nonrepayable Entrance Fees Repaid	(25,111)	-	-	(25,111)
Entrance Fees Earned	(7,473,686)	(5,770)	-	(7,479,456)
Unrealized Change in Value of Investments	(1,625,179)	(421,403)	-	(2,046,582)
Realized (Gain) Loss and Reinvested Income on				
Investments	(4,457,799)	806	-	(4,456,993)
Noncash Donation	-	(1,487,000)		(1,487,000)
Loss on Disposal of Property and Equipment	78,379	70,950	=	149,329
Net Change in:				
Accounts Receivable	(366,583)	(407,993)	=	(774,576)
Supplies and Prepaid Expenses	91,817	218,140	-	309,957
Accounts Payable and Accrued Expenses	(105,146)	393,026	=	287,880
Accrued Interest	(17,294)	(9,623)	=	(26,917)
Due to Affiliates	85,334	110,928	=	196,262
Refundable Deposits	27,580	(5,550)	=	22,030
Other Current Liabilities	5,657	500		6,157
Net Cash Provided (Used) by Operating Activities	\$ 8,329,165	\$ (556,918)	\$ -	\$ 7,772,247

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENTS OF CASH FLOWS – DIRECT METHOD YEAR ENDED SEPTEMBER 30, 2023 (SEE INDEPENDENT AUDITORS' REPORT)

	University Retirement Community at Davis, Inc.	Bay Area Senior Services, Inc.	Eliminations	Obligated Group Total
CASH FLOWS FROM OPERATING ACTIVITIES		_	_	
Receipts from Services Fees	\$18,421,678	\$ -	\$ -	\$ 18,421,678
Receipts from Health Center	5,625,602	-	-	5,625,602
Net Receipts from Nonrepayable Entrance Fees	5,862,945	67,500	=	5,930,445
Cash Received from Members - Monthly Fees	=	15,173,745	=	15,173,745
Cash Received from Members - Transfer Fees	-	908,663	-	908,663
Interest Paid	(1,002,782)	(2,427,179)	=	(3,429,961)
Receipts from Other Operating Activities	1,981,307	1,551,031	-	3,532,338
Cash Expended for Operating Activities	(25,185,471)	(15,934,383)	=	(41,119,854)
Investment and Interest Income	(346,128)	(191,979)	=	(538,107)
Net Cash Provided (Used) by Operating				
Activities	5,357,151	(852,602)	=	4,504,549
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchases of Property and Equipment	(8,579,915)	(2,434,564)	-	(11,014,479)
Purchases of Investments	(178,853)	(47,571)	-	(226,424)
Proceeds from Sale of Investments	1,914,815	2,299,571	=	4,214,386
Change in Receivables from Members, Noncurrent	· · · -	(760,452)	=	(760,452)
Net Cash Used by Investing Activities	(6,843,953)	(943,016)	-	(7,786,969)
CASH FLOWS FROM FINANCING ACTIVITIES				
Repayment of Long-Term Debt	(1,583,000)	(372,780)	=	(1,955,780)
Interest Rate Swap Purchase	· · · · · · · · · · · · · · · · · · ·	1,280,000	=	1,280,000
Payments for Bond issuance costs	_	607,500	_	607,500
Net Cash Provided (Used) by Financing			,	
Activities	(1,583,000)	1,514,720		(68,280)
NET DECREASE IN CASH, CASH				
EQUIVALENTS, AND RESTRICTED CASH	(3,069,802)	(280,898)	-	(3,350,700)
Cash, Cash Equivalents, and Restricted Cash -				
Beginning of Year	5,488,054	3,258,555		8,746,609
CASH, CASH EQUIVALENTS, AND				
RESTRICTED CASH - END OF YEAR	\$ 2,418,252	\$ 2,977,657	\$ -	\$ 5,395,909

BAY AREA SENIOR SERVICES, INC. AND UNIVERSITY RETIREMENT COMMUNITY AT DAVIS AND AFFILIATE COMBINING STATEMENTS OF CASH FLOWS – DIRECT METHOD (CONTINUED) YEAR ENDED SEPTEMBER 30, 2023 (SEE INDEPENDENT AUDITORS' REPORT)

	University Retirement Community a Davis, Inc.	Bay Area t Senior Services, Inc.	Senior		
RECONCILIATION OF CHANGE IN NET ASSETS TO CASH PROVIDED BY OPERATING ACTIVITIES					
	\$ 5,133,56	7 \$ (247.728)	œ.	\$ 4.885.839	
Change in Net Assets Adjustments to Reconcile Change in Net Assets to	\$ 5,133,56	7 \$ (247,728)	\$ -	\$ 4,885,839	
Net Cash Provided (Used) by Operating Activities:					
Depreciation	4,664,80	4 1,334,896		5,999,700	
Credit Losses	4,004,00		-	194,754	
Amortization of Debt Issuance Costs	86,65	·	-	194,754	
Change in Value of Interest Rate Swap	60,00	4 10,131	-	102,765	
Agreement	(472,27	5) 558,504		86,229	
Nonrepayable Entrance Fees Received	6,108,70	,	-	6,176,200	
Nonrepayable Entrance Fees Repaid	(245,75		_	(245,755)	
Entrance Fees Earned	(6,263,13	,	_	(6,263,542)	
Unrealized Change in Value of Investments	(3,042,14	, , ,	_	(3,789,126)	
Realized (Gain) Loss and Reinvested Income on	(5,042,14	1) (140,302)		(3,703,120)	
Investments	(196,48	2) 274,958	_	78,476	
Noncash Donation	(130,40	- (2,180,000)	_	(2,180,000)	
Loss on Disposal of Property and Equipment	161,37	(, , ,	_	381,129	
Net Change in:	101,07	210,700		001,120	
Accounts Receivable	(147,96	3) (78,344)	_	(226,307)	
Supplies and Prepaid Expenses	84,80	, , , ,	_	(94,056)	
Accounts Payable and Accrued Expenses	(601,45	` ' '	_	(540,758)	
Accrued Interest	13.92	,	_	115,607	
Due to Affiliates	138,50	. ,	_	68,720	
Refundable Deposits	(85,59	, ,	_	(91,526)	
Other Current Liabilities	7,46	, , ,	_	(153,820)	
Net Cash Provided (Used) by Operating					
Activities	\$ 5,357,15	1 \$ (852,602)	\$ -	\$ 4,504,549	



BAY AREA SENIOR SERVICES, INC. CONTINUING CARE LIQUID RESERVE SCHEDULES YEAR ENDED SEPTEMBER 30, 2024



BAY AREA SENIOR SERVICES, INC. TABLE OF CONTENTS YEAR ENDED SEPTEMBER 30, 2024

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INDEPENDENT AUDITORS' REPORT

Board of Directors Bay Area Senior Services, Inc. Medford, Oregon

Report on the Financial Statements

Opinion

We have audited the accompanying financial statements of Bay Area Senior Services, Inc. (BASS), which comprise the continuing care liquid reserve schedules, Form 5-1 through Form 5-5, as of and for the year ended September 30, 2024.

In our opinion, the financial statements referred to above present fairly, in all material respects, the continuing care reserves of Bay Area Senior Services, Inc. as of and for the year ended September 30, 2024, in conformity with the liquid reserve requirements of California Health and Safety Code Section 1792.

Basis of Accounting

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

Responsibilities of Management for the Financial Statements

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

Auditors' Responsibility

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

Board of Directors
Bay Area Senior Services, Inc.

In performing an audit in accordance with GAAS, we:

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

Report on Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the financial statements, as a whole. The accompanying supplementary schedules of Part of Form 5-5, Description of Reserves and Additional Disclosures (Section 1790), Schedule of Interest, Credit Enhancements (letter of credit fees and other fees), Reconciliation to Audit Report, Part of Form 5-4, Non-CCRC Revenue Reconciliation, presented as supplementary schedules, are presented for the purpose of additional analysis and are not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of financial statements, and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements, or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements, taken as a whole.

Board of Directors Bay Area Senior Services, Inc.

Restriction on Use

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

CliftonLarsonAllen LLP

Clifton Larson Allen LLP

Lake Oswego, Oregon January 27, 2025

BAY AREA SENIOR SERVICES, INC. FORM 5-1, LONG-TERM DEBT INCURRED IN A PRIOR FISCAL YEAR YEAR ENDED SEPTEMBER 30, 2024

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

			(Including Balloon Debt)		
	(a)	(b)	(c)	(d)	(e)
	, ,		, ,	Credit Enhancement	, ,
Long-Term	Date	Principal Paid	Interest Paid	Premiums Paid	Total Paid
Debt Obligation	Incurred	During Fiscal Year	During Fiscal Year	in Fiscal Year	(columns (b) + (c) + (d))
1	7/28/2021	\$ 1,002,594	\$ 2,811,256	\$ -	\$ 3,813,850
2					-
3					
3					-
4					_
5					-
6					-
7					_
					
8					-
		·			
		TOTAL	\$ 2,811,256	\$	\$ 3,813,850

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

		Form 5-3, Line 1)
NOTE: For column (b), do not include voluntary payments made to	pay down principal.	
Principal paid per column (b)\$	1,002,594	
Repayment of long term debt per cash flow \$	1,002,594	
PROVIDER: Bay Area Senior Services, Inc		FORM 5-

See accompanying Note to Reserve Reports.

BAY AREA SENIOR SERVICES, INC. FORM 5-2, LONG-TERM DEBT INCURRED DURING FISCAL YEAR YEAR ENDED SEPTEMBER 30, 2024

FORM 5-2 LONG-TERM DEBT INCURRED During Fiscal Year (Including Balloon Debt)

	(a)	(b)	(c)	(d)	(e)
				Number of	Reserve Requirement
Long-Term	Date	Total Interest Paid	Amount of Most Recent	Payments	(see instruction 5)
Debt Obligation	Incurred	During Fiscal Year	Payment on the Debt	next 12 months	(columns (c) x (d))
1	N/A	N/A	N/A	N/A	N/A
2					
3					
4					
5					
6					
7					
8					
		<u> </u>	<u> </u>		
		\$ -	\$ -	\$ -	\$ -

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

PROVIDER: Bay Area Senior Services, Inc	Form 5-2
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BAY AREA SENIOR SERVICES, INC. FORM 5-3, CALCULATION OF LONG-TERM DEBT RESERVE AMOUNT YEAR ENDED SEPTEMBER 30, 2024

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

LINE	CALCULATION OF LONG-TERM DEBT RESERVE AMOUNT	TOTAL		
1	Total from Form 5-1 bottom of column (e)	_\$	3,813,850	
2	Total from Form 5-2 bottom of Column (e)			
3	Facility leasehold or rental payment paid by provider during fiscal year. (including related payments such as lease insurance)			
4	TOTAL AMOUNT REQUIRED FOR LONG-TERM DEBT RESERVE:	\$	3,813,850	
PROVIDER:	Bay Area Senior Services, Inc		Form 5-3	

BAY AREA SENIOR SERVICES, INC. FORM 5-4, CALCULATION OF NET OPERATING EXPENSES YEAR ENDED SEPTEMBER 30, 2024

FORM 5-4 CALCULATION OF NET OPERATING EXPENSES

		Amounts		TOTAL
1	Total operating expenses from financial statements		\$	20,640,072
2	Deductions			
	a Interest paid on long-term debt (see instructions)	2,823,088		
	b Credit enhancement premiums paid for long-term debt (see instructions)	-		
	c Depreciation	1,605,302		
	d Amortization	15,845		
	e Revenues received during the fiscal year for services to residents			
	who did not have continuing care contract	141,446		
	f Extraordinary expenses approved by the Department	-		
3	Total Deductions		-	4,585,681
4	Net Operating Expenses			16,054,391
5	Divide Line 4 by 365 and enter the result.			43,985
6	Multiply Line 5 by 75 and enter the result.		\$	3,298,875
	This is the provider's operating expense reserve amount for this community.			· ·

PROVIDER: Bay Area Senior Services, Inc **COMMUNITY:** The Peninsula Regent

See accompanying Note to Reserve Reports.

BAY AREA SENIOR SERVICES, INC. FORM 5-5, ANNUAL RESERVE CERTIFICATION YEAR ENDED SEPTEMBER 30, 2024

FORM 5-5 ANNUAL RESERVE CERTIFICATION

Amount

Provider Name: Bay Area Senior Services, Inc

Fiscal Year Ended: September 30, 2024

We have reviewed our debt service reserve and operating expense reserve requirements as of, and for the fiscal year ended <u>September 30, 2024</u>. Bay Area Senior Services is part of an obligated group with University Retirement Community at Davis, Inc. The obligated group has sufficient reserves to cover the deficiency. In addition, Pacific Retirement Services, the co-provider has reserves.

Our liquid reserve requirements, computed using the audited financial statements for the fiscal years as follows:

-		<u>Amount</u>
[1]	Debt Service Reserve Amount	\$ 3,813,850
[2]	Operating Expense Reserve Amount	3,298,875
[3]	Total Liquid Reserve Amount:	\$ 7,112,725

Qualifying assets insufficient to fulfill the above requirements are held as follows:

		(market va Debt Service Reserve			value at end of quarter) Operating Reserve		
[4]	Cash and Cash Equivalents		\$	2,755,334		\$	-
[5]	Investment Securities			-			-
[6]	Equity Securities			-			190,904
[7]	Unused/Available Lines of Credit			-			-
[8]	Unused/Available Letters of Credit			-			-
[9]	Debt Service Reserve			-			-
[10]	Other: Fixed Income Securities Large/Mid/Small Cap Growth/Value Deposit Account (describe qualify asset)			- - -			600,162 - -
	Total Amount of Qualifying Assets Listed for Reserve Obligation:	[11]	\$	2,755,334	_	[12] \$	791,066
	Reserve Obligation Amount:	[13]	\$	3,813,850	_	[14] _\$	3,298,875
	Surplus/(Deficiency):	[15]	\$	(1,058,516	<u>)</u>	[16] _\$	(2,507,809)
Ka	distand by: Utrina Bywater 1011Zell Representative)		-				/3/2025
VP of	Accounting		-				Form 5-5

BAY AREA SENIOR SERVICES, INC. FORM 5-5, NOTE TO RESERVE REPORTS SEPTEMBER 30, 2024

NOTE 1 BASIS OF ACCOUNTING

The accompanying reserve reports have been prepared in accordance with the provisions of Health and Safety Code Section 1792 administered by the state of California Department of Social Services and are not intended to be a complete presentation of Bass Area Senior Services, Inc.'s assets, liabilities, revenues, and expenses.

BAY AREA SENIOR SERVICES, INC. PART OF FORM 5-5, DESCRIPTION OF RESERVES AND ADDITIONAL DISCLOSURES (SECTION 1790) YEAR ENDED SEPTEMBER 30, 2024

Bay Area Senior Services, Inc
DSS - Reserve Report - Part of Form 5-5
Description of Reserves and Additional Disclosures (Section 1790)

	BASS	
Commercial Paper Sweep	\$ 2,747,563 1,948	
Cash and cash equivalents	\$ 2,749,511	
	<u>TPR</u>	<u>BASS</u>
Cash & Cash Equivalents	\$ 5,083	\$ 740
Fixed Income	600,162	-
Mutual Funds	-	-
Equity	190,904	-
Investments	\$ 796,149	\$ 740

Per the September 2024 audit, the BASS Reserves listed above are liquid and available for use as needed. There are no restrictions on the funds listed above.

Per Capita Cost of Operations Operating Expenses (Form 5-4 line # 1)	\$ 20,640,072
Mean number of all residents (Form 1-1 line 10)	196
Per Capita Cost of Operations	\$ 105,576

BAY AREA SENIOR SERVICES, INC. SCHEDULE OF INTEREST, CREDIT ENHANCEMENTS (LETTER OF CREDIT FEES AND OTHER FEES), RECONCILIATION TO AUDIT REPORT YEAR ENDED SEPTEMBER 30, 2024

Bay Area Senior Services, Inc FYE 2023 Schedule of Interest, Credit Enhancements (LOC Fees), and Other Fees Reconciliation to Audit Report September 30, 2024

Interest - Series 2018 Other Amortization		\$	2,801,633 11,832 15,845	Form 1-2 (1b) Form 5-4, (2d)
Total interest expense per audited financials		\$	2,829,310	
Reconciliation to cash flow				
Less: Amortization		\$	(15,845)	
Less: Other non interest Less: Change in accrued interest			- 9,623	
Total cash paid for interest per audited financials		\$	2,823,088	
Total cash paid for interest per addited infancials		Ψ	2,023,000	
Net settlement on interest rate swap per audited financials			-	
Total interest paid on long-term debt		\$	2,823,088	Form 5-4, (2a)
				Form 5-1, column (c)
Total operating expense, per audited financials		\$	20,640,072	,
Depreciation expense, per audited financials		\$	1,605,302	Form 5-4, 2c
Interest Paid to Audit Report	Series 2021		2,811,256	Form 5-1, column (c) - Interest Paid FY
		N/		Form 5-2, column (b) - Interest Paid FY
			11,832	Bond fees/other expenses Series 2021 PPP loan forgiveness interest
			2,823,088	PPP loan lorgiveness interest
		_	-	
Repayment of Debt to Audit Report				
	Series 2021			Form 5-1, column (b) - Principal Paid FY
			1,002,594	
	Per Audit		1 002 504	Panayment of Long Torm Dobt
	rei Auuit		1,002,594 1,002,594	Repayment of Long-Term Debt
			,00,071	

BAY AREA SENIOR SERVICES, INC. PART OF FORM 5-4, NON-CCRC REVENUE RECONCILIATION YEAR ENDED SEPTEMBER 30, 2024

Bay Area Senior Services, Inc Calculation of Net Operating Expenses - Form 5-4 Reconciliation to 2024 Audited Financial Statements October 2023 - September 2024

			Estima	
LOC Type	Daily Rate	# of Days	Annua Reven	
ALP1	Daily Rate	ii oi bays	\$	-
Total Non-CCRC Assisted Living	Total Non-C	CRC service fees	\$	-
Total Non-CCRC Special Care	Tabal Nan C	CDCi 6	\$	
	i otai non-C	CRC service fees		-
HC Public SND			\$	- -
Total Non	-CCRC receipts fro	m health center	\$	
Support and revenue for TPR Resident fees and services Transfer fees			\$	15,455,728 753,715
Non CCRC revenue *				141,446
Services not covered by monthly servic	e fees			862,325
Subtotal				17,213,214
Investment and interest income				132,928
Total operating revenues			\$	17,346,142
Expenses for TPR				
Total operating expenses			\$	20,640,072
Lease expense	4		<u></u>	- 20 (40 072
Total operating expenses Form 5-4 line	1		\$	20,640,072
Depreciation				1,605,302
Lease expense			¢.	
Lease expense per audit			\$	-
Lease expense - Management Total lease expense				-
less payments made				-
Leasehold payments due (Form 5-3, line	e 3)		\$	-

BAY AREA SENIOR SERVICES, INC. PART OF FORM 5-4, NON-CCRC REVENUE RECONCILIATION (CONTINUED) YEAR ENDED SEPTEMBER 30, 2024

Non-CCRC revenue *		ф	
Non-CCRC monthly fees		\$	- 17,801
Catering Employee Meals			17,001
Guest Rooms			41,980
Guest Meals			6,625
HOA Management fee			31,296
Other			43,744
	Total Non-CCRC other revenue	\$	141,446
* YTD actual revenue			
Reconciliation to audited financial stat	<u>cements</u>		
Total CCRC Service fees		\$	15,532,173
Transfer fees			753,715
Total CCRC Other revenue			1,276,651
			17,562,539
Per audited financial statements:			
Total CCRC service fees			15,532,173
Transfer fees			753,715
Total CCRC other revenue			1,418,097
	Total CCRC/Non-CCRC Revenue		17,703,985
	Less CCRC Revenue		17,562,539
	Total Non-CCRC Revenue	\$	141,446



Date Prepared: 01/31/25

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CONTINUING CARE RETIREMENT COMMUNITY DISCLOSURE STATEMENT GENERAL INFORMATION

FACILITY NAME: T	he Peninsula Regent									
	Baldwin Ave San Ma	teo, CA	_	ZIP CODE:				PHONE:	: (650) 5	79-5500
	Bay Area Senior Ser	vices, Inc	_	FACILITY (ific Retiren	nent Services		
RELATED FACILITIES: S				RELIGIOU	S AFFILIA	TION:				
YEAR	NO. OF	SINGLE	✓	MULTI-				TO SHOPPING		<u>2.5</u>
OPENED: 1988	ACRES:_2	STORY		STORY		<u> </u>	MILES	TO HOSPITAL	.: <u>4</u>	
NUMBER OF UNITS:		INDEPENDE	NT LIV	VING				HEAL1	TH CARE	Ē
	APARTMENTS	-STUDIO		0			ASSIST	ED LIVING		20
	APARTMENTS	-1 BDRM		99		- -	SKILLE	D NURSING		0
	APARTMENTS			108		_		L CARE		0
	COTTAGES/HO			0 40/		_	DESC	RIPTION: >		
	% OCCUPANC	Y AT YEAR END	·—	89.4%		_				
TYPE OF OWNERSHIP:	☑ NOT FOR PRO	FIT		FOR PROF	IT 🗆	ACCRE	DITED:□ Y	✓ N	BY:	
FORM OF CONTRACT:	☑ CONTINUING	CARE		LIFE CARE	√	ENTRA	NCE FEE		☑ FEE	FOR SERVICE
	☐ ASSIGN ASSE	rs	✓	EQUITY		MEMBE	RSHIP	☐ RENTAL	-	
REFUND PROVISIONS (C	CHECK ALL THAT APPLY	'): ☑ Refundable	☐ F	Repayable	90%	75%	50%	✓ OTHER:	No (entrance fee
RANGE OF ENTRANCE I	FEES 650,000.00	TO 850,000.0	00	LONG -TE	RM CARE	INSURAN	ICE REQU	IRED?	□ Y	✓ N
HEALTH CARE BENEFIT	S INCLUDED IN CO	NTRACT:	Acce	ess to assiste	ed living ap	artments	and home	care visits		
ENTRY REQUIREMENTS	S: MIN. AGE:	<u> 60</u>	PRIC	OR PROFES	SION:			OTHER:		
RESIDENT REPRESENT	ATIVE ON THE BOA	RD (briefly desci	ribe th	eir involvem	ent):	See atta	chment to	page 1 of the 0	CCRC Di	sclosure Stmt
		FACILIT	ΓY SE	RVICES AN	D AMENIT	IES				
COMMON AREA AMENIT	ΠES			SERVICES	AVAILAB	LE				
	AVAILABLE	FEE FOR						INCLUD	ED	FOR EXTRA
		SERVICE						IN FEE		CHARGE
BEAUTY/BARBER SHOP		✓		HOUSEKE	EPING (<u>4</u> TIME	S/MONTH	✓		
BILLIARD ROOM	~			MEALS (_				\checkmark		~
BOWLING GREEN	$\overline{\checkmark}$			SPECIAL D	DIETS AVA	ILABLE		✓		
CARD ROOMS										
CHAPEL				24-HOUR I			PONSE	✓		
COFFEE SHOP		H		ACTIVITIE			ır			
CRAFT ROOMS EXERCISE ROOM	<u> </u>			ALL UTILIT				✓		
GOLF COURSE ACCESS	=	H		CABLE TV		LINAINCE		▽		
LIBRARY	, <u> </u>			LINENS FU)		✓		
PUTTING GREEN				LINENS LA	_			<u></u>		
SHUFFLEBOARD				MEDICATI						
SPA				NURSING/				<u> </u>		
SWIMMING POOL-INDO				PERSONA	L NURSIN	G/HOME	CARE	\checkmark		✓

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

OTHER_

TRANSPORTATION-PERSONAL

TRANSPORTATION-PREARRANGED

TENNIS COURT

WORKSHOP

OTHER

SWIMMING POOL-OUTDOOR

Bay Area Senior Services, Inc The Peninsula Regent Disclosure Statement General Information Supplemental Schedule - Resident Representative to and Resident Member on the Board

BASS BOARD VOTING MEMBER AND REPRESENTATIVE

Voting Resident (Member) Director of BASS Board

The Resident Council shall nominate and vote on a Member to participate as a voting Member of the BASS Board of Directors. Any such nomination shall be subject to the approval of the BASS Board of Directors. The person so nominated shall first have served at least three years as a Member of the Resident Council. The appointment shall be for three years. Such person may be reappointed for successive terms. If the person so appointed is not a current Member of the Council, he or she shall sit with the Council ex officio as a non-voting Member and report to the Council on matters of interest to the Council.

Non-Voting Resident (Member) Representative BASS Board

In addition to the representative nominated as a voting member of the Board, the Council shall appoint the then current Council Chair to represent the Association as a non-voting resident representative to the BASS Board of Directors. In case of the inability of the representative to attend a meeting of the BASS Board, the Council may provide for a person otherwise qualified to serve during the period of inability.

FINANCIAL	DISCIO	THIP	STATEMENT
TINANCIAL	DISCLU	JJUKE	SIMILIMENT

FINANCIAL DISCLOSURE STATEMENT PROVIDER NAME: Bay Area Senior Services, Inc	:									
INCOME FROM ONGOING OPERATIONS		2021		2022	-	2023		2024	_	
OPERATING INCOME										
(excluding amortization of entrance fee income)		16,116,787 17,876,228			16,924,513			17,346,142		
LESS OPERATING EXPENSES										
(excluding depreciation, amortization, & interes	t)	14,646,944		14,354,564	_	15,840,527	_	16,233,137	_	
NET INCOME FROM OPERATIONS		1,469,843	•	3,521,664	•	1,083,987		1,113,005	-	
LESS INTEREST EXPENSE		1,528,954	•	828,868	-	2,503,435	-	2,801,633		
PLUS CONTRIBUTIONS		21,100	;	49,667	-	28,399	=	37,361	=	
PLUS NON-OPERATING INCOME (EXPENSES)										
(excluding extraordinary items) NET INCOME (LOSS) BEFORE ENTRANCE FEES	:	(240,502)	,	-	-	-			_	
DEPRECIATION AND AMORTIZATION	,	(278,513)		2,742,463	•	(1,391,050)	•	(1,651,267)	_	
NET CASH FLOW FROM ENTRANCE FEES										
(Total Deposits Less Refunds)			,	-	-	675,000		788,800	-	
DESCRIPTION OF SECURED DEBT AS OF MOST	F RECENT FISCAL YEA	R END								
				DAME OF		DAME OF		AMODEIGATION		
LENDER	OUTSTANDING BALANCE	INTEREST RATE		DATE OF ORIGINATION		DATE OF MATURITY		AMORTIZATION PERIOD	ı	
Bank of America	41,832,964	Libor + 1.08%		7/28/2021		1/1/2051		30 years		
			•	, ,	- -				-	
					-		-		-	
			•		-		-		- -	
					-		-		- -	
FINANCIAL RATIOS (see next page for ratio fo	rmulas)									
		2021		2022		2023		2024		
DEBT TO ASSET RATIO		0.77		0.75	_	0.73	_	0.73	_	
OPERATING RATIO		1.00	,	0.85	-	1.08	-	1.10	- -	
DEBT SERVICE COVERAGE RATIO		0.70			3.56 0.39					
DAYS CASH-ON-HAND RATIO		295		247	-	162	-	68	-	
HISTORICAL MONTHLY SERVICE FEES										
AVERAGE FEE AND PERCENT CHANGE		2024	0/	2022	0/	2022	0/	2024	0/	
STUDIO		2021	%	2022	% 	2023	%	2024	%	
ONE BEDROOM		\$ 4,219.00	4.40%	\$ 4,406.00	4.43%	\$ 4,871.00	10.55%		0.00	
TWO BEDROOM		\$ 5,432.00	4.40%	\$ 5,810.00	6.96%	\$ 6,272.00	7.95%	6,272.00	0.00	
COTTAGE/HOUSE		A 6420.00	4.2004	A (FFF.22	6.0507	ф попс	E 050	, A 505600	0.00	
ASSISTED LIVING SKILLED NURSING		\$ 6,129.00	4.39%	\$ 6,555.00	6.95%	\$ 7,076.00	7.95%	5 \$ 7,076.00	0.00	
SPECIAL CARE										
COMMENTS FROM PROVIDER:										

FINANCIAL RATIO FORMULAS

LONG-TERM DEBT TO TOTAL ASSETS RATIO

Long-Term Debt, less Current Portion
Total Assets

OPERATING RATIO

Total Operating Expenses
--Depreciation Expense
--Amortization Expense

Total Operating Revenues
--Amortization of Deferred Revenue

DEBT SERVICE COVERAGE RATIO

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

DAYS CASH ON HAND RATIO

Unrestricted Current Cash
And Investments
+ Unrestricted Non-Current Cash
And Investments
(Operating Expenses - Depreciation

Operating Expenses - Depreciation -Amortization)/365

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

FORM 7-1 REPORT ON CCRC MONTHLY SERVICE FEES

		INDEPENDENT LIVING	ASSISTED LIVING	SKILLED NURSING					
[1]	Monthly Service Fees at beginning of reporting period:	\$4,632 - \$7,133	\$ 7,482	N/A					
[2]	Indicate percentage of increase in fees imposed during reporting period: 5.75% 5.75% 0.00%								
	[] Check here if monthly service fees at this community were not increased during the reporting period.								
[3]	Indicate the date the fee increase was imp	olemented: <u>October</u>	1, 2023						
[4]	Check each of the appropriate boxes:								
[X]	Each fee increase is based on the provide and economic indicators.	Each fee increase is based on the provider's projected costs, prior year per capita costs, and economic indicators.							
[X]	All affected residents were given written implementation. Date of Notice:		-	s prior to its distributed / mailed					
[X]	At least 30 days prior to the increase in fe a meeting that all residents were invited t		presentative of the Date of Meeting:	provider convened 7/26/2023					
[X]	The provider provided residents with at l discuss the fee increases.	east 14 days advance Date of Notice:	e notice of each mee	ting held to					
[X]	The governing body of the provider, or the the notice of, and the agenda for, the meet 14 days prior to the meeting. Location of Posting: Elevator lobby of		s place in the commu 7/12/2023	nity at least					
[5]	On an attached page, provide a concise ex the amount of the increase and compliand See PART 7 REPORT ON CCRC MONTHL	ce with the applicable	e Health and Safety (Code sections.					
	for further instructions.		*						
PROVID	ER NAME: Bay Area Senior Services,	Inc.							

The Peninsula Regent

COMMUNITY NAME:

FORM 7-1 MONTHLY CARE FEE INCREASE (MCFI) ANNUAL AREPORTING FISCAL YEAR (F/Y) 2023

dollar amounts in thousands

Line	Fiscal Years	2022	2023	2024
1	F/Y 2022 Operating Expenses	(16,466)		
2	F/Y 2023 Operating Expenses (Adjustment if any, explained below)		(16,398)	
3	Projected F/Y 2024 Results of operations (adjustments explained below)			(17,360)
4	F/Y 2024 Anticipated MCF Revenues based on current and projected occupancy and other without a MCFI			16,481
5	Projected F/Y 2024 (Net) operating results without a MCFI (Line 3 plus Line 4)			(879)
6	Projected F/Y 2024 Anticipated revenue based on current and projected occupancy and other with MCFI 5.75%			17,445
7	Grand Total - Projected F/Y 2024 Net Operating Activity after 5.75% MCFI (Line 3 plus Line 6)			85

Overall Expense % Increase:

5.87%

Independent Living Monthly % Fee Increase: Assisted Living Monthly Fee % Increase: 5.75% 5.75%

Notes:

 \boldsymbol{A} Total projected increase in expenses is estimated at \$962k or 5.87% compared to prior year.

Α

Attachment to Form 7-1 REPORT ON CCRC MONTHLY SERVICE FEES EXPLANATION FOR INCREASE IN MONTHLY SERVICE FEES

The purpose of the Peninsula Regent annual budgeting and rate setting process is to establish a financial plan that is sufficient to meet the needs of its residents, attracting and retaining qualified staff, and to support the mission of the organization.

Monthly service fees were increased by 5.75% in fical year ended 9/30/24 for Independent Living and Assisted Living. The rate increase was derived from a process that considers the increased cost of providing services and reasonable operating margins necessary to ensure the continuation of the organizational mission. Anticipated cost increases included higher than historical labor costs and higher than historical inflationary cost increases related to purchases of supplies and services. (Inflation running at almost 6% at time of budget completion)

Total revenues are budgeted to increase by 6.9% or \$1.2M in fiscal year ended 9/30/24 to \$18.6M. Change in revenues is a result of changes in projected census, non-service fee revenue, and monthly service fee rate increases. Independent Living revenues are projected to increase \$798k (Net of Credits) from prior budget due to increase in rates, Assisted Living revenues are projected to increase \$292K due to the increase in rates and a slight increase in census.