



DISCLOSURE STATEMENT

June 30, 2022

THE ISSUANCE OF A CERTIFICATE OF AUTHORITY DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION OF ENDORSEMENT OF GARDEN SPOT VILLAGE BY THE PENNSYLVANIA DEPARTMENT OF INSURANCE, NOR IS IT EVIDENCE OF, NOR DOES IT ATTEST TO THE ACCURACY OR COMPLETENESS OF THE INFORMATION SET OUT IN THE DISCLOSURE STATEMENT.

GARDEN SPOT VILLAGE

DISCLOSURE STATEMENT

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SUMMARY OF DISCLOSURE STATEMENT

The following is a summary of the information presented in this Disclosure Statement:

- 1. The FACILITY: Garden Spot Village, 433 South Kinzer Avenue, New Holland, PA 17557.
- 2. **THE PROVIDER**: Garden Spot Village, 433 South Kinzer Avenue, New Holland, PA 17557.
- 3. <u>ADMISSIONS CONTACT</u>: Director of Sales, Garden Spot Village, 433 South Kinzer Avenue, New Holland, PA 17557, Tel 717 355-6000.
- 4. **DESCRIPTION OF FACILITY**: Garden Spot Village is located on 220 acres in rural Earl Township and New Holland Borough, New Holland, Lancaster County, Pennsylvania. The campus includes 315 Cottages and Carriage Homes, 304 Apartments, 105 licensed Personal Care units and 73 licensed Skilled Care beds.
- 5. **REQUIREMENTS**: Admission is open to individuals who are at least 55 years of age.
- 6. <u>AFFILIATIONS</u>: Garden Spot Village is a controlled affiliate of Garden Spot Communities. Garden Spot Communities is the corporate "parent" and is the sole member of Garden Spot Village. Garden Spot Communities has certain reserved corporate powers over Garden Spot Village, and it provides management services to Garden Spot Village pursuant to the terms of a Management Services Agreement. Garden Spot Village and Garden Spot Village of Akron d/b/a Maple Farm, a 46 bed nursing facility located in Akron, PA, are related organizations. Garden Spot Village is a member of the Lancaster Conference of the Mennonite Church, Mennonite Health Services, Atlantic Coast Conference of Mennonite Church USA, Anabaptist Provider Group, LeadingAge PA, LeadingAge, the Lancaster Chamber of Commerce & Industry, and the Association of Households International.
- 7. **CURRENT RESIDENT POPULATION**: The facility became operational on April 15, 1996. The current resident population is 1,090 persons.
- 8. **<u>FEES</u>**: The following is a sample of the Entrance Fee and Monthly Fee for a typical one bedroom apartment and cottage (Standard, amortized over 4 years).

FEE	SINGLE OCCUPANCY	DOUBLE OCCUPANCY
Entrance Fee - 1 Bedroom Apt.	\$130,400	\$130,400
Entrance Fee – Standard End Cottage	\$233,400	\$233,400

Monthly Fee - 1 Bedroom Apt. *\$1,583 *\$2,107

* Includes optional dining plan

Monthly Fee - Standard End Cottage \$1,534 \$1,682

BACKGROUND

Garden Spot Village is a continuing care retirement community on 220 acres in rural Earl Township and New Holland Borough, Lancaster County. The address of the community is 433 South Kinzer Avenue, New Holland, PA, 17557. Garden Spot Village is a Pennsylvania nonprofit corporation with its principal office at 433 South Kinzer Avenue, New Holland, PA 17557. Garden Spot Village is affiliated with the Mennonite Church. The Mennonite Church is not, however, responsible for the debts or contractual obligations of Garden Spot Village.

Garden Spot Village is a controlled affiliate of Garden Spot Communities, a related Pennsylvania nonprofit corporation with its principal office located at 433 South Kinzer Avenue, New Holland, PA 17557. Garden Spot Communities is the sole member and corporate "parent" of Garden Spot Village. Garden Spot Communities exercises certain corporate powers over Garden Spot Village, including the power to appoint the Board of Directors of Garden Spot Village. Garden Spot Communities now provides certain services to Garden Spot Village pursuant to the terms of a Management Services Agreement, including administration, general management, human resources, information technology, marketing, and accounting services.

The Board of Directors of Garden Spot Village is vested with the authority to govern and manage the affairs of the community. The Officers and Directors serve on a voluntary basis and receive no remuneration for their activities as a Director or Officer. The names for each of the Officers and Directors are attached as Exhibit $\underline{\mathbf{A}}$.

DESCRIPTION

Garden Spot Village is situated on 220 acres in rural Earl Township and New Holland Borough, Lancaster County, Pennsylvania. The campus includes 315 independent living Cottages and Carriage Homes, 306 independent living Apartments, 65 traditional Personal Care apartments, 40 Memory Support Personal Care apartments, 73 licensed Skilled Care beds, 6 Dining Venues, wellness area with a pool and exercise facility and generous common spaces including the Village Square. Also included on the campus is a 49,947 square foot Outpatient Medical Center leased to a local non-profit hospital delivering a variety of services to both the Village and broader community. Garden Spot Village and Garden Spot Village of Akron d/b/a Maple Farm, a 46 bed nursing facility located on 65 acres in Akron, PA, are preparadizations.

Several different Apartment types are offered at Garden Spot Village: studio, one bedroom, one bedroom with den, two bedrooms, two bedrooms with den and three bedrooms. Certain of the two and three bedroom apartments include two bathrooms, while other apartment types include one bath. Each apartment unit includes a full kitchen, with custom cabinetry, refrigerator, stove/oven, sink with garbage disposal, and microwave.

The Cottages are all two bedroom units with full kitchens as described above. Each cottage includes a one-car garage and glass enclosed sunroom with optional cement or stone patio. Some units also include two-car garages and cathedral ceilings. Many also have a loft with third bath and a walk-in closet.

Each Apartment, Cottage and Carriage Home includes:

- * Wall-to-wall carpet
- * Quality vinyl flooring in kitchens and bath(s)
- * Storage space
- * Washer and dryer
- * Individual temperature control
- * Other options upon request

SERVICES

Services are provided in accordance with the terms of the Garden Spot Village Resident Agreement a copy of which is provided by Garden Spot Village. Services provided by Garden Spot Village without additional charge include:

- * Grounds keeping, snow and trash removal, grass mowing
- * Maintenance of the apartments and cottages
- * Scheduled local transportation
- * 24 hour emergency response
- * Social and recreational activities
- * All utilities, except cable TV and telephone

Cottage and Carriage Home residents may purchase meals using their meal plan account in any of the dining venues. Starting with Section 3, The Resident Agreement provides additional details concerning services as well as optional services and building/equipment which are available for extra charges.

If residents require temporary or long term nursing care, Garden Spot Village assists in arranging for the resident's transfer to its nursing facility or the nursing facility of the resident's choice. The skilled nursing facilities include Garden Spot Village (73 beds divided between four "households") and Maple Farm (46 beds divided into two "households"). These environments are at the forefront of the "Culture Change" movement and provide a non-institutional environment for residents where a Person Centered Care philosophy is utilized.

In order to provide individuals the opportunity to age in the environment of their choice, Garden Spot Village also offers an Adult Day Services program that serves Garden Spot Village residents and residents of the larger community, as well as Garden Spot Village at Home, a home based services program that provides services to individuals in their residence. Garden Spot Village at Home provided approximately 9,900 hours of care in the past year. Additional details concerning home health care and personal care services are included in Section 5 of the Resident Agreement.

ENTRANCE FEES AND MONTHLY SERVICE FEES

Residents of Garden Spot Village pay a one time Entrance Fee and a recurring Monthly Service Fee. <u>The first step</u> in applying for residence at Garden Spot Village is to complete a Pre-Entrance Application form and payment of \$100.00 for an individual or \$150.00 for two persons. This fee is non refundable. <u>The second step</u> is to get on The Radar Screen. This involves defining which homes are of interest, and paying a single deposit equal to 10% of the entrance fee for the future resident's highest priced choice.

The third step is a final payment equal to 100% of the Entrance fee, less the 10% paid as part of the second step. Under certain circumstances, such as death or serious illness that occur prior to occupancy, the paid entrance fees will be refunded, except the non-refundable portion and/or any costs incurred by Garden Spot Village as a result of special requests by the prospective resident. After occupancy, a portion of the Entrance Fee is refundable. See Exhibits \underline{D} and \underline{E} , for schedule of Entrance Fee amortization and Refund Plans. The monthly service fee may be adjusted upon written notice at least 30 days prior to the effective date of any adjustment to the monthly service fee as specified in Section 7.2D of the Resident Agreement.

Below is a table showing the annual increases in fees for each of the past five fiscal years:

Dollar Increases in Rates 07/01/2019-07/01/2020-07/01/2021-07/01/2022-**Monthly Service Charge** 07/01/2018-06/30/2019 06/30/2020 06/30/2021 06/30/2022 06/30/2023 Effective Date 7/1/2018 7/1/2019 7/1/2020 7/1/2021 7/1/2022 \$46 \$45 \$50 \$89 Apartments (1 Bedroom) \$50 Cottages (Standard End) 43 45 51 55 111 Cottages (The Kraybill) 0 n/a n/a 68 137 Personal Care Daily Rates * 5 7 6 7 15 9 Memory Support * 10 11 22 13 Skilled Care Daily Rates 20 11 19 2.2. 37

^{*} Rates for Level I services. Additional service levels are offered.

ESCROW AND RESERVE FUNDS

An Entrance Fee Escrow Account has been established as required by the Pennsylvania Continuing Care Provider Registration and Disclosure Act (Act 82). Any money so escrowed will be invested by the Escrow Agent in accordance with the provisions of Act 82.

COMPLETED EXPANSION OF GARDEN SPOT VILLAGE

During the year ended June 30, 2021, Garden Spot Village completed the Sycamore Springs expansion project of 50 additional cottage units. Sycamore Springs is directly adjacent, to the west, of Kinzer Avenue. Garden Spot Village also finished construction of Meadow View during the year ended June 30, 2021. The memory support building located directly adjacent, to the west, of Kinzer Avenue. Meadow View has 40 units, and upon completion 21 residents of our former 21 unit memory support were successfully transitioned to the new secured building.

FINANCIAL INFORMATION

Garden Spot Village's financing consists of Series 2019 and Series 2011 Revenue Notes, Series 2019 Convertible Revenue Note (CRN Note) and a note payable. The note payable was obtained to purchase equipment in connection with renovations of Garden Spot Village's dining venues. In May 2019 Garden Spot Village secured financing through 2019 Series A, B, C Revenue Notes with a bank. The 2019 Series A proceeds were used to refund the 2009 Notes. The 2019 Series B represents long-term financing related to the new expansion projects. In November 2019 Garden Spot Village secured financing through 2019 CRN Note with a bank. The 2019 CRN Note proceeds were used to refund the Series 2013 Lancaster Industrial Development Authority Revenue Bonds. On May 13, 2011 Garden Spot Village guaranteed the Series 2011 Lancaster Municipal Authority Note, of Garden Spot Village of Akron. This note was used to renovate the 2009 Maple Farm acquisition. For interest rates, terms and other details of these debt structures, please refer to Note #6 and Note #7 of the June 30, 2022 Audited Financial reports included in Exhibit B of this statement.

Exhibit <u>B</u>, Financial Statement prepared by Baker Tilly Virchow Krause, LLP, Philadelphia, Pennsylvania, the Accounting firm for Garden Spot Village, includes financial information concerning Garden Spot Village for fiscal year June 30, 2022. The Chief Executive Officer and/or Chief Financial Officer is available to meet with you and/or your advisors to discuss the financial information presented in this Disclosure Statement or to respond to your questions.

Exhibit C presents the Budget, projected revenues and expenses, for the fiscal year ending June 30, 2023.

GARDEN SPOT VILLAGE RESIDENT AGREEMENT

NOTICE OF RIGHT TO RESCIND

Date Rescission Perio	
You may rescind and terminate your Residence penalty or forfeiture, within seven (7) days of the to move into Garden Spot Village before the experiod. No other agreement or statement you significantly your right to rescind your Agreement within the	ne above date. You are not required piration of this seven (7) day ign shall constitute a waiver of
To rescind your Residence and Care Agreemen dated copy of this notice, or any other dated wr stating your desire to rescind to Garden Spot V New Holland, PA 17557, not later than midnight	ritten notice, letter, or telegram, ïllage, 433 South Kinzer Avenue,
Pursuant to this notice, I hereby cancel my Res	ident Agreement.
Your Signature	Date Date
Your Signature as CO Resident	Date

EXHIBIT A

GARDEN SPOT VILLAGE

BOARD OF DIRECTORS

Steve Lindsey, Chair

Jeffrey Goss, Vice Chair

Nathaniel Weber, Treasurer

<u>Dale Beiler, Former Treasurer</u> (Thru June, 2022)

Scott Miller, Secretary

Section 7 of the Pennsylvania ACT 82 requires the following information for those named above:

(A) A description of the business experience of such persons, if any, in the operation or management of facilities similar to Garden Spot Village:

Steve Lindsey: Mr. Lindsey has acted as the Chief Executive Officer of Garden Spot Village since 2001, and he is the current Chief Executive Officer of Garden Spot Communities. As the Chief Executive Officer of Garden Spot Village and Garden Spot Communities, he is responsible for the CCRC of 1,000+ residents located in New Holland, PA, and the skilled nursing facility located in Akron, PA. Mr. Lindsey has more than twenty years of administrative experience in both the retirement community and rehabilitation hospital fields. He is a licensed nursing home administrator, and he earned an MSW from Temple University and a BA from Messiah College. He is a member of the Health Guidelines Revision Committee and has been active in developing the new Guidelines for Residential Health, Care and Support Settings (released in 2014) that support person-centered care initiatives through the development of standardized design guidelines and regulations. His work as a member of the National Life Safety Task Force, assembled by CMS, the National Fire Protection Association ("NFPA"), and the Pioneer Network, resulted in substantive changes in the 2012 Edition of the NFPA Life Safety Code that have been instrumental in the development of person-centered environments in healthcare settings across the country. Mr. Lindsey has served on the Executive Committees of LeadingAge PA and the Association of Households International, has served as a member of a Think Tank sponsored by the Center on Age & Community at the University of Wisconsin, is involved in numerous nonprofit boards, and has been a frequent speaker at regional, state, and national conferences.

Jeffrey Goss: Mr. Goss is the Vice Chair of the Garden Spot Village Board of Directors. Mr. Goss also sits on the Board of Directors of the parent organization, Garden Spot Communities. Mr. Goss is an attorney that practices in estate planning, estate and trust administration, business succession planning, guardianship, Orphan's Court proceedings and elder law. Mr. Goss focusses on providing advice to clients who are entering retirement communities, who have questions about asset protection and medical assistance (Medicaid), and who are faced with adult guardianship matters. Mr. Goss counsels family members who have special needs on the set up of carefully drafted Supplemental and Special Needs Trusts to preserve entitlement to public benefits such as Medicaid and SSI. Mr. Goss graduated from Boston College Law School and was admitted to the Pennsylvania Bar Association in 1996. He is also a member of several bar associations within the state of Pennsylvania. In addition to serving on the boards of Garden Spot Village and Garden Spot Communities, Mr. Goss has active involvement with the board of other local organizations.

Nathaniel Weber: Mr. Weber became the Chief Financial Officer ("CFO") of Garden Spot Village in June of 2022 and is responsible for both the New Holland and Akron campuses in that capacity. Mr. Weber is also the current CFO of Garden Spot Communities. Mr. Weber formerly served in the capacity of Controller for these organizations since 2014. Prior to joining Garden Spot Village, Mr. Weber was employed in Public Accounting from 2004 to 2011 where he ended his tenure as a Manager for Parente Randolph (now Baker Tilly). While in Public Accounting Mr. Weber's areas of specialization included retirement communities and not-for-profit organizations in the Pennsylvania and Maryland region. In 2011, Mr. Weber joined United Zion Retirement Community as their Controller and was responsible for the day-to-day business office operations as well as financial budgeting and reporting. Mr. Weber is a currently enrolled in the Leadership Academy of the Anabaptist Providers Group, which is an a organization which represents senior living facilities unified in their efforts to serve and promote the industry as well as their faith and Anabaptist values. Mr. Weber holds a Bachelor of Science Degree from Millersville University (2004) with majors in Accounting and Finance.

Dale Beiler: Mr. Beiler acted as the Chief Financial Officer ("CFO") of Garden Spot Village from 2010-June, 2022 and was responsible for both the New Holland and Akron campuses in that capacity. Mr. Beiler was involved in senior living and retirement communities for over 30 years. Prior to becoming the CFO of Garden Spot Village, Mr. Beiler served as a member of the Garden Spot Village Board Finance Committee, as a member of the Garden Spot Village Board of Directors, and as the Garden Spot Village Board Treasurer over a period of approximately 10 years. During his Board tenure, Mr. Beiler was employed in Public Accounting as a Manager for Detweiler, Hershey & Associates from 1998 to 2004 where his areas of specialization included not-for-profit organizations, construction companies, and individual and corporate taxation. In 2004, Mr. Beiler joined a family-owned construction company as the CFO, assisting in the development of systems and budgets and working as part of the management team in developing the company values and marketing strategies. He also played a role in transitioning the leadership of the company from the first generation to the second generation of family members. In addition to serving on the Board of Garden Spot Village, Mr. Beiler served on Boards of other not-for-profit organizations, including Garden Spot Village of Akron, Hospice and Community Care of Lancaster County, and the Open Door Youth Center.

Scott Miller: Mr. Miller has been employed by Garden Spot Village since March 2005, and he is also the Chief Marketing Officer of Garden Spot Communities. A member of the senior leadership team, Mr. Miller is responsible for marketing, sales, and public relations. He received a Bachelor of Science degree in Computer Science from Millersville University and has completed a significant amount of post graduate work in executive business management and liberal arts. Passionate about innovation, customer satisfaction, and leadership development, Mr. Miller's career of 35 + years includes a blended set of non-profit and commercial experiences in marketing, business development, and operations. His experience includes business process reengineering and widespread organizational change.

With his degree in computer science and his experience working for a \$6 billion technology firm for 23 years, reframing for-profit strategies in a non-profit setting are of particular interest to Mr. Miller. His background includes 10 years of pastoral ministry for local Methodist Churches and teaching a leadership development and public speaking course for 15 years. As a product manager and worldwide sales manager, Mr. Miller has published a number of professional articles, hosted and participated in numerous panels, conducted multi-day workshops, and addressed audiences in a variety of countries. Mr. Miller has served on several non-profit boards of directors including capital fundraising organizations and professional marketing organizations, and he was the chair for Discover Lancaster.

(B) Related parties transactions:

During the fiscal year ending June 30, 2022 Garden Spot Village purchased grocery items in the amount of \$174 from Beiler's Beehives owned by Dale Beiler, who was the former Treasurer of Garden Spot Village. During the fiscal year ending June 30, 2021 Garden Spot Village purchased grocery items in the amount of \$48 from Beiler's Beehives owned by Dale Beiler, who was the former Treasurer of Garden Spot Village.



Consolidated Financial Statements and Supplementary Information

June 30, 2022 and 2021

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Independent Auditors' Report

To the Board of Directors of Garden Spot Communities and Subsidiaries

Opinion

We have audited the consolidated financial statements of Garden Spot Communities and Subsidiaries (collectively, the Organization), which comprise the consolidated balance sheets as of June 30, 2022 and 2021, and the related consolidated statements of operations, changes in net assets and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Organization as of June 30, 2022 and 2021, and the results of its operations, changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America (GAAP).

Basis for Opinion

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

Responsibilities of Management for the Consolidated Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Organization's ability to continue as a going concern within one year after the date that the consolidated financial statements are available to be issued.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

In performing an audit in accordance with GAAS, we:

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

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

Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The consolidating information on pages 26 to 31 is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position, changes in net assets and cash flows of the individual organizations, and it is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The consolidating information has been subjected to the auditing procedures applied in the audits of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the consolidating information is fairly stated, in all material respects, in relation to the consolidated financial statements as a whole.

Lancaster, Pennsylvania September 23, 2022

Baker Tilly US, LLP

Consolidated Balance Sheets June 30, 2022 and 2021

	2022	2021
Assets		
Current Assets Cash and cash equivalents Assets whose use is limited, resident trust funds Accounts receivable: Residents, net Other	\$ 6,464,785 2,647,752 1,844,373 283,276	\$ 7,681,393 2,979,538 1,227,464 93,070
Prepaid expenses and other current assets	1,837,769	861,759
Total current assets	13,077,955	12,843,224
Investments	24,697,678	27,372,825
Assets Whose Use is Limited Board-designated Entrance fee escrow deposits Statutory liquid minimum reserve Total assets whose use is limited	6,057,656 - 4,096,000 10,153,656	5,919,999 516,019 3,644,000 10,080,018
Property and Equipment, Net	134,860,751	137,126,293
Derivative Financial Instruments	887,158	-
Total assets	\$ 183,677,198	\$ 187,422,360
Liabilities and Net Assets		
Current Liabilities Current maturities of long-term debt Accounts payable: Trade Entrance fee refunds Accrued expenses Deferred grant revenue Resident trust funds	\$ 3,060,600 1,065,842 480,107 2,913,395 35,163 2,647,752	\$ 2,425,600 1,210,707 865,591 2,373,894 - 2,979,538
Total current liabilities	10,202,859	9,855,330
Long-Term Debt	60,374,392	63,374,294
Deposits From Prospective Residents	4,240,600	2,861,740
Refundable Entrance Fees	5,670,085	6,115,439
Deferred Revenue From Entrance Fees	74,467,891	75,804,369
Derivative Financial Instruments		5,538,275
Total liabilities	154,955,827	163,549,447
Net Assets Without donor restrictions With donor restrictions	28,203,643 517,728	23,663,777 209,136
Total net assets	28,721,371	23,872,913
Total liabilities and net assets	\$ 183,677,198	\$ 187,422,360

Consolidated Statements of Operations Years Ended June 30, 2022 and 2021

	2022			2021
Revenues Without Donor Restrictions				
Net resident service revenues	\$	48,348,945	\$	44,345,854
Rent		1,318,183		1,337,720
Grant revenues		480,379		967,930
Other revenues		1,203,882		697,890
Net assets released from restrictions used for operations		70,464		51,272
Total revenues without donor restrictions		51,421,853		47,400,666
Expenses				
Nursing		16,335,182		15,978,882
Dietary		5,462,380		5,025,802
Social services		1,239,406		1,183,561
Housekeeping and laundry		1,011,691		1,051,658
Plant operations		5,314,433		4,876,827
Real estate taxes		1,856,860		1,723,359
Utilities		1,725,874		1,583,911
Administrative		6,119,692		5,857,016
Marketing		1,575,802		1,533,391
Depreciation		7,997,834		7,454,553
Interest		2,171,400		1,855,602
Total expenses		50,810,554		48,124,562
Operating income (loss)		611,299		(723,896)
Other Income (Loss)				
Investment income		2,230,956		1,846,732
Contributions		1,796,986		440,858
Change in net unrealized gains and losses on investments		(6,420,041)		3,531,196
Change in fair value of derivative financial instruments		6,425,433		3,293,088
Loss on sale of fixed assets		(128,352)		(22,035)
Revenues in excess of expenses		4,516,281		8,365,943
Net Assets Released From Restrictions Used for Purchase of Property and Equipment		23,585		64,646
Change in net assets without donor restrictions	\$	4,539,866	\$	8,430,589
-				

Garden Spot Communities and Subsidiaries
Consolidated Statements of Changes in Net Assets Years Ended June 30, 2022 and 2021

		2022		2021
Net Assets Without Donor Restrictions Revenues in excess of expenses	\$	4,516,281	\$	8,365,943
Net assets released from restrictions used for purchase of property and equipment	Ψ	23,585	Ψ	64,646
Change in net assets without donor restrictions		4,539,866		8,430,589
Net Assets With Donor Restrictions				
Contributions Net assets released from restrictions used for:		402,641		111,174
Operations Purchase of property and equipment		(70,464) (23,585)		(51,272) (64,646)
Change in net assets with donor restrictions		308,592		(4,744)
Change in net assets		4,848,458		8,425,845
Net Assets, Beginning		23,872,913		15,447,068
Net Assets, Ending	\$	28,721,371	\$	23,872,913

Consolidated Statements of Cash Flows Years Ended June 30, 2022 and 2021

		2022		2021
Cash Flows From Operating Activities				
Change in net assets	\$	4,848,458	\$	8,425,845
Adjustments to reconcile change in net assets to	*	.,,	•	-,,
net cash provided by operating activities:				
Depreciation		7,997,834		7,454,553
Loss on sale of fixed assets		128,352		22,035
Amortization of deferred financing costs		60,604		60,603
Net realized and unrealized losses (gains) on investments		5,234,327		(4,559,060)
Deposits from prospective residents, net		1,378,860		(1,067,190)
Proceeds from nonrefundable entrance fees, existing units		7,058,134		10,364,897
Amortization of entrance fees		(9,877,721)		(8,584,282)
Restricted contributions		(48,000)		(22,506)
Change in fair value of derivative financial instruments		(6,425,433)		(3,293,088)
Change in assets and liabilities:				
Accounts receivable, residents and other		(807,115)		175,153
Prepaid expenses and other current assets		(976,010)		277,807
Accounts payable, trade		(144,865)		563,775
Accrued expenses		539,501		272,657
Deferred grant revenue		35,163		(420,397)
Net cash flows provided by operating activities		9,002,089		9,670,802
Cash Flows From Investing Activities				
Purchase of property and equipment		(5,860,644)		(20,769,756)
Proceeds from sales of investments and assets whose use is limited		9,730,850		8,896,045
Purchases of investments and assets whose use is limited		(12,879,687)		(10,810,196)
Net cash flows used in investing activities		(9,009,481)		(22,683,907)
Cash Flows From Financing Activities				
Proceeds from borrowings on long-term debt		_		14,758,062
Repayment of long-term debt		(2,425,506)		(17,345,478)
Proceeds from entrance fees, new units		1,941,720		14,777,909
Proceeds from refundable entrance fees, existing units		485,986		187,800
Refunds of entrance fees		(1,775,435)		(1,836,188)
Restricted contributions		48,000		22,506
Net cash flows (used in) provided by financing activities		(1,725,235)		10,564,611
Net change in cash, cash equivalents and restricted cash				
and cash equivalents		(1,732,627)		(2,448,494)
Cash, Cash Equivalents and Restricted Cash and				
Cash Equivalents, Beginning		8,197,412		10,645,906
		0,101,112		. 0,0 . 0,0 00
Cash, Cash Equivalents and Restricted Cash and				
Cash Equivalents, Ending	\$	6,464,785	\$	8,197,412
Reconciliation of Cash, Cash Equivalents and Restricted Cash				
and Cash Equivalents				
Cash and cash equivalents	\$	6,464,785	\$	7,681,393
Assets whose use is limited:	·	., . ,	•	, ,
Entrance fee escrow deposits		-		516,019
Total cash, cash equivalents and restricted cash				
and cash equivalents	\$	6,464,785	\$	8,197,412
Supplemental Disclosure of Cash Flow Information				
Interest paid, net of amount capitalized of approximately				
\$0 in 2022 and \$324,000 in 2021	\$	2,118,276	\$	1,762,730
75 2522 did 952 1,555 iii 252 i		2,110,210	-	1,102,100

Notes to Consolidated Financial Statements June 30, 2022 and 2021

1. Nature of Operations and Summary of Significant Accounting Policies

Nature of Operations

The consolidated financial statements include the accounts of Garden Spot Communities, the controlling entity, Garden Spot Village, At Home Services, LLC, Garden Spot Village of Akron, Garden Spot CoLiving, LLC and Forgeworks, LLC, all wholly owned subsidiaries (collectively, the Organization). All significant intercorporate transactions and balances have been eliminated.

The following is a description of each entity:

- Garden Spot Village (the Village) operates a continuing care retirement community (CCRC) located in New Holland, Pennsylvania providing housing, health care and other services to elderly residents through the operation of a 73-bed nursing facility, a 65-unit personal care facility, a 40-unit personal care memory support facility and 616 independent living apartments and cottages.
- GSV, LLC, a solely owned subsidiary of the Village, leases a building for use as medical
 offices.
- At Home Services, LLC provides home care services.
- Garden Spot Village of Akron (Akron) operates a 46-bed nursing facility located in Akron, Pennsylvania.
- Garden Spot CoLiving, LLC (CoLiving) operates cooperative housing units.
- Forgeworks, LLC (Forgeworks) will provide management support and services to assist nonprofit organizations to expand and grow. Forgeworks activity is currently being recorded within Garden Spot Communities.

The Village and GSV, LLC comprise the Organization's Obligated Group (the Obligated Group).

Garden Spot Communities (GSC) is the sole member of the Village, Akron, CoLiving and Forgeworks. In addition, GSC is the sole member of At Home Services, LLC. GSC provides management service to the Village, At Home Services, LLC and Akron based on the terms of the management agreements.

The Organization's primary operations are located in New Holland, Pennsylvania. Its primary service area includes New Holland, Pennsylvania and surrounding communities in Lancaster County, Pennsylvania.

The Organization evaluated subsequent events for recognition or disclosure through September 23, 2022, the date the consolidated financial statements were available to be issued.

Principles of Consolidation

The consolidated financial statements include the accounts of the GSC, Village, GSV, LLC, At Home Services, LLC, Akron, CoLiving and Forgeworks. All significant intercompany balances and transactions have been eliminated in the consolidated financial statements of the Organization.

Cash, Cash Equivalents and Restricted Cash and Cash Equivalents

For purposes of the consolidated statements of cash flows, cash, cash equivalents and restricted cash and cash equivalents includes investments in highly liquid debt instruments purchased with an original maturity of three months or less.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

Accounts Receivable, Residents, Net

The Organization assesses collectability on all resident accounts prior to providing services. An allowance for uncollectible accounts is recognized to reduce accounts receivable to its net realizable value for impairment of revenues for changes in resident credit worthiness. The allowance is estimated by management based on factors such as aging of the accounts receivable, and anticipated collection of the consideration. The allowance for uncollectible accounts receivable was approximately \$184,000 and \$138,000, as of June 30, 2022 and 2021, respectively. Accounts are written off through the provision of bad debts when the Organization has exhausted all collection efforts and accounts are deemed impaired.

Accounts Receivable, Other

Accounts receivable, other represents amounts due to the Organization for charges other than providing health care services to residents and are reported at their net realizable value. Other receivables are written off through the provision of bad debts when the Organization has exhausted all collection efforts and accounts are deemed impaired.

Investments and Investment Risk

Investments in equity securities with readily determinable fair values and all investments in debt securities are measured at fair value in the consolidated balance sheets. Investment income or loss (including realized and unrealized gains and losses on investments, interest and dividends) is included in revenues in excess of expenses unless the income or loss is restricted by donor or law. Interest income is measured as earned on the accrual basis. Dividends are measured based on the ex-dividend date. Purchases and sales of securities and realized gains and losses are recorded on a trade-date basis.

The Organization's investments are comprised of a variety of financial instruments and are managed by investment advisors. The fair values reported in the consolidated balance sheets are subject to various risks, including changes in the equity markets, the interest rate environment and general economic conditions. Due to the level of risk associated with certain investment securities and the level of uncertainty related to changes in the fair value of investment securities, it is reasonably possible that the amounts reported in the consolidated balance sheets could change materially in the near term.

Assets Whose Use Is Limited

Assets whose use is limited primarily includes assets designated by the Board of Directors for benevolent care, over which the Board retains control and may at its discretion, subsequently use for other purposes; assets designated by the Board of Directors to meet the statutory minimum liquid reserve requirements of Section 9 of the Commonwealth of Pennsylvania's Continuing Care Provider Registration and Disclosure Act (Act 82); assets held by trustees under trust indentures; entrance fee escrow deposits; and resident trust funds. Amounts available to meet current liabilities are classified as current assets in the consolidated balance sheets.

Property and Equipment

Property and equipment acquisitions are recorded at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the depreciable assets. The Organization reviews all disbursements greater than \$1,500 and a useful life greater than one year for capitalization as property and equipment.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

Impairment of Property and Equipment

Property and equipment are evaluated for impairment whenever events or changes in circumstances indicate the carrying value of an asset may not be recoverable from the estimated future cash flows expected to result from its use and eventual disposition. If expected cash flows are less than the carrying value, an impairment loss is recognized equal to an amount by which the carrying value exceeds the fair value of the assets. No impairment losses were recognized in 2022 and 2021.

Deferred Financing Costs

Costs incurred in connection with the issuance of long-term debt have been deferred and are being amortized over the terms of the related debt using the straight-line method, which approximates the effective interest method.

Resident Trust Funds

Resident funds are accounted for as trust funds and are maintained separate from other funds.

Entrance Fees

Under certain entrance fee plans for independent living units, the Village receives payments in advance. Residents have five entrance fee plan options, three "refundable" options and two "nonrefundable" options. The refundable options have a guaranteed refund component, which is 50%, 75% or 90% of the entrance fee paid, with the balance refundable on a decreasing basis at a rate of 1% of the entrance fee per month for each month, or portion thereof, of occupancy in the independent living unit. As of April 2019, the Organization is no longer offering the 50% refundable option. The nonrefundable options have no guaranteed refund component and are refundable on a decreasing basis for 48 months or 96 months, after which no refund is due or payable.

Entrance fee refunds are generally paid after the independent living unit vacated has been re-occupied by a new resident. The gross amount of contractual refund obligations under existing resident agreements at June 30, 2022 approximates \$36,785,000 this amount includes accounts payable, entrance fee refunds.

The guaranteed refund component of entrance fees received is not amortized to revenue and is classified as refundable entrance fees in the consolidated balance sheets. The balance of entrance fees received is amortized to revenue using the straight-line method over the annually adjusted estimated remaining life expectancies of the residents, and is classified as deferred revenue from entrance fees in the consolidated balance sheets.

Revenue from nonrefundable entrance fees received are recognized through amortization of the nonrefundable entrance fees using the straight-line method over annually adjusted estimated remaining life expectancies of the residents which approximates the period of time the goods and services under the agreements are expected to be transferred to residents. The unamortized portion is classified as deferred revenue from entrance fees in the accompanying consolidated balance sheets. Amortization of nonrefundable entrance fees included in net resident service revenues was \$9,877,721 in 2022 and \$8,584,282 in 2021.

The majority of services provided to the Village's independent living residents are paid for on a "fee for service" basis and are not included under the entrance fee plans.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

Derivative Financial Instruments

The Obligated Group has interest rate swap agreements, which are considered derivative financial instruments, to manage its interest rate risk on its long-term debt. The interest rate swap agreements are reported at fair value in the consolidated balance sheets and related changes in fair value are reported in the consolidated statements of operations as change in fair value of derivative financial instruments.

Net Assets

Net assets, revenues, gains and losses are classified based on the existence or absence of donor-imposed restrictions. Accordingly, net assets and changes therein are classified and reported as follows:

Net Assets Without Donor Restrictions - Net assets available for use in general operations and not subject to donor restrictions. All revenue not restricted by donors and donor restricted contributions whose restrictions are met in the same period in which they are received are accounted for in net assets without donor restrictions.

Net Assets With Donor Restrictions - Net assets subject to donor-imposed restrictions. Some donor-imposed restrictions are temporary in nature, such as those that will be met by the passage of time or other events specified by the donor. Other donor-imposed restrictions are perpetual in nature, where the donor stipulates that resources be maintained in perpetuity. All revenues restricted by donors as to either timing or purpose of the related expenditures or required to be maintained in perpetuity as a source of investment income are accounted for in net assets with donor restrictions. When a donor restriction expires, that is when a stipulated time restriction ends or purpose restriction is accomplished, net assets with donor restrictions are reclassified to net assets without donor restrictions.

Net Resident Service Revenues

Net resident service revenues are reported at the amount that reflects the consideration the Organization expects to receive in exchange for the services provided. These amounts are due from residents or third-party payors and include variable consideration for retroactive adjustments, if any, under reimbursement programs. Performance obligations are determined based on the nature of the services provided. Net resident service revenues are recognized as performance obligations are satisfied.

Net resident service revenues are primarily comprised of skilled nursing, personal care, independent living and at home revenue streams, which are primarily derived from providing housing, skilled nursing, personal care and independent living services to residents at a stated daily or monthly fee, net of any explicit or implicit price concessions. The Organization has determined that the services included in the stated daily or monthly fee for each level of care represents a series of distinct services that have the same timing and pattern of transfer. Therefore, the Organization considers the services provided to residents in each level of care to be one performance obligation which is satisfied over time as services are provided. As such, skilled nursing, personal care and independent living revenues are recognized on a daily or month-to-month basis as services are rendered.

The Organization receives revenue for services under third-party payor programs, including Medicare, Medical Assistance and other third-party payors. Settlements with third-party payors for retroactive adjustments due to audits, reviews or investigations are included in the determination of the estimated transaction price for providing services. The Organization estimates the transaction price based on the terms of the contract, correspondence with the third-party payor and historical payment trends, and retroactive adjustments are recognized in future periods as final settlements are determined.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

Grant Revenues

Grant revenues consist of amounts received from federal and state funding sources related to the COVID-19 pandemic. The Organization accounts for this funding in accordance with the Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 958-605 guidance for conditional contributions, and accordingly, revenues are recognized when barriers are substantially met, which occurs when the Organization complies with the terms and conditions related to the purpose of the grant rather than those that are administrative in nature.

In March 2020, the Coronavirus Aid, Relief and Economic Security (CARES) Act was signed into law to combat the financial effects of COVID-19. The CARES Act created a Provider Relief Fund (PRF) to provide financial support for hospitals and other healthcare providers. The Organization received \$199,375 in 2022 and \$375,650 in 2021 related to the PRF. The total PRF funding received to date through June 30, 2022 was \$1,243,279. The Organization has incurred lost revenues and eligible expenses in accordance with the terms and conditions of the PRF of \$199,375 and \$568,200 as of June 30, 2022 and 2021, respectively, which were recognized and included in grant revenues in the accompanying consolidated statements of operations during the years ended June 30, 2022 and 2021, respectively.

The Organization also received \$265,167 in 2022 of CARES funding that was passed through the State of Pennsylvania Department of Human Services (DHS) under Act 24 of 2020. The total DHS Act 24 funding received to date through June 30, 2022 was \$564,961. The Organization has incurred lost revenues and eligible expenses in accordance with the terms and conditions of the state funding of \$230,004 and \$227,847 as of June 30, 2022 and 2021, respectively, which were recognized and included in grant revenues in the accompanying consolidated statements of operations.

Deferred grant revenue includes \$35,163 as of June 30, 2022 of amounts received from DHS Act 24 funding which the Organization has determined the recognition criteria was not met as of year-end.

Management believes that the Organization complied with all the terms and conditions for the PRF and state funding. However, the Department of Health and Human Services (HHS) and DHS have indicated the payments are subject to future reporting and audit requirements. Further, noncompliance with the terms and conditions of the PRF and state funding, which can be subject to future government review and interpretation, could result in repayment of some or all of the support. An estimate of the possible effects cannot be made as of the date these consolidated financial statements were issued and it is unknown whether there will be further developments in regulatory guidance.

The Organization also received \$60,672 during 2021 of other state and local funding that was recognized and included in grant revenues in the accompanying consolidated statement of operations during the year ended June 30, 2021.

Grant revenues also include other non COVID-19 funding of \$51,000 and \$111,211 in 2022 and 2021, respectively.

Benevolent Care

The Organization provides services to residents who meet certain criteria at amounts less than its cost of providing care. The Organization maintains records to identify and monitor the level of benevolent care it provides. The costs associated with the benevolent care services provided to residents include both direct costs and estimated indirect costs, as reported by management on the Organization's internal consolidated financial statements. The level of benevolent care provided by the Organization, which represents the difference between the estimated cost of providing care and the payments received for services rendered, was approximately \$349,000 and \$612,000 in 2022 and 2021, respectively.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

Medical Assistance Reimbursement and Cost of Providing Care

The Organization provides nursing care to Medical Assistance program beneficiaries at amounts less than its cost of providing care. The Organization maintains records to identify and monitor the difference between the cost of providing care to Medical Assistance program beneficiaries and the payments received for services rendered. The costs associated with the services provided to Medical Assistance program beneficiaries include both direct costs and estimated indirect costs, as reported by management on the Organization's internal consolidated financial statements. The difference between the estimated cost of providing care to Medical Assistance program beneficiaries and the payments received for services rendered was approximately \$2,895,000 and \$2,507,000 in 2022 and 2021, respectively.

Rent Revenues

GSV, LLC leases medical office space and accounts for such leases as operating leases. Rent revenues are recognized when billed over the terms of the leases.

Income Taxes

GSC, the Village and Akron are not-for-profit corporations as described in Section 501(c)(3) of the Internal Revenue Code (IRC) and are exempt from federal income taxes pursuant to Section 501(a) of the IRC. GSV, LLC, At Home Services, LLC, CoLiving and Forgeworks, LLC are limited liability companies that have elected not to be treated as separate entities for federal income tax purposes and under applicable Treasury regulations will be disregarded as separate entities for federal income tax purposes.

Measure of Operations

The Organization's income from operations includes all operating revenues and expenses that are an integral part of its program and supporting activities. Nonoperating activities are limited to resources that generate return from investments and other activities considered to be more unusual and nonrecurring in nature.

Performance Indicator

The consolidated statements of operations include the determination of revenues in excess of expenses. Changes in net assets without donor restrictions which are excluded from the determination of revenues in excess of expenses, consistent with industry practice, include contributions of long-lived assets (including assets acquired using contributions which by donor restriction were to be used for the purposes of acquiring such assets).

Use of Estimates

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

Notes to Consolidated Financial Statements June 30, 2022 and 2021

New Accounting Standards

Leases

During February 2016, the FASB issued Accounting Standard Update (ASU) No. 2016-02, *Leases (Topic 842)(as amended)*. ASU No. 2016-02 was issued to increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet and disclosing key information about leasing arrangements. Under the provisions of ASU No. 2016-02, a lessee is required to recognize a right-to-use asset and lease liability, initially measured at the present value of the lease payments, in the consolidated balance sheet. In addition, lessees are required to provide qualitative and quantitative disclosures that enable users to understand more about the nature of the Organization's leasing activities. The Organization will be required to retrospectively adopt the guidance in ASU No. 2016-02 in its fiscal year ending June 30, 2023. The Organization is currently assessing the impact that ASU No. 2016-02 will have on its consolidated financial statements.

Reference Rate Reform

In March 2020, the FASB issued ASU No. 2020-04, *Reference Rate Reform (Topic 848)*. This is an elective ASU and applies to entities that have contract, hedging relationships and other transactions that reference London Interbank Offered Rate (LIBOR). Provisions permits option expedients and exceptions for applying GAAP to contract modifications and hedging relationships. This is an elective ASU applicable for a limited time through December 31, 2022. The Organization has not yet made this election or determined the impact of the election of ASU No. 2020-04 on its consolidated financial statements.

2. Net Resident Service Revenues

The Organization disaggregates revenues from contracts with customers by type of service and payor source as this depicts the nature, amount, timing and uncertainty of its revenues and cash flows as affected by economic factors. Net resident service revenues consist of the following for the years ended June 30:

		2022										
	_	Skilled Nursing		Personal Care		ndependent Living		At Home Services		Other		Total
Self-pay	\$	9,062,571	\$	8,558,447	\$	13,793,049	\$	381,473	\$	124,401	\$	31,919,941
Medicare		3,167,868		-		-		-		-		3,167,868
Medical Assistance		3,383,415		-	_					-		3,383,415
Total	\$	15,613,854	\$	8,558,447	\$	13,793,049	\$	381,473	\$	124,401		38,471,224
Amortization of nonrefundable entrance fees												9,877,721
											\$	48,348,945

Notes to Consolidated Financial Statements June 30, 2022 and 2021

		2021						
	Skilled Nursing	Personal Care	Independent Living	At Home Services	Other	Total		
Self-pay Medicare Medical Assistance	\$ 9,565,305 3,200,504 3,108,695	· , , , , -	\$ 12,387,977 - -	\$ 288,558	\$ 34,212 - -	\$ 29,452,373 3,200,504 3,108,695		
Total Amortization of	\$ 15,874,504	\$ 7,176,321	\$ 12,387,977	\$ 288,558	\$ 34,212	35,761,572		
nonrefundable entrance fees						8,584,282		
						\$ 44,345,854		

The Organization has agreements with third-party payors that provide for payments at amounts different from established rates. A summary of the payment arrangements with major third-party payors follows:

Medical Assistance - Nursing services provided to Medical Assistance program beneficiaries are paid at prospectively determined rates per day. These rates vary according to a resident-specific classification system that is based on clinical, diagnostic and other factors and the reimbursement methodology is subject to various limitations and adjustments.

The DHS in the Commonwealth of Pennsylvania has implemented its mandatory Medical Assistance managed care program, Community HealthChoices (CHC). As indicated above, the previous Medical Assistance reimbursement system was a fee-for-service (FFS) system. CHC eliminated the FFS payment methodology. The primary goals of CHC are to better coordinate health care coverage and improve access to medical care. The services for which Medical Assistance program beneficiaries are eligible did not change under CHC.

CHC became effective for the Organization on January 1, 2020. Under CHC, each Medical Assistance program beneficiary is able to choose a managed care organization (MCO). The initial rate paid by the MCOs is subject to a "floor" equal to the average of each prior four quarters Medical Assistance rates. In addition, MCOs and nursing facilities may agree to higher or lower negotiated rates under an alternative payment methodology agreement. The rate "floors" are expected to be in effect for 36 months.

Medicare - Nursing and ancillary services provided to Medicare Part A beneficiaries are paid at prospectively determined rates per day. These rates vary according to a resident-specific classification system that is based on clinical, diagnostic and other factors and the reimbursement methodology is subject to various limitations and adjustments.

As described above, the Medical Assistance and Medicare rates are based on clinical, diagnostic and other factors. The determination of these rates is partially based on the Organization's clinical assessment of its residents. The Organization is required to clinically assess its residents at predetermined time periods throughout the year. The documented assessments are subject to review and adjustment by the Medical Assistance and Medicare programs.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

Payment terms and conditions for the Organization's resident contracts vary by contract type and payor source, although terms generally include payment to be made within 30 days. Net resident service revenues for recurring and routine monthly services are generally billed monthly in advance. Net resident service revenues for ancillary services are generally billed monthly in arrears. Additionally, nonrefundable entrance fees are generally billed and collected in advance of move-in. Revenues collected from residents in advance are recognized as deferred revenue from entrance fees until the performance obligations are satisfied and are included in deferred revenues from entrance fees in the accompanying consolidated balance sheets. In 2022 and 2021, the Organization recognized approximately \$9,520,000 and \$7,466,000, respectively, of revenues that were included in the deferred revenue from entrance fees balance as of July 1, 2021 and 2020, respectively. The Organization applies the practical expedient in ASC 606, and therefore, does not disclose amounts for remaining performance obligations that have original expected durations of one year or less.

3. Fair Value Measurements, Investments, Assets Whose Use is Limited and Other Financial Instruments

Fair Value Measurements

Fair value is defined as the price that would be received to sell an asset or the price that would be paid to transfer a liability in an orderly transaction between market participants at the measurement date. The framework that the authoritative guidance establishes for measuring fair value includes a hierarchy used to classify the inputs used in measuring fair value. The hierarchy prioritizes the inputs used in determining valuations into three levels. The level in the fair value hierarchy within which the fair value measurement falls is determined based on the lowest level input that is significant to the fair value measurement. The levels of the fair value hierarchy are as follows:

Level 1 - Fair value is based on unadjusted quoted prices in active markets that are accessible to the Organization for identical assets. These generally provide the most reliable evidence and are used to measure fair value whenever available.

Level 2 - Fair value is based on significant inputs, other than Level 1 inputs, that are observable either directly or indirectly for substantially the full term of the asset through corroboration with observable market data. Level 2 inputs include quoted market prices in active markets for similar assets, quoted market prices in markets that are not active for identical or similar assets and other observable inputs.

Level 3 - Fair value would be based on significant unobservable inputs. Examples of valuation methodologies that would result in Level 3 classification include option pricing models, discounted cash flows, and other similar techniques. The Organization did not hold any Level 3 investments for the years ended June 30, 2022 and 2021.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

The Organization reports its investments, assets whose use is limited and derivative financial instrument as fair value on a recurring basis in accordance with the fair value hierarchy. The fair values of the Organization's investments, assets whose use is limited and derivative financial instruments were determined using the following inputs at June 30:

	2022					
		Total		Level 1		Level 2
Assets: Investments and assets whose use is limited:						
Marketable equity securities Mutual funds:	\$	3,416,499	\$	3,416,499	\$	-
Fixed income Equity and other		17,798,865 11,975,401		17,798,865 11,975,401		<u>-</u>
Total investments and assets whose use is limited	\$	33,190,765	\$	33,190,765	\$	-
Derivative financial instruments	\$	887,158	\$		\$	887,158
				2021		
		Total		Level 1		Level 2
Assets: Investments and assets whose use is limited:	Φ.	4 700 057	Φ.	4 700 057	•	
Marketable equity securities Mutual funds:	\$	4,782,657	\$	4,782,657	\$	-
Fixed income Equity and other		20,654,475 10,560,414		20,654,475 10,560,414		-
Total investments and assets whose use is limited	\$	35,997,546	\$	35,997,546	\$	
Liability: Derivative financial instruments	\$	5,538,275	\$		\$	5,538,275

Investments and assets whose use is limited are presented together in the tables above as there are various investment accounts that are allocated between the investments and assets whose use is limited on the consolidated balance sheets.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

The following table reconciles the investments and assets whose use is limited to the consolidated balance sheets:

	 2022	 2021
Investments and assets whose use is limited reported at fair values in the tables above Cash and cash equivalents included in investments and	\$ 33,190,765	\$ 35,997,546
assets whose use is limited Other investments	3,029,220 1,279,101	3,568,181 866,654
Total investments and assets whose use limited	\$ 37,499,086	\$ 40,432,381

Financial Instruments

Mutual funds and marketable equity securities are valued at fair value based on quoted market prices in active markets.

The Organization measures its derivative financial instruments at fair value based on proprietary models of an independent third party valuation specialist. The fair value takes into consideration the prevailing interest rate environment and the specific terms and conditions of the derivative financial instruments and considers the credit risk of the counterparty to the agreement and the Organization. The method used to determine the fair value calculates the estimated future payments required by the derivative financial instruments and discounts these payments using an appropriate discount rate. The value represents the estimated exit price the Organization would pay to terminate the agreements.

Investment Income

Investment return without donor restrictions is comprised of the following:

	 2022	 2021
Investment income: Interest income Net realized gains on sales of investments	\$ 1,045,242 1,185,714	\$ 818,868 1,027,864
Total investment income	2,230,956	1,846,732
Change in net unrealized gains and losses on investments	 (6,420,041)	 3,531,196
Total investment return	\$ (4,189,085)	\$ 5,377,928

Notes to Consolidated Financial Statements June 30, 2022 and 2021

Statutory Minimum Liquid Reserve Requirement

In compliance with Act 82, the Board of Directors designated a portion of Board-designated assets whose use is limited "reserved" to meet the requirements of Act 82. The amount designated was \$4,096,000 at June 30, 2022 and was calculated as follows:

Budgeted operating expenses for the year ending June 30, 2023 Less budgeted depreciation and amortization expense	\$ 54,088,631 (8,797,944)	
Expenses subject to minimum liquid reserve requirement	45,290,687	
Percentage of residents subject to entrance fee agreements at June 30, 2022	 81.35%	
Subtotal	36,843,974	
Statutory requirement	10%	
Statutory minimum liquid reserve requirement	\$ 3,684,397 (a	a)
Debt service requirements for the year ending June 30, 2023: Principal payments due on Series 2011 Revenue Note Principal payments due on Series 2019A and B Revenue Note Principal payments due on 2019 Convertible Revenue Note Principal payments due on Other Note Payable Budgeted interest payments	\$ 160,000 1,015,000 1,825,000 60,600 1,974,434	
Total debt service	5,035,034	
Percentage of residents subject to entrance fee agreements at June 30, 2022	 81.35%	
Statutory minimum liquid reserve requirement	\$ 4,096,000 (b))
Greater of (a) or (b) above	\$ 4,096,000	

4. Liquidity and Availability of Resources

The Organization's financial assets available for general expenditures within one year of the consolidated balance sheets date consist of the following at June 30:

	 2022		2021	
Cash and cash equivalents Accounts receivable:	\$ 6,464,785	\$	7,681,393	
Residents, net	1,844,373		1,227,464	
Other	283,276		93,070	
Investments	 24,697,678		27,372,825	
Total	\$ 33,290,112	\$	36,374,752	

The Organization has Board-designated assets whose use is limited of \$6,057,656 and \$5,919,999 at June 30, 2022 and 2021, respectively, that are excluded from the table above. Although the Organization does not intend to utilize these funds for general expenditures as part of its annual budget and approval process, amounts designated could be made available as necessary.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

The Organization designated a portion of its investments "reserved" to comply with the requirements of Act 82 (Note 3) and thus they are not included in the schedule above. Although the Organization does not intend to utilize the reserves for general expenditures as part of its annual budget and approval process, amounts designated as the reserves could be made available as necessary. The reserves are separately disclosed on the consolidated balance sheets and do not have third-party restrictions or limitations on the withdrawal and subsequent liquidation of such funds.

As part of the Organization's liquidity management, it has a policy to structure its financial assets to be available as its general expenditures, liabilities and other obligations come due. In addition, the Organization invests excess cash in short-term investments.

5. Property and Equipment

Property and equipment consist of the following at June 30:

	2022	2021	
Land Land improvements Buildings and improvements Equipment and furnishings Vehicles	\$ 8,879,434 21,125,073 180,539,285 16,499,274 777,178	\$ 8,879,434 20,468,598 176,679,993 15,830,304 748,581	
Total	227,820,244	222,606,910	
Accumulated depreciation	(95,145,062)	(87,242,152)	
Total	132,675,182	135,364,758	
Construction-in-progress	2,185,569	1,761,535	
Property and equipment, net	\$ 134,860,751	\$ 137,126,293	

6. Lines of Credit

The Village has a \$500,000 unsecured line of credit with Fulton Bank (Fulton). The line of credit bears interest at a variable rate (4.75% at June 30, 2022). There were no borrowings at June 30, 2022 and 2021.

On May 22, 2019, the Village entered into a \$6,000,000 secured line of credit with Truist Bank (Truist). The line of credit is secured by a mortgage lien and security interest in property and equipment of the Village. The line of credit expires on May 22, 2025. \$3,000,000 of the line of credit is reserved for working capital needs of the Village and \$3,000,000 of the line of credit is reserved for letters of credit associated with construction projects. The line of credit bears interest at the SOFR plus 2.83% (4.33% at June 30, 2022). There were no borrowings against the working capital portion of the line of credit as of June 30, 2022 and 2021. The Village will pay an annual fee equal to 0.75% of the statement amount of the letter of credits. There are outstanding letters of credit \$165,669 and \$840,834 as of June 30, 2022 and 2021, respectively.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

7. Long-Term Debt

Long-term debt at June 30 is as follows:

	 2022	 2021
Lancaster Municipal Authority (LMA) Series 2011 Revenue Note, due in varying quarterly installments through May 2036, plus interest at 3.41% through April 2016. Beginning May 2016, the interest rate will be a variable rate equal to 70% of the USD-LIBOR Index plus 200 basis points or minimum of 2.53% (3.25% at June 30, 2022)	\$ 2,805,000	\$ 2,960,000
Lancaster Industrial Development Authority (LIDA) Revenue Note, Series 2019 Convertible Revenue Note (CRN), due in varying annual installments through May 2034, plus interest payable monthly at a variable rate equal to the USD-LIBOR Index plus 125 basis points (3.04% at June 30, 2022)	20,505,000	22,260,000
LIDA Revenue Note, Series 2019A, due in varying annual installments through May 2036, plus interest payable monthly at a variable rate equal to 79% of the USD-LIBOR Index plus 99 basis points (2.40% at June 30, 2022)	18,175,000	18,630,000
LIDA Revenue Note, Series 2019B, due in varying annual installments beginning May 2023 through May 2049, plus interest payable monthly at a variable rate equal to 79% of the USD-LIBOR Index plus 99 basis points (2.40% at June 30, 2022)	22,515,000	22,515,000
Other note payable, noninterest bearing, due in annual installments of \$60,600 through June 2025	 171,571	 232,077
Total	64,171,571	66,597,077
Unamortized deferred financing costs, net	(736,579)	(797,183)
Less current maturities	 (3,060,600)	 (2,425,600)
Total	\$ 60,374,392	\$ 63,374,294

In May 2011, the LMA issued, on behalf of Akron, its Series 2011 Revenue Note with a total maximum principal value of \$3,720,000. In conjunction with the issuance of the Series 2011 Revenue Note, Akron, the LMA and Fulton Bank (Fulton) executed a Project Financing Agreement whereby Fulton loaned the LMA the total principal value of the Series 2011 Revenue Note and the LMA assigned its right, title and interest in the Series 2011 Revenue Note to Fulton.

In May 2019, LIDA issued, on behalf of the Obligated Group, its Series 2019 Revenue Notes (the 2019 Notes), with a total principal value of \$57,000,000 in three series. The proceeds from the Series 2019A Notes were primarily used to refund the LMA Series 2009 Revenue Note and pay the costs of issuing the 2019 Notes. The proceeds from the Series 2019B Notes and 2019C Notes were used for design, construction and other costs associated with re-positioning and construction projects. The 2019 Notes were purchased by Truist.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

The 2019 Notes are secured by a first security interest in the Obligated Group's gross receipts and a first mortgage lien on and security interest in substantially all of the Obligated Group's property and equipment. The Series 2011 Revenue Note is secured by a first security interest in the Akron's gross receipts and a first mortgage lien on and security interest in substantially all of Akron's property and equipment. Further, the Obligated Group guaranteed the payment of principal and interest on the Series 2011 Revenue Note. The Series 2011 Revenue Note, Series 2019 CRN Note and 2019 Notes also require the Obligated Group to meet certain financial covenants.

Scheduled principal payments are as follows:

Years ending June 30:		
2023	\$	3,060,600
2024		3,220,600
2025		3,305,500
2026		3,350,000
2027		3,450,000
Thereafter		47,784,871
Total	\$_	64,171,571

Interest Rate Swap Agreements

In November 2008, the Obligated Group entered into an interest rate swap agreement, with Morgan Stanley, which is scheduled to expire in May 2035. According to the terms of the swap agreement, if 70% of the USD-LIBOR Index (1.25% at June 30, 2022) is less than the fixed rate of 2.56%, the Obligated Group must make a monthly payment to the counterparty to the agreement. Conversely, if 70% of the USD-LIBOR Index is more than the fixed rate, the counterparty to the swap agreement must make a monthly payment to the Obligated Group. The monthly payments are calculated by multiplying the notional amount (\$18,175,000 at June 30, 2022) by the difference between 70% of the USD-LIBOR Index and the fixed rate.

In May 2019, the Obligated Group entered into an interest rate swap agreement on its 2019 Series B Note, with an effective date of November 1, 2020 with Truist. The swap agreement expires in May 2034. According to the terms of the swap agreement, if 79% of the USD-LIBOR Index plus 99 basis points (2.40% at June 30, 2022) is less than the fixed rate of 2.93%, the Obligated Group must make a monthly payment to the counterparty to the agreement. Conversely, if 79% of the USD-LIBOR Index plus 99 basis points is more than the fixed rate, the counterparty to the swap agreement must make a monthly payment to the Obligated Group. The monthly payments are calculated by multiplying the notional amount (\$22,515,000 at June 30, 2022) by the difference between 79% of the USD-LIBOR Index plus 99 basis points and the fixed rate.

In November 2019, the Obligated Group entered into an interest rate swap agreement on its 2019 CRN Note, with a maturity date of February 1, 2023 with Truist. According to the terms of the swap agreement, if the USD-LIBOR Index plus 125 basis points (3.04% at June 30, 2022) is less than the fixed rate of 2.83%, the Obligated Group must make a monthly payment to the counterparty to the agreement. Conversely, if the USD-LIBOR Index plus 125 basis points is more than the fixed rate, the counterparty to the swap agreement must make a monthly payment to the Obligated Group. The monthly payments are calculated by multiplying the notional amount (\$20,505,000 at June 30, 2022) by the difference between of the USD-LIBOR Index plus 125 basis points and the fixed rate.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

In November 2019, the Obligated Group entered into an interest rate swap agreement on its 2019 CRN Note, with an effective date of February 1, 2023 with Truist. The swap agreement expires in May 2034. According to the terms of the swap agreement, if 79% of the USD-LIBOR Index plus 99 basis points is less than the fixed rate of 2.39%, the Obligated Group must make a monthly payment to the counterparty to the agreement. Conversely, if 79% of the USD-LIBOR Index plus 99 basis points is more than the fixed rate, the counterparty to the swap agreement must make a monthly payment to the Obligated Group. The monthly payments are calculated by multiplying the notional amount (\$20,505,000 at June 30, 2022) by the difference between 79% of the USD-LIBOR Index plus 99 basis points and the fixed rate.

The fair value of the swap agreements is estimated to be the amount the Obligated Group would pay to terminate the swap agreements at June 30, 2022 and 2021. These amounts are classified as derivative financial instruments in the consolidated balance sheets. Changes in the fair value of the swap agreements are included in revenues in excess of expenses since the agreements are not designated as a hedging instrument. The change in the fair value of the swap agreements are classified as change in fair value of derivative financial instruments in the consolidated statements of operations. The net cash paid or received under the swap agreements are recognized as an adjustment to interest expense. The fair value, changes in the value and the net cash paid of the swap agreements at June 30 are summarized in the tables below:

				2022		
	F	air Value	Va	ange in Fair alue of the Swap greement	Und	Cash Paid er the Swap greement
Morgan Stanley Swap	\$	(726,007)	\$	2,075,953	\$	430,222
Truist Swaps: 2019 B, effective November 1, 2020 2019 CRN, effective November 14, 2019 2019 CRN, effective February 1, 2023		679,508 147,999 785,658		2,645,932 626,145 1,077,403		392,080 292,537.
Total Truist Swaps		1,613,165		4,349,480		684,617
	\$	887,158	\$	6,425,433	\$	1,114,839
				2021		
	F	air Value	Va	ange in Fair alue of the Swap .greement	Und	Cash Paid er the Swap greement
Morgan Stanley Swap	\$	(2,801,960)	\$	1,028,529	\$	466,220
Truist Swaps: 2019 B, effective November 1, 2020 2019 CRN, effective November 14, 2019 2019 CRN, effective February 1, 2023		(1,966,424) (478,146) (291,745)		1,370,771 351,259 542,529		277,855 346,863
Total Truist Swaps		(2,736,315)		2,264,559		624,718
	\$	(5,538,275)	\$	3,293,088	\$	1,090,938

Notes to Consolidated Financial Statements June 30, 2022 and 2021

8. Accrued Expenses

Accrued expenses consist of the following at June 30:

	 2022	 2021
Salaries and benefits	\$ 1,073,782	\$ 806,525
Paid time off	888,621	929,299
Interest	167,511	174,991
Other	 783,481	 463,079
Total	\$ 2,913,395	\$ 2,373,894

9. Rental Revenues

GSV, LLC leases a building to Wellspan Properties, Inc. (the Hospital) under a noncancelable operating lease. Rent revenue was \$1,244,361 and \$1,244,994 in 2022 and 2021, respectively. In addition to the annual lease payments, the Hospital is required to reimburse GSV, LLC for certain operating expenses. Total reimbursements received were \$219,283 and \$196,008 in 2022 and 2021, respectively, and are included in other revenues in the consolidated statements of operations. The lease is scheduled to expire on September 30, 2030.

The following is an analysis of GSV, LLC's leased assets included in property and equipment:

	 2022	 2021
Building and related assets Less accumulated depreciation	\$ 8,507,418 (4,838,565)	\$ 8,504,358 (4,590,579)
Total	\$ 3,668,853	\$ 3,913,779

The Organization also has other rental income in connection with year to year leases.

10. Retirement Plan

The Organization sponsors a defined contribution retirement plan (the Plan). Contributions to the Plan were approximately \$545,000 and \$550,000 in 2022 and 2021, respectively.

Notes to Consolidated Financial Statements June 30, 2022 and 2021

11. Functional Expenses

The Organization's expenses for resident services (including nursing, dietary, social services, housekeeping and laundry, plant operations, real estate taxes and utilities), management and general (including administrative and marketing) and fundraising (included within administrative) are as follows for the years ended June 30:

	2022										
	Resident Services			nagement d General	Fu	ndraising	Total				
Salaries and wages	\$	16,116,364	\$	3,083,596	\$	136,843	\$	19,336,803			
Other operational expenses		5,910,978		3,689,781		34,599		9,635,358			
Employee benefits and payroll											
taxes		3,658,390		707,675		28,911		4,394,976			
Ancillary care services		1,699,360		-		-		1,699,360			
Food		1,977,892		14,100		88		1,992,080			
Real estate taxes		1,856,860		-		-		1,856,860			
Utilities		1,725,874		-		-		1,725,874			
Depreciation		7,997,843		-		-		7,997,843			
Interest		2,171,400		_				2,171,400			
Total	\$	43,114,961	\$	7,495,152	\$	200,441	\$	50,810,554			

	2021										
	Resident Services			nagement d General	Fu	ndraising	Total				
Salaries and wages Other operational expenses	\$	15,824,517 4.931.252	\$	2,726,029 3.708.903	\$	152,911 29.860	\$	18,703,457 8.670.015			
Employee benefits and payroll		1,001,202		0,1 00,000		20,000		0,070,010			
taxes		3,979,736		717,769		41,757		4,739,262			
Ancillary care services		1,694,446		-		-		1,694,446			
Food		1,691,818		8,114		25		1,699,957			
Real estate taxes		1,723,359		-		-		1,723,359			
Utilities		1,583,911		-		-		1,583,911			
Depreciation		7,454,553		-		-		7,454,553			
Interest		1,855,602				-		1,855,602			
Total	\$	40,739,194	\$	7,160,815	\$	224,553	\$	48,124,562			

Directly identifiable expenses are charged to resident services and fundraising. Management and general expenses include those expenses that are not directly identifiable with any other specific function but provide overall support and direction of the Organization.

12. Medical Malpractice Claims Coverage

The Organization maintains professional liability coverage on a claims-made basis. Other than for premiums paid under this policy, no provision has been made for estimated losses. Management believes no incidents occurred or will be asserted that will exceed the Organization's insurance coverage or will have a material adverse effect on the consolidated financial statements.

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Notes to Consolidated Financial Statements June 30, 2022 and 2021

13. Commitment and Contingencies

Self-Insured Health Insurance

The Organization self-insures certain of its health insurance benefits. The Organization believes costs associated with its self-insured health insurance benefits have been properly accounted for and accrued at June 30, 2022 and 2021.

Senior Living Services Industry

The senior living services industry is subject to numerous laws, regulations and administrative directives of federal, state and local governments and agencies. Compliance with these laws, regulations and administrative directives is subject to future government review and interpretation as well as regulatory actions unknown or unasserted at this time. Government activity continues to increase with respect to investigations and allegations concerning possible violations by healthcare providers of fraud and abuse statutes and regulations, which could result in the imposition of significant fines and penalties as well as significant repayments for resident services previously billed. Management is not aware of any material incidents of noncompliance; however, the possible future effects of this matter on the Organization, if any, are not determinable.

14. Concentrations of Credit Risk

The Organization grants credit without collateral to its residents, some of whom are insured under third-party payor arrangements, primarily with Medicare and Medical Assistance.

The Organization maintains cash accounts, which, at times, may exceed federally insured limits. The Organization has not experienced any losses from maintaining cash accounts in excess of federally insured limits. Management believes it is not subject to any significant credit risk on its cash accounts.

Supplementary Information
Consolidating Schedule, Balance Sheet
June 30, 2022

	Garden Spot	Obligate	d Group		At Home Services,	· · · · · · · · · · · · · · · · · · ·		Garden Garden Spot Spot CoLiving,		Consolidated
	Village	GSV, LLC	Eliminations	Totals	LLC	Akron	Communities	LLC	Eliminations	Totals
Assets										
Current Assets										
Cash and cash equivalents	\$ 5,926,233	\$ -	\$ -	\$ 5,926,233	\$ -	\$ 306,721	\$ 231,831	\$ -	\$ -	\$ 6,464,785
Assets whose use is limited, resident trust funds Accounts receivable:	2,623,826	-	-	2,623,826	-	23,926	-	-	-	2,647,752
Residents, net	843,824	-	-	843,824	43,096	957,288	-	165	-	1,844,373
Other	103,998	-	-	103,998	-	1,076	178,202	-	-	283,276
Prepaid expenses and other current assets	1,674,186	-	-	1,674,186	-	112,793	50,790	-	-	1,837,769
Due from affiliates	6,685,010	11,146,480	(11,146,480)	6,685,010	737		228,569	9,683	(6,923,999)	
Total current assets	17,857,077	11,146,480	(11,146,480)	17,857,077	43,833	1,401,804	689,392	9,848	(6,923,999)	13,077,955
Investments	20,361,174			20,361,174			4,336,504			24,697,678
Assets Whose Use is Limited										
Board-designated	6,057,656	-	-	6,057,656	-	-	-	-	-	6,057,656
Statutory liquid minimum reserve	4,096,000			4,096,000						4,096,000
Total assets whose use is limited	10,153,656			10,153,656						10,153,656
Property and Equipment, Net										
Cost	212,064,873	8,507,418	_	220,572,291	154,276	8,568,127	711,119	_	_	230,005,813
Accumulated depreciation	(87,224,166)	(4,838,565)		(92,062,731)	(121,686)	(2,912,489)	(48,156)			(95,145,062)
Property and equipment, net	124,840,707	3,668,853		128,509,560	32,590	5,655,638	662,963			134,860,751
Derivative Financial Instruments	887,158			887,158						887,158
Total assets	\$ 174,099,772	\$ 14,815,333	\$ (11,146,480)	\$ 177,768,625	\$ 76,423	\$ 7,057,442	\$ 5,688,859	\$ 9,848	\$ (6,923,999)	\$ 183,677,198

Garden Spot Communities and Subsidiaries
Supplementary Information
Consolidating Schedule, Balance Sheet
June 30, 2022

	Garden Spot Village	Obligate GSV, LLC	d Group	Totals	At Home Services, LLC	Garden Spot Village of Akron	Garden Spot Communities	Garden Spot CoLiving, LLC	Eliminations	Consolidated Totals
Liabilities and Net Assets (Deficit)										
Current Liabilities										
Current maturities of long-term debt Accounts payable:	\$ 2,900,600	\$ -	\$ -	\$ 2,900,600	\$ -	\$ 160,000	\$ -	\$ -	\$ -	\$ 3,060,600
Trade	910,117	-	-	910,117	-	139,744	15,981	-	-	1,065,842
Entrance fee refunds	480,107	-	-	480,107	-	-	-	-	-	480,107
Accrued expenses	2,096,164	116,521	-	2,212,685	32,224	292,428	376,058	-	-	2,913,395
Deferred grant revenue	-	-	-	-	-	35,163	-	-	-	35,163
Resident trust funds	2,623,826	-	-	2,623,826	-	23,926	-	-	-	2,647,752
Due to affiliates	11,156,167	118,370	(11,146,480)	128,057	905,985	5,857,978	31,917	62	(6,923,999)	
Total current liabilities	20,166,981	234,891	(11,146,480)	9,255,392	938,209	6,509,239	423,956	62	(6,923,999)	10,202,859
Long-Term Debt	57,800,409	-	-	57,800,409	-	2,573,983	-	-	-	60,374,392
Deposits From Prospective Residents	4,240,600	-	-	4,240,600	-	-	-	-	-	4,240,600
Refundable Entrance Fees	5,670,085	-	-	5,670,085	-	-	-	-	-	5,670,085
Deferred Revenue From Entrance Fees	74,467,891			74,467,891						74,467,891
Total liabilities	162,345,966	234,891	(11,146,480)	151,434,377	938,209	9,083,222	423,956	62	(6,923,999)	154,955,827
Net Assets (Deficit)										
Without donor restrictions	11,236,398	14,580,442	_	25,816,840	(861,786)	(2,026,100)	5,264,903	9,786	_	28,203,643
With donor restrictions	517,408	14,000,442	-	517,408	(001,700)	320	-	5,700	-	517,728
	3,100			2,100		320			·	3,.20
Total net assets (deficit)	11,753,806	14,580,442		26,334,248	(861,786)	(2,025,780)	5,264,903	9,786		28,721,371
Total liabilities and net assets (deficit)	\$ 174,099,772	\$ 14,815,333	\$ (11,146,480)	\$ 177,768,625	\$ 76,423	\$ 7,057,442	\$ 5,688,859	\$ 9,848	\$ (6,923,999)	\$ 183,677,198

Garden Spot Communities and Subsidiaries Supplementary Information Consolidating Schedule, Statement of Operations Year Ended June 30, 2022

			Garden		Garden					
	Garden Spot Village	GSV, LLC	Eliminations	Totals	At Home Services, LLC	Spot Village of Akron	Garden Spot Communities	Spot CoLiving, LLC	Eliminations	Consolidated Totals
Revenues Without Donor Restrictions										
Net resident service revenues	\$ 42,373,310	\$ -	\$ -	\$ 42,373,310	\$ 378,400	\$ 5,596,100	\$ -	\$ 1,135	\$ -	\$ 48,348,945
Management fee	210,506	-	(202,442)	8,064	-	-	2,914,577	-	(2,922,641)	-
Rent	32,762	1,244,361	-	1,277,123	-	16,424	-	24,636	-	1,318,183
Grant revenues	406,585	-	-	406,585	-	73,794	-	-	-	480,379
Other revenues	363,049	219,283	-	582,332	(4,169)	4,830	620,879	10	-	1,203,882
Net assets released from restrictions used for operations	61,089			61,089		9,375				70,464
Total revenues without donor restrictions	43,447,301	1,463,644	(202,442)	44,708,503	374,231	5,700,523	3,535,456	25,781	(2,922,641)	51,421,853
Expenses										
Nursing	11,795,460	_	_	11,795,460	428,416	4,111,306	-	_	_	16,335,182
Dietary	5,110,821	_	_	5,110,821	-	351,559	-	_	_	5,462,380
Social services	983,320	_	_	983,320	_	256,086	_	_	_	1,239,406
Housekeeping and laundry	864,311	_	_	864,311	_	147,380	-	_	_	1,011,691
Plant operations	4,843,624	8,441	_	4,852,065	_	461,183	_	1,185	_	5,314,433
Real estate taxes	1,661,134	108,965	_	1,770,099	_	78,677	790	7,294	_	1,856,860
Utilities	1,459,762	100,972	_	1,560,734	_	159,526		5,614	_	1,725,874
Administrative	2,131,886	100,072	_	2,131,886	58	575,610	3,412,138		_	6,119,692
Management fee	2,701,376	311,485	(202,442)	2,810,419	28,595	75,563	0,412,100	8,064	(2,922,641)	0,110,002
Marketing	1,181,346	311,403	(202,442)	1,181,346	20,000	2,883	391,573	0,004	(2,322,041)	1,575,802
Depreciation	7,393,148	247,987	_	7,641,135	5,907	319,106	31,686	-	-	7,997,834
Interest	2,091,717	241,501	-	2,091,717	5,507	79,683	31,000	-	-	2,171,400
Total expenses	42,217,905	777,850	(202,442)	42,793,313	462,976	6,618,562	3,836,187	22,157	(2,922,641)	50,810,554
Operating income (loss)	1,229,396	685,794	-	1,915,190	(88,745)	(918,039)	(300,731)	3,624	-	611,299
Other Income (Loss)										
Investment income	2,068,507	-	-	2,068,507	-	-	162,449	-	-	2,230,956
Contributions	1,796,446	-	-	1,796,446	-	540	-	-	-	1,796,986
Change in net unrealized losses on investments	(5,773,463)	-	-	(5,773,463)	-	-	(646,578)	-	-	(6,420,041)
Change in fair value of derivative financial instruments	6,425,433	-	-	6,425,433	-	-	-	-	-	6,425,433
Loss on sale of fixed assets	(128,352)			(128,352)						(128,352)
Revenues in excess of (less than) expenses	5,617,967	685,794	-	6,303,761	(88,745)	(917,499)	(784,860)	3,624	-	4,516,281
Transfers (to) From Affiliates	(928,505)	(63,008)	-	(991,513)	-	991,513	-	-	-	-
Net Assets Released From Restrictions Used for Purchase of Property and Equipment	23,585			23,585						23,585
Change in net assets (deficit) without										
donor restrictions	\$ 4,713,047	\$ 622,786	\$ -	\$ 5,335,833	\$ (88,745)	\$ 74,014	\$ (784,860)	\$ 3,624	\$ -	\$ 4,539,866

Garden Spot Communities and Subsidiaries
Supplementary Information
Consolidating Schedule, Balance Sheet
June 30, 2021

		Obligate	d Group			Garden		Garden		
	Garden Spot Village	GSV, LLC	Eliminations	Totals	At Home Services, LLC	Spot Village of Akron	Garden Spot Communities	Spot CoLiving, LLC	Eliminations	Consolidated Totals
Assets										
Current Assets										
Cash and cash equivalents	\$ 6,597,807	\$ -	\$ -	\$ 6,597,807	\$ -	\$ 181,720	\$ 901,866	\$ -	\$ -	\$ 7,681,393
Assets whose use is limited, resident trust funds	2,951,933	-	-	2,951,933	-	27,605	-	-	-	2,979,538
Accounts receivable:										
Residents, net	677,659	-	-	677,659	26,655	523,116	-	34	-	1,227,464
Other	77,288	-	-	77,288	-	956	14,826	-	-	93,070
Prepaid expenses and other current assets	776,161	-	-	776,161	-	55,756	29,842	-	-	861,759
Due from affiliates	6,137,600	10,065,863	(10,065,863)	6,137,600	42		15,367	6,128	(6,159,137)	
Total current assets	17,218,448	10,065,863	(10,065,863)	17,218,448	26,697	789,153	961,901	6,162	(6,159,137)	12,843,224
Investments	22,589,896			22,589,896			4,782,929			27,372,825
Assets Whose Use is Limited										
Board-designated	5,919,999	-	-	5,919,999	-	-	-	-	-	5,919,999
Entrance fee escrow deposits	516,019	-	-	516,019	-	-	-	-	-	516,019
Statutory liquid minimum reserve	3,644,000			3,644,000						3,644,000
Total assets whose use is limited	10,080,018			10,080,018						10,080,018
Property and Equipment, Net										
Cost	206,665,607	8,504,358	_	215,169,965	122,565	8,367,121	708,794	_	-	224,368,445
Accumulated depreciation	(79,925,940)	(4,590,579)		(84,516,519)	(115,779)	(2,593,383)	(16,471)			(87,242,152)
Property and equipment, net	126,739,667	3,913,779		130,653,446	6,786	5,773,738	692,323			137,126,293
Total assets	\$ 176,628,029	\$ 13,979,642	\$ (10,065,863)	\$ 180,541,808	\$ 33,483	\$ 6,562,891	\$ 6,437,153	\$ 6,162	\$ (6,159,137)	\$ 187,422,360

Garden Spot Communities and Subsidiaries
Supplementary Information
Consolidating Schedule, Balance Sheet
June 30, 2021

			Garden		Garden					
	Garden Spot Village	GSV, LLC	Eliminations	Totals	At Home Services, LLC	Spot Village of Akron	Garden Spot Communities	Spot CoLiving, LLC	Eliminations	Consolidated Totals
Liabilities and Net Assets (Deficit)										
Current Liabilities										
Current maturities of long-term debt Accounts payable:	\$ 2,270,600	\$ -	\$ -	\$ 2,270,600	\$ -	\$ 155,000	\$ -	\$ -	\$ -	\$ 2,425,600
Trade	1,044,841	-	-	1,044,841	-	135,102	30,764	-	-	1,210,707
Entrance fee refunds	865,591	-	-	865,591	-	-	-	-	-	865,591
Accrued expenses	1,725,845	12,658	-	1,738,503	26,407	293,497	315,487	-	-	2,373,894
Resident trust funds	2,951,933	-	- -	2,951,933		27,605	-	-		2,979,538
Due to affiliates	10,071,989	9,328	(10,065,863)	15,454	780,117	5,322,427	41,139		(6,159,137)	
Total current liabilities	18,930,799	21,986	(10,065,863)	8,886,922	806,524	5,933,631	387,390	-	(6,159,137)	9,855,330
Long-Term Debt	60,645,415	-	-	60,645,415	-	2,728,879	-	-	-	63,374,294
Deposits From Prospective Residents	2,861,740	-	-	2,861,740	-	-	-	-	-	2,861,740
Refundable Entrance Fees	6,115,439	-	-	6,115,439	-	-	-	-	-	6,115,439
Deferred Revenue From Entrance Fees	75,804,369	-	-	75,804,369	-	-	-	-	-	75,804,369
Derivative Financial Instrument	5,538,275			5,538,275						5,538,275
Total liabilities	169,896,037	21,986	(10,065,863)	159,852,160	806,524	8,662,510	387,390		(6,159,137)	163,549,447
Net Assets (Deficit)										
Without donor restrictions	6,523,351	13,957,656	_	20,481,007	(773,041)	(2,100,114)	6,049,763	6,162	_	23,663,777
With donor restrictions	208,641	-	_	208,641	(,,,0,0,1)	495		0,102	_	209,136
With donor restrictions	200,041			200,041		455				200,100
Total net assets (deficit)	6,731,992	13,957,656		20,689,648	(773,041)	(2,099,619)	6,049,763	6,162		23,872,913
Total liabilities and net assets (deficit)	\$ 176,628,029	\$ 13,979,642	\$ (10,065,863)	\$ 180,541,808	\$ 33,483	\$ 6,562,891	\$ 6,437,153	\$ 6,162	\$ (6,159,137)	\$ 187,422,360

Garden Spot Communities and Subsidiaries
Supplementary Information
Consolidating Schedule, Statement of Operations
Year Ended June 30, 2021

		Obligate	ed Group			Garden		Garden		
	Garden Spot Village	GSV, LLC	Eliminations	Totals	At Home Services, LLC	Spot Village of Akron	Garden Spot Communities	Spot CoLiving, LLC	Eliminations	Consolidated Totals
Revenues Without Donor Restrictions										
Net resident service revenues	\$ 38,646,875	\$ -	\$ -	\$ 38,646,875	\$ 287,837	\$ 5,410,471	\$ -	\$ 671	\$ -	\$ 44,345,854
Management fee	212,862	-	(204,210)	8,652	-	-	2,640,885	-	(2,649,537)	-
Rent	55,138	1,244,994	-	1,300,132	-	13,800	-	23,788	-	1,337,720
Grant revenues	652,526	-	-	652,526	-	315,404	-	-	-	967,930
Other revenues	265,179	196,008	-	461,187	3,027	(3,791)	237,462	5	-	697,890
Net assets released from restrictions used for operations	50,172			50,172		1,100				51,272
Total revenues without donor restrictions	39,882,752	1,441,002	(204,210)	41,119,544	290,864	5,736,984	2,878,347	24,464	(2,649,537)	47,400,666
Expenses										
Nursing	11,621,740	-	-	11,621,740	364,854	3,992,288	-	-	-	15,978,882
Dietary	4,688,090	-	-	4,688,090	-	337,712	-	-	-	5,025,802
Social services	944,268	-	-	944,268	-	239,293	-	-	-	1,183,561
Housekeeping and laundry	885,253	-	-	885,253	-	166,405	-	-	-	1,051,658
Plant operations	4,440,848	7,525	-	4,448,373	-	423,024	-	5,430	-	4,876,827
Real estate taxes	1,533,244	107,149	-	1,640,393	-	77,027	3,376	2,563	-	1,723,359
Utilities	1,374,929	80,724	-	1,455,653	-	123,049	-	5,209	-	1,583,911
Administrative	2,290,601	-	-	2,290,601	(6,371)	875,958	2,696,828	-	-	5,857,016
Management fee	2,460,918	309,408	(204,210)	2,566,116	21,177	53,592	-	8,652	(2,649,537)	-
Marketing	1,144,535	-	-	1,144,535	-	707	387,892	257	-	1,533,391
Depreciation	6,851,902	258,684	-	7,110,586	3,419	324,077	16,471	-	-	7,454,553
Interest	1,773,360			1,773,360		82,242				1,855,602
Total expenses	40,009,688	763,490	(204,210)	40,568,968	383,079	6,695,374	3,104,567	22,111	(2,649,537)	48,124,562
Operating (loss) income	(126,936)	677,512	-	550,576	(92,215)	(958,390)	(226,220)	2,353	-	(723,896)
Other Income (Loss)										
Investment income	1,655,953	-	-	1,655,953	-	-	190,779	-	-	1,846,732
Contributions	440,781	-	-	440,781	-	77	-	-	-	440,858
Change in net unrealized gains on investments	3,086,363	-	-	3,086,363	-	-	444,833	-	-	3,531,196
Change in fair value of derivative financial instrument	3,293,088	-	-	3,293,088	-	-	-	-	-	3,293,088
Loss on sale of fixed assets	(18,203)			(18,203)	(3,832)					(22,035)
Revenues in excess of (less than) expenses	8,331,046	677,512	-	9,008,558	(96,047)	(958,313)	409,392	2,353	-	8,365,943
Transfers (to) From Affiliates	(1,901,779)	(62,365)	-	(1,964,144)	-	964,144	1,000,000	-	-	-
Net Assets Released From Restrictions Used for Purchase of Property and Equipment	64,646			64,646						64,646
Change in net assets (deficit) without donor restrictions	\$ 6,493,913	\$ 615,147	\$ -	\$ 7,109,060	\$ (96,047)	\$ 5,831	\$ 1,409,392	\$ 2,353	\$ -	\$ 8,430,589



Garden Spot Communities and Subsidiaries Budgeted Operations

Garden Spot Obligatories

	Budget 2022-2023
Revenue- Accommodation	35,957,829
Revenue- Therapy Charges	1,472,000
Revenue - Ancillary Charges	194,600
Revenue - Other Care Services	327,427
Other Operating Revenue - Resident Services	798,400
Dining Service Revenues	1,758,090
Rental Revenues	1,566,838
Entrance Fee Amortization Revenue	9,395,811
Management Fee Revenue	7,000
Other Operating Revenue	96,000
Benevolent Contributions - Operating Offset	222,155
TOTAL OPERATING REVENUES	51,796,149
Provision for Bad Debts	24,000
Adjust Accommodation - Pay as you Go Allowance	243,675
Adjust Accommodation - Meal Plan Allowance	1,100,232
Contractual Allowance - Accommodation	1,328,053
Contractual Allowance - Ancillary	1,011,700
Sequestration Adjustment	35,000
Other Adjustment - Medicaid Supplamental Payments	(105,000)
Contractual Allowance - Adult Day Services	15,225
Other Adjustment - Benevolent Care	421,940
Other Adjustment - Coupon/Comp/Courtesy Allowance	54,500
TOTAL CONTRACTUAL & OTHER ADJUSTMENT	4,129,325
NET OPERATING REVENUE	47,666,824
Operating Expenses - Salaries and Wages	14,515,135
Operating Expenses - Benefits	3,414,836
Operating Expenses - Staff Costs	389,598
Operating Expenses - Professional Fees	1,333,894
Operating Expenses - Legal Fees	12,000
Operating Expenses - Management Fees	3,339,302
Operating Expenses - IT Services	1,651,343
Operating Expenses - Therapy Services	719,900
Operating Expenses - Pharmacy Services	101,112
Operating Expenses - Lab Services	25,000
Operating Expenses - Radiology Services	6,000
Operating Expenses - Ancillary/Other Care Services	303,929
Operating Expenses - Sales and Marketing	430,129



Garden Spot Communities and Subsidiaries Budgeted Operations

Garden Spot Obligatories

	Budget
	2022-2023
Operating Expenses - Food Costs	2,033,380
Operating Expenses - Events	204,410
Operating Expenses - Supplies/Equipment	1,522,556
Operating Expenses - Office Expenses	117,574
Operating Expenses - Government Expenses	125,000
Operating Expenses - Licenses/Dues/Subscriptions	93,723
Operating Expenses - Other Expenses	0
Operating Expenses - Repairs & Maintenance	1,184,721
Operating Expenses - Refurbisments	211,000
Operating Expenses - Insurance	568,600
Operating Expenses - Property Taxes	1,803,357
Operating Expenses - Utilities	1,635,300
TOTAL OPERATING EXPENSE	35,741,799
Operating Expenses - Depreciation	8,429,347
Operating Expenses - Interest Expense	2,029,700
TOTAL FIXED EXPENSE	10,459,047
TOTAL OPERATING AND FIXED EXPENSE	46,200,846
TOTAL OPERATING INCOME (LOCO)	1,465,978
TOTAL OPERATING INCOME (LOSS)	1,400,970

SYCAMORE SPRINGS*	HOME SIZE Approx. Sq Ft	Entrance Fee 4 Year Refund	Entrance Fee 8 Year Refund	Entrance Fee 75% Refund	Monthly Fee Single	Monthly Fee Double
The Linden — Type 1 (1 car)	1,300 sq ft	\$292,900	\$307,900	\$560,900	\$1,627	\$1,797
The Linden — Type 2 (2 car)	1,300 sq ft	\$302,900	\$317,900	\$580,900	\$1,661	\$1,831
The Jackson — Type 1 (1 car)	1,400 sq ft	\$299,900	\$314,900	\$574,900	\$1,684	\$1,854
The Jackson — Type 2 (2 car)	1,400 sq ft	\$309,900	\$325,900	\$593,900	\$1,716	\$1,886
*The Kraybill — Types 1, 2 & 3 (2 car)	1,600 sq ft	\$329,900	\$346,900	\$631,900	\$1,895	\$2,065
The Weaver — Type 1 (1 car)	2,000 sq ft	\$369,900	\$388,900	\$708,900	\$1,997	\$2,167
*The Weaver — Types 2 & 3 (2 car)	2,000 sq ft	\$391,900	\$411,900	\$750,900	\$2,260	\$2,430
The Kinzer — Type 1 (2 car)	2,800 sq ft	\$446,900	\$468,900	\$855,900	\$2,467	\$2,637
CARRIAGE HOMES	HOME SIZE Approx. Sq Ft	Entrance Fee 4 Year Refund	Entrance Fee 8 Year Refund	Entrance Fee 75% Refund	Monthly Fee Single	Monthly Fee Double
Standard End 1 Car	1,600 sq ft	\$305,400	\$321,400	\$585,400	\$1,899	\$2,059
Standard End 2 Car	1,600 sq ft	\$310,400	\$326,400	\$594,400	\$1,921	\$2,091
Deluxe Center	1,400 sq ft	\$275,400	\$289,400	\$527,400	\$1,827	\$1,997
Deluxe End 1 Car with Loft	2,000 sq ft	\$352,900	\$370,900	\$669,900	\$2,127	\$2,297
Deluxe End 2 Car with Loft	2,000 sq ft	\$375,900	\$394,900	\$713,900	\$2,208	\$2,378
COTTAGES	HOME SIZE Approx. Sq Ft	Entrance Fee 4 Year Refund	Entrance Fee 8 Year Refund	Entrance Fee 75% Refund	Monthly Fee Single	Monthly Fee Double
Standard Center	1,100 sq ft	\$218,400	\$229,400	\$418,400	\$1,460	\$1,608
Standard End	1,200 sq ft	\$233,400	\$245,400	\$447,400	\$1,534	\$1,682
Deluxe Center	1,250 sq ft	\$248,400	\$261,400	\$476,400	\$1,596	\$1,744
Deluxe End	1,300 sq ft	\$265,400	\$279,400	\$508,400	\$1,627	\$1,775

6-23-22

VILLAGE SQUARE	HOME SIZE Approx. Sq Ft	Entrance Fee 4 Year Refund	Entrance Fee 8 Year Refund	Entrance Fee 75% Refund	Monthly Fee Single	Monthly Fee Double
Hamlin I - 2 BR	1,300 sq ft	\$279,400	\$293,400	\$535,400	\$2,074	\$2,616
Halstead I - 2 BR	1,300 sq ft	\$279,400	\$293,400	\$535,400	\$2,074	\$2,616
Ardley I - 2 BR w/Den	1,400 sq ft	\$302,400	\$317,400	\$579,400	\$2,189	\$2,731
Atworth I - 2 BR w/Den	1,400 sq ft	\$302,400	\$317,400	\$579,400	\$2,177	\$2,719
*Hamlin II - 2 BR	1,450 sq ft	\$308,400	\$324,400	\$590,400	\$2,197	\$2,739
*Halstead II - 2 BR	1,450 sq ft	\$308,400	\$324,400	\$590,400	\$2,209	\$2,751
**Ardley II - 2 BR w/Den	1,500 sq ft	\$338,400	\$355,400	\$648,400	\$2,316	\$2,858
**Atworth II - 2 BR w/Den	1,500 sq ft	\$338,400	\$355,400	\$648,400	\$2,315	\$2,857
**Ellsworth II - 3 BR	1,900 sq ft	\$385,400	\$405,400	\$738,400	\$2,496	\$3,038
GARDEN APARTMENTS	HOME SIZE Approx. Sq Ft	Entrance Fee 4 Year Refund	Entrance Fee 8 Year Refund	Entrance Fee 75% Refund	Monthly Fee Single	Monthly Fee Double
Studio	488 sq ft	\$85,400	\$90,400	\$164,400	\$1,477	\$2,001
1 BR	725 sq ft	\$130,400	\$137,400	\$250,400	\$1,583	\$2,107
1 BR w/Den	875 sq ft	\$180,400	\$189,400	\$345,400	\$1,716	\$2,240
2 BR Standard	975 sq ft	\$199,400	\$209,400	\$382,400	\$1,783	\$2,307
2 BR Deluxe	1,075 sq ft	\$226,400	\$238,400	\$433,400	\$1,851	\$2,375
2 BR Deluxe Suite	1,100 sq ft	\$258,400	\$271,400	\$495,400	\$1,882	\$2,406

Prices vary according to size & location, please see the Amortization & Refund Schedule.
**Underground parking space included with this home. Prices effective July 1, 2022. Prices are subject to change..



Garden Spottillage ENTRANCE FEE REFUND AMORTIZATION SCHEDULE

Depending on the Entrance Fee plan you choose, a portion of the amount you paid may be refunded to you. Use this chart to calculate which percentage of the entrance fee is refunded at different time periods.

If you have questions about which plan is most appropriate for your situation, please feel free to call Sales at 717.355.6000.



AMORTIZATION BASIS	4 Year Refund 2% / Month 24% / Year	8 Year Refund 1% / Month 12% / Year	75% Refund 1% / Month until 75%
6 Month	88%	94%	94%
End of Year 1	76%	88%	88%
Year 2	52%	76%	76%
Year 3	28%	64%	75%
Year 4	4%	52%	75%
Year 5	0%	40%	75%
Year 6		28%	75%
Year 7		16%	75%
Year 8		4%	75%
Year 9		0%	75%
Year 10			75%
Year 11			75%
Year 12			75%
Year 13			75%
Year 14			75%
Year 15+			75%

The refund offered under 75% Refund remains in effect until termination of contract.

