SOUTHMINSTER, INC.

DISCLOSURE STATEMENT

March 1, 2020

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

- * This Disclosure Statement may be delivered until revised, but not after July 30, 2021.
- * Delivery of the Disclosure Statement to a contracting party before execution of a contract for continuing care is required.
- * This Disclosure Statement has not been reviewed or approved by any government agency or representative to ensure accuracy or completeness of the information set out.

Southminster, Inc. 8919 Park Road Charlotte, North Carolina 28210

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DISCLOSURE STATEMENT

SOUTHMINSTER, INC.

I. INTRODUCTION AND INFORMATION

A. Narrative Description of the Organization and its Operations

Southminster, Inc. ("Southminster") is a corporation established to construct and operate a continuing care retirement community (the "community") located at 8919 Park Road, Charlotte, North Carolina 28210, with mailing address and additional contact information as follows:

Southminster, Inc.	Telephone Number: (704) 551-6800
8919 Park Road	Fax Number: (704) 551-6868
Charlotte, NC 28210	Marketing Office: (704) 554-0141

B. Facilities of Southminster, Inc.

Southminster is a single-site facility located on a 27-acre tract at 8919 Park Road, Charlotte, NC 28210. Independent Living residences at Southminster consist of 29 one-story duplex/triplex cottages, a main building housing 209 apartments (two of which are used as guest rooms), and a newly opened "South Terraces" project containing 30 homes. The main building also includes dining rooms, the main kitchen, common rooms for activities and social interactions, a library, wellness and aquatic center, administrative offices, underground parking, and all the necessary support service areas for the normal functioning of the community (e.g., maintenance, housekeeping, resident storage spaces). Southminster has combined some Residences in its original building to make larger Residences and continues to look for opportunities to do so.

Southminster's Health Center is housed in its main building and includes 25 assisted living licensed beds (all private) and 60 nursing licensed beds (56 private and 4 semi-private).

Southminster continues to undertake a capital expansion project that includes the construction of a replacement health center and a second phase of independent living referred to as the "North Terraces". See further discussion of this project in Section VI.C., Campus Expansion.

C. Affiliations

1. Sponsors of Southminster, Inc.

Southminster was founded by and continues to have an affiliation with:

Christ Episcopal Church	Myers Park Baptist Church
1412 Providence Road	1900 Queens Road
Charlotte, NC 28207	Charlotte, NC 28207

Southminster is the direct product of the interest of these two churches and their concern for providing a retirement alternative for members of their congregations and other seniors in the Charlotte area. The initial funds used for start-up related costs were raised primarily from the membership of these two churches.

One associate minister from each of the two sponsoring churches serve on Southminster's Board of Directors as ex officio members, with full voting rights. Although the Directors need not be members of one of the sponsoring churches, the Board's intention is to have not more than three non-members serving on the board, and the governing bodies of the two churches must ratify those individuals nominated to serve as Directors.

The sponsoring churches have no responsibility for the financial and contractual obligations of Southminster, Inc.

2. Trade Associations

Southminster is a member in good standing of LeadingAge and its state chapter, LeadingAge NC.

D. Accreditation and Licensure Authority

Southminster is fully authorized to operate in North Carolina. The independent living component of the community is regulated by the North Carolina Department of Insurance in accordance with Chapter 58, Article 64 of the General Statutes of the State of North Carolina.

The Assisted Living part of the community consists of 25 Adult Care Beds. The Skilled Nursing part of the community consists of 60 Skilled Nursing Beds. The Department of Health and Human Services issues an annual combined license through the Division of Health Service Regulation. Southminster operates a licensed Homecare Agency through the Division of Health and Human Services. The Division

of Health Service Regulation annually renews Homecare Services, Nursing Care and In-home Aide services.

Southminster is fully licensed and authorized to operate under the full continuum of care services as published in this Disclosure Statement (refer to Section III below).

E. Legal Description

Southminster, Inc. is a non-profit corporation organized under the laws of the state of North Carolina. Directors serve on a non-paid basis and have no ownership relationship with the Corporation. There are no stockholders. The Corporation is exempt from the payment of federal income tax under the provisions of Section 501(c)(3) of the Internal Revenue Code and is classified as a public charity under Section 509a(1) of the Internal Revenue Code.

F. Identification and Background of Officers and Directors of Southminster

The names, business addresses, and professional occupations of the Officers and Directors of Southminster, Inc. (as of February 24, 2020) are listed as follows:

Office	Name and Address	PROFESSIONAL AFFILIATION
Chairman of the	Mr. Joseph B. C. Kluttz	Retired Partner
Board	2900 Saint Andrews Lane	K&L Gates, LLP
	Charlotte, NC 28205	
Board Member	704-332-6880	
Vice Chair,	The Reverend Robin Coira	Retired, Executive Minister, Myers
Treasurer	6928 Chatford Lane	Park Baptist Church
	Charlotte, NC 28210	
Board Member	704-552-2652	
Vice Chair, Secretary	Mrs. Tere Ey	Community Volunteer
	2011 Pinewood Circle	
Board Member	Charlotte, NC 28211	
	704-364-9584	
Vice Chair	Mr. Jay Rivers	President,
	2620 Hampton Avenue	Capital Management of the Carolinas
	Charlotte, NC 28207	
Board Member	704-334-7063	
Vice Chair	Mr. John C. Wyatt	Retired Executive, Information
	606 Moravian Lane	Technology Specialist
	Charlotte, NC 28207	
Board Member	704-458-6037	

OFFICERS OF THE CORPORATION

President and	Mr. Benjamin A. Gilchrist	President and Chief Executive
Chief Executive	8919 Park Road	Officer, Southminster, Inc.
Officer	Charlotte, NC 28210	
Staff Member	704-551-7101	
Assistant Secretary	Mrs. Mary Cooper	Chief Operating Officer,
	8919 Park Road	Southminster, Inc.
	Charlotte, NC 28210	
Staff Member	704-551-7118	
Assistant Treasurer	Mrs. Kenda M. Laughey	Chief Financial Officer,
	8919 Park Road	Southminster, Inc.
	Charlotte, NC 28210	
Staff Member	704-930-7105	

BOARD OF DIRECTORS ROSTER

CLASS	NAME AND ADDRESS	PROFESSIONAL AFFILIATION
Ex Officio	Rev. Joseph Aldrich	Associate Minister,
	Myers Park Baptist Church	Myers Park Baptist Church
	1900 Queens Road	
	Charlotte, NC 28207	
	704-334-7232	
2022	Mrs. Suzanne G. Bledsoe	Private Wealth Advisor,
	1437 Myers Park Drive	Merrill Lynch
	Charlotte, NC 28207	
	704-365-3556	
Chair	Mr. H. Tate Bowers	Chief Executive Officer,
Emeritus	8919 Park Road, Apt. 321	Bowers Fibers, Inc.
	Charlotte, NC 28210	
(Non-voting)	704-551-7021	
Chair	Mr. Richard N. Brigden	Retired Chief Financial Officer,
Emeritus	8919 Park Road, Apt. 277	Ruddick Corporation
	Charlotte, NC 28210	
(Non-voting)	704-551-6977	
Founding	Mr. R. Stuart Dickson	Retired Chairman of the Board,
Director	8919 Park Road, Apt. 7011	Ruddick Corporation; Chairman of
	Charlotte, NC 28210	the Board, Dickson Foundation
(Non-voting)	704-930-7241	
Ex Officio	The Rev. Lisa Saunders	Associate Rector,
	Christ Episcopal Church	Christ Episcopal Church
	1412 Providence Road	
	Charlotte, NC 28207	
	704-714-6952	
Chair	Mr. Robert D. Thomason	Owner/Pilot,
Emeritus	2129 Queens Road West	Advantage Aviation, Inc.
	Charlotte, NC 28207	
(Non-voting)	704-904-2900	

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haron Lane	
te, NC 28211	
6-6003	
v Rivers	President,
ampton Avenue	Capital Management of the
te, NC 28207	Carolinas
	Salvin Dental Specialties, Inc.
	Periodontist, Charlotte Perio
te, NC 28207	
2-4025	
chard C. Welch	Retired Product Line Manager, IBM
ark Road, Apt. 6017	World Trade Corporation
te, NC 28210	_
0-7227	
	Retired Executive Information
hn C. Wyatt	Technology Specialist
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NOTES RELATING TO "BOARD OF DIRECTORS ROSTER"

• The "Ex Officio" Directors are voting members serving on the Southminster, Inc. Board by

virtue of their leadership positions as Clergy of Myers Park Baptist Church and Christ Episcopal Church.

- The "Founding Director" continues to serve on the Board as a non-voting member by virtue of the Board's desire to show its respect and sincere appreciation for the leadership given by this individual at the inception and during the critical early years of Southminster's existence.
- The "Chair Emeritus" Directors continue to serve on the Board as non-voting members in recognition of their years of service as members of the Board of Directors.

G. President and Chief Executive Officer

It is the intent of the Board of Directors of Southminster to have an experienced and professionally qualified Chief Executive Officer to be responsible for the daily operation of the facility. On May 1, 2019, Benjamin A. Gilchrist was appointed President and CEO by Southminster's Board of Directors. This followed an extensive national search process managed by an executive recruitment firm, due to the retirement of the previous CEO, David F. Lacy. Mr. Lacy continues to provide consultant services related to the ongoing capital projects.

Mr. Gilchrist has extensive experience working with non-profit retirement communities, as well as for-profit skilled nursing providers. Prior to being appointed as CEO at Southminster, Mr. Gilchrist served for seven years as Vice President of Operations at Friendship Senior Options, a non-profit provider of senior services and housing in Illinois. Prior to that Mr. Gilchrist served as President of Springfield Masonic Home, a non-profit CCRC in Springfield, Ohio and Vice President of Operations for Vrable Health Care Company in Columbus, Ohio, a for-profit provider of skilled nursing. Before that, Mr. Gilchrist served as Vice President of Health Care and Community Based Services at Maple Knoll Communities in Springdale, Ohio, a non-profit provider of senior services and housing. Mr. Gilchrist is a licensed Nursing Home Administrator in Ohio and served on the board of LeadingAge Illinois.

H. Conflict of Interest Clarifications

Southminster is not aware of any conflict of interest item relating to any of its officers or directors. There are no members of the Board of Directors that have, nor which have in these persons, a ten percent (10%) or greater interest in companies with which Southminster conducts business. The business associations that do exist between the Board's officers and directors and Southminster are fully disclosed and do not adversely impact the Corporation.

I. Criminal Violation Statement

No officer or director has been involved in civil or criminal proceedings involving fraud, embezzlement, fraudulent conversion or misappropriation of property; none is

subject to a currently effective injunction or restrictive court order or within the past five years had any State or federal license or permit suspended or revoked as a result of matters arising out of the business of health care. There have been no actions affecting licenses to operate a foster care facility, nursing home, retirement home, home for aged, or facility subject to Article 64 or a similar law in another state, within the past five years.

J. Location and Description of Physical Property

(Refer to Section I.B. above for this information.)

K. Occupancy Data

As of January 31, 2020, there were 408 residents residing at Southminster.

II. POLICIES RELATING TO ADMISSIONS, CANCELLATIONS, & TRANSFERS

A. Admissions Requirements and Procedures

1. The Admissions Process

The future Resident will submit a completed Application for Admission, Personal Health History, and a Confidential Financial Statement or other evidence of sufficient financial means. At the time of receipt by Southminster of the admission documents described above, the Resident and Southminster will enter into a Residence and Services Agreement, and the Resident will be required to pay a reservation deposit equal to ten percent (10%) of the Entrance fee for the Residence selected and refund plan type selected. (Please see Section IV below for a schedule of entrance fees.) Final acceptance by Southminster and the right of the future Resident to receive services and to occupy a residence is contingent on the future Resident being finally approved by Southminster. The balance of the Entrance Fee is due when the resident is finally approved and takes financial responsibility for a residence.

As part of the admission process, all persons applying are interviewed by a representative from Southminster to ascertain the applicant's ability to live independently and to determine the level of support services that may be needed. The Chief Operating Officer and/or their designee will always be a part of this interview process. Upon review of the information outlined above, Southminster may request additional personal interviews and/or documentation on items not satisfactorily covered in the application forms or on prior interviews.

2. Health Criteria

Southminster reserves the right to require the future Resident to have, at their expense, mental and physical examinations and tests, the purpose of which is to determine that the Resident is able to live independently within Southminster.

3. Financial and Insurance Criteria

As part of the application process, prospective residents will be asked to furnish information concerning net worth, income, and expenses. Full disclosure may not be required if other appropriate documentation of financial resources is supplied. In cases where the family may be providing support, financial disclosure by the family members may also be required.

As additional protection against future health care costs and as a condition for consideration for admission, the Resident will be expected to maintain Medicare Parts A and B and one supplemental health insurance policy or equivalent insurance coverage acceptable to Southminster.

Southminster also requires that each Resident maintain an insurance policy covering personal property and liability (including all motor vehicles kept on Southminster property) in minimum amounts recommended by Southminster policy. Each Resident is strongly encouraged to carefully consider his/her personal circumstances in deciding if limits higher than the minimum required by Southminster are appropriate.

4. Age Requirements

The requirements for admission to Southminster are non-discriminatory except as to age. Admission is restricted to persons sixty-two (62) years of age or older.

B. Rescission/Cancellation/Termination of Contract and Refund Provisions

1. Rescission

The Resident may rescind the Residence and Services Agreement within thirty (30) days of the later of the execution of this Agreement or receipt of the disclosure statement required by N.C.G.S. 58-64-20, and the Resident to whom the Agreement pertains will not be required to move to Southminster before the expiration of the 30-day period. The Resident will receive a full refund of the Entrance Fee paid by the Resident within thirty (30) days of

notice of rescission less any nonstandard charges and cancellation fees as set forth in the executed Residence and Services Agreement.

2. Cancellation

Prior to occupancy of a residence, the Residence and Services Agreement may be cancelled if Southminster denies admission to the Resident; if the Resident dies; if, on account of illness, injury, or incapacity the Resident is precluded from occupying a residence; or if Southminster notifies the Resident that the residence he or she reserved will not be available for occupancy. The Resident will receive a full refund of the Entrance Fee paid by the Resident within thirty (30) days of date of cancellation less any nonstandard charges as set forth in the executed Residence and Services Agreement.

3. Termination Prior to Occupancy

In addition to the rights for rescission and cancellation as described above, the Resident or Southminster may terminate the Residence and Services Agreement prior to occupancy of a residence. The Resident may terminate with thirty (30) days' notice for any reason other than those described for rescission or cancellation. Southminster may terminate with thirty (30) days' notice for just cause as described in the Residence and Services Agreement. Southminster may decide not to give thirty (30) days' notice if the Resident is determined to be a danger to him or herself or to others. In the case of a termination by the Resident or Southminster before occupancy that is not a rescission or cancellation, the Resident will receive a full refund of the Entrance Fee paid by the Resident within thirty (30) days of notice of termination, less a non-refundable fee (currently \$10,500), and less any nonstandard charges as set forth in the executed Residence and Services Agreement.

4. Termination After Occupancy

The Residence and Services Agreement will terminate upon the death of the last surviving Resident that was a party to the Residence and Services Agreement. The Resident may also terminate with thirty (30) days' notice for any reason. Southminster may terminate with thirty (30) days' notice for just cause as described in the Residence and Services Agreement. Southminster may decide not to give thirty (30) days' notice if the Resident is determined to be a danger to him or herself or to others.

The refund of the Entrance Fee will be an amount equal to (a) 50% of the full Entrance Fee if the Resident elected the Fifty Percent Refund Plan; or (b) 90% of the full Entrance Fee if the Resident elected the Ninety Percent Refund Plan; or (c) the full Entrance Fee less 5% of the Entrance Fee for each full calendar month or portion thereof that has elapsed from the date of occupancy to the effective date of termination if the Resident elected the Standard Plan. After twenty (20) full or partial months of occupancy, no refund of the Entrance Fee will be available to the Resident who elected the Standard Plan. Under the Ninety Percent and Fifty Percent Refund Plans, the refund will amortize at the rate of 5% monthly until either the 90% or 50% level is reached, after which the 90% or 50% refund will be allowed.

Refunds are made only upon the total withdrawal or move-out by the Resident from Southminster, whether voluntarily, forced, or by death. There is no refund upon the permanent transfer of the Resident to the Health Center. Similarly, there is no partial refund upon the move or transfer to a Residence with a lesser entrance fee. The refund in the case of couples will only be triggered by the death or withdrawal of the surviving spouse.

Any refund due the Resident will be made only after the Resident's accommodation becomes reserved by a substitute Resident and the substitute Resident has made the full Entrance Fee payment to Southminster.

Any refund due the Resident shall be offset by the amount of any accrued but unpaid Monthly Service Fees or other charges, including accrued interest thereon, due from the Resident.

5. Other Conditions Relating to Termination

At the effective date of termination of the Residence and Services Agreement, the Resident, appropriate family member, or person possessing documented power of attorney status shall vacate the Residence and leave it in good condition, normal wear and tear excepted. The Monthly Service Fee will continue to be billed until the Residence is totally vacated. If the Residence is vacated for any reason other than by death or the permanent transfer of the resident to the Health Center, an advance notice of thirty (30) days is required. Without such advance notice, an additional thirty (30) days' billing will automatically be due, regardless of the date the Residence is completely vacated. On-site storage is not available. The Resident will be liable to Southminster for any costs incurred to restore the Residence and its furnishings to good condition, normal wear and tear excepted or for removal or storage of items in a vacated Residence that have not been removed as required.

6. "Occupancy" Defined

For purposes of the above sections, "occupancy" is the mutually agreed-upon

date when Southminster's obligation to provide services begins, when Southminster provides an accommodation to the Resident, and when the resident's obligation to pay for services begins.

7. Continuation of Payments

Except as described in the Residence and Services Agreement or by Southminster policy, residents are required to continue to pay Monthly Service Fees related to the residence until such residence is vacated. Monthly Service Fees are also payable even though the resident may be away from the residence for any reason, including a temporary stay in a different accommodation at or outside Southminster.

C. Policies and Procedures Relating to Moves and Transfers

1. Transfers between Independent Living Residences

Transfers between independent living Residences are generally allowed subject to Southminster approval, subject to availability of the desired accommodation, and subject to the priority of the request as determined by Southminster. Where transfers are allowed, the following restrictions and conditions apply (these restrictions and conditions may be changed with future changes in policy):

- (a) <u>All requests for transfer must be submitted in writing and dated</u>. The request must also include the specific type of Residence desired.
- (b) Transfer requests due to acute physical, mental, financial and mobility problems may be given priority over all other requests for transfer regardless of date of the request. Determination of the severity of the conditions, which give rise to the transfer request, will be made by the management of Southminster.
- (c) There may be a charge for all voluntary in-house transfers. Such charge may include the full costs to prepare the Residence being vacated and the new Residence to move-in condition. The exact amount may vary depending on the circumstances of the move and the amount of refurbishing necessary. Southminster reserves the right to waive or modify such transfer charges.
- (d) When transferring to a same or "lesser priced accommodation", entrance fees and refund provisions relating thereto will not be affected. If requesting transfer to a residence with a lower entrance fee, no refund will be given. "Lesser priced accommodation" shall be defined as a residence with a lower current Entrance Fee than the original Entrance Fee paid for the residence being vacated.

(e) When transferring to a "higher priced accommodation", an additional entrance fee will be required to be paid prior to move-in to the new residence. Current policy states that for residents requesting a transfer after 60 months of occupancy, a "Higher priced accommodation" shall be defined as a residence with a higher current Entrance Fee than the current Entrance fee of the residence being vacated, and the amount due of this extra entrance fee will be the difference between the current published entrance fee of the new accommodation less the current published entrance fee of the residence being vacated. For residents requesting a transfer within the first 60 months of occupancy, a "Higher priced accommodation" shall be defined as a residence with a higher current Entrance Fee than the original Entrance fee paid on the residence being vacated, and the amount due of this extra entrance fee will be the difference between the then (the time of move-in) entrance fee for the Residence being vacated and the current entrance fee of the new Residence being moved into. A change in type of entrance fee (the standard vs. the Fifty Percent (50%) or Ninety Percent (90%) plans) is generally not available because of differences in the amortization and refund provisions of the two plans. The additional entrance fee paid will be added to the original entrance fee and amortized for refund purposes from the same date as the original entrance fee.

2. Permanent Transfers to the Health Center

If a determination is made by the Chief Operating Officer, in consultation with the President/CEO, other healthcare professionals, and the Resident's family that a transfer to the Health Center or to a hospital likely will be permanent in nature, the Resident hereby agrees to surrender his/her rights and use of the independent living Residence or Health Center accommodations, as the case may be, previously occupied by the Resident. If, however, the Chief Operating Officer subsequently determines that the Resident can resume occupancy in accommodations equivalent to those previously occupied by the Resident, the Resident shall have priority to such accommodations as soon as they become available, with no additional Entrance Fee.

3. Transfers in the Health Center

Transfers and assignment of rooms in the Health Center will be controlled by the level of care needed by the Resident. Requests for transfers must be addressed to the Chief Operating Officer. If the transfer is initiated by the Resident, the transferring Resident will be responsible for the charges for refurbishment of the accommodations being vacated.

D. Marriages

If a resident marries someone other than another resident, Southminster will admit the spouse to residence so long as he/she meets the requirements for entry, enters into a Residence and Services Agreement, and pays the second person entrance fee as specified in the Agreement. The Monthly Service Fee will change to reflect the second person rate and the size of Residence occupied. Should the new spouse not meet the requirements for residency, the original resident may terminate the Residence and Services Agreement in accordance with the terms outlined in Sections IX, C or IX, D of the Agreement, or admission may be granted under special circumstances and with the negotiated fees as mutually agreed to in writing by all parties to the Agreement.

If one resident marries another resident, each of their contracts shall remain in place (including treatment of refunds). If the residents choose to live together in one Residence, the only change to the contract will be that the monthly fees for the resident vacating their Residence will be reduced to a "Second Occupant" monthly fee.

E. Inability to Pay

As long as Southminster remains classified as a non-profit, charitable organization under Federal law and regulation, Southminster will endeavor to avoid termination of the Residence and Services Agreement solely because of an inability to pay. The decision to grant financial assistance is at the sole discretion of Southminster. Southminster will provide financial assistance only if it is able to do so without impairing its ability to operate on a sound financial basis.

A Resident seeking financial assistance should do so by contacting the CEO or the CFO. In doing so, the Resident agrees to make available any and all information requested by Southminster to assess the need for financial assistance. The Resident also agrees that, when requested by Southminster, he/she will seek financial assistance from other available sources, including family members and government assistance programs. The Resident also agrees to provide timely notification of financial need to Southminster, and to work cooperatively with Southminster to make reasonable changes that might delay or minimize an eventual financial assistance need.

A Resident who is granted financial assistance by Southminster agrees to comply with reasonable conditions which may include a move to a different Residence. Upon death, Southminster may seek to recover from the Resident's estate any financial assistance previously provided.

III. SERVICES PROVIDED UNDER THE RESIDENCE AND SERVICES AGREEMENT

A. Standard Services Available

As stated in the Residence and Services Agreement, Southminster provides to its residents the following services:

1. Residence

There are numerous types and sizes of living accommodations. Copies of floor plans along with specific features of each type can be secured from the marketing staff at Southminster. The Residence ultimately selected will be listed in the Residence and Services Agreement.

2. Common Areas

Southminster will provide common areas and amenities for Resident use and benefit. Common areas include at a minimum, dining rooms, multi-purpose rooms, spaces and facilities for activities, lounges, a chapel, a library, a wellness center that includes a pool and exercise facilities, and facilities for beautician services. Southminster may also provide facilities for limited banking services, facilities for the sale of sundry items, and other amenity areas dependent on Southminster's determination of demand or the availability of providers.

3. Utilities, Communications, and Alarm Systems

The Monthly Service Fee includes water, sewer, one telephone line (including local telephone service as provided through Southminster), trash removal, basic cable television service (or equivalent), access to premium cable television service (or equivalent), an urgent call system, a fire alarm system, and a carbon monoxide detector (where required). Electricity is included in the fee except for in cottages where it is an additional cost. Gas is available in all cottages and is an additional cost. Gas may be available in some other residences but may be an additional cost. Residents are responsible for the cost of long-distance telephone calls and premium cable television service. Additional telephone lines may be available for additional cost. Internet access is currently available through the cable television provider at no additional cost.

4. Meals

The Independent Living Monthly Service Fee includes access to Southminster's dining facilities. The dining plan provides a monthly allowance equivalent to one (1) dinner for each day in the month, usable anytime within the month in a Southminster dining room. The amount of allowance, as well as policies related to the plan, may be changed at any time by Southminster.

The Health Center daily fee includes three (3) meals per day. Other meals, meals for guests, and catering are available at an additional cost. Special diets as prescribed by a resident's physician are included in the daily Health Center fee. Limited special diets may be available for Independent Living residents and may be at an additional cost. Limited tray service will be provided when it is determined by Southminster health staff to be appropriate and may be at an additional cost.

5. Housekeeping Services

Monthly Service Fees include housekeeping services on at least a weekly basis. Housekeeping includes at a minimum vacuuming, dusting, cleaning of baths and kitchens, changing of bed linens, and trash removal. Other housekeeping services may be available at an additional cost. The independent living monthly fee includes weekly laundering of personal linens as defined in Southminster policy. The Health Center daily fee includes bed and bath linen provided by Southminster. Some Residences are equipped with a washer and dryer. Southminster provides washers and dryers in common areas at no additional cost. Should Southminster determine that safety, sanitation, or health issues arising in individual residences are the result of actions or inactions on the part of the Resident, Southminster will provide, at the Resident's expense, whatever additional housekeeping or laundry services Southminster determines are necessary to mitigate the issues.

6. Maintenance and Repairs

Southminster is responsible for maintenance, repair, and replacement of property, furnishings, and equipment owned or leased by Southminster. Other maintenance services may be available to Residents at an additional cost.

7. Grounds Keeping

Southminster is responsible for basic grounds keeping services including lawn, tree, and shrubbery care for those items that are provided by Southminster. Southminster, at its sole discretion, may make changes to lawns, trees, shrubs, or any other landscaping on its property. Residents may plant items approved by Southminster in areas determined by Southminster, but are responsible for maintenance of those areas and plants.

8. Life Enrichment

Various social, recreational, spiritual, educational and cultural programs and activities are provided by Southminster for the Resident to enjoy. However, some activities may involve additional charges.

9. Parking

The Monthly Service Fee includes one (1) assigned parking space for each Residence provided that at least one party to the Residence and Services Agreement owns a licensed personal vehicle and has a valid driver's license. Covered or enclosed parking spaces may be subject to additional charges. Southminster policy governs registration requirements, space assignment and use, allowed vehicles, and other terms for parking.

10. Staffing

Southminster will have staff present on campus twenty-four (24) hours per day, every day of the year.

11. Transportation

The Monthly Service Fee includes scheduled local transportation for shopping trips, medical appointments, and occasional activities and events. Transportation for special, personal, or group trips may be available and may be at an additional cost.

12. Health Services

Included in the Health Center daily fee are facilities, equipment, staff, and services that are required to maintain current licenses, and services permitted and typically provided for each licensed level of health care. At a minimum, the following services are included:

- (a) Medical Director. Southminster will retain a licensed physician as Medical Director to consult on the medical aspects of the licensed levels of care.
- (b) Nursing Staff. Licensed and/or Registered Nurses will be available twentyfour (24) hours per day.
- (c) Other Services. Other services include diet planning by a registered and licensed dietitian, assisted bathing facilities, goal-oriented care planning, social services, and planned activities.

Other Health Services Not Included in Basic Fees. Additional health services not included in the Health Center daily fee may include, but are not limited to: physician services; dental work; physical, occupational, and speech therapy; rehabilitative treatments and equipment; ambulance services; outpatient nursing services; pharmacy services and medicines; laboratory services; durable medical equipment; food supplements; personal care and incontinence supplies or other health related items; and nursing, care planning, case management, or personal care services for Residents in Independent Living or above what is required for each licensed level of health care in the Health Center. Some services may be available only for Residents in the Health Center or only for Residents in Independent Living. These additional services are subject to additional charges by Southminster or by third-parties that provide the services on the Resident's or on Southminster's behalf. In some cases Southminster policy may require that a third-party provider be approved by Southminster prior to providing services on Southminster property.

IV. INFORMATION RELATING TO FEES

A. Ten Percent Deposit

As part of the admission process, a deposit equal to ten percent (10%) of the entrance fee for the type of accommodation selected will be required at the time the Residence and Services Agreement is executed. (Refer to the section below for a schedule of entrance fees.)

B. Refundable/Non-Refundable Entrance Fees

Entrance fees are based on the size and type of Residence selected. Southminster offers three types of entrance fee plans. The Standard Plan, sometimes referred to as the Non-Refundable Plan, provides for no refund, except as noted in Section II B of this Disclosure Statement.

Southminster also offers two types of Refundable Plans; a 50% Refundable Plan and a 90% Refundable Plan. Residents selecting either of the Refundable Plans must pay the Standard Entrance Fee plus the applicable surcharge factor determined at least annually by Southminster. Residents selecting a refundable plan will be entitled to a refund of either 50% or 90% (based on the Plan originally selected) of the full Entrance Fee when the Residence and Services Agreement is terminated. Actual payment of the refund is dependent on re-occupancy of the Residence as explained more fully in Section II B of this Disclosure Statement.

C. Payment of Entrance Fees

Ten percent (10%) of the Entrance Fee is due and payable upon execution of a

Residence and Services Agreement. The balance will be due and payable on the date of Occupancy.

D. Entrance Fees

1. General Information on Entrance Fees

The entrance fee gives the Resident the right to have a residence or health care accommodation at Southminster for life, while Southminster maintains and insures the property. Payment of the entrance fee does not provide any deeded ownership rights. It also provides the Resident with the use of all public and common areas, as well as guaranteeing priority access to the Health Center.

The current and most recent Entrance Fee Schedule is outlined as follows:

<u>Type of Residence</u> Apartments:	Number of Units	Square Footage	Standard Entrance Fees
Studio	2	292	\$47,400
One Bedroom	46	598-782	\$99,000 - \$147,000
One Bedroom with den	12	955-1,137	\$193,800 - \$267,200
One Bedroom with den – 2007 expansion	24	1,080-1,390	\$261,200 - \$331,500
Two Bedroom	43	955-1,345	\$204,000 - \$329,600
Two Bedroom – 2007 expansion	29	1,280-2,260	\$352,500 - \$602,000
Two Bedroom with den	16	1,276-1,995	\$288,400 - \$512,900
Two Bedroom with den – 2007 expansion	36	1,465-3,190	\$395,600 - \$844,600
Cottages:		1 500	4215 000
Small Sunroom	4	1,500	\$315,000
Large Sunroom	25	1,800-1,900	\$364,000 - \$415,000
Terraces I (South Terraces):	<i>.</i>	1 500	#215 000
Two Bedroom	6 24	1,500	\$315,000
Two Bedroom with den	24	1,800-1,900	\$364,000 - \$415,000
Health Care Center:	25	256 200	¢25.000
Assisted Living	25	256-308	\$25,000
		10	

Entrance Fee Schedule (Effective October 1, 2019)

Nursing Care Units	60	150-200	\$10,000 - \$12,500
Project Units - Terraces II			
(North Terraces):			
Two Bedroom	6	1,483	\$409,900 - \$414,900
Two Bedroom with den	30	1,602-2,140	\$452,900 - \$617,000

Health Center entrance fees apply only to direct admissions. The 50% and the 90% Refundable Fee options are not available for direct admissions to the Health Center. The Project Units are discussed further in the "Campus Expansion" in Section VI.C. below.

An additional \$25,000 is added to the entrance fee for a second occupant. A second occupant will be required to meet all admissions criteria.

Pricing Factor for Refundable Fee Contracts

Refundable Entrance Fee pricing is based on Standard Entrance Fees multiplied by a factor. The current multiple for the ninety percent (90%) refundable plan is 2.0. The multiple for the fifty percent (50%) plan is 1.4. Southminster reserves the right to modify the refundable multiple at any time and may also limit the number of refundable plans available to prospective residents. The multipliers for both plans are higher for incoming residents between the ages of 86 and 89 and is not available for residents over the age of 89.

E. Monthly Service Fees

The Monthly Service Fee is a charge by Southminster for programs, services, food, utilities, maintenance, housekeeping, debt service, insurance, administration, staffing and other services. The Monthly Service Fee is based on the size and type of the Residence selected and the number of occupants per Residence.

Monthly Service Fees (Effective October 1, 2019)

Apartments:

1	
Studio Apartments	\$2,916
One Bedroom Apartments	\$3,468 - \$3,640
One Bedroom/Den Apartments	\$3,754 - \$3,938
One Bedroom/Den – 2007 Expansion	\$3,938 - \$4,200
Two Bedroom	\$3,754 - \$4,201
Two Bedroom – 2007 Expansion	\$4,200 - \$4,784
Two Bedroom/Den	\$4,201 - \$5,007
Two Bedroom/Den – 2007 Expansion	\$4,418 - \$5,305

Terraces I (South Terraces):	
Two Bedroom	\$4,418 - \$4,492
Two Bedroom/Den	\$4,567 - \$5,082
Terraces II (North Terraces):	
Two Bedroom	\$4,461
Two Bedroom/Den	\$4,567 - \$5,082
Cottages:	
Small Sunroom	\$3,746
Large Sunroom	\$3,877
Second Occupants:	\$1,960

The Monthly Service Fee may change because of increases in the cost of services, food and utilities and other circumstances beyond Southminster's control.

Payment of the initial Monthly Service Fee is due and payable on the earlier of the first day of occupancy or ninety (90) days after application is made unless otherwise mutually agreed to. Thereafter, the Monthly Service Fee is due and payable by the tenth (10th) of each successive month.

Southminster furnishes the Resident monthly statements showing the total amount of the Monthly Service Fee and other charges owed by the Resident. These charges are due and payable by the tenth (10th) of such month and, if not paid by such date, may accrue interest thereafter at the rate of eighteen percent (18%) per annum.

Upon the failure of the Resident to pay the charge, plus accrued interest, by the sixtieth (60th) day following notice that such payment is past due, Southminster has the right to terminate the Residence and Services Agreement. There is no requirement in the Residence and Services Agreement for continued residency at Southminster if the Resident becomes unable to pay current charges. However, Southminster, Inc. will endeavor to avoid termination of the Residence and Services Agreement solely because of an inability to pay. See further discussion in Section II.E.

Service Fees for Residences will continue to be charged until the Residence is fully vacated and released.

F. Health Center Fees and Charges

Southminster's per diem rates for the Domiciliary Care facility (Assisted Living), and Nursing Care in the Health Center are as follows:

Rates for Health Center (Effective October 1, 2019)

	Current Residents	Direct Admit
Assisted Living	\$238.00 Per Day	\$253.00 Per Day
Memory Support	\$314.00 Per Day	\$327.00 Per Day
Nursing Care:		
Semi-Private	\$270.00 Per Day	\$303.00 Per Day
Private	\$358.00 Per Day	\$397.00 Per Day

Rates may be decreased or increased as related costs decrease or increase.

Direct admissions to the Health Center will also be required to pay an Entrance Fee.

Health Center Credit Days

At the Date of Occupancy, each Resident in Independent Living is granted fourteen (14) Health Center Credit Days. At each subsequent anniversary of the Date of Occupancy, unused Health Center Credit Days for each Resident may be carried forward and, for each Resident whose Residence is in Independent Living, up to fourteen (14) new days granted, provided that the total accumulated for each Resident never exceeds forty-four (44) days. Health Center Credit Days are non-transferable, must be used only as defined in the Residence and Services Agreement and in Southminster policy, and have no value if not used. No new Health Center Credit Days are granted after the Resident becomes a permanent occupant of Southminster's Health Center.

Unless otherwise specified by Southminster policy, for each day a Resident occupies or holds an accommodation in the Health Center, whether or not that accommodation is the primary residence, Health Center Credit Days will be credited until all such accumulated days are used. While Health Center Credit Days are being used, the daily Health Center rate is waived but the Resident will be charged for other items, such as medical supplies, that are not included in the Resident's Monthly Independent Living Service Fee. While the Resident uses Health Center Credit Days, Monthly Service Fees continue based on the Independent Living Residence from which the Resident Moved or Transferred.

The "Health Center Credit Days" benefit is not available for residents who

were direct admissions to the Health Center.

G. Notification of Fee Increase(s)

Southminster will use its best efforts to maintain Monthly Service Fees at the lowest possible rates consistent with the level and quality of service traditionally provided. The Monthly Service Fee is based, among other things, on the assumption that Southminster will be able to maintain its North Carolina and Federal tax-exempt status. Loss of such status, as well as other factors, could result in an increase in the Monthly Service Fee. Southminster will, when necessary, at its discretion, adjust the Monthly Service Fee or any other charges by giving thirty (30) days advance written notice to Residents.

H. Sales Incentives

From time to time, Southminster may offer sales incentives in the form of discounts to entrance and monthly fees. Such incentive programs may be offered on all or only select Residences and may be discontinued at any time.

I. Historic Changes in Monthly Fees for the Previous Five Years

The following table shows average changes in the monthly service fees and health center per diem fees over time. Note that it is the average dollar amount of the change in fees from year to year that is shown – not the fees themselves. Southminster's policy has been to review resident fees and charges annually in connection with preparation of the annual budget. All changes during this period occurred once per year on October 1.

	For Fiscal Years Beginning October 1,				
Type of Residence	2015	2016	2017	<u>2018</u>	2019
Independent Living Service Fees (per month)					
Extended Studio	\$75	\$78	\$80	\$82	\$85
Standard One Bedroom	\$91	\$94	\$87	\$97	\$102
One Bedroom/Den	\$97	\$100	\$103	\$106	\$109
One Bedroom/Den – Expansion	\$104	\$107	\$110	\$114	\$117
Two Bedroom	\$98	\$147	\$88	\$115	\$113
Two Bedroom – Expansion	\$114	\$123	\$125	\$147	\$128
Two Bedroom – Terraces I	n/a	n/a	n/a	n/a	\$130
Two Bedroom/Den	\$109	\$118	\$116	\$119	\$122
Two Bedroom/Den – Expansion	\$125	\$128	\$132	\$136	\$140

Historic Changes in Fees for the Previous Five Years

Two Bedroom/Den – Terraces I	n/a	n/a	n/a	n/a	\$137
Cottage w/standard sunroom	\$97	\$100	\$103	\$106	\$109
Cottage w/deluxe sunroom	\$100	\$103	\$106	\$110	\$113
Second Occupant Rate	\$53	\$54	\$38	\$30	\$30
Health Center Service Fees (per da	<u>y)</u>				
Assisted Living	\$6	\$6	\$7	\$7	\$7
Memory Support	\$8	\$8	\$9	\$9	\$9
Nursing Care:					
Semi-private	\$7	\$7	\$7	\$8	\$8
Private	\$9	\$10	\$10	\$10	\$10
Approx. Percentage Increase for Independent Living and					
Health Center Fees	3%	3%	3%	3%	3%

An assessment of the current and future financial strength of Southminster can be obtained from the Audited Financial Statements included in Attachment 1 and the Five Year Forecast included in Attachment 2.

V. FINANCIAL INFORMATION RELATING TO SOUTHMINSTER

A. Financial Overview Statement

1. Audited Financial Reports

The audited financial statements of Southminster, Inc. for the year ended September 30, 2019, are included in Attachment 1 of this Disclosure Statement. The report of our independent auditors, CliftonLarsonAllen LLP, is included on pages one and two of the audited financial statements. The audited financial statements reflect the combined results of Southminster, Inc. and its affiliate, Southminster Foundation, Inc. For the year ended September 30, 2019, the Foundation did not have any activity, nor did it have any assets or liabilities, as a result of its activities being moved into Southminster, Inc. effective fiscal year 2014.

2. Forecasted Financial Statements

The forecasted financial statements of Southminster, Inc. (not combined with Southminster Foundation, Inc.) for the years ending September 30, 2020 through September 30, 2024 are included in Attachment 2 of this Disclosure Statement.

3. Residence and Care Agreements

A copy of the Residence and Services Agreement is included in Attachment 4 of this Disclosure Statement.

B. Financial Reserves and Escrow Funds

Southminster has made no provisions to provide reserve funding or collateral security to enable it to perform its obligations under contracts to provide continuing care other than those required by documents related to its financing through the North Carolina Medical Care Commission (the "Medical Care Commission"), the Public Finance Authority (the "Authority"), and those required by the North Carolina Department of Insurance. These include:

1. The Debt Service Reserve Fund

On November 10, 2016, the Corporation entered into a loan agreement with the Medical Care Commission, and concurrently, the Medical Care Commission issued \$58,765,000 Retirement Facilities First Mortgage Revenue Refunding Bonds (Series 2016 Bonds) in order to advance refund \$61,515,000 of the remaining \$61,855,000 in Series 2007A Bonds and pay for costs of issuance. The Series 2016 Bonds mature on October 1, 2017 through 2037 with interest rates ranging from 1.5% to 5%. The remaining \$340,000 of Series 2007A Bonds, bearing interest at 5.2%, was paid off on their maturity date of October 1, 2017. The Debt Service Reserve Fund required for the Series 2016 Bonds is \$4,640,563 (equal to maximum annual debt service of \$4,746,688 less the \$106,125 in the Series 1996 Debt Service Reserve Fund). Following paydown of the Series 1996 Bonds on October 1, 2018, the \$106,125 in the Series 1996 Debt Service Reserve Fund was transferred to the Series 2016 Debt Service Reserve Fund bringing the total to \$4,746,688.

On July 18, 2018, the Corporation entered into a loan agreement with the Public Finance Authority, and concurrently, the Public Finance Authority issued \$86,200,000 Retirement Facilities First Mortgage Revenue Bonds (Series 2018 Bonds) in order to finance the construction of a replacement health center and a portion of two independent living construction projects (being financed by a combination of bank and bond financing). The 2018 Bonds will also be used to finance additional common areas, kitchen expansion, office spaces for environmental services operations (housekeeping, maintenance, transportation), and a reconfigured loading dock. Proceeds from the 2018 Bonds also were used to pay issuance costs and fund additional debt service reserves of \$4,282,850.

U.S. Bank National Association, acts as Successor Trustee for each of the Corporation's Debt Service Reserve Funds. Ziegler Capital Management LLC is responsible for investment management of the funds associated with the Series 2016 Bonds and Series 2018 Bonds.

See Note 7 of the Audited Financial Statements for more information on Southminster's bond issuances.

2. Operating Reserves

Under North Carolina's General Statutes (G.S.58-64-33) regulating continuing care communities operating in the state, Southminster, is required to maintain an operating reserve equal to fifty percent (50%) of the total occupancy costs projected for the twelve-month period following the period covered by the most recent annual statement filed with the Department of Insurance. As provided by the Statutes, the Commissioner may reduce the Operating Reserve requirement to twenty-five percent (25%) if the occupancy rate of the facility exceeds ninety percent (90%), or for such other reasons as deemed appropriate by the Commissioner.

On September 30, 2019, Southminster's occupancy rate, calculated in accordance with the rules of Department of Insurance was above ninety percent (90%), which required a twenty-five percent (25%) reserve. The amount designated to meet the operating reserve requirement at September 30, 2019 is \$5,680,683 (refer to Note 10 on pages 23 and 24 of the attached Audited Financial Statements). It is further understood that these assets funded with a portion of Southminster's long-term investments (as permitted by State statute and Southminster's investment policy) are not allowed to serve any other function, and may only be released with the North Carolina Department of Insurance's approval.

In the attached "Forecasted Financial Statements" [page 4, line item "Operating Reserve Fund Required Under North Carolina Statues"] we have reflected this obligation for the five-year period 2020 through 2024 calculated based on the twenty-five percent (25%) requirement.

Investment policy related to funds held by Southminster is determined by members of the Board of Directors. In addition to exercising their own investment skills, Southminster's Board has engaged the investment firm of UBS Financial Services, Inc. to provide advice and guidance with respect to development and implementation of Southminster's investment policy and existing bond indenture document limitations.

VI. OTHER MATERIAL INFORMATION

A. Medicare/Medicaid Provider

Southminster is not a certified provider for Medicare or Medicaid programs. Hence, nursing care services in the Southminster Health Center are not covered under either of these programs.

Support services such as physical therapy, rehabilitation treatments, speech therapy, etc. are generally arranged through Medicare certified providers who will submit eligible charges for such services to the appropriate Medicare carrier for collection.

B. The Southminster Foundation

Southminster Foundation, Inc. is a not-for-profit, tax-exempt corporation that was established by Southminster, Inc. to serve primarily as the vehicle to receive and disburse funds for the financial support of residents at Southminster. The objective of this philanthropic arm of Southminster, Inc. is to step in and provide assistance for those residents at Southminster who may run out of funds due to no fault of the resident. The Foundation's funds may also be used to assist individuals with all or a portion of their entrance fee if they are unable to do so. On October 1, 2013, the operations of the Foundation were moved into Southminster, Inc. The Southminster Foundation, Inc. will still remain as a legal entity but collection of contributions and assisting residents who have outlived their resources, will be the responsibility of Southminster, Inc. (as a tax exempt charitable organization).

C. Campus Expansion

On August 31, 2017, the Corporation entered into a term loan agreement with a financial institution to provide up to \$34,000,000 (the 2017 Bank Loan) to finance the construction, equipping and furnishing of up to two independent living projects referred to as "Terraces". On May 23, 2018, the Corporation entered into an "Amended and Restated Loan Agreement" (the Amendment) extending an additional nonrevolving term loan of up to \$5,000,000 (the 2018 Bank Loan) for the same purpose of Terraces construction. The Amendment extended the draw period on this facility to February 28, 2021, with interest only payments, based on one-month LIBOR plus 1.35% for the 2017 Bank Loan and 1.5% for the 2018 Bank Loan, due monthly. For the period March 1, 2021 through August 31, 2024 principal and interest payments are to be made on a monthly basis. Principal payments are required to be made monthly in an amount equal to 1/240 of the outstanding principal balance on February 28, 2021. The 2018 Bank Loan has been fully drawn and repaid; the Corporation continues to draw on the 2017 Bank Loan and intends to continue using entrance fee proceeds from the Terraces towards repayment of the outstanding principal.

In December 2017, the Corporation signed a construction contract, and construction began, on the building and furnishing of the first phase of Terraces (the South Terraces), consisting of a new 30-unit independent living building that replaced eight cottages on Southminster's existing campus. The construction contract was \$18,414,239 as originally designed, plus \$1,314,098 in executed change orders. Construction was complete in May 2019 and fully occupied by the end of July 2019.

In September 2017, the Corporation completed the purchase of a parcel of adjacent land to be used for the second phase of Terraces (the North Terraces), for which rezoning was approved. In October 2018, the Corporation signed a construction contract totaling \$33,832,322 to build and furnish the North Terraces, a new 36-unit independent living building. Change orders totaling \$606,390 have been executed through December 31, 2019. The project is 100% reserved, with 10% deposits received for each unit. A combination of funds from the 2017 and 2018 Bank Loans as well as the Series 2018 Bonds are being used to pay for the costs of the project. The North Terraces are expected to be complete in August 2020.

In May 2018, the Corporation signed a construction contract to build and furnish a replacement health care center that would house the 60 nursing beds and 25 assisted living beds that are currently in a different location. The health center will also include 12 hospice beds operated by the same 3rd party non-profit provider that previously operated a 10-bed inpatient hospice unit on Southminster's campus. The guaranteed maximum price in the construction contract is \$57,165,009 as originally designed, plus \$1,717,895 in executed change orders through December 31, 2019. Funds from the Series 2018 Bonds will be used to pay for the costs of the project. The health center replacement project is expected to be complete in August 2020.

Following the relocation of existing healthcare residents into the new replacement health care center, existing health care space will be converted to additional independent living units (the "Retrofit" project). Preliminary construction work is currently being performed in order to develop cost and timing estimates.

The impact of the Terraces, the health center replacement, and the retrofit of the existing healthcare space are reflected in the attached "Forecasted Financial Statements" in Attachment 2.

D. Conflicts with the Residence and Services Agreement

If information contained in the Disclosure Statement conflicts with the Residence and Services Agreement, the Residence and Services Agreement will prevail.

ATTACHMENT 1 -

- Audited Financial Statements

SOUTHMINSTER, INC.

COMBINED FINANCIAL STATEMENTS OF SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.

YEARS ENDED SEPTEMBER 30, 2019 AND 2018



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WEALTH ADVISORY

OUTSOURCING

AUDIT, TAX, AND CONSULTING

SOUTHMINSTER, INC. (SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.) TABLE OF CONTENTS YEARS ENDED SEPTEMBER 30, 2019 AND 2018

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CliftonLarsonAllen LLP CLAconnect.com

INDEPENDENT AUDITORS' REPORT

Board of Directors Southminster, Inc. and Southminster Foundation, Inc. Charlotte, North Carolina

Report on the Combined Financial Statements

We have audited the accompanying combined financial statements of Southminster, Inc. and Southminster Foundation, Inc. (the Organization) which comprise the combined balance sheets as of September 30, 2019 and 2018 and the related combined statements of operations and changes in net assets (deficit), and cash flows for the years then ended, and the related notes to the combined financial statements.

Management's Responsibility for the Combined Financial Statements

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

Auditors' Responsibility

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

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

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



Opinion

In our opinion, the combined financial statements referred to above present fairly, in all material respects, the combined financial position of Southminster, Inc. and Southminster Foundation, Inc. as of September 30, 2019 and 2018, and the results of their operations, changes in net assets (deficit), and cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Emphasis-of-Matter Regarding Changes in Accounting Principles

As discussed in Note 1 to the combined financial statements, the Organization adopted the provisions of Financial Accounting Standards Board Accounting Standards Update 2016-14, *Presentation of Financial Statements for Not-for-Profit Entities*. The new accounting standard changes the presentation of various classifications and disclosures within the combined financial statements. Our opinion is not modified with respect to that matter.

As discussed in Note 1 to the combined financial statements, the Organization adopted the provisions of Financial Accounting Standards Board Accounting Standards Update 2014-09, *Revenue from Contracts with Customers*. The new accounting standard clarifies how revenue is to be recognized and requires expanded disclosures related to the nature, amount, timing, and uncertainty of revenue and cash flows arising from contracts with customers. The adoption of this standard resulted in a cumulative change in accounting principle as described in Note 1. Our opinion is not modified with respect to that matter.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Charlotte, North Carolina January 21, 2020

SOUTHMINSTER, INC. (SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.) COMBINED BALANCE SHEETS SEPTEMBER 30, 2019 AND 2018

	2019	2018
ASSETS		
CURRENT ASSETS		
Cash and Cash Equivalents	\$ 1,146,841	\$ 970,606
Short-Term Investments	4,169,507	4,973,038
Assets Limited as to Use, Current Portion	5,517,843	2,836,054
Accounts Receivable, Net	286,201	369,660
Pledges Receivable, Current Portion	192,475	78,667
Other Current Assets	1,491,667	1,177,232
Total Current Assets	12,804,534	10,405,257
ASSETS LIMITED AS TO USE		
Held by Trustee Under Bond Indenture Agreements	52,907,630	82,292,498
Southminster Community Fund	50,000	50,000
Capital Campaign Fund	443,963	
Operating Reserve - Required by the North Carolina	++0,000	
Department of Insurance	5,680,683	5,511,644
Total Assets Limited as to Use, Net of Current Portion	59,082,276	87,854,142
	,, -	- / /
PLEDGES RECEIVABLE, NET OF CURRENT PORTION,		
PRESENT VALUE DISCOUNT, AND ALLOWANCE	708,520	451,349
PROPERTY AND EQUIPMENT, NET	136,164,134	84,887,821
LONG-TERM INVESTMENTS, AT MARKET	19,696,210	23,625,185
DEFERRED COSTS AND OTHER ASSETS	363,917	241,862
Total Assets	\$ 228,819,591	\$ 207,465,616

See accompanying Notes to Combined Financial Statements.

SOUTHMINSTER, INC. (SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.) COMBINED BALANCE SHEETS (CONTINUED) SEPTEMBER 30, 2019 AND 2018

	2019	2018
LIABILITIES AND NET ASSETS (DEFICIT)		
CURRENT LIABILITIES Accounts Payable Retainage Payable Accrued Payroll and Employee Benefits Accrued Interest Expense Current Portion of Long-Term Debt Total Current Liabilities	\$ 9,911,515 4,174,933 1,159,325 3,556,349 1,970,000 20,772,122	\$ 3,940,389 1,595,393 1,141,857 2,295,789 555,000 9,528,428
LONG-TERM DEBT, NET OF CURRENT PORTION	149,413,994	157,091,721
ADVANCE ENTRANCE FEE DEPOSITS	2,735,605	3,595,244
DEFERRED ENTRANCE FEE REVENUE	43,765,329	31,598,065
REFUNDABLE ENTRANCE FEES	21,885,112	17,163,037
Total Liabilities	238,572,162	218,976,495
NET ASSETS (DEFICIT) Net Assets (Deficit) without Donor Restrictions Net Assets with Donor Restrictions Total Net Assets (Deficit)	(11,096,744) 1,344,173 (9,752,571)	(12,061,221) 550,342 (11,510,879)
Total Liabilities and Net Assets (Deficit)	\$ 228,819,591	\$ 207,465,616

See accompanying Notes to Combined Financial Statements.

SOUTHMINSTER, INC. (SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.) COMBINED STATEMENTS OF OPERATIONS AND CHANGES IN NET ASSETS (DEFICIT) YEARS ENDED SEPTEMBER 30, 2019 AND 2018

	2019	2018
REVENUES, GAINS, AND OTHER SUPPORT		
Independent Living Revenue	\$ 13,127,025	\$ 12,462,597
Health Care Revenue	7,137,051	7,348,120
Home Care Revenue	2,348,266	2,377,326
Earned Entrance Fees	5,933,579	5,721,904
Less: Resident Assistance	(621,411)	(475,898)
Net Resident Service Revenue	27,924,510	27,434,049
Investment Income	2,666,700	1,374,962
Contributions	252,720	288,377
Net Assets Released from Restrictions	14,822	41,260
Other Income	1,044,760	875,733
Total Revenues, Gains, and Other Support	31,903,512	30,014,381
OPERATING EXPENSES		
Salaries, Wages, and Employee Benefits	14,876,332	13,875,147
Maintenance, Housekeeping, and Utilities	2,403,333	2,342,644
Food and Related Supplies	1,414,359	1,375,929
Insurance	198,210	187,052
Consulting and Professional Fees	326,621	249,143
Other Operating Expenses	2,241,100	1,731,010
Depreciation	6,158,804	5,973,664
Amortization of Deferred Costs	2,977	-
Interest Expense	2,361,934	2,411,913
Loss on Disposal of Assets	21,886	12,825
Total Operating Expenses	30,005,556	28,159,327
EXCESS OF REVENUES OVER EXPENSES	1,897,956	1,855,054
OTHER CHANGES IN NET ASSETS WITHOUT DONOR RESTRICTIONS		
Change in Unrealized (Losses) Gains on Investments	(933,479)	765,049
DECREASE IN NET DEFICIT		
WITHOUT DONOR RESTRICTIONS	964,477	2,620,103

See accompanying Notes to Combined Financial Statements.

SOUTHMINSTER, INC. (SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.) COMBINED STATEMENTS OF OPERATIONS AND CHANGES IN NET ASSETS (DEFICIT) YEARS ENDED SEPTEMBER 30, 2019 AND 2018

	2019	2018
NET ASSETS WITH DONOR RESTRICTIONS Contributions Released from Restrictions	\$ 808,653 (14,822)	\$ 540,741 (41,260)
INCREASE IN NET ASSETS WITH DONOR RESTRICTIONS	793,831	499,481
CHANGE IN NET ASSETS	1,758,308	3,119,584
Net Assets (Deficit) - Beginning of Year, Previously Reported Restatement - Deferred Marketing Costs Net Assets (Deficit) - Beginning of Year, Restated	(11,510,879) (11,510,879)	(14,365,042) (265,421) (14,630,463)
NET ASSETS (DEFICIT) - END OF YEAR	\$ (9,752,571)	\$ (11,510,879)

SOUTHMINSTER, INC. (SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.) COMBINED STATEMENTS OF CASH FLOWS YEARS ENDED SEPTEMBER 30, 2019 AND 2018

		2019		2018
CASH FLOWS FROM OPERATING ACTIVITIES	•		•	
Change in Net Assets	\$	1,758,308	\$	3,119,584
Adjustments to Reconcile Change in Net Assets to				
Net Cash Provided by Operating Activities:		(5.000.570)		(5 704 004)
Earned Entrance Fees		(5,933,579)		(5,721,904)
Depreciation		6,158,804		5,973,664
Amortization of Bond Issuance Costs Amortization of Deferred Costs		133,703		78,653
		2,977		-
Amortization of Bond Premium		(604,773)		(491,871)
Loss on Disposal of Assets		21,886		12,825
Change in Net Unrealized Losses (Gains) on Investments		933,479		(765,049)
Realized Gains on Investments		(1,577,653)		(473,130)
(Increase) Decrease in:		02 450		(100 150)
Accounts Receivable		83,459		(120,158)
Pledges Receivable		(370,979)		(530,016)
Other Current Assets		(439,467)		(478,730)
Increase (Decrease) in: Accounts Payable, Excluding Amounts in Property and Equipment		276 620		230,189
Accounts Payable, Excluding Amounts in Property and Equipment Accrued Payroll and Employee Benefits		376,629 17,468		250,109
Accrued Bond Interest Expense, Net of Amounts Capitalized		28,702		(9,672)
Net Cash Provided by Operating Activities		588,964		1,081,598
Net Cash Flovided by Operating Activities		566,904		1,001,590
CASH FLOWS FROM INVESTING ACTIVITIES				
Change of Assets Limited as to Use, Net		26,090,077		(79,014,990)
Sales (Purchases) of Short-Term Investments, Net		803,531		(4,973,038)
Sales (Purchases) of Long-Term Investments, Net		4,573,149		(231,566)
Purchases of Property for Routine Additions		(4,320,147)		(2,972,833)
Purchases of Property for Expansion Projects		(43,730,961)		(14,360,547)
Net Cash Used by Investing Activities		(16,584,351)	(101,552,974)
CASH FLOWS FROM FINANCING ACTIVITIES				
Proceeds from Entrance Fees		25,169,384		5,458,883
Deposits Received, Net of Refunds and Conversions to Entrance Fees		(859,639)		2,888,545
Entrance Fees Refunded		(2,346,466)		(2,552,127)
Repayments of Long-Term Debt		(16,448,607)		(445,000)
Proceeds from Long-Term Debt		10,656,950		92,054,041
Proceeds from Bond Issue Premium on Long-Term Debt		-		4,470,373
Payments of Financing Costs		-		(1,704,610)
Net Cash Provided by Financing Activities		16,171,622		100,170,105
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS		176,235		(301,271)
Cash and Cash Equivalents - Beginning of Year		970,606		1,271,877
CASH AND CASH EQUIVALENTS - END OF YEAR	\$	1,146,841	\$	970,606

See accompanying Notes to Combined Financial Statements.

SOUTHMINSTER, INC. (SOUTHMINSTER, INC. AND SOUTHMINSTER FOUNDATION, INC.) COMBINED STATEMENTS OF CASH FLOWS (CONTINUED) YEARS ENDED SEPTEMBER 30, 2019 AND 2018

	2019	2018
SUPPLEMENTAL CASH FLOW INFORMATION Cash Paid for Interest	\$ 6,185,696	\$ 2,891,363
SUPPLEMENTAL DISCLOSURE OF NONCASH INFORMATION Property and Equipment Included in Accounts Payable, Retainage		
Payable, and Accrued Interest Expense	\$ 15,369,575	\$ 5,963,678

See accompanying Notes to Combined Financial Statements.

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

Southminster, Inc. (the Corporation) is a nonstock, nonprofit corporation organized under the laws of the state of North Carolina. The Corporation was established to construct and operate a multilevel residential and health care center (the Center). The Center's purpose is to operate a continuing care community providing a residential environment in which older people may live independently for as long as they are able to do so. The Center opened for operations on May 16, 1987, and has 60 licensed nursing beds and 25 assisted living beds. During the year ended September 30, 2019, the Center opened its first phase of Terraces, consisting of 30 independent living units that replaced eight cottages on its existing campus. This opening, along with the absorption of two units from combinations to make larger units, brings the residential apartment count to 279 (two of which are used as guest rooms). The second phase of Terraces are currently under construction on previously-acquired adjacent land. A replacement health center is also under construction that is replacing eight residential apartments and two cottages. The Corporation is also a licensed home care provider, providing care primarily to residents of its community. The license allows care to be provided outside of the community as well. Those revenues are recorded in Other Income.

Southminster Foundation, Inc. (the Foundation) is a nonstock, nonprofit corporation organized under the laws of the state of North Carolina on December 2, 1985. The Foundation was established to operate exclusively for the benefit of the Corporation, primarily through financial support to residents of the Center who are unable to meet their financial obligations. During fiscal year 2014, the operations of the Foundation were moved into the Corporation. There were no contributions for resident financial support to the Foundation for the years ended September 30, 2019 and 2018 as contributions are now recorded by the Corporation. Neither the Corporation nor the Foundation would be liable or responsible in any matter for the debts or liabilities of the other. The Foundation did not have any activity for the year ended September 30, 2019 or 2018, nor did it have any assets or liabilities.

Principles of Combination

The combined financial statements include the accounts of the Corporation and the Foundation (collectively referred to herein as the Organization). Significant intercompany accounts and transactions have been eliminated in combination.

Use of Estimates

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

Cash and Cash Equivalents

All liquid investments with a maturity of three months or less at the time of purchase and not limited as to their use or designated as long-term investments are considered to be cash equivalents.

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Accounts Receivable

Resident accounts receivable consist of resident monthly service fees and other resident charges. When deemed necessary, the Corporation provides an allowance for uncollectible accounts using management's estimate about the collectibility of any past due accounts. Accounts past due are individually analyzed for collectibility. Accounts receivable that management determines will be uncollectible are written off upon such determination.

The allowance for uncollectible accounts as of both September 30, 2019 and 2018 was approximately \$8,500.

Pledges Receivable

Pledges receivable consist of promises to pay from various individuals and foundations. Pledges receivable that are expected to be collected more than a year out are presented at net realizable value. Pledges receivable at September 30, 2019 and 2018 are designated for a Capital Campaign.

Assets Limited as to Use

Assets Limited as to Use includes funds held by the Trustee under a bond indenture agreement, the Southminster Community Fund, the operating reserve required by the North Carolina Department of Insurance, and proceeds from the Capital Campaign for the replacement health center.

Property and Equipment

Property and equipment is stated at cost. Assets contributed to the Corporation are recorded at fair market value as of the date of receipt. Routine maintenance, repairs, renewals, and replacement costs are charged to expense. Expenditures which materially increase the value, change the capacities, or extend the useful lives of existing assets are capitalized. Depreciation is computed by the straight-line method over the estimated useful lives of the assets, which range from 3 to 30 years. Apartment refurbishment costs which, in aggregate, total \$2,500 or more per unit, are capitalized and depreciated over an average seven-year period. Interest costs incurred during the construction period of significant construction projects are capitalized as a cost of the constructed asset and amortized over the useful life of the asset.

Investments

Investments in equity and debt securities are measured at fair value in the accompanying combined financial statements. Investment income (including realized gains and losses on investments, interest, and dividends) is included in excess of revenues over expenses unless the income is restricted by donor or law. Unrealized gains and losses on investments, if any, are excluded from excess of revenues over expenses.

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Bond Issuance Costs

Bond issuance costs, which are amortized over the life of the bonds, which approximates the effective interest method, include underwriters' discounts, legal and consulting fees, and printing costs incurred in issuing the Corporation's revenue bonds. Accumulated amortization at September 30, 2019 and 2018 was \$465,594 and \$331,891, respectively.

Entrance Fees

The Residence and Services Agreement (the Agreement), which is entered into at the time a prospective resident pays a deposit equal to 10% of the published entrance fee, specifies the services to be provided by the Corporation and the respective rights and duties of the Corporation and resident. The liability associated with these advance deposits is reported as advance entrance fee deposits in the accompanying combined balance sheets. Prospective residents applying for direct admission to the Health Center are subject to the same Agreement as those applying for independent living units.

The Corporation offers a standard contract in which entrance fees may be refunded on a pro-rata basis to residents vacating a unit in the first 20 months of occupancy. Once a unit is occupied, entrance fees are recorded as deferred entrance fee revenue. The deferred revenue on the standard contracts is recognized as income over the actuarially determined life of the resident.

The Corporation offers two refundable entrance fee plans. Under these plans, a new resident can elect to pay a higher entrance fee, a portion of which is refundable only after the unit is vacated and subsequently occupied by a new resident. The refundable fees under this option are classified in the accompanying combined balance sheets as a refundable entrance fees liability.

At September 30, 2019 and 2018, the portion of entrance fees subject to refund provisions amounted to approximately \$34,484,000 and \$19,745,000, respectively.

Obligation to Provide Future Services

The Corporation annually calculates the present value of the net cost of future services and the use of facilities to be provided to current residents and compares that amount with the balance of deferred entrance fee revenue. If the present value of the estimated cost of future services and use of facilities to be provided to current residents exceeds the deferred revenue from entrance fees and the present value of periodic fees, a liability is recorded (obligation to provide future services) with the corresponding change to income.

The present values of revenues and future service costs are calculated using a discount rate of 5.5%. This calculation did not require the recording of a liability at either September 30, 2019 or 2018.

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Net Assets (Deficit)

The Corporation reports its net assets using the following two classes: without donor restrictions and with donor restrictions; depending on the presence and type of donor imposed restrictions limiting the Corporation's ability to use or dispose of specific contributed assets, or the economic benefits embodied in those assets. Net assets without donor restrictions include those net assets whose use is not restricted by donors, even though their use may be limited in other respects, such as by board designation. Net assets with purpose donor restrictions are those net assets whose use by the Corporation has been limited by donors to specified purposes. Net assets with perpetual donor restrictions are those which have been restricted by donors to be maintained by the Corporation in perpetuity. As of September 30, 2019 and 2018, the Corporation did not have any net assets with perpetual donor restrictions.

Charity Care and Community Benefit

The Corporation has a resident assistance policy to identify residents who are unable to meet their financial obligations. Such residents are identified based on financial information obtained from the resident and subsequent review, analysis, and approval by the Corporation's management and reported to the Corporation's board of directors. Once approved, monthly service fees are recorded by the Corporation and a corresponding amount is recorded in the contra-revenue account, resident assistance. The cost of providing resident support was \$596,555 and \$456,862 for the years ended September 30, 2019 and 2018, respectively, estimated by applying a 4% operating margin to the charges foregone. Contributions to the Corporation of \$252,720 and \$288,377 subsidized the costs of providing resident support for the years ended September 30, 2019 and 2018, respectively. From time-to-time, the Corporation may choose to waive all or a portion of a new resident's entrance fees. The Corporation waived entrance fees totaling \$60,200 the year ended September 30, 2019. The Corporation did not waive any entrance fees in 2018.

The Corporation is actively involved in the community through participation in various educational, charitable, and volunteer service programs sponsored on campus or throughout the community at large. The Corporation also allows various groups in the community at large to use its facility space at no charge or at a reduced charge. The costs of providing this community benefit is included in operating expense amounts on the combined statements of operations and changes in net assets (deficit).

Excess of Revenues over Expenses

The combined statements of operations and changes in net assets (deficit) include excess of revenues over expenses. Changes in net assets without donor restrictions which are excluded from excess of revenues over expenses consistent with industry practice, include unrealized gains and losses on investments, permanent transfers of assets to and from affiliates for other than goods and services, and 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).

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Fair Value of Financial Instruments

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

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

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

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

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

Fair value measurement is based upon quoted prices, if available. If quoted prices are not available, fair values are measured using independent pricing models or other model-based valuation techniques such as the present value of future cash flows, adjusted for the security's credit rating, prepayment assumptions, and other factors such as credit loss assumptions. Securities valued using Level 1 inputs include those traded on an active exchange, such as the New York Stock Exchange, as well as U.S. Treasury and other U.S. government and agency mortgage backed securities that are traded by dealers or brokers in active over-the-counter markets. The Corporation does not have any assets or liabilities that are valued using Level 2 or Level 3 inputs at September 30, 2019 and 2018.

The Corporation follows the accounting standard that allows reporting certain financial instruments at fair value. This standard allows entities the irrevocable option to elect fair value for the initial and subsequent measurement for certain financial assets and liabilities on an instrument-by-instrument basis. The Corporation has not elected to measure any existing financial instruments at fair value. However, it may elect to measure newly acquired financial instruments at fair value in the future.

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes

The Corporation and the Foundation have been recognized by the Internal Revenue Service as exempt from income taxes under Internal Revenue Code Section 501(c)(3). The Corporation and the Foundation are classified as public charities under Sections 509a(1) and 509a(3), respectively, of the Internal Revenue Code.

The Corporation and Foundation file as tax-exempt organizations. The Corporation and the Foundation are not aware of any activities that would jeopardize their tax-exempt status. The Corporation and the Foundation are not aware of any activities that are subject to tax on unrelated business income or excise or other taxes.

The Corporation and the Foundation follow guidance in the income tax standard regarding recognition and measurement of uncertain tax positions. The application of the standard has had no impact on the Corporation and the Foundation's combined financial statements.

New Accounting Pronouncement – ASU 2016-14

During the year ended September 30, 2019, Southminster adopted Financial Accounting Standards Board (FASB) Accounting Standards Update (ASU) 2016-14, *Presentation of Financial Statements for Not-For-Profit Entities*. This new accounting standard results in a reduction of three classes of net assets (unrestricted, temporarily restricted, and permanently restricted) to two (net assets with donor restrictions and net assets without donor restrictions). The new accounting standard also changes the presentation of various classifications and disclosures within the financial statements. The adoption of this accounting standard did not have an impact on the Corporation's financial position or changes in its net assets and has been applied retrospectively to all periods presented.

New Accounting Pronouncement – ASU 2014-09

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers*. The guidance requires the Corporation to recognize revenue to depict the transfer of goods or services to customers in an amount that reflects the consideration to which the Corporation expects to be entitled in exchange for those goods or services. The guidance also requires expanded disclosures relating to the nature, amount, timing, and uncertainty of revenue and cash flows arising from contracts with customers. Additionally, qualitative and quantitative disclosures are required regarding customer contracts, significant judgments and changes in judgments, and assets recognized from the costs to obtain or fulfill a contract. The Corporation adopted the provisions of ASU 2014-09 on October 1, 2018, as described in Note 2 – Net Resident Service Revenue.

NOTE 1 ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

New Accounting Pronouncement – ASU 2014-09 (Continued)

ASU 2014-09 requires the Corporation to exercise more judgment and recognize revenue using a five-step process. The Corporation adopted ASU 2014-09 using the full retrospective method for all contracts effective October 1, 2018 and is using a portfolio approach to group contracts with similar characteristics and analyze historical cash collections trends. Full retrospective adoption requires entities to apply the standard retrospectively to the first period presented in the financial statements, requiring the cumulative effect of the retrospective application as an adjustment to the opening balance of net assets. As a result of the adoption of this standard, a prior period adjustment was recorded to write off previously capitalized marketing costs that no longer qualify for capitalization under the provisions of the new standard.

This prior period adjustment resulted in a decrease of net assets of \$265,421 as of October 1, 2017. There was also a decrease in amortization expense and an increase in other operating expenses presented for comparison purposes that netted to an increase in net assets as of September 30, 2018, by \$30,706 related to amortization expense and expenditures on marketing costs that is no longer applicable under the new standard. The below table summarizes the impact of the adoption of the standard on the combined financial statements as of and for the year ended September 30, 2018:

	Pre-Adoption Balance Change		•		•		Post-Adoption Balance	
DEFERRED COSTS AND OTHER ASSETS TOTAL ASSETS	\$ 2	476,577 07,700,331	\$	(234,715) (234,715)	\$	241,862 207,465,616		
NET ASSETS (DEFICIT)								
Net Assets without Donor Restrictions	(11,826,506)		(234,715)		(12,061,221)		
TOTAL NET ASSETS (DEFICIT)	(11,276,164)		(234,715)		(11,510,879)		
TOTAL LIABILITIES AND NET ASSETS (DEFICIT)	2	07,700,331		(234,715)		207,465,616		
OPERATING EXPENSES								
Other Operating Expenses		1,681,546		49,464		1,731,010		
Amortization		80,170		(80,170)		-		
TOTAL OPERATING EXPENSES		28,190,033		(30,706)		28,159,327		
EXCESS OF REVENUES OVER EXPENSES		1,824,348		30,706		1,855,054		
CHANGE IN NET ASSETS		3,088,878		30,706		3,119,584		
Net Assets (Deficit) - Beginning of Year, as Restated	(14,365,042)		(265,421)		(14,630,463)		
NET ASSETS (DEFICIT) - END OF YEAR	(11,276,164)		(234,715)		(11,510,879)		

Subsequent Events

In preparing these combined financial statements, the Corporation has evaluated events and transactions for potential recognition or disclosure through January 21, 2020, the date the combined financial statements were available to be issued.

NOTE 2 NET RESIDENT SERVICE REVENUE

Net resident service revenue is reported at the amount that reflects the consideration to which the Corporation expects to be entitled in exchange for providing resident care. These amounts are due from residents. Monthly service fees paid by residents for maintenance, meals, and other services are assessed monthly and are recognized as revenue in the period services are rendered. Revenue is recognized as performance obligations are satisfied.

Performance obligations are determined based on the nature of the services provided by the Corporation. Revenue for performance obligations satisfied over time is recognized based on actual charges incurred in relation to total expected (or actual) charges. The Corporation believes that this method provides a faithful depiction of the transfer of services over the term of the performance obligation based on the inputs needed to satisfy the obligation. Generally, performance obligations satisfied over time relate to residents living at Southminster receiving independent living or healthcare services. The Corporation considers daily services provided to residents of the health center, and monthly rent charged to residents living in independent living, as a separate performance obligation measured on a monthly basis or upon move-out within the month, whichever is shorter. Nonrefundable entrance fees are considered to contain a material right associated with access to future services, which is the related performance obligation. Revenue from nonrefundable entrance fees is recognized ratably in future periods covering a resident's life expectancy using a time-based measurement similar to the output method. Revenue for performance obligations satisfied at a point in time is generally recognized when goods are provided to our residents and customers in a retail setting (for example, meals or guest rooms) and Southminster does not believe it is required to provide additional goods or services related to that sale.

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

The Corporation determines the transaction price based on standard charges for goods and services provided, assistance provided to residents in accordance with the Corporation's policy, and/or implicit price concessions provided to residents. The Corporation determines its estimate of implicit price concessions based on its historical collection experience.

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

All resident service revenue is from private pay individuals.

NOTE 2 NET RESIDENT SERVICE REVENUE (CONTINUED)

The composition of net resident service revenue based on the Corporation's lines of business, method of payment, and timing of revenue recognition for the years ended September 30 are as follows:

	2019	2018
Service Lines:		
Independent Living	\$ 13,118,943	\$ 12,436,838
Health Care Services	8,871,988	9,275,307
Amortization of Entrance Fees	5,933,579	5,721,904
Total	\$ 27,924,510	\$ 27,434,049
Method of Payment:		
Monthly Service Fees	\$ 12,787,099	\$ 12,107,263
Per Diem Fees	6,433,814	6,793,498
Fee for Service	2,770,018	2,811,384
Amortization of Entrance Fees	5,933,579	5,721,904
Total	\$ 27,924,510	\$ 27,434,049
Timing of Revenue and Recognition:		
Health Care Services Transferred Over Time	\$ 27,924,510	\$ 27,434,049

Contract Costs

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

NOTE 3 ASSETS LIMITED AS TO USE

Assets limited as to use, reported at fair value, are comprised of the following at September 30:

	2019	2018
Cash and Cash Equivalents	\$ 14,227,690	\$ 7,849,729
Fixed Income	38,427,887	72,092,284
Fixed Income Securities Funds	1,767,048	1,152,048
U.S. Government Securities	6,239,382	5,238,666
Equity Securities Funds	2,284,207	2,885,310
Equity Securities	1,653,905	1,472,159
Subtotal	64,600,119	90,690,196
Less: Amounts Required to Meet Current Obligations	(5,517,843)	(2,836,054)
Total	\$ 59,082,276	\$ 87,854,142

NOTE 3 ASSETS LIMITED AS TO USE (CONTINUED)

Amounts restricted under debt agreements are comprised of the following at September 30:

	2019	2018		
Series 1996 Debt Service Reserve	\$ -	\$ 107,583		
Series 1996 Interest Account	-	103,622		
Series 2016 Interest Account	1,405,748	1,409,537		
Series 2016 Principal Account	1,970,351	455,000		
Series 2016 Debt Service Reserve	4,878,735	4,660,997		
Series 2018 Debt Service Reserve	4,324,928	4,278,057		
Series 2018 Interest Account	2,141,744	868,467		
Series 2018 Issuance Account	-	307,995		
Series 2018 Construction Account	43,703,967	72,937,294		
Subtotal	58,425,473	85,128,552		
Less: Amounts Required to Meet Current Obligations	(5,517,843)	(2,836,054)		
Total	\$ 52,907,630	\$ 82,292,498		

NOTE 4 PLEDGES RECEIVABLE

Pledges receivable have been recorded at net present value as of September 30 and were as follows:

	 2019	 2018	
Due in Less than One Year	\$ 192,475	\$ 78,667	
Due in Two Years or More	 792,919	 531,333	
Total Pledges Receivable	985,394	 610,000	
Less: Net Present Value Discount	(59,399)	(79,984)	
Less: Allowance	(25,000)	-	
Less: Current Portion	 (192,475)	 (78,667)	
Pledges Receivable, Net	\$ 708,520	\$ 451,349	

NOTE 5 PROPERTY AND EQUIPMENT

The Corporation's property and equipment consists of the following at September 30:

	2019	2018
Land and Land Improvements	\$ 4,053,960	\$ 3,808,100
Building and Improvements	143,475,569	118,923,694
Furniture and Equipment	6,849,614	6,535,996
Subtotal	154,379,143	129,267,790
Less: Accumulated Depreciation	(72,895,497)	(67,611,662)
Total	81,483,646	61,656,128
Construction in Progress	54,680,488	23,231,693
Property and Equipment, Net	\$ 136,164,134	\$ 84,887,821

NOTE 5 PROPERTY AND EQUIPMENT (CONTINUED)

There was \$3,135,727 and \$939,697 of interest capitalized during the years ended September 30, 2019 and 2018, respectively.

Construction in progress at September 30, 2019 and 2018 related primarily to construction costs incurred for the second phase of Terraces and the health center replacement project.

NOTE 6 INVESTMENTS

Investments, reported at fair value, are comprised of the following at September 30:

	2019			2018		
Cash and Cash Equivalents	\$	114,068	\$	468,637		
Fixed Income Securities Funds		10,216,462		9,619,587		
Equity Securities Funds		7,850,760		12,256,444		
Equity Securities		5,684,427		6,253,555		
Total Investments		23,865,717		28,598,223		
Less: Short-Term Investments		(4,169,507)		(4,973,038)		
Long-Term Investments	\$	19,696,210	\$	23,625,185		

Investment income is comprised of the following for the years ended September 30:

	 2019	 2018
Investment Income:		
Interest and Dividend Income	\$ 1,089,047	\$ 901,832
Net Realized Gains on Sales of Investments	 1,577,653	 473,130
Total	\$ 2,666,700	\$ 1,374,962

Board-managed investments, which include long-term investments, investments designated to fund the North Carolina Department of Insurance Operating Reserve, and the Southminster Community Fund, are guided by an investment policy adopted by the board of directors. The long-term objective of the policy is to provide growth of capital and income, using diversification to manage risk.

NOTE 7 LONG-TERM DEBT

The Corporation's long-term debt consists of the following at September 30:

Description	2019	2018
Series 1996 (Matured on October 1, 2018 With an Interest Rate of 6.125%)	\$-	\$ 100,000
Series 2016 (Maturing on October 1, 2017 Through 2037 with an Interest Rate of 1.50% - 5%)	58,205,000	58,660,000
2017 Bank Loan due August 31, 2024 With a Variable Interest Rate of 1.35% Plus One-Month LIBOR	645,403	5,009,647
2018 Bank Loan due August 31, 2024 With a Variable Interest Rate of 1.50% Plus One-Month LIBOR	-	872,414
Series 2018 (Maturing on October 1, 2038 Through 2053 With an Interest Rate of 4.25% - 5%)	86,200,000	86,200,000
Total Add: Unamortized Bond Premium	145,050,403 8,956,105	150,842,061 9,560,878
Less: Unamortized Bond Issuance Costs	(2,622,514)	(2,756,218)
Total	151,383,994	157,646,721
Less: Current Portion	(1,970,000)	(555,000)
Total Long-Term Debt	\$ 149,413,994	\$ 157,091,721

The following schedule presents future principal payments due on all the Corporation's outstanding long-term debt:

Year Ending September 30,		Amount
2020	\$	1,970,000
2021		2,053,824
2022		2,147,270
2023		2,247,270
2024		2,887,039
Thereafter		133,745,000
Total	\$ 1	145,050,403

NOTE 7 LONG-TERM DEBT (CONTINUED)

Expansion Project

On August 31, 2017, the Corporation entered into a term loan agreement (the 2017 Bank Loan) with a financial institution to provide up to \$34,000,000 to finance the construction, equipping, and furnishing of up to two independent living Terrace projects. On May 23, 2018, the Corporation entered into an Amended and Restated Loan Agreement (the Amendment) extending an additional nonrevolving term loan of up to \$5,000,000 (the 2018) Bank Loan) for the same purpose of constructing the two Terraces. Terms of the 2018 Bank Loan are similar to that of the 2017 Bank Loan with the exception that the 2018 Bank Loan bears interest at one-month LIBOR plus 1.50%, and the 2017 Bank Loan bears interest at one-month LIBOR plus 1.35%. The 2018 Bank Loan has an unused commitment fee of 0.25% per year, unlike the 2017 Bank Loan, which has no such fee. The Amendment extended the draw period from August 31, 2020 to February 28, 2021, with all other terms remaining unchanged. Interest-only payments are due monthly during the draw period. Principal payments are required to be made monthly in an amount equal to 1/240 of the outstanding principal balance on February 28, 2021. For the period March 1, 2021 through August 31, 2024, principal and interest payments are to be made on a monthly basis. The \$5,000,000 2018 Bank Loan was fully drawn down and repaid during the year ended September 30, 2019. \$22,460,989 remains available at September 30, 2019 to be drawn on the 2017 Bank Loan.

On July 18, 2018, the Corporation entered into a loan agreement with the Public Finance Authority (the Authority) and, concurrently, the Authority issued its \$86,200,000 Retirement Facilities First Mortgage Revenue Bonds (Southminster), Series 2018 (Series 2018 Bonds). The Series 2018 Bonds were issued to finance the construction of a replacement health center and a portion of the two independent living construction projects (being financed by a combination of the Series 2018 Bonds and the 2017 and 2018 Bank Loans discussed above). The Series 2018 Bonds will also be used for additional common areas, kitchen expansion, office spaces for environmental services operations (housekeeping, maintenance, transportation), and a reconfigured loading dock. Proceeds from the Series 2018 Bonds were also used to pay issuance costs and fund debt service reserves.

Other Long-Term Debt

2007 Expansion, Financing, and Refinancing

In 2007, the Corporation undertook a \$73 million expansion and renovation project which resulted in the addition of 89 new independent living apartments, a new wellness/aquatic center, expansion of and enhancements to administrative and common areas, and a modest renovation to the health center. The Corporation began accepting reservation deposits in 2006; construction began in January 2007 using a bank line of credit and construction loan that was later repaid as part of the November 2007 permanent financing. Construction was completed during fiscal year 2010.

NOTE 7 LONG-TERM DEBT (CONTINUED)

Other Long-Term Debt (Continued)

2007 Expansion, Financing, and Refinancing (Continued)

On November 15, 2007, the Corporation entered into a loan agreement with the North Carolina Medical Care Commission (the Medical Care Commission) and, concurrently, the Medical Care Commission issued \$62,180,000 and \$2,000,000 Fixed Rate Retirement Facilities First Mortgage Revenue Bonds (Southminster Project) Series 2007A and 2007B Bonds (Series 2007A Bonds and Series 2007B Bonds), respectively, and \$25,500,000 Variable Rate Retirement Facilities First Mortgage Revenue Bonds (Southminster Project) Series 2007C (Series 2007C Bonds). In addition to repaying the outstanding construction loan and line of credit, the proceeds from Series 2007 Bonds were deposited with the Trustee to cover the remaining construction, capitalized interest, and other project-related costs; to pay for costs of issuance; and to fund various debt service reserves.

On October 1, 2016, the Corporation made its first scheduled principal payment of \$325,000 on the Series 2007A Bonds repaid out of the Series 2007AB Interest Account. Subsequently, on November 10, 2016, the Corporation entered into a loan agreement with the North Carolina Medical Care Commission (the Medical Care Commission) and, concurrently, the Medical Care Commission issued \$58,765,000 Retirement Facilities First Mortgage Revenue Refunding Bonds Series 2016 in order to advance refund \$61,515,000 of the remaining \$61,855,000 in Series 2007A Bonds, pay for costs of issuance, and fund debt reserves. The Series 2016 Bonds mature on October 1, 2017 through 2037 with interest rates ranging from 1.5% to 5%. The remaining \$340,000 of Series 2007A Bonds, bearing interest at 5.2%, was paid off on its maturity date of October 1, 2017. The Series 2007B Bonds were repaid in full on October 1, 2013. The Series 2007C Bonds were repaid in full in March 2011.

Series 1996 Bonds

In December 1996, the Corporation entered into a loan agreement with the North Carolina Medical Care Commission (the Medical Care Commission) and concurrently the Medical Care Commission issued \$5,055,000 of fixed-rate, tax-exempt bonds (the Series 1996 Bonds) to finance a renovation and expansion of the Health Center facilities and 8 new independent living apartments.

On October 1, 2014, the Corporation accelerated one year of principal payments totaling \$1,015,000 repaid out of the Series 1996 Interest Account. In December 2014, the Corporation entered into a bank term loan in the principal amount of \$3,940,000 to redeem \$3,940,000 of the remaining \$4,040,000 of the Series 1996 Bonds. The bank term loan bears an interest rate of one-month LIBOR plus 1.35% and is due and payable in full on October 1, 2018 with required monthly principal payments beginning November 2015. The bank term loan was paid off during the year ended September 30, 2017. The remaining \$100,000 of Series 1996 Bonds, bearing interest at 6.125%, was paid off on its maturity date of October 1, 2018.

NOTE 7 LONG-TERM DEBT (CONTINUED)

Debt Compliance

Under the terms of the Second Amended and Restated Master Trust Indenture dated November 1, 2007, the Trust Agreements, and the Loan Agreements (the Agreements), the Corporation is subject to certain restrictive covenants and reporting requirements, among which are a Rate covenant requiring a Historical Debt Service Coverage Ratio of 1.20:1 and a Liquidity covenant requiring a minimum Days' Cash on Hand of 180 days. Under the Series 2018 Loan Agreement dated July 1, 2018, the Corporation must also meet a Marketing covenant beginning with the quarter ended September 30, 2018 and an Occupancy covenant beginning with the quarter ended September 30, 2019. All outstanding issuances are secured by a deed of trust of certain facilities of the Corporation.

Management believes that the Corporation is in compliance with the covenants contained in the Master Trust Indenture, the Trust Agreements, and the Loan Agreements. To the extent that investment earnings are credited to the bond funds, future deposits to such accounts are reduced. Substantially all property and equipment is pledged as security.

NOTE 8 BENEFIT PLAN

The Corporation maintains a defined contribution savings retirement plan (the Plan) eligible to all employees. For all employees having been employed for one year, the Corporation makes a 100% match of an employee's contribution to the Plan up to 4% and a 1.5% discretionary contribution, each pay period. The Corporation's contributions to the Plan for the years ended September 30, 2019 and 2018 were \$429,772 and \$393,133, respectively.

NOTE 9 CONTINUING CARE LICENSE

In November 1992, the North Carolina Department of Insurance (the Department) issued a continuing care facility license to the Corporation, effective September 1, 1992. The license is restricted and may require the Corporation to provide quarterly interim financial and occupancy statements to the Department. Additionally, all prospective residents are required to sign an acknowledgement of receipt of the current disclosure statement.

NOTE 10 OPERATING RESERVE

The General Statutes of the state of North Carolina require that continuing care retirement communities, such as the Corporation, maintain an Operating Reserve equal to 50% of the subsequent year's projected operating expenses. As provided in the statutes, the Commissioner of the North Carolina Department of Insurance may reduce the Operating Reserve requirement to 25% if the occupancy level of the facility is in excess of 90%, or such other reasons as deemed appropriate by the department.

NOTE 10 OPERATING RESERVE (CONTINUED)

On September 30, 2019 and 2018, the Corporation's occupancy was above 90%, mandating the lower Operating Reserve requirement.

The Operating Reserve is funded with a portion of the Corporation's long-term investments, as permitted by state statute and the Corporation's investment policy.

NOTE 11 NET ASSETS WITH DONOR RESTRICTIONS

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

		2019	-		2018
Restricted for Time:	¢	000 005		¢	520.040
Pledges Receivable	\$	900,995		\$	530,016
Restricted for Purpose:					
Capital Campaign		441,574			-
Other		1,604	_		20,326
Total	\$	1,344,173		\$	550,342

Net assets released from restriction relate to various Southminster initiatives and totaled \$14,822 and \$41,260 for the years ended September 30, 2019 and 2018, respectively.

NOTE 12 LIQUIDITY AND AVAILABILITY

Southminster invests cash in excess of short-term requirements in short-term investments. In addition, Southminster has long-term mutual funds and equity securities which are liquid within one week.

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

	 2019	 2018
Cash and Cash Equivalents	\$ 1,146,841	\$ 970,606
Investments:		
Cash and Cash Equivalents	114,068	468,637
Fixed Income Securities Funds	10,216,462	9,619,587
Equity Securities Funds	7,850,760	12,256,444
Equity Securities	5,684,427	6,253,555
Accounts Receivable, Net	 286,201	 369,660
Total Financial Assets Available to Meet Liquidity Needs	\$ 25,298,759	\$ 29,938,489

NOTE 13 FAIR VALUE MEASUREMENTS

The Corporation uses fair value measurements to record fair value adjustments to certain assets and liabilities and to determine fair value disclosures. For additional information on how the Corporation measures fair value refer to Note 1 – Organization and Summary of Significant Accounting Policies. The following tables present the fair value hierarchy for the balances of the assets and liabilities of the Corporation measured at fair value on a recurring basis as of September 30:

		2019						
Level 1	Level 2	Level 3	Total					
\$ 38,427,887	\$	- \$ -	\$ 38,427,887					
1,767,048			1,767,048					
6,239,382			6,239,382					
2,284,207			2,284,207					
1,653,905	-		1,653,905					
50,372,429			50,372,429					
10,216,462			10,216,462					
7,850,760			7,850,760					
5,684,427	-		5,684,427					
23,751,649			23,751,649					
\$ 74,124,078	\$ -	- \$ -	\$ 74,124,078					
l evel 1			Total					
			. otai					
\$ 72.092.284	\$	- \$ -	\$ 72,092,284					
	•		1,152,048					
			5,238,666					
			2,885,310					
			1,472,159					
82,840,467			82,840,467					
9,619,587			9,619,587					
12,256,444	-		12,256,444					
6,253,555	-		6,253,555					
28,129,586			28,129,586					
	 \$ 38,427,887 1,767,048 6,239,382 2,284,207 1,653,905 50,372,429 10,216,462 7,850,760 5,684,427 23,751,649 \$ 74,124,078 Level 1 \$ 72,092,284 1,152,048 5,238,666 2,885,310 1,472,159 82,840,467 9,619,587 12,256,444 6,253,555 	Level 1 Level 2 \$ $38,427,887$ \$ 1,767,048 - 6,239,382 - 2,284,207 - 1,653,905 - 50,372,429 - 10,216,462 - 7,850,760 - 5,684,427 - 23,751,649 - \$ 74,124,078 \$ Level 1 Level 2 \$ 72,092,284 \$ 1,152,048 - 5,238,666 - 2,885,310 - 1,472,159 - 82,840,467 - 9,619,587 - 12,256,444 - 6,253,555 -	Level 1 Level 2 Level 3 \$ 38,427,887 \$ - \$ - 1,767,048 - - 6,239,382 - - 2,284,207 - - 1,653,905 - - 50,372,429 - - 10,216,462 - - 7,850,760 - - 5,684,427 - - 23,751,649 - - \$ 74,124,078 \$ - \$ - 2018 - - 2018 - \$ - 2018 - \$ - 2018 - - 2018 - - 23,751,649 - \$ - 23,751,649 - \$ - 2018 - \$ - 2018 - \$ - 2,284,0,467 - - 3,472,092,284 - \$ - 5,238,666 - -					

NOTE 14 FUNCTIONAL EXPENSES

Program, management, and fundraising expenses for the years ended September 30, 2019 and 2018 are summarized as follows:

				20)19		
		Program	М	anagement			
	Services		а	nd General	F	undraising	 Total
Salaries, Wages, and Employee Benefits	\$	12,319,508	\$	2,494,029	\$	62,795	\$ 14,876,332
Maintenance, Housekeeping, and Utilities		2,345,805		57,528		-	2,403,333
Food and Related Supplies		1,414,359		-		-	1,414,359
Insurance		-		198,210		-	198,210
Consulting and Professional Fees		83,236		149,535		93,850	326,621
Other Operating Expenses		1,079,618		1,140,242		21,240	2,241,100
Depreciation		6,030,522		128,282		-	6,158,804
Amortization of Deferred Costs		2,977		-		-	2,977
Interest Expense		2,312,737		49,197		-	2,361,934
Loss on Disposal of Assets		21,886		-		-	 21,886
Total Functional Expenses	\$	25,610,648	\$	4,217,023	\$	177,885	\$ 30,005,556

			20)18		
	 Program	Μ	anagement			
	 Services	a	nd General	F	undraising	 Total
Salaries, Wages, and Employee Benefits	\$ 11,670,948	\$	2,147,297	\$	56,902	\$ 13,875,147
Maintenance, Housekeeping, and Utilities	2,303,636		39,008		-	2,342,644
Food and Related Supplies	1,375,929		-		-	1,375,929
Insurance	-		187,052		-	187,052
Consulting and Professional Fees	79,184		87,688		82,271	249,143
Other Operating Expenses	861,246		832,023		37,741	1,731,010
Depreciation	5,849,238		124,426		-	5,973,664
Amortization of Deferred Costs	-		-		-	-
Interest Expense	2,361,675		50,238		-	2,411,913
Loss on Disposal of Assets	 12,825		-		-	 12,825
Total Functional Expenses	\$ 24,514,681	\$	3,467,732	\$	176,914	\$ 28,159,327

The combined financial statements report certain categories of expenses that are attributable to more than one program or supporting function. Therefore, these expenses require allocation on a reasonable basis that is consistently applied. The expenses that are allocated on a square footage basis include depreciation and interest expense.

NOTE 15 COMMITMENTS AND CONTINGENCIES

Health Care Industry

The Corporation is subject to legal proceedings and claims which arise in the ordinary course of business. The Corporation maintains liability insurance coverage for claims occurring during the policy year. Occurrence-based policies need only to be in effect on the date that an accident causing damage occurs in order to trigger coverage. In management's opinion, adequate provision has been made for amounts expected to be paid under the policy's deductible limits for claims not covered by the policy and any other uninsured liability.

NOTE 15 COMMITMENTS AND CONTINGENCIES (CONTINUED)

Self-Insured Health Plan

The Corporation is self-insured for its employee health plan and purchases specific stoploss protection for all claims over \$90,000 and aggregate stop-loss protection for total claims which exceed \$1,000,000. An accrual for the self-insurance program was established to provide for estimated claims incurred through September 30, 2019, but not reported. This accrual totaled approximately \$89,000 and \$155,000 at September 30, 2019 and 2018, respectively, and is included in Accrued Payroll and Employee Benefits on the combined balance sheets.

Terrace Projects

In December 2017, the Corporation signed a construction contract to build and furnish a 30-unit independent living building. The contract cost was \$18,414,239 as originally designed, with \$1,314,098 in executed change orders. A combination of funds from the 2017 and 2018 Bank Loans, as well as the Series 2018 Bonds, were used to pay for the costs of the project (see Note 7). The first Terrace project was completed and fully occupied during the year ended September 30, 2019. Entrance fees totaling \$15,838,528 were received during the year ended September 30, 2019 and applied to outstanding amounts on the 2017 and 2018 Bank Loans.

In October 2018, the Corporation signed a construction contract to begin work on the building and furnishing of a 36-unit independent living building. The contract stipulates that the cost of the project is to be capped at \$33,832,322 as originally designed. Change orders totaling \$372,908 have been executed. As of September 30, 2019, there are \$21,179,592 in remaining construction costs, including retainage. A combination of funds from the 2017 and 2018 Bank Loans, as well as the Series 2018 Bonds, will be used to pay for the costs of the project (see Note 7). The second Terrace project is expected to be completed in August 2020.

Health Center Replacement Project

In May 2018, the Corporation signed a construction contract to build and furnish a replacement health center. The contract stipulates that the cost of the project is to be capped at \$57,165,009 as originally designed. Change orders totaling \$1,486,821 have been executed. As of September 30, 2019, there are \$31,104,177 in remaining construction costs, including retainage. Funds from the Series 2018 Bonds will be used to pay for the costs of the project (see Note 7). The health center replacement project is expected to be completed in August 2020.

Lease Agreement

During the year ended September 30, 2018, the Corporation terminated a lease agreement and entered into a new lease agreement with a third-party hospice provider. As part of those agreements, the Corporation committed to \$1,404,743 in capital improvements to future space in the replacement health center currently in the early site work phase of construction. \$400,000 of this commitment was paid during the year ended September 30, 2019.

NOTE 16 FUTURE ACCOUNTING AND REPORTING REQUIREMENTS

In February 2016, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2016-02, *Leases*, which adds ASC 842 and updates various other sections throughout the ASC. The standard attempts to increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet while disclosing relevant information regarding leasing arrangements. The ASU is currently effective for the Corporation for the year ending September 30, 2020. Management believes this standard will not have a material impact on the combined financial statements.

In January 2016, the Financial Accounting Standards Board (FASB) issued ASU 2016-01, *Financial Instruments*. This new accounting standard requires unrealized gains and losses resulting from the change in fair value of investments other than debt securities to be included within the Corporation's performance indicator on the statements of operations and changes in net assets (deficit). The ASU is currently effective for the Corporation for the year ending September 30, 2020. Management has not yet determined the impact this standard could have on the combined financial statements.

Investment advisory services are offered through CliftonLarsonAllen Wealth Advisors, LLC, an SEC-registered investment advisor. | CliftonLarsonAllen LLP



ATTACHMENT 2 -

- Five Year Forecast

SOUTHMINSTER, INC.

PROJECTED FINANCIAL STATEMENTS AND INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

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

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INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

Board of Directors Southminster, Inc. Charlotte, North Carolina

Management is responsible for the accompanying projected financial statements of Southminster, Inc. (the Corporation), which comprise the projected balance sheets as of September 30, 2020, 2021, 2022, 2023 and 2024, and the related projected statements of operations and changes in net deficit, and cash flows for the years then ending, and the related summaries of significant projection assumptions and accounting policies in accordance with the guidelines for presentation of a financial projection established by the American Institute of Certified Public Accountants (AICPA). We have performed a compilation engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. We did not examine or review the projected financial statements nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion, nor provide any form of assurance on this projection.

Furthermore, even if Southminster is able to construct, finance, fill, and operate the Retrofit Project (the "Hypothetical Assumption" as defined hereinafter) there will usually be differences between the projection and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

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

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

Clifton Larson Allen LLF

CliftonLarsonAllen LLP

Charlotte, North Carolina February 27, 2020



SOUTHMINSTER, INC.

PROJECTED STATEMENTS OF OPERATIONS AND CHANGES IN NET DEFICIT ASSUMING THE HYPOTHETICAL ASSUMPTION DESCRIBED IN PAGE 5 FOR THE YEARS ENDING SEPTEMBER 30,

		2020		2021	2022		2023	2024
REVENUES, GAINS, AND OTHER SUPPORT		2020		2021	2022		2023	2024
Independent Living Revenue	\$	14.900.097	\$	17.477.857	\$ 18,743,543	\$	20.340.047	\$ 20,807,546
Healthcare Revenue	Ŷ	9.410.573	Ŷ	9.899.777	10.353.148		11.081.168	11.591.189
Earned Entrance Fees		6,538,072		8,786,202	10,379,932		10,469,266	10,604,993
Investment Income		601,645		718,969	689,916		733,520	789,844
Contributions		360,000		370.800	381,924		393,382	405,183
Other Income		913,816		1,158,173	1,201,447		1,229,516	1,254,216
Total Revenues, Gains and Other Support		32,724,203		38,411,778	41,749,910		44,246,899	45,452,971
OPERATING EXPENSES:								
Healthcare Expenses		4,770,756		5,152,069	5,315,742		5,478,707	5,648,029
Administrative Expenses		4,708,659		4,875,784	5,008,089		5,289,358	5,474,949
Maintenance Expenses		3,680,183		4,122,623	4,296,601		4,505,968	4,641,876
Laundry Expenses		160,372		167,696	174,004		185,638	191,260
Housekeeping Expenses		1,347,245		1,481,265	1,529,849		1,595,875	1,643,930
Dietary Expenses		4,389,803		4,787,443	4,957,450		5,160,889	5,318,038
Other Expenses		3,665,714		3,839,157	3,983,263		4,102,762	4,225,846
Depreciation		6,716,637		10,232,003	10,681,091		11,269,657	11,482,270
Amortization		9,300		19,765	19,765		19,765	19,765
Interest Expense		2,675,385		6,749,842	6,944,719		6,576,605	6,375,410
Total Operating Expenses		32,124,054		41,427,647	42,910,573		44,185,224	45,021,373
OPERATING INCOME (LOSS)		600,149		(3,015,869)	(1,160,663)	61,675	431,598
OTHER CHANGES IN NET ASSETS WITHOUT DONOR RESTRICTIONS:								
Net assets released from restrictions		-		-	-		962,438	144,094
INCREASE IN UNRESTRICTED NET ASSETS (DEFICIT) WITHOUT DONOR RESTRICTIONS	\$	600,149	\$	(3,015,869)	\$ (1,160,663)\$	1,024,113	\$ 575,692
NET ASSETS (DEFICIT) WITHOUT DONOR RESTRICTIONS, BEGINNING OF YEAR		(11,096,744)			\$ (13,512,464		(14,673,127)	
NET ASSETS (DEFICIT) WITHOUT DONOR RESTRICTIONS, END OF YEAR	\$	(10,496,595)	\$ ((13,512,464)	\$ (14,673,127)\$	(13,649,014)	\$ (13,073,322)
NET ASSETS WITH DONOR RESTRICTIONS								
Net assets released from restrictions	\$	-	\$	-	ş -	\$	(962,438)	\$ (144,094)
Contributions		93,600		12,400	12,500		12,500	13,500
CHANGE IN NET ASSETS WITH DONOR RESTRICTIONS	\$	93,600	\$	12,400	\$ 12,500	\$	(949,938)	\$ (130,594)
NET ASSETS WITH DONOR RESTRICTIONS, BEGINNING OF YEAR	\$	1,344,173	\$	1,437,773	5 1,450,173	\$	1,462,673	\$ 512,735
NET ASSETS WITH DONOR RESTRICTIONS, END OF YEAR	\$	1,437,773	\$	1,450,173	\$ 1,462,673	\$	512,735	\$ 382,141
CHANGE IN NET ASSETS (DEFICIT)	\$	693,749	\$	(3,003,469)	\$ (1,148,163)\$	74,175	\$ 445,098
NET DEFICIT, BEGINNING OF YEAR	\$	(9,752,571)	\$	(9,058,822)	\$ (12,062,291)\$	(13,210,454)	\$ (13,136,279)
NET DEFICIT, END OF YEAR	\$	(9,058,822)	\$ ((12,062,291)	\$ (13,210,454) \$	(13,136,279)	\$ (12,691,181)

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

SOUTHMINSTER, INC. PROJECTED STATEMENTS OF CASH FLOWS ASSUMING THE HYPOTHETICAL ASSUMPTION DESCRIBED IN PAGE 5 FOR THE YEARS ENDING SEPTEMBER 30,

	2020	2021	2022	2023		2024
CASH FLOWS FROM OPERATING ACTIVITIES						
Change in net deficit	\$ 693,749	\$ (3,003,469)	\$ (1,148,163)	\$ 74,175	\$	445,098
Adjustments to reconcile change in net deficit						
to net cash provided by operating activities:						
Depreciation and amortization	6,725,937	10,251,768	10,700,856	11,289,422		11,502,035
Amortization of debt issuance cost	113,003	145,003	170,651	131,623		131,623
Change in other assets	72,133	116,701	146,386	71,710		50,300
Increase in prepaids and receivables	(36,361)	(29,937)	(50,178)	14,462		(38,981)
Increase (decrease) in current liabilities	73,915	(17,365)	23,709	18,357		17,818
Earned entrance fees	(6,538,072)	(8,786,202)	(10,379,932)	(10,469,266)	((10,604,993)
Amortization of premium	(589,558)	(573,840)	(557,505)	(540, 397)		(522,440)
Net cash provided by (used in) operating activities	514,746	(1,897,341)	(1,094,176)	590,086		980,460
CASH FLOWS FROM INVESTING ACTIVITIES						
Decrease (Increase) in investments	3,855,089	2,184,413	1,651,933	(532,311)		(3,154,901)
Fixed asset additions	(70,588,752)	(23,764,474)	(12,064,000)	(4,243,600)		(4,370,908)
Decrease (increase) in assets limited as to use	39,605,671	3,405,538	(531,366)	161,263		(239,557)
Net cash used in investing activities	(27,127,992)	(18,174,523)	(10,943,433)	(4,614,648)		(7,765,366)
CASH FLOWS FROM FINANCING ACTIVITIES						
Proceeds from entrance fees and deposits, net	11,253,416	21,647,864	22,976,001	10,638,000		11,192,000
Proceeds from bank loans	22,460,989	15,164,000	7,468,000	-		-
Debt issuance costs	-	(224,000)	-	-		-
Repayments of long-term debt	(7,858,000)	(16,256,000)	(18,056,392)	(5,113,438)		(4,407,094)
Net cash provided by financing activities	25,856,405	20,331,864	12,387,609	5,524,562		6,784,906
NET INCREASE IN CASH AND CASH EQUIVALENTS	\$ (756,841)	\$ 260,000	\$ 350,000	\$ 1,500,000	\$	-
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	\$ 1,146,841	390,000		1,000,000		2,500,000
CASH AND CASH EQUIVALENTS, END OF YEAR	\$ 390,000	650,000			\$	2,500,000
Supplementary Disclosure: Interest paid during year	\$ 5.824.961	\$ 7.403.494	\$ 7.823.975	\$ 7.240.725	\$	7.031.225

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

SOUTHMINSTER, INC. PROJECTED BALANCE SHEETS ASSUMING THE HYPOTHETICAL ASSUMPTION DESCRIBED IN PAGE 5 AT SEPTEMBER 30,

	2020 2021 2022 2023 2024
ASSETS	2020 2021 2022 2023 2024
CURRENT ASSETS	
Cash and Cash Equivalents	\$ 390,000 \$ 650,000 \$ 1,000,000 \$ 2,500,000 \$ 2,500,000
Short-Term Investments	3,200,000 2,997,392 -
Accounts Receivable, Net	294,787 303,631 312,740 322,122 331,786
Other Current Assets	1,711,917 1,733,010 1,774,079 1,750,235 1,779,552
Assets Limited As To Use - Current	5,597,789 5,590,925 5,643,050 5,697,675 5,754,550
Total Current Assets	11,194,493 11,274,958 8,729,869 10,270,032 10,365,888
ASSETS LIMITED AS TO USE	
Bond Funds	5,597,789 5,590,925 5,643,050 5,697,675 5,754,550
Debt Service Reserve Funds and Project Fund	13,029,538 9,029,538 9,029,538 9,029,538 9,029,538
Southminster Community Fund	50,000 50,000 50,000 50,000 50,000
Capital Campaign Fund	636,438 811,938 962,438
Operating Reserve Fund Required Under North Carolina Statutes	5,680,683 6,106,509 6,435,250 7,181,800 7,364,482
Total Assets Limited As To Use	24,994,448 21,588,910 22,120,276 21,959,013 22,198,570
Less Current Portion	(5,597,789) (5,590,925) (5,643,050) (5,697,675) (5,754,550
Assets Limited As To Use, Net of Current Portion	19,396,659 15,997,985 16,477,226 16,261,338 16,444,020
PROPERTY AND EQUIPMENT	271,029,240 286,452,032 298,516,032 302,759,632 307,130,540
Less Accumulated Depreciation	(79,612,134) (85,879,929) (96,561,020) (107,830,677) (119,312,947
Net Property and Equipment	191,417,106 200,572,103 201,955,012 194,928,955 187,817,593
LONG-TERM INVESTMENTS	16,810,628 14,828,823 16,174,282 16,706,593 19,861,494
DEFERRED COSTS AND OTHER ASSETS	991,004 854,538 688,387 596,912 526,847
TOTAL ASSETS	\$ 239,809,890 \$ 243,528,407 \$ 244,024,776 \$ 238,763,830 \$ 235,015,842
	2020 2021 2022 2023 2024
LIABILITIES AND NET ASSETS (DEFICIT)	
CURRENT LIABILITIES	
Accounts Payable	\$ 5,500,000 \$ 1,156,202 \$ 1,190,888 \$ 1,226,615 \$ 1,263,413
Accrued Expenses	1,194,105 1,229,928 1,266,826 1,304,831 1,343,976
Accrued Interest	3,562,789 3,475,925 3,428,050 3,372,675 3,314,550
Current Portion of Long-Term Debt	2,035,000 2,115,000 4,151,000 4,263,000 4,378,000
Total Current Liabilities	12,291,894 7,977,055 10,036,764 10,167,121 10,299,939
LONG-TERM DEBT, NET OF CURRENT PORTION	165,984,939 164,239,099 151,057,202 145,291,367 140,246,833
Less Bond Issue Cost	(2,509,511) (2,588,508) (2,417,857) (2,286,234) (2,154,611
Long-Term Debt, Net	163,475,428 161,650,591 148,639,345 143,005,133 138,092,222
ADVANCE ENTRANCE FEE DEPOSITS	2,198,835 831,699 831,699 831,699 831,699
DEFERRED REVENUE - NONREFUNDABLE ENTRANCE FEES	33,577,323 40,920,087 53,903,368 62,644,648 63,424,560
DEFERRED REVENUE - REFUNDABLE ENTRANCE FEES	13,714,681 16,713,839 17,045,207 9,043,173 9,317,040
REFUNDABLE ENTRANCE FEES	23,610,551 27,497,427 26,778,847 26,208,335 25,741,563
Total Liabilities	248,868,712 255,590,698 257,235,230 251,900,109 247,707,023
NET ASSETS (DEFICIT):	
	(10,496,595) (13,512,464) (14,673,127) (13,649,014) (13,073,322
Net Assets (Deficit) Without Donor Restrictions	
Net Assets (Deficit) Without Donor Restrictions Net Assets With Donor Restrictions	1,437,773 1,450,173 1,462,673 512,735 382,141

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

Background and Information

Basis of Presentation

The accompanying financial projection presents, to the best of the knowledge and belief of management ("Management") of Southminster, Inc., a North Carolina nonprofit corporation (the "Corporation"), the Corporation's expected financial position, results of operations and cash flows as of September 30, 2020, 2021, 2022, 2023 and 2024 and for each of the years then ending (the "Projection Period").

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

Management has prepared its financial projection assuming the following hypothetical assumptions (the Hypothetical Assumption"):

• Management assumes that Southminster would construct, finance, fill and operate the Retrofit Project, as described further hereinafter.

Hypothetical assumptions are not derived from sources that are based upon supporting documentation such as contracts, agreements or other empirical data. Because of the nature of financial projections, a hypothetical assumption is not intended to provide a reasonable basis for the presentation.

Accordingly, the financial projection reflects Management's judgment as of February 27, 2020, the date of this projection, of the expected conditions and its expected course of action during the projected period. The assumptions disclosed herein are the assumptions which Management believes are significant to the financial projection. There usually will be differences between the projection and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

The financial projection does not include Southminster Foundation, Inc. (the "Foundation"), an affiliate of the Corporation. The activities of the Southminster Foundation, Inc., have ceased and are expected to remain inactive during the Projection Period. The Foundation is not obligated for any payments under the Series 2016 Bonds, Series 2018 Bonds, or any taxable bank loans entered into by the Corporation.

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

Background of the Corporation

The Corporation owns and operates a Life Plan Community (also known as continuing care retirement community) known as "Southminster" located in Charlotte, North Carolina. Southminster offers its residents use of independent living units and care in its health center in accordance with the terms of a Residence and Services Agreement (as defined subsequently hereinafter) entered into by the Corporation with each resident.

The Corporation is a North Carolina nonprofit corporation organized in 1984 to construct and operate Southminster. The Corporation has received a determination that it is exempt from federal income taxation under Section 501(a)

See accompanying Independent Accountants' Compilation Report

Background and Information (continued)

of the Internal Revenue Code of 1986, as amended (the "Code"), as an organization described in Section 501(c)(3) of the Code. Southminster opened for operations in May 1987.

Southminster is not a legal entity separate from the Corporation. Southminster is the name under which the Corporation operates its Life Plan Community. The management and staff of the Corporation, under the direction of the board of directors of the Corporation, manage Southminster.

Southminster Foundation, Inc. (the "Foundation") is a North Carolina nonprofit corporation that was established to operate exclusively for the benefit of the Corporation, primarily through financial support to residents of Southminster who are unable to meet their financial obligations. Effective October 1, 2013, the operations of the Foundation were moved into the operations of Southminster. As such, the financial projections included herein contain contribution income and resident support previously recorded on the books and records of the Foundation.

The business and other affairs of the Corporation are governed by a 17-member board of directors, comprised of 13 voting members, 1 non-voting founding director and 3 non-voting Chairs Emeritus. The Corporation is affiliated with Christ Episcopal Church and Myers Park Baptist Church, both of which are located in Charlotte, North Carolina. Although not all of the directors are associated with the sponsoring churches, the governing bodies of the two churches ratify those persons nominated to serve as directors.

Southminster is an entrance fee community located on approximately 27 acres of land at 8919 Park Road, Charlotte, North Carolina, consisting of 29 (with one unit being temporarily offline during construction of the Projects, as defined hereinafter) one-story duplex-triplex cottage units, 30 Terrace units (discussed below), and a main building that includes 210 (with one unit being temporarily offline during construction of the Projects, as defined hereinafter) independent living apartments, dining rooms, the main kitchen, common rooms for activities and social interactions, a library, administrative offices, and all the necessary support service areas for the normal functioning of the community (e.g., maintenance, housekeeping, resident storage spaces, etc.). The main building also houses the existing health care center (the "Health Center" or the "Existing Health Center") with 25 licensed assisted living and memory support beds (all private) and 60 licensed nursing beds (56 private and 4 semi-private).

Existing Independent Living Units

The existing independent living units of Southminster (the "Existing Independent Living Units") consist of apartments and duplex/triplex cottage units. The apartments are contained within three- and eight-story main buildings and are connected to common areas and healthcare service facilities via enclosed walkways and elevators. Floor plans vary depending on location and include studio, one, and two-bedroom units, with either one or two bathrooms. Most units include either a patio or balcony, storage facilities, monitored emergency fire and safety systems, and central heating and air conditioning with individual thermostatic controls. Some units also include washer/dryer units. The cottage floor plans also vary in design and size, but include two bedrooms and a den. Southminster has combined some units in its original building to make larger units and continues to look for further opportunities to do so.

Terraces 1 Project

The Corporation has completed construction for the addition of 30 independent living units (the "Terraces 1 Independent Living Units," the "Terraces 1 Project," or "Terraces 1"). The Terraces 1 Independent Living Units are located on the existing campus. The design of Terraces 1 are sometimes referred to as "hybrids" since each building captures the socialization and community sometimes found in larger buildings along with some of the independent experience often times associated with cottages. All residents have access to underground parking, and elevators to each building floor. Furthermore, units have at least two sides with windows, greatly enhancing lighting and visual access to the outdoors. Construction of Terraces 1 began December 2017. A Temporary

Background and Information (continued)

Certificate of Occupancy was issued on May 6, 2019 and move-ins began. A Certificate of Occupancy was subsequently issued on June 24, 2019 and by July 31, 2019 all 30 Terraces 1 homes were occupied.

Terraces 2 Project

Management is in the process of constructing 36 new independent living units (the "Terraces 2 Independent Living Units," the "Terraces 2 Project," "Terraces 2" or "Future Project IL Units"). The Terraces 2 Independent Living Units will be located on the existing campus and will be similar in design to the Terraces 1 Project and most units are planned to have at least two sides with windows. A two-level underground parking deck is being constructed to add additional parking for the campus. Buildings will have elevators to each building floor. Construction began October 2018 and is expected to be completed in August 2020. All 36 units have been presold.

HC Replacement Project

The Corporation is in the process of construction that replaces the existing nursing, assisted living and memory support units with a new replacement building that will greatly enhance the resident experience by creating programming and living space more aligned with person centered care (the "HC Replacement Project"). The HC Replacement Project will not add any additional healthcare units to the campus and is a complete replacement of the Existing Health Center. In addition to the replacement of the Existing Health Center. In addition to the replacement of the Existing Health Center, the Corporation is in the process of construction that improves a number of common areas, provides a reconfigured loading dock, and a significant addition to structured parking on the campus. Construction began with early site work in April 2018 and is expected to be completed in August 2020.

As noted above, the HC Replacement Project will replace the Existing Health Center although the complement of total units will remain the same. Management notes that the generic use of the term "Health Center" describes in aggregate the complement of assisted living units and nursing units, whether before or after completion of the HC Replacement Project.

Retrofit Project

Upon completion of the HC Replacement Project, Management is planning to renovate vacated space and add 24 additional independent living units in the space that was previously occupied. This independent living unit addition is currently in the design and preconstruction phases. Management has included this project in its projection as it believes that it is likely that it will proceed with the Retrofit Project. As of the date of this report, Management is in the planning phase and has included the construction, operations and fill of the Retrofit Project as a hypothetical assumption. As used hereafter, "Retrofit Project" or "Retrofit" both are used in reference to the Retrofit Project.

Collectively hereinafter, the Terraces 2 Project, the HC Replacement Project, and the Retrofit Project will collectively be known as the Projects.

Assisted Living

The Health Center includes 25 licensed assisted living units (all private) with additional memory support care, where needed. Each unit is equipped with individually controlled heating and air-conditioning, cable hook-ups, a phone jack and an emergency call system. Assisted living residents receive nursing staff attention daily. Residents also receive assistance with medication, bathing, dressing and grooming; linen and housekeeping service; activities and social service programs; and meals three times per day. Residents may be directly admitted into this level of care from the outside community under a Residence and Services Agreement. Upon completion of the HC Replacement Project, all assisted living units will be one-bedroom suites.

Nursing Care

The Health Center also includes 60 licensed nursing care beds (56 private and 4 semi-private). The Health Center provides nursing care residents 24-hour supervision and assistance in activities of daily living and health-related

See accompanying Independent Accountants' Compilation Report

Background and Information (continued)

care. Bathing facilities, a dining room, and common rooms are also included in this area. Residents may be directly admitted into this level of care from the outside community under a Residence and Services Agreement. Upon completion of the HC Replacement Project, all nursing units will be private rooms with their own bathrooms with showers.

Common Areas

The common areas are located throughout the main building. They serve as gathering places for residents and include a wellness aquatic center, theater, dining rooms, multi-purpose rooms, lounges, central kitchen, library, administration areas, common rooms for activities and social interactions, resident storage spaces, exercise room, and facilities for beautician services. Southminster may also provide facilities for the sale of sundry items, and other amenity areas dependent on Southminster's determination of demand or the availability of providers.

Residents moving into Southminster are admitted under a Residence and Services Agreement, which specifies the terms and conditions, and obligations for residing at Southminster. For copies of the Residence and Services Agreement, please refer to the disclosure statement.

Table 1 Unit Configuration Before and After Completion of the Projects by Type, Number and Weighted Average Square Footage

Unit Type	Existing Facility and Terraces 1 Project Number of Units ⁽¹⁾	Number of Existing	2 Project Number	HC Replacement Project Number of Units	Project	Total	Existing Average Square Footage by Unit Type	Terraces 2 Project Average Square Footage by Unit Type	HC Replacement Project Average Square Footage by Unit Type	Retrofit Project Average Square Footage by Unit Type
Independent Living Units										
Apartments:										
Studio	2					2	292			
One-bedroom	46				2	48	598 - 782			950
One-bedroom/den	12					12	955 - 1,137			
One-bedroom with den-expansion	24					24	1,080 - 1,390			
Two-bedrooms	43				15	58	955 - 1,345			1,225 - 1,750
Two-bedrooms-expansion	29					29	1,280 - 2,260			
Two-bedrooms/den or great room	16				7	23	1,276 - 1,995			1,570 - 2,050
Two-bedrooms with den-expansion	36					36	1,465 - 3,190			
Terraces:										
Two-bedrooms	6		6			12	1,383 - 1,563	1,483		
Two-bedrooms with den	24		30			54	1,602 - 2,140	1,602 - 2,140		
Cottages:										
Small sunroom	4					4	1,500			
Large sunroom	25					25	1,800 - 1,900			
Total Independent Living Units	267	-	36	-	24	327				
Assisted Living										
Assisted Living	25	(25)		25		25	256 - 308		600	
Skilled Nursing										
Private	56	(56)		60		60	150		300	
Semi-private	4	(4)		0		0	200			
Total Health Care Units and Bed	85	(85)	-	85	0	85				
Total Campus Units and Beds	352	(85)	36	85	24	412				

Source: Management

Notes: (1) Two guest rooms have been excluded from the unit count above. Two units temporarily offline due to construction are included in the unit count above.

See accompanying Independent Accountants' Compilation Report

Background and Information (continued)

Table 2 Timeline for the Projects						
Event	HC Replacement	Terraces 2	Retrofit Project			
Obtain Bank Financing	N/A	N/A	August - October 2020			
Began construction	April 2018	October 2018	October 2020			
Projected construction completion	August 2020	August 2020	April 2022			
Resident transfer and relocation completed	October 2020	N/A	N/A			
Fill-up begins	(1)	August 2020	April 2022			
Stablized Occupancy Achieved	(1)	March 2021	September 2022			

Source: Management

Note:

(1) Existing Health Center residents are projected to transfer to the replacement units upon opening of the replacement units.

Summary of Significant Accounting Policies

Basis of Accounting

The Corporation maintains its accounting and financial records using the accrual method of accounting.

Cash and Cash Equivalents

All liquid investments with a maturity of three months or less at the time of purchase and not limited as to their use or designated as long-term investments are considered to be cash equivalents.

Accounts Receivable, Net

Accounts receivable consist of resident monthly service fees and other resident charges. When deemed necessary, the Corporation provides an allowance for uncollectible accounts using management's estimate about the collectability of any past due accounts. Accounts past due are individually analyzed for collectability. Accounts receivable that management determines will be uncollectible are written off upon such determination.

Assets Limited as to Use

Assets limited as to use include funds held by the trustee under bond indenture agreements, the Southminster Community Fund, the operating reserve required by the North Carolina Department of Insurance, and proceeds from the capital campaign for the Replacement Health Center.

Management classifies as current the portion of assets whose use is limited that are available to meet current liabilities.

Property and Equipment

Property and equipment is stated at cost. Assets contributed to the Corporation are recorded at their fair market value at the date of receipt. Routine maintenance, repairs, renewals, and replacement costs are charged to expense. Expenditures which materially increase the value, change the capacities or extend the useful lives of existing assets are capitalized. Depreciation is computed by the straight-line method over the estimated useful lives of the assets, which range from 3 to 30 years. Interest costs incurred during the construction period of significant construction projects are capitalized as a cost of the constructed asset and amortized over the useful life of the asset.

Long-Term Investments

Investments in equity and debt securities are measured at fair value in the accompanying projected financial statements. Investment income (including realized gains and losses on investments, interest and dividends) is included in operating income unless the income is restricted by donor or law. Unrealized gains and losses on investments, if any, are excluded from operating income.

Short-Term Investments

As a result of the varying cash flow needs associated with the Projects, Management has projected short-term investment needs that it anticipates will be converted and utilized for cash flow management purposes through 2022.

Summary of Significant Accounting Policies (continued)

Deferred Costs and Other Assets

Deferred costs include sales commissions associated with acquiring expansion residential contracts and are deferred until construction is complete and units are available for occupancy. Management amortizes such costs over the estimated average life expectancy of the residents. Other Assets include long-term pledges that consist of promises to pay from various individuals and foundations. Management estimates the present value of such pledges at net realizable value.

Bond Issuance Costs

Issuance discounts are deferred and amortized over the terms of the related bond issue. Debt issuance costs consist of costs incurred from the issuance of revenue bonds benefiting the Corporation and include underwriter's discounts, legal and consulting fees, and printing costs.

Debt issuance costs are presented in the projected balance sheets as a deduction from the carrying amount of the related liability and amortization expense associated with the debt issuance costs is shown as a component of interest expense.

Entrance Fees

The Residence and Services Agreement, which is entered into at the time a prospective resident pays a deposit equal to 10% of the published entrance fee, specifies the services to be provided by the Corporation and the respective rights and duties of the Corporation and resident. The liability associated with these advance deposits is reported as advance entrance fee deposits in the accompanying projected balance sheets. Prospective residents applying for direct admission to the Health Center are subject to the same terms and conditions as those applying for independent living units.

The Corporation offers a standard contract in which entrance fees may be refunded on a pro rata basis to residents vacating a unit in the first 20 months of occupancy. Once a unit is occupied, entrance fees are recorded as deferred entrance fee revenue. The deferred revenue on standard contracts is recognized as income over the actuarially determined life of the resident.

The Corporation offers two refundable entrance fee plans. Under these plans, a new resident can elect to pay a higher entrance fee, a portion of which is refundable when the unit is vacated and subsequently occupied by a new resident. The refundable fees under this option are classified in the accompanying projected balance sheets as refundable entrance fees.

Net Assets (Deficit)

Net assets with donor restrictions are those whose use by the Corporation has been limited by donors to a specific time period or purpose. The Corporation reports contributions of cash and other assets as restricted support if they are received with donor stipulations that limit the use of the donated assets. 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 and reported in the projected statements of operations and changes in net assets released from restrictions. Donor-restricted contributions whose restrictions are met in the same reporting period as received are reflected as unrestricted contributions in the accompanying projected financial statements. The Corporation's net assets with donor restrictions are comprised of net assets that are temporarily restricted in nature either due to a time or purpose restriction. The Corporation does not project any donor restricted net assets that are permanent in nature. In 2023 and 2024, the Corporation has projected that approximately \$962,438 and

See accompanying Independent Accountants' Compilation Report

Summary of Significant Accounting Policies (continued)

\$144,094, respectively, of donor restricted net assets will meet its purpose or time restriction (for use towards the repayment of debt related to the health care expansion or for the payment of construction and other costs of the Projects in excess of contracted amounts) as noted on the projected statements of operations and changes in net assets.

The Corporation reports contributions of property and equipment (or other long-lived assets) as unrestricted support unless explicit donor stipulations specify how the donated assets must be used. Contributions of long-lived assets with explicit restrictions that specify how the assets are to be used and contributions of cash or other assets that must be used to acquire long-lived assets are reported as restricted support. Absent explicit donor stipulations about how long these assets must be maintained, the Corporation reports expirations of donor restrictions when the donated or acquired longlived assets are placed in service.

Estimated Obligation to Provide Future Services to Continuing Care Residents

The Corporation annually calculates the present value (using a six percent discount factor) of the net cost of future services and the use of facilities to be provided to current residents and compares that amount with the balance of deferred entrance fee revenue. If the present value of the estimated cost of future services and use of facilities to be provided to current residents exceeds the deferred revenue from entrance fees and the present value of periodic fees, a liability is recorded (obligation to provide future services) with the corresponding change to income. Management does not projection a liability for the Projection Period.

Independent Living Revenue and Healthcare Revenue, and Other Income

Independent living revenue and healthcare revenue consists of monthly resident Independent Living Unit and Health Center per diem charges and other revenues associated with resident services and are recorded when earned.

Home care revenue associated with off-campus cases is included in other income during the Projection Period.

Income and Property Taxes

The Corporation is a nonprofit organization as described in Section 501(c)(3) of the Internal Revenue Code and is exempt from federal income taxes on related income pursuant to Section 501(a) of the Code. The Corporation is also exempt from state income taxes and files for, and receives, reimbursement for paid sales taxes.

The Corporation is also currently exempt from property taxes. Management has projected that they will continue to be exempt from property taxes during the Projection Period.

The Corporation adopted guidance in the income tax standard regarding recognition and measurement of uncertain tax positions. The implementation has had no impact on the Corporation's projected financial statements.

Use of Estimates

The preparation of projected financial statements in conformity with U.S. generally accepted accounting principles 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 projected financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

Summary of Significant Accounting Policies (continued)

Risks and Uncertainties

The Corporation holds investments in a variety of investment funds. In general, investments are exposed to various risks, such as interest rate, credit and overall market volatility risk. While no changes in investments have been projected, due to the level of risk associated with certain investments, it is reasonably possible that changes in the values of the investments will continue to occur in the near term and that such changes could materially affect the Corporation's investment balances and the amounts reported in the projected balance sheets of the Corporation.

Management's Basis for Projection of Revenue

Revenue for the Corporation is generated primarily as follows:

- Independent Living Revenue- Reflects revenue from monthly service fees for the Existing Independent Living Units, Terraces 2, and the Retrofit Project.
- Healthcare Revenue- Reflects revenue from per diem charges from the assisted living and nursing residents as well as in-house home care fees.
- Earned Entrance Fees- Reflects revenue (non cash) associated with the amortization of deferred revenue from entrance fees.

Revenue for the Existing Independent Living Units, Terraces 2, and the Retrofit Project is based on the monthly service fees assumed by Management to be charged to the residents and the assumed utilization of the Existing Independent Living Units, Terraces 2, and the Retrofit Project. Healthcare revenues consist of funds generated from services provided to residents transferring from the independent living units, and those services provided to residents directly admitted into either assisted living or nursing. Healthcare revenue also includes home care revenue being provided to residents.

Projected Occupancy Levels

Projected occupancy for the Corporation's Existing Independent Living Units, Terraces 2, and the Retrofit Project is based upon the historical experience of Management and the actuarial report, giving consideration to current economic conditions and expectations of ongoing success in its marketing activities.

Occupancy of the assisted living units and nursing beds is projected to be from Existing Independent Living Units, Terraces 2, and Retrofit Project transfers as well as a limited number of direct admissions. Nursing bed occupancy is based primarily on internal transfers from Existing Independent Living Units, Terraces 2, the Retrofit Project, and assisted living units. Projected resident transfers from independent living to assisted living or nursing have been provided by Management.

The following tables present the projected occupancy for Independent Living Units, as projected by Management. In the table that follows, the overall occupancy and available units is based on the units being open for a partial year.

Table 3 Southminster Projected Utilization of the Existing Independent Living Units, Terraces 2, and the Retrofit Project							
Year Ending September 30,	Average Number of Independent Living Units Occupied	Average Number of Independent Living Units Available	Average Occupancy Percentage				
Projected:							
2020	263	265	99.2%				
2021	297	303	98.0%				
2022	304	315	96.5%				
2023	320	327	97.9%				
2024	320	327	97.9%				

Source: Management

The projected double occupancy percentages in the independent living units are based upon assumptions provided by Management and are as follows:

Table 4 Projected Second Person Occupancy of the Existing Independent Living Units, Terraces 2, and the Retrofit Project

Year Ending September 30,	Average Number of Independent Living Units Occupied	Average Number of Independent Living Units with Double Occupants	Double Occupancy Percentage
Projected:			
2020	263	77	29.3%
2021	297	99	33.3%
2022	304	100	32.9%
2023	320	105	32.8%
2024	320	101	31.6%

Source: Management

The combined 85 Health Center beds are all located on the third floor of the Existing Facility. For reasons of operating efficiency and regulatory requirements, assisted living residents may be placed in a skilled nursing unit (but not vice versa). Daily rates are based on level of care, not the physical location of the resident's room.

Table 5 Southminster Projected Utilization of the Assisted Living and Memory Support Units						
	Average Percent					
Projected Year Ending September 30,	of Available Units	Total Residents	Occupancy			
2020	25	23	92.0%			
2021	25	24	96.0%			
2022	25	24	96.0%			
2023	25	24	96.0%			
2024	25	24	96.0%			

Source: Management

Table 6 Southminster Projected Utilization of the Skilled Nursing Units						
	Average Percent					
Projected Year Ending September 30,	of Available Units	Total Residents	Occupancy			
2020	60	42	70.0%			
2021	60	44	73.3%			
2022	60	46	76.7%			
2023	60	48	80.0%			
2024	60	49	81.7%			

Source: Management

Projected Entrance and Monthly Service Fees

The following tables summarize the entrance fees, monthly service fees and daily rates.

From time to time, Management may implement special incentives and move-in incentives with the effect of reducing the entrance fees or reducing net cash flow depending on the incentive. These are currently not being offered nor are they contemplated during the Projection Period.

Table 7A Southminster		
trance Fees throu	igh September 30, 20	20
Units	Monthly Service Fee ⁽¹⁾	Entrance Fee ⁽²⁾
		\$47,400
		\$99,000 - \$147,000
		\$193,800 - \$267,200
		\$261,200 - \$331,500
		\$204,000 - \$329,600
		\$352,500 - \$602,000
		\$288,400 - \$512,900
		\$395,600 - \$844,600
		\$380,100 - \$412,200
24	\$4,567 - \$5,082	\$452,900 - \$617,000
		\$315,000
25	\$3,877	\$364,000 - \$415,000
		\$409,900 - \$414,900
30	\$4,567 - \$5,082	\$452,900 - \$617,000
	\$1,960	\$25,000
303		
25	\$253	\$25,000 (3)
	\$327	\$25,000 ⁽³⁾
25		
56	\$307	\$10,000 - \$12,500 ⁽³⁾
4	\$303	\$10,000 ⁽³⁾
60		
388		
	Southminster trance Fees throu Units 2 46 12 24 43 29 16 36 6 24 4 25 6 303 25 56 4 60	Southminster trance Fees through September 30, 20 Lnits Monthly Service Fee ⁽¹⁾ 2 $$2,916$ 46 $$3,468 - $3,640$ 12 $$3,754 - $3,938$ 24 $$3,938 - $4,200$ 43 $$3,754 - $4,201$ 29 \$4,200 - \$4,784 16 \$4,201 - \$5,007 36 \$4,418 - \$5,402 24 \$3,3746 25 \$3,877 6 \$4,418 - \$4,492 24 \$3,746 25 \$3,877 6 \$4,461 30 \$4,567 - \$5,082 4 \$3,746 25 \$3,877 6 \$4,461 30 \$4,567 - \$5,082 50 \$3,27 25 \$253 \$327 25 56 \$397 4 \$303 60 \$3497

Source: Management

(1) Residents admitted directly to health care units/beds are charged daily rates, as shown.

(2) Entrance fees listed above are for the Standard Plan (0%) refundable. Management also offers a 90% Refundable Plan and 50% Refundable Plan priced higher than the pricing shown in this table.

(3) Entrance fees required for direct admission residents only.

Table 7B Southminster Projected Retrofit Project Fees through September 30, 2020 ⁽¹⁾							
Unit Type	Units	Monthly Service Fee	Entrance Fee ⁽²⁾				
Retrofit Independent Living Units							
Apartments:							
One-bedroom	2	\$3,754	\$261,250 - \$286,250				
Two-bedrooms	15	\$4,200 - \$4,639	\$336,875 - \$481,250				
Two-bedrooms/den or great room	7	\$4,595 - \$5,082	\$456,750 - \$588,750				
Second Person Fees		\$1,960	\$25,000				
Total Retrofit Project Independent Living Units	24						

Source: Management

- (1) Fees noted above are anticipated to increase 3 percent per year beginning in 2021.
- (2) Entrance fees listed above are for the Standard Plan (0%) refundable. Management also offers a 90% Refundable Plan and 50% Refundable Plan priced higher than the pricing shown in this table.

Increases in fees are generally anticipated to approximate increases in operating expenses during the Projection Period. However, fee increases may be adjusted to reflect actual changes in expenses which could be higher than projected. Entrance fees are continuously reviewed and adjusted as necessary to align with market demands. Management has projected a 3 percent annual increase in fees during the Projection Period.

Entrance Fee Receipts

Entrance fee receipts and refunds are based on information provided by Management based on historical experience, as well as Management's assumptions relating to occupancy during the Projection Period. The following table reflects entrance fees received and refunds paid during the Projection Period for the Corporation, as projected by Management.

Table 8 Southminster Projected Entrance Fee and Deposit Receipts, Net of Refunds							
Projected Year Ending September 30,		2020	2021	2022	2023	2024	
Entrance fees received from unit turnover	\$	8,402,186 \$	10,695,000 \$	12,051,000 \$	12,898,000 \$	13,592,000	
Initial Entrance Fees and Deposits - Terraces 2		5,351,230	12,853,864	-	-	-	
Initial Entrance Fees and Deposits - Retrofit Project		-	-	12,944,000	-	-	
Entrance fees refunded from unit turnover		(2,500,000)	(1,901,000)	(2,018,999)	(2,260,000)	(2,400,000)	
Total entrance fees received, net of refunds	\$	11,253,416 \$	21,647,864 \$	22,976,001 \$	10,638,000 \$	11,192,000	

Source: Management

For purposes of projecting entrance fee receipts, Management has assumed that 75 percent of entrances would select the Standard Refund Plan, 10 percent would select the 50% Refundable Plan, and 15 percent would select the 90% Refundable Plan during the Projection Period.

Investment Income

Investment income consists of interest earnings on cash, cash equivalents, investments, and assets limited as to use, as provided by Management. Management has assumed that its cash, cash equivalents, investments, and assets limited as to use would earn investment income throughout the Projection Period.

The following table reflects Management's assumed realized investment earning rates during the Projection Period.

Table 9Investment Income Earnings RatesProjected Years Ending September 30,

	2020	2021	2022	2023	2024
Cash and Cash Equivalents	0.00%	0.00%	0.00%	0.00%	0.00%
Debt Service Reserve Fund and Project Fund	2.00 - 2.75%	2.00 - 2.75%	2.75%	2.75%	2.75%
Other Restricted Funds	1.00%	1.00%	1.00%	1.00%	1.00%
Investments	2.00%	3.00%	3.00%	3.00%	3.00%

Source: Management

Other Revenue Items

Other income is comprised primarily of external home care cases and rent, with the most significant lessee being a hospice provider. Rent from this hospice provider is assumed to resume in 2021 upon completion of the HC Replacement Project.

Contributions

Management has projected unrestricted contributions throughout the Projection Period based on historical experience.

Management has projected donor-restricted contributions related to its capital campaign, as well as the change in the net present value of pledges receivable.

Net Assets Released From Restrictions

Management has projected that it would release net assets from restrictions associated with amounts for the pay down of debt related to the HC Replacement Project, consistent with the purpose of its capital campaign for the HC Replacement Project.

Management's Basis for Projection of Expenses

Operating Expenses

Management has projected operating expenses based upon Management's experience and its operating plans for the Projects and the Existing Facility. Operating expenses are projected to increase approximately three percent annually for inflation throughout the Projection Period, as well as for increases in costs relating to the addition of Terraces 2 and the Retrofit Project.

The specific basis for major expense items were formulated by Management and are discussed below.

Salaries, Wages and Employee Benefits

Salaries and wages are projected to increase at a rate of three to five percent per annum for years 2020 through 2024 depending on the type of position and to account for projected increases in home care caseload, and to give effect to the projected impact of the Projects.

Management has projected a total of 297 full time equivalents "FTEs" in 2020, increasing to a total of approximately 305 FTEs by 2024 to account for the impact of the Projects.

Benefit costs include payroll taxes and employee benefits including FICA, unemployment taxes, workers' compensation, health insurance, 403(b) profit sharing plan, incentives and other miscellaneous benefits for the entire facility. These benefit costs are assumed to approximate 31 percent of wages during the Projection Period, based on Management's historical experience.

Healthcare Expenses

Costs include those for providing care in the Health Center and on-campus home care. Costs, other than those related to labor, are projection to increase approximately three percent annually throughout the Projection Period for inflation.

Administrative Expenses

Costs include insurance, professional service fees, and other administrative costs including community benefit.

Other costs, excluding those related to labor and community benefit, are projected to increase at a rate of three percent annually throughout the Projection Period for inflation. Resident support amounts are expected to increase over the projection period, but at times community benefit will have to increase at amounts greater than three percent, in order to account for increased revenues related to Terraces 2 and the Retrofit Project.

Maintenance Expenses

Costs include electricity, water and sewer, gas, and cable television and all activities of maintenance for the campus. Costs, other than those related to labor, would increase approximately three to four percent annually throughout the Projection Period for inflation. Costs are also projected to increase as a result of the addition of the Projects.

Laundry Expenses

Costs include laundry costs for the Corporation. Costs, other than those related to labor, would increase approximately three percent annually throughout the Projection Period for inflation.

Housekeeping Expenses

Costs include housekeeping costs for the Corporation. Costs, other than those related to labor, would increase approximately three to four percent annually throughout the Projection Period for inflation. Costs are also projected to increase as a result of the addition of the Projects.

Dietary Expenses

Costs include raw food and dietary supplies. Costs, other than those related to labor, would increase approximately three percent annually in years 2020 through 2024 for inflation. Costs are also projected to increase as a result of the addition of the Projects.

Other Operating Expenses

Costs include all other costs incurred with operation of the campus, exclusive of the costs noted above. Costs, other than those related to labor, would increase approximately three to four percent annually throughout the Projection Period for inflation.

Management's Basis for Projection of Other Items

Assets Limited as to Use

Held by the Trustees:

The trustees are assumed, by Management, to maintain the following funds for the Series 2016 Bonds (as defined subsequently hereinafter), as well as the Series 2018 Bonds (as defined subsequently hereinafter) (collectively referred as the "Bonds") under the terms of the related trust agreements for each series of Bonds and the Master Trust Indenture:

- Bond Funds The Bond Funds combine the Interest, Principal, and Sinking Fund Accounts required to be funded for the Bonds. Management assumes that the Corporation would make monthly deposits into the Interest Accounts equal to 1/6th of the next semi-annual interest payments due on the Bonds and monthly deposits into the Principal Accounts equal to 1/12th of the next scheduled principal payments for the Bonds.
- Debt Service Reserve Funds and Construction Funds for the Projects The Debt Service Reserve Funds include reserves, as required by the Master Trust Indenture for the various Bonds that require debt service reserve funds. Funds in the construction accounts represent amounts that will be utilized to pay costs of construction and development related to the Projects that have been funded by Series 2018 Bond proceeds.

Board Designated:

- Southminster Community Fund Board Designated amount supporting Southminster's fundraising and community benefit efforts.
- North Carolina Statutory Operating Reserve Requirement Section 58-64-33 of the General Statutes of North Carolina, as amended, requires that all continuing care facilities maintain operating reserves equal to 50% of the total operating costs (as defined in Section 58-64-33) (or 25% of the total operating costs if such facilities maintain an occupancy level in excess of 90% and the North Carolina Commissioner of Insurance so approves) projected for the twelve-month period covered by the most recent annual statement filed with the North Carolina Department of Insurance. Such operating reserves may only be released upon approval of the North Carolina Commissioner of Insurance. Management has projected, based on its projected occupancies, meeting the 25% operating reserve requirement.

The following table sets forth the projected calculation of the operating reserve.

Table 10 Southminster								
Project	ed O	perating R	les	erve Calcı	ıla	tion		
For the Projected Year Ending September 30,		2020		2021		2022	2023	2024
Projected Total Operating Expenses	\$	32,124,054	\$	41,427,647	\$	42,910,573	\$ 44,185,224	\$ 45,021,373
Include:								
Principal Payment Exclude:		2,035,000		2,115,000		15,159,000	4,261,000	4,378,000
Entrance Fee Debt Repayments		-		-		(12,944,000)	-	-
Debt Service (reserved for separately in DSRF)		(4,710,385)		(8,864,842)		(8,683,719)	(8,429,601)	(8,439,410)
Depreciation		(6,716,637)		(10,232,003)		(10,681,091)	(11,269,657)	(11,482,270)
Amortization of Deferred Marketing Cost		(9,300)		(19,765)		(19,765)	(19,765)	(19,765)
Total Operating Costs	\$	22,722,732	\$	24,426,037	\$	25,740,998	\$ 28,727,201	\$ 29,457,928
Operating Reserve Percentage *		25%		25%		25%	25%	25%
Operating Reserve	\$	5,680,683	\$	6,106,509	\$	6,435,250	\$ 7,181,800	\$ 7,364,482
* Units Occupied at 9/30:								
Existing Independent Living		234		234		234	234	234
Assisted Living		23		24		24	24	24
Terraces 1 Independent Living		29		29		29	29	29
Terraces 2 Independent Living		10		34		34	34	34
Retrofit Project		-		-		23	23	23
Total Units Occupied and Reserved		296		321		344	344	344
Units Available Including Terraces		328		328		352	352	352
Occupancy Percentage		90%		98%		98%	98%	98%

Source: Management

Property and Equipment

Property and equipment balances, net of accumulated depreciation, were projected based on costs of routine property and equipment additions during the Projection Period, reduced by estimated annual depreciation. The following table presents capital expenditures during the Projection Period.

Table 11 Southminster Capital Expenditures									
For the Projected Year Ending September 30,	2020	2021	2022	2023	2024				
Routine Capital Additions	\$ 5,843,500	\$ 4,000,000	\$ 4,120,000	\$4,243,600	\$4,370,908				
Terraces 2:									
Project Costs	22,782,874	1,642,005	-	-	-				
HC Replacement:									
Project Costs	37,954,743	2,735,469	-	-	-				
Retrofit Project:									
Project Costs	-	14,940,000	7,468,000	-	-				
Capitalized Interest- Terraces and HC Replacement	4,007,635	-	-	-	-				
Capitalized Interest- Retrofit Project	-	447,000	476,000	-	-				
Total Property and Equipment Additions	\$70,588,752	\$23,764,474	\$12,064,000	\$4,243,600	\$4,370,908				

Source: Management

Long-Term Debt and Interest Expense

Projected interest expense and long term debt during the Projection Period were based on the Series 2016 Bonds, the 2017 Bank Loan, and the Series 2018 Bonds as described below, including the proposed bank loan associated with the Retrofit Project.

Expansion Projects

On August 31, 2017, the Corporation entered into a term loan agreement (the 2017 Bank Loan) with a financial institution to provide up to \$34,000,000 to finance the construction, equipping, and furnishing of up to two independent living Terrace projects. On May 23, 2018, the Corporation entered into an Amended and Restated Loan Agreement (the Amendment) extending an additional nonrevolving term loan of up to \$5,000,000 (the 2018 Bank Loan) for the same purpose of constructing the two Terraces. Terms of the 2018 Bank Loan are similar to that of the 2017 Bank Loan with the exception that the 2018 Bank Loan bears interest at one-month LIBOR plus 1.50%, and the 2017 Bank Loan bears interest at one-month LIBOR plus 1.35%. The 2018 Bank Loan has an unused commitment fee of .25% per year, unlike the 2017 Bank Loan, which has no such fee. The Amendment extended the draw period from August 31, 2020 to February 28, 2021, with all other terms remaining unchanged. Interest-only payments are due monthly during the draw period. Principal payments are required to be made monthly in an amount equal to 1/240 of the outstanding principal balance on February 28, 2021. For the period March 1, 2021 through August 31, 2024, principal and interest payments are to be made on a monthly basis. The \$5,000,000 2018 Bank Loan was fully drawn down and repaid during the year ended September 30, 2019. \$22,460,989 remains available at September 30, 2019 to be drawn on the 2017 Bank Loan.

On July 18, 2018, the Corporation entered into a loan agreement with the Public Finance Authority (the Authority) and, concurrently, the Authority issued its \$86,200,000 Retirement Facilities First Mortgage Revenue Bonds

(Southminster), Series 2018 (Series 2018 Bonds). The Series 2018 Bonds were issued to finance the construction of a replacement health center and a portion of the two independent living construction projects (being financed by a combination of the Series 2018 Bonds and the 2017 and 2018 Bank Loans discussed above). The Series 2018 Bonds will be used for additional common areas, kitchen expansion, office spaces for environmental services operations (housekeeping, maintenance, transportation), and a reconfigured loading dock. Proceeds from the Series 2018 Bonds were also used to pay issuance costs and fund debt service reserves.

See Table 12 for a summary of the projected bank loan associated with the Retrofit Project.

Other Long-Term Debt

2007 Expansion, Financing, and Refinancing

In 2007, the Corporation undertook a \$73 million expansion and renovation project which resulted in the addition of 89 new independent living apartments, a new wellness/aquatic center, expansion of and enhancements to administrative and common areas, and a modest renovation to the health center. The Corporation began accepting reservation deposits in 2006; construction began in January 2007 using a bank line of credit and construction loan that was later repaid as part of the November 2007 permanent financing. Construction was completed during fiscal year 2010.

On November 15, 2007, the Corporation entered into a loan agreement with the North Carolina Medical Care Commission (the Medical Care Commission) and, concurrently, the Medical Care Commission issued \$62,180,000 and \$2,000,000 Fixed Rate Retirement Facilities First Mortgage Revenue Bonds (Southminster Project) Series 2007A and 2007B Bonds (Series 2007A Bonds and Series 2007B Bonds), respectively, and \$25,500,000 Variable Rate Retirement Facilities First Mortgage Revenue Bonds (Southminster Project) Series 2007C (Series 2007C Bonds). In addition to repaying the outstanding construction loan and line of credit, the proceeds from Series 2007 Bonds were deposited with the Trustee to cover the remaining construction, capitalized interest, and other project-related costs; to pay for costs of issuance; and to fund various debt service reserves.

On October 1, 2016, the Corporation made its first scheduled principal payment of \$325,000 on the Series 2007AB Bonds repaid out of the Series 2007AB Interest Account. Subsequently, on November 10, 2016, the Corporation entered into a loan agreement with the North Carolina Medical Care Commission (the Medical Care Commission) and, concurrently, the Medical Care Commission issued \$58,765,000 Retirement Facilities First Mortgage Revenue Refunding Bonds Series 2016 (Series 2016 Bonds) in order to advance refund \$61,515,000 of the remaining \$61,855,000 in Series 2007A Bonds, pay for costs of issuance, and fund debt reserves. The Series 2016 Bonds mature on October 1, 2017 through 2037 with interest rates ranging from 1.5% to 5%. The remaining \$340,000 of Series 2007A Bonds, bearing interest at 5.2%, was paid off on its maturity date of October 1, 2017. The Series 2007B Bonds were repaid in full on October 1, 2013. The Series 2007C Bonds were repaid in full in March 2011.

Retrofit Project Bank Loan

Management has assumed the following sources and uses for its Retrofit Project:

Table 12		
Southminster		
Projected Sources and Uses of Funds- Retrofit Project		
Retrofit Project Sources:		
Retrofit Project Bank Loan	\$ 22,632,000	(1)
Total Sources of Funds	\$ 22,632,000	-
Uses of Funds:		
Retrofit Project Costs	\$ 17,408,000	(2)
Four Pipe Heating/Cooling Conversion	5,000,000	(3)
Costs of Issuance	224,000	(4)
Total Uses of Funds	\$ 22,632,000	-
Source: Management		-

Notes:

- (1) Management has assumed that it would obtain a draw down bank loan that would be for a seven year term. Management has assumed that the bank loan would bear interest at 5 percent yearly and would be drawn down to fund the Retrofit Project as they are incurred and costs of issuance. Interest expense is projected to be paid from operations and not funded by the bank loan. Management assumes that approximately \$12,944,000 of the bank loan would be repaid from entrance fees generated from selling the Retrofit Project units. The remaining balance would be amortized over the remaining life of the loan. Management assumes that interest and principal would be payed monthly, with the interest only payments during the construction period of the Retrofit Project.
- (2) Management has assumed that the costs of the Retrofit Project would approximate \$17,408,000.
- (3) As part of its ongoing campus renovation work, Management is planning to implement the first part of a cooling and heating conversion in original wings of the building that will allow those residents to control heating or cooling from their individual units (a four pipe system) and has assumed that it would expend \$5,000,000 during 2021 and 2022 for the renovation work.
- (4) Represents costs associated with securing the Retrofit Project bank loan.

Projected principal payments on the Corporation's debt are as follows.

Table 13 Southminster Projected Principal Payments

	S	eries 2016	4	2017 Bank	S	Series 2018	Ret	rofit Project	Тс	otal Principal
Projected Year Ending September 30,		Bonds		Loan		Bonds	F	Bank Loan		Payments
2020	\$	1,970,000	\$	5,888,000	\$	-	\$	-	\$	7,858,000
2021		2,035,000		14,221,000		-		-		16,256,000
2022		2,115,000		2,997,392		-		12,944,000		18,056,392
2023		2,215,000		-		962,438		1,936,000		5,113,438
2024		2,325,000		-		144,094		1,938,000		4,407,094
2025		2,440,000		-		71,350		1,938,000		4,449,350
2026		2,555,000		-		50,300		1,938,000		4,543,300
2027		2,680,000		-		50,300		1,938,000		4,668,300
Thereafter		37,055,000		-		84,921,518		-		121,976,518
Total ⁽¹⁾	\$	55,390,000	\$	23,106,392	\$	86,200,000	\$	22,632,000	\$	187,328,392

Source: Management

Notes: (1) The schedule above does not include any bond premiums, discounts or issuance costs that have been netted with debt in Management's projected balance sheets.

Current Assets and Current Liabilities

Cash

Cash balances for the Projection Period are based on the results of the projected Statements of Cash Flows. For purposes of presentation, cash balances are projected to achieve a balance of \$2,500,000 by the end of the Projection Period. In addition to cash, in the early years of the Projection Period, short-term investments will also be used to fund operations.

Net Accounts Receivable

Net accounts receivable are projected to remain at historical levels throughout the Projection Period, adjusted for inflation.

Other Current Assets

Other current assets include interest receivable, sales tax receivable, prepaid expenses and dietary inventories which have been projected based on historical levels.

Accounts Payable

Accounts payable have been projected based on historical levels throughout the Projection Period, adjusted for inflation, except for amounts related to construction payables.

Accrued Expenses

Accrued expenses have been projected based on historical levels throughout the Projection Period, adjusted for inflation.

Accrued Interest

Accrued interest has been calculated based on projected interest rates and repayment terms on the outstanding debt of the Corporation.

ATTACHMENT 3 -

COMPARATIVE FINANCIAL STATEMENTS OF THE 2019 FORECASTED TO ACTUAL RESULTS INCLUDING DESCRIPTIONS OF ANY MATERIAL DIFFERENCES (specifically those greater than \$500,000):

Statement of Operations:

OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT - (933,479) (933,479) [3 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5 NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 100,100 808,653 (708,553) [6 TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 550,342 - - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038		PY	FORECAST	ACTUAL		
Independent Living Revenue \$ 13,627,525 \$ 13,118,939 \$ (508,586) [1] Heahknare Revenue 9,573,885 8,871,992 (701,893) [2] (701,893) [2] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [3] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (701,893) [1] (293,920) [1] (701,893) [1] (293,920) [2] [2] [2] [2] [2] [2] [2] [2] [2] [3]			2019	2019	VARIANCE	
Healthcare Revenae 9,573,885 8,871,992 (701,893) [2] Earned Entrance Fees 6,071,028 5,933,579 (137,449) Investment Income 1,611,088 5,933,579 (137,449) Investment Income 1,611,088 5,933,579 (107,280) Net Assets Released from Restrictions - 14,822 (14,822) Other Income 953,905 1,0447,600 90,855 Total Revenues, Gains and Other Support 32,197,432 31,903,512 (293,920) OPERATING EXPENSES: Healthcare Expenses 4,538,236 4,382,412 155,824 Administrative Expenses 4,498,980 4,591,364 377,616 Maintenance Expenses 1,49,9803 1,220,675 (20,872) Dietury Expenses 1,199,803 1,220,675 (20,872) Dietury Expenses 1,199,803 1,220,675 (30,177) Dietury Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 619,107 Interest expense 2,322,827 2,	REVENUES, GAINS, AND OTHER SUPPORT					
Earned Entrance Fees 6,071,028 5,933,579 (137,449) Investment Income 1,611,089 2,666,700 1,055,611 2 Contributions 360,000 252,720 (107,280) Net Assets Released from Restrictions - 14,822 114,822 Other Income 953,905 1,044,760 90,855 Total Revenues, Gains and Other Support 32,197,432 31,903,512 (293,920) OPERATING EXPENSES: - - 14,822 114,822 Administrative Expenses 4,538,236 4,382,412 155,824 Administrative Expenses 4,968,980 4,591,364 377,616 Maintenance Expenses 4,968,980 4,591,364 377,616 Muanty Expenses 157,904 122,866 35,038 Housekceping Expenses 1,519,903 1,220,675 (20,872) Dietary Expenses 3,554,403 3,477,502 76,901 Depreciation 6,511,861 6,158,804 153,057 Anoritzation - 2,322,827 2,361,934	Independent Living Revenue	\$	13,627,525	\$ 13,118,939	\$ (508,586) [1]
Investment Income 1.611,089 2.666,700 1.055,611 [3 Contributions 360,000 252,720 (107,280) Net Assets Released from Restrictions - 1.4822 1.4822 Other Income 953,905 1.044,760 90,855 Total Revenues, Gains and Other Support 32,197,432 31,903,512 (293,920) OPERATING EXPENSES: - 4,538,236 4,382,412 (15,824) Administrative Expenses 4,568,980 4,591,364 377,616 31,486 31,586 1.199,803 1.22,065 35,038 Housekceping Expenses 1,199,803 1.22,065 35,038 1.22,866 35,038 Housekceping Expenses 3,254,403 3,477,502 76,901 1.22,866 35,057 Detrex infon 6,311,861 6,158,804 153,057 4,247,747 (28,188) 0.046,510,61 30,055,556 675,706 [4 Other Expenses 3,254,403 3,477,502 76,901 1.22,868 30,681,262 30,055,556 675,706 [4 09,10	Healthcare Revenue		9,573,885	8,871,992	(701,893) [2	2]
Contributions 360,000 252,720 (107,280) Net Assets Released from Restrictions - 14,822 14,822 Other Income 953,3905 1,044,760 90,855 Total Revenues, Gains and Other Support 32,197,432 31,903,512 (293,920) OPERATING EXPENSES: 4,538,236 4,382,412 155,824 Administrative Expenses 4,968,980 4,591,364 377,616 3439,275 (31,586) Laundry Expenses 3,407,689 3,439,275 (23,508) 1,498,03 1,220,675 (20,872) Dietary Expenses 1,199,803 1,220,675 (20,872) 0 76,901 122,866 35,038 Housekceping Expenses 3,554,403 3,477,502 76,901 0 6,311,861 6,158,804 153,057 6,310,971 1,997,956 381,786 Other Expenses 3,0681,262 30,005,556 675,706 [4] 0 675,706 [4] 0 93,479) [33,479] (33,479) (933,479) [33,479] [33,479] </td <td>Earned Entrance Fees</td> <td></td> <td>6,071,028</td> <td>5,933,579</td> <td>(137,449)</td> <td></td>	Earned Entrance Fees		6,071,028	5,933,579	(137,449)	
Net Assets Released from Restrictions 1 14,822 14,822 Other Income 953,905 1,044,760 90,855 Total Revenues, Gains and Other Support 32,197,432 31,903,512 (293,920) OPERATING EXPENSES: Healthcare Expenses 4,538,236 4,382,412 155,824 Administrative Expenses 4,968,980 4,591,364 377,616 Maintenance Expenses 3,407,689 3,439,275 (31,886) Laundry Expenses 1,57,904 122,866 35,038 Housekceping Expenses 1,199,803 1,220,675 (20,872) Detary Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amorization - 2,977 (2,977) Interest expense 30,681,262 30,005,556 675,706 OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER	Investment Income		1,611,089	2,666,700	1,055,611 [.	3]
Other Income 953,905 1,044,760 90,855 Total Revenues, Gains and Other Support 32,197,432 31,903,512 (293,920) OPERATING EXPENSES: (293,920) Maintenance Expenses 4,538,236 4,382,412 155,824 Administrative Expenses 4,606,8980 4,591,364 377,616 Maintenance Expenses 3,407,689 3,439,275 (31,586) Laundy Expenses 1,57,904 122,866 35,038 Housekceping Expenses 4,219,559 4,247,747 (28,188) Other Expenses 4,219,559 4,247,747 (28,188) Other Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 1,516,170 1,897,956 381,786 OPERATING INCOME 1,516,170 1,897,956 381,786 OTHER CHANGES I	Contributions		360,000	252,720	(107,280)	
Total Revenues, Gains and Other Support 32,197,432 31,903,512 (293,920) OPERATING EXPENSES:	Net Assets Released from Restrictions		-	14,822	14,822	
OPERATING EXPENSES: Healthcare Expenses 4,538,236 4,382,412 155,824 Administrative Expenses 4,968,980 4,591,364 377,616 Maintenance Expenses 3,407,689 3,439,275 (31,586) Laundry Expenses 1,199,803 1,220,675 (20,872) Dietary Expenses 1,199,803 1,220,675 (20,872) Dietary Expenses 4,219,559 4,247,747 (28,188) Other Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT, EBGINNING OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSET	Other Income		953,905	1,044,760	90,855	
Healthcare Expenses 4,538,236 4,382,412 155,824 Administrative Expenses 4,968,980 4,591,364 377,616 Maintenance Expenses 3,407,689 3,439,275 (31,586) Laundry Expenses 157,904 122,866 35,038 Housekceping Expenses 1,199,803 1,220,675 (20,872) Dietary Expenses 4,219,559 4,247,747 (28,188) Other Expenses 3,544,003 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4 OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [2 UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [2 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (10,310,336)	Total Revenues, Gains and Other Support		32,197,432	31,903,512	(293,920)	
Administrative Expenses 4,968,980 4,591,364 377,616 Maintenance Expenses 3,407,689 3,439,275 (31,586) Laundry Expenses 157,904 122,866 35,038 Housekceping Expenses 1,199,803 1,220,675 (20,872) Dietary Expenses 4,219,559 4,247,747 (28,188) Other Expenses 3,3477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4 OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [2 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [2 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,326,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR	OPERATING EXPENSES:					
Maintenance Expenses 3,407,689 3,439,275 (31,586) Laundry Expenses 157,904 122,866 35,038 Housekeeping Expenses 1,199,803 1,220,675 (20,872) Dietary Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 30,681,262 30,005,556 675,706 OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 1,897,956 381,786 CINCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [3] UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [3] <td>Healthcare Expenses</td> <td></td> <td>4,538,236</td> <td>4,382,412</td> <td>155,824</td> <td></td>	Healthcare Expenses		4,538,236	4,382,412	155,824	
Laundry Expenses 157,904 122,866 35,038 Housekeeping Expenses 1,199,803 1,220,675 (20,872) Dietary Expenses 4,219,559 4,247,747 (28,188) Other Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4 OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 1,897,956 381,786 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5 [5 UNRESTRICTED NET DEFICIT NET OF YEAR (10,310,336) (11,096,744) 786,4	Administrative Expenses		4,968,980	4,591,364	377,616	
Housekeeping Expenses 1,199,803 1,220,675 (20,872) Dietary Expenses 4,219,559 4,247,747 (28,188) Other Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4] OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,897,956 381,786 CINCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 144,822 144,822 TEMPORARILY RESTRICTED ONTRIBEUTIONS 100,100 808,653 (708,553)	Maintenance Expenses		3,407,689	3,439,275	(31,586)	
Dietary Expenses 4,219,559 4,247,747 (28,188) Other Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interst expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4] OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 <t< td=""><td>Laundry Expenses</td><td></td><td>157,904</td><td>122,866</td><td>35,038</td><td></td></t<>	Laundry Expenses		157,904	122,866	35,038	
Other Expenses 3,554,403 3,477,502 76,901 Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4 OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 766,408 [5 NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR	Housekeeping Expenses		1,199,803	1,220,675	(20,872)	
Depreciation 6,311,861 6,158,804 153,057 Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4] OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,897,956 381,786 Change in Unrealized Gain on Investments - (933,479) (933,479) [3] UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR	Dietary Expenses		4,219,559	4,247,747	(28,188)	
Amortization - 2,977 (2,977) Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4 OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT - (933,479) (933,479) [3 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5 NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 550,342 - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 14	Other Expenses		3,554,403	3,477,502	76,901	
Interest expense 2,322,827 2,361,934 (39,107) Total Operating Expenses 30,681,262 30,005,556 675,706 [4] OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,897,956 381,786 Change in Unrealized Gain on Investments - (933,479) (933,479) [5] UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 550,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	Depreciation		6,311,861	6,158,804	153,057	
Total Operating Expenses 30,681,262 30,005,556 675,706 [4] OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT - (933,479) (933,479) [3] (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 - - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 - CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038 -	Amortization		-	2,977	(2,977)	
OPERATING INCOME 1,516,170 1,897,956 381,786 EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT - (933,479) (933,479) [3 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5 NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 100,100 808,653 (708,553) [6 TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 550,342 - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	Interest expense		2,322,827	2,361,934	(39,107)	
EXCESS OF REVENUES OVER EXPENSES 1,516,170 1,897,956 381,786 OTHER CHANGES IN UNRESTRICTED NET DEFICIT (933,479) (933,479) [3 Change in Unrealized Gain on Investments - (933,479) (933,479) [3 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5 NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	Total Operating Expenses		30,681,262	30,005,556	675,706 [4	4]
OTHER CHANGES IN UNRESTRICTED NET DEFICIT Change in Unrealized Gain on Investments - (933,479) (933,479) [3] (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5] UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 100,100 808,653 (708,553) [6] TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	OPERATING INCOME		1,516,170	1,897,956	381,786	
Change in Unrealized Gain on Investments - (933,479) (933,479) (3 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5 NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED CONTRIBUTIONS 100,100 808,653 (708,553) [6 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	EXCESS OF REVENUES OVER EXPENSES		1,516,170	1,897,956	381,786	
Change in Unrealized Gain on Investments - (933,479) (933,479) (3 (INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT 1,516,170 964,477 (551,693) [5 UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5 NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 TEMPORARILY RESTRICTED CONTRIBUTIONS 100,100 808,653 (708,553) [6 TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	OTHER CHANGES IN UNRESTRICTED NET DEFICIT					
UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR (11,826,506) (12,061,221) (234,715) UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 TEMPORARILY RESTRICTED CONTRIBUTIONS 100,100 808,653 (708,553) TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 - - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	Change in Unrealized Gain on Investments		-	(933,479)	(933,479) [3	3][5
UNRESTRICTED NET DEFICIT, END OF YEAR (10,310,336) (11,096,744) 786,408 [5] NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 14,822 14,822 14,822 14,822 14,822 14,822 14,822 14,822 16,0100 808,653 (708,553) [6] [6] 100,100 808,653 (708,553) [6] 16 16 16 14 143,389 143,389 143,389 142,038	(INCREASE) DECREASE IN UNRESTRICTED NET DEFICIT		1,516,170	964,477	(551,693) [:	5]
NET ASSETS RELEASED FROM TEMPORARY RESTRICTION - (14,822) 14,822 TEMPORARILY RESTRICTED CONTRIBUTIONS 100,100 808,653 (708,553) [6] TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 550,342 - TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	UNRESTRICTED NET DEFICIT, BEGINNING OF YEAR		(11,826,506)	(12,061,221)	(234,715)	
TEMPORARILY RESTRICTED CONTRIBUTIONS 100,100 808,653 (708,553) [6] TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 -	UNRESTRICTED NET DEFICIT, END OF YEAR		(10,310,336)	(11,096,744)	786,408 [:	5]
TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR 550,342 - TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	NET ASSETS RELEASED FROM TEMPORARY RESTRICTION		-	(14,822)	14,822	
TEMPORARILY RESTRICTED NET ASSETS, END OF YEAR 650,442 793,831 143,389 CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	TEMPORARILY RESTRICTED CONTRIBUTIONS		100,100	808,653	(708,553) [6]
CHANGE IN NET DEFICIT 1,616,270 1,758,308 142,038	TEMPORARILY RESTRICTED NET ASSETS, BEGINNING OF YEAR		550,342	550,342	-	
				793,831	143,389	
(11.25.164) (11.510.050) (224.715)			1,616,270	1,758,308	142,038	
NEI DEFICIT, BEGINNING OF YEAR (11,276,164) (11,510,879) (234,715)	NET DEFICIT, BEGINNING OF YEAR		(11,276,164)	(11,510,879)	(234,715)	
NET DEFICIT, END OF YEAR \$ (9,659,894) \$ (9,752,571) \$ (92,677)	NET DEFICIT, END OF YEAR	\$	(9,659,894)	\$ (9,752,571)	\$ (92,677)	

[1] Delay in the opening of the first phase of Terraces negatively impacted Independent Living Revenue by \$380,000. The remainder related to the impacts of apartment turnover, as well as taking units offline to use as maintenance space during construction and to take four smaller homes and create two larger homes. [2] Healthcare Revenue was below budget due to lower skilled nursing permanent occupancy throughout the fiscal year. [3] As planned, Southminster pulled funds from its long-term investment portfolio (placing amounts in short-term investments to use for cash flow needs) primarily to fund interest costs during the construction period. As a result of these investment liquidations, \$1.6 million in unbudgeted realized gains were recognized, which correspondingly impacted below-the-line unrealized gains. [4] Total Operating Expenses were under budget by over \$675,000 with the largest variances in Administrative, Healthcare, and Depreciation expenses. Forecasted Administrative Expenses included

\$600,000 in contingency - \$200,000 historically forecast, \$200,000 related to a transition in the CEO role (with the previous CEO retiring during FY2019), and \$200,000 due to wage and labor pressures being experienced in the market. Actual contingency spending for these and other unanticipated items during FY2019 (related to information technology, community benefit, and accrual of a legal settlement) resulted in contingency spending of \$225,000 during the year, \$375,000 below budget. Healthcare spending was below budget due to lower occupancy in the health center as well as home care caseload remaining flat, therefore variable payroll costs were under budget. Depreciation expense was below budget due to the majority of fixed asset spending occurring late in the fiscal year, including the addition of the first phase of Terraces, which was capitalized a quarter later than budgeted. [5] The Unrestricted Net Deficit was reduced by \$964,477 but behind budget by \$551,693. This difference was increased to \$786,408 for the ending unrestricted net deficit, when taking into account beginning net asset differences due to the adoption of a change in accounting principal being pushed into beginning net assets in the audited financial results. Operating income was \$381,786 above budget due to lower expenses, but then negatively impacted by the unrealized change on investments of (\$933,479) due to realizing significant gains out of the long-term investment portfolio during the fiscal year. [6] Southminster continued a successful capital campaign for its replacement health center, resulting in over budget contributions of over \$800,000 compared to a budget of approximately \$100,000.

	PY	FORECAST	ACTUAL			
		2019	2019	V	ARIANCE	
CASH FLOWS FROM OPERATING ACTIVITIES						
Change in net deficit	\$	1,616,270	\$ 1,758,308	\$	142,038	
Adjustments to reconcile change in net deficit						
to net cash provided by operating activities:						
Depreciation and amortization		6,311,861	6,161,781		(150,080)	
Amortization of debt issuance costs		116,503	133,703		17,200	
Loss on disposal of assets		-	21,886		21,886	
Realized and unrealized gain on investments		-	(644,174)		(644,174)	[3][5]
Change in Other Assets		219,438	(810,446)		(1,029,884)	[7]
Change in Prepaids and Receivables		(48,767)	83,459		132,226	
Change in Current Liabilities		1,403,648	422,799		(980,849)	[8]
Earned entrance fees		(6,071,028)	(5,933,579)		137,449	
Amortization of bond premium		(604,773)	(604,773)		-	
Net cash provided by operating activities		2,943,152	588,964		(2,354,188)	
CASH FLOWS FROM INVESTING ACTIVITIES Sales (purchases) of investments		4,294,354	5,376,680			[9]
Fixed asset additions		(59,955,934)	(48,051,108) 26,090.077		11,904,826	
Decrease in assets limited as to use Net cash used in investing activities		38,073,637 (17,587,943)	(16,584,351)		(11,983,560) 1,003,592	[10]
Net cash used in investing activities		(17,387,943)	 (10,384,331)		1,005,592	
CASH FLOWS FROM FINANCING ACTIVITIES						
Proceeds from entrance fees and deposits, net		20,611,246	21,963,279		1,352,033	[11]
Proceeds from debt		10,492,873	10,656,950		164,077	
Repayments of long-term debt		(14,929,934)	(16,448,607)		(1,518,673)	[12]
Net cash provided by financing activities		16,174,185	16,171,622		(2,563)	
NET DECREASE IN CASH AND CASH EQUIVALENTS		1,529,394	176,235		(1,353,159)	[13]
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	\$	970,606	\$ 970,606	\$	-	
CASH AND CASH EQUIVALENTS, END OF YEAR	\$	2,500,000	\$ 1,146,841		(1,353,159)	[13]

Statement of Cash Flows:

[7] The forecasted "Change in Other Assets" related primarily to the write-off of deferred marketing costs due to adoption of a change in accounting principal. However, the audited financial statements took that impact out of FY2019 and instead recognized it in beginning net assets for the prior fiscal year (2018). Actual "Change in Other Assets" for FY2019 was a result of increases in Other Asset lines - Pledges Receivable, which increased \$371,000 during the fiscal year (forecasted to remain flat), and Other Current Assets which increased \$439,000 primarily driven by a sales tax receivable increase of \$350,000 (not contemplated in the forecast) related to significant payments for construction. [8] The forecasted "Change in Current Liabilities" related primarily to an increase in accrued bond interest, which in the actual financial results were instead capitalized and included in project costs within Investing activities. Actual FY19 "Change in Current Liabilities" related instead to an increase in operating A/P of \$377,000 (forecast to remain flat) due to a legal settlement due and two community benefit payments. [9] Forecasted cash needs fluctuated due to timing of entrance fees received and refunds due during the year, resulting in one additional long-term investment draw at the end of FY2019, forecasted to be needed in the first quarter of FY2020. [10] Due to timing of cash flows related to project spending, Southminster did not draw as much on the Series 2018 bond construction fund, thus not paying for as much in fixed asset additions as anticipated by 9/30/19. [11] Proceeds from turnover entrance fees totaled \$9,330,857 from 30 move ins, \$1.1 million higher than the forecast \$8,234,946 from 25 move ins during FY2019. [12] Southminster paid down \$1.5 million more on its short-term taxable bank loans than forecast, resulting in lower debt balances at $\frac{9}{30}$ [13] Cash balances are \$1.35 million less than forecast, due

resulting in lower debt balances at 9/30/19. [13] Cash balances are \$1.35 million less than forecast, due primarily to lower cash flows from operations (from increased sales tax and pledges receivables and a difference in treatment in the accrued construction interest as compared to forecast), and higher investing cash flows due to an additional draw on the long-term investment portfolio.

Balance Sheet:

PY I	FORECAST		ACTUAL			
	2019		2019	V	ARIANCE	
\$	2,500,000	\$	1.146.841	\$	(1.353.159)	[13]
	-		, ,			
	380.750					11
	,				,	
	4,174,326		7,286,691			[14]
	5,516,969		5,517,843		874	
	-				443.963	
	41.398.148				,	[10]
					-	[10]
					29 241	
	· · · ·				,	[10]
	52,010,557		04,000,117		11,905,500	[10]
	215,429,015		209,059,631		(6,369,384)	[10][15]
	(73,923,523)		(72,895,497)		1,028,026	[4][15]
	141,505,492		136,164,134		(5,341,358)	[15]
	24,303,869		19,696,210		(4,607,659)	[14]
	708,488		1,072,437		363,949	
\$	223,308,734	\$	228,819,591	\$	5,510,857	[10]
PY	FORECAST		ACTUAL			
				v	ARIANCE	
			-017			
\$	4 058 601		0.011.515		(5.052.01.4)	[16]
	4,058,001	\$	9,911,515	\$	(5,852,914)	
		\$		\$	(5,852,914) 394,058	
	4,568,991	\$	4,174,933	\$	394,058	
	4,568,991 1,176,113	\$	4,174,933 1,159,325	\$	394,058 16,788	
	4,568,991 1,176,113 3,546,969	\$	4,174,933 1,159,325 3,556,349	\$	394,058	
	4,568,991 1,176,113 3,546,969 1,970,000	\$	4,174,933 1,159,325 3,556,349 1,970,000	\$	394,058 16,788 (9,380)	
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674	-	4,174,933 1,159,325 3,556,349 1,970,000 20,772,122	\$	394,058 16,788 (9,380) - (5,451,448)	[16]
	4,568,991 1,176,113 3,546,969 1,970,000	-	4,174,933 1,159,325 3,556,349 1,970,000	\$	394,058 16,788 (9,380)	[16]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674	-	4,174,933 1,159,325 3,556,349 1,970,000 20,772,122	\$	394,058 16,788 (9,380) - (5,451,448)	[16]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390	-	4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994	\$	394,058 16,788 (9,380) - (5,451,448) 1,337,396	[16] [12] [17]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390 2,110,544	-	4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994 2,735,605	\$	394,058 16,788 (9,380) 	[16] [12] [17] [18]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390 2,110,544 41,982,498		4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994 2,735,605 43,765,329 21,885,112	\$	394,058 16,788 (9,380) (5,451,448) 1,337,396 (625,061) (1,782,831) 918,410	[16] [12] [17] [18] [18]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390 2,110,544 41,982,498 22,803,522		4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994 2,735,605 43,765,329	\$	394,058 16,788 (9,380) (5,451,448) 1,337,396 (625,061) (1,782,831)	[16] [12] [17] [18] [18]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390 2,110,544 41,982,498 22,803,522		4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994 2,735,605 43,765,329 21,885,112	\$	394,058 16,788 (9,380) (5,451,448) 1,337,396 (625,061) (1,782,831) 918,410	[16] [12] [17] [18] [18]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390 2,110,544 41,982,498 22,803,522		4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994 2,735,605 43,765,329 21,885,112	\$	394,058 16,788 (9,380) (5,451,448) 1,337,396 (625,061) (1,782,831) 918,410	[16] [12] [17] [18] [18] [16]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390 2,110,544 41,982,498 22,803,522 232,968,628		4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994 2,735,605 43,765,329 21,885,112 238,572,162	\$	394,058 16,788 (9,380) (5,451,448) 1,337,396 (625,061) (1,782,831) 918,410 (5,603,534)	[16] [12] [17] [18] [18] [16] [5]
	4,568,991 1,176,113 3,546,969 1,970,000 15,320,674 150,751,390 2,110,544 41,982,498 22,803,522 232,968,628 (10,310,336)		4,174,933 1,159,325 3,556,349 1,970,000 20,772,122 149,413,994 2,735,605 43,765,329 21,885,112 238,572,162 (11,096,744)	\$	394,058 16,788 (9,380) (5,451,448) 1,337,396 (625,061) (1,782,831) 918,410 (5,603,534) 786,408	[16] [12] [17] [18] [18] [16] [5]
ç	\$ PY 1	380,750 1,293,576 4,174,326 5,516,969 - 41,398,148 50,000 5,651,442 52,616,559 215,429,015 (73,923,523) 141,505,492 24,303,869 708,488 <u>223,308,734</u> PY FORECAST 2019	380,750 1,293,576 4,174,326 5,516,969 41,398,148 50,000 5,651,442 52,616,559 215,429,015 (73,923,523) 141,505,492 24,303,869 708,488 223,308,734 \$ PY FORECAST 2019	- 4,169,507 380,750 286,201 1,293,576 1,684,142 4,174,326 7,286,691 5,516,969 5,517,843 - 443,963 41,398,148 52,907,630 50,000 50,000 5,651,442 5,680,683 52,616,559 64,600,119 215,429,015 209,059,631 (73,923,523) (72,895,497) 141,505,492 136,164,134 24,303,869 19,696,210 708,488 1,072,437 \$ 223,308,734 \$ 2019 2019	- 4,169,507 380,750 286,201 1,293,576 1,684,142 4,174,326 7,286,691 5,516,969 5,517,843 - 443,963 41,398,148 52,907,630 50,000 50,000 5,651,442 5,680,683 52,616,559 64,600,119 215,429,015 209,059,631 (73,923,523) (72,895,497) 141,505,492 136,164,134 24,303,869 19,696,210 708,488 1,072,437 \$ 223,308,734 \$ 2019 2019 V	- 4,169,507 4,169,507 380,750 286,201 (94,549) 1,293,576 1,684,142 390,566 4,174,326 7,286,691 3,112,365 5,516,969 5,517,843 874 - 443,963 443,963 41,398,148 52,907,630 11,509,482 50,000 50,000 - 5,651,442 5,680,683 29,241 52,616,559 64,600,119 11,983,560 215,429,015 209,059,631 (6,369,384) (73,923,523) (72,895,497) 1,028,026 141,505,492 136,164,134 (5,341,358) 24,303,869 19,696,210 (4,607,659) 708,488 1,072,437 363,949 \$ 223,308,734 \$ 228,819,591 \$ \$ 2019 2019 VARIANCE

[14] Southminster utilized its short-term investments to fund cash flow needs within a 12 month period. These amounts had originally been forecast to stay within the long-term investment portfolio. Southminster chose to liquidate in order to not be impacted by market fluctuations when future cash needs are known.

[15] As discussed previously in the cash flow section, there was \$11.9 million less in fixed asset spending than forecast during FY2019, however, that difference is offset by amounts accrued into fixed asset during the year but unpaid and in Accounts Payable at the end of the period. The change in this amount is \$5.1 million, which offsets the cash change, resulting in a difference in forecasted gross Property and Equipment balance of approximately \$6.5 million at the end of FY2019.

[16] The forecast applied a 3% increase to the prior year audited Accounts Payable balance. Actual Accounts Payable increased close to \$6 million due to an increase in Accounts Payable amounts related to

construction in progress due primarily to the timing of receipt and payment of contractor payment applications, not anticipated in the forecast. [17] Actual FY2019 Advanced entrance fee deposits decreased \$860,000 from the prior year balance, compared to the \$1.5 million forecasted decrease. The \$860,000 was a result of \$1,044,150 in Terrace depositor move-in conversions offset by \$185,000 in non-expansion depositors. The forecasted change assumed only that all first phase Terrace deposits would be converted/reduced to zero, but did not contemplate other deposit changes from existing homes or the second phase of Terraces. [18] Actual total deferred entrance fee revenues are \$864,421 higher than forecast due to \$1.35 million higher entrance fee proceeds, as discussed above, offset by \$350,000 more in entrance fee refunds, offset by \$137,449 difference in earned entrance fee amortization. Actual deferred revenue balances are more heavily weighted to non-refundable contracts which reflects a change in contract distribution that was experienced during the year – historically non-refundable contracts have made up approximately 75% of the total contracts, however currently Southminster nonrefundable contracts make up 80% of the total. This is a reflection of contracts made and refunded over the past twelve months.

ATTACHMENT 4 -

- Residence and Services Agreement



SOUTHMINSTER

8919 Park Road – Charlotte, NC 28210

Residence and Services Agreement

I. Introduction

This Residence and Services Agreement (hereinafter called the "Agreement") is made this day of ______, 20_____, by and between Southminster, Inc., a North Carolina non-profit corporation (hereinafter called "Southminster"), and _____ (hereinafter called "Resident", "You", or "Your"). In the event that more than one person enters into this Agreement together, the terms Resident, You, and Your shall apply to all persons jointly and severally except where the context otherwise requires.

Southminster is a continuing care retirement community and is solely responsible for the financial and contractual obligations of Southminster. The Southminster Foundation, Inc. is an affiliated organization that raises charitable donations for the benefit of Southminster and Southminster's Residents. The Southminster Foundation, Inc. has no responsibility for the financial or contractual obligations of Southminster. Christ Episcopal Church, 1412 Providence Road, Charlotte, NC 28207 and Myers Park Baptist Church, 1900 Queens Road, Charlotte, NC 28207 are the founding churches of Southminster. The founding churches have no responsibility for the financial or contractual obligations of Southminster.

II. Definitions

- A. <u>Basic Fees</u>. Basic Fees are Your Entrance Fee and Your Service Fees.
- B. <u>Date of Agreement</u>. The Date of Agreement is the date, appearing in the Introduction Section, when You and Southminster execute this agreement provided that You have paid Southminster an Entrance Fee deposit to reserve a Residence for potential occupancy. Southminster does not approve You for residency and is not obligated to provide You with a Residence or services until the Date of Occupancy.
- C. <u>Date of Availability</u>. The Date of Availability is the date when the Residence that You reserved is declared by Southminster, at its sole discretion, to be available for occupancy.

- D. <u>Date of Occupancy</u>. The Date of Occupancy is the mutually agreed upon date when Southminster's obligation to provide You with services as defined in this Agreement begins, when Southminster provides an accommodation for You to occupy as Your Residence, and when Your obligation to pay for services begins.
- E. <u>Date of Termination</u>. The Date of Termination is the date when Southminster is no longer obligated to provide You with services or with an accommodation for Your use as a Residence.
- F. <u>Date of Vacancy</u>. The Date of Vacancy is the date on or after the Date of Termination when the Residence that You last occupied is Vacated. When more than one (1) Resident is a party to this Agreement, this definition applies only when the last party to this Agreement Vacates.
- G. <u>Entrance Fee</u>. The Entrance Fee is a fee paid by the Date of Occupancy. An Entrance Fee has an associated refund plan that You select from options that may be provided to You. Schedule I specifies the Entrance Fee You pay, the Entrance Fee refund plan that You select, and the method for calculating any Entrance Fee refund for which You may be eligible based in that selected refund plan. Additions to the number of parties to this Agreement or certain changes in Residence may result in an additional Entrance Fee amount.
- H. <u>Health Center Credit Day</u>. A Health Center Credit Day is a credit that You can use to offset one (1) day's worth of the Service Fees for an accommodation in the Health Center.
- I. <u>Health Center</u>. The Health Center consists of licensed, and at Southminster's option, unlicensed health care accommodations. At the Date of Agreement, the two (2) licensed levels of care provided by Southminster are Nursing and Adult Care Home as defined, regulated, and licensed by the appropriate governing authorities.
- J. <u>Independent Living</u>. Independent Living consists of accommodations in cottages and apartments. When Your Residence is in Independent Living, there is an expectation that You are able to live independently. Southminster makes available limited health services to Your Residence in Independent Living. Southminster policy specifies the criteria for initial and continued occupancy of a Residence in Independent Living.
- K. <u>Move</u>. A Move is a permanent change in Your Residence.
- L. <u>Rescission Period</u>. The Rescission Period is a period of thirty (30) days following the later of the Date of Agreement or the date You receive a disclosure statement from Southminster that meets the requirements of North Carolina law.
- M. <u>Residence</u>. Residence is the accommodation at Southminster that is Your home. You are entitled to one (1) Residence at any given time, except that when there are multiple parties to this Agreement each may be entitled to separate Residences under circumstances defined in this Agreement. Any of Southminster's different types of accommodations may serve as Your Residence, including those in Independent Living

and in the Health Center. Southminster may restrict the number of people that may occupy a Residence.

- N. <u>Service Fees</u>. Service Fees are periodic fees that You pay beginning with the Date of Occupancy and on an on-going basis until the Date of Vacancy. For different types of accommodations, Service Fees may be monthly fees or daily fees.
- O. <u>Transfer</u>. A Transfer is a temporary stay in an accommodation that is not Your Residence and is at or outside of Southminster.
- P. <u>Vacate</u>. Vacate means to remove all of Your property from the Residence (and associated storage areas) from which You are Moving and to return all Southminster property (including items such as keys, access cards, etc.). If there is not another party to this Agreement that is still a Resident, Your property must be removed from Southminster property.

III. Additional Terms Applicable until the Date of Occupancy

- A. <u>Final Admission Decision</u>. The final decision to approve You for admission is made solely by Southminster by the Date of Occupancy. At all times before the Date of Occupancy, You agree to provide or arrange for others to provide Southminster with requested health and financial information as required by Southminster for the admission process, and to immediately notify Southminster of changes in Your health or financial circumstances that may affect the admissions decision. You may be required to interview with Southminster health staff, or to obtain, at Your expense, physical and mental examinations and tests as required by Southminster for the admissions process. Southminster reserves the right, as allowed by law, to accept or reject any person for residency up until the Date of Occupancy. If Southminster denies You admission, or if changes in Your health preclude You from taking occupancy, Sections IX.B. and X.B.a. define the process to cancel this Agreement and the refunds due to You. If You submit false or misleading information as part of the admission process, Southminster may terminate this Agreement in accordance with Section IX.E.
- B. Entrance Fee Deposit. By the Date of Agreement You will have paid a deposit equal to ten percent (10%) of the Entrance Fee for the Residence that You have reserved and selected the Entrance Fee refund plan as described in Schedule I. Your Entrance Fee deposit fixes Your Entrance Fee for Your reserved Residence at the amount in effect on the day of the deposit. You may change Your reserved Residence or Entrance Fee refund plan up until the Date of Occupancy, but for changes made more than thirty (30) days after the Date of Agreement, the Entrance Fee amount and the 10% deposit amount due may change based on the Entrance Fee rates in effect at the time of Your change. Your Entrance Fee deposit will be credited toward the balance of the Entrance Fee due or returned to You in accordance with Section X. When required by law, Your Entrance Fee deposit will be placed into an escrow account as described in Schedule I.
- C. <u>Service Fees Prior to Occupancy</u>. The Service Fees described in Schedule I are those in effect at the Date of Agreement for Your reserved Residence. Southminster may change

Service Fees with thirty (30) days written notice including during the period between the Date of Agreement and the Date of Occupancy.

- D. Availability and Occupancy of an Independent Living Residence. If Your reserved Residence was previously occupied, You must schedule a Date of Occupancy within sixty (60) days of the Date of Agreement unless an extension is granted in writing by Southminster. If Your reserved Residence has not been previously occupied (for example new construction), Southminster will give You at least forty-five (45) days notice of the Date of Availability and You must schedule a Date of Occupancy that falls within fortyfive (45) days after the Date of Availability, unless an extension is granted in writing by Southminster. The Date of Occupancy cannot occur until You have been approved for residency by Southminster. If You do not schedule the Date of Occupancy or obtain an extension as stated in this paragraph, the Entrance Fee amount and the 10% deposit amount due may change based on the Entrance Fee rates in effect at the final Date of Occupancy, or Southminster may terminate this Agreement in accordance with Section IX.E. By the Date of Occupancy You must pay the remaining balance of the Entrance Fee and the first Service Fees due in advance for Your reserved Residence. You are not required to have a Date of Occupancy that falls within the Rescission Period. The Date of Occupancy will appear on Schedule I.
- E. <u>Availability of Your Reserved Residence</u>. If actions or events subsequently cause Southminster to notify You that the Residence that You reserved will not be available for occupancy, You will have thirty (30) days to reserve another Residence based on the same priority for reservation used in Your initial reservation, or to cancel this Agreement in accordance with Section IX.B. These are Your only remedies. You are not entitled to, and hereby waive, any right of specific enforcement to require Southminster to make available Your reserved Residence. Southminster will endeavor to make available the Residence that You reserved, but cannot guarantee delivery of that Residence or be held responsible for failure to deliver that Residence or campus renovations or expansions. Without limiting the foregoing, Southminster is not responsible for any delays in the delivery of a Residence resulting from causes beyond the control of Southminster, including changes and/or upgrades to the Residence made by You, Acts of God, natural disasters, fire, labor disputes or other force majeure occurrences. You will be kept informed of progress on Your reserved Residence.

IV. Residence

- A. <u>Your Initial Residence</u>. The number and a description of Your initial Residence is in Schedule I of this Agreement. An optional Schedule II describes options, upgrades, or other non-standard items that You have chosen, changes made by previous occupants that You have chosen to keep, along with additional conditions, charges, and terms for payment associated with those items.
- B. <u>Continuum</u>. Southminster provides a variety of accommodations for Your Residence, including some accommodations designed to provide for additional support and services if and when required by changes in Your health or capabilities. You understand that Your Residence may change during the time You live at Southminster in accordance with the

terms of this Agreement. By executing this Agreement, You agree to abide by Southminster's policy regarding criteria for remaining in a Residence in Independent Living or in accommodations in the different levels of care in the Health Center.

- C. <u>Modification of Your Residence by Southminster</u>. Southminster has the right to modify Your Residence to meet applicable law or regulation, for reasons of health or safety, for maintenance or repair, to prevent damage or deterioration, to maintain it in marketable condition, or for other reasonable purposes.
- D. <u>Modification of Your Residence by You</u>. Southminster must approve, in advance, any structural or physical change to Your Residence or to the surfaces, fixtures or equipment provided by Southminster. You are responsible for the costs of any such change. Unless Southminster chooses to keep the changes, You or Your estate are liable for the subsequent cost to return the Residence to its original condition. Southminster will own and retain title to such changes, but is not responsible for the cost of maintenance of such changes. The value of changes is not a factor in determining any Entrance Fee refund due.
- E. <u>Right of Entry</u>. You authorize employees or agents of Southminster to enter Your Residence or storage areas for the purposes of services, repairs, maintenance, renovation, inspection, security, emergency drills, in the event of an emergency, to check compliance with this Agreement or with Southminster policy, and for other reasonable purposes. Southminster will always endeavor to maintain Your privacy and the privacy of the Residence.
- F. <u>Vacating Your Residence</u>. If You terminate this Agreement or Move from a Residence, and that Residence does not continue to be the Residence of another party to this Agreement, You must Vacate that Residence within the time allowed by Southminster policy. Your Date of Termination and Date of Vacancy must be the same except in the event of Your death in which case Southminster policy defines the time available to Vacate the Residence. If You have not Vacated within the time allowed, Southminster may charge extra fees, or may remove and either dispose of, or store, Your personal belongings at the expense of You or Your estate. Section VI.I. describes Your obligation for Service Fees as You Vacate.
- G. <u>Condition of Vacated Residence</u>. Upon Vacating Your Residence, You shall leave it in good condition. Except for normal wear and tear, You or Your estate shall be liable to Southminster for costs required to restore the Residence to good condition or to standard condition.

V. Common Areas and Amenities, Programs and Services

A. <u>Common Areas and Amenities</u>. Southminster will provide common areas and amenities for Your use and benefit. Common areas include at a minimum, dining rooms, multipurpose rooms, spaces and facilities for activities, lounges, a chapel, a library, an equipped exercise room, and facilities for beautician services. Southminster may also provide facilities for limited banking services, facilities for the sale of sundry items, and other amenity areas dependent on Southminster's determination of demand or the availability of providers.

- B. <u>Utilities, Communications, and Alarm Systems</u>. Your Basic Fees include water, sewer, one telephone line (including local telephone service as provided through Southminster), trash removal, basic cable television service (or equivalent), access to premium cable television service (or equivalent), an urgent call system, a fire alarm system, and a carbon monoxide detector (where required). Electricity is included in Your Basic Fees except for in cottages where it is an additional cost. Gas is available in all cottages and is an additional cost. Gas may be available in some other Residences but may be an additional cost. You are responsible for the cost of long-distance telephone service and calls and for premium cable television service. Additional telephone lines may be available for additional cost. You may arrange internet services through an internet provider at Your cost.
- C. <u>Meals</u>. If Your Residence is in Independent Living, Your Basic Fees each month include a number of meals equivalent to one (1) dinner for each day in the month, usable anytime within the month in a Southminster dining room. If Your Residence is in the Health Center, Your Basic Fees include three (3) meals per day. Other meals, meals for guests, and catering are available at an additional cost. Special diets as prescribed by Your physician are provided in Basic Fees when You are in the Health Center. Limited special diets may be available for You if Your Residence is in Independent Living and may be at an additional cost. Limited tray service will be provided when it is determined by Southminster health staff to be appropriate and may be at an additional cost.
- D. <u>Housekeeping and Laundry Services</u>. Your Basic Fees include housekeeping services on at least a weekly basis. Housekeeping includes at a minimum vacuuming, dusting, cleaning of baths and kitchens, changing of bed linens, and trash removal. Other housekeeping services may be available at an additional cost. If Your Residence is in Independent Living, Your Basic Fees include weekly laundering of personal linens as defined in Southminster policy. If Your Residence is in the Health Center, Your Basic Fees include bed and bath linen provided by Southminster. Some Residences are equipped with a washer and dryer. Southminster provides washers and dryers in common areas at no additional cost to You if You do not have a washer and dryer in Your Residence. If Southminster determines that safety, sanitation, or health issues arise in Your Residence because of Your actions or inactions, You agree that Southminster will provide, at Your expense, whatever additional housekeeping or laundry services Southminster determines are necessary to mitigate the issues.
- E. <u>Groundskeeping</u>. Your Basic Fees include basic groundskeeping services including lawn, tree, and shrubbery care for those items that are provided by Southminster. Southminster at its sole discretion may make changes to lawns, trees, shrubs, or any other landscaping on its property. You may plant items approved by Southminster in areas determined by Southminster, but You are responsible to maintain those areas and plants at Your expense.

- F. <u>Maintenance and Repairs.</u> Your Basic Fees include the maintenance, repair, and replacement of property, furnishings, and equipment owned or leased by Southminster. Other maintenance services may be available at an additional cost.
- G. <u>Staffing</u>. Southminster will have staff present at Southminster twenty-four hours per day, every day of the year.
- H. <u>Transportation</u>. Your Basic Fees include scheduled local transportation for You for shopping trips, medical appointments, and occasional activities and events. Transportation for special, personal, or group trips may be available and may be at an additional cost.
- I. <u>Parking</u>. Your Basic Fees include one (1) parking space for each Residence provided that You or another party to this Agreement who shares the Residence owns a licensed personal vehicle and has a valid driver's license. Covered or enclosed parking spaces may be subject to additional charges. Southminster policy governs registration requirements, space assignment and use, allowed vehicles, and other terms for parking.
- J. <u>Life Enrichment</u>. Various social, recreational, spiritual, educational and cultural programs and activities will be provided by Southminster for You to enjoy at Your option. Some of these programs may require an additional charge.
- K. <u>Health Center</u>. As part of Your Base Fees when You occupy an accommodation in the Health Center, Southminster will provide facilities, equipment, staff, and services that are required to maintain current licenses, and will provide services permitted and typically provided for each licensed level of health care. At a minimum, the following services are provided as part of Your Basic Fees when you are staying in an accommodation in the Health Center:
 - a. Medical Director. Southminster will retain a licensed physician as Medical Director to consult on the medical aspects of the licensed levels of care.
 - b. Nursing Staff. Licensed and/or Registered Nurses will be available twenty-four (24) hours per day.
 - c. Other Services. Other services include diet planning by a registered and licensed dietitian, assisted bathing facilities, goal-oriented care planning, social services, and planned activities.
- L. <u>Other Health Services Not Included in Basic Fees</u>. Additional health services not included in Your Basic Fees may include, but are not limited to: physician services; dental work; physical, occupational, and speech therapy; rehabilitative treatments and equipment; ambulance services; outpatient nursing services; pharmacy services and medicines; laboratory services; durable medical equipment; food supplements; personal care and incontinence supplies or other health related items; and nursing, care planning, case management, or personal care services for Residents in Independent Living or above what is required for each licensed level of health care in the Health Center. Some services may be available exclusively only for Residents in the Health Center or only for Residents in Independent Living. These additional services are subject to additional

charges by Southminster or by third-parties that provide the services on Your or on Southminster's behalf.

VI. Financial Arrangements

- A. <u>Entrance Fee</u>. By the Date of Occupancy You agree to pay Southminster the remaining balance of the Entrance Fee for Your Residence as set forth in Schedule I. Entrance Fee deposits and reservation or waiting list deposits not previously credited or paid to You will be credited toward the balance of the Entrance Fee due. Your Entrance Fee may be subject to refund (see Section X).
- B. <u>Service Fees</u>. You agree to pay Service Fees on an on-going basis for a period beginning with Your Date of Occupancy and ending with Your Date of Vacancy except as described in this Agreement or in Southminster policy. Service Fees are to be paid in advance and will be pro-rated for partial months. If there is more than one party to this Agreement, the first or single person rate applies to one (1) of You when You share the same Residence, and to each of You if You each have different Residences.
- C. <u>Additional Fees and Charges</u>. There may be additional fees and charges for services that are not included in the Basic Fees. The means for billing or payment of these additional fees and charges will be decided by Southminster. When services are provided by third parties, You may be responsible for payment arrangements directly with those parties.
- D. <u>Adjustments in Fees and Charges</u>. Southminster may change the Service Fees or any other fees or charges at any time with thirty (30) days advance notice to You. It is anticipated that Service Fees will be adjusted at least annually to coincide with the start of Southminster's fiscal year.
- E. <u>Billing and Payment Terms</u>. Southminster will furnish You with a monthly statement showing Service Fees and additional fees or charges for the current or previous periods. The total amount due is payable within ten (10) days of the monthly statement date. Southminster may charge interest at a rate not to exceed the maximum allowed by law on any unpaid balance owed thirty (30) days from the monthly statement date. Southminster may terminate this Agreement if You have a past due amount in excess of sixty (60) days. You shall be responsible for the payment of attorney's fees and all other costs incurred by Southminster relative to the collection of any amounts past due. Termination of this Agreement does not end the obligation of You or Your estate to pay all amounts due, no matter when incurred.
- F. <u>Health Center Credit Days</u>. At the Date of Occupancy, each Resident whose Residence is in Independent Living is granted fourteen (14) Health Center Credit Days. At each subsequent anniversary of the Date of Occupancy, unused Health Center Credit Days for each Resident may be carried forward and, for each Resident whose Residence is in Independent Living, up to fourteen (14) new days granted, provided that the total accumulated for each Resident never exceeds forty-four (44) days. Health Center Credit Days are non-transferable, must be used only as defined in this Agreement and in

Southminster policy, and have no value if not used. No new Health Care Credit Days are granted after You Move to the Health Center.

- G. <u>Use of Health Center Credit Days in the Health Center</u>. Unless otherwise specified by Southminster policy, for each day You occupy or hold an accommodation in the Health Center, whether or not that accommodation is Your Residence, You must use a Health Center Credit Day until all such accumulated days are used. When You use a Health Center Credit Day, one day's worth of the Service Fee for an accommodation in the Health Center is waived but You will be charged for the additional two (2) meals per day provided in the Health Center Credit Days, Your Service Fees continue based on the Independent Living Residence from which You Moved or Transferred.
- H. <u>Stays in a Health Center Accommodation without Health Center Credit Days</u>. For each day that You occupy an accommodation in the Health Center without the use of a Health Center Credit Day, whether or not the accommodation is Your Residence, You will be charged the Service Fees for the Health Center accommodation.
- I. <u>Continuation of Service Fees</u>. Except as described in this Agreement or by Southminster policy, You are obligated to continue to pay Service Fees for Your Residence (including a Residence in the Health Center) until the Residence has been Vacated or while You are away from the Residence for any reason including a temporary stay in a different accommodation at or outside of Southminster.

VII. Terms of Residency

- A. <u>Rights of Occupancy and Use</u>. Subject to the terms and provisions of this Agreement, You have the right to occupy, use, and enjoy a Residence, common areas, amenities, programs and services of Southminster as defined in this Agreement from the Date of Occupancy until the Date of Termination.
- B. <u>Damage</u>. You are responsible for any damage to Southminster's owned or controlled property, including the cost of repair, replacement, or diminution of value that occurs as a result of Your negligence, abuse, or misuse or that of Your guest, employee, contractor or volunteer.
- C. <u>Inappropriate Use</u>. You may not engage in illegal activity while on or in Southminster owned or leased property, including in Your Residence, nor may that property be used in any manner in violation of any law or regulation. Your Residence may not be used for commercial purposes unless approved in writing by Southminster.
- D. <u>Policies</u>. You agree to abide by Southminster policies and procedures, including amendments, modifications and changes as may be adopted by Southminster. Such policies and procedures shall be made readily available to You.
- E. <u>Access to Southminster</u>. Southminster has the right to deny access to, or limit the use of its premises and property by any party but may not deny You access to Your Residence

or to common areas except in emergencies, for health or safety reasons, or as provided for in this Agreement.

- F. <u>Transfer of Property</u>. You agree not to make any gift or other transfer of property for the purpose of evading Your obligations under this Agreement, or if such gift or transfer would render You unable to meet such obligations. Such action could render You ineligible for potential financial assistance from Southminster.
- G. <u>Representations Made by You</u>. You affirm that representations and information that You provided for consideration for admission to Southminster, including health and financial information and including all additional information provided up to the Date of Occupancy, are accurate and reflect Your current status and, as such, are the basis for this Agreement.
- H. <u>Financial and Health Information</u>. While this Agreement is in effect and at Southminster's request, You agree to provide updates of the personal health and financial information that You originally provided to Southminster as part of the admission process. Except as prohibited by law, You agree to keep Southminster informed of health changes that affect Southminster's ability to meet its obligations to You, including authorizing access by appropriate Southminster staff or providers to records for health services that You receive away from Southminster.
- I. <u>Visitors</u>. Your visitors may stay for short periods in Your Residence or in other Southminster accommodations that may be provided. No person other than You may reside in Your Residence without the written approval of Southminster.
- J. <u>Non-Southminster Service Providers</u>. Should you choose to engage, on a paid or un-paid basis, the services of any party other than Southminster or its agents for services provided at Southminster, You agree to abide by Southminster policies and procedures for use of such providers. Southminster reserves the right to limit or prohibit access to its property by a provider or providers or to limit the use of providers. You agree to be responsible for the provider and the actions of the provider while engaged by You and to indemnify and hold harmless Southminster for any actions of such providers. Such providers are not considered Visitors as described in Section VII.I.
- K. <u>Loss of Property</u>. Southminster shall not be responsible for the loss of, or damage to any property belonging to You due to theft, mysterious disappearance, fire or any other cause.
- L. <u>Insurance</u>. You agree to furnish Southminster with evidence of required insurance coverage when requested. Any liability insurance that You carry should insure Your performance of the indemnity provisions of this Agreement. If You undertake activities that Southminster determines may create risk for Southminster, its employees and agents, other Residents, or visitors, Southminster may require that You carry other or additional insurance related to that risk. From the Date of Occupancy:
 - a. You agree to maintain Medicare Part A, Medicare Part B, and one supplemental health insurance policy or equivalent insurance coverage acceptable to

Southminster and to assign rights to proceeds to Southminster for services provided by Southminster;

- b. You agree to maintain insurance on vehicles that You park or drive at Southminster with coverage at least equal to the minimum required by law;
- c. You agree to maintain an insurance policy that provides You with liability and personal property insurance with coverage at least equal to the minimum recommended in Southminster policy. You are strongly encouraged to carefully consider Your circumstances in deciding if limits higher than the minimum required by Southminster are appropriate.
- M. <u>Will, Power of Attorney, and Health Care Power of Attorney</u>. You agree, prior to the Date of Occupancy, to have executed a will naming an executor and a general power of attorney designating a competent person as attorney-in-fact. You are strongly encouraged to execute a healthcare power of attorney, and, if so desired, a living will. You agree to provide Southminster with copies of general and health care power of attorney documents, any living will, any other advance directives, and the location of Your will, prior to the Date of Occupancy. Except for Your will, You agree to provide Southminster with copies are changed.
- N. <u>Inability to Manage Your Affairs</u>. You agree that if you become incapable of governing yourself and managing your affairs and you have no legally recognized representative that can act on Your behalf, Southminster will have an interest in the matter which will entitle Southminster to institute legal action for the determination of Your competency and for the appointment of a legal guardian.
- O. <u>Personal Physician</u>. You agree to designate a licensed physician as Your personal physician. You are responsible for the cost of physician services.

VIII. Moves, Transfers, and Marriage after Occupancy

- A. <u>General</u>. Moves or Transfers within Southminster may occur with Southminster approval and are subject to the availability of the desired accommodation. A Move may involve the payment of an additional Entrance Fee amount and other fees as described in Southminster policy. You are responsible for Move costs and arrangements except as specified in Southminster policy or as agreed to in writing by Southminster. Southminster may prioritize Moves and Transfers at its sole discretion.
- B. <u>Moves or Transfers to or within the Health Center</u>. As a continuing care retirement community, Southminster provides multiple levels of care and Residence options. Each of these is designed to serve various needs that You may have as a Resident. Should You have needs that require or are best met by an accommodation in the Health Center, or by a change to a different accommodation there, You agree to Move or Transfer as recommended by Southminster. Southminster will consult to the extent possible with You, Your designated representative, Your physician, Southminster health care professionals, and representatives of Your family when appropriate in assessing the

appropriate accommodation. You agree that Southminster retains the right to make a final determination of the need to recommend that You Move or Transfer, and You agree to voluntarily comply with that recommendation as one of the conditions of being a Resident of Southminster.

- C. <u>Move or Transfer to an Outside Organization</u>. Southminster is not designed or licensed to care for persons who have certain conditions, including but not limited to certain psychiatric conditions or mental illnesses, certain acute medical conditions, and certain contagious or dangerous diseases. If You or Southminster determines that You need care beyond that provided by Southminster, or that Your continuing presence at Southminster is detrimental to the health or peace of You or of others at Southminster, You agree to voluntarily Move or Transfer to an outside organization capable of providing such care as one of the conditions of being a Resident of Southminster. Except in an emergency, Southminster will consult to the extent possible with You, Your designated representative, Your physician, Southminster health care professionals, and representatives of Your family when appropriate in assessing the appropriate accommodation. You agree to pay the expense of such a Move or Transfer and for all care subsequently provided by the other organization. This Agreement will be terminated by You or by Southminster in accordance with Section IX if the outside Move or Transfer becomes permanent.
- D. <u>Temporary Displacement from Your Residence</u>. If Southminster decides that Your Residence must be temporarily unoccupied for more than one (1) day for an emergency, to meet a law or regulation, for reasons of health or safety, for inspection, for purposes of modifications or repairs, or for some other reasonable purpose, You agree to Transfer to a temporary accommodation arranged by Southminster. Your Service Fees will continue but the costs of Transfer and of the temporary accommodation will be paid by Southminster unless the reason for the Transfer was caused by actions or inactions by You, Your guests, or Your non-Southminster service providers.
- E. <u>Move to Accommodate Changes by Southminster</u>. You agree to Move to a different Residence if changes implemented by Southminster will eliminate or significantly change Your Residence. Such a Move would only be required when deemed necessary by Southminster for the welfare of current or future Residents or for the continued successful operation of Southminster. You will be given at least thirty (30) days notice. All costs for Your Move will be paid by Southminster. Southminster will endeavor to provide You with a similar Residence whenever possible. Improvements that You made to the Residence that You are Vacating will be reimbursed by Southminster based on fair market value or, at Southminster's option and expense, relocated or replicated in Your new Residence.
- F. <u>Marriage or Addition of Another Party after Date of Occupancy</u>. Should You marry a person who is also a Resident of Southminster, the two of You may occupy either Residence or both Residences. Should You marry a person who is not a Resident or wish to add an additional party to this Agreement, Your spouse or the additional person may become a Resident if he or she meets all the requirements for admission, enters into a Residence and Services Agreement with Southminster, and pays the Entrance Fee and

Service Fees as defined in this Agreement. If Your spouse or the additional person does not meet the requirements of Southminster for admission as a Resident, You may terminate this Agreement in accordance with Section IX.C. or IX.D. (whichever is appropriate), or Your spouse or the additional person may be approved for admission under special circumstances and with negotiated fees as agreed to in writing by all parties to this Agreement.

IX. Rescission, Cancellation, and Termination

- A. <u>Rescission</u>. (See the definition of Rescission Period at II.L. on page 2.) You may rescind this Agreement during the Rescission Period. (See Section X.B.a. for refund terms.) You are not required to have a Date of Occupancy that falls within the Rescission Period.
- B. <u>Cancellation</u>. If, prior to the Date of Occupancy, Southminster denies You admission, or You die, or if, on account of illness, injury, or incapacity You are precluded from occupying a Residence at Southminster, this Agreement is automatically cancelled. You agree to provide evidence of changes in Your condition and Southminster will determine if the changes preclude You from occupancy. If more than one of You is a party to this Agreement, and the changes listed above that preclude occupancy affect only one of You, the Agreement can continue or be cancelled at the option of the other party or parties as expressed in writing to Southminster. If Southminster notifies You that Your reserved Residence will not be available for occupancy, You may reserve another Residence in accordance with Section III.E. or cancel this Agreement in accordance with the terms of this paragraph. (See Section X.B.a. for refund terms.)
- C. <u>Termination by You Before the Date of Occupancy</u>. After the Rescission Period and before Your Date of Occupancy, You may terminate this Agreement for reasons other than those defined in Section IX.B. above with thirty (30) days written notice. (See Section X.B.b. for refund terms.)
- D. <u>Termination by You After the Date of Occupancy</u>. After the later of the Rescission Period or the Date of Occupancy, You may terminate this Agreement by giving Southminster thirty (30) days written notice of such termination. In the event of the death of the last surviving Resident that is a party to this contract, this Agreement shall terminate immediately. (See Section X.B.c. for refund terms.)
- E. <u>Termination by Southminster</u>. Southminster may terminate this Agreement at any time if there is a determination by Southminster that there is just cause. Just cause may include, among other reasons, any material misrepresentation or omission made by You in the materials that You submitted as part of the admissions or financial assistance process; Your failure to make timely payments in accordance with Section VI; Your failure to abide by Southminster policies; the breach of any of the terms and conditions of this Agreement; Your refusal to voluntarily make a Move or Transfer that is deemed necessary and recommended in accordance with this Agreement; Your permanent Move or Transfer to an outside organization; or a good faith determination made by Southminster that You are a danger to Yourself or to others. Southminster will provide You with thirty (30) days notice of termination unless You are determined to be a danger

to Yourself or others in which case termination may be effective immediately. (See Section X.B.b. or Section X.B.c. for refund terms.). Denial of admission by Southminster prior to the Date of Occupancy is considered a cancellation rather than a termination and is described in Section IX.B.

X. Refund of the Entrance Fee

- A. <u>General</u>. Schedule I identifies the Entrance Fee that You paid, the Entrance Fee refund plan that You selected, and the basis for calculating the amount of the Entrance Fee that may be refundable to You. Any Entrance Fee refund for which You may be eligible is not made until the last surviving Resident that is a party to this Agreement has a Date of Vacancy and all other terms of this Agreement have been met. For purposes of calculating any refund of Your Entrance Fee, additional Entrance Fees paid under this Agreement after the Date of Occupancy (for certain Moves or for adding additional parties to the Agreement) are added together and treated as if paid at the first Date of Occupancy. Your refund will be paid to Your estate unless You arranged otherwise in writing with Southminster.
- B. <u>Entrance Fee Refund by Type of Termination</u>. This section describes Entrance Fee refunds, by type of terminations as described in Section IX.
 - a. <u>Rescission or Cancellation</u>. If there is a rescission or cancellation as described in Sections IX.A and IX.B, the refund is 100% of all portions of the Entrance Fee that You have paid, less applicable non-standard costs described in Schedule II. Depending on the type of termination, any refund due will be paid within thirty (30) days of the end of the Rescission Period or from the date of cancellation.
 - b. <u>Termination Before the Date of Occupancy</u>. If, before the Date of Occupancy, You or Southminster terminate this Agreement as described in Sections IX.C. or IX.E., the refund is 100% of all portions of the Entrance Fee that You have paid, less non-refundable fees specified in Schedule I, less applicable nonstandard costs described in Schedule II, less any other amounts owed under the terms of this Agreement. Any refund due will be paid within thirty (30) days from the date of termination.
 - c. <u>Termination After the Date of Occupancy</u>. If, after the Date of Occupancy, You or Southminster terminate this Agreement as described in Sections IX.D. or IX.E., the refund is the refundable portion of Your Entrance Fee as described in Schedule I, less applicable non-standard costs described in Schedule II, less any other amounts owed under the terms of this Agreement. Any refund due will be paid within thirty (30) days of the date of receipt by Southminster of an Entrance Fee received in full by Southminster from the next Resident that occupies the Independent Living Residence being Vacated as a result of Your termination.

XI. Financial Assistance

As long as Southminster remains classified as a non-profit charitable organization under Federal law and regulation, Southminster will endeavor to avoid termination of this Agreement solely because You are financially unable to pay Southminster's fees. The decision to deny or grant financial assistance is at the sole discretion of Southminster. Southminster will provide financial assistance only if it can do so without impairing its ability to operate on a sound financial basis.

You agree that to be eligible for consideration for financial assistance, You will provide all information that Southminster decides is necessary to assess Your eligibility for financial assistance, and You will, when so requested by Southminster, obtain any other form of financial assistance that might be available to You including family assistance or government subsidy programs. You agree to notify Southminster immediately if you become aware that You might reasonably expect to need financial assistance and to work cooperatively with Southminster to make reasonable changes that might help delay or minimize any eventual financial assistance need.

If You receive financial assistance from or arranged through Southminster, You agree to comply with reasonable conditions which may include a Move to a different Residence. You agree that Southminster will deduct from refunds due to You, or may seek to recover from Your estate, any financial assistance that Southminster or any of its' owned, controlled, or affiliated organizations has provided to You.

XII. General

- A. <u>Assignment</u>. Your rights and privileges under this Agreement are personal to You and may not be transferred or assigned by You by any act by You, by legal proceeding, or in any other manner.
- B. <u>Management of Southminster</u>. The absolute rights of management are reserved by Southminster. Southminster reserves the right to accept or reject any person for residency as allowed by law.
- C. <u>Multiple Residents as Parties to this Agreement</u>. When more than one (1) Resident is a party to this Agreement, Date of Availability, Date of Occupancy, Date of Termination, and Date of Vacancy applies to each Resident separately when such dates do not coincide for all the Residents. This Agreement continues in force until the last Resident that is party to this Agreement has a Date of Termination and a Date of Vacancy. All Residents that are parties to this Agreement shall all be equally and fully responsible for the payment of all fees and charges required under this Agreement.
- D. <u>Rights to Property/Subordination</u>. This Agreement does not transfer or grant any interest in the real or personal property owned or administered by Southminster other than the rights and privileges as described in this Agreement. Nothing contained in this Agreement shall be construed to create the relationship of landlord and tenant between Southminster and You. Any rights, privileges, or benefits under this Agreement, including Your right to a full or partial refund (except for escrowed Entrance Fee deposits as described in Section III.B. and Schedule I), shall be subordinate to any existing or subsequent mortgages or deeds of trust on any of the premises or to any other interest in the real property of Southminster and to all amendments, modifications, replacements, or

refinancing of any existing or subsequent mortgages or deeds of trust or to any liens or security interests held by secured creditors of Southminster. This subordination provision means that the claims of secured creditors, in the event of Southminster's bankruptcy or default on its financial obligations, shall be paid before You are entitled to receive any applicable refund. Upon request, You shall execute and deliver any document which may be required by Southminster, or by the holder of any such mortgages or deeds of trust or other encumbrances, to effect or confirm such subordination.

- E. <u>Severability and Forbearance</u>. If any term or provision of this Agreement or the application thereof to any person or circumstance shall to any extent be invalid or unenforceable, the remainder of this Agreement or the application of such term or provision to persons or circumstances other than those to which it is held invalid or unenforceable shall not be affected thereby, and each term and provision of the Agreement shall be valid and enforceable to the fullest extent permitted by law. No act of forbearance or failure to insist upon prompt performance of any of the terms of this Agreement by Southminster shall be construed as a waiver of rights granted to Southminster, or limit Southminster's ability to enforce all the provisions of this Agreement.
- F. <u>Repair, Construction, or Destruction of Property</u>. Southminster shall not be liable for any damage, compensation or claim by reason of inconvenience or annoyance resulting from the necessity of repairing Southminster buildings or property, from construction at Southminster, or from displacement from property as the result of damage, destruction, construction, or repair.
- G. <u>Third Party Injuries and Claims</u>. You agree to indemnify, defend and hold Southminster harmless from and against any and all claims, demands, liabilities, losses or damages (including attorneys' fees) arising out of any injury to or death of any person or any damage to property occurring within the Southminster retirement community and caused by Your acts or omissions or the acts or omissions of Your invitees, licenses, or guests.
- H. <u>Entire Agreement</u>. All schedules and addenda attached to this Agreement are incorporated herein and made a part hereof by reference. This Agreement, including any schedules and addenda attached hereto, constitutes the entire agreement between Southminster and You and supersedes all prior written or prior contemporaneous oral understandings or agreements between Southminster and You. Southminster shall not be liable or bound in any manner by any statements, representations, or promises made by any person representing or assuming to represent Southminster, unless such statements, representations, or promises are set forth in this Agreement or its Schedules and Addenda.
- I. <u>Amendments and Modifications</u>. This agreement shall not be altered, amended or modified except in writing and duly executed by You and Southminster.
- J. <u>Successors and Assigns</u>. Except as set forth herein, this Agreement shall bind and inure to the benefit of the successors and assigns of Southminster and Your heirs, executors, administrators, guardians, and assigns.

- K. <u>Gender</u>. Throughout this Agreement, the use of the masculine or feminine gender shall include either, and the use of the singular shall include the plural.
- L. <u>Notice Provisions</u>. Any notices, consents, or other communications to Southminster hereunder (collectively "notices") shall be in writing and addressed as follows:

President Southminster, Inc. 8919 Park Road Charlotte, NC 28210

M. <u>Governing Law</u>. This Agreement shall be governed by the laws of the State of North Carolina.

IN WITNESS WHEREOF the parties have hereunder set their hands and seals as of the day and year first written above.

SOUTHMINSTER, INC.

RESIDENT(S)

By:_____

Title:_____



A Continuing Care Retirement Community

8919 Park Road - Charlotte, NC 28210

Schedule I of the Residence and Services Agreement

I. Introduction

This Schedule I is a part of the Residence and Services Agreement entered into on this day of ______, 20_____, by and between Southminster, Inc., a North Carolina non-profit corporation (hereinafter called "Southminster"), and ______ (hereinafter called "Resident", "You", or "Your").

II. Residence

You have reserved Residence number _____ for occupancy by _____ party (parties). This Residence is the following type:

☐ cottage ☐ apartment ☐ nursing ☐ assisted living ☐ assisted living − dementia. This Residence ☐ is or ☐ is not constructed as of the Date of Agreement.

This Residence is unfurnished but is provided with standard features selected and provided by Southminster. If You select options, upgrades, or request or accept other non-standard features or if there are features that are provided as an additional charge, those are identified in Schedule II. Following is a description of the reserved Residence:

III. Entrance Fee

- A. <u>Entrance Fee Amount</u>: The Entrance Fee for the Residence that You have reserved, based on the Entrance Fee refund plan that You have selected, is \$_____ for the 1st person and \$_____ for the 2nd person for a total of \$_____.
- B. Entrance Fee Deposit: Your Entrance Fee deposit is <u>\$</u>. This is 10% of the total Entrance Fee noted above. This deposit is or is not required by law to be placed into an escrow account.
- C. Entrance Fee Refund Plan: You have selected the _____ Entrance Fee refund plan. Based on the refund plan You selected, the method for calculating any Entrance Fee refund for which You may be eligible in accordance with Section X is described below. Note that when calculating the refundable portion for all plans, a month is defined as a full or partial calendar month including the months of the Date of Occupancy and of the Date of Vacancy and all months are counted from the Date of Occupancy.

Standard Entrance Fee Refund Plan. The refundable portion of the Entrance Fee is the difference between the total Entrance Fee paid less 5% of that sum per month. No refund of the Standard plan Entrance Fee is made after twenty (20) months.
50% Entrance Fee Refund Plan. The refundable portion of the Entrance Fee is the difference between the total Entrance Fee paid less 5% of that sum per month through the earlier of the tenth (10th) month or the Date of Vacancy. After the tenth (10th) month, the refundable portion is 50% of the sum of Entrance Fee paid.
90% Entrance Fee Refund Plan. The refundable portion of the Entrance Fee is the difference between the total Entrance Fee paid less 5% of that sum per month through the earlier of the tenth (10th) month or the Date of Vacancy. After the tenth (10th) month through the earlier of the second (2nd) month or the Date of Vacancy. After the second (2nd) month, the refundable portion is 90% of the sum of Entrance Fees paid.

D. <u>Escrow of Entrance Fee Deposit</u>. If Your Entrance Fee deposit is required to be placed into an escrow account as indicated in this section, You acknowledge receipt of a copy of the escrow agreement between Southminster and the escrow agent and agree to the terms of that escrow agreement. The escrow agreement defines the instruments into which the escrow may be invested to earn interest, and the terms and conditions under which the escrow agent will release Your Entrance Fee deposit to Southminster or to You. Southminster selects and may change the escrow agent.

IV. Service Fee

The Service Fee for the Residence that You have reserved is a **monthly** or **daily** fee. It equals $_$ for the 1st person and $_$ for the 2nd person for a total of $_$ as of Date of Agreement. *NOTE* that the Service Fee may change before and after the Date of Occupancy in accordance with Section III and VI of the Agreement. The Service Fee at the Date of Occupancy will be based on the rates in effect at that date.

V. Date of Occupancy

Your Date of Occupancy is _____. All parties to this Agreement acknowledge this Date of Occupancy by initialing below: Southminster:______ Resident: _____ Resident: _____

VI. Non-refundable Fee

If You or Southminster terminate this Agreement as described in Section IX.C. or Section IX.E. of the Agreement, You will owe Southminster a non-refundable fee of \$______ in addition to any other obligations defined under the Agreement. As described in Section X of the Agreement, the non-refundable fee, when owed, may be deducted from any refund due to You.



8919 Park Road - Charlotte, NC 28210

Schedule II of the Residence and Services Agreement

I. Introduction

This Schedule II is a part of the Residence and Services Agreement entered into on this day of _____, 20_____, by and between Southminster, Inc., a North Carolina non-profit corporation (hereinafter called "Southminster"), and _____ (hereinafter called "Resident", "You", or "Your"). The Residence that You have reserved is #_____.

II. Non-standard Features You Have Requested

You have selected the upgrades, options, or other non-standard features as described and at the prices shown below in this section. Prices and payment term for these items are also described. As described in Section X of the Agreement, You are required to pay for these items even if termination occurs prior to the Date of Occupancy.

[Note: a chart is inserted to list the item, associated price, and payment terms.]

III. Non-standard Features from Previous Occupants

The Residence that You have reserved has the following features that were implemented by a previous Resident:

[Note: a chart is inserted to list the item, associated price, and responsibility for maintenance.]

IN WITNESS WHEREOF the parties have hereunto set their hands and seals as of the _____ day of _____, 20____.

SOUTHMINSTER, INC.

RESIDENT(S)

By:_____

Title:_____

ATTACHMENT 5 -

- Southminster's Mission Statement

SOUTHMINSTER

Our Vision

Southminster will be a national leader and the community of choice enabling seniors to live their lives to the fullest.

Our Mission

Southminster is a non-profit, charitable community that embraces the individual, fostering a quality of life characterized by choice, independence, well-being, spirituality, dignity, privacy and peace of mind for each person.

Guiding Philosophy

Founded with pride in 1987 by two local churches, Southminster has become the premier nonprofit retirement community in the Charlotte region. We serve a vibrant community of residents and others who are living their lives to the fullest. With a respected and highly capable staff, Southminster provides the highest quality healthcare, services, and programming. Recognizing the uniqueness of every person, we are seen as a national leader in care for the aging. We reach out to those in the community and help them throughout the transition of aging. For many, this includes a physical move to Southminster. We continually update our services and residences so that they are the most attractive in the area. We embrace change, diversity and technology, not for our own sake but to improve the lives of our residents and others we serve. We have a strong financial foundation which we are continually improving. Southminster is seen as a leader in giving back to the community through its many partnerships and other charitable activities.

Southminster's Values

Southminster is committed to the following core values:

1) **Community:** Southminster residents and others we serve live their lives to the fullest in a collaborative atmosphere of mutual respect, compassion and trust.

2) **Excellence:** Our leadership and staff have a professional dedication to excel at everything they do, knowing such efforts will improve the lives of our residents and others we serve.

3) **Integrity:** Our community of staff, residents and others we serve strive for the highest levels of ethical behavior, financial responsibility, fair practices and accountability.

4) **Respect for the Individual:** Because every individual is unique, Southminster strives to help each resident and others we serve to maximize their independence and well-being.

5) **Charity and Outreach:** Southminster provides residents peace of mind so that they can continue to live a dignified life should unforeseen circumstances cause them to outlive their assets. Additionally, Southminster is dedicated to making a difference in the broader Charlotte community through its charitable work and donations.

ATTACHMENT 6 -

- Acknowledgment of Receipt of Disclosure Statement

ACKNOWLEDGEMENT OF RECEIPT OF DISCLOSURE STATEMENT

Southminster, Inc. 8919 Park Road Charlotte, NC 28210

Southminster (the "Facility") has delivered a Disclosure Statement to me, a prospective resident, prior to or at the time of executing a Residency Agreement to provide continuing care, or prior to or at the time of the transfer of any money or other property to the facility, whichever occurred first.

As a prospective resident, the facility's representatives have encouraged me to read the Disclosure Statement in its entirety before entering into any contract or written agreement or paying any fee.

I understand the facility, like all other continuing care facilities in the State of North Carolina, is subject to an act concerning registration and disclosure by continuing care facilities (the "Act"). Registration under the act does not constitute approval, recommendation, or endorsement of the facility by the Department of Insurance or the State of North Carolina, nor does such registration evidence the accuracy or completeness of the information in the Disclosure Statement.

I understand this matter involves a financial commitment and associated risk as well as a legally binding contract. In evaluating the Disclosure Statement and the Financial Statements prior to any commitment, I was encouraged to consult with an attorney and/or financial advisor who can review these documents with me, if any matters contained herein are not clear, including an understanding of solvency and deficit fund balance levels for this and other continuing care facilities.

Prospective Resident

Date of Signature

Facility Representative

Date of Signature

ATTACHMENT 7 -

- Interim Financial Statements as of December 31, 2019

SOUTHMINSTER, INC. INTERIM STATEMENT OF OPERATIONS AND CHANGE IN NET DEFICIT December 31, 2019

	FIRST QUARTER			YEAR TO DATE			
	ACTUAL	BUDGET	VARIANCE	ACTUAL	BUDGET	VARIANCE	
REVENUES, GAINS, AND OTHER SUPPORT							
Independent Living Revenue	\$ 3,741,379	\$ 3,749,626	\$ (8,247)	\$ 3,741,379	\$ 3,749,626	\$ (8,247)	
Healthcare Revenue	1,904,219	1,941,010	(36,791)	1,904,219	1,941,010	(36,791)	
Other Health Center Revenue	544,716	611,491	(66,775)	544,716	611,491	(66,775)	
Less Resident Assistance	(197,856)	(199,637)	1,781	(197,856)	(199,637)	1,781	
Earned Entrance Fees	1,495,295	1,628,268	(132,973)	1,495,295	1,628,268	(132,973)	
Investment Income, net	478,599	238,126	240,473	478,599	238,126	240,473	
Contributions	138,832	96,000	42,832	138,832	96,000	42,832	
Other Income	212,639	225,216	(12,577)	212,639	225,216	(12,577)	
Total Revenues, Gains, and Other Support	8,317,823	8,290,100	27,723	8,317,823	8,290,100	27,723	
OPERATING EXPENSES							
Salaries, Wages, and Employee Benefits	3,864,441	3,956,787	92,346	3,864,441	3,956,787	92,346	
Maintenance, Housekeeping, and Utilities	613,632	581,325	(32,307)	613,632	581,325	(32,307)	
Food and Related Supplies	373,751	380,478	6,727	373,751	380,478	6,727	
Insurance	51,268	52,329	1,061	51,268	52,329	1,061	
Consulting & Professional Fees	73,584	66,912	(6,672)	73,584	66,912	(6,672)	
Other Operating Expenses	379,398	454,589	75,191	379,398	454,589	75,191	
Depreciation	1,673,855	1,693,255	19,400	1,673,855	1,693,255	19,400	
Amortization of Deferred Costs	2,246	2,325	79	2,246	2,325	79	
Interest Expense	602,178	602,434	256	602,178	602,434	256	
Loss on Disposal of Assets	13,427	10,000	(3,427)	13,427	10,000	(3,427)	
Community Benefit	127,363	114,551	(12,812)	127,363	114,551	(12,812)	
Total Operating Expenses	7,775,143	7,914,985	139,842	7,775,143	7,914,985	139,842	
OPERATING INCOME	542,680	375,115	167,565	542,680	375,115	167,565	
Change in Unrealized Gains on Investments	792,753		792,753	792,753		792,753	
DECREASE IN UNRESTRICTED NET DEFICIT	1,335,433	375,115	960,318	1,335,433	375,115	960,318	
Temporarily Restricted Contributions	108,000	23,400	84,600	108,000	23,400	84,600	
CHANGE IN NET ASSETS (DEFICIT)	1,443,433	398,515	1,044,918	1,443,433	398,515	1,044,918	
NET DEFICIT AT BEGINNING OF PERIOD	(9,752,576)	(9,752,576)		(9,752,576)	(9,752,576)		
NET DEFICIT AT END OF PERIOD	\$ (8,309,143)	\$ (9,354,061)	\$ 1,044,918	\$ (8,309,143)	\$ (9,354,061)	\$ 1,044,918	

SOUTHMINSTER, INC. INTERIM BALANCE SHEET December 31, 2019

	2020	2019
Assets		
Current Assets		
Cash & Cash Equivalents	\$ 1,055,968	\$ 765,984
Short-Term Investments	3,690,774	4,000,645
Trusteed Cash Assets	2,266,127	2,473,711
Accounts Receivable-Residents	261,638	327,040
Interest Income Receivable	242,103	490,384
Sales Tax Receivable	965,718	310,638
Accounts Receivable-Other	94,467	91,073
Pledges Receivable	134,250	106,150
Prepaid Expenses Total Current Assets	445,067 9,156,112	<u>445,521</u> 9,011,146
Property, Plant, & Equipment, At Cost		
Land and Land Improvements	4,096,066	3,843,367
Buildings	143,869,947	119,101,976
Furniture, Fixtures and Equipment	7,052,072	6,584,837
	155,018,085	129,530,180
Less Accumulated Depreciation	(74,462,300)	(68,985,659)
	80,555,785	60,544,521
Construction in Progress	71,603,454	33,924,534
Net Property, Plant, & Equipment	152,159,239	94,469,055
Other Assets		
Operating Reserve	5,680,683	5,511,644
Southminster Community Fund	50,000	50,000
2018 Construction Fund	31,407,333	69,272,317
Debt Service Reserves	9,235,223	9,028,915
Investment Securities, At Market	21,502,682	21,027,423
Deferred Marketing Cost-Expansion	149,577	98,600
Deferred Rent	10,107	16,021
Pledges Receivable	722,020	524,366
Other Long Term Assets	216,404	142,746
Total Other Assets	68,974,029	105,672,032
Total Assets	\$ 230,289,380	\$ 209,152,233
Liabilities		
Current Liabilities		
Accounts Payable	\$ 7,283,121	\$ 2,678,233
Retainage Payable	4,997,480	2,510,163
Accrued Payroll and Employee Benefits	1,248,680	1,121,737
Accrued Interest Expense	1,768,199	1,805,341
Current Portion of Long Term Debt	2,035,000	1,970,000
Total Current Liabilities	17,332,480	10,085,474
Long Term Debt		
Series 2016 Bonds, Plus Unamortized Premium	58,771,175	61,251,922
Series 2018 Bonds, Plus Unamortized Premium	90,437,541	90,592,763
2017 Term Bank Loan	4,614,447	6,274,934
2018 Term Bank Loan	-	5,000,000
Unamortized Bond Issuance Costs	(2,594,264)	(2,727,092)
Total Long Term Debt, Net	151,228,899	160,392,527
Advance Entrance Fee Deposits	2,822,135	4,197,500
Deferred Standard Entrance Fee Revenue	43,871,411	30,913,230
Refundable Entrance Fees	23,343,598	17,095,137
Total Liabilities	238,598,523	222,683,868
Net Assets (Deficit)		
Temporarily Restricted Net Assets	1,452,173	707,264
Unrestricted Net Assets (Deficit)	(9,761,316)	(14,238,899)
Total Net Assets (Deficit)	(8,309,143)	(13,531,635)
Total Liabilities and Net Assets (Deficit)	\$ 230,289,380	\$ 209,152,233

SOUTHMINSTER, INC. INTERIM STATEMENT OF CASH FLOWS December 31, 2019

December 31, 2019		For the three months ended,			
		12/31/2019	nonu	12/31/2018	
Cash Flows from Operating Activities	•	4 4 4 9 4 9 9	•	(0.055.407)	
Change in Total Net Deficit	\$	1,443,433	\$	(2,255,467)	
Adjustments:		(4, 405, 005)		(4.004.000)	
Earned Entrance Fees		(1,495,295)		(1,381,236)	
Depreciation		1,673,855		1,447,350	
Amortization of Bond Premium		(147,389)		(151,193)	
Amortization of Bond Issue Costs		28,251		29,126	
Amortization of Deferred Marketing Costs		2,246		-	
Loss on Disposal of Assets		13,427		100	
Net Unrealized (Gains)/Losses on Investments		(792,753)		3,247,068	
Realized Gains on Investments		(53,394)		(56,956	
(Increase)/Decrease In:					
Accounts Receivable, Net		24,560		42,619	
Other Current Assets		3,054,255		483,044	
Deferred Assets		(27,917)		146,193	
Increase/(Decrease) In:					
Accounts Payable		(228,472)		(46,666	
Accrued Payroll and Employee Benefits		89,355		(20,121	
Accrued Interest Expense		(755,717)		(709,816	
Net Cash Provided by Operating Activities		2,828,445		774,045	
Cash Flows From Investing Activities					
Change of Assets Limited to Use		12,265,075		3,682,699	
(Purchases) Sales of Investments		(37,629)		380,043	
Purchases of Property and Equipment for Routine Additions		(1,087,805)		(501,019	
Purchases of Property and Equipment for Expansion Projects		(19,204,395)		(10,609,020	
Net Cash Used In Investing Activities		(8,064,754)		(7,047,297	
Cash Flows from Financing Activities					
Proceeds from Entrance Fees		3,059,863		1,110,527	
Proceeds from Entrance Fees (Terrace First Generation)		3,039,003		1,110,527	
Entrance Fees Refunded		-		(100 005	
		- 34,850		(482,025 246,185	
Deposits Received, Net of Refunds and Conversions to Entrance Fees		•			
Deposits Received on Terraces, Net of Refunds and Conversion to Entrance Fees		51,680		356,070	
Proceeds from 2017 and 2018 Bank Loans		3,969,043		5,392,873	
Principal Payments on Series 1996 Bonds		-		(100,000	
Principal Payments on Series 2016 Bonds		(1,970,000)		(455,000	
Repayments of 2017 and 2018 Bank Loans		-		-	
Net Cash Provided by Financing Activities		5,145,436		6,068,630	
Net Decrease in Cash and Cash Equivalents		(90,873)		(204,622	
Cash and Cash Equivalents, Beginning of Year		1,146,841		970,606	
Cash and Cash Equivalents, End of Year	\$	1,055,968	\$	765,984	