$\frac{\textbf{DISCLOSURE STATEMENT}}{\textbf{WHITE OAK VILLAGE}}$

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DISCLOSURE STATEMENT

Dated:

February 25, 2020

Name of Facility:

White Oak Village Apartments

Located at:

70 Oak Street (28782-3450)

P O Box 1535

Tryon, NC 28782-1535

Telephone No.:

828-859-9161

In accordance with Chapter 58, Article 64 of the North Carolina General Statutes of the State of North Carolina:

* This Disclosure Statement may be delivered until revised, but not after

July 24, 2021;

- * Delivery of the Disclosure Statement to a contracting party before execution of a contract for continuing care is required;
- * This Disclosure Statement has not been reviewed or approved by any government agency or representative to ensure accuracy or completeness of the information set out

DISCLOSURE STATEMENT

WHITE OAK VILLAGE APARTMENTS

I. ORGANIZATION INTRODUCTION AND INFORMATION

With its beginning in 1969, professional leadership of our organization has had many years of successful experience in the health care field and has developed an accomplished management team as an integral part of the operation.

Depending on local community needs, White Oak Manor, Inc. through its qualifying subsidiary companies, develops and manages its own communities, or manages the facility for local community or private groups. We are an organization of 2,200 employees, with combined annual revenue of more than 170 million dollars. We own 16 health care facilities with 1,928 SNF beds, 75 Assisted Living Beds and 303 Independent Living Apartments; and operate on a for-profit status as a corporation.

Our goal is to deliver the highest quality services to our residents at the lowest possible cost. Our Apartment Managers are trained as cooperative supportive problem solvers and our full-time corporate staff has daily exposure to the intricacies involved in translating the concept of quality health care into the actual delivery of health services.

Through the following methods White Oak Manor – Tryon, Inc. and its parent company, White Oak Manor, Inc., will achieve their objectives:

- 1. Maximize the utilization of manpower and professional skills to recruit qualified personnel to staff the facility.
- 2. Provide overall administration and direction including financial systems implementation and review, and professional analysis of the several indices of the facility's progress.
- 3. Assist in the development of short and long range communications, media, and public relations programs to increase the visibility of the facility's activities and to promote the committee education; evaluate the continuing development of the facility's program and resident care policies.
- 4. Provide ongoing responsive management to ensure quality cost-effective operation and the constant sensitivity to changing community needs.
- 5. Use of bulk buying power to obtain the best service and buys from vendors.
- 6. Provide attractive working conditions and effective recruitment policies in order to insure a stable, high caliber level of employee.
- 7. Provide a high degree of expertise by being able to call on other communities within the organization wherein individuals have attained excellence in specific areas.
- 8. Assure top quality care, a good reputation, and a successful financial operation.

II. FACILITY INTRODUCTION AND INFORMATION

White Oak Village combines beauty, dignity, and security to create a remarkably attractive atmosphere. There are 101 one and two bedroom apartments carefully planned to provide convenience, safety, and privacy at White Oak Village.

In the kitchen, you'll find all those extras you've come to expect – refrigerator, dishwasher, disposal, stove, and oven. Spend afternoons relaxing on your porch or balcony, in the company of friends or in undisturbed privacy. Located in each apartment are emergency call systems connected to the nurses' station in the adjacent White Oak Manor – Tryon nursing center. In addition, centrally located are a dining area and lounge.

The White Oak Manor – Tryon nursing center is a licensed 70-bed Medicare and Medicaid certified nursing facility staffed 24-hours a day with health professionals.

Physical, speech and occupational therapists are available to apartment residents. Activities at White Oak Village are planned to meet the needs and desires of the individual resident. They vary from arts and crafts to luaus to evenings at the Fine Arts Center. Excursions and tours will satisfy everyone's taste. You're not bound by a schedule but are free to set your own pace.

White Oak Manor – Tryon, Inc. is a wholly owned subsidiary of White Oak Manor, Inc., and both are for profit South Carolina corporations. The 5.93 acre site includes 101 apartments, all with ground floor entrance, and a 160-bed nursing facility.

Directions to White Oak Village Retirement Community from I-26 – Take Exit 36 (Tryon/Columbus Exit) on Highway 108 toward Tryon, travel approximately 2.5 miles to 108/176 traffic island and keep left on Highway 108. Go thru first traffic light at Texaco Triangle Stop. Go thru second traffic light at Stott's Ford. At third traffic light, turn left on Palmer Street, go straight at stop by Brock's Cleaners. At next stop sign, you will be across from White Oak Manor – Tryon Nursing Center. Turn left and then make an immediate right turn – located only 4 miles from Interstate 26. Apartment office building is just left of nursing facility.

As of September 30, 2019 there were 121 residents at White Oak Village occupying 95 of 99 available apartments.

Our nursing facility is recognized by the following affiliated groups:

- 1. Licensed by State Health Department
- 2. Certified by Medicare, Medicaid, and VA
- 3. Member of North Carolina Health Care Facilities Assoc.
- 4. Member of American Health Care Assoc.

The day-to-day operating manager of White Oak Village Apartments is Rita Motter, Apartment Coordinator. Please see biography on next page.

APARTMENT COORDINATOR'S BIOGRAPHY

Rita Motter

Duties include apartment supervision and "sales" with primary focus on motivating and maintaining community atmosphere (strong emphasis on resident retention and social activity).

WORK EXPERIENCE:

Rita's background includes a strong history in Assisted Living which includes resident care, staff development and marketing. For the past 30 years she has been actively involved in the health care settings.

CURRENT CONTACT INFORMATION:

WHITE OAK VILLAGE APARTMENTS

70 Oak Street (28782-3450) P O Box 1535 Tryon, NC 28782-1535

Phone:

828-859-9161

The Corporate Staff of White Oak Management, Inc. is:

- a) Oliver K. Cecil, Jr., NHA
 Chief Executive Officer
 Secretary
 (42+ years' experience)
- b) Douglas M. Cecil, NHA President (25+ years' experience)
- c) John P. Barber, CPA
 Executive Vice President CFO
 Treasurer
 (41+ years' experience)
- d) Gregory Forsey, NHA
 Director of Operations
 (30+ years' experience)
- e) Joey Haney, CPA Vice President Finance (40+ years' experience)
- f) Susan Flanagan, MS, RD, LDN Dietary Consultant (36+ years' experience)
- g) Mildred Chapman, RN Nurse Consultant (41+ years' experience)
- h) Candy Baker, RN
 Nurse Consultant
 (33+ years' experience)
- i) Sharon Barnhardt, RN
 Director of Risk Management & Compliance
 (41+ years' experience)
- j) Pam Davis
 Clinical Applications Coordinator
 (39+ years' experience)
- k) Jacqueline Kirkwood, MSW, LMSW Social Service Consultant (33+ years' experience)
- 1) Maintenance staff with preventive maintenance duties to insure efficiency and safety for staff and residents.
- m) Staff of 36 Home Office Support Personnel

Note: The above Corporate Staff can be contacted at:

White Oak Management, Inc. 130 East Main Street (29306) P O Box 3347 Spartanburg, SC 29304

CORPORATE STRUCTURE AND MANAGEMENT COMPANY

White Oak Manor – Tryon, Inc. is a wholly owned subsidiary (Q-sub) of White Oak Manor, Inc. White Oak Manor – Tryon, Inc. has two operating divisions: White Oak Manor – Tryon (100-bed Nursing) and White Oak Village Apartments (101 Continuing Care Retirement Apartments). The parent company, White Oak Manor, Inc., owns 100% of the real estate and related fixed equipment. On October 1, 2002, White Oak Manor – Tryon, Inc. entered into a lease with its parent company, White Oak Manor, Inc., for the building and fixed equipment located at both divisions.

Additionally, on October 1, 2002, White Oak Manor – Tryon, Inc. entered into a management agreement with White Oak Management, Inc. to oversee several functions including accounting and payroll, consulting services for Nursing, Dietary, Activities, and overall management services.

White Oak Manor, Inc. is financially responsible for all indebtedness including all financial and contract obligations entered into by any of its' subsidiaries (Q-subs), including White Oak Manor - Tryon, Inc.

The Board of Directors and Shareholders of White Oak Manor, Inc., White Oak Manor – Tryon, Inc., and White Oak Management, Inc. are identical and are listed below:

SHAREHOLDER	RELATIONSHIP	ADDRESS	OWNERSHIP
The Estate of Bettye	Mother	P O Box 3347	63.55%
C. Cecil		Spartanburg, SC 29304	
Dorothy Dean Cecil	Daughter	1718 Crestwood Drive	8.23%
		Columbia, SC 29205	
Douglas M. Cecil	Son	P O Box 3347	6.63%
		Spartanburg, SC 29304	
Jeni C. Feeser	Daughter	5 Bobwhite Court	7.83%
		Beaufort, SC 29902	
Beth C. Cecil	Daughter	P O Box 3347	8.23%
		Spartanburg, SC 29304	
Oliver K. Cecil, Jr.	Son	P O Box 3347	5.53%
		Spartanburg, SC 29304	

Directors of White Oak Manor, Inc., White Oak Manor – Tryon, Inc. and White Oak Management, Inc. are:

The Estate of Bettye Cecil Oliver K. Cecil, Jr. – Chairman & CEO Douglas M. Cecil – President John P. Barber – Treasurer

Beth Cecil Dorothy Dean Cecil Jeni Cecil Feeser

RELATED PARTY TRANSACTION STATEMENT

With one exception, which is explained below, there is no person, association, trust, partnership, or corporation which has an ownership interest in White Oak Manor – Tryon, Inc., White Oak Management, Inc., or White Oak Manor, Inc. which also has an ownership interest in a service firm, association, trust partnership or corporation which provides goods, leases, or services to the facility. Furthermore, there are no plans for other such arrangements to be developed in the next 12 months.

The one exception is White Oak Pharmacy, Inc., who supplies prescription drugs, medical and nursing supplies to White Oak Manor – Tryon nursing facility. The value of the goods purchased by White Oak Manor – Tryon varies from year to year. For the year ending 9/30/19, the total value was approximately \$268,485.

The ownership and Board of Directors of White Oak Pharmacy, Inc. are listed below:

Shareholders:

John P. Barber	33.3%
Oliver K. Cecil, Jr.	33.3%
Douglas M. Cecil	33.3%

Board of Directors

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President – John P. Barber Vice President – Douglas M. Cecil Secretary – Oliver K. Cecil, Jr.

AFFILIATION STATEMENT

White Oak Manor – Tryon, Inc., White Oak Manor, Inc., and White Oak Management, Inc. are not affiliated with a religious, charitable, or other nonprofit organization; therefore, White Oak Manor – Tryon, Inc. is responsible for all financial and contract obligations and White Oak Manor – Tryon, Inc. is not a tax exempt organization.

CRIMINAL VIOLATION STATEMENT

There are no directors, officers, agents, or managing employees of White Oak Manor, Inc., White Oak Manor – Tryon, Inc. and White Oak Management, Inc. that have ever been convicted of a felony or pleaded nolo contendere to a felony charge, or been held liable or enjoined in a civil action by final judgment that involved fraud, embezzlement, fraudulent conversion, or misappropriation of property; or (ii) is subject to a currently effective injunctive or restrictive court order, or within the past five years, had any State or Federal license or permit suspended or revoked as a result of an action brought by a governmental agency or department for any reason.

White Oak Manor, Inc.

John P. Barber

Executive Vice President & CFO

2-28,20

Date

III. POLICIES

ADMISSION

<u>Health Criteria</u> – Prospective residents must be ambulatory and be able to function independently in the activities of daily living. Also, please refer to Section 1 (i) – (iii) of the Apartment Rental Agreement.

<u>Financial and Insurance Criteria</u>—Prior to admission, the resident must pay the Retention Deposit, if applicable, and the first month's rent. We do not require, but recommend, the resident maintain adequate renter's insurance covering the personal contents of their apartment.

Age Requirement – Admissions are limited to those individuals who are 55 years of age or older.

<u>Changes of Condition Prior to Occupancy</u> – At the time of occupancy, each resident must meet the health criteria outlined above.

<u>Cancellation/Termination</u> – In accordance with Section 1 of the Apartment Rental Agreement, the following describes our cancellation and termination policy:

"The term of this Agreement shall begin on the first day of occupancy, and end upon the first of the following to occur:

- (a) The last day of the month following the Resident's death, or at such time thereafter as the Resident's belongings have been removed from the premises; or
- (b) Resident's default as hereinafter defined; or
- (c) White Oak Village having determined, and having given written notification thereof, that the Resident:
 - (i) is socially incompatible with the White Oak Village employees, other residents or guests;
 - (ii) has demonstrated possible emotional instability.
 - (iii) poses a risk to the life and well-being of himself or others;
 - (iv) has destroyed, or attempted to destroy, property belonging to White Oak Village, himself or others; or
 - (v) fails to fully comply with all terms and provisions contained in this Agreement
 - (vi) has acted in any other unreasonable fashion or poses for White Oak Village its employees, residents or guests, any other unreasonable risks; or
- (d) The last day of any month prior to which the Resident has given to White Oak Village:
 - (i) In the event the Resident is to be transferred, based upon written medical certification, to a hospital or to White Oak Manor Tryon Nursing Center, at least ten (10) days prior written notice or
 - (ii) In the event the Resident is to be transferred based upon written medical certification, anywhere else, at least thirty (30) days prior written notice; or
 - (iii) In the event the Resident is to be transferred anywhere else, without written medical certification, at least (60) sixty days prior written notice; or

(e) At such time as, if ever, the apartment is destroyed by fire or other calamity, or if the apartment, or a substantial portion of the complex, is acquired through condemnation proceedings, making it such, under the circumstances, that the apartment is no longer reasonably fit for its intended use.

In the event the Resident is transferred as provided in Paragraph (i) above, to a hospital, he shall have sixty (60) days from date of transfer to return to his apartment, and to have the within Agreement remain in full force and effect, so long as all terms, covenants and conditions here in contained, including those pertaining to rental payments, have been (and are then being) fully complied with.

In the event the Resident is transferred, as provided in Paragraph (i) above, to White Oak Manor — Tryon Nursing Center, the Resident shall have thirty (30) days from date of transfer to return to his apartment, and to have the within Agreement remain in full force and effect, so long as all terms, covenants and conditions herein contained, including those pertaining to rental payments, have been (and are then being) fully complied with.

In the event that the Resident, upon being transferred elsewhere as provided above, wishes to again become a tenant of White Oak Village, after the within Agreement has terminated, and is certified, in writing, by a qualified physician, as being again able to reside in the apartment complex, White Oak Village agrees to give the Resident, to the extent reasonably possible, a priority as far as the next available apartment, with Retention Deposit and rental rates to be those then in effect, and a new Apartment Rental Agreement to be entered into.

In the situations described in Paragraphs (i) and (ii) above, White Oak Village may, but shall have no legal duty to, waive the requirement regarding written notification based upon terms and conditions mutually agreeable to both White Oak Village and Resident."

Apartment Rental Agreement (With Retention Schedule Included)

Retention Schedule is as follows:

LENGTH OF OCCUPANCY	AMOUNT RETAINED	AMOUNT REFUNDED
Upon Occupancy 1 year (prorated daily) 2-5 years (prorated daily)	25% 35% additional 10% per year	75% 40% 40% - 0%

The purpose of paying the Retention Deposit is to reduce the monthly rent when compared to the Straight Rental payment plan.

Upon a resident's death, the unearned portion of the Retention Deposit becomes the facility's property. In the event of a death of a spouse where the remaining spouse continues to live at White Oak Village, the Retention Deposit continues to be earned by the facility based on the original Apartment Agreement. When the remaining spouse dies, the unearned portion becomes the facility's property.

Upon termination of the <u>Apartment Rental Agreement (with Retention Schedule Included)</u> for any reason other than resident's death, the resident or his legal representative shall be entitled to a refund of the unearned portion of the Retention Deposit. The amount of refund will be calculated on a daily basis (365 days per year). Refunds of this nature will be promptly made to the Resident or his legal representative but under no circumstances later than 30 days after the termination date of the agreement.

If an executed contract is rescinded or cancelled under the terms of this contract, all unearned fees and deposits will be fully refundable to the Resident or their Legal Representative within 30 days following the later of the execution of the contract or the receipt of a disclosure statement and Resident will not be required to move into apartment during recession period. The amount of refund will be calculated on a daily basis (365 days per year).

<u>Transfers</u>

A transfer fee may apply if you request a transfer from your current apartment to another. After 10 years of residency in the same apartment, a transfer fee may be waived. A 50% transfer fee will apply if transfer occurs within 5-10 years of residency. If request is made prior to 5 years, 100% of the transfer fee will apply. An exception to the transfer fee may apply if a prearranged agreement signed by both parties stipulates a desire to transfer to another specific apartment within one year. The transfer fee is not a present cost but is based on cost to refurbish the vacated apartment.

Marriages

If a current resident(s) of White Oak Village becomes married, the rent will increase based on the rent schedules in effect at that time for two persons. No additional deposit is required and the balance outstanding on any deposit(s) will continue to amortize in accordance with each Resident's original Rental Agreement. A new Rental Agreement will be negotiated between White Oak Village and the husband and wife as Residents. Other than for medical reasons there are no qualifying requirements for a spouse to meet as a condition for entry. In the event the spouse does not medically qualify for admission, the agreement will terminate and alternate placement will be required.

Rent/ Default

If an existing resident is unable to meet their monthly obligation to the facility, the Apartment Rental Agreement provides the following under Section(s) 16 (No Initial Deposit Agreement) 17 (With Retention Schedule Agreement) "Default":

"This Apartment Rental Agreement is made upon the condition that the Resident shall faithfully perform all of the terms, covenants and conditions herein contained by him to be performed as herein set forth or in other agreements heretofore or hereafter entered into between White Oak Village and the Resident, and Resident shall be in default if:

- (a) Any rental payment due hereunder shall at any time be in arrears and unpaid for fifteen (15) days after receipt by Resident of written notice making demand therefore; or
- (b) Resident shall fail to observe or perform any of the covenants, agreements, or conditions set forth herein and said failure shall continue for a period of fifteen (15) days after receipt by Resident of written notice of such failure from White Oak Village.
- (c) Owner's having determined, and having given written notification thereof, that the resident:
 - (i) is socially incompatible with the Owner's employees, other residents, or guests;
 - (ii) has demonstrated possible emotional instability;
 - (iii) poses a risk to the life and well-being of himself or others;
 - (iv) has destroyed, or attempted to destroy, property belonging to the Owner, himself, or others; or
 - (v) has acted in any other unreasonable fashion or poses for the Owner, its employees, residents or guests, any other unreasonable risks or

In the event of a default, White Oak Village may, at its option, declare the term of this Agreement ended and repossess the apartment and shall further be entitled to all rights and remedies set forth herein." The Owner shall be entitled to be fully reimbursed for all costs and expenses incurred in enforcing its rights hereunder, including a reasonable attorney's fee, and shall be entitled to have accrued, monthly, interest, at the maximum rate allowed by law, as to any payments due and owing hereunder."

IV. <u>SERVICES</u>

The following services are available at no extra charge to residents:

- (a) Meals. White Oak Village will provide Resident with one meal per day, the meal to be determined by White Oak Village and to be served in the common dining area. If, however, by reason of physical infirmity, the Resident is unable to leave his apartment, and, if ordered by Resident's physician, the meal will be served in Resident's apartment, and will conform to any reasonable special diet that Resident requires.
- (b) <u>Guest Meals</u>. Are available at \$8.00 per meal.
- (c) <u>Utilities</u>. All utilities will be paid for by White Oak Village. However, the cost of installation and monthly telephone service shall be paid by Resident.
- (d) <u>Janitorial Services</u>. White Oak Village will provide services in all service areas, halls and community areas.
- (e) <u>Maid Service</u>. White Oak Village will provide maid service twice a month, on a regularly scheduled basis, to clean Resident's apartment if so desired by Resident.
- (f) <u>Laundry</u>. Once each week, Resident's flat laundry will be picked up outside the door of Resident's apartment, cleaned, and then returned.
- (g) <u>Laundromat</u>. Laundry facilities are available free of charge at the apartment complex for Resident's use (Resident must provide detergent).
- (h) <u>Transportation</u>. Transportation will be available at certain scheduled times, to be determined by White Oak Village in view of the needs of the Resident and the other occupants of apartments.
- (i) <u>Nursing Center</u>. A bed in the adjoining nursing center will be made available, on a priority basis, whenever Resident's health, as determined by Resident's physician, so requires.
- (j) <u>Nurse Call System</u>. Is located in the master bedroom and bath of each apartment and is connected to the nurse's station at the adjacent nursing facility. If activated, a trained member of the Nursing Department will respond to the apartment.
- (k) <u>Health Services Available</u>. Skilled Nursing Care (Medicare and Medicaid Certified).
- (l) <u>Storage Facilities</u>. White Oak Village shall provide, at Resident's sole risk, reasonable storage space for Resident's belongings other than furniture and other household furnishings.
- (m) <u>Recreational Facilities</u>. Recreational facilities are available for Resident's use on first come/first served basis.
- (n) <u>Basic Cable TV</u>. Basic Cable TV service is provided by the Owner. Additional services can be purchased by the Resident.

(o) Personal Services. The following services are available at the Resident's expense:

Beauty/ Barber Shop Accommodations for overnight guests Dry cleaning pick-up and delivery Daily delivery of local and national newspapers

V. FEES/ RENT

Application/Registration Fee - a \$500 deposit is required to be on the waiting list. This fee is refundable within 30 days from receipt of such a request.

RETENTION & MONTHLY RENTAL FEES

Apartment	Retention	Monthly 1	Rental Fee
Type	Deposit	1 st Person	2 nd Person
One Bedroom	\$25,000	\$1,005	\$1,325
Two Bedrooms	\$30,000	\$1,260	\$1,580

The purpose of the Retention Deposit is to reduce the monthly rent when compared to the Straight Rental Plan

STRAIGHT RENTAL PLAN

Apartment	Retention	Monthly 1	Rental Fee
Type	Deposit	1 st Person	2 nd Person
One Bedroom	N/A	\$1,450	\$1,940
Two Bedrooms	N/A	\$1,720	\$2,195

Although White Oak Village will attempt to keep rental increases to a minimum, during any calendar year following the first full calendar year of this Agreement, White Oak Village may, due to an increase in the cost of operation, or for any other reason, upon thirty (30) days prior written notice to the Resident, increase the monthly rental payable hereunder so long as the sum of the increases in monthly rental during any calendar year does not exceed the greater of:

- (i) Six (6%) percent of the average monthly rental during the preceding calendar year; or
- (ii) An amount equal to the average monthly rental during the preceding calendar year multiplied by the percentage increase in the "Consumer Price Index" figures for January and December of the preceding calendar year, the Consumer Price Index being the "Consumer Price Index U.S. City Average All Items Figures for Urban Wage Earners and Clerical Workers (Including Single Workers), which index is currently published in the "Monthly Labor Review" of the Bureau of Labor Statistics of the United States Department of Labor, or its successor index.

WHITE OAK VILLAGE APARTMENTS

SCHEDULE OF FEE CHANGES FOR THE LAST FIVE YEARS

RETENTION DEPOSIT PLAN

,000 \$1,260 ,000 \$1,580
\$1,005 \$25,000 \$1,005 \$1,325 \$25,000 \$1,325 STRAIGHT
2019
Deposit
N/A N/A
N/A N/A

WHITE OAK VILLAGE

PREQUENCY AND AVERAGE DOLLAR CHANGE (RETENTION DEPOSIT PLAN) - RESERVED	<u>NT</u>
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VI. FINANCIAL INFORMATION

- 1. Audited Financial Statement Please refer to Attachment I.
- 2. Five Year Projection Statement Please refer to Attachment I.
- 3. Current Interim Financial Statement Please refer to Attachment II.

VII. PROJECTED VS. ACTUAL FORECAST COMPARISON

The following pages include:

- 1. White Oak Manor Tryon, Benson Hall, and White Oak Village, Inc.
 - a. Comparison Year Ended September 30, 2019 Forecasted Balance Sheet
 - b. Comparison Year Ended September 30, 2019 Forecasted Income Statement
 - c. Comparison Year Ended September 30, 2019 Forecasted Statements of Cash Flows
 - d. Exhibit A Assets Limited to Use Operating Reserve / Consolidating Balance Sheet

White Oak Manor- Tryon, Benson Hall, and WOV, Inc. Comparison - Year Ended September 30, 2019

Forecasted Balance Sheets 2019 2019 Actual Variance Forecast % Variance **ASSETS CURRENT ASSETS** Cash and Cash Equivalents 498,797 50,000 448,797 898% A Accounts Receivable, Net 297,017 319,611 (22,594)-7% Estimated Third Party Payor Settlements 0% Other Current Assets 31,093 28,074 3,019 11% **Total Current Assets** 826,907 397,685 ASSETS LIMITED AS TO USE - OPERATING RESERVE 460,000 877,101 (417,101)-48% B MOVEABLE EQUIPMENT 2,497,476 2,515,452 (17,976)-1% Less: Accumulated Depreciation 1,837,354 1,852,472 (15,118) -1% Construction in Progress Moveable Equipment, Net 660,122 662,980 Total Assets \$ 1,947,029 \$ 1,937,766 Actual Forecast Variance % Variance LIABILITIES AND SHAREHOLDER'S EQUITY (DEFICIT) **CURRENT LIABILITIES** Accounts Payable 151,579 189.537 (37,958)-20% Accrued Wages and Other Liabilities 415,342 412,588 2,754 1% Intercompany Accounts 5,945,184 (5,945,184)-100% C Asset Retirement Obligation 38,460 38,460 0% 0 Total Current Liabilities 605,381 6,585,769 **DEFERRED CREDITS** Unearned Deposit Revenue - Nonrefundable 326,311 434,509 (108, 198)-25% D Unearned Deposit Revenue - Refundable 0% Deposits on Apartments 86,500 81,000 5.500 7% **Total Deferred Credits** 412,811 515,509 LONG-TERM DEBT Total Liabilities 1,018,192 7,101,278 SHAREHOLDER'S EQUITY (DEFICIT) Common Stock, par value \$1 per share; 350,000 shares authorized, 296,213 shares issued and outstanding 296,213 296,213 0% Retained Earnings (Deficit) 632,624 (5,459,725)6,092,349 -112% C Other Comprehensive Income

Out of balance check

Materiality Threshold - variance is greater than 10% and \$100,000

Total Liabilities and Shareholder's Equity (Deficit)

Total Shareholder's Equity (Deficit)

A) At yearend cash balance was transferred back to corporate at the same level in previous year, the forecast assumed a reduced cash due

928,837

\$ 1,947,029

(5,163,512)

\$ 1,937,766

0%

- B) White Oak received approval to use an alternate calculation for the reserve. The \$460,000 reflects a pre year end estimated reserve requirement. The company is still working to adjust the balance in each of it's communities investment accounts to reflect the proper reserve balance.
- C) NCDOI requested the intercompany balance be closed out to retained earnings after the forecast was submitted. This variance is a result
- D) White Oak will review and adjust how the unearned deposit amount is calculated. The current year amount is only \$1,925 increase from prior year.

White Oak Manor- Tryon, Benson Hall, and WOV, Inc. Comparison - Year Ended September 30, 2019 Forecasted Income Statement

	2019 Actual	2019 Forecast	Variance	% Variance
REVENUES				
Net Patient Service Revenue	\$ 6,394,653	\$ 6,689,610	\$ (294,957)	-4%
Apartment Rents	1,599,495	1,635,830	(36,335)	-2%
Deposit Amortization	183,177	139,877	43,300	31%
Investment income	172,100	25,547	146,553	574% E
Other Revenue	31,466	29,516	1,950	7%
Total Revenues	8,380,891	8,520,380		
EXPENSES				
Nursing Services	3,067,780	2,984,243	83,537	3%
Ancillaries	795,271	857,664	(62,393)	-7%
Dietary Expenses	1,009,917	1,053,182	(43,265)	-4%
Social Services	78,899	72,793	6,106	8%
Activities	112,915	105,431	7,484	7%
Medical Records	26,557	26,867	(310)	-1%
Laundry and Linen	130,663	132,665	(2,002)	-2%
Housekeeping	316,656	322,435	(5,779)	-2%
Facility Operations and Maintenance	678,372	687,617	(9,245)	-1%
Depreciation	141,289	155,455	(14,166)	-9%
Interest Expense	2,262		2,262	0%
Taxes and Insurance	193,085	182,601	10,484	6%
Employee Benefits	564,767	652,649	(87,882)	-13%
General and Administrative	1,495,734	1,761,234	(265,500)	-15% F
Total Expenses	8,614,167	8,994,836		
Net Loss	\$ (233,276)	\$ (474,456)		
OTHER NON-OPERATING GAIN	5,851,171			
Net Loss	5,617,895			

Materiality Threshold - variance is greater than 10% and \$100,000

E) Management decided more investment income should be pushed down to the CCRC communities. Going forward the investment income should be more stable due to income being tied to facility specific accounts.

F) Expenses held flat year over year. This is an issue with the forecast and has been fixed in current year.

White Oak Manor-Tryon, Benson Hall, and WOV, Inc. Comparison - Year Ended September 30, 2019 Forecasted Statements of Cash Flows

	2019 Actual	2019 Forecast	Variance	% Variance	
CASH FLOWS FROM OPERATING ACTIVITIES					•
Net Loss	\$ 5,617,895	\$ (474,456)	\$ 6,092,351	-1284%	G
Adjustments to Reconcile Net Income to Net Cash					
Provided (Used) by Operating Activities:					
Depreciation	141,289	155,455	(14,166)	-9%	
Deposit Amortization	(183,177)	(139,877)	(43,300)	31%	
Deposit Receipts	190,602	250,000	(59,398)	-24%	
Increase in Current Assets:			, , ,		
Accounts Receivable	10,301	(12,293)	22,594	-184%	
PY Audit Adjustments		• • •	· -	100%	
Other Current Assets	(4,099)	(1,080)	(3,019)	280%	
Increase in Current Liabilities:	,		` ' '	,	
Accounts Payable	(32,439)	5,519	(37,958)	-688%	
Intercompany Accounts	(6,049,933)	380.262	(6,430,195)	-1691%	G
Accrued Wages and Other Liabilities	14,771	12,017	2,754	23%	_
Net Cash Provided by Operating Activities	(294,790)	175,547			•
CASH FLOWS FROM INVESTING ACTIVITIES					
Purchases of Property and Equipment	(82,976)	(100,000)	17,024	-17%	
Net Change in Assets Limited as to Use - Operating Reserve	391,554	(25,547)	417,101		Н
Net Cash Used in Investing Activities	308,578	(125,547)	711,101	-100070	, ; '
CASH FLOWS FROM FINANCING ACTIVITIES					
Distributions to Shareholder	-	_		0%	
Net Cash Used in Financing Activities	-	-			
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	13,788	50,000			
Cash and Cash Equivalents - Beginning of Year	485,009				
CASH AND CASH EQUIVALENTS - END OF YEAR	\$ 498,797	\$ 50,000			

Materiality Threshold - variance is greater than 10% and \$100,000

G) NCDOI requested the intercompany balance be closed out to retained earnings after the forecast was submitted. This variance is a result of that adjustment.

H) White Oak received approval to use an alternate calculation for the reserve. The \$460,000 reflects a pre year end estimated reserve requirement. The company is still working to adjust the balance in each of it's communities investment accounts to reflect the proper reserve balance.

Exhibit A - Reserve - "Assets Limited to Use"

545			Rese	rve Calculation fo	or 2020
Total Projected Operating Expenses:		Formula	Tryon	Burlington	Charlotte
Projected SNF Expense	A_		7,166,014	10,970,092	12,261,025
Projected Apartment Expense		<u></u>	1,870,574	851,128	564,315
	С	A+B	9,036,588	11,821,220	12,825,340
Total Projected Depreciation Expense:		_		ļ <u></u>	
Projected SNF Depreciation	D		101,810	116,937	116,848
Projected Apartment Depreciation	Е		47,600	18,564	13,272
	F	D+E	149,410	135,501	130,120
			1,10,110	100,001	130,120
				 	
% of SNF Patient Days Attributable to Apartment Residents	G	 	6.72%	0.36%	0.12%
% of SNF Days Attributable to SNF only Residents	Н		93,28%	99.64%	
			00,2070	39.0470	99.88%
Calculation of Excluded Expenses		H*A	C CD4 450	40.000.000	
Calculation of Included Expenses		G*A	6,684,458	10,930,600	12,246,312
Swediation of moladed Expenses	J	G A	481,556	39,492	14,713
Calculation of Included Depreciation	K	D*G	6,842	421	140
Expenses Subject to DOI Approved Operating Reserve	L	B+J-E-K	0.007.000		
The server of th		D-J-C-K	2,297,688	871,635	565,616
Operating Reserve Percentage	М		25.00%	25.00%	25.00%
Projected Reserve Req	N	L * M	574,422	217,909	141,404
1/31/2020 Investment Balance			465,567	217,552	141,642
Overage / (Shortage)			(108,855)	(357)	238

The amounts orginally transferred into accounts were based on estimates made prior to year end. White Oak's total assets limited to use at 9/30/2019 was \$1,646,453 which is 712,718 above the combined requirement. The actual transfer of investment dollars to an account in the name of each location was not completed until October 2019 (as opposed to before 9/30/2019). Our investment manager had personal issue in September 2019 and did not make the trade until October. Therefore, the 9/30 audited financial statements and Financial forecast do not show the investments on the balance sheets of each location. White Oak is requesting that this does not trigger an exception and, rest assured, the funds will be in the correct place going forward.

The investment balances will be increased to the 2020 forecasted requirements in March/2020. White Oak will forward the March statements with the updated balances.

Attached is a correspondence with NCDOI approving White Oak's alternate reserve calculation.

VIII. RESERVES, ESCROW AND TRUSTS

Sufficient reserves are maintained at all times to pay the residents the total outstanding initial deposit liability. The amount available at September 30, 2019 was \$0.

The shortage in the investment amount will be eliminated in a subsequent trade on 3/1/20. Please refer to Attachment IV and Exhibit A.

The amount anticipated to meet the operating reserve requirement effective at September 30, 2020 is \$574,422.

The funds will come from cash or investments of White Oak Manor, Inc. The funds will be invested in "investment grade securities" such as cash, AAA or better rated bonds, U.S. Treasury and U.S. Government Agency obligations. The investment decisions will be made by Mr. Roy Janise of Common Wealth Financial Network and Mr. Justin Runager of UBS.

There are no material differences between (i) the forecast statements of revenues and expenses and cash flows or other forecast financial data filed pursuant to N.C.G.S. §58-64-20 as a part of the disclosure statement recorded most immediately subsequent to the start of the provider's most recently completed fiscal year and (ii) the actual results of operations during that fiscal year, together with the revised forecast statements of revenues and expenses and cash flows or other forecast financial data being filed as a part of the revised disclosure statement. Based on the terms of the resident agreement, initial deposits are not required to be in an Escrow or Trust Account.

IX. <u>FACILITY DEVELOPMENT/ EXPANSION</u>

No further development or expansion is planned at this time.

X. OTHER MATERIAL INFORMATION, AS APPLICABLE

N/A as there is no past or current litigation, bankruptcy filing, receivership, liquidation, impending actions or perils against White Oak Manor, Inc., White Oak Manor – Tryon, Inc., White Oak Management, Inc. or this retirement community.

XI. RESIDENT'S AGREEMENT/ CONTRACT

Please refer to Attachment III

omperation.

Adjustration

Attachment I

WHITE OAK MANOR, INC. AND SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEARS ENDED SEPTEMBER 30, 2019 AND 2018

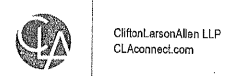


(G/Acontresistation)

WEALTH ADVISORY
OUTSOURCING
AUDIT: TAX, AND
CONSULTING

WHITE OAK MANOR, INC. AND SUBSIDIARIES TABLE OF CONTENTS YEARS ENDED SEPTEMBER 30, 2019 AND 2018

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INDEPENDENT AUDITORS' REPORT

Board of Directors White Oak Manor, Inc. and Subsidiaries Spartanburg, South Carolina

Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of White Oak Manor, Inc. and Subsidiaries (the Company), which comprises the consolidated balance sheets as of September 30, 2019 and 2018, and the related consolidated statements of comprehensive income, shareholders' equity, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Consolidated Financial Statements

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

Auditors' Responsibility

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

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

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



Board of Directors White Oak Manor, Inc. and Subsidiaries

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of White Oak Manor, Inc. and Subsidiaries as of September 30, 2019 and 2018, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

CliftonLarsonAllen LLP

Charlotte, North Carolina January 29, 2020

WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS SEPTEMBER 30, 2019 AND 2018

ASSETS	2019	2018	
CURRENT Cash and Cash Equivalents Patient Accounts Receivable, Net of Allowance for Uncollectible Accounts of Approximately \$197,000	\$ 313,708	\$ -	
and \$288,000 in 2019 and 2018, Respectively Investments Other Current Assets Total Current Assets	19,544,516 5,636,774 1,220,384 26,715,382	16,556,581 342,680 1,258,633 18,157,894	
ASSETS LIMITED AS TO USE	1,646,453	8,080,689	
PROPERTY AND EQUIPMENT Less: Accumulated Depreciation Property and Equipment, Net	149,179,537 (84,556,310) 64,623,227	146,196,302 (78,229,664) 67,966,638	
OTHER ASSETS Deferred Other Costs, Net Goodwill, Net Total Other Assets	207,001 407,756 614,757	287,173 475,715 762,888	
Total Assets	\$ 93,599,819	\$ 94,968,109	

WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (CONTINUED) SEPTEMBER 30, 2019 AND 2018

LIABILITIES AND SHAREHOLDERS' EQUITY	2019	2018
CURRENT LIABILITIES Cash Overdraft Current Portion of Long-Term Debt Accounts Payable Accrued Wages and Other Liabilities Tenant Deposits	\$ 2,901,082 2,276,325 5,912,969 10,365,165 158,443	\$ 2,647,561 2,715,496 5,046,956 10,337,309 146,500
Total Current Liabilities	21,613,984	20,893,822
LONG-TERM DEBT, NET OF CURRENT PORTION	53,771,281	53,060,457
FAIR VALUE OF INTEREST RATE SWAP AGREEMENTS	1,633,642	184,749
OTHER LIABILITIES		
Deferred Income Asset Retirement Obligation Total Other Liabilities	714,944 909,100 57,028,967	758,712 909,100 54,913,018
Total Liabilities	78,642,951	75,806,840
SHAREHOLDERS' EQUITY Common Stock: Series A Voting, No Par Value, Authorized 1,000,000 Shares; Issued and Outstanding 47,050 Shares Common Stock: Series B Non-Voting, No Par Value, Authorized	110	110
20,000,000 Shares; Issued and Outstanding 19,916,135 Shares Retained Earnings Accumulated Other Comprehensive Income Total Shareholders' Equity	46,752 13,331,756 1,578,250 14,956,868	46,752 16,796,001
Total Liabilities and Shareholders' Equity	\$ 93,599,819	\$ 94,968,109

WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED SEPTEMBER 30, 2019 AND 2018

REVENUE	2019	2018
Net Patient Service Revenue	\$ 160,989,288	¢ 450,000,544
Management Fee Revenue	478,347	\$ 159,088,511
Change in Fair Value of Interest Rate Swap Agreements	(1,448,893)	343,914
Other Revenue	6,319,521	1,326,164
Total Revenue	166,338,263	6,023,684
	100,338,203	166,782,273
EXPENSES		
Nursing Service	65,356,619	64 EE6 424
Ancillaries	21,923,370	64,556,431 21,837,863
Dietary	14,363,883	14,084,334
Social Services	2,447,699	
Activities	1,881,948	2,322,649
Medical Records	702,460	2,009,228
Laundry and Linen	1,976,230	673,078
Housekeeping	5,154,049	2,006,550 5,347,455
Facility Operations and Maintenance	8,389,017	5,217,155 8,275,407
Depreciation	6,333,432	8,275,407
Interest Expense	2,542,467	6,272,870
Amortization Expense	148,356	2,376,125
Property Taxes and Insurance	4,911,693	148,131
Employee Benefits	13,152,132	5,022,211
Bad Debt Expense	878,076	14,605,689
General and Administrative	19,641,077	318,821
Total Expenses	169,802,508	18,592,588
		168,319,130
NET LOSS	(3,464,245)	(1,536,857)
OTHER COMPREHENSIVE INCOME (LOSS) Change in Unrealized Gains (Losses)		
on Securities Available-for-Sale	(740,156)	468,793
COMPREHENSIVE LOSS	\$ (4,204,401)	\$ (1,068,064)

WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY YEARS ENDED SEPTEMBER 30, 2019 AND 2018

	Commo	A Voting on Stock		Non-Voting on Stock	Retained	Accumulated Other Comprehensive	Total Shareholders'	
	Shares	Amount	Shares	Amount	Earnings	lncome	Equity	
BALANCE - SEPTEMBER 30, 2017	47,050	\$ 110	19,916,135	\$ 46,752	\$ 18,332,858	\$ 1,849,613	\$ 20,229,333	
Net Loss	-	-	-	-	(1,536,857)	-	(1,536,857)	
Change in Unrealized Gains on Securities Available-for-Sale						468,793	468,793	
BALANCE - SEPTEMBER 30, 2018	47,050	110	19,916,135	46,752	16,796,001	2,318,406	19,161,269	
Net Loss	-	-	-		(3,464,245)		(3,464,245)	
Change in Unrealized Losses on Securities Available-for-Sale	phe					(740,156)	(740,156)	
BALANCE - SEPTEMBER 30, 2019	47,050	\$ 110	19,916,135	\$ 46,752	\$ 13,331,756	\$ 1,578,250	\$ 14,956,868	

WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED SEPTEMBER 30, 2019 AND 2018

CASH FLOWS FROM OPERATING ACTIVITIES	· · · · · ·	2019		2018
Net Loss	_			
Adjustments to Reconcile Net Loss to Net Cash	\$	(3,464,245)	\$	(1,536,857)
Provided by Operating Activities:				i
Depreciation				
Amortization		6,333,432		6,272,870
Amortization of Debt Issuance Costs		148,356		148,131
Bad Debt Expense		51,704		75,752
Change in Fair Value of Swap Agreement		878,076		318,821
Change in Third-Party Payor Settlements		1,448,893		(1,326,164)
Unearned Deposit Income and Other Liabilities		6,000		41,000
Decrease (Increase) in:		(43,768)		113,466
Patient Accounts Receivable		(3,866,011)		(2.474.000)
Other Assets		38,024		(2,174,026)
Increase (Decrease) in:	A	30,024		277,368
Cash Overdraft		253,521		1.040.400
Accounts Payable		866,013		1,013,189
Accrued Wages and Other Liabilities		21,856		(80,393)
Tenant Deposits		•		992,108
Net Cash Provided by Operating Activities		11,943 2,683,794		9,264
a political de la constante de		2,003,794		4,144,529
CASH FLOWS FROM INVESTING ACTIVITIES				
Decrease in Assets Limited as to Use		200.000		670 155
Purchases of Property and Equipment		399,986		876,103
Net Cash Used by Investing Activities		(2,990,021)		(3,413,641)
The second of th		(2,590,035)		(2,537,538)
CASH FLOWS FROM FINANCING ACTIVITIES				
Payments on Long-Term Debt		(2,150,283)		(2,226,709)
Proceeds from Line of Credit, Net		2,382,262		628,050
Increase of Deferred Loan and Other Costs		(12,030)		(8,332)
Net Cash Provided (Used) by Financing Activities		219,949		(1,606,991)
		210,040	-	(1,000,991)
NET CHANGE IN CASH AND CASH EQUIVALENTS		313,708		_
		,		
Cash and Cash Equivalents - Beginning of Year				_
CACH AND CACH TANK				
CASH AND CASH EQUIVALENTS - END OF YEAR	\$	313,708	\$	-
CUDDI EMENTAL DIGOLOGUES COLOR				
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION				
Cash Paid for Interest	\$	2,503,655	\$	2,300,375
			 _	

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

White Oak Manor, Inc. and its wholly owned subsidiaries, (the Company) operate nursing home facilities, assisted living facilities, and apartment complexes for the elderly throughout North and South Carolina.

Principles of Consolidation

The accompanying 2019 and 2018 consolidated financial statements include the accounts of White Oak Manor, Inc. and its wholly-owned subsidiaries, which are as follows:

White Oak Management, Inc.

White Oak Manor – Spartanburg, Inc.

White Oak Manor - Columbia, Inc.

White Oak Manor - Newberry, Inc.

White Oak Manor - Rock Hill, Inc.

White Oak Manor - Shelby, Inc.

White Oak Manor - Kings Mountain, Inc.

White Oak Manor - Tryon, Inc.

White Oak Manor - Rutherfordton, Inc.

White Oak Manor - Burlington, Inc.

White Oak Manor - Charleston, Inc.

White Oak Manor – Charlotte, Inc.

White Oak Estates, Inc.

White Oak Estates Apartments, Inc.

White Oak Estates Assisted Living, Inc.

White Oak Manor - Lancaster, Inc.

White Oak Manor - York, Inc.

White Oak Manor - Waxhaw, Inc.

White Oak Manor at North Grove, Inc.

The consolidated financial statements also include the accounts of the White Oak Estates Wellness Center, which is a department of White Oak Estates, Inc. All significant intercompany balances and transactions have been eliminated in consolidation.

Use of Estimates

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

Cash Equivalents

Cash equivalents consist of temporary bank deposits, money market instruments, and certificates of deposit with an original maturity of three months or less at the date of purchase. As of September 30, 2019 and 2018, the Company had overdrawn its cash balance by \$2,901,082 and \$2,647,561, respectively.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Allowance for Uncollectible Accounts

The Company provides an allowance for uncollectible accounts using management's judgment. Residents are not required to provide collateral for services rendered. Payment for services is required upon receipt of invoice or claim submitted. Accounts past due more than 45 days are individually analyzed for collectability. At September 30, 2019 and 2018, the allowance for uncollectible accounts was approximately \$197,000 and \$288,000, respectively.

Investments

Investments are categorized as available-for-sale and reported at fair value. Unrealized gains and losses are excluded from net income (loss) and reported as a separate component of shareholders' equity.

Assets Limited as to Use

Assets limited as to use primarily include assets required to be set aside by the Department of Insurance of the State of North Carolina as operating reserves and amounts received for advance admission deposits. All assets limited as to use are held in cash or cash equivalents, equity investments, and debt securities.

Property and Equipment

Property and equipment are recorded at cost and include assets costing greater than \$500 in North Carolina nursing homes, all apartments, and assisted living facilities, and assets costing greater than \$5,000 in South Carolina nursing homes at the time of purchase with a useful life greater than one year. Routine maintenance, repairs, and renewals are charged to expense. Expenditures that materially increase values, change capacities, or extend useful lives are capitalized. Depreciation is calculated on the straight-line method over the estimated useful lives of depreciable assets. Equipment is depreciated over five to seven years, and building and improvements are depreciated over 10 to 40 years.

Goodwill

Goodwill represents the excess of the cost over the fair value of the net assets of the acquired businesses. Prior to October 1, 2015, goodwill was not amortized but was tested annually for impairment. In the event that the fair value of the Company's reporting unit containing goodwill was less than its carrying amount, the Company would determine the amount of the impairment based upon the excess of the carrying amount of goodwill over its implied fair value.

In fiscal year 2016, the Company adopted the provisions of Accounting Standards Update (ASU) No. 2014-02, *Intangibles-Goodwill and Other (Topic 350): Accounting for Goodwill*, which provides an alternative to accounting for goodwill for private companies. The alternative allows an entity to amortize goodwill over a period of 10 years. An entity that elects the alternative is also required to make an election to test goodwill for impairment at the entity level or the reporting unit level. The Company has elected to evaluate potential impairment at the entity level. Under the alternative, goodwill is tested for impairment only when a triggering event occurs or circumstances change that indicate that the fair value of the entity (or reporting unit) may be less than its carrying amount.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Goodwill (Continued)

Amortization expense for the years ended September 30, 2019 and 2018 was approximately \$68,000.

Deferred Income

Amounts shown as deferred income were received under two types of rental agreements available to residents of White Oak Manor — Tryon, Inc.; White Oak Estates Apartments, Inc.; White Oak Manor — Charlotte, Inc.; and White Oak Manor — Burlington, Inc. (the Apartments).

Unearned deposit income represents fees that are earned over the estimated length of stay of the residents. Under the terms of the rental agreement, the unearned portion becomes the property of the Apartments in the event of the resident's death. The unearned portion is refundable to the resident in the event of termination of the lease by either the Apartments or the resident in decreasing amounts over a four or five year period.

Comprehensive Income

Comprehensive income consists of two components, net income (loss) and other comprehensive income. Other comprehensive income refers to revenue, expenses, gains, and losses that under generally accepted accounting principles are recorded as an element of shareholders' equity but are excluded from net income (loss). The Company's other comprehensive income is comprised of unrealized gains (losses) on investments categorized as available-for-sale.

Net Patient Service Revenue

Patient revenues are recorded at the private pay or expected reimbursement rate. Contractual adjustments include adjustments for patients admitted as private pay patients but later reimbursed under third-party payor rates and adjustments for ancillary charges. Final determination of amounts due from or to the Medicare and Medicaid programs is subject to review by appropriate governmental authorities or their agents. Differences between the amounts accrued and subsequent settlements are recorded in operations in the year of settlement.

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

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes

The Company, with the consent of its shareholders, has elected S-corporation status. In lieu of corporate income taxes, earning and losses are included in the income tax returns of the shareholders; accordingly, the accompanying consolidated financial statements do not reflect a provision or liability for federal and state income taxes. The Company has determined that is does not have any material unrecognized tax benefits or obligations as of September 30, 2019.

Self-Insurance

The Company is self-insured for professional and general liability costs, workers' compensation, and employee-related health care benefits. Self-insurance liabilities are determined based on claims filed and estimates for claims incurred but not reported.

Fair Value of Financial Instruments

Fair value measurement applies to reported balances that are required or permitted to be measured at fair value under an existing accounting standard. The Company emphasizes that fair value is a market-based measurement, not an entity-specific measurement. Therefore, a fair value measurement should be determined based on the assumptions that market participants would use in pricing the asset or liability and establishes a fair value hierarchy. The fair value hierarchy consists of three levels of inputs that may be used to measure fair value as follows:

Level 1 – Inputs that utilize quoted prices (unadjusted) in active markets for identical assets or liabilities that the Company has the ability to access.

Level 2 — Inputs that include quoted prices for similar assets and liabilities in active markets and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instrument. Fair values for these instruments are estimated using pricing models, quoted prices of securities with similar characteristics, or discounted cash flows.

Level 3 – Inputs that are unobservable inputs for the asset or liability, which are typically based on an entity's own assumptions, as there is little, if any, related market activity.

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level input that is significant to the fair value measurement in its entirety.

Securities available for sale are recorded at fair value on a recurring basis. Fair value measurement is based on quoted prices, if available. If quoted prices are not available, fair values are measured using independent pricing models or other model-based valuation techniques, such as the present value of future cash flows, adjusted for the security's credit rating, prepayment assumptions, and other factors such as credit loss assumptions.

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Fair Value of Financial Instruments (Continued)

Securities valued using Level 1 inputs include those traded on an active exchange, such as the New York Stock Exchange, as well as debt securities, and U.S. Treasury and other U.S. government and agency mortgage-backed securities that are traded by dealers or brokers in active over-the-counter markets. Level 2 inputs held by the Company include its interest rate swap agreements. The Company does not have any investments valued using Level 3 inputs.

The Company also follows the policy of valuing certain financial instruments at fair value. This accounting policy allows entities the irrevocable option to elect fair value for the initial and subsequent measurement for certain financial assets and liabilities on an instrument-by-instrument basis. The Company has elected to measure alternative investments at fair value under this standard.

Variable Interest Entity

The Company has adopted the provisions of Accounting Standards Update (ASU) No. 2014-07, Consolidation (Topic 810): Applying Variable Interest Entities Guidance to Common Control Leasing Arrangements. This ASU provides an accounting alternative for private companies, whereby if certain criteria are met, an entity need not evaluate a lessor entity under Variable Interest Entity (VIE) accounting guidance.

Prior to 2016, the Company had not determined whether its relationships with certain entities would have required consolidation under VIE guidance. Because the relationship with the Kent and Bettye Cecil Trust meets the criteria in ASU 2014-07, the Company is no longer required to evaluate whether the entity needs to be consolidated.

Risks and Uncertainties

The Company holds investments in a variety of investment funds. In general, investments are exposed to various risks, such as interest rate, credit, and overall market volatility risk. Due to the level of risk associated with certain investments, it is reasonably possible that changes in the values of the investments will continue to occur in the near term and that such changes could materially affect the Company's investment balances and the amounts reported in the consolidated balance sheets of the Company.

Subsequent Events

In preparing these consolidated financial statements, the Company has evaluated events and transactions for potential recognition or disclosure through January 29, 2020, the date the consolidated financial statements were available to be issued.

NOTE 2 INVESTMENTS

Investments, stated at fair value, at September 30, include:

	2019			2018				
		Cost	M	arket Value		Cost	Ма	rket Value
Cash and Cash Equivalents	\$	355,955	\$	355,955	\$	_	\$	_
Equity Securities		2,738,782		4,339,716	•	_	•	_
Debt Securities		605,924		595,655		_		_
Alternative Investments	2	237,500		345,448		237,500		342,680
Total	\$	3,938,161	\$	5,636,774	\$	237,500	\$	342,680

Investment income and gains for assets limited as to use, cash equivalents, and other investments are recorded in other revenue on the consolidated statement of comprehensive income and are comprised of the following for the years ended September 30, 2019 and 2018:

Income:	2019	2018
Interest and Dividend Income Realized Gains on Sales of Securities Total	\$ 77,039 752,975 \$ 830,014	\$ 90,938 534,470 \$ 625,408
Other Changes in Comprehensive Income: Unrealized Gains (Losses) on Available for Sale Securities	\$ (740,156)	\$ 468,793

Management continually reviews its investment portfolio and evaluates whether declines in the fair value of securities should be considered other than temporary. Factored into this evaluation are the general market conditions, the issuer's financial condition and near term prospects, conditions in the issuer's industry, the recommendation of advisors, and the length of time and extent to which the market value has been less than cost. During the years ended September 30, 2019 and 2018, the Company recorded no losses for other-than-temporary declines in the fair value of investments. At September 30, 2019, the Company held certain investments in unrealized loss positions. None of these unrealized losses qualified for an other-than-temporary impairment write down because they did not meet internal criteria. In all categories, management believes the current economic market will enable the recovery of unrealized losses and the Company has the ability and intent to hold these investments until such time.

NOTE 3 ASSETS LIMITED AS TO USE

Assets limited as to use are as follows at September 30, 2019 and 2018:

Designated to Comply with Requirements Established	201	19	<u> </u>	2018
by the Department of Insurance of North Carolina: Cash and Cash Equivalents Equity Investments Debt Securities	72	55,350 28,529 92,623	\$	274,983 6,330,558 660,332
Apartment Reservation Deposits: Cash and Cash Equivalents Equity Investments Debt Securities	52	39,879 24,896 66,733		25,974 597,969 62,373
Apartment Retention Deposits, Refundable and Nonrefundable: Cash and Cash Equivalents Equity Investments Debt Securities Total	11 1	8,743 5,070 4,630 6,453	\$	4,863 111,959 11,678 8,080,689

Operating Reserve Requirement

The Company has three subsidiaries that operate continuing care facilities in North Carolina: White Oak Manor — Charlotte, Inc.; White Oak Manor — Tryon, Inc.; and White Oak Manor — Burlington, Inc. Under the laws and regulations of the Department of Insurance of North Carolina, which regulates continuing care facilities operating in that state, the Company is required to maintain operating reserves from 25% to 50%, depending on the occupancy percentage, of the total occupancy costs of the independent living units (i.e., total expenses less depreciation, amortization, and interest expense) plus an allocated portion of the skilled nursing facilities expenses based on a ratio of skilled nursing patient days provided to independent living patients, projected for the 12-month period following the period covered by the most recent annual statement filed with the Department of Insurance. This updated calculation was developed by the Department of Insurance in 2019 for the Company. The total required reserve at September 30, 2019 is \$876,502. These assets are restricted and cannot be used without approval by the Department of Insurance. The 2018 reserve was calculated based on the total occupancy costs of the subsidiaries, which was the required calculation in the prior year.

All funds set aside to satisfy the regulatory requirements of the Department of Insurance of North Carolina are held in money market funds, debt securities, and equity investments.

Deposits

The Company holds resident reservation deposits for individuals who have expressed an interest in being part of a waiting list for upcoming apartment vacancies.

NOTE 3 ASSETS LIMITED AS TO USE (CONTINUED)

Deposits (Continued)

Retention deposits are one-time advance fees paid by apartment residents who wish to reduce their monthly rents for as long as they occupy an apartment unit. These funds are amortized over a fixed period stated on the rental agreement.

NOTE 4 PROPERTY AND EQUIPMENT

Property and equipment consist of the following at September 30:

	2019	2018
Land and Improvements	\$ 15,608,647	\$ 15,502,302
Buildings	97,430,412	96,030,701
Fixed Equipment	18,766,386	17,848,837
Moveable Equipment	17,266,841	16,734,355
Construction in Progress	107,251	80,107
	149,179,537	146,196,302
Less - Accumulated Depreciation	(84,556,310)	(78,229,664)
Total	\$ 64,623,227	\$ 67,966,638

At September 30, 2019, construction in progress related to general renovations. Depreciation expense for the years ended September 30, 2019 and 2018 amounted to approximately \$6,333,000 and \$6,273,000, respectively.

NOTE 5 GOODWILL

The gross carrying amounts of goodwill and accumulated amortization are as follows as of September 30:

		2019	•	2018
Goodwill	\$	679,593	\$	679,593
Accumulated Amortization	<u> </u>	(271,837)		(203,878)
Total	\$	407,756	\$	475,715

Amortization expense for 2019 and 2018 was approximately \$68,000.

NOTE 6 ACCRUED WAGES AND OTHER LIABILITIES

Accrued wages and other liabilities consist of the following at September 30:

	2019	 2018
Accrued Salaries, Wages, and Benefits	\$ 6,162,201	\$ 5,860,097
Self-Insurance Liabilities	2,089,000	2,462,561
Property Taxes	1,684,765	1,620,143
Other Accrued Liabilities	429,199	394,508
Total	<u>\$ 10,365,165</u>	\$ 10,337,309

NOTE 7 LONG-TERM DEBT

The following comprise long-term debt at September 30:

Mortanao nata navahia washiri a Mari Laga aga s	2019	2018
Mortgage note payable, maturing March 20, 2024, including interest at 30-day LIBOR plus 1.6% (3.62% at September 30, 2019).	\$ 20,208,455	\$ 21,119,985
Note payable, maturing April 20, 2025, including interest at 30-day LIBOR plus 1.6% (3.62% at September 30, 2019).	10,400,000	11,050,000
Note payable, maturing July 15, 2025, including interest at 30-day LIBOR plus 1.6% (3.62% at September 30, 2019).	20,879,373	21,246,568
Equipment note payable, maturing July 15, 2025, including interest at 30-day LIBOR plus 1.6% (3.62% at September 30, 2019).	1,610,180	1,831,738
Line of Credit, maturing July 20, 2021, including interest at 30-day LIBOR plus 1.5% (3.52% at September 30, 2019).	3,010,312	628,050
Total	56,108,320	55,876,341
Less: Unamortized Debt Issuance Costs	60,714	100,388
Less: Current Portion	2,276,325	2,715,496
Total Long-Term Debt	\$ 53,771,281	\$ 53,060,457

Substantially all real estate and equipment owned by the Company have been pledged as collateral for the above indebtedness.

Estimated maturities on long-term debt follow:

Year Ending September 30,	Amount
2020	\$ 2,276,325
2021	5,350,658
2022	2,406,754
2023	2,475,800
2024	17,235,402
Thereafter	26,363,381
Total	\$ 56,108,320

The terms of certain loan agreements contain covenants that require the maintenance of specific financial ratios and other covenants. As of September 30, 2019, the Company was not in compliance with the required tangible net worth ratio. The Company received a covenant waiver from the financial institution related to this noncompliance.

NOTE 8 ASSET RETIREMENT OBLIGATION

The Company records an asset retirement obligation for which the fair value of the environmental remediation liability can be reasonably estimated. The Company has identified and recorded an asbestos asset retirement obligation related to certain aspects of its communities. The Company had a liability of approximately \$909,000 at September 30, 2019 and 2018 related to this obligation. No accretion expense was recorded in 2018 or 2019 related to this obligation.

NOTE 9 COMMON STOCK

Effective October 1, 2003, the Articles of Incorporation were amended to increase the authorized capital stock from 40,000 shares of \$1 par value voting common stock to 1,000,000 shares of "Series A" no par value voting common stock and from 60,000 shares of \$1 par value nonvoting common stock to 20,000,000 shares of "Series B" no par value nonvoting common stock.

Series A voting shares with \$1 par value were retired and shareholders were issued an equal number of shares of Series A, voting, no par value stock.

NOTE 10 NET PATIENT SERVICE REVENUE

Net patient service revenue consists of the following for the years ending September 30:

Routine Services	2019	2018
	\$ 153,514,961	\$ 152,832,324
Special Services	36,333,061_	35,165,768
Less: Contractual Adjustments Total	189,848,022	187,998,092
	(28,858,734)	(28,909,581)
i Otal	<u>\$ 160,989,288</u>	\$ 159,088,511

The Company has agreements with the State of South Carolina and North Carolina under the Medicaid program, and participates in the Medicare program. The Company has had a long-standing agreement with the State of South Carolina such that the Company provides care to Medicaid patients based upon fixed, prospectively determined rates. Medicare reimburses the Company for routine and ancillary services to patients eligible for Medicare benefits on a prospectively determined basis through its SNF (Skilled Nursing Facility) payment methodologies.

The Company has provided for final settlements with the Medicare program and with Medicaid in the period the related services are rendered, and adjusts such estimates as final settlements are determined. Revenue from the Medicaid and Medicare programs together accounted for approximately 75% and 74%, respectively, of the Company's net patient service revenue in the years ended September 30, 2019 and 2018.

NOTE 11 CONCENTRATION OF CREDIT RISK

FDIC Insurance

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist principally of temporary cash investments. The Company places its temporary cash investments with high-quality financial institutions and limits the amount of credit exposure to any one company. At times, such investments may be in excess of the Federal Deposit Insurance Corporation (FDIC) insurance limit.

Receivables

The Company grants credit without collateral to its patients, most of whom are local residents and are insured under third-party payer agreements. The mix of receivables from patients and third-party payers at September 30, 2019 and 2018, was as follows:

	2019	2018
Medicare	15 %	15 %
Medicaid	34 ⁻	41
Other Third-Party Payers	51	44
Total	100 %	100 %

NOTE 12 OPERATING LEASES

The Company leases its office building and certain transportation equipment under lease agreements, which are classified as operating leases. Rent expense under such leases totaled approximately \$1,622,000 and \$1,674,000 in 2019 and 2018, respectively. Future annual minimum lease commitments under such leases are as follows:

Year Ending September 30,	Amount
2020	\$ 1,083,925
2021	887,338
2022	783,401
2023	⁻ 664,948
2024	109,290
Total	\$ 3,528,902

NOTE 13 DERIVATIVE FINANCIAL INSTRUMENTS

The Company periodically entered into interest rate swap agreements (interest swaps) to moderate its exposure to interest rate changes. As of September 30, 2019 and 2018, the Company had interest swaps with notional amounts of approximately \$21,739,000 and \$23,662,000, respectively. These swaps change their variable rate interest on the associated debt to fixed rates of 4,28% and 5.06%.

NOTE 13 DERIVATIVE FINANCIAL INSTRUMENTS (CONTINUED)

The fair values of the Company's interest swaps are presented on the consolidated balance sheets as follows:

	Liability Derivative					
	September 30, 2019			September 30, 2018		
	Balance Sheet Location		Fair Value	Balance Sheet Location		Fair Value
Interest Rate Swap	Fair Value of Interest Rate Swap Agreements	\$	1,633,642	Fair Value of Interest Rate Swap Agreements	\$	184,749

The unrealized gain (loss) for the year and period associated with the fair market value of the interest rate swap agreements included on the consolidated statements of comprehensive income are as follows:

	Cocation of Unrealized Gain (Loss) Recognized in Income on the Derivative	Amount of Unreal Gain (Loss) Recogn Income on the Deri			gnized in
		Se	ptember 30, 2019	Se	ptember 30, 2018
Interest Rate Swap	Change in Fair Value of Interest Rate Swap Agreements	\$	(1,448,893)	\$	1,326,164

The Company is exposed to a credit loss for the periodic settlement of amounts due under its interest rate swap agreements; however, such amounts were not material at September 30, 2019.

NOTE 14 RETIREMENT PLAN

The Company sponsors a retirement plan (the Plan) that covers substantially all employees. The Company's policy is to match 50% of an employee's elective deferral that does not exceed 5% of the employee's compensation. In 2018, the policy was updated to match 0% of an employee's elective deferral. The Company's profit sharing contributions to the Plan are discretionary and are deposited with a qualified trustee with the employees' elective deferrals and the Company's matching contributions. The Company's profit sharing contributions are allocated based on the annual compensation of the participants. The Company made profit sharing and matching contributions of approximately \$57,000 and \$292,000 during the years ended September 30, 2019 and 2018, respectively.

NOTE 15 RELATED PARTY TRANSACTIONS

The Company is involved in various transactions with White Oak Pharmacy, an affiliated company by common management. The accompanying consolidated financial statements include balances and transactions between the Company and White Oak Pharmacy as follows:

	 2019		2018
Accounts Payable to White Oak Pharmacy Nursing Expenses Provided to White Oak Pharmacy Ancillary Expenses Provided to White Oak Pharmacy Medical Supplies Provided to White Oak Pharmacy Consulting Expenses Provided to White Oak Pharmacy	\$ 1,153,065 62,981 6,261,347 108,652 573,311	\$	993,972 56,756 6,437,888 183,314
Other Expenses Provided to White Oak Pharmacy	87,660	•	544,558 46,049

The Company borrowed \$690,000 and \$440,000 from their affiliate White Oak Pharmacy in 2019 and 2018, respectively. These amounts are not secured by a formal agreement and do not bear interest and are included in accounts payable to White Oak Pharmacy in the above table.

The Company leases its corporate office building from a related party trust (the Trust). The original lease expired in June 2013 and is renewed annually. Payments under the lease are approximately \$33,540 per month and are to be adjusted annually based on changes in the Consumer Price Index. Lease expense provided to the Trust was approximately \$403,000 in 2019 and 2018, respectively.

The Company is the guarantor on the mortgage payable on the building. The Ioan matures December 11, 2027, and requires monthly principal and interest payments of \$4,233. The Ioan bears interest at One Month LIBOR plus 1.75%. As of September 30, 2019, the outstanding balance of the Ioan was approximately \$707,000.

NOTE 16 FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company uses fair value measurements to record fair value adjustments to certain assets and liabilities and to determine fair value disclosures. For additional information on how the Company measures fair value, refer to Note 1.

NOTE 16 FAIR VALUE OF FINANCIAL INSTRUMENTS (CONTINUED)

The following table presents the fair value hierarchy for the balances of the assets and liabilities of the Company measured at fair value on a recurring basis as of September 30:

		2	019	
Assets:	Level 1	Level 2	Level 3	Total
Investments: Equity Securities Debt Securities Assets Limited as to Use:	\$ 4,339,716 595,655	\$ -	\$ -	\$ 4,339,716 595,655
Equity Investments Debt Securities Total Assets Measured at Fair Value	1,368,495 173,986 \$ 6,477,852	\$ -	\$ -	1,368,495 173,986 \$ 6,477,852
Liabilities:	•			
Interest Rate Swap Agreement Total Liabilities Measured at Fair Value	\$ - \$ -	\$ 1,633,642 \$ 1.633,642	\$ <u>-</u> \$.	\$ 1,633,642 \$ 1,633,642
		20	018	
Assets:	Level 1	Level 2	Level 3	Total
Assets Limited as to Use: Equity Securities Debt Securities Total Assets Measured at Fair Value	\$ 7,040,486	\$ - - \$ -	\$ - <u>-</u> \$ -	\$ 7,040,486
Liabilities;				
Interest Rate Swap Agreement Total Liabilities Measured at Fair Value	\$ - \$ -	\$ 184,749 \$ 184,749	\$ - \$ -	\$ 184,749 \$ 184,749

The following tables set forth additional disclosures for the fair value measurement of certain investments that calculate net asset value per share (or its equivalent) for the years ended September 30, 2019 and 2018:

	2019					
		Fair Value	Unfur Commit		Redemption Frequency	Redemption Notice Period
Alternative Investments	\$	345,448	\$		Initial 2 Year Period; Quarterly Thereafter	45 Days
					018	
		Fair Value	Unfun Commit		Redemption Frequency	Redemption Notice Period
Alternative Investments	\$	342,680	\$	-	Initial 2 Year Period; Quarterly Thereafter	45 Days

NOTE 16 FAIR VALUE OF FINANCIAL INSTRUMENTS (CONTINUED)

The alternative investment funds' investment objective is to achieve capital preservation through consistent, disciplined asset allocation and exposure management. To help achieve these objectives, there is a significant emphasis on portfolio diversification.

NOTE 17 COMMITMENTS AND CONTINGENCIES

The health care industry is subject to numerous laws and regulations of federal, state, and local governments. These laws and regulations include, but are not necessarily limited to, matters such as licensure, accreditation, government health care program participation requirements, reimbursement for patient services, and Medicare and Medicaid fraud and abuse. Recently, government activity has increased with respect to investigations and allegations concerning possible violations of fraud and abuse statutes and regulations by health care providers. Violations of these laws and regulations could result in expulsion from government health care programs together with the imposition of significant fines and penalties, as well as significant repayments for patient services previously billed.

<u>Self-Insurance</u>

Health Insurance

The Company self-insures its employees' health plan. It has contracted with an administrative service company to supervise and administer the health plan and act as its representative. Provisions for expected future payments are accrued based on the Company's experience and include amounts for claims filed and claims incurred but not reported. The Company insures for excessive and unexpected health claims under a specific stop loss policy with a deductible of \$200,000. Effective October 1, 2019, the Company has switched to a fully insured plan for employees' health insurance.

Workers' Compensation

The Company is self-insured for workers' compensation. It has contracted with an administrative service company to supervise and administer the workers' compensation plan and act as its representative. Provisions for expected future payments under known claims and for claims incurred but not reported are actuarially determined by the administrative service company. The Company insures for excessive and unexpected claims and is liable for claims not to exceed \$300,000 per occurrence and an aggregate amount of \$1,740,000 per plan year.

Professional Liability

The Company is self-insured for professional liability insurance. The Company estimates its reserve under its self-insured plan based upon claims filed and also establishes a reserve for claims incurred but not yet reported. The reserve for claims incurred but not yet reported is based on the Company's historical experience.

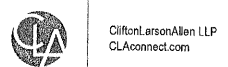
NOTE 17 COMMITMENTS AND CONTINGENCIES (CONTINUED)

Management Agreement

In fiscal year 2017, the Company entered into a management agreement with Kershaw Health to manage the skilled nursing facility known as Karesh Long Term Care Center. The management agreement began on February 1, 2018 for a period of three years and will automatically review for five additional years. Under the management agreement, the Company will receive a management fee equal to 6% of net patient revenues each year. The Company is responsible for paying employees including salaries, wages, and benefits, that will be reimbursed by Karesh Long Term Care Center monthly.

NOTE 18 SUBSEQUENT EVENT

Effective December 2, 2019, the Company sold their Rutherfordton location to an independent third-party for \$3,300,000. As of the effective date, the facility, operations and personal property of the facility, permits to operate the facility, contracts, intellectual property, and Medicaid, Medicare and Third-Party Payor agreements and provider numbers are assumed by the purchaser. All accounts receivable, accounts payable, and accrued wages originating prior to the closing date shall remain with the Company.



INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION

Board of Directors White Oak Manor, Inc. and Subsidiaries Spartanburg, South Carolina

We have audited the consolidated financial statements of White Oak Manor, Inc. and Subsidiaries as of and for the year ended September 30, 2019, and have issued our report thereon dated January 29, 2020, which expressed an unmodified opinion on those financial statements, and appears on pages 1 and 2. Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The consolidating information in the supplemental schedules is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position and results of operations of the individual entities, and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

CliftonLarsonAllen LLP

Charlotte, North Carolina January 29, 2020



WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

ASSETS	Consolidated	Eliminations	White Oak Manor, Inc.	All Subsidiaries
CURRENT ASSETS Cash and Cash Equivalents Patient Accounts Receivable, Net Investments Other Current Assets Total Current Assets	\$ 313,708 19,544,516 5,636,774 1,220,384 26,715,382	\$ - (683,256) - (683,256)	\$ 313,708 5,432 5,636,774 7,091 5,963,005	\$ - 20,222,340 - 1,213,293 21,435,633
ASSETS LIMITED AS TO USE	1,646,453	-	831,453	815,000
PROPERTY AND EQUIPMENT Less: Accumulated Depreciation Property and Equipment, Net	149,179,537 (84,556,310) 64,623,227	-	129,307,642 (70,378,907) 58,928,735	19,871,895 (14,177,403) 5,694,492
OTHER ASSETS Deferred Other Costs, Net Goodwill, Net Intercompany Accounts Investment in Subsidiaries Total Other Assets	207,001 407,756 - - 614,757	(48,072,345) (3,177,082) (51,249,427)	407,756 7,468,536 3,177,082 11,053,374	207,001 40,603,809 - 40,810,810
Total Assets	\$ 93,599,819	\$ (51,932,683)	\$ 76,776,567	\$ 68,755,935

WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET (CONTINUED) SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

Consolidated	Ellminations	White Oak Manor, Inc.	All Subsidiaries
\$ 2,901,082 2,276,325 5,912,969 10,365,165 158,443 21,613,984	\$ - (683,256) - (683,256)	\$ - 2,276,325 (2,365) 71,348 - 2,345,308	\$ 2,901,082 6,598,590 10,293,817 158,443 19,951,932
53,771,281	-	50,771,555	2,999,726
1,633,642	-	1,557,862	75,780
714,944 909,100 57,028,967 78,642,951	(48,072,345) (48,072,345) (48,755,601)	52,329,417 54,674,725	714,944 909,100 48,072,345 52,771,895 72,723,827
110 46,752 13,331,756 1,578,250 14,956,868	(3,177,082)	110 46,752 20,476,730 1,578,250 22,101,842	3,177,082 - (7,144,974) - (3,967,892)
	\$ 2,901,082 2,276,325 5,912,969 10,365,165 158,443 21,613,984 53,771,281 1,633,642 714,944 909,100 57,028,967 78,642,951 110 46,752 13,331,756 1,578,250	\$ 2,901,082 \$ - 2,276,325 - 5,912,969 (683,256) 10,365,165 - 158,443 - 21,613,984 (683,256) 53,771,281 - 1,633,642 - 714,944 - 909,100 - (48,072,345) 78,642,951 (48,772,345) 78,642,951 (48,772,345) 110 (3,177,082) 46,752 13,331,756 - 1,578,250 -	Consolidated Eliminations Manor, Inc. \$ 2,901,082 2,276,325 3,912,969 5,912,969 10,365,165 3,71,348 3,58,443

WHITE OAK MANOR, INC. AND SUBSIDIARIES CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	Consolidated	Eliminations	White Oak Manor, Inc.	All Subsidiaries
Net Patient Service Revenue	\$ 160,989,288	\$ -	\$ -	\$ 160,989,288
Management Fee Revenue	478,347	(9,143,958)	Ψ -	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Lease Fees	-	(5,948,640)	5,948,640	9,622,305
Apartment Fees	5,009,218	(0,0 10,040)	0,040,040	
Deposit Revenue	373,542	_	-	5,009,218
Change in Value of Interest Rate Swap Agreements	(1,448,893)		(1,448,893)	373,542
Interest and Other Revenue (Expense)	936.761			200 0 17
Total Revenue	166,338,263	(15,092,598)	313,814 4,813,561	<u>622,947</u> 176,617,300
EVDENORO		, , , ,	(,0,0,00)	170,017,000
EXPENSES				
Nursing Service	65,356,619	-	=	65,356,619
Ancillaries	21,923,370	-	-	21,923,370
Dietary	14,363,883	-	-	14,363,883
Social Services	2,447,699	-	~	2,447,699
Activities	1,881,948	-	-	1,881,948
Medical Records	702,460	-	_	702,460
Laundry and Linen	1,976,230	-	_	1,976,230
Housekeeping	5,154,049		_	5,154,049
Facility Operations and Maintenance	8,389,017	-	_	8,389,017
Depreciation	6,333,432	_	4,968,520	1,364,912
Interest Expense	2,542,467	1 -	2,335,001	207,466
Amortization Expense	148,356	_	67,960	80,396
Property Taxes and Insurance	4,911,693	_	37,355	4,874,338
Employee Benefits	13,152,132	_	-	13,152,132
Bad Debt Expense	878,076	_		878,076
General and Administrative	19,641,077	(15,092,598)	6,325	34,727,350
Total Expenses	169,802,508	(15,092,598)	7,415,161	177,479,945
OTHER NON-OPERATING GAIN (LOSS)			1,967,569	(1,967,569)
NET LOSS	(3,464,245)		(634,031)	(2,830,214)
OTHER COMPREHENSIVE INCOME (LOSS) Change in Unrealized Losses				
on Securities Available-for-Sale	(740,156)		(740,156)	· _
COMPREHENSIVE LOSS	\$ (4,204,401)	\$	\$ (1,374,187)	\$ (2,830,214)

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANAGEMENT, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	
Patient Accounts Receivable, Net	\$ 1,386,253
Other Current Assets	643,566
Total Current Assets	2,029,819
PROPERTY AND EQUIPMENT, NET	E4 045
The state of the s	51,015
Total Assets	\$. 2,080,834
LIABILITIES AND SHAREHOLDER'S DEFICIT	
CURRENT LIABILITIES	
Cash Overdraft	\$ 5,378,855
Accounts Payable	2,240,414
Accrued Wages and Other Liabilities	2,773,099
Total Current Liabilities	10,392,368
LONG-TERM DEBT	2,999,726
FAIR VALUE OF INTEREST RATE SWAP AGREEMENTS	75,780
OTHER LIABILITIES	
Intercompany Accounts	25,536,187
Total Liabilities	
Total Liabilities	39,004,061
SHAREHOLDER'S DEFICIT	
Common Stock, Par Value \$1 per Share; 150,000 Shares Authorized;	
123,381 Shares Issued and Outstanding	123,381
Accumulated Deficit	(37,046,608)
Total Shareholder's Deficit	(36,923,227)
Total Habities and Other Late I in the Prince In	
Total Liabilities and Shareholder's Deficit	\$ 2,080,834

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANAGEMENT, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Management Fees	\$ 9.622.305
Other Revenue	
Total Revenue	2,977
	9,625,282
EXPENSES	
Ancillaries	(202)
Dietary	(262)
Housekeeping	153
Facility Operations and Maintenance	23,256
Depreciation	98,624
Interest Expense	17,150
Taxes and Insurance	95,008
	478,045
Employee Benefits	852,791
General and Administrative	8,320,101
Total Expenses	9,884,866
OTHER NON-OPERATING LOSS	
OTHER NON-OFERATING LOSS	(23,389,157)
Net Loss	# /22 0 45 7 4 4
	<u>\$ (23,648,741)</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – SPARTANBURG, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019

(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS		
Cash	\$	101,008
Patient Accounts Receivable, Net Other Current Assets		770,150
Total Current Assets		26,889
Total Current Assets		898,047
PROPERTY AND EQUIPMENT, NET		14,753
OTHER ASSETS		.,
Intercompany Accounts		4,745
Takal Associ	·	7,170
Total Assets	\$	917,545
LIABILITIES AND SHAREHOLDER'S EQUITY		
CURRENT LIABILITIES		
Accounts Payable		155
Accrued Wages and Other Liabilities	\$	100,530
Total Current Liabilities		329,938
		430,468
OTHER LIABILITIES		
Deferred Income		0.640
Asset Retirement Obligation		9,613
Total Other Liabilities		98,633 108,246
		100,240
Total Liabilities		538,714
OLIABELIA BERIA TALUETA		000,7 (4
SHAREHOLDER'S EQUITY		
Common Stock, Par Value \$1 per Share; 290,000 Shares Authorized;	•	
154,935 Shares Issued and Outstanding	-	154,935
Retained Earnings		223,896
Total Shareholder's Equity		378,831
Total Liabilities and Shareholder's Equity	-	
. Same Electrical and Original Charles Equity	\$	917,545

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – SPARTANBURG, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	•
Net Patient Service Revenue	A B B B B B B B B B B
Other Revenue (Expense)	\$ 5,066,561
Total Revenue	(2,447)
	5,064,114
EXPENSES	
Nursing Services	0.004.555
Ancillaries	2,224,966
Dietary	603,383
Social Services	513,040
Activities	73,779
Medical Records	73,494
Laundry and Linen	40,872
Housekeeping	71,773
Facility Operations and Maintenance	201,152
Depreciation	409,318
Interest Expense	7,347
Taxes and Insurance	1,709
Employee Benefits	116,896
Bad Debt Expense	416,500
General and Administrative	35,191
Total Expenses	897,289
	5,686,709
Net Loss	4 (000 con)
·	<u>\$ (622,595)</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – COLUMBIA, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash		
Patient Accounts Receivable, Net	\$	101,500
Other Current Assets		1,861,588
Total Current Assets		37,535
		2,000,623
PROPERTY AND EQUIPMENT, NET		127,079
OTHER ASSETS		
Intercompany Accounts		2742240
		3,742,313
Total Assets	¢	E 070 045
	\$	5,870,015
LIABILITIES AND SHAREHOLDER'S EQUITY		
CURRENT LIABILITIES		
Accounts Payable	•	040.000
Accrued Wages and Other Liabilities	\$	216,053
Total Current Liabilities		394,943
		610,996
OTHER LIABILITIES		
Deferred Income		400
Asset Retirement Obligation		493
Total Other Liabilities		81,458
		81,951
Total Liabilities		602 D47
		692,947
SHAREHOLDER'S EQUITY		•
Common Stock, Par Value \$1 per Share; 150,000 Shares Authorized;		
109,226 Shares Issued and Outstanding		109,226
Retained Earnings		5,067,842
Total Shareholder's Equity		5,177,068
• •	A	0,177,000
Total Liabilities and Shareholder's Equity	¢ ·	5 970 D15
	<u> </u>	5,870,015

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – COLUMBIA, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019

(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	\$ 10,178,104
Other Revenue (Expense)	(971)
Total Revenue	10,177,133
	10,117,133
EXPENSES	
Nursing Services	3,961,061
Ancillaries	1,255,509
Dietary	785,213
Social Services	181,509
Activities	115,594
Medical Records	60,991
Laundry and Linen	141,936
Housekeeping	293,119
Facility Operations and Maintenance	497,013
Depreciation	20,777
Interest Expense	1,432
Taxes and Insurance	100,479
Employee Benefits	856,712
Bad Debt Expense	38,161
General and Administrative	1,420,578
Total Expenses	9,730,084
•	
Net Income	_\$447,049

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – NEWBERRY, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS		
Cash	\$	100,919
Patient Accounts Receivable, Net		1,503,735
Other Current Assets		26,471
Total Current Assets		1,631,125
PROPERTY AND EQUIPMENT, NET		47,452
OTHER ASSETS		
Intercompany Accounts		4,385,161
Total Assets	\$	6,063,738
	<u>-Ψ</u>	0,003,730
LIABILITIES AND SHAREHOLDER'S EQUITY		
CURRENT LIABILITIES		
Accounts Payable	\$	235,049
Accrued Wages and Other Liabilities	Ψ	452,448
Total Current Liabilities	<u> </u>	687,497
OTHER LIABILITIES		
Deferred Income		2,476
Asset Retirement Obligation		41,498
Total Other Liabilities		43,974
Total Liabilities		731,471
SHAREHOLDER'S EQUITY		
Common Stock, Par Value \$1 per Share; 150,000 Shares Authorized;		
126,414 Shares Issued and Outstanding		126,414
Retained Earnings		5,205,853
Total Shareholder's Equity		5,332,267
		
Total Liabilities and Shareholder's Equity	\$	6,063,738

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – NEWBERRY, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	\$ 10,716,862
Other Revenue (Expense)	• •
Total Revenue	<u>(2,398)</u> 10,714,464
	10,714,404
EXPENSES	
Nursing Services	4,572,849
Ancillaries	•
Dietary	1,187,810
Social Services	875,691
Activities	220,511
Medical Records	112,403
Laundry and Linen	37,447
Housekeeping	178,499
Facility Operations and Maintenance	337,688
Depreciation	441,659
Interest Expense	15,667
Taxes and Insurance	4,560
	107,120
Employee Benefits	782,718
Bad Debt Expense	68,459
General and Administrative	1,434,193
Total Expenses	10,377,274
Net Income	· · · · · · · · · · · · · · · · · · ·
TACT BIGOTIC	<u>\$ 337,190</u>
	•

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – ROCK HILL, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	
Cash	\$ 101,500
Patient Accounts Receivable, Net	1,415,452
Other Current Assets	39,255
Total Current Assets	1,556,207
PROPERTY AND EQUIPMENT, NET	161,943
OTHER ASSETS	•
Intercompany Accounts	
	8,010,932
Total Assets	ф 0.700 noo
	\$ 9,729,082
LIABILITIES AND SHAREHOLDER'S EQUITY	
CURRENT LIABILITIES	
Accounts Payable	
Accrued Wages and Other Liabilities	\$ 283,351
Total Current Liabilities	535,487
	818,838
OTHER LIABILITIES	
Deferred Income	
Asset Retirement Obligation	2,689
Total Other Liabilities	63,689
	66,378
Total Liabilities	885,216
OUR DELIGI DEPOS - A COMPANIA	000,210
SHAREHOLDER'S EQUITY	
Common Stock, Par Value \$1 per Share; 200,000 Shares Authorized;	
187,493 Shares Issued and Outstanding	187,493
Retained Earnings	8,656,373
Total Shareholder's Equity	8,843,866
Total Liabilities and Shareholdede Courte	· · · · · · · · · · · · · · · · · · ·
Total Liabilities and Shareholder's Equity	\$ 9,729,082

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – ROCK HILL, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE			
Net Patient Service Revenue		\$	13,583,734
Other Revenue (Expense)		Ψ	
Total Revenue			(6,868)
	•		13,576,866
EXPENSES			
Nursing Services			E 24E 607
Ancillaries	·		5,345,687
Dietary			1,821,422
Social Services		•	908,152
Activities	* ;	•	180,224
Medical Records			139,545
Laundry and Linen			60,724
Housekeeping			131,745
Facility Operations and Maintenance			414,886
Depreciation			522,145
Interest Expense			43,314
Taxes and Insurance			3,955
Employee Benefits			164,936
Bad Debt Expense			919,359
General and Administrative			51,181
Total Expenses			1,846,000
Term Exportage			12,553,275
Net Income	·		
		<u>\$</u>	<u>1,023,591</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – SHELBY, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	
Cash	\$ 101,100
Patient Accounts Receivable, Net Other Current Assets	869,367
Total Current Assets	42,824
rotal Current Assets	1,013,291
PROPERTY AND EQUIPMENT, NET	716,951
Total Assets	\$ 1,730,242
LIABILITIES AND SHAREHOLDER'S DEFICIT	
CURRENT LIABILITIES	
Accounts Payable	\$ 212,415
Accrued Wages and Other Liabilities	368,054
Total Current Liabilities	580,469
OTHER LIABILITIES	
Deferred Income	0.470
Asset Retirement Obligation	2,478 124,760
Intercompany Accounts	5,521,088
Total Other Liabilities	5,648,326
Total Liabilities	8 222 705
	6,228,795
SHAREHOLDER'S DEFICIT	
Common Stock, Par Value \$1 per Share; 250,000 Shares Authorized;	
206,031 Shares Issued and Outstanding	206,031
Accumulated Deficit	(4,704,584)
Total Shareholder's Deficit	(4,498,553)
Total Liabilities and Shareholder's Deficit	\$ 4.700.040
	<u>\$ 1,730,242</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – SHELBY, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE Net Patient Service Revenue Other Revenue (Expense) Total Revenue	\$ 10,244,340 (1,415)
	10,242,925
EXPENSES	
Nursing Services	
Ancillaries	4,039,099
Dietary	1,422,734
Social Services	1,010,288
Activities	160,951
Medical Records	136,576
Laundry and Linen	40,951
Housekeeping	150,865
Facility Operations and Maintenance	343,991
Depreciation	460,662
Interest Expense	169,771
Taxes and Insurance	2,389
Employee Benefits	609,456
Bad Debt Expense	910,253
General and Administrative	78,220
Total Expenses	1,572,910
· ow mydioda	11,109,116
Net Loss	
- 1- c m OVD	<u>\$ (866,191)</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – KINGS MOUNTAIN, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash	
Patient Accounts Receivable, Net	\$ 101,000
Other Current Assets	915,372
Total Current Assets	31,776
	1,048,148
PROPERTY AND EQUIPMENT, NET	259,176
OTHER ASSETS	
Intercompany Accounts	4704045
• •	1,734,245
Total Assets	¢ 2044.500
	\$ 3,041,569
LIABILITIES AND SHAREHOLDER'S EQUITY	
CURRENT LIABILITIES	
Accounts Payable	A 040 045
Accrued Wages and Other Liabilities	\$ 248,216
Total Current Liabilities	400,231
	648,447
OTHER LIABILITIES	
Deferred Income	2.000
Asset Retirement Obligation	2,339
Total Other Liabilities	92,727
	95,066
Total Liabilities	743,513
•	. 140,013
SHAREHOLDER'S EQUITY	
Common Stock, Par Value \$1 per Share; 250,000 Shares Authorized;	
206,060 Shares Issued and Outstanding	206,060
Retained Earnings	2,091,996
Total Shareholder's Equity	2,298,056
T. J. D. J. 1997	
Total Liabilities and Shareholder's Equity	<u>\$</u> 3,041,569

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – KINGS MOUNTAIN, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019

(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	
Other Revenue	\$ 10,368,823
Total Revenue	713
	10,369,536
EXPENSES	
Nursing Services	
Ancillaries	3,990,189
Dietary	1,234,654
Social Services	893,152
. Activities	141,685
Medical Records	125,806
Laundry and Linen	35,148
Housekeeping	117,750
Facility Operations and Maintenance	305,795
Depreciation	377,802
Interest Expense	83,797
Amortization Expense	2,619
Taxes and Insurance	224
Employee Benefits	359,488
Bad Debt Expense	697,550
General and Administrative	90,415
Total Expenses	1,545,698
	10,001,772
Net Income	
	<u>\$ 367,764</u>
,	

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – TRYON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash		
Patient Accounts Receivable, Net	\$	498,797
Other Current Assets	,	297,017
Total Current Assets		31,093
	<u></u>	826,907
ASSETS LIMITED AS TO USE		
		460,000
PROPERTY AND EQUIPMENT, NET		000 400
Total &	<u></u>	660,122
Total Assets	\$	1,947,029
I FARM Decima and	_ 	1,047,028
LIABILITIES AND SHAREHOLDER'S EQUITY		
CURRENT LIABILITIES		
Accounts Payable		
Accrued Wages and Other Liabilities	\$	151,579
Tenant Deposits		415,342
Total Current Liabilities		86,500
		653,421
OTHER LIABILITIES		
Deferred Income		206 244
Asset Retirement Obligation		326,311 38,460
Total Other Liabilities		364,771
Total Liabilities		307,111
Total Edwildes		1,018,192
SHAREHOLDER'S EQUITY		
Common Stock, Par Value \$1 per Share; 350,000 Shares Authorized;		
290,213 Sitales issued and Outstanding		
Retained Earnings		296,213
Total Shareholder's Equity		632,624
T-4-11-1-199	I—wa	928,837
Total Liabilities and Shareholder's Equity	\$ -	1 047 000
	<u></u>	1,947,029

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – TRYON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE		
Net Patient Service Revenue	\$	6 204 652
Apartment Fees	Ф	6,394,653
Deposit Revenue		1,599,495
Other Revenue		183,177
Total Revenue		203,566 8,380,891
EXPENSES		
Nursing Services		2.007.700
Ancillaries		3,067,780
Dietary		795,271
Social Services		1,009,917
Activities		78,899
Medical Records		112,915
Laundry and Linen		26,557
Housekeeping		130,663
Facility Operations and Maintenance		316,656 678,372
Depreciation	•	141,289
Interest Expense		•
Taxes and Insurance		2,262 193,085
Employee Benefits		564,767
Bad Debt Expense	1	24,696
General and Administrative		1,471,038
Total Expenses		8,614,167
		0,014,101
OTHER NON-OPERATING GAIN		5,851,171
Net Income	\$	5,617,895

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR - RUTHERFORDTON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019

(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash	
Patient Accounts Receivable, Net	\$ 101,100
Other Current Assets	331,146
Total Current Assets	22,592
,	454,838
PROPERTY AND EQUIPMENT, NET	
Total	142,938
Total Assets	¢ 507.770
	<u>\$ 597,776</u>
LIABILITIES AND SHAREHOLDER'S DEFICIT	
CURRENT LIABILITIES	
Accounts Payable	
Accrued Wages and Other Liabilities	\$ 133,927
Total Current Liabilities	273,375
	407,302
OTHER LIABILITIES	
Deferred Income	
Asset Retirement Obligation	454
Intercompany Accounts	32,444
Total Other Liabilities	6,195,664
	6,228,562
Total Liabilities	
	6,635,864
SHAREHOLDER'S DEFICIT	
Common Stock, Par Value \$1 per Share; 150,000 Shares Authorized;	
122,322 Shares issued and Outstanding	420.500
Accumulated Deficit	122,522
Total Shareholder's Deficit	(6,160,610)
Talaliano	(6,038,088)
Total Liabilities and Shareholder's Deficit	\$ E07 770
	<u>\$ 597,776</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – RUTHERFORDTON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	
Other Revenue	\$ 5,685,804
Total Revenue	8,391
	5,694,195
EXPENSES	
Nursing Services	
Ancillaries	2,733,879
Dietary	699,401
Social Services	544,264
Activities	62,201
Medical Records	81,107
Laundry and Linen	31,034
Housekeeping	82,963
Facility Operations and Maintenance	234,821
Depreciation S	277,051
Interest Expense	54,741
Taxes and Insurance	1,609
Employee Benefits	334,151
Bad Debt Expense	565,864
General and Administrative	40,014
Total Expenses	867,002
· otor Enposition	6,610,102
Net Loss	
	<u>\$ (915,907)</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – BURLINGTON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	
Cash	\$ 324,006
Patient Accounts Receivable, Net Other Current Assets	1,545,859
Total Current Assets	47,865
Total Current Assets	1,917,730
ASSETS LIMITED AS TO USE	215,000
PROPERTY AND EQUIPMENT, NET	382,081
Total Assets	\$ 2,514,811
LIABILITIES AND SHAREHOLDER'S EQUITY	
CURRENT LIABILITIES	
Accounts Payable	* 100.01
Accrued Wages and Other Liabilities	\$ 188,917
Tenant Deposits	461,872
Total Current Liabilities	6,943 657,732
OTHER LIABILITIES	301,132
OTHER LIABILITIES Deferred Income	
Asset Retirement Obligation	100,020
Total Other Liabilities	79,034
Total Other Liabilities	179,054
Total Liabilities	836,786
SHAREHOLDER'S EQUITY	,,
Common Stock, Par Value \$1 per Share; 350,000 Shares Authorized;	
309,490 Shares Issued and Outstanding	
Retained Earnings	309,490
Total Shareholder's Equity	1,368,535
	1,678,025
Total Liabilities and Shareholder's Equity	\$ 2,514,811
· ·	<u> </u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR - BURLINGTON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE		
Net Patient Service Revenue	•	0.000
Apartment Fees	\$	9,997,930
Deposit Revenue		851,888
Other Revenue		56,065
Total Revenue		103,892
		11,009,775
EXPENSES		
Nursing Services		1 GET 070
Ancillaries		4,657,272
Dietary		1,308,581
Social Services		1,046,955
Activities		117,707
Medical Records		102,525
Laundry and Linen		48,573
Housekeeping		145,592
Facility Operations and Maintenance		352,371
Depreciation		612,870
Interest Expense		126,297
Taxes and Insurance		4,053
Employee Benefits		174,762
Bad Debt Expense		907,154
General and Administrative		83,140
Total Expenses		1,785,346
		11,473,198
OTHER NON-OPERATING GAIN		8,886,348
Net Income		
. Totaloone	\$	8,422,925

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – CHARLESTON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	
Cash Retient Accounts Days In the Account Days In the Accounts Days In t	\$ 102,000
Patient Accounts Receivable, Net Other Current Assets	2,358,980
Total Current Assets	36,856
Total Current Assets	2,497,836
PROPERTY AND EQUIPMENT, NET	86,250
OTHER ASSETS	00,200
Intercompany Accounts	5 7 7 7
·	5,753,747
Total Assets	·\$ 9.337.030
	\$ 8,337,833
LIABILITIES AND SHAREHOLDER'S EQUITY	
CURRENT LIABILITIES	
Accounts Payable	
Accrued Wages and Other Liabilities	\$ 417,790
Total Current Liabilities	614,501
	1,032,291
OTHER LIABILITIES	
Deferred Income	40 500
Asset Retirement Obligation	18,536
Total Other Liabilities	99,358 117,894
7	117,694
Total Liabilities	1,150,185
CHADELIOI DEDIO FOLUTA	1,100,100
SHAREHOLDER'S EQUITY	
Common Stock, Par Value \$1 per Share; 250,000 Shares Authorized;	
204,607 Shares Issued and Outstanding Retained Earnings	204,607
Total Shareholder's Equity	6,983,041
Total onarcholder's Equity	7,187,648
Total Liabilities and Shareholder's Equity	
	<u>\$ 8,337,833</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – CHARLESTON, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019

(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	•
Net Patient Service Revenue	A. 45.004.55
Other Revenue (Expense)	\$ 15,221,256
Total Revenue	(3,432)
	15,217,824
EXPENSES	
Nursing Services	F 0 to an a
Ancillaries	5,946,956
Dietary	2,509,603
Social Services	1,187,789
Activities	244,056
Medical Records	171,490
Laundry and Linen	58,254
Housekeeping	124,138
Facility Operations and Maintenance	365,782
Depreciation	. 664,690
Interest Expense	27,774
Taxes and Insurance	.2,076
Employee Benefits	197,444
Bad Debt Expense	1,181,036
General and Administrative	62,661
Total Expenses	2,295,539
··· · · · · · · · · · · · · · · · ·	15,039,288
Net Income	
	<u>\$ 178,536</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR - CHARLOTTE, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	•	
Cash Dation Accounts Burning to the Account Burning to the Accounts Burning to the Account Burning to the Accounts Burning to	\$	347,907
Patient Accounts Receivable, Net Other Current Assets		954,659
Total Current Assets		63,176
rotal Current Assets		1,365,742
ASSETS LIMITED AS TO USE		140,000
PROPERTY AND EQUIPMENT, NET		356,386
Total Assets	_\$_	1,862,128
LIABILITIES AND SHAREHOLDER'S EQUITY		
CURRENT LIABILITIES		
Accounts Payable	\$	249,022
Accrued Wages and Other Liabilities	*	540,636
Tenant Deposits		9,500
Total Current Liabilities	<u></u>	799,158
OTHER LIABILITIES		
Deferred Income		24 222
Total Other Liabilities	<u> </u>	31,323 31,323
		.01,020
Total Liabilities		830,481
SHAREHOLDER'S EQUITY		
Common Stock, Par Value \$1 per Share; 300,000 Shares Authorized;		
281,450 Shares Issued and Outstanding		281,450
Retained Earnings		750,197
Total Shareholder's Equity		1,031,647
Total Liabilities and Shareholder's Equity		
- Equity	_\$_	1,862,128

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – CHARLOTTE, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE		
Net Patient Service Revenue	\$	11 072 000
Apartment Fees	Ψ	11,072,680
Deposit Revenue		510,612
Other Revenue		10,467
Total Revenue		80,600 11,674,359
EXPENSES		1,11,1000
Nursing Services		
Ancillaries		4,964,667
Dietary		1,457,885
Social Services		1,160,653
Activities		140,389
Medical Records		166,897
Laundry and Linen		42,398
Housekeeping		138,791
Facility Operations and Maintenance		425,628
Depreciation		647,671
Interest Expense		120,640
Taxes and Insurance		4,003
Employee Benefits		160,470
Bad Debt Expense		844,239
General and Administrative		83,787
Total Expenses		1,943,577
		12,301,695
OTHER NON-OPERATING GAIN		6,684,069
Net Income		
		6,056,733

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	
Cash	\$ 100,900
Patient Accounts Receivable, Net	1,189,424
Other Current Assets	36,564
Total Current Assets	1,326,888
PROPERTY AND EQUIPMENT, NET	82,084
OTHER ASSETS	02,004
Intercompany Accounts	2,100,967
Total Assets	
Total Assets	<u>\$ 3,509,939</u>
LIABILITIES AND SHAREHOLDER'S EQUITY	
CURRENT LIABILITIES	
Accounts Payable	
Accrued Wages and Other Liabilities	\$ 287,454
Total Current Liabilities	340,806
. July Dallott Elabities	628,260
OTHER LIABILITIES	
Deferred Income	
Total Other Liabilities	987_
	987
Total Liabilities	
	629,247
SHAREHOLDER'S EQUITY	
Common Stock, Par Value \$1 per Share; 100,000 Shares Authorized;	
73,207 Shares issued and Outstanding	
Retained Earnings	73,267
Total Shareholder's Equity	2,807,425
•	2,880,692
Total Liabilities and Shareholder's Equity	Ф. О. Бол
	<u>\$ 3,509,939</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	A
Other Revenue	\$ 9,199,146
Total Revenue	1,990
	9,201,136
EXPENSES	
Nursing Services	0.40=
Ancillaries	3,185,112
Dietary	1,853,563
Social Services	686,841
Activities	172,535
Medical Records	103,762
Laundry and Linen	46,754
Housekeeping	90,992
Facility Operations and Maintenance	202,962
Depreciation	340,532
Interest Expense	25,883
Taxes and Insurance	2,246
Employee Benefits	114,359
Bad Debt Expense	548,791
General and Administrative	13,615
Total Expenses	1,617,408
	9,005,355
Net Income	•
	<u>\$ 195,781</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES APARTMENTS, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash	
Total Current Assets	\$ 100,350
PROPERTY AND EQUIPMENT, NET	100,350
OTHER ASSETS	156,319
Intercompany Accounts	2 222 222
Total Assets	3,323,838
	<u>\$ 3,580,507</u>
LIABILITIES AND SHAREHOLDER'S EQUITY	
CURRENT LIABILITIES Accounts Payable	
Accrued Wages and Other Liabilities	\$ 37,555
Tenant Deposits Total Current Liabilities	160,535 55,500
	253,590
OTHER LIABILITIES Deferred Income	
Total Other Liabilities	187,997
Total Liabilities	187,997
SHAREHOLDER'S EQUITY	441,587
Common Stock, Par Value \$1 per Share; 350,000 Shares Authorized; 325,391 Shares Issued and Outstanding	
Retained Earnings	325,391
Total Shareholder's Equity	2,813,529 3,138,920
Total Liabilities and Shareholder's Equity	\$ 3,580,507
	<u> </u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES APARTMENTS, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE			
Apartment Fees	·		
Deposit Revenue		\$	2,047,223
Other Revenue	;		123,833
Total Revenue			198,796
			2,369,852
EXPENSES			
Dietary			
Activities	•		388,753
Laundry and Linen			14,876
Housekeeping	•		(5,467)
Facility Operations and Maintenance			66,363
Depreciation	·		435,106
Interest Expense			29,316
Taxes and Insurance			220
Employee Benefits			196,668
General and Administrative	·		30,338
Total Expenses	-		634,484
			1,790,657
Net Income		_	
	=	<u>\$</u>	579,195

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES ASSISTED LIVING, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash		
Patient Accounts Receivable, Net	\$	100,350
Other Current Assets		(2,879)
Total Current Assets		1,427
PROPERTY AND EQUIPMENT, NET		98,898
OTHER ASSETS		26,228
Intercompany Accounts		4 444 00"
Total Assets		1,114,685
Total Flosets	\$	1,239,811
LIABILITIES AND SHAREHOLDER'S EQUITY		1,200,011
CURRENT LIABILITIES		
Accounts Payable		
Accrued Wages and Other Liabilities	\$	8,054
Total Current Liabilities	·	77,263
OTHER LINE OF THE		85,317
OTHER LIABILITIES		
Deferred Income Total Other Liabilities		0.45
Total Other Liabilities		345 345
Total Liabilities	-	345
		85,662
SHAREHOLDER'S EQUITY		,
Common Stock, Par Value \$1 per Share; 150,000 Shares Authorized; 147,787 Shares Issued and Outstanding		
Retained Earnings		147,787
Total Shareholder's Equity		<u>,00</u> 6,362
	1	,154,149
Total Liabilities and Shareholder's Equity		
	<u> </u>	,239,811

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES ASSISTED LIVING, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	
Other Revenue	\$ 1,352,727
Total Revenue	20,475
	1,373,202
EXPENSES	'
Nursing Services	·
Ancillaries	476,163
Dietary	2,337
Activities	103,444
Laundry and Linen	12,638
Housekeeping	1,035
Facility Operations and Maintenance	8,253
Depreciation	138,223
Interest Expense	5,212
Taxes and Insurance	201
Employee Benefits	71,989
Bad Debt Expense	66,493
General and Administrative	1,200
Total Expenses	245,603
·	1,132,791
Net Income	
	<u>\$ 240,411</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – LANCASTER, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash Patient Accounts Receivable, Net Other Current Assets Total Current Assets	\$ 101,250 1,085,054 40,840
PROPERTY AND EQUIPMENT, NET	1,227,144
OTHER ASSETS	154,058
Intercompany Accounts	6,434,050
Total Assets	\$ 7,815,252
LIABILITIES AND SHAREHOLDER'S EQUITY	
CURRENT LIABILITIES Accounts Payable Accrued Wages and Other Liabilities Total Current Liabilities	\$ 221,808 430,036 651,844
OTHER LIABILITIES Deferred Income	001,044
Total Other Liabilities	 4,121 4,121
Total Liabilities	 655,965
SHAREHOLDER'S EQUITY Common Stock, Par Value \$1 per Share; 150,000 Shares Authorized; 143,913 Shares Issued and Outstanding	143,913
Retained Earnings Total Shareholder's Equity	7,015,374 7,159,287
Total Liabilities and Shareholder's Equity	7,815,252

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – LANCASTER, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	
Other Revenue (Expense)	\$ 10,592,725
Total Revenue	(1,869)
	10,590,856
EXPENSES	
Nursing Services	
Ancillaries	4,490,015
Dietary	1,123,114
Social Services	945,220
Activities	148,409
Medical Records	98,153
Laundry and Linen	37,435
Housekeeping	161,459
Facility Operations and Maintenance	304,647
Depreciation	404,799
Interest Expense	18,559
Taxes and Insurance	3,252
Employee Benefits	140,851
Bad Debt Expense	861,836
General and Administrative	61,338
Total Expenses	1,428,085
Lordi Eyhelises	10,227,172
Net Income	
• •	<u>\$ 363,684</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – YORK, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS		
Cash Patient Assourts Reservable Net	\$	100,846
Patient Accounts Receivable, Net Other Current Assets		868,878
Total Current Assets		15,053
Total Guilent Assets		984,777
PROPERTY AND EQUIPMENT, NET		125,505
OTHER ASSETS		
Intercompany Accounts		3,999,126
Total Assets		
Total Assets	<u>\$</u>	5,109,408
LIABILITIES AND SHAREHOLDER'S EQUITY		
CURRENT LIABILITIES		
Accounts Payable	\$	172,189
Accrued Wages and Other Liabilities	Ψ	381,578
Total Current Liabilities		553,767
OTHER LIABILITIES		
Asset Retirement Obligation		157,039
Total Other Liabilities		157,039
•		
Total Liabilities		710,806
SHAREHOLDER'S EQUITY		
Common Stock, Par Value \$1 per Share; 200,000 Shares Authorized;		
158,902 Shares Issued and Outstanding		158,902
Retained Earnings		4,239,700
Total Shareholder's Equity		4,398,602
Total Liabilities and Shareholder's Equity	\$	5,109,408
	<u> </u>	0,100,400

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – YORK, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	
Other Revenue (Expense)	\$ 7,813,730
Total Revenue	(3,838)
	7,809,892
EXPENSES	, , , , , , , , , , , , , , , , , , ,
Nursing Services	•
Ancillaries	3,267,617
Dietary	752,918
Social Services	705,534
Activities	167,948
Medical Records	133,129
Laundry and Linen	30,480
Housekeeping	94,300
Facility Operations and Maintenance	326,847
Depreciation	394,441
Interest Expense	27,263
Taxes and Insurance	3,771
Employee Benefits	110,183
Bad Debt Expense	733,483
General and Administrative	32,828
Total Expenses	1,342,271
·	8,123,013
Net Loss	
	<u>\$ (313,121)</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – WAXHAW, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS		
Cash	\$	104 400
Patient Accounts Receivable, Net	Ψ	101,100 704,931
Other Current Assets		23,328
Total Current Assets	P	829,359
PROPERTY AND FOURTHER LINE		029,339
PROPERTY AND EQUIPMENT, NET		664,653
Total Assets		004,000
Total Assets	_\$	1,494,012
LIABILITIES AND SHAREHOLDER'S DEFICIT		
CURRENT LIABILITIES		
Accounts Payable		
Accrued Wages and Other Liabilities	\$	212,652
Total Current Liabilities	-	382,406
		595,058
OTHER LIABILITIES		
Deferred Income		
Intercompany Accounts		2,917
Total Other Liabilities		6,091,093
	-	6,094,010
Total Liabilities		0.000.000
0114771164		6,689,068
SHAREHOLDER'S DEFICIT		
Accumulated Deficit		(5,195,056)
Total Shareholder's Deficit		5,195,056)
Total Liabilities and Object Library		<u>0,100,000)</u>
Total Liabilities and Shareholder's Deficit	\$	1,494,012
	 _	-1.0-7,012

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK MANOR – WAXHAW, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	\$ 9,171,057
Other Revenue (Expense)	, , , , , , , , , , , , , , , , , , , ,
Total Revenue	(1,639)
EVALUADA	9,169,418
EXPENSES	
Nursing Services	2 200 000
Ancillaries	3,333,832
Dietary	1,448,563
Social Services	698,774
Activities	203,642
Medical Records	96,845
Laundry and Linen	49,322
Housekeeping	90,860
Facility Operations and Maintenance	208,141
Depreciation	379,936
Interest Expense	170,993
Taxes and Insurance	638
Employee Benefits	463,327
Bad Debt Expense	600,463
General and Administrative	73,302
Total Expenses	1,702,449
Total Expenses	9,521,087
Net Loss	
	<u>\$· (351,669)</u>
	<u> </u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES WELLNESS CENTER (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) **BALANCE SHEET**

SEPTEMBER 30, 2019
(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS	
Patient Accounts Receivable, Net	\$ -
PROPERTY AND EQUIPMENT, NET	50.00
Total Assets	83,901
	\$ 83,901
LIABILITIES AND SHAREHOLDER'S DEFICIT	
CURRENT LIABILITIES	
Cash Overdraft	\$ 208.860
Accounts Payable Accrued Wages and Other Liabilities	\$ 208,860 105
Total Current Liabilities	78,005
, other dation lines	286,970
OTHER LIABILITIES	
Intercompany Accounts	0.000.00
Total Other Liabilities	<u>2,259,506</u> <u>2,259,506</u>
Total Liabilities	2,209,500
· ordi Elabilities	2,546,476
SHAREHOLDER'S DEFICIT	
Accumulated Deficit	(0.405.77
Total Shareholder's Deficit	(2,462,575)
Total Liabilities and Shareholder's Deficit	(2,462,575)
Total Liabilities and Shareholder's Deficit	\$ 83,901

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK ESTATES WELLNESS CENTER (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Membership Fees Other Revenue	\$ 70,982
	1,956
Total Revenue	
	72,938
EXPENSES	
Dietary	1
Activities	3,300
Laundry and Linen	3,003
Housekeeping	518
Facility Operations and Maintenance	24,293
Depreciation	107,806
Interest Expense	15,210
Taxes and Insurance	145
	101,375
Employee Benefits	6,331
General and Administrative	
Total Expenses	<u> 178,218</u>
	440,199
Net Loss ·	_
	<u>\$ (367,261)</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK AT NORTH GROVE, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) BALANCE SHEET

SEPTEMBER 30, 2019

(SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

CURRENT ASSETS Cash		
		\$ 101,000
Patient Accounts Receivable, Net Other Current Assets		1,516,916
Total Current Assets		46,183
Total Current Assets		1,664,099
PROPERTY AND EQUIPMENT, NET		1,395,598
OTHER ASSETS	÷	, "
Deferred Other Costs, Net		007 004
	45	207,001
Total Assets	+ %	\$ 3,266,698
LIABILITIES AND SHAREHOLDER'	S DEFICIT	
CURRENT LIABILITIES		
Accounts Payable		\$ 331.072
Accrued Wages and Other Liabilities		\$ 331,072 883,262
Total Current Liabilities		1,214,334
		1,214,034
OTHER LIABILITIES		
Deferred Income	•	21,845
Intercompany Accounts		2,468,807
Total Other Liabilities		2,490,652
T 1 3 1 5 1 2000		
Total Liabilities		3,704,986
SHAREHOLDER'S DEFICIT	•	
Accumulated Deficit		(400,000)
Total Shareholder's Deficit		(438,288)
		(438,288)
Total Liabilities and Shareholder's Deficit		\$ 2.066.000
		<u>\$ 3,266,698</u>

WHITE OAK MANOR, INC. AND SUBSIDIARIES WHITE OAK AT NORTH GROVE, INC. (A WHOLLY OWNED SUBSIDIARY OF WHITE OAK MANOR, INC.) STATEMENT OF OPERATIONS

YEAR ENDED SEPTEMBER 30, 2019 (SEE INDEPENDENT AUDITORS' REPORT ON SUPPLEMENTARY INFORMATION)

REVENUE	
Net Patient Service Revenue	\$ 14,258,174
Other Revenue	
Total Revenue	<u>24,468</u> 14,282,642
	14,202,042
EXPENSES	
Nursing Services	5,000,475
Ancillaries	5,099,475
Dietary	2,446,884
Social Services	896,750
Activities	153,254
Medical Records	81,190
Laundry and Linen	55,520
Housekeeping	127,818
Facility Operations and Maintenance	397,398
Depreciation	500,297
Interest Expense	. 243,912
Amortization Expense	71,318
Taxes and Insurance	80,172
Employee Benefits	679,254
	805,454
Bad Debt Expense	39,868
General and Administrative	
Total Expenses	13,858,125
	15,656,125
Net Income	¢ 404.547
	<u>\$ 424,517</u>



WHITE OAK MANOR - TRYON, INC., WHITE OAK MANOR - BURLINGTON, INC., AND WHITE OAK MANOR - CHARLOTTE, INC. (SUBSIDIARIES OF WHITE OAK MANOR, INC.)

PROJECTED COMBINED FINANCIAL STATEMENTS AND INDEPENDENT ACCOUNTANTS' REPORT

FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH SEPTEMBER 30, 2024



GLAconnectation

WEALTH ADVISORY
OUTSOURCING
AUDIT, TAX, AND
CONSULTING

WHITE OAK MANOR – TRYON, INC., WHITE OAK MANOR – BURLINGTON, INC., AND WHITE OAK MANOR – CHARLOTTE, INC. (SUBSIDIARIES OF WHITE OAK MANOR, INC.) TABLE OF CONTENTS FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

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INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

Board of Directors
White Oak Manor, Inc.
Spartanburg, South Carolina

Management is responsible for the accompanying projected combined financial statements of White Oak Manor - Tryon, Inc., White Oak Manor - Burlington, Inc., and White Oak Manor -Charlotte, Inc., wholly-owned subsidiaries of White Oak Manor, Inc. (the "Combined Subsidiaries"), which comprise the projected combined balance sheets as of September 30, 2020, 2021, 2022, 2023, and 2024, and the related projected combined statements of operations, shareholder's equity (deficit), and cash flows for the years then ending, and the related summary of significant projection assumptions and accounting policies in accordance with the guidelines for presentation of a financial projection established by the American Institute of Certified Public Accountants (AICPA). We have performed a compilation engagement in accordance with the Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. We did not examine or review the projected combined financial statements nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any form of assurance on these projected combined financial statements or the assumptions. Furthermore, even if the hypothetical assumptions as noted in Management's Summary of Significant Projection Assumptions and Accounting Policies on page 7 (the "Hypothetical Assumption") occurs as projected, there will usually be differences between the projected and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

Accounting principles generally accepted in the United States of America would require the Combined Subsidiaries to adopt Accounting Standards Update (ASU) 2016-02, Leases, during the Projection Period. The Combined Subsidiaries have leases with White Oak Manor, Inc., a related party, for the land and buildings of the Combined Subsidiaries. In accordance with accounting principles generally accepted in the United States of America, under (ASU) 2016-02, these leases should be presented as financing leases and capitalized on the projected combined balance sheets. Management has projected these leases as operating leases during the Projection Period. Management has not determined the effect of these departures on the combined financial statements.

The accompanying projection information and this report are intended solely for the information and use of management, the Board of Directors, and the North Carolina Department of Insurance (pursuant to the requirements of North Carolina General Statutes, Chapter 58, Article 64 and is included in the Combined Subsidiaries' disclosure statement filing), and is not intended to be and should not be used, by anyone other than these specified parties.



Board of Directors White Oak Manor, Inc.

We have no responsibility to update this report for events and circumstances occurring after the date of this report.

CliftonLarsonAllen LLP

Clifton Larson Allen LLP

Charlotte, North Carolina February 27, 2020

WHITE OAK MANOR - TRYON, INC., WHITE OAK MANOR - BURLINGTON, INC., AND WHITE OAK MANOR - CHARLOTTE, INC. (SUBSIDIARIES OF WHITE OAK MANOR, INC.) PROJECTED COMBINED BALANCE SHEETS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 SEPTEMBER 30, 2020 THROUGH 2024

ASSETS	2020	2021	2022 2023		2024	
OUDDINE ACCURA						
CURRENT ASSETS						
Cash and Cash Equivalents Accounts Receivable, Net	\$ 150,000	\$ 150,000	\$ 150,000	\$ 150,000	\$ 150,000	
Intercompany Accounts Receivable	2,983,251	3,087,664	3,195,733	3,307,583	3,423,349	
Other Current Assets	321,841	231,598	310,969	463,052	692,410	
Total Current Assets	147,820	153,732	159,881	166,277	172,928	
Total Culterit Assets	3,602,912	3,622,994	3,816,583	4,086,912	4,438,687	
ASSETS LIMITED AS TO USE - OPERATING RESERVE	933,735	961,604	990,321	1,019,910	1,050,400	
MOVEABLE EQUIPMENT	6,102,464	6,402,464	6,702,464	7 000 404	7.000 404	
Less: Accumulated Depreciation	4,818,905	5,254,855		7,002,464	7,302,464	
Moveable Equipment, Net	1,283,559	1,147,609	5,711,725 990,739	6,189,515	6,688,225	
	1,200,000	1,147,000	990,739	812,949	614,239	
Total Assets	\$ 5,820,206	\$ 5,732,207	\$ 5,797,643	\$ 5,919,771	\$ 6,103,326	
LIABILITIES AND SHAREHOLDER'S EQUITY (DEFICIT)	2020	2021	2022	2023	2024	
EMPERIES AND STANDIOLDER'S EQUIT (DEFICIT)						
CURRENT LIABILITIES						
Accounts Payable	\$ 606,003	\$ 624,183	\$ 642,909	Ф О ОП 10Н		
Accrued Wages and Other Liabilities	1,509,791	1,555,085	a 642,909 1,601,737	\$ 662,195	\$ 682,063	
Intercompany Accounts Payable	198,849	765,071	1,351,652	1,649,790	1,699,284	
Asset Retirement Obligation	117,494	117,494	1,331,652	1,851,333	2,257,806	
Total Current Liabilities	2,432,137	3,061,833	3,713,792	<u>117,494</u> 4,280,812	117,494	
		0,001,000	0,110,102	4,200,012	4,756,647	
DEFERRED CREDITS						
Unearned Deposit Revenue - Nonrefundable	475,754	540,910	558,075	528,229	471,611	
Unearned Deposit Revenue - Refundable	-		,		111,011	
Deposits on Apartments	102,943	102,943	102,943	102,943	102,943	
Total Deferred Credits	578,697	643,853	661,018	631,172	574,554	
LONG-TERM DEBT						
			-			
Total Liabilities	3,010,834	3,705,686	4,374,810	4,911,984	5,331,201	
SHAREHOLDER'S EQUITY (DEFICIT)						
Common Stock	887,153	887,153	887,153	007.450	007.450	
Retained Deficit	1,922,219	1,139,368	535,680	887,153	887,153	
Other Comprehensive Loss	1,044,410	1,100,000	000,000	120,634	(115,028)	
Total Shareholder's Equity (Deficit)	2,809,372	2,026,521	1,422,833	1,007,787	772,125	
Total Liabilities and Shareholder's Equity (Deficit)	\$ 5,820,206	\$ 5,732,207	\$ 5,797,643	\$ 5,919,771	\$ 6,103,326	

See Independent Accountants' Compilation Report and Summary of Significant Projection Assumptions and Accounting Policies

WHITE OAK MANOR – TRYON, INC., WHITE OAK MANOR – BURLINGTON, INC., AND WHITE OAK MANOR – CHARLOTTE, INC. (SUBSIDIARIES OF WHITE OAK MANOR, INC.) PROJECTED COMBINED STATEMENTS OF OPERATIONS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

	2020	2021	2022	2023	2024
REVENUES					
Net Patlent Service Revenue	\$ 29,493,600	\$ 30,525,877	\$ 31,594,283	¢ 22 700 002	# 00 044 F00
Apartment Rents	3,001,200	3,106,242	3,214,961	\$ 32,700,083	\$ 33,844,586
Deposit Amortization	241,200	194,144	242,135	3,327,485	3,443,947
Investment Income	59,571	32,512	33,349	289,146	315,918
Other Revenue	58,440	60,486	62,602	34,209	35,098
Total Revenues	32,854,011	33,919,261	35,147,330	64,793 36,415,716	67,061 37,706,610
EXPENSES					
Nursing Services	13,249,740	13,647,232	14,056,649	44.470.240	44.040.000
Ancillaries	3,580,080	3,687,482	3,798,106	14,478,348 3,912,049	14,912,698
Dietary Expenses	3,302,040	3,401,101	3,503,133	, . ,	4,029,410
Social Services	369,900	380.997	392,427	3,608,227	3,716,473
Activities	388,342	399,992	411,993	404,200 424,353	416,327
Medical Records	116,154	119,639	123,228	424,333 126,925	437,084
Laundry and Linen	447,183	460.598	474,417	488,649	130,733
Housekeeping	1,180,256	1,215,664	1,252,133	1,289,697	503,309
Facility Operations and Maintenance	1,953,923	2,012,541	2,072,917	2,135,105	1,328,388
Depreciation	415,030	435,950	456.870	477,790	2,199,158
Taxes and Insurance	552,900	569,488	586,573	604,171	498,710
Employee Benefits	2,684,400	2,764,932	2,847,881	2,933,317	622,296
General and Administrative	5,443,200	5,606,496	5,774,691	5,947,931	3,021,317
Total Expenses	33,683,148	34,702,112	35,751,018	36,830,762	6,126,369 37,942,272
•				50,000,702	51,542,212
Net Loss	\$ (829,137)	\$ (782,851)	\$ (603,688)	<u>\$ (415,046)</u>	\$ (235,6 č 2)

WHITE OAK MANOR – TRYON, INC., WHITE OAK MANOR – BURLINGTON, INC., AND WHITE OAK MANOR – CHARLOTTE, INC. (SUBSIDIARIES OF WHITE OAK MANOR, INC.) PROJECTED COMBINED STATEMENTS OF SHAREHOLDER'S EQUITY (DEFICIT) ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

	Common Stock	Retained Earnings (Deficit)	Accumulated Other Comprehensive Loss	Total Shareholder's Equity (Deficit)	
BALANCE, SEPTEMBER 30, 2019	\$ 887,153	\$ 2,751,356	\$ -	\$ 3,638,509	
Net Loss Distributions to Shareholder	<u> </u>	(829,137)	<u>-</u>	(829,137)	
BALANCE, SEPTEMBER 30, 2020	887,153	1,922,219	-	2,809,372	
Net Loss Distributions to Shareholder	<u>-</u>	(782,851)	<u> </u>	(782,851)	
BALANCE, SEPTEMBER 30, 2021	887,153	1,139,368	-	2,026,521	
Net Loss Distributions to Shareholder		(603,688)	-	(603,688)	
BALANCE, SEPTEMBER 30, 2022	887,153	535,680		1,422,833	
Net Loss Distributions to Shareholder	<u> </u>	(415,046)	<u> </u>	(415,046)	
BALANCE, SEPTEMBER 30, 2023	887,153	120,634	-	1,007,787	
Net Loss Distributions to Shareholder	 	(235,662)		(235,662)	
BALANCE, SEPTEMBER 30, 2024	\$ 887,153	\$ (115,028)	<u> </u>	\$ 772,125	

WHITE OAK MANOR – TRYON, INC., WHITE OAK MANOR – BURLINGTON, INC., AND WHITE OAK MANOR – CHARLOTTE, INC. (SUBSIDIARIES OF WHITE OAK MANOR, INC.) PROJECTED COMBINED STATEMENTS OF CASH FLOWS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

CASH FLOWS FROM OPERATING ACTIVITIES		2020	2021		2022		2023		2024	
Net Loss Adjustments to Reconcile Net Income to Net Cash Provided (Used) by Operating Activities:	\$	(829,137)	\$	(782,851)	\$	(603,688)	\$	(415,046)	\$	(235,662)
Depreciation Deposit Amortization Deposit Receipts		415,030 (241,200) 259,300		435,950 (194,144) 259,300		456,870 (242,135) 259,300		477,790 (289,146) 259,300		498,710 (315,918) 259,300
Change in Current Assets: Accounts Receivable Intercompany Accounts Receivable Other Current Assets Change in Current Liabilities:		(185,716) (321,841) (5,686)		(104,413) 90,243 (5,912)		(108,069) (79,371) (6,149)		(111,850) (152,083) (6,396)		(115,766) (229,358) (6,651)
Accounts Payable Intercompany Accounts Payable Accrued Wages and Other Liabilities Net Cash Provided by Operating Activities	-	16,485 198,849 91,941 (601,975)		18,180 566,222 45,294 327,869		18,726 586,581 46,652 328,717		19,286 499,681 48,053 329,589		19,868 406,473 49,494 330,490
CASH FLOWS FROM INVESTING ACTIVITIES Purchases of Property and Equipment Net Change in Assets Limited as to Use - Operating Reserve Net Cash Used in Investing Activities		(300,000) (118,735) (418,735)		(300,000) (27,869) (327,869)		(300,000) (28,717) (328,717)		(300,000) (29,589) (329,589)		(300,000) (30,490) (330,490)
CASH FLOWS FROM FINANCING ACTIVITIES Distributions to Shareholder Net Cash Used in Financing Activities								-	- -	(050,490)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(1,020,710)		-	-	-				_
Cash and Cash Equivalents - Beginning of Year		1,170,710		150,000		150,000		150,000		150,000
CASH AND CASH EQUIVALENTS - END OF YEAR	\$	150,000	_\$	150,000	\$	150,000	\$	150,000	\$	150,000

Summary of Significant Projection Assumptions and Accounting Policies

BASIS OF PRESENTATION

The financial projection (the "Projection") presents to the best of the knowledge and belief of Management's ("Management") of White Oak Manor – Tryon, Inc. ("Tryon"), White Oak Manor Burlington, Inc. ("Burlington"), and White Oak Manor – Charlotte, Inc. ("Charlotte") (subsidiaries of White Oak Manor, Inc.) (the "Combined Subsidiaries"), Combined Subsidiaries the expected financial position, results of operations and cash flows as of September 30, 2020, 2021, 2022, 2023, and 2024 and for each of the years then ending (the "Projection Period").

A projection, although similar to a forecast, is a presentation of prospective financial information that is subject to one or more hypothetical assumptions. Management has included an assumption that is considered to be a "Hypothetical Assumption" as defined by the American Institute of Certified Public Accountants' Guide for Prospective Financial Information. A Hypothetical Assumption is defined as follows: "An assumption used in a financial projection or in a partial presentation of projected information to present a condition or course of action that is not necessarily expected to occur, but is consistent with the purpose of the presentation."

Management's hypothetical assumption is as follows:

• Management is able to achieve the projected operating revenue inflationary rate increases and operating expense inflationary increases as described hereinafter.

FASB issued Accounting Standards Update (ASU) 2016-02, *Leases*, in February 2016 pertaining to accounting for leases. While the standard will not be effective for the Combined Subsidiaries until the year ending September 30, 2021, the standard can be early adopted. Early adoption has not been exercised by Management during the Projection Period. Implementation of the new standard can result in changes to the reporting and disclosures of leases. Management is in the process of evaluating the impact of this standard on the Combined Subsidiaries.

Accounting principles generally accepted in the United States of America would require the Combined Subsidiaries to adopt Accounting Standards Update (ASU) 2016-02, *Leases*, during the Projection Period. The Combined Subsidiaries have leases with White Oak Manor, Inc., a related party, for the land and buildings of the Combined Subsidiaries. In accordance with accounting principles generally accepted in the United States of America, under (ASU) 2016-02, these leases should be presented as financing leases and capitalized on the projected combined balance sheets. Management has projected these leases as operating leases during the Projection Period. Management has not determined the effect of these departures on the combined financial statements.

Management's purpose for preparing this financial projection is for the use of Management, the Board of Directors, and for inclusion in Management's Disclosure Statements in accordance with Chapter 58, Article 64 of the North Carolina General Statutes and is not intended to be and should not be used, by another other than these specified parties. The projection reflects management's judgment as of February 27, 2020 the date of this projection, of the expected conditions and its expected course of actions. The assumptions disclosed herein are those that Management of White Oak Manor, Inc. believes are significant to the projected combined financial statements. Furthermore, even if the Hypothetical Assumption was to occur, there will usually be differences between projected and actual results because events and circumstances frequently do not occur as expected, and those differences may be material.

Unless otherwise noted, references to time periods used in this report refer to the fiscal year of White Oak Manor – Tryon, Inc., White Oak Manor – Burlington, Inc., and White Oak Manor – Charlotte, Inc. which ends on September 30.

(7)

Summary of Significant Projection Assumptions and Accounting Policies

BACKGROUND AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Background

White Oak Manor, Inc. and its wholly-owned subsidiaries operate nursing home facilities, assisted living facilities, and apartment complexes for the elderly throughout North and South Carolina. These wholly-owned subsidiaries include:

White Oak Management, Inc.

White Oak Manor - Spartanburg, Inc.

White Oak Manor - Columbia, Inc.

White Oak Manor - Newberry, Inc.

White Oak Manor - Rock Hill, Inc.

White Oak Manor - Shelby, Inc.

White Oak Manor - Kings Mountain, Inc.

White Oak Manor - Rutherfordton, Inc.

White Oak Manor - Charleston, Inc.

White Oak Manor - Charlotte, Inc.

White Oak Manor - Burlington, Inc.

White Oak Manor - Tryon, Inc.

White Oak Manor - Lancaster, Inc.

White Oak Manor - York, Inc.

White Oak Estates, Inc.

White Oak Estates Apartments, Inc.

White Oak Estates Assisted Living, Inc.

White Oak Manor - Waxhaw, Inc.

White Oak Manor at North Grove, Inc.

Also included are the accounts of White Oak Estates Wellness Center, a department of White Oak Estates, Inc.

Three of these subsidiaries, White Oak Manor – Tryon, Inc., White Oak Manor – Burlington, Inc., and White Oak Manor – Charlotte, Inc. collect entrance fees for certain apartment units.

Summary of Significant Accounting Policies

Cash Equivalents

Cash equivalents consist of temporary bank deposits, money market instruments, and certificates of deposit with an original maturity of three months or less at the date of purchase.

Allowance for Uncollectible Accounts

The Combined Subsidiaries provide an allowance for uncollectible accounts using management's judgment. Residents are not required to provide collateral for services rendered. Payment for services is required upon receipt of invoice or claim submitted. Accounts past due more than 45 days are individually analyzed for collectability.

Assets Limited as to Use - Operating Reserve

Assets limited as to use include assets required to be set aside by the Department of Insurance of the State of North Carolina as operating reserves. All assets limited as to use are held in cash, money market funds, debt securities and equity investments.

Summary of Significant Projection Assumptions and Accounting Policies

BACKGROUND AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property and Moveable Equipment

Moveable equipment is stated at cost. Routine maintenance, repairs, and renewals are charged to expenses. Expenditures that materially increase values, change capacities, or extend useful lives are capitalized. Depreciation is computed by the straight-line method over the estimated useful lives of the assets.

The fair value of moveable equipment is assumed to be unchanged during the Projection Period. The Combined Subsidiaries assume additions to moveable equipment of \$300,000 per year during the Projection Period, based on historical experience.

All land and buildings are owned by White Oak Manor, Inc., a related party, and leased by the Combined Subsidiaries. Each of the Combined Subsidiaries has entered into individual lease agreements with White Oak Manor, Inc. The lease agreements contain an automatic renewal on an annual basis and require monthly rent payments at the beginning of each month. Lease expense is projected to be approximately \$630,000 for the Combined Subsidiaries at September 30, 2020 and has been inflated three percent each year thereafter through the Projection Period. Lease expense is included within General and Administrative expenses.

Revenue Recognition

Net patient service revenues are recorded at the expected reimbursement rate. Contractual adjustments include adjustment for patients admitted as private pay patients but later reimbursed under third-party rates, adjustments for ancillary charges and differences between gross charges and reimbursement at contract rates. Final determination of amounts due from or to the Medicare and Medicaid programs is subject to review by appropriate governmental authorities or their agents. Differences between the amounts accrued and subsequent settlements are recorded in operations in the year of settlement.

Laws and regulations governing the Medicare and Medicaid programs are complex and subject to interpretation. The Combined Subsidiaries believe that they are in compliance with all applicable laws and regulations and are not aware of any pending or threatened investigations involving allegations of potential wrongdoing. While no such regulatory inquiries have been made, compliance with such laws and regulations can be subject to future government review and interpretation, as well as significant regulatory actions including fines, penalties, and exclusion from Medicare and Medicaid programs.

Unearned deposit revenue represents deposit fees which are earned over the estimated length of stay of the residents. Under the terms of the rental agreement, in the event of the resident's death, no refund is due to the resident. Otherwise, the unearned portion is refundable to the resident in the event of termination of the lease by either the Combined Subsidiaries or the resident in decreasing equal amounts over a five-year period. In addition to the deposits, residents also pay monthly fees which are subject to increase by Management.

Fair Value of Financial Instruments

The carrying amount of cash and cash equivalents, assets limited as to use, trade accounts receivable, and other current and long-term liabilities approximates their respective fair values.

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BACKGROUND AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Self-Insurance

The Combined Subsidiaries are primarily self-insured up to a certain level for professional and general liability costs and are self-insured for employee vested health care benefits and workers' compensation. Self-insurance liabilities are determined based on claims filed and estimates for claims incurred but not reported.

Income Taxes

The shareholders of the Combined Subsidiaries have elected under Subchapter S of the Internal Revenue Code to include the Combined Subsidiaries income in their own income for federal income tax purposes. Accordingly, no income tax provision or liabilities are reflected in the projected combined financial statements. Distributions are made to shareholders in the form of dividends to fund the shareholders' tax liabilities resulting from inclusion of the Combined Subsidiaries income in their own income for income tax purposes.

MANAGEMENT'S BASIS FOR PROJECTION OF REVENUES

Unless otherwise noted, assumptions are the same for all three Combined: Subsidiaries.

Facility Utilization

Management assumes White Oak Manor – Tryon, Inc., White Oak Manor – Burlington, Inc. and White Oak Manor – Charlotte, Inc. will maintain an occupancy rate greater than 90 percent. See Operating Reserve for annual projected occupancies assumed by Management during the Projection Period.

Revenue

Net patient service revenue includes revenue from residents residing in the nursing facility. Net patient service revenue and the payor mix is based upon the 2020 budgets for the Combined Subsidiaries. Net patient service revenue are assumed to increase 3.5 percent annually during the Projection Period. The Projection does not assume any third-party payor settlements throughout the Projected Period.

Apartment rents are based on the occupancy percentage budgeted for 2020. Future rent increases are expected to increase at 3.5 percent annually during the Projection Period.

Deposit amortization revenue is based on the expected turnover in units at the Combined Subsidiaries' apartment complexes for the elderly. The expected turnover in the Projection Period is consistent with the Combined Subsidiaries historical experience. Deposits for apartments range from \$15,000 to \$30,000 depending on the size and location of the apartment. Deposits are assumed to be collected equally throughout the year.

Investment income is projected based on available investment balances earning investment income at a realized rate of 3.0 percent per year during the Projection Period.

Other revenue consists of various miscellaneous items. Other revenue is expected to grow by 3.5 percent per year during the Projection Period with 2020 budgeted revenues serving as the base amount.

(11)

MANAGEMENT'S BASIS FOR PROJECTION OF EXPENSES

Cost and Expenses

Management fees are charged to the Combined Subsidiaries to cover related party management costs and interest expense as related to long-term debt held by White Oak Manor, Inc. The interest portion of management fees is allocated based on the percentage of the Combined Subsidiaries' beds and units to the total beds and units for all subsidiaries of White Oak Manor, Inc. Total management fees are projected to be approximately \$1,745,000 for the Combined Subsidiaries at September 30, 2020 and have been inflated 3.0 percent each year thereafter through the Projection Period. Management fees are included within General and Administrative expenses.

Other cost and expenses for 2020 are based on budgeted operating expenses for the fiscal year ending September 30, 2020. Cost and expenses for subsequent years have been inflated 3.0 percent for each year thereafter during the Projection Period.

Distribution to Shareholder

Distributions to shareholder for the payment of income taxes using tax rates in effect at February 27, 2020 are projected based on projected taxable income. Taxable income to be recognized by the Combined Subsidiaries' shareholders on their individual tax returns is based on reported income from operations and expected differences in revenue and expenses for financial reporting purposes and tax purposes. No distribution to shareholders has been estimated during the Projected Period.

(12)

MANAGEMENT'S BASIS FOR PROJECTION OF OTHER ITEMS

Operating Reserve

Under the rules and regulations of the Department of Insurance of North Carolina, which regulates continuing care facilities operating in the state, the Combined Subsidiaries are required to maintain operating reserves of 25 percent or 50 percent depending on the occupancy percentage, of the total occupancy costs of the independent living units (i.e., total expenses less depreciation, amortization, and interest expense) plus an allocated portion of the skilled nursing facilities expenses based on a ratio of skilled nursing patient days provided to independent living patients for the twelve-month period related to the calculation. Such operating reserve may only be released upon approval of the North Carolina Commissioner of Insurance. The operating reserve has been calculated based upon projected operating expenses and assuming an occupancy level of greater than 90 percent for White Oak Manor Tryon, Inc., White Oak Manor – Burlington, Inc. and White Oak Manor – Charlotte, Inc.

The operating reserves for the Combined Subsidiaries are projected as follows:

WHITE OAK MANOR - TRYON	 2020	2021	2022		2023		2024
Total Projected Operating Expenses: Projected SNF Expense	\$ 7,166,014	\$ 7,382,001	\$ 7,604,330	\$	7,833,191	\$	8,068,782
Projected Apartment Expense	 1,870,574	 1,926,953	1,984,989	•	2,044,730		2,106,227
	9,036,588	9,308,954	9,589,319		9,877,921		0,175,009
Total Projected Depreciation Expense:							
Projected SNF Depreciation	. 101,810	105,728	109.647		113.565		117,483
Projected Apartment Depreciation	 47,600	49,432	51,263		53,095		54,927
•	149,410	155,160	160,910		166,660		172,410
% of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents	6.72% 93.28%	6.72% 93.28%	6.72% 93.28%		6.72% 93.28%		6.72% 93.28%
Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses	6,684,458 481,556	6,885,93 1 496,070	7,093,319 511,011		7,306,801 526,390	į	7,526,560 542,222
Calculation of Included SNF Depreciation	6,842	7,105	7,368		7,632		7,895
Expenses Subject to DOI Approved Operating Reserve	2,297,688	2,366,486	2,437,369		2,510,393	2	2,585,627
Operating Reserve Percentage	 25%	25%	25%	·	25%		25%
Projected Reserve Requirement	\$ 574,422	\$ 591,622	\$ 609,342	\$	627,598	š	646,407
Projected Occupancy as of Year End	 97.0%	 97.0%	97.0%		97.0%		97.0%

MANAGEMENT'S BASIS FOR PROJECTION OF OTHER ITEMS (continued)

Operating Reserve (continued)

WHITE OAK MANOR - BURLINGTON	2020	2021		2022	2023	2024
Total Projected Operating Expenses:						
Projected SNF Expense	A 40.070.00					
Projected Apartment Expense	\$ 10,970,09					\$ 12,358,846
Trojected Apartities it Expense	851,12			903,442	930,757	958,876
	11,821,22	0 12,179,25	2	12,547,802	12,927,183	13,317,722
Total Projected Depreciation Expense:						
Projected SNF Depreciation	116,93	7 123,374	1	129,812	136,250	142,688
Projected Apartment Depreciation	18,56			20,608	21,630	•
	135,50		_	150,420	157,880	22,652 165,340
W 1000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	·	•		,	101,000	100,040
% of SNF Patient Days Attributable to Apartment Residents	0.36	% 0.369	6	0.36%	0.36%	0.36%
% of SNF Days Attributable to SNF Only Residents	99.64	% 99.64%	6	99.64%	99.64%	99.64%
Calculation of Excluded SNF Expenses	10.000.00					
Calculation of Included SNF Expenses	10,930,60	_ ' '		11,602,440	11,953,239	12,314,354
Table 10 10 10 10 10 10 10 10 10 10 10 10 10	39,49	2 40,688	\$	41,920	43,187	44,492
Calculation of Included SNF Depreciation	42	1 444	ı	467	491	E4.4
				407	431	514
Expenses Subject to DOI Approved Operating Reserve	871,63	5 897,564	ļ	924,287	951,823	980,202
Operating Research Parameters					,	,
Operating Reserve Percentage	259	<u>25%</u>	0	25%	25%	25%
Projected Reserve Requirement	\$ 217,909	9 \$ 224,391	\$	231,072	\$ 237,956	\$ 245,051
			Ψ	201,012	Ψ 251,850	\$ 245,051
Projected Occupancy as of Year End	93.09	6 93.0%	,	93.0%	93.0%	93.0%
						001070
WHITE OAK MANOR - CHARLOTTE	2020	2021		2022	2023	2024
Total Projected Operating Expanses:						
Total Projected Operating Expenses:	. 40 004 cor	. 6 45 050 45				
Projected SNF Expense	\$ 12,261,025				\$ 13,408,529	\$ 13,813,761
	564,315	581,412		599,011	617,129	\$ 13,813,761 635,780
Projected SNF Expense		581,412				\$ 13,813,761
Projected SNF Expense Projected Apartment Expense	564,315	581,412		599,011	617,129	\$ 13,813,761 635,780
Projected SNF Expense	564,315 12,825,340	5 581,412 13,213,906		599,011 13,613,897	617,129 14,025,658	\$ 13,813,761 635,780 14,449,541
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense:	564,315 12,825,340 116,848	5 581,412 13,213,906 123,771		599,011 13,613,897 130,695	617,129 14,025,658 137,619	\$ 13,813,761 635,780 14,449,541 144,542
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation	564,315 12,825,340 116,848 13,272	5 581,412 13,213,906 123,771 14,059		599,011 13,613,897 130,695 14,845	617,129 14,025,658 137,619 15,632	\$ 13,813,761 635,780 14,449,541 144,542 16,418
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation	564,315 12,825,340 116,848	5 581,412 13,213,906 123,771 14,059		599,011 13,613,897 130,695	617,129 14,025,658 137,619	\$ 13,813,761 635,780 14,449,541 144,542
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents	564,318 12,825,340 116,848 13,272 130,120 0.12%	5 581,412 13,213,906 123,771 14,059 137,830 0.12%		599,011 13,613,897 130,695 14,845	617,129 14,025,658 137,619 15,632	\$ 13,813,761 635,780 14,449,541 144,542 16,418
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation	564,318 12,825,340 116,848 13,272 130,120	5 581,412 13,213,906 123,771 14,059 137,830 0.12%		599,011 13,613,897 130,695 14,845 145,540	617,129 14,025,658 137,619 15,632 153,251	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents	564,318 12,825,340 116,848 13,272 130,120 0.12% 99.88%	5 581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88%		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88%	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88%	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88%
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses	564,318 12,825,340 116,848 13,272 130,120 0.12% 99.88% 12,246,312	5 581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents	564,318 12,825,340 116,848 13,272 130,120 0.12% 99.88%	5 581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88%	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88%	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88%
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses	564,318 12,825,340 116,848 13,272 130,120 0.12% 99.88% 12,246,312 14,713	5 581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses Calculation of Included SNF Depreciation	564,318 12,825,340 116,848 13,272 130,120 0.12% 99.88% 12,246,312	5 581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses Calculation of Included SNF Depreciation	564,318 12,825,340 116,848 13,272 130,120 0.12% 99.88% 12,246,312 14,713	5 581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159 149		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses Calculation of Included SNF Depreciation Expenses Subject to DOI Approved Operating Reserve	564,318 12,825,340 116,848 13,272 130,120 0.129 99.889 12,246,312 14,713 140 565,616	581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159 149 582,363		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses Calculation of Included SNF Depreciation Expenses Subject to DOI Approved Operating Reserve	564,318 12,825,340 116,848 13,272 130,120 0.12% 99.88% 12,246,312 14,713	581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159 149 582,363		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses Calculation of Included SNF Depreciation Expenses Subject to DOI Approved Operating Reserve Operating Reserve Percentage	564,318 12,825,340 116,848 13,272 130,120 0.129 99.889 12,246,312 14,713 140 565,616	581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159 149 582,363		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618 157 599,627 25%	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090 165 617,422	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577 173 635,766 25%
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses Calculation of Included SNF Depreciation Expenses Subject to DOI Approved Operating Reserve Operating Reserve Percentage	564,318 12,825,340 116,848 13,272 130,120 0.129 99.889 12,246,312 14,713 140 565,616	581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159 149 582,363		599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618 157 599,627	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090 165 617,422	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577 173 635,766 25%
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses	564,318 12,825,340 116,848 13,272 130,120 0.129 99.889 12,246,312 14,713 140 565,616 259/	581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159 149 582,363 25% \$ 145,591	\$	599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618 157 599,627 25% 149,907	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090 165 617,422 25% \$ 154,356	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577 173 635,766 25% \$ 158,942
Projected SNF Expense Projected Apartment Expense Total Projected Depreciation Expense: Projected SNF Depreciation Projected Apartment Depreciation % of SNF Patient Days Attributable to Apartment Residents % of SNF Days Attributable to SNF Only Residents Calculation of Excluded SNF Expenses Calculation of Included SNF Expenses Calculation of Included SNF Depreciation Expenses Subject to DOI Approved Operating Reserve Operating Reserve Percentage Projected Reserve Requirement	564,318 12,825,340 116,848 13,272 130,120 0.129 99.889 12,246,312 14,713 140 565,616	581,412 13,213,906 123,771 14,059 137,830 0.12% 99.88% 12,617,335 15,159 149 582,363 25% \$ 145,591	\$	599,011 13,613,897 130,695 14,845 145,540 0.12% 99.88% 12,999,268 15,618 157 599,627 25%	617,129 14,025,658 137,619 15,632 153,251 0.12% 99.88% 13,392,439 16,090 165 617,422	\$ 13,813,761 635,780 14,449,541 144,542 16,418 160,960 0.12% 99.88% 13,797,184 16,577 173 635,766 25%

MANAGEMENT'S BASIS FOR PROJECTION OF OTHER ITEMS (continued)

The total operating reserve is funded with cash, money market funds, debt securities and equity investments held by the Combined Subsidiaries and White Oak Manor, Inc. and its wholly-owned subsidiaries. The total required reserve at September 30, 2019 was \$876,502. These assets are restricted and cannot be used without approval by the North Carolina Department of Insurance.

Intercompany Accounts

Accounts due to affiliates have been adjusted throughout the Projection Period as a result of projected activity of operations and to maintain a minimum operating cash balance of \$1,075,000. All intercompany transactions are funded with cash, money market funds, debt securities and equity investments of White Oak Manor Inc. and its wholly-owned subsidiaries.

Commitments and Contingencies

Management does not assume that there will be any claims on the Combined Subsidiaries for the Projection Period relating to its self-insurance for professional and general liability coverage or for its health care coverage or workers' compensation plan in excess of its annual historical insurance expenses.

Current Assets and Current Liabilities

Cash and Cash Equivalents

Cash and cash equivalents for the Projection Period is projected to maintain a minimum operating cash balance of \$50,000 at each of the Combined Subsidiaries.

Accounts Receivable, Net

Accounts receivable, net is projected based upon historical levels throughout the Projection Period that approximate the historical days of operating revenues for each of the respective Combined Subsidiaries.

Other Current Assets

Other current assets are projected based on historic levels throughout the Projection Period.

Accounts Payable

Accounts payable is projected based upon historical levels throughout the Projection Period that approximate the historical days of operating expenses, net of depreciation, for each of the respective Combined Subsidiaries.

Accrued Wages and Other Liabilities

Accounts wages and other liabilities is projected based upon historical levels throughout the Projection Period that approximate the historical days of operating expenses, net of depreciation, for each of the respective Combined Subsidiaries.

Asset Retirement Obligation

Asset retirement obligation is projected based on historic levels throughout the Projection Period.



CliftonLarsonAllen LLP

INDEPENDENT ACCOUNTANTS' COMPILATION REPORT ON SUPPLEMENTAL INFORMATION

Board of Directors White Oak Manor, Inc. Spartanburg, South Carolina

Our report on our compilation of the basic projected combined financial statements of White Oak Manor – Tryon, Inc., White Oak Manor – Burlington, Inc., and White Oak Manor – Charlotte, Inc., as of and for the years ending September 30, 2020 through 2024 appears on Page 1. The accompanying supplemental information on Pages 17-28 is presented for purposes of additional analysis and is not a required part of the basic projected combined financial statements. Such information is the responsibility of management. Such information has been subjected to the compilation procedures applied in the compilation of the projected combined financial statements. We have not audited or reviewed the supplementary information and do not express an opinion, a conclusion, nor provide any assurance on such information.

CliftonLarsonAllen LLP

Clifton Larson Allan LLP

Charlotte, North Carolina February 27, 2020



WHITE OAK MANOR – TRYON, INC. PROJECTED BALANCE SHEETS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 SEPTEMBER 30, 2020 THROUGH 2024

ASSETS	2020	2021	2022	2023	2024
	•				
CURRENT ASSETS					
Cash and Cash Equivalents	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000
Patient Accounts Receivable, Net	326,772	338,209	350,046	362,297	374,978
Intercompany Accounts Receivable	101,252	-	•		, 41,5010
Other Current Assets	32,337	33,630	34,975	36,374	37,829
Total Current Assets	510,361	421,839	435,021	448,671	462,807
ASSETS LIMITED AS TO USE - OPERATING RESERVE	574,422	591,622	609,342	627,598	646,407
MOVEABLE EQUIPMENT	2,598,428	2,698,428	2,798,428	2,898,428	2.000.400
Less: Accumulated Depreciation	1,987,716	2,142,876	2,303,786		2,998,428
Moveable Equipment, Net	610,712	555,552	494,642	2,470,446 427,982	2,642,856 355,572
Total Assets	\$ 1,695,495	\$ 1,569,013	\$ 1,539,005	\$ 1,504,251	\$ 1,464,786
42 V 1 Y					
		4			
LIABILITIES AND SHAREHOLDER'S EQUITY (DEFICIT)	2020	2021	2022	2023	2024
	•			- 1	and the second
CURRENT LIABILITIES			, 4	9.2	and the second
Accounts Payable	\$ 170,439	\$ 175,552	\$ 180,819	\$ 186,243	\$ 191,831
Accrued Wages and Other Liabilities	438,272	451,420	464.963	478,912	493,279
Intercompany Accounts Payable	~	132,799	332,757	496,060	620,013
Asset Retirement Obligation	38,460	38,460	38,460	38,460	38,460
Total Current Liabilities	647,171	798,231	1,016,999	1,199,675	1,343,583
DEFERRED CREDITS					
Unearned Deposit Revenue - Nonrefundable	341,411	377,562	378,377	344,789	297,001
Unearned Deposit Revenue - Refundable	-	· -	-	-	231,001
Deposits on Apartments	86,500	86,500	86,500	86,500	86,500
Total Deferred Credits	427,911	464,062	464,877	431,289	383,501
LONG-TERM DEBT		<u></u>			_
Total Llabilities	1,075,082	1,262,293	1,481,876	1,630,964	1,727,084
SHAREHOLDER'S EQUITY (DEFICIT)		•		•	
Common Stock, par value \$1 per share: 350,000 shares		•			
authorized, 296,213 shares issued and outstanding	296,213	296,213	296,213	296,213	200.040
Retained Deficit	324,200	10.507	(239,084)	(422,926)	296,213
Other Comprehensive Income		10,001	(200,004)	(422,820)	(558,511)
Total Shareholder's Equity (Deficit)	620,413	306,720	57,129	(126,713)	(262,298)
Total Liabilities and Shareholder's Equity (Deficit)	\$ 1,695,495	\$ 1,569,013	\$ 1,539,005	\$ 1,504,251	\$ 1,464,786

WHITE OAK MANOR – TRYON, INC. PROJECTED STATEMENTS OF OPERATIONS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

	2020	2021	2022	2023	2024
REVENUES					
Net Patient Service Revenue	\$ 6,880,560	\$ 7,121,380	\$ 7,370,628	\$ 7,628,600	\$ 7,895,601
Apartment Rents	1,608,000	1,664,280	1,722,530	1,782,819	1,845,218
Deposit Amortization	180,000	158,949	194,285	228,688	242,888
Investment Income	28,764	18,733	19,249	19,780	20,328
Other Revenue	30,840	31,919	33,036	34,192	35,389
Total Revenues	8,728,164	8,995,261	9,339,728	9,694,079	10,039,424
EXPENSES					
Nursing Services	3,163,140	3,258,034	3,355,775	3,456,448	3,560,141
Ancillaries	789,060	812,732	837,114	862,227	888,094
Dietary Expenses	1,083,540	1,116,046	1,149,527	1,184,013	1,219,533
Social Services	85,560	88,127	90,771	93,494	96,299
Activities	116,302	119,791	123,385	127,087	130,900
Medical Records	27,354	28,175	29,020	29,891	30,788
Laundry and Linen	134,583	138,620	142,779	147,062	151,474
Housekeeping	326,156	335,941	346,019	356,400	367,092
Facility Operations and Maintenance	698,723	719,685	741,276	763,514	786,419
Depreclation	149,410	155,160	160,910	166,660	172,410
Taxes and Insurance	192,120	197,884	203,821	209,936	216,234
Employee Benefits	744,000	766,320	789,310	812,989	837,379
General and Administrative	1,526,640	1,572,439	1,619,612	1,668,200	1,718,246
Total Expenses	9,036,588	9,308,954	9,589,319	9,877,921	10,175,009
Net Loss	\$ (308,424)	\$ (313,693)	\$ (249,591)	\$ (183,842)	\$ (135,585)

WHITE OAK MANOR – TRYON, INC. PROJECTED STATEMENTS OF SHAREHOLDER'S EQUITY (DEFICIT) ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

		ommon Stock		Retained ngs (Deficit)	Accumi Oth Compreh Incor	er nensive		Total areholder's uity (Deficit)
BALANCE, SEPTEMBER 30, 2019 Net Loss Distributions to Shareholder	\$	296,213	\$	632,624 (308,424)	\$	- -	\$	928,837 (308,424)
BALANCE, SEPTEMBER 30, 2020 Net Loss Distributions to Shareholder		29 6,213		324,200 (313,693)		-	 ,	620,413 (313,693)
BALANCE, SEPTEMBER 30, 2021 Net Loss Distributions to Shareholder	•	296,213		10,507 (249,591)		-		306,720 (249,591)
BALANCE, SEPTEMBER 30, 2022 Net Loss Distributions to Shareholder		296,213	-	(239,084) (183,842)		 - -	-	57,129 (183,842)
BALANCE, SEPTEMBER 30, 2023 Net Loss Distributions to Shareholder		296 ,213		(422,926) (135,585)		- - -		(126,713) (135,585)
BALANCE, SEPTEMBER 30, 2024	\$	296,213	_\$	(558,511)	\$		\$	(262,298)

WHITE OAK MANOR – TRYON, INC. PROJECTED STATEMENTS OF CASH FLOWS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

		2020		2021		2022	2023	2024
CASH FLOWS FROM OPERATING ACTIVITIES							 	
Net Loss	\$	(308,424)	\$	(313,693)	\$	(249,591)	\$ (183,842)	\$ (135,585)
Adjustments to Reconcile Net Income to Net Cash								, ,
Provided (Used) by Operating Activities:								
Depreciation		149,410		155,160		160,910	166,660	172,410
Deposit Amortization		(180,000)		(158,949)		(194,285)	(228,688)	(242,888)
Deposit Receipts		195,100		195,100		195,100	195,100	195,100
Change In Current Assets:								,,,,,
Accounts Receivable		(29,755)		(11,437)		(11,837)	(12,251)	(12,681)
Other Current Assets		(1,244)		(1,293)		(1.345)	(1,399)	(1,455)
Intercompany Accounts Receivable		(101,252)		101,252		, ., , ,	(1,000)	(1, 100)
Change in Current Liabilities:		, , ,		• "				
Accounts Payable		18,860		5,113		5,267	5,424	5,588
Intercompany Accounts Payable		· <u>-</u>		132,799		199,958	163,303	123,953
Accrued Wages and Other Liabilities		22,930		13,148		13,543	13,949	14,367
Net Cash Provided by Operating Activities	. —	(234,375)		117,200	_	117,720	 118,256	 118,809
CASH FLOWS FROM INVESTING ACTIVITIES								
Purchases of Property and Equipment		(100,000)		(100,000)		(100,000)	(100,000)	(100,000)
Net Change in Assets Limited as to Use - Operating Reserve		(114,422)		(17,200)		(17,720)	(18,256)	(18,809)
Net Cash Used in Investing Activities		(214,422)		(117,200)		(117,720)	 (118,256)	(118,809)
CASH FLOWS FROM FINANCING ACTIVITIES								
Distributions to Shareholder		_						
Net Cash Used in Financing Activities					_		 -	
The case of the managing and animals	-		_				 	 <u>-</u>
NET DECREASE IN CASH AND CASH								
EQUIVALENTS		(448,797)		-		-	**	-
Cash and Cash Equivalents - Beginning of Year		498,797		50,000		50,000	50,000	 50,000
CASH AND CASH EQUIVALENTS - END OF YEAR	\$	50,000	_ \$	50,000	\$_	50,000	\$ 50,000	\$ 50,000

WHITE OAK MANOR – BURLINGTON, INC. PROJECTED BALANCE SHEETS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 SEPTEMBER 30, 2020 THROUGH 2024

ASSETS	2020	2021	2022	2023	2024
CURRENT ASSETS					
Cash and Cash Equivalents	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000
Patient Accounts Receivable, Net	1,609,860	1,666,205	1,724,523	1,784,881	1,847,352
Other Current Assets	49,780	51,771	53,842	55,996	58,236
Total Current Assets	1,709,640	1,767,976	1,828,365	1,890,877	1,955,588
ASSETS LIMITED AS TO USE - OPERATING RESERVE	217,909	224,391	231,072	237,956	245,051
MOVEABLE EQUIPMENT	1,816,357	1,916,357	2,016,357	2,116,357	2,216,357
Less: Accumulated Depreciation	1,469,776	1,612,736	1,763,156	1,921,036	2,086,376
Moveable Equipment, Net	346,581	303,621	253,201	195,321	129,981
Total Assets	\$ 2,274,130	\$ 2,295,988	\$ 2,312,638	\$ 2,324,154	\$ 2,330,620
	2020	2021	2022	2023	0004
LIABILITIES AND SHAREHOLDER'S EQUITY (DEFICIT)	2020	2.021	2022		2024
CURRENT LIABILITIES					
Accounts Payable	\$ 192,094	\$ 197,857	\$ 203,793	\$ 209,906	f 046 004
Accrued Wages and Other Liabilities	480,235	494,642	φ 203,793 509,481	524,766	\$ 216,204
Intercompany Accounts Payable	198,849	632,272	1,018,895	1,355,273	540,509
Asset Retirement Obligation	79,034	79,034	79,034	79,034	1,637,793
Total Current Liabilities	950,212	1,403,805	1,811,203	2,168,979	79,034 2,473,540
DEFERRED CREDITS					
Unearned Deposit Revenue - Nonrefundable	93,620	114,313	126,284	129,553	124,135
Uneamed Deposit Revenue - Refundable	-	11.,010	120,204	129,000	124, 133
Deposits on Apartments	6,943	6,943	6,943	6,943	6,943
Total Deferred Credits	100,563	121,256	133,227	136,496	131,078
LONG-TERM DEBT			-		
Total Liabilities	1,050,775	1,525,061	1,944,430	2,305,475	2,604,618
SHAREHOLDER'S EQUITY (DEFICIT)					
Common Stock, par value \$1 per share; 350,000 shares					
authorized, 309,490 shares issued and outstanding	309,490	309,490	309,490	309,490	200 400
Retained Deficit	913,865	461,437	58,718		309,490
Other Comprehensive Loss	0,0000	- 101,107	JO, 10	(290,811)	(583,488)
Total Shareholder's Equity (Deficit)	1,223,355	770,927	368,208	18,679	(273,998)
Total Liabilities and Shareholder's Equity (Deficit)	\$ 2,274,130	\$ 2,295,988	\$ 2,312,638	\$ 2,324,154	\$ 2,330,620

SOME WHITE OAK MANOR - BURLINGTON, INC. AN PROJECTED STATEMENTS OF OPERATIONS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 75 SERVICE TO THE HYPOTHETICAL ASSUMPTION ON THE HYPOTHETICAL ASS FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

GEPTEW BER 34, 21

1,103,787

2,105,534

13,317,722

(292,677)

1,071,638

2,044,208

12,927,183

(349,529)

PROVECTEDE

	2020	2021	2022	2023	2024
REVENUES			-		
Net Patient Service Revenue	\$ 10,424,280	\$ 10,789,130	\$ 11,166,750	\$ 11,557,586	\$ 11,962,102
Apartment Rents	867,600	897,966	929,395	961,924	
Deposit Amortization	50,400	23,307	32,029	40,731	995,591
Investment Income	16,170	8,037	8,232	•	49,418
Other Revenue	8,100	8,384	8,677	8,432	8,639
Total Revenues	11,366,550	11,726,824	12,145,083	8,981 12,577,654	9,295 13,025,045
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,1,20,021	12,140,000	12,017,004	13,020,040
EXPENSES	•				
Nursing Services	4,884,840	5,031,385	5,182,327	5,337,797	5,497,931
Ancillaries	1,297,740	1,336,672	1,376,772	1,418,075	1,460,617
Dietary Expenses	1,046,100	1,077,483	1,109,807	1,143,101	1,177,394
Social Services	122,040	125,701	129,472	133,356	137,357
Activities	105,000	108,150	111,395	114,737	118,179
Medical Records	47,040	48,451	49,905	51,402	
Laundry and Linen	153,060	157,652	162,382	167,253	52,944 172,271
Housekeeping	386,220	397,807	409,741	422,033	-
Facility Operations and Maintenance	613,020	631,411	650,353		434,694
Depreciation	135,500	142,960	150,420	669,864	689,960
Taxes and Insurance	179,220	184,597	•	157,880	165,340
Employee Renefits	110,220	104,057	190,135	195,839	201,714

980,700

1,870,740

(454,670)

11,821,220

1,010,121

1,926,862

12,179,252

(452,428)

1,040,425

1,984,668

12,547,802

(402,719)

Employee Benefits

Net Loss

General and Administrative

Total Expenses

WHITE OAK MANOR – BURLINGTON, INC. PROJECTED STATEMENTS OF SHAREHOLDER'S EQUITY (DEFICIT) ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

	Common Stock	Retained Eamings (Deficit)	Accumulated Other Comprehensive Loss	Total Shareholder's Equity (Deficit)
BALANCE, SEPTEMBER 30, 2019	\$ 309,490	\$ 1,368,535	\$ -	\$ 1,678,025
Net Loss Distributions to Shareholder	<u> </u>	(454,670)	- 	(454,670)
BALANCE, SEPTEMBER 30, 2020	309,490	913,865	-	1,223,355
Net Loss Distributions to Shareholder	<u> </u>	(452,428)		(452,428)
BALANCE, SEPTEMBER 30, 2021	309 ,490	461,437		770,927
Net Loss Distributions, to Shareholder	<u> </u>	(402,719)		(402,719)
BALANCE, SEPTEMBER 30, 2022	309,490	58,718	_	368,208
Net Loss Distributions to Shareholder		(349,529)	-	(349,529)
BALANCE, SEPTEMBER 30, 2023	309,490	(290,811)	-	18,679
Net Loss Distributions to Shareholder	-	(292,677)		(292,677)
BALANCE, SEPTEMBER 30, 2024	\$ 309,490	\$ (583,488)	\$	\$ (273,998)

WHITE OAK MANOR – BURLINGTON, INC. PROJECTED STATEMENTS OF CASH FLOWS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

•	2020	2021	2022	2023	2024
CASH FLOWS FROM OPERATING ACTIVITIES					
Net Loss	\$ (454,670)	\$ (452,428)	\$ (402,719)	\$ (349,529)	\$ (292,677)
Adjustments to Reconcile Net Income to Net Cash			, , ,	. , , ,	
Provided (Used) by Operating Activities:					
Depreciation	135,500	142,960	150,420	157,880	165,340
Deposit Amortization	(50,400)	(23,307)	(32,029)	(40,731)	(49,418)
Deposit Receipts	44,000	44,000	44,000	44,000	44,000
Change in Current Assets:	·		,	11,000	44,000
Accounts Receivable	(64,001)	(56,345)	(58,318)	(60,358)	(62,471)
Other Current Assets	(1,915)	(1,991)	(2,071)	(2,154)	(2,240)
Change in Current Liabilities:	(//- ·-/ ,	(1,1)	(2,011)	(2,104)	(2,240)
Accounts Payable	3,177	5.763	5,936	6,113	6,298
Intercompany Accounts Payable	198,849	433,423	386,623	336,378	282,520
Accrued Wages and Other Liabilities	18,363	14,407	14,839	15,285	15,743
Net Cash Provided by Operating Activities	(171,097)	106,482	106,681	106,884	107,095
CASH FLOWS FROM INVESTING ACTIVITIES					
Purchases of Property and Equipment	(100,000)	(100,000)	(100,000)	(100,000)	(100,000)
Net Change in Assets Limited as to Use - Operating Reserve	(2,909)	(6,482)	(6,681)	(6,884)	(100,000)
Net Cash Used in Investing Activities	(102,909)	(106,482)	(106,681)	(106,884)	(7,095)
	(102,000)	(100,402)	(100,001)	(100,004)	(107,095)
CASH FLOWS FROM FINANCING ACTIVITIES					
Distributions to Shareholder		-	-		_
Net Cash Used in Financing Activities	<u>.</u>				
NET DECREASE IN CASH AND CASH EQUIVALENTS	(274,006)	-	-	-	-
Cash and Cash Equivalents - Beginning of Year	324,006	50,000	50,000	50,000	50,000
CASH AND CASH EQUIVALENTS - END OF YEAR	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000	\$. 50,000

WHITE OAK MANOR – CHARLOTTE, INC. PROJECTED BALANCE SHEETS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 SEPTEMBER 30, 2020 THROUGH 2024

	2020	2021	2022	2023	2024
ASSETS					
CURRENT ASSETS					
Cash and Cash Equivalents	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000	\$ 50,000
Accounts Receivable, Net	1,046,619	1,083,250	1,121,164	1,160,405	1,201,019
Intercompany Accounts Receivable	220,589	231,598	310,969	463,052	692,410
Other Current Assets	65,703	68,331	71,064	73,907	76,863
Total Current Assets	1,382,911	1,433,179	1,553,197	1,747,364	2,020,292
ASSETS LIMITED AS TO USE - OPERATING RESERVE	141,404	145,591	149,907	154,356	158,942
MOVEABLE EQUIPMENT	1,687,679	1,787,679	1,887,679	1,987,679	2,087,679
Less: Accumulated Depreciation	1,361,413_	1,499,243	1,644,783	1,798,033	1,958,993
Moveable Equipment, Net	326,266	288,436	242,896	189,646	128,686
Total Assets	\$ 1,850,581	\$ 1,867,206	\$ 1,946,000	\$ 2,091,366	\$ 2,307,920
LIABILITIES AND SHAREHOLDER'S EQUITY (DEFICIT)					
CURRENT LIABILITIES				-	
Accounts Payable	\$ 243,470	\$ 250,774	\$ 258,297	\$ 266,046	\$ 274,028
Accrued Wages and Other Liabilities	591,284	609,023	627,293	646,112	665,496
Total Current Liabilities	834,754	859,797	885,590	912,158	939,524
DEFERRED CREDITS		•			
Unearned Deposit Revenue - Nonrefundable	40,723	49,035	53,414	53,887	50,475
Unearned Deposit Revenue - Refundable	-	-		-	· -
Deposits on Apartments	9,500	9,500	9,500	9,500	9,500
Total Deferred Credits .	50,223	58,535	62,914	63,387	59,975
LONG-TERM DEBT	-		N-		-
Total Liabilities	884,977	918,332	948,504	975,545	999,499
SHAREHOLDER'S EQUITY (DEFICIT)					
Common Stock, par value \$1 per share; 300,000 shares					
authorized, 281,450 shares issued and outstanding	281,450	281,450	281,450	281,450	281,450
Retained Deficit	684,154	667,424	716,046	834,371	1,026,971
Other Comprehensive Loss		· -		-	-
Total Shareholder's Equity (Deficit)	965,604	948,874	997,496	1,115,821	1,308,421
Total Liabilities and Shareholder's Equity (Deficit)	\$ 1,850,581	\$ 1,867,206	\$ 1,946,000	\$ 2,091,366	\$ 2,307,920

WHITE OAK MANOR – CHARLOTTE, INC. PROJECTED STATEMENTS OF OPERATIONS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

	2020	2021	2022	2023	2024
REVENUES					
Net Patient Service Revenue	\$ 12,188,760	\$ 12,615,367	\$ 13,056,905	\$ 13,513,897	\$ 13,986,883
Apartment Rents	525,600	543,996	563,036	582,742	603,138
Deposit Amortization	10,800	11,888	15,821	19,727	23.612
Investment Income	14,637	5,742	5,868	5.997	6,131
Other Revenue	19,500	20,183	20,889	21,620	22,377
Total Revenues	12,759,297	13,197,176	13,662,519	14,143,983	14,642,141
COST AND EXPENSES					
Nursing Services	5,201,760	5,357,813	5,518,547	5,684,103	5,854,626
Ancillaries	1,493,280	1,538,078	1,584,220	1,631,747	1,680,699
Dietary Expenses	1,172,400	1,207,572	1,243,799	1,281,113	1,319,546
Social Services	162,300	167,169	172,184	177,350	182,671
Acti√ties	167,040	172,051	177,213	182,529	188,005
Medical Records	41,760	43,013	44,303	45,632	47,001
Laundry and Linen	159,540	164,326	169,256	174,334	179,564
Housekeeping	467,880	481,916	496,373	511,264	526,602
Facility Operations and Maintenance	642,180	661,445	681,288	701,727	722,779
Depreciation	130,120	137,830	145.540	153,250	160,960
Taxes and Insurance	181,560	187,007	192,617	198,396	204,348
Employee Benefits	959,700	988,491	1,018,146	1,048,690	1,080,151
General and Administrative	2,045,820	2,107,195	2,170,411	2,235,523	2,302,589
Total Expenses	12,825,340	13,213,906	13,613,897	14,025,658	14,449,541
Net Income (Loss)	\$ (66,043)	\$ (16,730)	\$ 48,622	\$ 118,325	\$ 192,600

WHITE OAK MANOR – CHARLOTTE, INC. PROJECTED STATEMENTS OF SHAREHOLDER'S EQUITY ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

	Common Stock	Retained Earnings (Deficit)	Accumulated Other Comprehensive Loss	Total Shareholder's Equity (Deficit)
BALANCE, SEPTEMBER 30, 2019	\$ 281,450	\$ 750,197	\$ -	\$ 1,031,647
Net Loss Distributions to Shareholder	<u> </u>	(66,043) 		(66,043)
BALANCE, SEPTEMBER 30, 2020	281,450	684,154	-	965,604
Net Loss Distributions to Shareholder	<u> </u>	(16,730)	<u> </u>	(16,730)
BALANCE, SEPTEMBER 30, 2021	281,450	667,424	<u>.</u>	948,874
Net Income Distributions to Shareholder		48,622		48,622
BALANCE, SEPTEMBER 30, 2022	- 281,450	716,046	_	997,496
Net Income Distributions to Shareholder	-	118,325	<u>-</u>	118,325
BALANCE, SEPTEMBER 30, 2023	281,450	834,371	_	1,115,821
Net Income Distributions to Shareholder	-	192,600	-	192,600
BALANCE, SEPTEMBER 30, 2024	\$ 281,450	\$ 1,026,971	<u>\$</u>	\$ 1,308,421

WHITE OAK MANOR – CHARLOTTE, INC. PROJECTED STATEMENTS OF CASH FLOWS ASSUMING THE HYPOTHETICAL ASSUMPTION ON PAGE 7 FOR THE YEARS ENDING SEPTEMBER 30, 2020 THROUGH 2024

CASH FLOWS FROM OPERATING ACTIVITIES		2020		2021		2022		2023		2024
Net Income (Loss) Adjustments to Reconcile Net Income to Net Cash	\$	(66,043)	\$	(16,730)	\$	48,622	\$	118,325	\$	192,600
Provided (Used) by Operating Activities: Depreciation										
Deposit Amortization		130,120		137,830		145,540		153,250		160,960
Deposit Receipts		(10,800)	•	(11,888)		(15,821)		(19,727)		(23,612)
Change in Current Assets:		20,200		20,200		20,200		20,200		20,200
Accounts Receivable Intercompany Accounts Receivable		(91,960)		(36,631)		(37,914)		(39,241)		(40,614)
Other Current Assets		(220,589)		(11,009)		(79,371)		(152,083)		(229,358)
Change in Current Liabilities:		(2,527)		(2,628)		(2,733)		(2,843)		(2,956)
Accounts Payable		(5,552)		7,304		7,523		7,749		7.000
Accrued Wages and Other Liabilities		50,648		17,739		18,270		18.819		7,982 19,384
Net Cash Provided by Operating Activities		(196,503)		104,187	-	104,316	-	104,449		104,586
CASH FLOWS FROM INVESTING ACTIVITIES										
Purchases of Property and Equipment		(100,000)		(100,000)		(100,000)		(100,000)		(400 000)
Net Change in Assets Limited as to Use - Operating Reserve		(1,404)		(4,187)		(4,316)		(4,449)		(100,000) (4,586)
Net Cash Used in Investing Activities		(101,404)		(104,187)		(104,316)		(104,449)		(104,586)
CASH FLOWS FROM FINANCING ACTIVITIES Distributions to Shareholder										
Net Cash Used in Financing Activities		<u>-</u> _			_	-			-	-
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		(297,907)		.		-	. –			_
Cash and Cash Equivalents - Beginning of Year		347,907		50,000		50,000		50,000		50,000
CASH AND CASH EQUIVALENTS - END OF YEAR	_\$_	50,000	\$	50,000	\$	50,000	. \$	50,000	\$	50,000



Attachment II

White Oak Management, Inc. (ALL) 3/1/20 to 3/31/20

Page 1 of 2 6/18/20 4:35 PM GLStmtOpLandscape

PI	PPD Actual	YTD Diff	YTD Budget	YTD Actual		Account		PPI Budge	PPD Actual	Month Diff	Month Budget	Month Actual 62,715
Bude	Acuu			270.000	Days	Resident Revenue	5010		•	351	62,364	1,932,367
		2,162 *	378,442	376,280	Days	Private Pay		109.84	112.22	109,087	1,823,280	2,287,827
110.7	113,65	418,593	11,115,700	11,534,293					515.39	46,943*	2,334,770	85,828
489.4	509.46	140,912 *	14,203,020	14,062,108		Dual Medicare			504.87	85,828	0.000.0=0	6,768,009
100.4	498.18	413,986		413,986		Medicaid	5300	204.52	201.13	198,961*	6,966,970	204,823
204.3	202.25	3,180,759 *	42,348,420	39,167,661		Dual Medicaid			229.88	204,823		
207.0	221.31	1,057,000		1,057,000		Medicaid Pending			204.28	398,955*	100 110	(398,955)
	931.79	58,703		58,703		Insurance		369.89	383.39	62,658 *	426,110	363,452
200.0	360.38	17,213 *	2,558,260	2,541,047		Managed Care			293.07	118,194	257,812	376,006
369.8	315.27	937,519	1,562,872	2,500,391		Medicare Part B	5700	10.63	12.58	126,097	662,900	788,997
319.74	12.04	511,958	4,018,580	4,530,538		Hospice	5800	209 91	213.67	160,695	454,240	614,935
10.62	208.63	379,862	2,755,240	3,135,102		Veterans Admin	5850	282.75	299.61	97,413	794,520	891,933
209.62	295.76	177,432	4,767,120	4,944,552		Veterans Admin	5000	29.52	29.88	24,268	490,000	514,268
282.75		28,909	2,940,000	2,968,909		Apartment Revenues	5006	0.10	0.11	762	6,000	6,762
29.52	29.55	988	36,000	36,988		Wellness Center Income				219,650	14,216,602	14,436,252
0.10	0.10	646,065	86,305,212	86,951,277	_	Resident Revenue			230.19		1,355,465	1,312,067
228.05	231.08		8,134,190	7,994,875		Other Revenues			20.92	43,398*	15,572,067	
21.49	21.25	139,315 *	94,439,402			evenue	Total R	249.70	251.11	176,252	10,072,067	4,7 10,010
249.55	252.33	506,750	54,459,402	0 1,0 10, 102		Operating Costs	7000 (227 500
						Nursing Administration	7101 N	5.13	5.22	7,900*	319,680	327,580
	5.17	1,736 *	1,944,620	1,946,356		Nursing Administration Nursing Service	7200 N	82.52	80.43	102,303	5,146,160	5,043,857
5.14	80.54	1,025,349	31,329,810	30,304,461		Porsonal Cara C		1.11	0.99	7,299	69,250	61,951
82.79		23,225	415,500	392,275		Personal Care Service	7300 A		27.43	25,165	1,745,255	1,720,090
1.11	1.05	253,115 *	10,584,850	10,837,965		Ancillaries	7400 E		18.90	9,354*	1,176,150	1,185,504
27.97	28.80	140,833	7,151,130	7,010,297					3.06	19,837	211,915	192,078
18.90	18.63	152,175	1,281,710	1,129,535		Social Services Activities	7ED0 ^		2.23	17,103	156,760	139,657
3.39	3.00	87,652	956,370	868,718					0.93	7 64	59,025	58,262
2.53	2.31		359,390	353,312		Medical Records	700 N	0.90	1.96	42,900	165,970	123,070
0.95	0.94	6,078	1,010,030	· _ · · ·		aundry	800 L	2.66	6.46	25,031	430,440	405,409
2.67	2.52	62,764	2,623,680			lousekeeping	'900 H	6.90 7		71,931	677,600	605,669
6.93	6.71	98,919				lant Operations and Maint.	000 P	10.87 8	9.66	811	1,675	864
10.87	10.27	246,656	4,112,010	10,511		Vellness Pool	030 W	0.03 8	0.01	11,966	107,670	95,704
0.03	0.03	461 *	10,050	652,875		ransportation		1.73 8	1.53	. 1,000	532,250	532,250
1.73	1.74	1,405	654,280	'		epreciation	200 D		8.49	26,839*	787,720	814,559
8.46	8.51		3,203,500			terest, Amortization & Lease	300 ln		12.99	13,637	399,605	385,968
12.55	12.35	101,017	4,748,020	:		axes and insurance	400 Ta	6.41 8	6.15	95,251*	1,200,000	
6.49	6.71	69,771 *	2,454,380			mployee Benefits	500 Er	19.24 8	20.65	113,795*	2,106,365	
19.16	18.66	228,140	7,250,200			eneral and Administration	600 Ge	33.78 8	35.40		160,195	175,542
33.70	34.47	215,447 *	2,755,370			ther Costs	300 Ot	2.57 8	2.80	15,347*	. 55, 100	. –
	2.68	39,830 *	969,270	1,009,100								

^{*} Unfavorable Differences

White Oak Management, Inc. (ALL)
3/1/20 to 3/31/20

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Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budget		YTD Actual	YTD Budget	YTD Diff	PPD Actual	PPD Budget
15,383,424	15,453,685	70,261	245.29	247.80	Total Operating Costs	92,220,319	93,814,170	1,593,851	245.08	247.90
364,895	118,382	246,513	5.82	1.90	Total Income/Loss from Operations	2,725,833	625,232	2,100,601	7.24	1.65
364,895	118,382	246,513	5.82	1.90	Total Net Income Before Taxes	2,725,833	625,232	2,100,601	7.24	1.65
364,895	118,382	246,513	5.82	1.90	Total Net Income/Loss	2,725,833	625,232	. 2,100,601	7.24	1.65
				<u> </u>				 :		

White Oak Management, Inc. (ALL)

12/1/19 to 12/31/19

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Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budges	Account		YTD Actual	YTD Budget	YTD Diff	PPD	PP
63,029	62,364	665		5010	Resident Revenue			~**********	<i>Dgy</i>	Actual	Budg
1,955,339	1,823,280	132,059	113.69		Private Pay	Days	190,350	191,350	1,000 *		
2,176,396	2,334,770	158,374*	498.49		Medicare Part A		5,958,359	5,645,860	312,499	115.80	111.7
113,463		113,463	522.87		Dual Medicare		6,983,104	7,198,710	215,606 *	511.17	489.0
6,285,611	6,966,970	681,359*	203,40	204.52 5300	Dual Medicare		226,568		226,568	520.85	700.0
157,816		157,816	219.80				19,725,298	21,447,510	1,722,212 *	202.47	204.09
315,196		315,196	201.02		Dual Medicaid		480,700	•	480,700	218.70	204.03
411,797	426,110	14,313*	356.23		Medicaid Pending		311,538		311,538	213.97	
587,100	257,812	329,288	377.31		Insurance		1,302,170	1,279,930	22,240	359.72	200 74
699,886	662,900	36,986	11.10	10.62 5500	Managed Care	•	1,299,554	789,436	510,118	335.20	369.71
466,939	454,240	12,699	207.34	10.63 5700	Medicare Part B		2,398,618	2,029,880	368,738	12.60	320,39
843,007	794,520	48,487	292.61	209.91 . 5800	Hospice		1,542,836	1,392,520	150,316	207.23	10.61
507,235	490,000	17,235	29.57		Veterans Admin		2,371,741	2,383,560	11.819 *		209,34
5,506	6,000	494*	0.09	29.52 5900	Apartment Revenues		1,466,970	1,470,000	3,030 *	286.23	282.75
14,525,292	14,216,602			0.10 5925	Weilness Center Income		17,780	18,000	220 *	29.05	29.52
	14,210,602	308,690	230.45	227.96 Total	Resident Revenue	_	44.095.225			0.10	0.10
1,341,636	1,355,465	13,829 *	21.29		Other Revenues		44,085,235	43,655,406	429,829	231.60	228,14
15,866,928	15,572,067	294,861	251.74	249.70 Total		_	4,054,497	4,067,795	13,298 *	21.30	21.26
							48,139,732	47,723,201	416,531	252.90	249,40
334,871	319,680	45 404 *	•		Operating Costs						
5,133,018	5,146,160	15,191 *	5.31	5.13 7101	Nursing Administration		989,581	005 500			
71,149	69,250	13,142	81.44	82.52 7200	Nursing Service		15,495,572	985,580	4,001 *	5.20	5.15
1,802,922	1,745,255	1,899*	1.13	1.11 7240	Personal Care Service		206,440	15,891,330	395,758	81.41	83.05
1,193,365	1,176,150	57,667*	28.60	27.98 7300	Anciliaries		•	207,750	1,310	1.11	1.11
197,319		17,215*	18.93		Dietary		5,628,293	5,349,085	279,208 *	29.57	27.95
147,259	211,915	14,596	3.13	3.40 7500	Social Services		3,571,557	3,622,680	51,123	18.76	18,93
59,963	156,760	9,501	2.34		Activities		572,522	645,965	73,443	3.01	3.38
•	59,025	938*	0.95		Medical Records		439,728	486,090	46,362	2.31	2.54
141,563	165,970	24,407	2.25		Laundry		175,888	182,315	6,427	0.92	0.95
428,678	430,440	1,762	6.80		Housekeeping		495,877	512,120	16,243	2.61	2.68
619,160	677,600	58,440	9.82		Plant Operations and Maint.		1,276,515	1,332,360	55,845	6.71	6.96
2,307	1,675	632*	0.04	0.03 8030	Weliness Pool		1,879,761	2,079,210	199,449	9.88	10.87
118,090	107,670	10,420*	1.87		Transportation		7,919	5,025	2,894 *	0.04	0.03
532,250	532,250		8.44		Depreciation		335,300	331,270	4,030 *	1.76	1.73
700,530	78 7 ,720	87,190	11.11		•		1,606,750	1,606,750		8.44	8.40
395,086	399,605	4,519	6.27		Interest, Amortization & Lease Taxes and insurance		2,297,364	2,384,860	87,496	12.07	12.46
1,166,341	1,200,000	33,659	18.50				1,219,046	1,255,565	36,519	6.40	
2,220,983	2,106,365	114,618*	35.24		Employee Benefits		3,368,831	3,650,200	281,369	17.70	6.56
195,901	160,195	35,706*	3.11	257 9900	General and Administration		6,430,947	6,436,275	5,328	33.78	19.08
5,460,755	15,453,685	7,070*	245.30	2.57 8800 (503,104	488,685	14,419 *	2.64	33.64 2.55
			240.00	247.80 Total ();	perating Costs	_	46,500,993	47,453,115		•	2.00

^{*} Unfavorable Differences

White Oak Management, Inc. (ALL) 12/1/19 to 12/31/19 Page 2 of 2 6/18/20 4:36 PM GLStmtOpLandscape

Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budget	Account	YTD Actual	YTD Budget	YTD Diff	PPD Actual	PPD Budget
406,172	118,382	287,790	6.44	1.90 T	otal Income/Loss from Operations	1,638,739	270,086	1,368,653	8.61	1.41
406,172	118,382	287,790	6.44	1.90 T	otal Net Income Before Taxes	1,638,739	270,086	1,368,653	8.61	1,41
406,172	118,382	287,790	6.44	1.90 T	otal Net Income/Loss	1,638,739	270,086	1,368,653	8.61	1.41

Consolidated Balance Sheet

as of 03/31/20

White Oak Management, Inc. (ALL)

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Account	Description	Amount	
1000	Assets	Amount	
1001	Current Assets		
1002	Cash	•	
1100	Accounts Receivable	(1,376,887.91)	
1200	Inventory	15,327,000.68	•
1300	Prepaid Expenses	550,747.03	•
1400	Other Current Assets	788,548.25	
	Total Current Assets	11,042,539.90	•
	- Marient Mosers		26,331,947.9
1500	Non-Current Assets		
1501	Other Assets		
1800	Property, Plant and Equipment	3,699,159.42	
	Total Non-Current Assets	62,518,863.32	
	rotar Non-Current Assets		66,218,022,74
	Total Assets		
		. <u> </u>	\$92,549,970.69
3000	Liabilities & Equity	-	
3001	Total Liabilities		
3002	Current Liabilities		
3004	Notes and Accounts Payable		
3200	Accrued Liabilities	6,779,321.48	
3300	Other Current Liabilities	8,770,930.02	
	Cale Guitett Liabilities	1,744,707,43	
•		17,294,958.93	
3003	Long Term Liabilities	17,500,00	
3400	Long Term Liabilities		
3500	Deferred Revenue	52,249,151.59	
	- State Actions	858,577.03	
		53,107,728.62	
	Total Total Liabilities	· · · · · · · · · · · · · · · · · · ·	
4000	Emit.		70,402,687.55
1000	Equity .		
·	Total Equity	·	
	Total Liabilities & Equity		22,147,283.14
•			\$92,549,970.69

Consolidated Balance Sheet

as of 12/31/19
White Oak Management, Inc. (ALL)

Page 1 of 1 06/18/20 4:41 PM GLBalShtLandscape

Account	Description	Amount	
1000	Assets		·
1001	Current Assets		
1002	Cash	(1,351,132,21)	
1100	Accounts Receivable	14,617,357,21	
1200	Inventory	550,747.03	
1300	Prepaid Expenses	747,718.44	
1400	Other Current Assets	7,762,578.26	
	Total Current Assets	1,702,070.20	22,327,268
1500	Non-Current Assets		
1501	Other Assets	2.740.000.40	
1800	Property, Plant and Equipment	3,740,926.43	
	Total Non-Current Assets	63,448,357.29	
	Total Non-Current Assets	•	67,189,283
•	Total Assets		\$89,516,552.
3000	Liabilities & Equity	-	
3001	Total Liabilities		•
3002	Current Liabilities		
3004	Notes and Accounts Payable	5,128,378.12	
3200	Accrued Liabilities	6,850,561.63	
3300	Other Current Liabilities	2,905,743.50	
		14,884,683.25	
3003	Long Term Liabilities		
3400	Long Term Liabilities	52,715,241.85	
3500	Deferred Revenue	856,438.40	
		53,571,680.25	
•	Total Total Liabilities	35,57 1,555125	
	. Juli Four Enginees		68,456,363.
4000	Equity		
	Total Equity		21,060,188.
	Total Liabilities & Equity		\$89,516,552.4
	- -	<u></u>	\$03,3 TO,552.

Tryon Consolidated (TRCO) 3/1/20 to 3/31/20

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P. Bud	PPD Actual	YTD Diff	YTD Budget	YTD Actual		Account		PPI Budge	PPD Actual	Month Diff	Month Budget	Month Actual
		423 *	32,172	31,749	Days	Resident Revenue	5010			53*	5,362	5,309
			1,178,460	1,132,634		Private Pay	5100	50.39	47.62	10,361*	196,410	186,049
50.	48.80	45,826 *	862,200	832,263		Medicare Part A		462.06	472.62	54,847 *	143,700	88,853
462.	483.59	29,937 *	· ·	997,130				181.04	173.52	21,097	181,400	202,497
181.	178.63	91,270 *	1,088,400	(5,866)					179.86	35,433*		(35,433)
	177.75	5,866 *	404.000	106,398		<u>-</u>		345.00	283.72	2,542*	20,700	18,158
345.0	355.85	17,802 *	124,200	(7,140)		Managed Care			261.86	2,357		2,357
	(793.37)	7,140 *	00.000	202,834		Medicare Part B		2.74	9.11	33,689	14,670	48,359
2.7	6.39	114,814	88,020	-				181.32	187.49	. 15,561	16,500	32,061
181.3	181.57	75,126	99,000	174,126		Apartment Revenues			39.51	132*	154,500	154,368
39.6	40.06	2,920	927,000	929,920				135,75	131.34	30,611 *	727,880	697,269
135.7	137.40	4,981 *	4,367,280	4,362,299		Resident Revenue				415*	1,570	1,155
0.2	0.34	1,412	9,420	10,832	_	Other Revenues		0.29	0.22			698,424
136.0	137.74	3,569 *	4,376,700	4,373,131		Revenue	Total R	136.04	131.55	31,026*	729,450	090,424
						Operating Costs	7000					10.10.
	2.62	602	83,670	83,068		Nursing Administration	7101	2.60	2.47	821	13,945	13,124
2.6		40,489	1,330,200	1,289,711		Nursing Service	7200	41.35	41.33	2,276	221,700	219,424
41.3	40.62	335 *	167,700	168,035		Personal Care Service	7240	5.21	5.07	1,037	27,950	26,913
5.2	5.29	91,013 *	394,530	485,543		Ancillaries	7300	12.26	14.91	13,391 *	65,755	79,146
12.2	15.29	*	541.770	516,071		Dietary	7400	16.84	16,36	3,465	90,295	86,830
16.8	16.25	25,699	42,780	32.598		Social Services	7500	1.33	0.97	1,968	7,130	5,162
1.3	1.03	10,182	58,290	52,007		Activities	7600	1.81	1.54	1,532	9,715	8,183
1.8	1.64	6,283	13,500	13,153		Medical Records	7700 1	0.42	0.42	29	2,250	2,221
0.4	0.41	347	66,690	61,828		Laundry	7800 L	2.07	1.71	2,038	11,115	9,077
2.0	1.95	4,862		150,568		Housekeeping		4.92	4.71	1,349	26,365	25,016
4.9	4.74	7,622	158,190	299,132		Plant Operations and Maint.		10.56	10.80	684 *	56,635	57,319
10,5	9.42	40,678	339,810	299, 132		Transportation		0.69	0.63	342	3,700	3,358
0.69	0.65	1,661	22,200	-		Depreciation			2.30		12,200	12,200
2.2	2.31	9	73,200	73,200		Interest, Amortization & Lease			5.56	103*	29,425	29,528
5.49	5.58	499 *	176,550	177,049		Taxes and Insurance			3.00	100	16,010	15,910
2.99	3.09	2,183 *	96,060	98,243		Employee Benefits	-		12.36	3,609*	62,000	65,609
11.56	11.54	5,671	372,000	366,329		General and Administration			17.49	1,707*	91,145	92,852
17.00	17.32	3,032 *	546,870	549,902		Other Costs			0.25	1,600	2,950	1,350
0.58	0.63	2,225 *	17,700	19,925	_	perating Costs			141.88	2,937 *	750,285	753,222
139.93	140.38	44,809	4,501,710	4,456,901					(10.32)	33,963*	(20,835)	(54,798)
(3.89	(2.64)	41,240	(125,010)	(83,770)		come/Loss from Operations	rotal Inc	(3.89)				
(3.89	(2.64)	41,240	(125,010)	(83,770)	_	et Income Before Taxes	Total Ne	(3.89)	(10.32)	33,963*	(20,835)	(54,798)
(3.89	(2.64)	41,240	(125,010)	(83,770)	_	et Income/Loss	Total Ne	(3.89)	(10.32)	33,963	(20,835)	(54,798)

^{*} Unfavorable Differences

Tryon Consolidated (TRCO) 12/1/19 to 12/31/19

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Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budget		Account		YTD Actual	YTD Budget	YTD Diff	PPD Actual	PPI Budge
5,317	5,362	45*		;	5010	Resident Revenue	Days	15,809	16,086	277 *		
189,449	196,410	6,961*	48.43			Private Pay	Days	557,179	589,230			
141,747	143,700	1,953 *	464,74			Medicare Part A		436,770	•	32,051 *	48.26	50.39
154,403	181,400	26,997 *	179.12			Medicaid		480,770 481,949	431,100	5,670	483.15	462.06
10,787		10,787	179.79			Medicaid Pending		461,9 4 9 31,463	544,200	62,251 *	179.43	181.04
7,752	20,700	12,948 *	408.00	345.00		Insurance		17,852	62,100	31,463	179.79	
494		494	247.00			Managed Care		(5,003)	62, 100	44,248 *	350.04	345.00
30,241	14,670	15,571	5.69	2.74		Medicare Part B		102,038	44.040	5,003 *	(2,501.29)	
28,227	16,500	11,727	179.79	181.32				80,186	44,010	58,028	6.45	2.74
154,348	154,500	152 *	39.46			Apartment Revenues		465,604	49,500	30,686	179.79	181.32
717,449	727,880	10,431*	134.93			Resident Revenue	` _		463,500	2,104	40.33	39.64
3,158	1,570	1,588						2,168,039	2,183,640	15,601 *	137.14	135.75
720,607	729,450		0.59			Other Revenues		6,046	4,710	1,336	0.38	0.29
720,007	729,450	8,843*	135.53	136.04	Total R	Revenue		2,174,085	2,188,350	14,265 *	137.52	136.04
				7	7000	Operating Costs						
17,569	13,945	3,624*	3.30	2.60 7		Nursing Administration		43,531	41,835	1.696 *		
223,419	221,700	1,719*	42.02	41.35 7		Nursing Service		654,770	665,100		2.75	2.60
29,680	27,950	1,730 *	5.58	5.21 7	7240	Personal Care Service		85,565	83,850	10,330	41.42	41.35
72,720	65,755	6,965*	13.68	12.26 7	7300 .	Ancillaries		237,962	197,265	1,715 *	5.41	5.21
87,150	90,295	3,145	16.39	16.84 7	7400	Dietary		257,969	270,885	40,697 *	15.05	12.26
5,693	7,130	1,437	1.07	1.33 7		Social Services		17,002	21,390	12,916	16.32	16.84
10,809	9,715	1,094 *	2.03	1.81 7	7600	Activities		25,575	29,145	4,388	1.08	1.33
2,188	2,250	62	0.41	0.42 7		Medical Records		6,803	6,750	3,570 53 *	1.62	1.81
9,735	11,115	1,380	1.83	2.07 7		Laundry		29,814	33,345	აა 3,531	0.43	0.42
27,699	26,365	1,334 *	5.21	4.92 7	900	Housekeeping		73,569	79,095	5,526	1.89	2.07
48,521	56,635	8,114	9.13	10.56 8	000 F	Plant Operations and Maint.		130,516	169,905	39,389	4.65	4.92
3,344	3,700	356	0.63	0.69 8		Transportation		10,034	11,100	1.066	8.26	10.56
12,200	12,200		2.29	2.28 8	200 [Depreciation		36,600	36,600	1,000	0.63	0.69
29,577	29,425	152 *	5.56	5.49 8		nterest, Amortization & Lease		88,551	88,275	276 *	2.32 5.60	2.28
15,910	16,010	100	2.99	2.99 8		Taxes and Insurance		47,988	48,030	42		5.49
57,857	62,000	4,143	10.88	11.56 8		Employee Benefits		168,666	186,000	42 17,334	3.04	2.99
96,189	91,145	5,044 *	18.09	17.00 8		General and Administration		270,940	273,435	•	10.67	11.56
2,453	2,950	497	0.46	0.55 8	800 (Other Costs		13,652	8,850	2,495 4,802 *	17.14 0.86	17.00
752,712	750,285	2,427*	141.57	139.93 T	otal O	perating Costs	_	2,199,507	2,250,855	51,348	139.13	139.93
(32,105)	(20,835)	11,270*	(6.04)			come/Loss from Operations	_	(25,422)				
(32,105)	(20,835)	11,270*				•		(20,422)	(62,505)	37,083	(1.61)	(3.89)
(02,100)	(20,000)	11,270	(6.04)	(3.89) T	otal Ne	et Income Before Taxes		(25,422)	(62,505)	37,083	(1.61)	(3.89)

^{*} Unfavorable Differences

Consolidated Balance Sheet

as of 03/31/20
Tryon Consolidated (TRCO)

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Account	Description	Amount	
1000	Assets		
1001	Current Assets		
1002	Cash	1,526,004.87	
1100	Accounts Receivable	313,323.89	
1200	Inventory	30,091.40	
1400	Other Current Assets	486,924.01	
	Total Current Assets		2,356,344.17
1500	Non-Current Assets		,
1501	Other Assets	(1,244,525.77)	
1800	Property, Plant and Equipment	613,198.93	
	Total Non-Current Assets	•	(631,326.84)
	Total Assets	<u> </u>	\$1,725,017.33
3000	Liabilities & Equity		
3001	Total Liabilities		
3002	Current Liabilities		
3004	Notes and Accounts Payable	148,647.56	*
3200	Accrued Liabilities	311,735.39	
3300	Other Current Liabilities	71,859.48	
		532,242.43	
3003	Long Term Liabilities		
3500 /	Deferred Revenue	347,708.45	
		347,708.45	
	Total Total Liabilities		879,950.88
4000	Equity		
	Total Equity		845,066.45
	Total Liabilities & Equity	<u> </u>	\$1,725,017.33

Consolidated Balance Sheet

as of 12/31/19
Tryon Consolidated (TRCO)

Page 1 of 1 06/18/20 4:41 PM GLBalShtLandscape

Total Non-Current Assets (129,801.8) Total Assets \$1,700,738.7 3000 Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 148,164.76 3200 Accrued Liabilities 226,472.28 3300 Other Current Liabilities 41,217.48 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.8 4000 Equity Total Equity 903,414.8	Account	Description	Amount	•
1002 Cash 960,551.97 1100 Accounts Receivable 366,473.28 1200 Inventory 30,091.40 1400 Other Current Assets 473,424.01 1500 Non-Current Assets (770,771.05) 1800 Other Assets (770,771.05) 1800 Property, Plant and Equipment 640,969.16 Total Non-Current Assets (129,801.8 Total Assets \$1,700,738.7 3000 Liabilities \$1,700,738.7 3001 Total Liabilities 148,164.76 3002 Current Liabilities 226,472.28 3000 Accrued Liabilities 226,472.28 3000 Accrued Liabilities 226,472.28 3000 Accrued Liabilities 341,217.48 412,174.8 415,864.52 3003 Long Term Liabilities 381,469.36 3004 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.8 4000 Equity 503,414,8	1000	Assets		
1100 Accounts Receivable 366,473,28 1200 Inventory 30,091,40 1400 Other Current Assets 473,424,01 1500 Non-Current Assets (770,771,05) 1501 Other Assets (770,771,05) 1800 Property, Plant and Equipment 640,969,16 Total Assets \$1,700,738.7 3000 Liabilities 3001 Total Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 148,164,76 3200 Accrued Liabilities 226,472,28 3300 Other Current Liabilities 41,217,48 3001 Other Current Liabilities 381,469,36 3500 Deferred Revenue 381,469,36 3500 Deferred Revenue 381,469,36 Total Total Liabilities 797,323,8 4000 Equity Total Equity 903,414,8	1001	Current Assets		
1200	1002	Cash	960,551.97	
1400 Other Current Assets 473,424,01 1500 Non-Current Assets (770,771.05) 1501 Other Assets (770,771.05) 1800 Property, Plant and Equipment 640,969.16 Total Non-Current Assets (129,801.8 3000 Liabilities 3001 Total Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 3004 Notes and Accounts Payable 3000 Accrued Liabilities 3000 Quiter Current Liabilities 3000 Equity 3500 Deferred Revenue 3500 Deferred Revenue 3500 Total Total Liabilities 3500 Total Total Liabilities	1100	Accounts Receivable	366,473.28	
Total Current Assets 1,830,540.60	1200	Inventory	30,091.40	
1500 Non-Current Assets (770,771.05) 1501 Other Assets (770,771.05) 1800 Property, Plant and Equipment 640,969.16 Total Non-Current Assets (129,801.8 3000 Liabilities & Equity 3001 Total Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 148,164.76 3200 Accrued Liabilities 226,472.28 3300 Other Current Liabilities 41,217.48 3003 Long Term Liabilities 381,469.36 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.8 4000 Equity Total Equity 903,414.8	1400	Other Current Assets	473,424.01	
1501 Other Assets (770,771.05) 1800 Property, Plant and Equipment 640,869.16 Total Non-Current Assets (129,801.8 3000 Liabilities & Equity 3001 Total Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 148,164.76 3000 Accrued Liabilities 226,472.28 3000 Other Current Liabilities 41,217.48 3000 Accrued Liabilities 415,854.52 3001 Long Term Liabilities 381,469.36 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.8 4000 Equity Total Equity 903,414.8		Total Current Assets		1,830,540.6
1800 Property, Plant and Equipment 640,969.16 Total Non-Current Assets (129,801.8 3000 Liabilities & Equity 3001 Total Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 3200 Accrued Liabilities 3300 Other Current Liabilities 3300 Ung Term Liabilities 3500 Deferred Revenue 3500 Total Total Liabilities	1500	Non-Current Assets		
Total Non-Current Assets (129,801.8 Total Assets \$1,700,738.7 3000 Liabilities & Equity 3001 Total Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 148,164.76 3200 Accrued Liabilities 226,472.28 3300 Other Current Liabilities 41,217.48 4000 Long Term Liabilities 381,469.36 Total Total Liabilities 797,323.8 4000 Equity Total Equity 903,414.8	1501	Other Assets	(770,771.05)	
Total Assets \$1,700,738.73 3000 Liabilities & Equity	1800	Property, Plant and Equipment	640,969.16	
3000 Liabilities & Equity 3001 Total Liabilities 3002 Current Liabilities 3004 Notes and Accounts Payable 148,164.76 3200 Accrued Liabilities 226,472,28 3300 Other Current Liabilities 41,217.48 3300 Other Current Liabilities 41,217.48 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.83 4000 Equity Total Equity 903,414.83		Total Non-Current Assets		(129,801.8
Total Liabilities 3002 Current Liabilities 148,164.76 3004 Notes and Accounts Payable 148,164.76 3200 Accrued Liabilities 226,472.28 3300 Other Current Liabilities 41,217.48 415,854.52 415,854.52 3003 Long Term Liabilities 381,469.36 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.8 4000 Equity Total Equity 903,414.8		Total Assets		\$1,700,738.7
3002 Current Liabilities 3004 Notes and Accounts Payable 148,164.76 3200 Accrued Liabilities 226,472.28 3300 Other Current Liabilities 41,217.48 3003 Long Term Liabilities 381,469.36 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.83 4000 Equity Total Equity 903,414.83	3000	Liabilities & Equity		
3004 Notes and Accounts Payable 148,164.76 3200 Accrued Liabilities 226,472.28 3300 Other Current Liabilities 41,217.48 3003 Long Term Liabilities 381,469.36 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.81 4000 Equity Total Equity 903,414.81	3001	Total Liabilities		
3200 Accrued Liabilities 226,472.28 3300 Other Current Liabilities 41,217.48 3003 Long Term Liabilities 381,469.36 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.81 4000 Equity Total Equity 903,414.81	3002	Current Liabilities		
3300 Other Current Liabilities 41,217.48 415,854.52 3003 Long Term Liabilities 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.88 4000 Equity Total Equity 903,414.88	3004	Notes and Accounts Payable	148,164.76	·
3003 Long Term Liabilities 3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.83 4000 Equity Total Equity 903,414.83	3200	Accrued Liabilities	226,472.28	
3003 Long Term Liabilities 381,469.36 3500 381,469.36 Total Total Liabilities 797,323.83 4000 Equity Total Equity Total Equity 903,414.83	3300	Other Current Liabilities	41,217.48	
3500 Deferred Revenue 381,469.36 Total Total Liabilities 797,323.88 4000 Equity Total Equity 903,414.89			415,854.52	
381,469.36 Total Total Liabilities 797,323.86 4000 Equity Total Equity 903,414.89		Long Term Liabilities		•
Total Total Liabilities 797,323.88 4000 Equity Total Equity 903,414.88	3500	Deferred Revenue	381,469.36	
4000 Equity Total Equity 903,414.89			381,469.36	
Total Equity 903,414.89		Total Total Liabilities		797,323.88
<u></u>	4000	Equity		. *
Total Liabilities & Equity \$1,700,738.7		Total Equity		903,414.89
		Total Liabilities & Equity		\$1,700,738.77

Statement of Operations

White Oak Village Inc (WA) 12/1/19 to 12/31/19 Page 1 of 1 1/8/20 10:55 AM GlStmtOpLandscape

Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budget	Account		YTD Actual	YTD Budget	YTD Diff	PPD Actual	PPD Budget
2,958	2,920	38		ţ	5010 Resident Revenue	Days	8,746	8,760	14 *		
	154,500	154,500 *		52.91	5900 Apartment Revenues		311,256	463,500	152,244 *	35.59	52.91
0	154,500	154,500*	0.00	52.91	Total Resident Revenue	_	311,256	463,500	152,244 *	35.59	52.91
0	154,500	154,500*	0.00	52.91	Total Revenue	_	311,256	463,500	152,244 *	35.59	52.91
				;	7000 Operating Costs				÷		
	36 ,735	36,735		12.58	7400 Dietary		61,584	110,205	48.621	7.04	12.58
	1,550	1,550		0.53	7600 Activities		1,135	4,650	3,515	0.13	0.53
	3,365	3,365		1.15	7800 Laundry		6,500	10,095	3,595	0.74	1.15
	6,905	6,905		2.36	7900 Housekeeping		14,360	20,715	6,355	1.64	2.36
	31,780	31,780		10.88 8	8000 Plant Operations and Maint.		43,778	95,340	51,562	5.01	10.88
	3,600	3,600		1.23 8	3200 Depreciation		7,200	10,800	3,600	0.82	1.23
	10,900	10,900		3.73 8	3300 Interest, Amortization & Lease		21,883	32,700	10,817	2.50	3.73
	7,360	7,360		2.52 8	3400 Taxes and Insurance		14,852	22,080	7,228	1.70	2.52
	6,200	6,200		-	500 Employee Benefits		12,026	18,600	6,574	1.38	2.12
	31,160	31,160			600 General and Administration		56,945	93,480	36,535	6.51	10,67
	425	425		0.15 8	800 Other Costs		1,931	1,275	656 *	0.22	0.15
0	139,980	139,980	0.00	47.94	otal Operating Costs	-	242,194	419,940	177,746	27.69	47.94
0	14,520	14,520*	0.00	4.97	otal Income/Loss from Operations		69,062	43,560	25,502	7.90	4.97
0	14,520	14,520*	0.00	4.97 1	otal Net Income Before Taxes	-	69,062	43,560	25,502	7.90	4.97
0	14,520	14,520*	0.00	4.97 T	otal Net Income/Loss		69,062	43,560	25,502	7.90	4.97

^{*} Unfavorable Differences

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Statement of Operations

White Oak Village Inc (WA) 12/1/19 to 12/31/19

Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budget	,	Account		YTD Actual	YTD Budget	YTD Diff	PPD Actual	PPD Budget
2,958	2,920	38			5010	Resident Revenue	Days	8,746	8,760	: 14 *		
2,958	2,920	38			5900	Apartment Revenues	Days	8,746	8,760	14 *	i i	
- ,	134,000	134,000*				Apartment Rental Income		268,535	402,000	133,465 *	30.70	45.89
	15,000	15,000*				Apartment Deposit Income		31,646	45,000	13,354 *		
	4,500	4,500*		1.54	5903	Interest Income-Investments		9,000	13,500	4,500 *	1.03	1.54
	1,000	1,000*		0.34	5904	Apartment Income-Misc		2,075	3,000	925 *	0.24	0.34
0	154,500	154,500*	0.00	52.91	Total A	Apartment Revenues	_	311,256	463,500	152,244 *	35.59	52.91
0	154,500	154,500*	0.00	52.91	Total I	Resident Revenue	_	311,256	463,500	152,244 *	35.59	52.91
0	154,500	154,500*	0.00	52.91	Total i	Revenue	_	311,256	463,500	152,244 *	35.59	52.91
					7000	Operating Costs						
					7400	Dietary				•		
	13,300	13,300		4.55	7402	Dietary Other Salaries		22,525	39,900	17,375	2.58	4.55
	600	600		0.21	7404	Dietary PTO		877	1,800	923	0.10	0.21
		,				Dietary Overtime		(7)		7	0.00	
	1,110	1,110		0.38	7406	Dietary PR Taxes		1,617	3,330	1,713	0.18	0.38
	21,900	21,900		7.50		Dietary Raw Food		36,379	65,700	29,321	4.16	7.50
	25	25				Dietary Supplies		442	75	367 *	0.05	0.01
	(200)	200*		(0.07)	7412	Dietary Emp/Guest Meal Income	•	(248)	(600)	352 *	(0.03)	(0.07)
0	36,735	36,735	0.00	12.58	Total I	Dietary		61,584	110,205	48,621	7.04	12.58
			•		7600	Activities						
	1,500	1,500				Activities Supplies		1,135	4,500	3,365	.0.13	0.51
	50	50		0.02	7609	Activities Purchased Services			150	150		0.02
0	1,550	1,550	0.00	0.53	Total /	Activities		1,135	4,650	3,515	0.13	0.53
	0.000					Laundry						
	3,000	3,000				Laundry Other Salaries		6,000	9,000	3,000	0.69	1.03
	240	240				Laundry PR Taxes		500	720	220	0.06	80.0
	50 75	50 75				Laundry Supplies			150	150		0.02
						Laundry Linen and Bedding	_		225	225		0.03
0	3,365	3,365	0.00			Laundry		6,500	10,095	3,595	0.74	1.15
	E 200	E 200				Housekeeping		44.000	45.000	4.000	4	
	5,200 175	5,200 1 7 5				Housekeeping Other Salaries		11,338	15,600	4,262	1.30	1.78
	175	1/5				Housekeeping PTO		423	525	102	0.05	0.06
					1900	Housekeeping Overtime		607		607 *	0.07	

^{*} Unfavorable Differences

Statement of Operations

White Oak Village Inc (WA) 12/1/19 to 12/31/19

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Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budget	Account	YTD Actual	YTD Budget	YTD Diff	PPD Actual	PPD Budget
	430	430		0.15 790	6 Housekeeping PR Taxes	864	1,290	426	0.10	
	550	550		0.19 790	8 Housekeeping Supplies	1,128	1,650	522	0.10	0.15
	550	550		0.19 7909	Housekeeping Purch Services	1,120	1,650	1,650	0.13	0.19 0.19
0	6,905	6,905	0.00		al Housekeeping	14,360	20,715	6,355	1.64	2.36
				8000	Plant Operations and Maint.		· · ·			:
	5,800	5,800		1.99 8002	POM Other Salaries	11,762	17,400	5,638	1.34	1.99
	60	60			POM PTO	315	180	135 *	0.04	0.02
				8005	POM Overtime	371	.00	371 *	0.04	0.02
	470	470		0.16 8006	POM PR Taxes	884	1,410	526	0.10	0.16
	100	100		0.03 8007			300	300	0.10	
	3,000	3,000		1.03 8008	POM Supplies	5,119	9,000	3,881	0.59	0.03
	7,000	7,000		2.40 8009	POM Purchased Services	4,433	21,000	16,567	0.51	1.03
	13,400	13,400			POM Utilities	17,061	40,200	23,139	1.95	2.40 4.59
	1,850	1,850		0.63 8011	POM Cable/TV Expense	3,723	5,550	1,827	0.43	0.63
	100	100		0.03 8015	POM Vehicle Expense	110	300	190	0.01	0.03
0	31,780	31,780	0.00	10.88 Tota	Plant Operations and Maint.	43,778	95,340	51,562	5.01	10.88
	• • • • •		•		Depreciation					
	3,600	3,600			Depr Expense - Moveable Equipment	7,200	10,800`	3,600	0.82	1.23
0	3,600	3,600	0.00	1.23 Total	Depreciation	7,200	10,800	3,600	0.82	1.23
					Interest, Amortization & Lease					
	10.000	40.000			Interest Expense - Other	83		83 *	0.01	
	10,900	10,900		3.73 8303	Building Lease Expense	21,800	32,700	10,900	2.49	3.73
0	10,900	10,900	0.00	3.73 Total	Interest, Amortization & Lease	21,883	32,700	10,817	2.50	3.73
	4.000	4.000			Taxes and Insurance					
	4,060	4,060		1.39 8401	- Francisco	8,120	12,180	4,060	0.93	1.39
	2.200			8402	Misc Tax Expense	132	, , , , ,	132 *	0.02	1.59
	3,300	3,300		1.13 8403	Insurance Expense- Property	6,600	9,900	3,300	0.75	1.13
0	7,360	7,360	0.00	2.52 Total	Taxes and Insurance	14,852	22,080	7,228	1.70	2.52
				8500	Employee Benefits					
	6,000	6,000		2.05 8501	Employee Group Insurance	10,834	18,000	7.166	1.04	0.05
	200	200		0.07 8502	Workers Compensation Expense	400	600	200	1.24 0.05	2.05
				8503	Uniform Expense - NC Locations	(421)		421	(0.05)	0.07
	6,200	6,200		8505	Employee Benefits Misc Expense	1,213		1,213 *	0.05)	
0										

^{*} Unfavorable Differences

Statement of Operations White Oak Village Inc (WA) 12/1/19 to 12/31/19

						•				
Month Actual	Month Budget	Month Diff	PPD Actual	PPD Budget		YTD Actual	YTD Budget	YTD Diff	PPD Actual	PPD Budget
	4				8600 General and Administration					
	1,000	1,000		0.34	8601 Administrative Administrator Salaries	2,000	3,000	1,000	0.23	0.34
	15,500	15,500		5.31	8603 Administrative Other Salaries	29,617	46,500	16,883	3.39	5.31
-	50	50	•	0.02	8605 Administrative PTO	124	150	26	- 0.01	0.02
					8606 Administrative Overtime	59		59 *	0.01	
	1,240	1,240		0.42	8607 Administrative PR Taxes	2,434	3,720	1,286	0.28	0.42
	8,500	8,500		2.91	8608 Management Fee Expense	17,000	25,500	8,500	1.94	2.91
	250	250		0.09	8609 Telephone Expense	412	750	338	0.05	0.09
	1,800	1,800		0.62	8610 Auto Expense	3,111	5,400	2,289	0.36	0.62
	125	125		0.04	8612 Dues and Subscriptions		375	375		0.04
	200	200		0.07	8613 Office Supplies	1,275	600	675 *	0.15	0.07
	275	275		0.09	8614 Copier Expense	. 85	825	740	0.01	0.09
	25	25		0.01	8615 Postage Expense		75	75		0.01
	250	250		0.09	8616 Professional Fees - Legal		750	750		0.09
•	200	200		0.07	8619 Admin - Travel and Meetings		600	600		0.07
	1,500	1,500		0.51	8621 General Advertising Expense	540	4,500	3,960	0.06	0.51
	20	20		0.01	8622 Bank Charge Expense		60	60		0.01
	50	50		0.02	8623 Printing Expense		150	150		0.02
	75	75			8624 Data Processing Expense	270	225	45 *	0.03	0.03
	100	100		0.03	8626 Meals & Entertainment	20	300	280	0.00	0.03
0	31,160	31,160	0.00	10.67	Total General and Administration	56,945	93,480	36,535	6.51	10.67
					8800 Other Costs					
	75	75		0.03	8803 Promotional Expense	116	225	110	0.01	0.03
					8805 Contribution Expense	1,325		1,325 *	0.15	
	350	350		0.12	8807 Wellness Instructor Fees	490	1,050	560	0.06	0.12
0	425	425	0.00	0.15	Total Other Costs	1,931	1,275	656 *	0.22	0.15
0	139,980	139,980	0.00	47.94	Total Operating Costs	242,194	419,940	177,746	27.69	47.94
0	14,520	14,520*	0.00	4.97	Total Income/Loss from Operations	69,062	43,560	25,502	7.90	4.97
0	14,520	14,520*	0.00	4.97	Total Net Income Before Taxes	69,062	43,560	25,502	7.90	4.97
0	14,520	14,520*	0.00	4.97	Total Net Income/Loss	69,062	43,560	25,502	7.90	4.97
					=					

^{*} Unfavorable Differences

Attachment III

STATE OF NORTH CAROLINA) APARTMENT RENTAL AGREEMENT
COUNTY OF POLK) (WITH RETENTION SCHEDULE INCLUDED)
THIS AGREEMENT, made and entered into as of the
day of, 20, by and
between White Oak Manor - Tryon, Inc., a corporation doing
business as White Oak Village Apartments hereinafter referred to
as "Owner" and, a resident of the
State and County aforesaid, hereinafter referred to as
"Resident."
WITNESSETH:
FOR VALUABLE CONSIDERATION, the receipt and sufficiency of
which the parties hereto acknowledge, and the full and faithful
performance of all terms, covenants and conditions herein
contained, the Owner hereby agrees to rent to the Resident, and
the Resident hereby agrees to rent from the Owner, Apartment No.
, located at White Oak Village, Tryon, North Carolina
(hereinafter called the "premises," "complex," or "apartment
complex") for Resident's sole occupancy, according to the
following terms, covenants, and conditions:
1. TERM. The term of this Agreement shall begin on the
day of, 20, and end upon
the first of the following to occur:
(a) The last day of the month following the Resident's
death, or at such time thereafter as the Resident's
belongings have been removed from the premises; or
(b) Resident's default as hereinafter defined; or
(c) Owner's having determined, and having given written
notification thereof, that the Resident:
(i) is socially incompatible with the Owner's
employees, other residents, or guests;
(ii) has demonstrated possible emotional instability;

- (iii)poses a risk to the life and well-being of him/herself or others;
- (iv) has destroyed, or attempted to destroy, property belonging to the Owner, him/herself or others; or
- (v) fails to fully comply with all terms and provisions contained in this Agreement; or
- (vi) has acted in any other unreasonable fashion or poses for the Owner, its employees, residents or guests, any other unreasonable risks; or
- (d) The last day of any month prior to which the Resident has given to the Owner;
 - (i) In the event the Resident is to be transferred, based upon written medical certification, to a hospital or to White Oak Manor - Tryon Nursing Center, at least ten (10) days prior written notice; or
 - (ii) In the event the Resident is to be transferred, based upon written medical certification, anywhere else, at least thirty (30) days prior written notice; or
 - (iii) In the event the Resident is to be transferred
 anywhere else, without written medical
 certification, at least (60) sixty days prior
 written notice; or
- (e) At such time as, if ever, the apartment is destroyed by fire or other calamity, or if the apartment, or a substantial portion of the complex, is acquired through condemnation proceedings, making it such, under the circumstances, that the apartment is no longer reasonably fit for its intended use.

In the event the Resident is transferred as provided in Paragraph (i) above, to a hospital, he/she shall have sixty (60) days from date of transfer to return to his/her apartment, and to have the within Agreement remain in full force and effect, so long as all terms, covenants and conditions herein contained, including those pertaining to rental payments, have been (and are then being) fully complied with.

In the event the Resident is transferred, as provided in Paragraph (i) above, to White Oak Manor - Tryon Nursing Center, the Resident shall have thirty (30) days from date of transfer to return to his apartment, and to have the within Agreement remain in full force and effect, so long as all terms, covenants and conditions herein contained, including those pertaining to rental payments, have been (and are then being) fully complied with.

In the event that the Resident, upon being transferred elsewhere as provided above, wishes to again become a tenant of the Owner, after the within Agreement has terminated, and is certified, in writing, by a qualified physician, as being again able to reside in the apartment complex, Owner agrees to give the Resident, to the extent reasonable possible, a priority as far as the next available apartment, with Retention Deposits and rental rates to be those then in effect, and a new Apartment Rental Agreement to be entered into.

In the situations described in Paragraphs (i) and (ii) above, the Owner may, but shall have no legal duty to, waive the requirement regarding written

notification based upon terms and conditions mutually agreeable to both Owner and Resident.

2. <u>RETENTION DEPOSIT</u>. At the time of executing this Agreement, Resident has paid to the Owner a Retention Deposit of

. The purpose of paying the Retention Deposit is to reduce the monthly rent when compared to the Straight Rental payment plan. Subject to the Retention Schedule herein contained, all such monies paid by the Resident to the Owner shall remain the property of the Resident. However, periodically, as provided by the Retention Schedule, the Owner shall be entitled to and become the owner of portions of the Retention Deposit, and eventually, according to the terms of the Agreement, shall become the owner of the entire fee. Notwithstanding ownership by the Resident of a portion of the fee, as provided in the Retention Schedule, throughout the entire term of this Agreement, the Owner shall have the absolute right to use the entire fee as the owner may, in its sole judgment, determine and shall be solely entitled to all benefits derived therefrom, including all interest earned thereon.

The Retention Schedule is as follows:

	LENGTH OF OCCUPANCY	AMOUNT	AMOUNT
		RETAINED	REFUNDED
Upon	Occupancy	20%	80%
Year	1	20%	60%
Year	2	20%	40%
Year	3	20%	20%
Year	4	2 0.%	0%

In the event this Agreement shall terminate due to Resident's death or default as provided in Paragraphs i(a) or i(b) above, the balance of the Retention Deposit to which the Resident would otherwise be entitled shall immediately become the property of the Owner and neither the Resident, nor anyone claiming in his/her behalf, shall have any further entitlement thereto. However, should this Agreement terminate as provided in Paragraphs 1(c), (d), or (e) above, Resident or his legal representative, as the case may be, shall be entitled to such refund as the Resident may be due according to the Retention Schedule described above. Refunds of this nature will be promptly made to the Resident or his/her legal representative but under no circumstances later than 30 days after the termination date of the agreement.

If for any reason, a resident would be precluded from occupying a living unit in the facility under the terms of the contract for continuing care, the contract is automatically canceled and all monies will be promptly refunded to the resident or their legal representative but within 30 days after the termination date of the agreement.

3. TRANSFERS. A transfer fee may apply if you desire to transfer from your current apartment to another. After 10 years of residency in the same apartment, a transfer fee may be waived. A 50% transfer fee will apply if transfer occurs within 5-10 years of residency. If request is made prior to 5 years, 100% of the transfer fee will apply. An exception to applying the transfer fee may apply if a prearranged admission agreement signed by both parties stipulates a desire to transfer to another specific apartment within one year. The transfer fee is not a preset cost but is based on cost to refurbish current apartment.

- 4. MARRIAGES. If a current resident(s) of White Oak Village becomes married, the rent will increase based on the rent schedules in effect at that time for two persons. No additional deposit is required and the balance outstanding on any deposit(s) will continue to amortize in accordance with each Resident's original Rental Agreement. A new Rental Agreement will be negotiated between White Oak Village and the husband and wife as Residents. Other than for medical reasons there are no qualifying requirements for a spouse to meet as a condition for entry. In the event the spouse does not medically qualify for admission, the agreement will terminate and alternate placement will be required.
- 5. RENT. In addition to paying the Retention Deposit provided for above, Resident also agrees to pay monthly rental to the Owner in the amount of _______, said rent to be payable in advance on or before the first day of each month for which due and owing, provided, however:
 - (a) The rent for a partial month at the beginning of the term shall be prorated;
 - (b) Although the Owner will attempt to keep rental increases to a minimum, during any calendar year following the first full calendar year of this Agreement, the Owner may, due to an increase in the cost of operation, or for any other reason, upon thirty (30) days prior written notice to the Resident, increase the monthly rental payable hereunder so long as the sum of the increases in monthly rental during any calendar year does not exceed the greater of:
 - (i) Six (6%) percent of the average monthly rental during the preceding calendar year; or

- (ii) An amount equal to the average monthly rental during the preceding calendar year multiplied by the percentage increase in the "Consumer Price Index" figures for January and December of the preceding calendar year, the Consumer Price Index being the "Consumer Price Index U.S. City Average All Items Figures for Urban Wage Earners and Clerical Workers (Including Single Workers), "which index is currently published in the "Monthly Labor Review" of the Bureau of Labor Statistics of the United States Department of Labor, or its successor index.
- (c) All rental payments shall be due and payable on or before the first day of the month for which due and owing, and if received on or after the tenth (10) day of that particular month shall accrue a five (5%) percent late charge (5% of the monthly payment) which sum shall be immediately due and payable and collectible as additional rent.
- G. USE OF APARTMENT; COMPLIANCE WITH RULES AND REGULATIONS;

 SMOKING POLICY. Resident will make no unlawful or offensive use of the apartment and the common areas belonging to the Owner and will comply with all laws, ordinances and regulations of duly constituted governmental authorities. Resident will use the apartment only as a private dwelling for him/her and such other persons as may be authorized. In addition, Resident agrees to abide by the reasonable rules and regulations promulgated from time to time by Owner generally applicable to all occupants and designed for the general health, welfare, and comfort of the other occupants. In addition to all such other rules and regulations, Resident specifically acknowledges that

Owner has a policy prohibiting the use of all tobacco products in the apartments as well as on the White Oak Village property, and Resident agrees to abide by said policy. Any resident who violates this policy by using tobacco products in his/her apartment or on the White Oak Village property or by allowing anyone else to use tobacco products in his/her apartment or on the property will be deemed to be in default under this agreement and subject to the provisions of Paragraph 14 of this Agreement, including eviction and reimbursement of Owner's costs, expenses and attorney's fees. Notwithstanding the foregoing, Resident further acknowledges that this tobacco policy does not apply to other residents who signed their Apartment Rental Agreements prior to the implementation of this policy in September, 2008.

- 7. <u>USE OF PREMISES</u>. Resident shall have the use, possession and enjoyment during the term of this Agreement of the apartment above identified jointly with any other tenant, but all common areas, including stairways, walkways and grounds, shall be used and enjoyed with other residents, and no portion of the same may or shall be permanently or temporarily appropriated by Resident to Resident's exclusive use, enjoyment or possession.
- 8. CARE OF APARTMENT AND REPAIRS. Resident will take good care of the apartment and common areas and will report promptly to Owner any repairs which may be needed. Owner shall keep and maintain the apartment in tenable condition and shall have the right to make at reasonable times any and all repairs, renovations and alterations as it shall determine necessary or desirable. Resident shall reimburse Owner for expenses incurred by Owner for repairs

- attributable to Resident's abuse or mistreatment of the apartment (including appliances) or the common areas.
- 9. ALTERATIONS BY RESIDENT. Resident shall make no alterations to the apartment without the prior written consent of the Owner, which consent shall not be unreasonably withheld.
- 10. PETS. Resident may not keep any pets or animals of any kind anywhere upon the premises without the prior written consent of the Owner. Even after the Owner's consent has been given, this consent may be reasonably withdrawn by the Owner according to its sole judgment and discretion based upon what it believes to be in the best interest of the complex and the other residents. A \$500 pet deposit is required if a pet is maintained in the apartment. The deposit may be refunded at the discretion of Management.
- 11. POSSESSION OF FIREARMS. No person, including residents, friends of residents or family members, may possess or carry, whether openly or concealed, any guns, rifles, pistols or firearms of any type on the premises. Violation of this policy shall be deemed a violation of the Apartment Rental Agreement and may constitute grounds for discharge or cancellation of the Agreement.
- 12. RIGHT OF ENTRY. Owner's representative may enter the apartment at any reasonable time to examine same and/or make such alterations and repairs as Owner may determine.
- 13. SURRENDER OF PREMISES. Upon the expiration or termination of this Apartment Rental Agreement, Resident shall surrender the apartment to the Owner in the same condition as at the beginning of the term, ordinary wear and tear excepted.
- 14. INSURANCE, RISK OF LOSS AND RENTAL ABATEMENT. Resident shall be solely responsible for insuring Resident's

personal belongings. If the apartment is damaged by fire, casualty, or act of God, regarding which the Resident was neither negligent nor at fault, the Owner shall promptly repair the damages and the rental provided for herein shall be abated on a daily basis so long as the Resident is unable to occupy the premises while repairs are being made. However, at such time as the premises are again tenable, the obligation to pay rent shall resume. In the event that the damages involved are caused by negligence or fault on the part of the Resident, the rental provided for herein shall not abate, but shall be paid, as agreed, in timely fashion, and the Resident shall be further responsible for paying any sums deductible under the Owner's insurance coverage, which the Owner would otherwise be required to pay.

LIABILITY AND INDEMNIFICATION. The Owner shall not be 15. liable for any damages or injuries to person or property occasioned anyone whatsoever, including other residents, employees, guests, or the like, by reason of Resident's use or occupancy of the apartment or the common areas, and Resident shall indemnify, defend and hold harmless Owner from and against any and all claims for damages or liability arising from injury to person or property regardless of how occurring. Furthermore, Owner shall not be liable to Resident, his family, employees or guests, for any injuries or damages caused by acts or omissions of other residents or occupants, whether caused on or off the property owned by the Owner. Finally, the Owner shall not be liable for any loss or damage resulting from failure, interruption or malfunction in the utilities provided Resident in connection with his/her occupancy of the apartment.

- 16. CONDEMNATION. If the apartment or all or any part of the premises shall be at any time taken for any public or quasi-public use under any statute or by right of eminent domain, Owner shall be entitled to and shall receive the award or payment therefore (hereinafter called the "Award"), and Resident shall assign, and does hereby assign and transfer, such Award to the Owner free and clear of every claim of every kind whatsoever by or on the part of the Resident.
- 17. DEFAULT. This Apartment Rental Agreement is made upon the condition that the Resident shall faithfully perform all of the terms, covenants and conditions herein contained by him/her to be performed as herein set forth or in other agreements heretofore or hereafter entered into between the Owner and the Resident, and Resident shall be in default if:
 - (a) Any rental payment due hereunder shall at any time be in arrears and unpaid for fifteen (15) days after receipt by Resident of written notice making demand therefore; or
 - (b) Resident shall fail to observe or perform any of the covenants, agreements, or conditions set forth herein and said failure shall continue for a period of fifteen (15) days after receipt by Resident of written notice of such failure from Owner.

In the event of a default, Owner may at its option, declare the term of this Agreement ended and repossess the Apartment, and shall further be entitled to all other rights and remedies set forth herein. A waiver of any default by Owner shall not constitute a waiver of any other or subsequent default. The Owner shall be entitled to be fully reimbursed for all costs and expenses incurred in

- enforcing its rights hereunder, including a reasonable attorney's fee, and shall be entitled to have accrued monthly interest, at the maximum rate allowed by law, as to any payments due and owing hereunder.
- 18. ASSIGNMENT AND SUBLETTING. Should the apartment complex be sold or leased to another party, Owner shall have the right to assign this lease to the new owner. However, Resident may not assign or transfer this lease or sublet the apartment or any part thereof without the prior written consent of the Owner, which consent the Owner may withhold.
- 19. SUBORDINATION. This Apartment Rental Agreement is subject and subordinate to all ground or underlying leases and to all mortgages or deeds of trust which may now or hereafter affect such leases or the real property on which the apartment is located. In the event of foreclosure, any Retention Deposits or security deposits will be refunded to the Resident on the basis of the applicable retention schedule. Furthermore, every effort will be made to have the mortgagee honor all agreements between the Owner and Resident and continue the apartment complex as an operating entity.
- 20. <u>NOTICES</u>. Any notice required or provided for herein shall be deemed to have been served sufficiently or received if the same shall be in writing and either hand delivered or mailed, postage prepaid, to a party's present address, or to such other address as that party may subsequently provide.
- 21. <u>DISPOSITION OF PERSONAL PROPERTY</u>. Upon the expiration or termination of this Agreement, Owner shall have the right, after ten (10) days written notice, to remove, at the Resident's sole cost and expense, from the premises, all of the Resident's personal belongings and other property

remaining therein, and to dispose of same as the Owner in its sole judgment shall determine, with no liability therefore. In addition, as to any expenses thereby incurred, or incurred by the Owner in cleaning Resident's apartment, Resident shall reimburse Owner therefore.

22.SERVICES OFFERED.

- (a) Meals. Owner will provide Resident with one meal per day, the meal to be determined by Owner, and to be served in the common dining area. Advanced planning with Owner is required for this deduction.
- (b) Guest Meals. Are available at \$8.00 per meal.
- (c) <u>Utilities</u>. All utilities, except telephone expenses, will be paid for by the Owner. However, the cost of telephone installation and removal shall be paid by Resident.
- (d) <u>Janitorial Services</u>. Owner will provide services in all service areas, halls and community areas.
- (e) <u>Maid Service</u>. Owner will provide maid service twice a month, on a regularly scheduled basis, to clean Resident's apartment if so desired by Resident.
- (f) <u>Laundry</u>. Once each week, Resident's flat laundry will be picked up outside the door of Resident's apartment, cleaned and returned.
- (g) <u>Laundromat</u>. Laundry facilities are available free of charge at the apartment complex for Resident's use (Resident must provide detergent).
- (h) <u>Transportation</u>. Transportation will be available at certain scheduled times, to be determined by the Owner in view of the needs of the Resident and the other occupants of apartments.
- (i) <u>Nursing Center</u>. A bed in the adjoining nursing center will be made available, on a priority basis, whenever

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- Resident's health, as determined by Resident's physician, so requires.
- (j) Nurse Call System. Is located in the master bedroom and bath of each apartment and is connected to the nurse's station at the adjacent nursing facility. If activated, a trained member of the Nursing Department will respond to the apartment.
- (k) <u>Health Services Available</u>. Skilled and Intermediate Nursing Care (Medicare and Medicaid Certified).
- (1) Storage Facilities. Owner shall provide, at
 Resident's sole risk, reasonable storage space for
 Resident's belongings other than furniture and other
 household furnishings.
- (m) <u>Recreational Facilities</u>. Recreational facilities are available for Resident's use on first come / first served basis.
- (n) <u>Basic Cable TV Service</u>. Basic Cable TV service is provided by the Owner. Additional services can be purchased by the Resident.
- (o) <u>Personal Services.</u> The following are available at the resident's expense:

Beauty/ Barber Shop Accommodations for overnight guests Daily delivery of local and national newspapers

- Agreement contains the entire agreement between the parties hereto with respect to the subject matter hereof and sets forth all representations and warranties and supersedes any and all prior or contemporaneous oral or written agreements, representations, warranties or understandings with respect to the subject matter hereof. No amendment or modification of this Agreement shall be binding unless evidenced by an agreement in writing signed by both the Resident (or his/her legal representative) and the Owner.
- 24. North CAROLINA LAW. Notwithstanding anything else herein contained to the contrary, the following rights afforded by North Carolina law shall apply. Specifically:
 - (a) In accordance with N.C.G.S. §58-64-25(a)(1), Resident may rescind this Agreement within thirty (30) days following the later of the execution of the contract as set forth below or the receipt of a disclosure statement that meets the requirements of N.C.G.S. §58-64. Furthermore, Resident is hereby notified that he/she is not required to move into the apartment described below prior to the expiration of the thirty day period described herein.
 - (b) In accordance with N.C.G.S. §58-64-25(a)(2), if a resident dies before occupying a living unit in the facility, or if, on account of illness, injury, or incapacity, a resident would be precluded from occupying a living unit in the facility, under the terms of the contract for continuing care, the contract is automatically canceled. All fees and deposits will be fully refundable to the resident or their Legal Representative within 30 days of notification to the facility.

- (c) In accordance with N.C.G.S. §58-64-25(a)(3), if an executed contract is rescinded or cancelled under the terms of this contract, all unearned fees and deposits will be fully refundable to the Resident or their Legal Representative within 30 days of notification to the facility.
- (d) In accordance with N.C.G.S. §58-64-25(b)(3), Owner will follow the following procedure to change resident's accommodations, if necessary, for the protection of the health or safety of the Resident or the general and economic welfare of the residents. All decisions regarding your permanent transfer from White Oak Village will be made after consultation with you and, when appropriate, with your family or designee. White Oak Village's decision will be binding.
- (e) In accordance with N.C.G.S. §58-64-25(b)(8), Resident is hereby informed that Owner has no religious or charitable affiliation. Furthermore, there is no affiliate organization that will be responsible for the financial and/or contractual obligations of the Owner.
- (f) In accordance with N.C.G.S. §58-64-25(b)(9), Resident has no property rights hereunder.
- (g) In accordance with N.C.G.S. §58-64-25(b)(10), White Oak Village's policy, regarding adjusting fees and/or rental sums hereunder, is that if the Resident is voluntarily absent from the facility, no adjustment will be made. In other words, all fees owed Owner hereunder, in the event of the voluntary absence of the Resident from the premises, will nevertheless be due and payable as otherwise provided for herein.

- (h) In accordance with N.C.G.S. §58-64-25(b)(11), there is no requirement that the Resident apply for Medicaid, public assistance, or any public benefit program. More specifically, no such benefits are available to the Resident under this Agreement or while living at White Oak Village.
- In accordance with N.C.G.S. §58-64-40(b), "The Board (i) of Directors or other governing body of a facility or its designated representative shall hold semiannual meetings with the residents of the facility for free discussions of subject including, but not limited to, income, expenditures, and financial trends and problems as they apply to the facility and discussions of proposed changes in policies, programs, and services. Upon request of the most representative residents' organization, a member of the governing body of the provider, such as a board member, a general partner, or a principal owner shall attend such meetings. Residents shall be entitled to at least seven days advance notice of each meeting. An agenda and any materials that will be distributed by the governing body at the meetings shall remain available upon request to residents."
- 25. APPLICABLE LAW. This Apartment Rental Agreement shall be governed by and construed according to the laws of the State of North Carolina.
- 26. BINDING EFFECT. This Apartment Rental Agreement and all terms, covenants and conditions herein contained, shall extend to and be binding upon the parties hereto and upon their respective heirs, administrators, successors, executors, and assigns.

IN WITNESS WHEREOF, the undersigned have hereunto set their hands and seals as of the date and year first above written.

WHITE OAK MANOR - TRYON, INC.
d/b/a WHITE OAK VILLAGE APARTMENTS
Ву:
(Name and Title)
(SEAL)
(Resident)

RESIDENT ACKNOWLEDGES THAT HE/SHE HAS READ THIS AGREEMENT BEFORE SIGNING, UNDERSTANDS ITS CONTENTS, AND AGREES TO ABIDE BY ALL OF ITS TERMS AND PROVISIONS.

STATE OF NORTH CAROLINA) APARTMENT RENTAL AGREEMENT
COUNTY OF POLK) (WITH NO INITIAL DEPOSIT)
THIS AGREEMENT, made and entered into as of the
day of, 20, by and
between White Oak Manor - Tryon, Inc., a corporation doing
business as White Oak Village Apartments hereinafter referred to
as "Owner" and, a resident of the
State and County aforesaid, hereinafter referred to as
"Resident."
WITNESSETH:
FOR VALUABLE CONSIDERATION, the receipt and sufficiency of
which the parties hereto acknowledge, and the full and faithful
performance of all terms, covenants and conditions herein
contained, the Owner hereby agrees to rent to the Resident, and
the Resident hereby agrees to rent from the Owner, Apartment No.
, located at White Oak Village, Tryon, North Carolina
(hereinafter called the "premises," "complex," or "apartment
complex") for Resident's sole occupancy, according to the
following terms, covenants, and conditions:
1. TERM. The term of this Agreement shall begin on the
day of, 20, and end upon
the first of the following to occur:
(a) The last day of the month following the Resident's
death, or at such time thereafter as the Resident's
belongings have been removed from the premises; or
(b) Resident's default as hereinafter defined; or
(c) Owner's having determined, and having given written
notification thereof, that the Resident:
(i) is socially incompatible with the Owner's
employees, other residents, or guests;
(ii) has demonstrated possible emotional instability;

- (iii) poses a risk to the life and well-being of him/herself or others;
- (iv) has destroyed, or attempted to destroy, property belonging to the Owner, him/herself or others; or
- (v) fails to fully comply with all terms and provisions contained in this Agreement; or
- (vi) has acted in any other unreasonable fashion or poses for the Owner, its employees, residents or guests, any other unreasonable risks; or
- (d) The last day of any month prior to which the Resident has given to the Owner;
 - (i) In the event the Resident is to be transferred, based upon written medical certification, to a hospital or to White Oak Manor - Tryon Nursing Center, at least ten (10) days prior written notice; or
 - (ii) In the event the Resident is to be transferred, based upon written medical certification, anywhere else, at least thirty (30) days prior written notice; or
 - (iii) In the event the Resident is to be transferred
 anywhere else, without written medical
 certification, at least (60) sixty days prior
 written notice; or
- (e) At such time as, if ever, the apartment is destroyed by fire or other calamity, or if the apartment, or a substantial portion of the complex, is acquired through condemnation proceedings, making it such, under the circumstances, that the apartment is no longer reasonably fit for its intended use.

In the event the Resident is transferred as provided in Paragraph (i) above, to a hospital, he/she shall have sixty (60) days from date of transfer to return to his/her apartment, and to have the within Agreement remain in full force and effect, so long as all terms, covenants and conditions herein contained, including those pertaining to rental payments, have been (and are then being) fully complied with.

In the event the Resident is transferred, as provided in Paragraph (i) above, to White Oak Manor - Tryon Nursing Center, the Resident shall have thirty (30) days from date of transfer to return to his apartment, and to have the within Agreement remain in full force and effect, so long as all terms, covenants and conditions herein contained, including those pertaining to rental payments, have been (and are then being) fully complied with.

In the event that the Resident, upon being transferred elsewhere as provided above, wishes to again become a tenant of the Owner, after the within Agreement has terminated, and is certified, in writing, by a qualified physician, as being again able to reside in the apartment complex, Owner agrees to give the Resident, to the extent reasonable possible, a priority as far as the next available apartment, with retention deposits and rental rates to be those then in effect, and a new Apartment Rental Agreement to be entered into.

In the situations described in Paragraphs (i) and (ii) above, the Owner may, but shall have no legal duty to, waive the requirement regarding written

notification based upon terms and conditions mutually agreeable to both Owner and Resident.

If for any reason, a resident would be precluded from occupying a living unit in the facility under the terms of the contract for continuing care, the contract is automatically canceled and all monies will be promptly refunded to the resident or their legal representative within 30 days after the termination date of the agreement.

- 2. TRANSFERS. A transfer fee may apply if you desire to transfer from your current apartment to another. After 10 years of residency in the same apartment, a transfer fee may be waived. A 50% transfer fee will apply if transfer occurs within 5-10 years of residency. If request is made prior to 5 years, 100% of the transfer fee will apply. An exception to applying the transfer fee may apply if a prearranged admission agreement signed by both parties stipulates a desire to transfer to another specific apartment within one year. The transfer fee is not a preset cost but is based on cost to refurbish vacated apartment.
- 3. MARRIAGES. If a current resident(s) of White Oak Village becomes married, the rent will increase based on the rent schedules in effect at that time for two persons. No additional deposit is required and the balance outstanding on any deposit(s) will continue to amortize in accordance with each Resident's original Rental Agreement. A new Rental Agreement will be negotiated between White Oak Village and the husband and wife as Residents. Other than for medical reasons there are no qualifying requirements for a spouse to meet as a condition for entry. In the event the spouse does not medically qualify for admission, the

- agreement will terminate and alternate placement will be required.
- 4. Resident agrees to pay monthly rental to the Owner in the amount of ______, said rent to be payable in advance on or before the first day of each month for which due and owing, provided, however:
 - (a) The rent for a partial month at the beginning of the term shall be prorated;
 - (b) Although the Owner will attempt to keep rental increases to a minimum, during any calendar year following the first full calendar year of this Agreement, the Owner may, due to an increase in the cost of operation, or for any other reason, upon thirty (30) days prior written notice to the Resident, increase the monthly rental payable hereunder so long as the sum of the increases in monthly rental during any calendar year does not exceed the greater of:
 - (i) Six (6%) percent of the average monthly rental during the preceding calendar year; or
 - (ii) An amount equal to the average monthly rental during the preceding calendar year multiplied by the percentage increase in the "Consumer Price Index" figures for January and December of the preceding calendar year, the Consumer Price Index being the "Consumer Price Index U.S. City Average All Items Figures for Urban Wage Earners and Clerical Workers (Including Single Workers), "which index is currently published in the "Monthly Labor Review" of the Bureau of Labor Statistics of the United States Department of Labor, or its successor index.

- (c) All rental payments shall be due and payable on or before the first day of the month for which due and owing, and if received on or after the tenth (10) day of that particular month shall accrue a five (5%) percent late charge (5% of the monthly payment) which sum shall be immediately due and payable and collectible as additional rent.
- 5. USE OF APARTMENT; COMPLIANCE WITH RULES AND REGULATIONS; SMOKING POLICY. Resident will make no unlawful or offensive use of the apartment and the common areas belonging to the Owner and will comply with all laws, ordinances and regulations of duly constituted governmental authorities. Resident will use the apartment only as a private dwelling for him/her and such other persons as may be authorized. In addition, Resident agrees to abide by the reasonable rules and regulations promulgated from time to time by Owner generally applicable to all occupants and designed for the general health, welfare, and comfort of the other occupants. In addition to all such other rules and regulations, Resident specifically acknowledges that Owner has a policy prohibiting the use of all tobacco products in the apartments as well as on the White Oak Village property, and Resident agrees to abide by said policy. Any resident who violates this policy by using tobacco products in his/her apartment or on the White Oak Village property or by allowing anyone else to use tobacco products in his/her apartment or on the property will be deemed to be in default under this agreement and subject to the provisions of Paragraph 14 of this Agreement, including eviction and reimbursement of Owner's costs, expenses and attorney's fees. Notwithstanding the foregoing, Resident further acknowledges that this tobacco policy does not

- apply to other residents who signed their Apartment Rental Agreements prior to the implementation of this policy in September, 2008.
- G. USE OF PREMISES. Resident shall have the use, possession and enjoyment during the term of this Agreement of the apartment above identified jointly with any other tenant, but all common areas, including stairways, walkways and grounds, shall be used and enjoyed with other residents, and no portion of the same may or shall be permanently or temporarily appropriated by Resident to Resident's exclusive use, enjoyment or possession.
- 7. CARE OF APARTMENT AND REPAIRS. Resident will take good care of the apartment and common areas and will report promptly to Owner any repairs which may be needed. Owner shall keep and maintain the apartment in tenable condition and shall have the right to make at reasonable times any and all repairs, renovations and alterations as it shall determine necessary or desirable. Resident shall reimburse Owner for expenses incurred by Owner for repairs attributable to Resident's abuse or mistreatment of the apartment (including appliances) or the common areas.
- 8. <u>ALTERATIONS BY RESIDENT</u>. Resident shall make no alterations to the apartment without the prior written consent of the Owner, which consent shall not be unreasonably withheld.
- 9. PETS. Resident may not keep any pets or animals of any kind anywhere upon the premises without the prior written consent of the Owner. Even after the Owner's consent has been given, this consent may be reasonably withdrawn by the Owner according to its sole judgment and discretion based upon what it believes to be in the best interest of the complex and the other residents. A \$500 pet deposit is

- required if a pet is maintained in the apartment. The deposit may be refunded at the discretion of Management.
- 10. POSSESSION OF FIREARMS. No person, including residents, friends of residents or family members, may possess or carry, whether openly or concealed, any guns, rifles, pistols or firearms of any type on the premises. Violation of this policy shall be deemed a violation of the Apartment Rental Agreement and may constitute grounds for discharge or cancellation of the Agreement.
- 11. RIGHT OF ENTRY. Owner's representative may enter the apartment at any reasonable time to examine same and/or make such alterations and repairs as Owner may determine.
- 12. SURRENDER OF PREMISES. Upon the expiration or termination of this Apartment Rental Agreement, Resident shall surrender the apartment to the Owner in the same condition as at the beginning of the term, ordinary wear and tear excepted.
- INSURANCE, RISK OF LOSS AND RENTAL ABATEMENT. 13. shall be solely responsible for insuring Resident's personal belongings. If the apartment is damaged by fire, casualty, or act of God, regarding which the Resident was neither negligent nor at fault, the Owner shall promptly repair the damages and the rental provided for herein shall be abated on a daily basis so long as the Resident is unable to occupy the premises while repairs are being made. However, at such time as the premises are again tenable, the obligation to pay rent shall resume. In the event that the damages involved are caused by negligence or fault on the part of the Resident, the rental provided for herein shall not abate, but shall be paid, as agreed, in timely fashion, and the Resident shall be further responsible for paying any sums deductible under the Owner's insurance

- coverage, which the Owner would otherwise be required to pay.
- 14. LIABILITY AND INDEMNIFICATION. The Owner shall not be liable for any damages or injuries to person or property occasioned anyone whatsoever, including other residents, employees, guests, or the like, by reason of Resident's use or occupancy of the apartment or the common areas, and Resident shall indemnify, defend and hold harmless Owner from and against any and all claims for damages or liability arising from injury to person or property regardless of how occurring. Furthermore, Owner shall not be liable to Resident, his family, employees or guests, for any injuries or damages caused by acts or omissions of other residents or occupants, whether caused on or off the property owned by the Owner. Finally, the Owner shall not be liable for any loss or damage resulting from failure, interruption or malfunction in the utilities provided Resident in connection with his/her occupancy of the apartment.
- 15. CONDEMNATION. If the apartment or all or any part of the premises shall be at any time taken for any public or quasi-public use under any statute or by right of eminent domain, Owner shall be entitled to and shall receive the award or payment therefore (hereinafter called the "Award"), and Resident shall assign, and does hereby assign and transfer, such Award to the Owner free and clear of every claim of every kind whatsoever by or on the part of the Resident.
- 16. <u>DEFAULT</u>. This Apartment Rental Agreement is made upon the condition that the Resident shall faithfully perform all of the terms, covenants and conditions herein contained by him/her to be performed as herein set forth or in other

agreements heretofore or hereafter entered into between the Owner and the Resident, and Resident shall be in default if:

- (a) Any rental payment due hereunder shall at any time be in arrears and unpaid for fifteen (15) days after receipt by Resident of written notice making demand therefore; or
- (b) Resident shall fail to observe or perform any of the covenants, agreements, or conditions set forth herein and said failure shall continue for a period of fifteen (15) days after receipt by Resident of written notice of such failure from Owner.

In the event of a default, Owner may at its option, declare the term of this Agreement ended and repossess the Apartment, and shall further be entitled to all other rights and remedies set forth herein. A waiver of any default by Owner shall not constitute a waiver of any other or subsequent default. The Owner shall be entitled to be fully reimbursed for all costs and expenses incurred in enforcing its rights hereunder, including a reasonable attorney's fee, and shall be entitled to have accrued monthly interest, at the maximum rate allowed by law, as to any payments due and owing hereunder.

- 17. ASSIGNMENT AND SUBLETTING. Should the apartment complex be sold or leased to another party, Owner shall have the right to assign this lease to the new owner. However, Resident may not assign or transfer this lease or sublet the apartment or any part thereof without the prior written consent of the Owner, which consent the Owner may withhold.
- 18. <u>SUBORDINATION</u>. This Apartment Rental Agreement is subject and subordinate to all ground or underlying leases and to all mortgages or deeds of trust which may now or hereafter

affect such leases or the real property on which the apartment is located. In the event of foreclosure, any retention deposits or security deposits will be refunded to the Resident on the basis of the applicable retention schedule. Furthermore, every effort will be made to have the mortgagee honor all agreements between the Owner and Resident and continue the apartment complex as an operating entity.

- 19. NOTICES. Any notice required or provided for herein shall be deemed to have been served sufficiently or received if the same shall be in writing and either hand delivered or mailed, postage prepaid, to a party's present address, or to such other address as that party may subsequently provide.
- DISPOSITION OF PERSONAL PROPERTY. Upon the expiration or termination of this Agreement, Owner shall have the right, after ten (10) days written notice, to remove, at the Resident's sole cost and expense, from the premises, all of the Resident's personal belongings and other property remaining therein, and to dispose of same as the Owner in its sole judgment shall determine, with no liability therefore. In addition, as to any expenses thereby incurred, or incurred by the Owner in cleaning Resident's apartment, Resident shall reimburse Owner therefore.

21. SERVICES OFFERED.

- (a) Meals. Owner will provide Resident with one meal per day, the meal to be determined by Owner, and to be served in the common dining area.
- (b) Guest Meals. Are available at \$8.00 per meal.
- (c) <u>Utilities</u>. All utilities, except telephone expenses, will be paid for by the Owner. However, the cost of

- telephone installation and removal shall be paid by Resident. $\ensuremath{\mathsf{Resident}}$
- (d) <u>Janitorial Services</u>. Owner will provide services in all service areas, halls and community areas.
- (e) <u>Maid Service</u>. Owner will provide maid service twice a month, on a regularly scheduled basis, to clean Resident's apartment if so desired by Resident.
- (f) Laundry. Once each week, Resident's flat laundry will be picked up outside the door of Resident's apartment, cleaned and returned.
- (g) <u>Laundromat</u>. Laundry facilities are available free of charge at the apartment complex for Resident's use (Resident must provide detergent).
- (h) <u>Transportation</u>. Transportation will be available at certain scheduled times, to be determined by the Owner in view of the needs of the Resident and the other occupants of apartments.
- (i) <u>Nursing Center</u>. A bed in the adjoining nursing center will be made available, on a priority basis, whenever Resident's health, as determined by Resident's physician, so requires.
- (j) Nurse Call System. Is located in the master bedroom and bath of each apartment and is connected to the nurse's station at the adjacent nursing facility. If activated, a trained member of the Nursing Department will respond to the apartment.
- (k) <u>Health Services Available.</u> Skilled and Intermediate Nursing Care (Medicare and Medicaid Certified).
- (1) Storage Facilities. Owner shall provide, at
 Resident's sole risk, reasonable storage space for
 Resident's belongings other than furniture and other
 household furnishings.

- (m) <u>Recreational Facilities</u>. Recreational facilities are available for Resident's use on first come / first served basis.
- (n) <u>Basic Cable TV Service</u>. Basic Cable TV service is provided by the Owner. Additional services can be purchased by the Resident.
- (o) <u>Personal Services.</u> The following are available at the resident's expense:

Beauty/ Barber Shop Accommodations for overnight guests Daily delivery of local and national newspapers

- 22. ENTIRE AGREEMENT AND AMENDMENT. This Apartment Rental Agreement contains the entire agreement between the parties hereto with respect to the subject matter hereof and sets forth all representations and warranties and supersedes any and all prior or contemporaneous oral or written agreements, representations, warranties or understandings with respect to the subject matter hereof. No amendment or modification of this Agreement shall be binding unless evidenced by an agreement in writing signed by both the Resident or his/her legal representative) and the Owner.
- 23. NORTH CAROLINA LAW. Notwithstanding anything else herein contained to the contrary, the following rights afforded by North Carolina law shall apply. Specifically:
 - (a) In accordance with N.C.G.S. §58-64-25(a)(1), Resident may rescind this Agreement within thirty (30) days following the later of the execution of the contract as set forth below or the receipt of a disclosure statement that meets the requirements of N.C.G.S. §58-64. Furthermore, Resident is hereby notified that he/she is not required to move into the apartment described below prior to the expiration of the thirty day period described herein.

- (b) In accordance with N.C.G.S. §58-64-25(a)(2), if a resident dies before occupying a living unit in the facility, or if, on account of illness, injury, or incapacity, a resident would be precluded from occupying a living unit in the facility, under the terms of the contract for continuing care, the contract is automatically canceled. All fees and deposits will be fully refundable to the resident or their Legal Representative within 30 days of notification to the facility.
- (c) In accordance with N.C.G.S. \$58-64-25(a)(3), if an executed contract is rescinded or cancelled under the terms of this contract, all unearned fees and deposits will be fully refundable to the Resident or their Legal Representative within 30 days of notification to the facility.
- (d) In accordance with N.C.G.S. §58-64-25(b)(3), Owner will follow the following procedure to change resident's accommodations, if necessary, for the protection of the health or safety of the Resident or the general and economic welfare of the residents. All decisions regarding your permanent transfer from White Oak Village will be made after consultation with you and, when appropriate, with your family or designee. White Oak Village's decision will be binding.
- (e) In accordance with N.C.G.S. §58-64-25(b)(8), Resident is hereby informed that Owner has no religious or charitable affiliation. Furthermore, there is no affiliate organization that will be responsible for the financial and/or contractual obligations of the Owner.

- (f) In accordance with N.C.G.S. §58-64-25(b)(9), Resident has no property rights hereunder.
- (g) In accordance with N.C.G.S. \$58-64-25(b)(10), White Oak Village's policy, regarding adjusting fees and/or rental sums hereunder, is that if the Resident is voluntarily absent from the facility, no adjustment will be made. In other words, all fees owed Owner hereunder, in the event of the voluntary absence of the Resident from the premises, will nevertheless be due and payable as otherwise provided for herein.
- (h) In accordance with N.C.G.S. §58-64-25(b)(11), there is no requirement that the Resident apply for Medicaid, public assistance, or any public benefit program. More specifically, no such benefits are available to the Resident under this Agreement or while living at White Oak Village.
- In accordance with N.C.G.S. §58-64-40(b), "The Board (i)of Directors or other governing body of a facility or its designated representative shall hold semiannual meetings with the residents of the facility for free discussions of subject including, but not limited to, income, expenditures, and financial trends and problems as they apply to the facility and discussions of proposed changes in policies, programs, and services. Upon request of the most representative residents' organization, a member of the governing body of the provider, such as a board member, a general partner, or a principal owner shall attend such meetings. Residents shall be entitled to at least seven days advance notice of each meeting. An agenda and any materials that will be distributed by the

governing body at the meetings shall remain available upon request to residents."

- 24. <u>APPLICABLE LAW</u>. This Apartment Rental Agreement shall be governed by and construed according to the laws of the State of North Carolina.
- 25. BINDING EFFECT. This Apartment Rental Agreement and all terms, covenants and conditions herein contained, shall extend to and be binding upon the parties hereto and upon their respective heirs, administrators, successors, executors, and assigns.

IN WITNESS WHEREOF, the undersigned have hereunto set their hands and seals as of the date and year first above written.

J.	- TRYON, INC.	OAK MANOR	WHITE
RTMENTS	VILLAGE APARTMENT	WHITE OAK	d/b/a
			Ву:
	and Title)	(Name	
EAL)	(SEAL)		
	dent)	(Resid	

RESIDENT ACKNOWLEDGES THAT HE/SHE HAS READ THIS AGREEMENT BEFORE SIGNING, UNDERSTANDS ITS CONTENTS, AND AGREES TO ABIDE BY ALL OF ITS TERMS AND PROVISIONS.

Facility Use Only:	
Apt, & Bldg.	



INDEPENDENT LIVING RETIREMENT COMMUNITY WELLNESS EVALUATION FORM

(This physical examination must be completed by patient(s) primary care physician)

PLEASE PRINT NEATLY

Name:			Birthdate:	
Social Security Numb	oer:			☐ Female
		een a patient of yours or seen		
Reason for Review:				
MEDICAL REVIE	W FIND	<u>INGS:</u>	Date of Exam:	
Wt:	Ht:	BP:	Pulse:	Rhythms:
Resp:	Temp:			
General Appearance:				
Skin:				
Equilibrium:		Tremor:	Reflexes	
Vision:		Does patient require the u	se of glasses, readers or	contacts?
Hearing:		Does patient require the u	se of hearing aids?	
Do you recommend a	an audiole	ogy consult?		
Oral Health:		Does patient require the u	se of dentures or partials	s?
Lungs:	,	Does patient require the u	se of oxygen?	
Heart:		Extremitie	es:	
		tive:Positive:(

patient ambulatory?	Yes □ No		
, r			
Does patient require use of the follo	owing?		
	□ Walker		
	□ Cane		
	□ Rollator□ Motorized C	hair	
	☐ Motorized C	ilan	
	□ Scooter		
MEDICAL HISTORY:			
			
Primary Diagnoses(s):			
1 Di			
econdary Diagnoses(s):			
	Data of Onset	Resolved?	Controlled with
	Date of Onset	Resolved? Y or N	Controlled with Medications? Y or N
	Date of Onset		Medications?
☐ Diabetes	Date of Onset		Medications?
 □ Diabetes □ Congestive Heart Failure 	Date of Onset		Medications?
□ Diabetes□ Congestive Heart Failure□ Asthma	Date of Onset		Medications?
□ Diabetes□ Congestive Heart Failure□ Asthma	Date of Onset		Medications?
 □ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression 	Date of Onset		Medications?
 □ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness 	Date of Onset		Medications?
 □ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability 	Date of Onset		Medications?
 □ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy 	Date of Onset		Medications?
 □ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer 	Date of Onset		Medications?
 □ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke 	Date of Onset		Medications?
□ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke	Date of Onset		Medications?
□ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke □ Heart Attack □ Arteriosclerosis □ Chronic Lung Disease	Date of Onset		Medications?
□ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke □ Heart Attack □ Arteriosclerosis □ Chronic Lung Disease □ Rectal Bleeding	Date of Onset		Medications?
□ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke □ Heart Attack □ Arteriosclerosis □ Chronic Lung Disease □ Rectal Bleeding □ Memory Loss	Date of Onset		Medications?
□ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke □ Heart Attack □ Arteriosclerosis □ Chronic Lung Disease □ Rectal Bleeding □ Memory Loss □ Cataracts	Date of Onset		Medications?
□ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke □ Heart Attack □ Arteriosclerosis □ Chronic Lung Disease □ Rectal Bleeding □ Memory Loss □ Cataracts □ Arthritis	Date of Onset		Medications?
□ Diabetes □ Congestive Heart Failure □ Asthma □ Ulcers □ Anemia □ Depression □ Mental Illness □ Intellectual Disability □ Muscular Dystrophy □ Cancer □ Stroke □ Heart Attack □ Arteriosclerosis □ Chronic Lung Disease □ Rectal Bleeding □ Memory Loss □ Cataracts	Date of Onset		Medications?

and location(s)				ever institutionalized, please provide date.
Allergies:				
Food Allergies: Seasonal: Anaphylactic:				
Alcohol Use: Socially Weekly Daily				
•				? (If yes, please list)
Is patient a tobacco user (any form of (White Oak is a tobacco-free campus)	tobacco)			
Does patient require any orders for:	□Осс	upational	l Therap	py:
Does patient have any cognitive impai	rment?	□Yes	□No	If yes, \square Minor \square Moderate \square Severe
Does Patient have memory loss?		□Yes	□No	If yes, □ Minor □ Moderate □ Severe
Is patient capable of correctly adminis □ Yes □ No (Please attach curre)				g their own medications?
Is patient physically and mentally capa supervision? ☐ Yes ☐ No	able of li	ving in a	n indepe	endent living environment, without
(If no, please explain):				

White buildin	Oak is a traditional, free-standing apartment on and walk outside to our dining room. Resid	community that requires residents to exit their lents must also be able to shop for groceries.
	ent able, without assistance, to attend daily noon or able to prepare meals? ☐ Yes ☐ No	n meals served in the Campus Community Dining
In the Assista	The state of the s	would you consider this patient able to exit:□ With
Do you	u consider this patient more appropriate for:	☐ Independent Living ☐ Assisted Living
Any ac		
	fy that I have physically examined this patient a al state, cognitive status, and medication regime	and have accurately described the individual's
Date:		Signature of Physician
Printed	l Name of Physician:	
Physic	ian Phone Number:	Fax Number:
Exami	ning Physician – Return this form via:	
MAIL:	:	
	WHITE OAK VILLAGE INDEPENDENT LIVING APARTMENTS ATTN: RITA MOTTER 70 OAK STREET TRYON, NC 28782-3450	
FAX:	828-859-2073 ATTN: RITA MOTTER	
I hereb	y give permission for my physician to release n	ny medical information to:
	WHITE OAK VILLAGE APARTMENTS	
	Patient's Signature:	
	Patient's Printed Name:	
	Date:	

Facility Use Only:
Apt. & Bldg. #



APPLICATION FOR ADMISSION

Please Print or Type – (Each person must submit separate applications even if married)

Full Name:			
Spouse:			
Present Address: (If	, please indicate):		
··			
Present Phone Num			
Social Security #:			Medicare #:
Health Insurance Co	D.:		Policy #:
Financial/ Legal Re	presentative(s):		
Name:			Name:
Address:		Addre	ess:
		Phon	e:
Marital Status:	☐ Single	☐ Married	☐ Widow/Widower
Veteran:	Yes □ No If ye	s, branch of servi	ce:
Birthdate:			Place of Birth:
Former Occupation	(s):		
	outa on intercetas		

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How	long affiliated?					
Nam	e of Minister, Priest or Rab	bi:				
Addı	ess:					
Spec						
——Nam		***				
		Addresses			elephone #	
-						
Medi curre	cal History: (Please check on the past)	any of the	following illnesses or diseases whic	ch appli	ies	
	High Blood Pressure		Stroke		Depression	
	Diabetes		Heart Attack		Mental Illness	
	Congestive Heart Failure		Arteriosclerosis		Mental Retarda	
	Asthma		Chronic Lung Disease		Muscular Dystr	
	Ulcers		Rectal Bleeding		Cancer	
	Anemia		Surgeries in the last five years			
White	e Oak Village is a tobacco-f unyone residing in your apa	rtment use	tobacco products? □Yes □N	o		
	cian who will prepare your					
Physi	cian who will prepare your cian's Name:					
Physi Physi	cian's Name:					
Physi Physi Telep	cian's Name:hone #:					
Physi Physi Telep	cian's Name:hone #:					
Physi Physi Telep	cian's Name:hone #:					
Physi Physi Telep Office	cian's Name:hone #:					

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	<u>Date</u>		Reason		
		<u> </u>			
					
Have you ever been denied admission to another retirement community?					
YES □ NO □					
(If your answer is Yes, explain)					
Emergency Contact Person:					
Address:					
Telephone #:	Email Addre	•			
List one person (not a relative) whom yo					
use as a personal reference:		3	J = 17 17 17 10 10 10 10 10 10 10 10 10 10 10 10 10		
		·			
A complete application will also include	a completed Medical	Evaluation Fo	erm.		
I make this application for admission to	WHITE OAK VILLA	GE APARTM	TNTS of my own		
I make this application for admission to free will and accord, with the knowledge			•		
free will and accord, with the knowledge	e that I may always ch	ange my mind	. I declare the		
free will and accord, with the knowledge answers to be true, full and complete. To	e that I may always chaot the best of my knowl	ange my mind edge and belie	. I declare the ef, I am capable o		
free will and accord, with the knowledge	e that I may always choot the best of my knowl without extraordinary	ange my mind edge and belic care and that	. I declare the of, I am capable o the facilities,		
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free will and accord, with the knowledge answers to be true, full and complete. To living at White Oak Village Apartments	e that I may always change the best of my knowless without extraordinary is have been explained age Apartments, Inc. the	ange my mind edge and belic care and that to me and are ne right to seel	I declare the of, I am capable of the facilities, acceptable as		
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