DISCLOSURE STATEMENT (Information Booklet)

THE CYPRESS OF RALEIGH

8801 Cypress Lakes Drive Raleigh, North Carolina 27615 (919) 870-9007

May 27, 2021

THE CYPRESS OF RALEIGH MUST DELIVER A DISCLOSURE STATEMENT TO A PROSPECTIVE MEMBER PRIOR TO OR AT THE TIME A PROSPECTIVE MEMBER EXECUTES A MEMBERSHIP AGREEMENT (RESIDENCY AGREEMENT) TO PROVIDE CONTINUING CARE, OR PRIOR TO OR AT THE TIME A PROSPECTIVE MEMBER TRANSFERS ANY MONEY OR OTHER PROPERTY TO THE CYPRESS OF RALEIGH, WHICHEVER OCCURS FIRST.

THE CYPRESS OF RALEIGH, LIKE ALL OTHER CONTINUING CARE FACILITIES IN THE STATE OF NORTH CAROLINA, IS SUBJECT TO AN ARTICLE CONCERNING LICENSURE AND DISCLOSURE BY CONTINUING CARE FACILITIES (THE "ARTICLE"). LICENSURE UNDER THE ARTICLE DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION, OR ENDORSEMENT OF THE CYPRESS OF RALEIGH BY THE DEPARTMENT OF INSURANCE OR THE STATE OF NORTH CAROLINA, NOR DOES SUCH LICENSURE EVIDENCE THE ACCURACY OR COMPLETENESS OF THE INFORMATION IN THIS DISCLOSURE STATEMENT.

Unless earlier revised, The Cypress intends for this Disclosure Statement to remain effective for a period of one (1) year and one hundred fifty (150) days after the date hereof through October 24, 2022. The delivery of the Disclosure Statement to a contracting party before the execution of a contract for the provision of continuing care is required by Chapter 58, Article 64 of the North Carolina General Statutes. Note: 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.

1

TABLE OF CONTENTS

Introduction	5
I. THE PEOPLE	6
OVERVIEW	6
THE CYPRESS OF RALEIGH, LLC	6
THE CYPRESS MANAGEMENT GROUP, LLC	
THE CYPRESS OF RALEIGH CLUB, INC.	
THE CYPRESS OF RALEIGH OWNERS'ASSOCIATION, INC.	
LIFE CARE SERVICES LLC	
EXECUTIVE DIRECTOR	12
ADMINISTRATOR	
MEMBER COMMITTEES	
ORGANIZATION CHART	13
II. THE CYPRESS	14
THE LOCATION	14
THE CAMPUS	
THE PERSONNEL	15
THE SERVICES	
DESCRIPTION OF THE SERVICES	16
DEVELOPMENT TIME FRAME	22
III. THE PROPOSAL	23
THE CONTINUING CARE CONCEPT	23
ACCEPTANCE FOR RESIDENCY	
THE MEMBERSHIP AGREEMENT	29
LEASE	34
IV. REGULATORY MATTERS	35
CONTINUING CARE RETIREMENT COMMUNITY LICENSURE	35
CONDOMINIUM ACT	35
CONTROLLING LAW	35
HEALTH CENTER LICENSURE	
MEDICARE AND MEDICAID	
ESCROW ACCOUNT	
RESERVE ACCOUNTS	
TAX DEDUCTION	37
V. FINANCIAL	38
FINANCIAL	38

TABLE OF CONTENTS

(continued)

VI. EXHIBITS

- A. Organization Chart
- B. The Cypress of Raleigh Club, Inc. Financial Report (December 31, 2020 and 2019)
- C. The Cypress of Raleigh Owners' Association, Inc. Financial Report (December 31, 2020 and 2019)
- D. The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc. Financial Report (December 31, 2020 and 2019)
- E. Material Variance Statements -- Narratives Regarding Annual Disclosure Statement Revision Pursuant to North Carolina General Statutes Section 58-64-30(a) for The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc. (Combined) and for The Cypress of Raleigh, LLC
- F. The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc.

 Interim Financial Statements for Three Months Ended March 2021 (Consolidated Balance Sheet)
- G. The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc.
 Interim Financial Statements for Three Months Ended March 2021 (Consolidated Operating Statement)
- H. The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc.
 Interim Financial Statements for Three Months Ended March 2021 (Consolidated Statement of Cash Flow)
- I. The Cypress of Raleigh Club, Inc. Forecasted Financial Statements for the Years Ended December 31, 2021 through 2025
- J. The Cypress of Raleigh Owners' Association, Inc. Forecasted Financial Statements for the Years Ended December 31, 2021 through 2025
- K. The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc.
 Combined Forecasted Financial Statements for the Years Ended December 31, 2021 through 2025
- L. The Cypress of Raleigh, LLC Audited Financial Statements for the Years Ended December 31, 2020 and 2019

- M. The Cypress of Raleigh, LLC Forecasted Financial Statements for the Years Ended December 31, 2021 through 2025
- N. The Cypress of Raleigh, LLC Interim Financial Statements for Three Months Ended March 2021
- O. Communities Planned, Developed and/or Managed by Life Care Services, LLC
- P. The Rosewood Health Center Room Rates (2021)
- Q. Average Rate Increases in The Rosewood Health Center Room Rates (from 2015)
- R. Annual Monthly Fee Increase Per Unit Type (from 2016)
- S. Membership Agreement
- T. Reserved
- U. Resale Purchase and Sale Agreement
- V. Agency Disclosure
- W. CCRC and Health Care Licenses
- X. Charges for Additional Services Available to Members
- Y. Core Wellness Brochure

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INTRODUCTION

The Cypress of Raleigh ("The Cypress") brings, to those who are sixty-two (62) years of age and older, a style of retirement living known as "continuing care". This concept offers active retirees a lifestyle which is designed to meet their unique needs while allowing them the freedom to pursue their personal interests. Continuing care communities such as The Cypress encompass these important components: a privately owned condominium Cottage or Villa, a wide array of personal services, and the security of an on-site licensed health care center (the "Health Center" or "The Rosewood"). The services provided to Members encompass meal preparation (personalized for the medical and nutritional needs of the Member), personal safety, socialization, transportation, and monitoring of other activities of daily living, and are part of a coordinated system of care and resources to address both medical and non-medical drivers of health outcomes associated with growing older.

One of the purposes of this Disclosure Statement (Information Booklet) is to explain to prospective Villa and Cottage purchasers and/or Members of The Cypress (sometimes referred to in this Disclosure Statement interchangeably as "Members"), their families, and their advisors who and what is involved in the operation of The Cypress. This Disclosure Statement was prepared on the basis of information available and assumptions which were believed to be realistic as of the publication date. Such information and assumptions are, of course, subject to change and, in particular, could be affected by changes in local and global market conditions, including changes in inflation and interest rates. Because of the possibility of future changes, modifications in the operation of The Cypress may be necessary.

If after reviewing the information contained in this Disclosure Statement a prospective Member would like additional information or would like to make inquiries regarding facilities or services, the marketing office should be contacted. A prospective Member or prospective Member's legal representative with a general power of attorney also has a right to ask for and receive information regarding reserve funding, experience of persons who will make investment decisions, a current actuarial study, if available, and information regarding persons having a five percent (5%) or greater ownership interest in The Cypress.

Because no technical language has been used in this Disclosure Statement, there may be differences between the text of this booklet and the language of the specific Purchase and Sale Agreement and Membership Agreement signed by a Member. If there are any such differences, the terms of the executed Purchase and Sale Agreement and Membership Agreement will govern.

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

I. THE PEOPLE

OVERVIEW

The Cypress is made up of several distinct legal entities, each with its own powers and responsibilities. The Cypress Management Group, LLC, has a controlling interest in The Cypress of Raleigh, LLC. The Cypress of Raleigh, LLC is the entity that planned, designed, and built The Cypress. The Cypress of Raleigh, LLC currently has no new inventory of homes for sale. However, in its ordinary course of business, The Cypress of Raleigh, LLC often acts as the listing agent for resales of Villa and Cottage residences, in which event it represents the interests of the seller. The Cypress of Raleigh, LLC will also enter into a Membership Agreement with each of The Cypress' prospective Members. The Cypress of Raleigh Club, Inc. ("The Club") and The Cypress of Raleigh Owners' Association, Inc. (the "Association") are two distinct North Carolina non-profit corporations which have no affiliation with any religious, charitable or other non-profit organizations. Because The Cypress offers condominium ownership of a Cottage or Villa, the Association was formed to comply with North Carolina law regarding the ownership of commonly held property. In the event of a conflict among the CCRC Act and the North Carolina Condominium Act, a Member, by signing the Membership Agreement, evidences the Member's acknowledgement and agreement that the CCRC Act shall control, including specifically North Carolina General Statutes § 58-64-85(b). The Club, a 501(c)(4) non-profit entity, was organized to manage the various membership functions of The Cypress that are included in each Member's Membership Agreement, in accordance with The Club's obligations under the Management Agreement dated August 1, 2008 by and between The Cypress of Raleigh LLC and The Club. The financial and contractual obligations of the facility are the responsibility of The Cypress of Raleigh, LLC and The Club. The Cypress of Raleigh, LLC, The Club, and the Association are licensed by the North Carolina Department of Insurance to offer and provide continuing care at The Cypress.

THE CYPRESS OF RALEIGH, LLC

The Cypress of Raleigh, LLC (the "Company") is a North Carolina limited liability company formed for the purpose of developing and managing a continuing care retirement community. Its current principal business address is 7101 Creedmoor Road, Suite 142, Raleigh, North Carolina 27613. The Company has developed luxury condominium single-family Cottages and Villas for sale to individuals ages sixty-two (62) years and older who are capable of independent living, with or without reasonable accommodation or modification. In addition to developing luxury condominium Cottages and Villas, the Company has also developed all common areas of the retirement community, including the Clubhouse and Health Center. For its efforts in developing and managing the ongoing operations of the continuing care retirement community, the Company receives from The Club and the Association a payment equal to a percentage of actual costs of operating The Cypress. In addition, the Company is entitled to assess and collect from new Members a Membership Fee for services incidental to membership in The Club, which services are provided for in each new Member's Membership Agreement. As discussed in more detail on page 29, a Member's membership interest in The Club is separate and distinct from such Member's real estate interest in a Villa or Cottage.

Upon request, The Cypress shall make available the names and business addresses of the Company's members. The Company's sole Managing member is The Cypress Management Group, LLC, a North Carolina limited liability company. The Cypress Management Group, LLC is the only member of the Company that owns a five percent (5%) or greater equity or beneficial interest in the Company.

The Company has overall management responsibility for The Club. In its role as management agent, its primary duties shall include but not be limited to the review and approval of capital expenditures and operating budgets, and the monitoring of The Cypress' financial condition. Operational policies for The Cypress and criteria for membership admissions are subject to approval and periodic review. As the management agent, the Company also adopts and approves personnel policies for The Cypress' employees, annually reviews the insurance coverages on The Cypress' property and personnel, contracts for and supervises the provision of legal and accounting services for The Cypress, and actively monitors compliance with the budget and the performance of The Cypress and its management. These activities are carried out by means of reports, studies, regular meetings and frequent on-site inspections.

Operational management of The Cypress of Raleigh community (the "Community") is being performed by Life Care Services LLC ("Life Care Services") pursuant to a management contract with The Club. Life Care Services' responsibilities include: recruiting, employing, and training administrative personnel; supervising the licensing, equipping, and staffing of the Community; preparing annual budgets; establishing and operating a system of financial controls for the Community, including comparative analyses with other facilities; supervising the delivery of health care services which meet the guidelines of the Federal Medicare (Title XVIII) program; and overseeing the food service and quality accommodations provided by the Community. Life Care Services is not financially responsible for the contractual obligations or other obligations of The Club. The Company and The Club's Board of Directors retain the ultimate responsibility for hiring managers and monitoring the operating costs, wages, salaries, expenses, fees, and overall fiscal viability of the Community. Life Care Services' business information and extensive experience in managing continuing care retirement communities is discussed in detail in pages 10 through 12 of this Disclosure Statement.

THE CYPRESS MANAGEMENT GROUP, LLC

The Cypress Management Group, LLC is a North Carolina limited liability company formed on May 24, 2005. As stated above, The Cypress Management Group, LLC is the only member of the Company that owns a controlling interest in the Company, and it is the sole manager of the Company. The sole member-managers of The Cypress Management Group, LLC are Michael G. Sandman, Craig C. Huggins and Mark T. Andrews. The Cypress Management Group, LLC's address is 7101 Creedmoor Road, Suite 142, Raleigh, North Carolina 27613.

Michael G. Sandman obtained a Bachelor of Science degree in finance from The American University in 1982, and a Juris Doctor degree from the University of North Carolina at Chapel Hill in 1985. Mr. Sandman has practiced residential and commercial real estate law and business law in Raleigh, North Carolina since 1986. Since 1991, Mr. Sandman has been a principal in more

than thirty (30) real estate ventures of various product types, including, residential subdivisions, residential and office condominiums, senior living, office, retail, multi-family housing, warehouses, and hotels. In addition to his business activities, Mr. Sandman is active in the Raleigh community. His community service has included board, committee and volunteer work for Temple Beth Or, Ravenscroft School, The New Bern Avenue Corridor Alliance, Together Raleigh, The North Carolina Museum of Art and Triangle Family Services. Mr. Sandman's office is located at 7101 Creedmoor Road, Suite 142, Raleigh, North Carolina 27613.

Mark T. Andrews hails from a real estate family in Western Pennsylvania. After receiving an engineering degree from Penn State University in 1984, Mark relocated to Raleigh-Durham and founded a commercial real estate firm called Property Resources. Over nine years, he grew Property Resources to 85 employees handling over 50 properties and 6,000,000 square feet of space. Property types included office, warehouse and retail spread across Raleigh-Durham, Greensboro and Richmond, Virginia. In 1996, Mr. Andrews sold Property Resources to CB Richard Ellis, the largest commercial real estate firm in the world, and served as Managing Officer for North and South Carolina for three years before transitioning out. In 1996, Mr. Andrews founded another company, now named TME Investments, focused on real estate acquisitions and development in the Raleigh-Durham area. TME has completed over 30 projects with an asset value of over \$400,000,000 including office, flex, warehouse and multifamily properties. Some notable projects include: The Paramount, a 10 story 81-unit condominium project in Downtown Raleigh; The Cypress of Raleigh, a 44-acre continuing care retirement community; and the Aloft Raleigh Hotel, a landmark property across the street from the historic NC State Bell Tower. Mark is a regular guest lecturer for MBA students at the Kenan Flagler Business School at The University of North Carolina. For more information about TME Investments and to view selected projects, please visit www.tmeinvestments.com. Mr. Andrews' office is located at 8521 Six Forks Road, Suite 106, Raleigh, North Carolina 27615.

Craig C. Huggins is a native of North Carolina and obtained a Bachelor of Science degree in Business Administration from the University of North Carolina at Chapel Hill in 1981. Mr. Huggins began his business career in Charlotte with Bank of America's Commercial Real Estate Lending Group and then joined Dickinson, Logan, Todd and Barber, a Raleigh based commercial mortgage banking firm, in 1984. Mr. Huggins formed Chandler Financial, Inc. in 1989 and began acquiring and developing residential and commercial properties in partnership with Michael Sandman. During the past 39 years, Mr. Huggins has developed, acquired, financed or handled the sale of a wide range of investment properties including residential condominiums, single family neighborhoods, apartments, office buildings, hotels, retail centers, warehouses, nursing homes and continuing care retirement communities. As a resident of Raleigh since 1982, Mr. Huggins has been active in the community through White Memorial Presbyterian Church, Step Up Ministry, the Boy Scouts of America, the Salvation Army and Wake County's Best Friends program. Mr. Huggins' office address is 7201 Creedmoor Road, Suite 110, Raleigh, North Carolina 27613.

THE CYPRESS OF RALEIGH CLUB, INC.

The Cypress of Raleigh Club, Inc. (the "Club") is a North Carolina non-profit corporation. Its principal business address is 8801 Cypress Lakes Drive, Raleigh, North Carolina 27615. The

Club was formed to serve as the management entity to carry out the purposes of The Cypress Membership Agreement, as described in this Disclosure Statement. The Club manages the commonly owned property of The Cypress, including the Clubhouse and Health Center, as well as the services provided at the Clubhouse and Health Center. All monthly payments made by Members, all other operating receipts, and all disbursements flow through The Club. As discussed above, The Club has contracted with Life Care Services to provide the day-to-day operational management services for the Community, with the Company and The Club's Board of Directors retaining the ultimate responsibility for hiring managers and monitoring the operating costs, wages, salaries, expenses, fees, and overall fiscal viability of the Community. Life Care Services' extensive experience in managing continuing care retirement communities is discussed in detail on pages 10 through 12.

The Club is recognized as a 501(c)(4) tax-exempt entity by the Internal Revenue Service. No member or entity has a ten percent (10%) or greater ownership interest in The Club. As of the date of this Disclosure Statement, the following individuals comprise The Club's board of directors: (1) Michael G. Sandman (address listed above); (2) Joe Steven Cline, whose address is 2210 Fairview Road, Raleigh, North Carolina 27608; (3) Dave Gospodarek, whose office address is 4101 Lake Boone Trail, Suite 215, Raleigh, NC 27607; (4) John R. Mitterling, whose office address is 909 Aviation Parkway, Suite1500, Morrisville, North Carolina 27560; and (5) Mark T. Andrews (address listed above). The Club's officers are Mark T. Andrews (President), Michael G. Sandman (Vice President), and Dan Cuthriell (Secretary/Treasurer). Mr. Cuthriell's office address is 8801 Cypress Lakes Drive, Raleigh, North Carolina 27615.

As set forth in the Membership Agreement and the Declaration of Condominium for the Cypress of Raleigh Condominium recorded in Book 13240, Page 738, Wake County Registry (the "Declaration"), The Club shall pay the Company an overhead payment equivalent to ten percent (10%) of total operating costs, including those of the Association, as compensation for services provided by the Company, which services are described in part on pages 6 and 7 of this Disclosure Statement. The overhead payment and the services that the Company provides are described in detail in the Membership Agreement and the Declaration, as well as in the Management Agreement dated August 1, 2008 by and between The Cypress of Raleigh LLC and The Cypress of Raleigh Club, Inc.

THE CYPRESS OF RALEIGH OWNERS'ASSOCIATION, INC.

The Cypress of Raleigh Owners' Association, Inc. was incorporated on July 1, 2005. Its principal business address is 8801 Cypress Lakes Drive, Raleigh, North Carolina 27615. Each Cottage or Villa owner at The Cypress will be a member of the Association as long as ownership of the Cottage or Villa is retained.

There shall be one membership in the Association for each Cottage or Villa owned. If Cottage or Villa ownership is vested in more than one person, then all owners of the Cottage or Villa will designate one of the co-owners to act as a member of the Association. Voting rights in the Association shall be as prescribed in the Declaration and Bylaws of the Association. An owner's membership in the Association will automatically terminate when ownership of the Cottage or Villa ceases. Members who transfer their units and move into the Health Center retain

their membership interest in The Club, and they shall pay monthly fees at the then applicable member rates.

The owners of Villas and Cottages will own the common property of The Cypress, including the Clubhouse and Health Center, and the Association will serve as the governing body for all issues related to the real estate aspects of the Cottages, Villas and common properties. All activities undertaken by the Association shall be for the sole benefit of the Cottage and Villa owners, and all funds received by the Association shall be used for the benefit of all Cottage and Villa owners. The Club shall serve as the managing agent for the Association. In that capacity, the Association has delegated to The Club the responsibility for the maintenance, repair, replacement, administration, and operation of The Cypress' property. Life Care Services carries out the day-to-day performance of these services for the Community pursuant to its contract with The Club. Life Care Services' extensive experience in managing continuing care retirement communities is discussed in detail on pages 10 through 12 of this Disclosure Statement.

The Association acts through its Board of Directors, which is elected by the Cottage and Villa owners at a regular annual meeting in accordance with the Bylaws of the Association. No member or entity has a ten percent (10%) or greater interest in the Association. As of the date of this Disclosure Statement, the following individuals comprise the Association's board of directors: (1) Michael G. Sandman (address listed above); (2) Mark T. Andrews (address listed above); (3) Craig C. Huggins (address listed above); and (4) Kurt Faxon, whose address is 8732 Cypress Club Drive, Raleigh, North Carolina 27615. In addition to these four (4) members, a fifth board seat is filled by the individual who is the then current chair of the Members' Council Finance Committee. Currently this fifth board seat is filled by Jack Hogge, whose address is 8601 Cypress Lakes Drive, Unit 208, Raleigh, North Carolina 27615. The Association's officers are Mark T. Andrews (President), Michael G. Sandman (Vice President), and Dan Cuthriell (Secretary/Treasurer) (address listed above). Mr. Cuthriell's office address is listed above.

LIFE CARE SERVICES LLC

As stated above, The Club has retained Life Care Services LLC ("Life Care Services") to manage the Community. Life Care Services' business address is 400 Locust Street, Suite 820 Des Moines, Iowa 50309. Life Care Services is a wholly-owned subsidiary of Life Care Companies LLC ("LCS"), an Iowa limited liability company. As the nation's second largest operator of senior living communities, Life Care Services serves more than 40,000 seniors in more than 140 communities (see Exhibit O).

Principal officers of LCS include Mr. Joel Nelson, Ms. Diane Bridgewater, Mr. Rick Exline, Mr. Jason Victor, and Ms. Jill Sorenson.

Joel Nelson is President and Chief Executive Officer of Life Care Services. He is responsible for executing the business strategy across all business lines in the LCS family of companies. He provides leadership and direction for business growth and service excellence and enhances the company's stability and value among financial partners, property owners, and other stakeholders in the senior living field. Mr. Nelson joined Life Care Services in 1986 and has held several executive roles. Mr. Nelson serves on the board of managers for Life Care Companies, on the board of directors for LCS Holdings, and is a member of the Life Care Companies audit

committee. He also serves on the Hexagon (insurance captive) board of directors and is a trustee for the company's 401(k) benefits program. Outside of the organization, Mr. Nelson serves as cochair of Argentum's public policy committee and sits on the National Investment Center (NIC) operator advisory board. He is past chair and current board member of ChildServe, Inc. and serves on the health services advisory board at Simpson College, Indianola, Iowa. Mr. Nelson holds a bachelor's degree in business management and health care administration from Simpson College.

Diane Bridgewater is Executive Vice President and Secretary for Life Care Services. As a high-energy, results-driving executive, Diane directs all financial aspects and operating infrastructure to ensure corporate, field, and community team members have the resources necessary to provide exceptional customer satisfaction to residents. She is responsible for directing all financial and business operations in addition to overseeing the company's insurance business line, information technology, compliance, regulatory, and legal matters. In her executive leadership role, Ms. Bridgewater helps to drive strategy development and execution resulting in strong financial performance and growth. She serves on the board of managers for Life Care Companies LLC, the board of directors for LCS Holdings, Inc., the audit committee for Life Care Companies LLC, as well as the 401K administrative committee, investment committee and enterprise risk management committee. Outside of the organization, Ms. Bridgewater is a member of the Argentum – CFO Roundtable. In addition, she sits on Casey's General Stores board, audit committee and compensation committee. Ms. Bridgewater is also a member of the board and audit committee at Guide One Insurance. She holds bachelor's degrees in accounting and French from the University of Northern Iowa.

Serving as Executive Vice President/Senior Managing Director of Life Plan Communities, Rick Exline leads a team of highly skilled professionals dedicated to elevating senior living experience. With over four decades of knowledge and expertise, Mr. Exline oversees the company's Life Plan Community management services, national marketing and sales, and the health care group. Collaborating with the leadership team, Mr. Exline identifies growth strategies that maximize market opportunities for single site, affiliated, and third-party managed communities. With a precise focus on performance excellence, Mr. Exline's team developed and launched the next generation opportunity platform for third-party managed Life Plan Communities. This innovation transformed the regional operations support model by relocating regional and corporate support staff. He serves on the board of managers for Life Care Companies LLC, the board of directors for LCS Holdings, Inc., and the executive leadership and senior living management teams. Mr. Exline is also a trustee for the company's 401(k) benefits program. Outside of the organization, Mr. Exline serves on the Simpson College board of trustees and is a board member for Above & Beyond Cancer. He holds dual bachelor's degrees in business administration and health care leadership.

Jason Victor is Senior Vice President, Controller and Treasurer of Life Care Services. In this role, he provides oversight and direction for the organization's financial matters, ensuring its consistent and efficient fiscal performance. Mr. Victor has responsibility for the organization's Corporate Accounting, Corporate Payroll, Community Payroll, Treasury and Tax departments. He oversees all aspects of general accounting, cash management, billing and receivables, accounts payable, payroll, consolidations, and financial reporting. In addition, Mr. Victor provides oversight and guidance related to audits, internal controls, technical accounting, tax, and financial

management systems. He also serves on Hexagon (insurance captive) board of directors and is a trustee for the company's frozen ESOP. Mr. Victor holds a bachelor's degree in accounting and is a Certified Public Accountant with an active license in the State of Iowa. Mr. Victor began his career in 1991 with Ernst & Young in Des Moines, and later worked 10 years for a Fortune 500 organization. He joined Life Care Services in 2007.

As the Senior Vice President and Senior Director of Life Plan Communities for Life Care Services, Jill Sorenson is dedicated to providing innovative strategies to achieve performance excellence at Life Plan Communities. Ms. Sorenson joined Life Care Services in 1982 and has held several executive roles. In October 2019, Ms. Sorenson assumed oversight over the Healthpeak portfolio and moved from San Diego to St. Petersburg, FL. In this role, Ms. Sorenson is overseeing the operations and marketing for 13 for-profit Life Plan Communities owned by Healthpeak, a health care REIT. The 13 Life Plan Communities are located in Florida (9), Texas (1), Alabama (1), Michigan (1) and Pennsylvania (1). In addition, she continues to provide operational oversight over a Life Plan Community in Cupertino, CA. Ms. Sorenson holds a master's degree and a bachelor's degree in business administration. She also served as a CARF/CCAC site evaluator from 2000-2007. Ms. Sorenson has presented at various national and state industry conferences on a variety of topics affecting the senior living industry.

EXECUTIVE DIRECTOR

In February 2021, Dan Cuthriell was hired by Life Care Services to serve as the Executive Director for The Cypress of Raleigh. Mr. Cuthriell has served in various CEO and Senior Level Administrative positions in the CCRC industry since 1993 and has held administrative positions in rehabilitation and acute care centers since 1981. Prior to joining The Cypress of Raleigh, Mr. Cuthriell worked as a management consultant for another CCRC and was responsible for planning, financing and developing several new CCRCs in North Carolina. Mr. Cuthriell has a Bachelor of Science degree from James Madison University in Virginia, a Master of Science degree from Nova Southeastern University in Florida and a Master of Business Administration degree from Regent University in Virginia. He has served on the Board of Directors for LeadingAge North Carolina and is a Licensed Nursing Home Administrator.

ADMINISTRATOR

Andrew Bowman was hired by Life Care Services as the Administrator for The Cypress of Raleigh in June of 2021. Mr. Bowman brings with him six years of experience in the Senior Living Industry. Prior to working in senior living, Mr. Bowman served in the United States Navy for four years. Mr. Bowman received a Master of Business Administration and Healthcare Administration from Pfeiffer University and a Bachelor of Science with a focus on Gerontology from Appalachian State University.

No officer or director of The Company, The Club, or the Association has been convicted of a felony or pleaded nolo contendere to a felony charge or been held liable or enjoined in a civil action by final judgment for a felony or civil action involving fraud, embezzlement, fraudulent conversion or misappropriation of property; or 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 action brought by a governmental agency or department, arising out of the business of health care, including actions affecting a license to operate a foster care facility, nursing home, retirement home, home for aged, or facility subject to Section 58-64 of the North Carolina General Statutes, or similar law in another state.

MEMBER COMMITTEES

The Club has established Member Advisory Committees. The six (6) Member committees are finance, buildings and grounds, food and beverage, health and safety, library, and social and activities. Regularly scheduled meetings are held to enable the Members to ask questions and to permit the Cypress' administration to communicate with the Members for the purpose of free discussion of subjects as they apply to The Cypress, as well as proposed changes in policies, programs and services, or other issues for the good of The Cypress.

ORGANIZATION CHART

See Exhibit A attached hereto and incorporated herein by reference.

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II. THE CYPRESS

THE LOCATION

The Cypress campus is located on approximately forty-four (44) acres of land bounded by Strickland Road on the north, Lead Mine Road on the west, Forum Drive on the south, and Harvest Oaks Drive on the east in Raleigh, North Carolina. It is surrounded by quiet, residential neighborhoods, but conveniently located to Raleigh's most prestigious commercial areas for shopping, dining and professional services. Rex Hospital, Wake Med North Healthplex and Duke Raleigh Hospital also are located nearby.

THE CAMPUS

The Cypress is a condominium continuing care retirement community designed to provide customized homes and services to accommodate persons sixty-two (62) years of age or older in a dignified setting and style. Phase I and Phase II (as described in the Declaration) opened in Fall 2008 and include thirty-four (34) free-standing Cottages with garages and one hundred sixty-eight (168) one (1) and two (2) bedroom single-story Villas located in three (3) mid-rise buildings (Buildings A, B and C). Phase III, which was completed in the fall of 2020, includes three (3) additional Cottages and two mid-rise buildings (Buildings D and E), which each contain fifty-seven (57) Villa homes. There are numerous different Villa floor plans for the following types of units: one bedroom, two-bedroom, corner two bedroom, and corner two bedroom with den. There are also four (4) different standard Cottage plans. All Villas and Cottages are furnished with washers and dryers, and fully equipped kitchens. The units also contain many safety features, including grab rails in the bathtub, an urgent call system monitored twenty-four (24) hours a day, and smoke alarms.

The Cypress condominium includes a Clubhouse of approximately 42,709 square feet and a sixty-one (61) bed Health Center. The Clubhouse serves as the hub for Community activities. The Clubhouse also includes formal and informal dining rooms, crafts and activities rooms, game room, private dining room, beauty and barber shop, exercise room, hobby shop, reading room, classrooms, indoor lounges and an indoor exercise pool and spa. The Rosewood Health Center has a unit specializing in memory care programming for individuals with cognitive disorders. The Rosewood has private and semiprivate rooms, a physical therapy room, an arts and crafts therapy area, a dining room, and lounges. For Members who are able to do so, the Rosewood emphasizes restorative care and wellness for purposes of returning these Members to their Cottages or Villas.

The Cypress of Raleigh, LLC has sold all of the Villas and Cottages in Phases I, II and III. Accordingly, all sales of Cottages and Villas going forward will be resales pursuant to the terms of a Resale Purchase and Sale Agreement substantially in the form attached hereto as Exhibit U (referred to herein as a "Purchase and Sale Agreement"). The Cypress of Raleigh, LLC does not currently have plans to construct additional Villas or Cottages, but it reserves the right (but not the obligation) to develop an additional phase of the Condominium consisting of up to one hundred eleven (111) units.

As of April 30, 2021, The Cypress of Raleigh had 459 Members.

THE PERSONNEL

As approved by The Club, Life Care Services employs an executive director and health care administrator for The Cypress. The Club or the Company employs all other personnel, although some services, such as landscape maintenance, may be out-sourced. A medical doctor, an occupational therapist, a physical therapist, and a speech and hearing therapist are available for consultation.

THE SERVICES

The decision to move into a continuing care retirement community demands careful consideration of many factors, including the services to be provided. A detailed description of the services to be provided by The Club is found below. A Member typically will purchase a fee simple interest in a Cottage or Villa for the Member's lifetime use. At the same time, the Member will sign a non-transferable Membership Agreement to obtain a membership interest in The Club, which, for a monthly payment, will entitle the Member to access the following services: (1) Club activities; (2) urgent call system; (3) a monthly food service allowance; (4) availability of a private dining room; (5) weekly flat laundry; (6) weekly housekeeping; (7) scheduled maintenance of the Cottages, Villas, and common areas; (5) grounds care and gardening; (6) certain utilities; (7) scheduled transportation; (8) campus security; (9) mail delivery; (10) Health Center services; (11) Health Center activities; (12) Member committees; (13) monthly billing services; and (14) uncovered surface parking for Members and guests. The services provided pursuant to the Membership Agreement are part of a coordinated system of care to address both medical and nonmedical drivers of health outcomes. As discussed in more detail on pages 29 and 30, the fee simple interest in a Cottage or Villa is separate and distinct from the membership interest the Member obtains in The Club.

Health Center services will be available to all Members of The Cypress, as stated in the Membership Agreement, and a Member may be admitted directly to the Health Center from his/her Cottage or Villa with proper physician's orders. Members who are able to do so will be encouraged to return to their Cottages or Villas as soon as possible. Members who are, however, unable to return to their Cottages or Villas, have the benefit of access to permanent care in the Health Center.

In furtherance of its efforts to meet the ongoing needs of its Members as they change over time, The Cypress of Raleigh has established a Level of Care Transitional Policy in accordance with the terms of the Membership Agreement. The Policy's goals include the following: (i) to uniformly enforce the terms of the Membership Agreement regarding a Member's ability to live independently in his or her Cottage or Villa in a safe and practical manner; (ii) to maximize the Members' independent functioning, allowing them to remain in their Cottages or Villas as long as possible; (iii) to provide options for Members who prefer to live independently in their Cottages or Villas but need additional assistance with everyday tasks and/or require additional services to ensure their safety; and (iv) to determine the appropriate time to transition a Member to a higher

level of care utilizing a standardized Level of Care Assessment, coupled with collaboration between the Member, his or her family and attending physician, and The Cypress of Raleigh's Medical Director and health care team.

Those Members who do not require care in the Health Center, but who need additional personal services to continue living in their Cottages or Villas, will be eligible for the assistance-in-living and/or home care program. Assistance-in-living and home care services will be provided by nursing staff and other staff members. Services such as bathing, dressing, shopping, personal laundry, additional housekeeping, in home care and special transportation will be available to the Members, on a fee for service basis. The Club received its own Home Care Agency License on August 25, 2009 (See Exhibit W). With this License, The Cypress of Raleigh Home Care agency is able to provide a broad range of home health care services to Members in their Cottages and Villas.

DESCRIPTION OF THE SERVICES

The services which are available to Members are listed and described in detail in the Membership Agreement. To explain the services further, the following descriptions have been prepared. The procedures to be followed in furnishing these services may be modified by the Company in order to best meet the needs of the Members. Members will be advised of any changes in these services through Member Committees and written and verbal communications. While the services are outlined herein separately, they are part and parcel of a coordinated system of care to address both medical and non-medical drivers of health outcomes.

SERVICES COVERED UNDER THE MONTHLY PAYMENT

The monthly payment made pursuant to a Member's Membership Agreement entitles the Member to the following services:

CLUB ACTIVITIES

A full-time Director of Community Life Services is employed by The Club who plans and organizes a variety of events tailored to the special interests of the Members. These programs are focused on wellness to meet the intellectual, physical, emotional, social and spiritual needs of the Members. Activities include cultural excursions, multiple lecture series, dance and art classes, card games, craft activities, tournaments, and shopping, as described in the Core Wellness brochure attached hereto as Exhibit Y. Two full-time Wellness Coordinators are employed who plan and organize fitness and wellness programs such as Tai-Chi, yoga, aquatic, aerobic and strength and balance classes.

URGENT CALL SYSTEM

All Cottages and Villas have a two-way urgent call system. The purpose of this system is to summon help in an emergency. The urgent call system is connected to an indicator panel in the Health Center, which identifies the Cottage or Villa from which the signal was initiated. Licensed

nursing personnel with emergency training will respond to calls from the urgent call system and will summon any other appropriate emergency personnel that may be required.

MONTHLY FOOD SERVICE ALLOWANCE

Healthy eating and nutrition are central to a Member's well-being and are interrelated with health, personal safety, socialization, transportation and monitoring other activities of daily living that may not be apparent absent daily use of Cypress dining in the presence of trained staff. The excellence of The Cypress of Raleigh's dining program supports the coordinated system of care provided by The Club to address both medical and non-medical drivers of health outcomes.

As part of residency at The Cypress of Raleigh, Members receive meal services as described in this section. To assist in tracking meal usage and monitoring the health of Members, Members receive monthly meal points, which may be used for food and beverage selections from a varied menu of favorites, seasonal and daily specials, giving the Members optimal choice and flexibility for their dining experience. A Member's meal points are designed to be allocated in the Member's discretion over the course of each month and are sufficient for one meal per day. With four distinct dining venues, the Members can choose to use meal points on dining experiences in the formal or main dining venues or on quick grab-and-go menu items from the buffet-style bistro and bar menus. Home delivery and take-out meals are also available. A registered dietician is available for consultation. A Member's monthly meal points may not be used to pay for guest meals or for meals for other Members. Charges for guest meals will be published by The Club and subject to change without prior notice based on variable food and labor costs. A Member's meal point allowance is not equivalent to dollars, cannot be exchanged for dollars, and does not reflect the actual cost of food and labor utilized for the delivery of food service as part of a Member's residency at The Cypress of Raleigh. Unused meal points will not carry over to the next month and are not refundable or redeemable for other products or services. Additional meal points cannot be purchased. Any additional meals that may be requested by a Member in excess of their monthly meal points will be charged on a per-item basis to the Member at a dollar amount determined by The Cypress of Raleigh. To the extent required by law, appropriate sales and use taxes will be charged to Members and collected on sales of alcohol, guest meals, and if prescribed by law, meals served in excess of the monthly point total.

PRIVATE DINING ROOM

A private dining room is available for use by Members and their guests for special family or social occasions. Catered events and wait staff may be available, upon request, for an additional charge. Advance reservations with the Director of Food & Beverage or Dining Room Manager are required. Standing reservations for groups and/or clubs are not available.

WEEKLY FLAT LAUNDRY

Members receive weekly flat laundry service, which includes sheets, pillow cases, towels, face cloths and dish cloths. The flat laundry will be washed, dried, folded and returned on a weekly basis at the next scheduled housekeeping visit. The Club reserves the right to charge a reasonable

fee for additional services to those Members who utilize the flat laundry service in excess of typical Member usage.

WEEKLY HOUSEKEEPING SERVICES

Members will receive weekly housekeeping services. These services include kitchen and bathroom cleaning, surface cleaning, dusting, and vacuuming. Periodically, window washing, carpet cleaning and other additional housekeeping will be performed.

SCHEDULED MAINTENANCE OF COTTAGE OR VILLA AND COMMON AREA

Maintenance, as more particularly described in the Declaration of Condominium, will be provided for each Cottage and Villa, and The Cypress common areas. If a Member needs maintenance service, the Member may submit a request with the Facilities Coordinator or concierge.

GROUNDS CARE AND GARDENING

The Club's lawns, trees and shrubs will be maintained, as well as the interior and exterior of the club house, the parking areas, walks and exercise trails. In addition, gardening areas are available for Members' use and will be under the direction of the Director of Community Life Services on a first-come, first-serve basis.

CERTAIN UTILITIES

Electric, gas (if applicable), water, sewer, and basic cable services will be included in the monthly payment for owners of Villa Units. Owners of Cottage Units must pay a separate charge for electric and gas.

SCHEDULED TRANSPORTATION

Scheduled transportation is available for The Cypress Members. Scheduled trips include nearby grocery stores, banks, shopping centers and select cultural events and activities. Special trips may be periodically scheduled at an additional cost to each participant.

CAMPUS SECURITY

The Cypress is a gated community with security staff personnel onsite twenty-four (24) hours a day. Additionally, cameras and a card access system provide security to all buildings and the community.

MAIL DELIVERY

Once each business day, the U.S. Postal Service collects and distributes mail to each Member's personal mailbox. At the request of a Member, mail can be forwarded during the Member's absence from his/her Villa or Cottage.

ABSENCE CREDIT

If a Member provides prior written notice to The Club that the Unit will be unoccupied for a period of not less than fourteen (14) consecutive days, the Member may be entitled to an "absence credit" in an amount determined by The Club to be applied against the monthly payment.

INTERRUPTION OR DELAY OF SERVICES

If the Club is delayed, hindered, or prevented from delivering or performing any of the services described in the Membership Agreement by reason of any event or circumstance, whether or not foreseeable, not under The Club's reasonable control, including without limitation any governmental restriction, scarcity of labor or materials, strike, riot, civil disorder, fire, natural disaster, extreme weather event, disease, medical epidemics or outbreaks, curtailment of transportation facilities or infrastructure, and/or threats or acts of terrorism, the delivery or performance of such services shall be excused for the period of delay, and the delivery or performance of any such services shall be extended as necessary to complete performance after the delay period.

THE ROSEWOOD HEALTH CENTER

The Club has secured a license from the North Carolina Department of Health & Human Services, Division of Facility Services to have an on-site Health Center, named The Rosewood, to provide nursing care services up-to and including skilled care to The Cypress Members (see Exhibit W). The Club provides its Members quality health care within the limits of its license. Licensure for hospital-level care cannot be obtained; and, therefore, hospital-level services are not provided within the Health Center. Such level of care must be provided by a hospital, and the costs related to hospitalization will be the responsibility of the Member.

A physician will be retained on a consulting basis to act as Medical Director for The Rosewood. Currently, the Medical Director is Steven Liebowitz, M.D. If the Medical Director determines, in consultation with the Member's attending physician, family or personal representative and the Member (to the extent possible), that the Member requires health care in the Health Center, such care will be provided for up to ninety (90) lifetime cumulative days at the regular monthly payment. The regular monthly payment will cover health care at the semiprivate room rate. In addition to the regular monthly payment, the Member will be responsible for the cost of two (2) extra meals per day, plus nursing supplies, therapies, pharmacy, special duty nurses, personal laundry, rental of equipment, and other services provided upon request. If the Member requires care at the Health Center beyond the ninety (90) lifetime cumulative days of care, the Member will be responsible for the monthly payment (reduced by the appropriate absence credit) in addition to the applicable Member rate for health care at the Rosewood and other charges, pursuant to the terms of the Membership Agreement.

Both private and semiprivate rooms are available in The Rosewood. Basic rates are based on a semiprivate room. A Member may elect to occupy an available private room for an additional charge. Should only a private room be available, a Member who opts for a private room would pay the difference between the private and semi-private rate. Care in The Rosewood will include, but will not be limited to, basic nursing care, food service, housekeeping, and flat laundry service. If a Member would like to obtain additional nursing staff care while a resident in The Rosewood,

arrangements may be made through The Cypress Home Care for an additional charge. Friends, relatives, or spouses may, at an additional charge, have meals with Members admitted to The Rosewood, so long as advance notice is given to The Rosewood. A schedule showing current room rates for The Rosewood is attached hereto as Exhibit P, and a schedule showing the average increase in those rates since 2015 is attached hereto as Exhibit Q.

If the Health Center is fully occupied, the Member will be provided health care services in, and agrees to relocate to, another health care facility. The Club will be responsible for any additional charges associated with the alternate health care accommodations so long as the Member continues to pay the monthly payment. The Member will be relocated to the Health Center when accommodations become available. The Membership Agreement (see Exhibit S) sets forth in greater detail the extent that health care services are provided and the terms for providing such services.

Members may be admitted to The Rosewood from a hospital or directly from their Cottages or Villas. Upon a Member's admission to The Rosewood, The Rosewood staff will determine the appropriate level of nursing care (as prescribed by a physician) required by the Member. As part of this determination, the Member's long-term ability to return to his/her Cottage or Villa is evaluated. The professional staff will provide an appropriate plan of care, the ultimate goal of which shall be, if at all possible, to return the Member to his/her Cottage or Villa as soon as practicable. If approved by the Member's physician, the Member may visit his/her Cottage or Villa with the assistance of volunteers as a part of the rehabilitation process.

Members who are unable to return to their Cottage or Villa have the benefit of permanent care in The Rosewood. If a Member who is the sole occupant of his/her Villa or Cottage is permanently assigned to The Rosewood, he/she will pay the monthly service fee at the then applicable Member rate reduced by an absence credit. In addition, after ninety (90) lifetime cumulative days in The Rosewood, the Member will pay the standard applicable Health Center fee until the Cottage or Villa is resold. After the Cottage or Villa is resold, the Member will pay only the applicable Health Center fee. If two (2) Members occupy a Unit and one (1) of them becomes a permanent resident of The Rosewood, then the monthly payment for the Member continuing to occupy the Unit will be reduced to the single occupancy rate. The Member residing in The Rosewood will pay the applicable Member rate.

A Member will not be admitted to or treated in The Rosewood in the event that such Member requires care that cannot lawfully be provided at The Rosewood and/or the Medical Director determines in his or her reasonable opinion that such Member's mental or physical condition is such that his or her admittance or treatment at The Rosewood would present an unreasonable risk of injury or detriment to that Member or any other Member receiving treatment or residing at The Rosewood, including but not limited to, a situation in which the Member seeking admittance or treatment at The Rosewood has been or is suspected to have been infected with a communicable disease for which there is no readily available cure and/or vaccine.

HEALTH CENTER ACTIVITIES

An activities director is responsible for coordinating and directing the arts, crafts, social and recreational activities for Members staying in The Rosewood Health Center. The focus of

these activities will be restorative care by enhancing the quality of life through physical, emotional, psychological and spiritual programs while catering to the individual needs of each Member.

MEMBER COMMITTEES

The Member Committees hold regularly scheduled meetings to promote communication between the Members and The Cypress' administration. The six (6) Member committees are finance, buildings and grounds, food and beverage, health and safety, library, and social and activities.

MONTHLY BILLING SERVICE

Monthly statements are placed in each Member's mailbox or other appropriate location on or before the fifth (5th) day of the month. Each monthly statement must be paid within ten (10) days after the delivery date of the statement. Payment may be made at the accounting office, accounting drop box or by mail. Payments made after the ten (10) day period may be subject to a late fee. A staggered billing system may be implemented in the discretion of The Club.

UNCOVERED SURFACE PARKING FOR MEMBERS AND GUESTS

The Cypress has ample surface parking for both the Members and their invited guests. In addition, all Cottages have a two-car garage. As discussed below, limited assigned covered parking and garage parking is available to Villa Members at an extra charge.

OTHER SERVICES NOT INCLUDED IN MONTHLY PAYMENT

Upon request, additional services may be provided to Members at an additional charge. The additional charges will be added to the Member's monthly statement. The additional services may include guest meals, additional meals in excess of those meals covered by the Member's monthly meal points, valet service, and such other reasonable services as may be requested. For a list of services for which there is an additional charge, see Sections 8 and 9 of the Membership Agreement (see Exhibit S) and the table attached hereto as Exhibit X. To explain some of the additional services further, the following descriptions have been prepared.

BEAUTY AND BARBERSHOP

Beauty and barbershop services are provided by professional beauticians and barbers at an extra charge. Space is provided in the Clubhouse and Health Center for this service.

COVERED PARKING AND GARAGE PARKING

Limited assigned covered parking and garage parking is available to Villa Members at an extra charge. A copy of the covered parking plan is available during normal business hours at The Cypress' marketing office. Additional surface parking is available to Villa Members at no charge. All Cottages have a two-car garage.

HOME CARE AGENCY

Those Members who do not require care in the Health Center, but who need additional personal services to continue living in their Cottages or Villas, will be eligible for the assistance-in-living and/or home care program. Assistance-in-living and home care services will be provided by nursing staff and other staff members. Services such as bathing, dressing, shopping, personal laundry, additional housekeeping, in home care and special transportation will be available to the Members on a fee for service basis. As stated above, The Club has its own Home Care Agency License. This license enables The Cypress of Raleigh Home Care agency to provide a broad range of home health care services and to facilitate these services for Members in the comfort of their Cottages and Villas.

DEVELOPMENT TIME FRAME

The Cypress of Raleigh, LLC has completed Phases I, II and III of the Condominium and does not currently have plans to construct additional Villas or Cottages. However, The Cypress of Raleigh, LLC reserves the right (but not the obligation) to develop an additional phase of the Condominium consisting of up to one hundred eleven (111) units.

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III. THE PROPOSAL

THE CONTINUING CARE CONCEPT

The Cypress' continuing care concept ensures a Member lifetime ownership and/or occupancy of a Cottage or Villa, a wide array of personal services, and long-term nursing care in the on-site Health Center if he/she can no longer live independently (with or without reasonable accommodation or modification) in a Cottage or Villa. This concept has grown as the result of the increasing number of men and women reaching retirement age and the concern for providing an alternative to traditional retirement living. A Member typically will purchase a Cottage or Villa in accordance with the terms of a Purchase and Sale Agreement.

At the time of signing a Purchase and Sale Agreement for a Cottage or Villa, the Member will enter into a non-transferable Membership Agreement. Pursuant to the terms of the Membership Agreement, the Member will pay a monthly fee for the personal services the Member receives. This monthly fee/payment includes a monthly contribution to the Association.

ACCEPTANCE FOR RESIDENCY

Purchase and Sale Agreements and Membership Agreements are subject to acceptance by the Company. At the time of signing a Purchase and Sale Agreement and/or a Membership Agreement, the Member (or such Member's spouse) must be sixty-two (62) years of age or older. Each Member also must be capable of independent living (with or without reasonable accommodation or modification), free of communicable diseases, and able to pay the purchase price, Membership Fee, monthly payment, two (2) months of common expenses, twelve (12) months of hazard and flood insurance premiums, and a reserve deposit. After these payments, the Member must have sufficient financial resources to enable the Member to make the monthly payments, cover personal expenses which may be reasonably expected, and meet anticipated increases in the cost of living, including any increases in the monthly payment.

Prior to purchase of a Villa or Cottage, the Purchase and Sale Agreement may be terminated if the prospective Member fails to pay any of the sums due and owing under the Purchase and Sale Agreement and/or Membership Agreement. If all such sums are paid prior to purchase, but after the purchase closes the Member (or the Member's spouse, as applicable) is unable to live independently (with or without reasonable accommodation or modification) in the Villa or Cottage, the Member (or the Member's spouse, as applicable) will be admitted to the Health Center, so long as the Health Center can provide the level of care required by the Member. If, prior to closing on the purchase, a prospective Member dies or becomes incapable of living independently (with or without reasonable accommodation or modification) in a Villa or Cottage, the prospective Member or his/her estate, as applicable, may terminate the Purchase and Sale Agreement and receive a refund of all earnest money.

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2021 Prices, Membership Fee and Monthly Fees

HOME TYPE	PHASES I	<u>, II & III</u>	2021 MONTHLY FEES		
	Starting Prices	Approx. Size	1 Person	2 People	
Bldg. B Villas					
The Alexander	\$350,000+	813 sf	\$2,647	\$4,146	
The Arbor	\$360,000+	993 sf	\$2,833	\$4,332	
The Ascot	\$450,000+	1261 sf	\$3,163	\$4,662	
The Bayberry I	\$525,000+	1377 sf	\$3,338	\$4,837	
The Bayberry II	\$525,000+	1465 sf	\$3,338	\$4,837	
The Camden	\$625,000+	1637 sf	\$3,641	\$5,140	
The Covington	\$575,000+	1623 sf	\$3,641	\$5,140	
The Dogwood	\$625,000+	1626 sf	\$3,595	\$5,094	
The Rosewalk	\$615,000+	1867 sf	\$3,846	\$5,345	
Bldgs. A & C Villas					
The Indigo I	\$375,000+	1070 sf	\$2,929	\$4,428	
The Indigo II	\$395,000+	1122 sf	\$2,929	\$4,428	
The Park	\$575,000+	1627 sf	\$3,615	\$5,114	
The Azalea I	\$650,000+	1871 sf	\$3,846	\$5,345	
The Azalea II	\$695,000+	2021 sf	\$3,846	\$5,345	
The Gallery I	\$750,000+	2296 sf	\$4,119	\$5,618	
The Gallery II	\$850,000+	2472 sf	\$4,119	\$5,618	
The Osprey I	\$865,000+	2597 sf	\$4,407	\$5,906	
The Osprey III	\$865,000+	2472 sf	\$4,407	\$5,906	
Bldgs. D & E Villas					
The Ashcroft	\$475,000+	1368 sf	\$3,338	\$4,837	
The Bradford I	\$570,000+	1386 sf	\$3,338	\$4,837	
The Bradford II	\$540,000+	1465 sf	\$3,338	\$4,837	
The Caldwell	\$625,000+	1652 sf	\$3,641	\$5,140	
The Danbury	\$675,000+	1779 sf	\$3,744	\$5,243	
The Newport	\$630,000+	1950 sf	\$3,846	\$5,345	
The Prescott	\$740,000+	2152 sf	\$3,984	\$5,483	
0					
Cottages	#050 000 t	2210	* 4 40 4	#5.005	
The Holly	\$850,000+	2210+ sf	\$4,494	\$5,993	
The Laurel	\$875,000+	2427+ sf	\$4,619	\$6,118	
The Poplar	\$895,000+	2502+ sf	\$4,619	\$6,118	
The Magnolia	\$935,000+	2779+ sf	\$4,855	\$6,354	

Note 1: THE PURCHASE PRICES INCLUDE THE 10% MEMBERSHIP FEE.

Note 2: Some plans may be modified from the original plan and may have upgraded finishes.

Note 3: The monthly fees shown are for 2021 and will be adjusted annually. In 2019 and 2020, the Condominium Fee represented approximately 22% of the total Monthly Fee, and the Service Fee represented approximately 78 % of the total Monthly Fee.

Note 4: The purchase prices for Villas A, B, C and D and the Cottages are <u>estimates only</u> and are based on resales of Villas and Cottages. Resales will be priced individually based on custom modifications, location and view. Resale prices are

determined by the individual owners. The purchase prices for the Building E Units are initial prices only. All purchase prices and monthly fees are subject to change.

Note 5: Covered and garage parking spaces may be sold independent of the home.

Note 6: The monthly fee includes many services, amenities, wellness and health care benefits which are outlined in the Membership Agreement.

Note 7: In some circumstances, floor premiums may apply.

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ANNUAL MONTHLY FEE INCREASE PER UNIT TYPE (FROM 2016)

	See	Exhibit R	attached	hereto	and	incor	porated	herein	by	v reference.
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THE PURCHASE AND SALE AGREEMENT

In this portion of the Disclosure Statement, the basic terms and conditions for purchasing a Cottage or Villa are summarized based upon the more prevalent transaction wherein the purchaser and prospective Member are one and the same. Variations are common and discussed elsewhere in this Disclosure Statement. The prospective purchaser of an existing Unit enters into a Purchase and Sale Agreement, typically depositing fifteen percent (15%) of the home's gross purchase price. In the event of any conflict between this Disclosure Statement and the Purchase and Sale Agreement, the terms of the Purchase and Sale Agreement shall control.

The basic terms and conditions for purchasing a Cottage or Villa under the Purchase and Sale Agreement are summarized as follows:

- 1. <u>Purchase Price</u>. At the time of signing a Purchase and Sale Agreement, the prospective Member typically will pay a deposit equal to fifteen percent (15%) of the purchase price for the Cottage or Villa selected. The deposits provided under the Purchase and Sale Agreement typically will be placed in the Company's Escrow Account at First Citizens Bank & Trust Company. At closing, the Member will pay the balance of the purchase price for the Cottage or Villa selected.
- 2. Membership Fee. At the time of signing a Purchase and Sale Agreement, the prospective Member will also sign a Membership Agreement. The terms of the Membership Agreement will govern the Member's membership interest in The Club. Membership in The Club is not an estate or interest in land and is not incidental to the ownership of a real property interest in a Villa or Cottage. The cost of Membership is a separate, non-refundable Membership Fee calculated as ten percent (10%) of the gross purchase price, which is payable to the Company. This Membership Fee is not a traditional entrance fee and thus is treated as income by The Company when received and not amortized. The Membership Fee entitles a Member to that certain license or collection of rights, coupled with the corresponding responsibilities and obligations, associated with permanent residency within The Cypress. Only membership (as distinguished from ownership of a Unit) gives a Member the right to use the Club Facilities and the right to live in the Health Care Center when (s)he is no longer capable of independent living.
- 3. <u>General Warranty Deed.</u> The Company or Member owner will convey good and marketable title to purchaser at the time of closing.
- 4. <u>Monthly Payment.</u> Effective as of the closing, the Member must make the monthly payments to The Club. The monthly payments cover the cost of various services provided by The Club, which are part of a coordinated system of care to address both medical and non-medical drivers of health outcomes. As a matter of convenience, the monthly payments also cover the monthly contribution to the Association, known as the condominium fee.
- 5. <u>Common Expenses.</u> At closing, the purchaser of a Villa or Cottage must also pay to the Association a non-refundable working capital fund contribution equal to two (2) months of purchaser's assessment for common expenses of the Association.
- 6. <u>Reserve Deposit.</u> The State of North Carolina Department of Insurance, in accordance with Chapter 58, Article 64 of the North Carolina General Statutes (the "CCRC Act"), requires that all continuing care facilities maintain operating reserves equal to fifty percent (50%) of the

total operating costs forecasted for the twelve (12) month period following the period covered by the most recent annual statement filed with the Department. Facilities that maintain an occupancy level in excess of ninety percent (90%) shall only be required to maintain a twenty-five percent (25%) operating reserve upon approval of the Commissioner.

Each Purchase and Sale Agreement signed on or before December 31, 2011 required the purchaser (each a "Pre-2012 Purchaser" and collectively the "Pre-2012 Purchasers") to pay to The Club an operating reserve deposit in the sum of \$9,000 (each a "\$9,000 Operating Reserve Deposit" and collectively the "\$9,000 Operating Reserve Deposits"). The \$9,000 Operating Reserve Deposits will be held in a separate capital management account (the "Operating Reserve Account"), with interest and dividends, less fees, on such deposits accruing for the benefit of the Pre-2012 Purchasers. So long as it is not necessary for The Club to use proceeds or assets from the Operating Reserve Account, interest and/or dividends earned on the \$9,000 Operating Reserve Deposits shall be paid to each Pre-2012 Purchaser on a prorata basis in February of each year. Upon resale of a Pre-2012 Purchaser's Villa or Cottage any unused portion of the \$9,000 Operating Reserve Deposit paid by such purchaser shall be returned to purchaser with available interest and/or dividends earned on such deposit prorated since the latest distribution from the account.

Each Purchase Document signed on and after January 1, 2012 requires the purchaser (each a "Post-2011 Purchaser", and collectively the "Post-2011 Purchasers") to pay to The Club an operating reserve deposit in the sum of \$14,000 (each a "\$14,000 Operating Reserve Deposit" and collectively the "\$14,000 Operating Reserve Deposits"). The \$14,000 Operating Reserve Deposits will be held in the Operating Reserve Account, with earnings on such deposits accruing for the benefit of The Club. Upon resale of a Post-2011 Purchaser's Villa or Cottage any unused portion of the \$14,000 Operating Reserve Deposit paid by such purchaser shall be returned to purchaser.

For purposes of this Disclosure Statement, we have attached as Exhibit U a Purchase and Sale Agreement substantially in the form used on and after January 1, 2012, which form reflects the \$14,000 Operating Reserve Deposit obligation described above. Purchase and Sale Agreements signed prior to January 1, 2012 were substantially in the form attached as Exhibit P to the Disclosure Statement filed by The Cypress of Raleigh with the Department of Insurance on or around May 28, 2010, which form reflects the \$9,000 Operating Reserve Deposit obligation described above.

- 7. <u>Taxes</u>. After closing, the Unit owner will be responsible for the real estate taxes due and owing on his/her Villa or Cottage. At closing, real estate taxes will be prorated on a calendar year basis in accordance with the Purchase and Sale Agreement.
- 8. Purchaser's Right to Terminate or Cancel. In the event of Purchaser's cancellation of the Purchase and Sale Agreement within the Cancellation Period defined below, all payments made by Purchaser prior to such cancellation shall be refunded to Purchaser in accordance with N.C.G.S. §58-64-25(a)(3). Notwithstanding the fact that N.C.G.S. §47C-4-108 provides for a seven (7) day cancellation period for condominium acquisitions, the Purchase and Sale Agreement provides for a longer cancellation period as follows. A Purchaser shall have the absolute right to cancel the Purchase and Sale Agreement at any time by delivering written notice to the seller during the thirty (30) calendar day period immediately following the later of (i) the

full execution of the Purchase and Sale Agreement or the Addendum, as applicable, or (ii) the date the Disclosure Statement is delivered to Purchaser (the "Cancellation Period"). Purchaser's cancellation during the Cancellation Period is without penalty, and all payments made by the Purchaser before such cancellation shall be refunded by the seller within ten (10) days after the expiration of the Cancellation Period. The Purchase and Sale Agreement also shall be automatically terminated in the event of a purchaser's death or incapacity prior to closing. If the Purchase and Sale Agreement is terminated in such manner, all deposits will be refunded to purchaser, less the reasonable costs incurred by The Cypress, within ten (10) days after The Cypress receives the termination notice.

- 9. Resale of Cottage or Villa. When the owner of a Cottage or Villa wishes to sell his/her Cottage or Villa, and a bona fide offer has been received from a third party, the owner shall then offer it for sale to the Company for the same price as the highest bona fide offer received. If the Company fails to exercise its option to purchase the Cottage or Villa within thirty (30) days after receipt of the offer, the owner may sell the Villa or Cottage to the third party, subject to all covenants, restrictions, limitations, affirmative obligations and other agreements referenced and contained in the Purchase and Sale Agreement (see Exhibit U) and Membership Agreement. Upon the resale of a Cottage or Villa, the new purchaser or Designated Member (as discussed below) will pay to the Company a Membership Fee, as detailed in the Purchase and Sale Agreement.
- 10. <u>Counterparts</u>; <u>Electronic Signatures</u>. To facilitate execution and delivery of the Purchase and Sale Agreement, the parties may execute and exchange executed counterparts by facsimile or e-mail in a PDF file to the other party or to the other party's counsel. Electronic, facsimile or signatures in a PDF file shall have the same legal effect as original signatures.

THE MEMBERSHIP AGREEMENT

Typically, when one purchases a Villa or Cottage at The Cypress of Raleigh they are buying two separate and distinct property interests. First, they are buying a real property interest in the Villa or Cottage. Second, they are buying membership in The Cypress of Raleigh Club. The interest in the real estate is transferrable, but the membership is not. In some situations, a Villa or Cottage is purchased by someone who will not be residing in the home and will not be a Member of The Club. In such an instance, the purchaser must designate the person(s) who will use the membership interest, which must be acquired at the time the Villa or Cottage is purchased (the "Designated Member"), and the Designated Member will sign a Membership Agreement (see Exhibit S). The Designated Member must: (a) meet the basic eligibility requirements for membership in The Cypress; (b) be approved by the Company; (c) execute the Membership Agreement; and (d) comply with the terms of the Membership Agreement, including, without limitation, assurances regarding the monthly payments (as described below). The Designated Member's membership in The Club will terminate when the Designated Member ceases to reside at The Cypress. Any subsequent residents of the Villa or Cottage, including the purchaser, must acquire their own membership in The Club prior to occupying the Villa or Cottage. Membership Fee for the membership will be assessed at the then applicable rate for future Members and must be paid to the Company prior to occupancy of the Villa or Cottage. As outlined in the Membership Agreement, only membership entitles the purchaser or Designated Member to

use the Clubhouse facilities, receive specific services, and receive health care in the Health Center when the Member is no longer capable of independent living, with or without reasonable accommodation or modification. The Membership Agreement requires a monthly payment which covers the cost of the various services and features provided at The Cypress. The monthly payment also includes the monthly contribution to the Condominium Association for the purchaser's Cottage or Villa.

1. Monthly Payment. Pursuant to the terms of the Membership Agreement, the purchaser or Designated Member must begin making monthly payments upon the earlier of the date on which the purchaser or Designated Member occupies the Villa or Cottage, or the closing date specified in the Purchase and Sale Agreement. Thereafter, the monthly payment will be payable on the tenth (10th) day of each month. The monthly payment varies depending upon the type of Cottage or Villa purchased. The monthly payment includes the cost of services provided to Members by The Club, as described herein. The amount of the monthly payment for the calendar year in which the Purchase and Sale Agreement is executed will be stated in the applicable agreement. The total monthly payment, which is higher when a second person shares a Cottage or Villa, will also be stated in the applicable agreement. The monthly payment can be adjusted annually, in accordance with the consumer price index formula set forth in the Membership Agreement.

As a matter of convenience, the monthly payment also includes the condominium fee and services fee, as defined in the Membership Agreement. The condominium fee is the Member's pro rata share of the Association's common expenses (actual costs of operating, maintaining and repairing The Cypress' common elements, together with a reserve for replacements), which share is based on the Unit owner's ownership interest in the common elements. The services fee covers the cost of the various services provided to Members of The Club. The condominium fee and the services fee are included in the monthly payment as a convenience for the Members (so Members will not have to make multiple payments).

The monthly payment for the first full year of operations (calendar year 2009) was based upon estimated costs of operations provided by an experienced continuing care operator. Thereafter, the monthly payment has been, and will continue to be, determined after each full year of operations based on the actual cost of operations and the cost of providing the services described herein. After the second full year of operations (calendar year 2010), with respect to services provided by The Club, the formula for determining the maximum increase permitted for that portion of the monthly payment has been, and will continue to be, based on the higher of: (a) the annual percentage increase of the Consumer Price Index, U.S. City Average, All Items (1967 - 100) (hereinafter "C.P.I.") issued by the U.S. City Average, Labor Statistics in its monthly report entitled "The Consumer Price Index, U.S. City Average" and its monthly report entitled "The Consumer Price Index, U.S. City Average and Selected Areas," or (b) the annual percentage increase of the Medical Care Component of the C.P.I. An additional three (3%) percent may be added to the higher of the annual percentages. This formula went into effect after the second full year of operations (calendar year 2010). The Members shall receive sixty (60) days advance notice of any monthly payment adjustment.

Each month The Club will provide an itemized billing statement which includes the first person monthly payment, the second person monthly payment, if applicable, and any additional charges not included in the monthly payment. For a list of services included in the monthly payment, see Section 7 of the Membership Agreement.

Each Member must make the monthly payment until his/her Cottage or Villa has been sold, transferred, or otherwise conveyed to a new Member, and the new Member assumes the ownership rights and obligations of membership in The Club with respect to the Cottage or Villa and the monthly payment. Provided, however, the Company shall pay only the condominium fee portion of the monthly payment for Cottages or Villas owned by the Company.

- 2. Additional Charges. A Member may, for an additional charge, request optional services which are not included in the monthly payment. The optional services may include, but will not be limited to, additional meals not covered by the Member's monthly meal points, additional housekeeping, beauty parlor, barbershop, home health, and assistance-in-living services in the Member's Cottage or Villa. Additional charges may also be assessed for special health services and supplies. The special services may include, but will not be limited to, therapies, pharmacy, special duty nurses, and medical treatment by an attending physician or the medical director. The additional charges for optional services will be payable on the tenth (10th) day of the month following the month in which the optional services were obtained. For a list of services for which there is an additional charge, see Sections 8 and 9 of the Membership Agreement and the table attached hereto as Exhibit X.
- 3. Adding a Member After Initial Occupancy. After initial occupancy of a Cottage or Villa by a Member, circumstances can arise in which the Member wants an additional person to have a right to occupy the Cottage or Villa. For example, the Member may get married and the couple may wish to make the Cottage or Villa their home, or the Member may wish to have a close family member move into the Cottage or Villa with him or her. Unless such additional person already is a Member, he or she may not occupy a Cottage or Villa without the express written approval of The Club. The additional person must go through The Cypress' admission procedures, and the acceptance of any such additional person will be in accordance with the current policies governing all other admissions. If the additional person is accepted for admission, he or she shall sign a Membership Agreement and pay a Membership Fee to the Company based on the fair market value of the Cottage or Villa, as determined by an appraiser. The approved additional person shall also pay a second person monthly fee. If the additional person does not meet The Cypress' requirements for residency, he or she will not be permitted to occupy the Cottage or Villa for more than thirty (30) days (except with the express written approval of The Club), or the Membership Agreement may be terminated.
- 4. <u>Marriage between Existing Members</u>. In certain instances, two existing Members who each own a Unit may wish to marry and live in one Unit (the "Occupied Unit") and to sell the other Unit (the "Vacated Unit"). In that event neither Member would be required to pay an additional Membership Fee to the Company. However, until the Vacated Unit has been sold, the owner of the Vacated Unit would continue to be charged the Monthly Fee applicable to that Unit. For so long as the Member who owns the Vacated Unit is paying these Monthly Fees, he or she would not be required to pay a second person fee for the Occupied Unit. In the event that the married couple wishes to retain ownership of both of their Units, each Member would continue to be charged the Monthly Fee applicable to his or her Unit. Because both Members would have

been admitted to The Cypress previously under separate Membership Agreements, each of their Membership Agreements would remain in effect separately.

- 5. Financial Hardship. It is intended that The Club will operate as a non-profit organization which will seek to avoid terminating a Membership Agreement solely because a Member is financially unable to pay the monthly payment and other charges. The Member will be permitted to remain at The Cypress at a reduced monthly payment based on the Member's ability to pay for a period of ninety (90) days after default in payment. The ninety (90) day period may be extended if: (a) The Club determines that the deferral of payment can be granted without impairing the ability of The Club to operate on a sound financial basis, (b) the Member can justify the deferral of the charges, and (c) the Member has the ability to secure repayment of the deferred charges. If charges are deferred, the Member will sign a promissory note for the amount deferred, which note will be secured by a deed of trust on the Cottage or Villa. Notwithstanding the foregoing, if a Member's ability to meet his or her financial obligations is impaired as a result of the Member making unapproved gifts or transfers, The Company may terminate the Member's Membership Agreement.
- 6. Member's Termination Rights. In accordance with Section 11 of the Membership Agreement, a Member may terminate the Membership Agreement at any time for any reason by giving the Company thirty (30) days prior written notice thereof. In such event, the Member's obligations under the Membership Agreement shall continue until the Cottage or Villa is transferred, sold or otherwise occupied by a successor Member, and the new Member assumes the obligation of the monthly payment. Transfer under the last will and testament of a deceased Member, other than to his/her estate, is a conveyance upon which a new Membership Fee must be paid if the devisee or beneficiary elects to become a Member of The Club. In the event of death, the estate of the Member will remain liable for all Membership obligations provided under the Membership Agreement until the deceased Member's Cottage or Villa is transferred, sold or otherwise occupied by a successor Member, and the new Member assumes the obligations of membership. If the Member is not also the owner of the Cottage or Villa, the owner of the Cottage or Villa and the deceased Member's estate shall be jointly and severally responsible for obligations under the Membership Agreement.

In addition, pursuant to Section 18 of the Membership Agreement, the Membership Agreement may be rescinded by the Member within thirty (30) days following the later of the execution of the Membership Agreement or the receipt of a Disclosure Statement prepared in accordance with North Carolina law; and the Member will not be required to close on the purchase of his/her Unit prior to the expiration of the thirty (30) day period. If a Member dies before closing on the purchase of a Unit or is unable to occupy a Unit due to illness, injury, or incapacity that renders him/her ineligible for Membership, then the Membership Agreement will automatically be terminated and all deposits returned to the Member or his/her estate. If there is more than one purchaser of the Unit, the Membership Agreement will continue to be binding on the surviving or eligible purchaser. The Membership Agreement will also be automatically terminated if a Member sells his/her Unit and does not reside in the Unit or the Health Care facility. If the Membership Agreement is rescinded or canceled pursuant to Section18, the Member or his/her legal representative shall receive a refund of all money or property transferred to the Company, less (i) non-standard costs specifically incurred by the Company at the request of the Member, as

described in any contract amendment signed by the Member or the Owner; (ii) any non-refundable fees or costs specified and described herein; and (iii) a reasonable service charge not to exceed the greater of one thousand dollars (\$1,000.00) or two percent (2%) of the Membership Fee.

- 7. The Company's Termination Rights. The Company may terminate a Membership Agreement only for the reasons set forth in Section 12 of the Membership Agreement. The Company shall not terminate the Membership Agreement without just cause. Just cause shall exist if: (a) the Member fails to pay any charges due under the Membership Agreement, (b) the Member creates a disturbance within The Cypress which is detrimental to the health, safety, comfort, or peaceful lodging of the Members, (c) the Health Center cannot, within the limits of its license, provide the health care services which the Member requires, or (d) the Member refuses medical treatment which is medically required. Before terminating the Membership Agreement, The Club will give the Member written notice of the reasons for termination, and the Member will have thirty (30) days after the notice to correct the problem. If the problem is corrected within the thirty (30) day period, the Membership Agreement shall remain in effect. If the problem is not corrected within the thirty (30) day period, the Membership Agreement will be terminated, and the Member must leave The Cypress. However, if it is determined that the thirty (30) day waiting period is detrimental to the Member, other Members, or the staff of The Cypress, this waiting period will be waived.
- 8. <u>Electronic Signatures</u>. To facilitate execution and delivery of the Membership Agreement, the parties may execute and exchange executed counterparts by facsimile or e-mail in a PDF file to the other party or to the other party's counsel. Electronic, facsimile or signatures in a PDF file shall have the same legal effect as original signatures.

RESALE LISTING PROCESS

As described elsewhere in this Disclosure Statement, each resale of a Unit at The Cypress of Raleigh involves both the corresponding purchase of a fee interest in real estate and the purchase of a membership in The Club. Membership in The Club is not incidental to the ownership of a home; however, the occupancy of a home and access to and use of the common elements and services provided by The Club are restricted to a qualified Member or Designated Member, as the case may be. And, as elsewhere described in this Disclosure Agreement, membership in The Club is subject to the age, financial and medical qualifications set forth herein and more fully described in the Membership Agreement. Due to the complex and dual nature of each resale, The Company expends ongoing and considerable resources in marketing the Community (as shown in The Company's audited financial statements attached hereto as Exhibit L), including hiring consultants, purchasing third party professional reports, collecting and reviewing data analytics specific to senior citizens, and maintaining Priority Reservation Agreements with individuals who have expressed an interest in the community and have delivered refundable deposits so that they may be advised of community resales when they occur. As well, employees of The Company are well-versed in both the sale of real estate and the qualifications of membership in The Club (including a HIPPA certification to protect the confidential information required to be delivered for consideration of admission as a Member). As part and parcel of this effort, The Company offers its services to owners at the time of a resale at a commission rate considered to be at or below a market rate for the sale of real estate and with no additional consideration for assisting with the membership admission process. Owners are not required to engage The Company for resales, nor is admission of membership contingent on the use of the Company for the resale of a home. However, in such cases where an owner elects to sell a home without engaging The Company, The Cypress may impose reasonable restrictions on access to the home and common elements for purposes of ensuring the safety and well-being of The Cypress residents. In such instances, an owner (or its agents) shall be responsible for all elements of disclosure required by the CCRC Act and the Condominium Act and shall be required to execute an indemnification agreement in favor of The Company, The Club and The HOA covering any liability arising out of the failure to comply with the CCRC Act, the Condominium Act and the requirements set forth in this Disclosure Statement.

LEASE

The Company may lease any Cottage or Villa which it owns on a short or long-term basis. The owner of a Cottage or Villa may lease his/her Cottage or Villa only to a family member; and no timesharing or interval ownership will be permitted. Anyone who leases a Cottage or Villa must meet the residency requirements set forth in The Cypress' Membership Agreement, including payment of a new Membership Fee. In addition, the authorized tenant must sign a Cypress Membership Agreement and a guaranty agreement which evidences the joint responsibility of the owner and the tenant for the monthly payment. The tenant will be entitled to all rights and privileges with respect to use of the Cottage or Villa, except voting rights, which will remain with the owner of the Cottage or Villa. The Association shall have the right to terminate the lease and evict the tenant in the event of a default.

IV. REGULATORY MATTERS

CONTINUING CARE RETIREMENT COMMUNITY LICENSURE

Continuing care retirement communities in the State of North Carolina are governed by the CCRC Act (North Carolina General Statutes Chapter 58, Article 64), which empowers the Commissioner of the Department of Insurance to regulate the Registration, Disclosure Contract and Financial Monitoring Requirements for continuing care facilities.

With respect to the Villas and Cottages in Phases I, II and III, The Cypress has obtained the following permits and approvals: (i) a Start-Up certificate which enabled it to enter into binding Reservation Agreements; (ii) a Preliminary Certificate which permitted construction of the condominium; and (iii) a Permanent License for continuous operation.

In accordance with the CCRC Act, The Cypress will deliver a Disclosure Statement to each prospective Member upon the earlier of the execution of a Membership Agreement, or the transfer of any money to The Cypress. Further in accordance with the CCRC Act, The Cypress will file with the Department of Insurance, within one hundred fifty (150) days after the end of each fiscal year, a revised annual Disclosure Statement which will include updated financial information.

CONDOMINIUM ACT

The Cypress, as a condominium community, is subject to the North Carolina Condominium Act (North Carolina General Statutes Chapter 47C) (the "Act"). Pursuant to the Act, the Association conducts the business and affairs of the condominium created by the Declaration which is recorded in the Office of the Register of Deeds for Wake County. The Declaration is the document by which the condominium aspects of The Cypress are governed and subjected to the provisions of the Act. The business and affairs of the condominium will be conducted by The Cypress of Raleigh Owners' Association. Issues pertinent to the Association will be disclosed in a public offering statement which will be provided to each prospective purchaser.

CONTROLLING LAW

As stated above, the purchase, sale and ownership of a Unit at The Cypress and membership in The Club are subject to the provisions of the CCRC Act and the North Carolina Condominium Act. North Carolina also has a law prohibiting transfer fees (North Carolina General Statutes Chapter 39A). In the event of a conflict among these laws, a Member, by signing the Membership Agreement, evidences the Member's acknowledgement and agreement that the CCRC Act shall control, including specifically North Carolina General Statutes § 58-64-85(b) which provides:

(b) Facilities and providers licensed under this Article that also are subject to the provisions of the North Carolina Condominium Act under Chapter 47C of the General Statutes shall not be subject to the provisions of Chapter

39A of the General Statutes, provided that the facility's declaration of condominium does not require the payment of any fee or charge not otherwise provided for in a resident's contract for continuing care, or other separate contract for the provisions of membership or services.

HEALTH CENTER LICENSURE

When it opened in 2008, The Club held a license from the North Carolina Department of Health and Human Services, Division of Facility Services, for thirty-six (36) skilled nursing beds and four (4) adult care home beds. In the fall of 2020, The Cypress of Raleigh completed an expansion of the Health Center, which included adding twenty-one (21) additional skilled nursing beds, as well as additional common area and dining spaces.

MEDICARE AND MEDICAID

Certain beds in The Cypress' Health Center are certified by the federal government, and the facility is able to receive reimbursement from Medicare. It should be noted that the determination of a Member's Medicare eligibility is subject to Federal regulation; and, therefore, not all Health Center stays will be eligible for Medicare reimbursement.

The Cypress has chosen not to participate in the Medicaid program. In accordance with Paragraph 12(b) of the Membership Agreement (see Exhibit S), it will be The Cypress' policy to not terminate residency of a Member solely by reason of his/her inability to pay the monthly payment or other Health Center charges.

ESCROW ACCOUNT

Upon a prospective Member signing a Purchase and Sale Agreement, all earnest money deposits will be placed in the Company's special escrow account with First Citizens Bank, 4300 Six Forks Road, FCC-16, Raleigh, North Carolina 27609. Upon proper notification to the Department of Insurance, the Company may open one or more earnest money deposit accounts at other financial institution in accordance with the requirements of the CCRC Act.

RESERVE ACCOUNTS

A Replacement Reserve Account will be funded by non-refundable payments made by each Member at the closing on his/her Cottage or Villa (each a "Reserve Payment"). The Reserve Payment will be equal to two (2) months of the Member's pro rata share of Association common expenses. The Replacement Reserve Account is a restricted working capital account, and any interest earned on funds held in the Replacement Reserve Account shall be included in The Cypress working capital fund. As of April 15, 2021, the balance of the Replacement Reserve Account was \$5,447,931.14.

Pursuant to the CCRC Act, The Cypress is required to maintain operating reserves in restricted accounts equal to twenty-five percent (25%) of the total operating costs forecasted for the twelve (12) month period following the period covered by its most recent Disclosure Statement filed with the Department of Insurance (the "Minimum Operating Reserve Balance"). Accordingly, The Club requires each purchaser to deposit an Operating Reserve Deposit when they purchase a Unit at The Cypress of Raleigh. Each purchaser who signed a Purchase Agreement prior to January 1, 2012 has deposited a \$9,000 Operating Reserve fund deposit which, if unused, may be refunded, with interest, upon the resale of the Unit. Each purchaser who signed a Purchase Agreement on or after January 1, 2012 has deposited a \$14,000 Operating Reserve fund deposit, which, if unused, may be refunded, without interest, upon the resale of the Unit. The State of North Carolina must give approval for the release of operating reserve funds. As of March 31, 2021, the current Operating Reserve Fund was \$4,845,202. All reserve funds will be invested in accordance with the requirements of the CCRC Act, with investment decisions made by Michael G. Sandman, Craig C. Huggins and/or Mark T. Andrews.

Currently, the funds in the Replacement Reserve Account and the Operating Reserve Fund are professionally managed by First Citizens Bank.

To ensure that the Minimum Operating Reserve Balance is maintained, such sums are and will be reserved and restricted from the Replacement Reserve Account as may be necessary from time to time to cause such restricted funds, when added to the funds on deposit in the Operating Reserve Account, to meet the Minimum Operating Reserve Balance. The beneficial ownership of the Replacement Reserve Account and the Operating Reserve Account are aligned and under the common management of The Club, and the reservation and restriction of funds from the Replacement Reserve Account as described herein is consistent with its purpose, which is to protect and benefit the property and assets of The Cypress of Raleigh.

TAX DEDUCTION

Members of The Cypress may be allowed a tax benefit. A percentage of the monthly payment may be taken as a medical expense deduction each year. In February of each year, The Club will provide Members with the percentage of the prior year's monthly payment that has been determined to be attributable to the operations of the Health Center. This medical deduction is, of course, subject to limitations imposed by the Internal Revenue Code. It is advisable that the Members seek the advice of tax counsel before taking this deduction. The percentage of the monthly payment that was permitted to be taken as a medical expense deduction for 2020 was 35.19%.

V. FINANCIAL

FINANCIAL

See the financial statements (with narrative assumptions and explanations) for the Company and The Club attached hereto as Exhibit B through Exhibit N.

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EXHIBIT A ORGANIZATION CHART

 $\{ATTACHED\}$

THE CYPRESS OF RALEIGH

A Continuing Care Retirement Community

Entities Comprising The Cypress of Raleigh

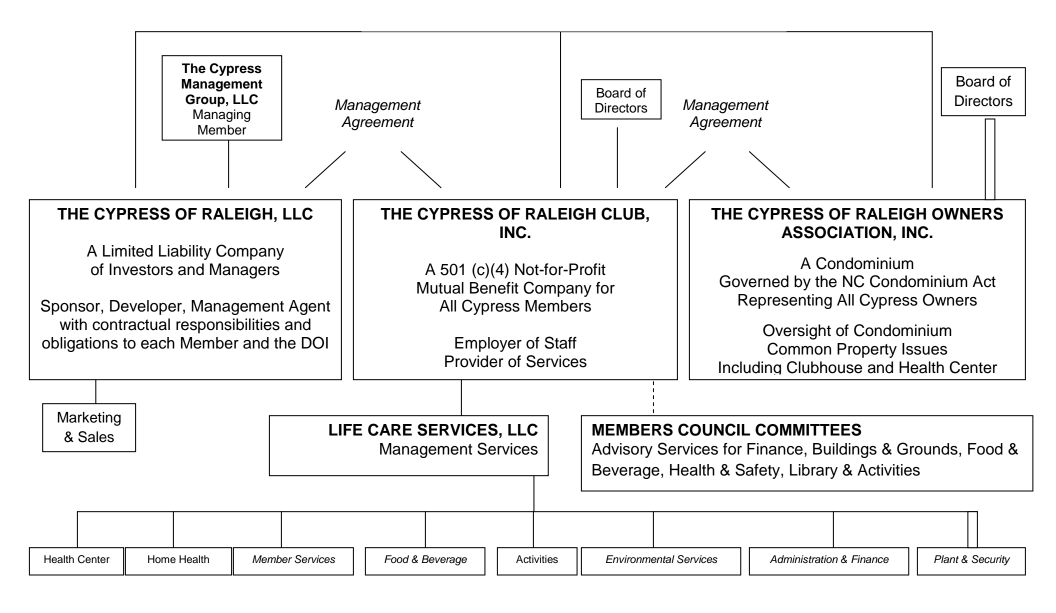


EXHIBIT B

THE CYPRESS OF RALEIGH CLUB, INC. FINANCIAL REPORT (DECEMBER 31, 2020 and 2019)

 $\{ATTACHED\}$

CONTENTS

	Page
INDEPENDENT AUDITORS' REPORT	1-2
FINANCIAL STATEMENTS:	
Statements of financial position	3
Statements of activities	4
Statements of changes in net assets	5
Statement of functional expenses – December 31, 2020	6
Statement of functional expenses – December 31, 2019	7
Statements of cash flows	8
Notes to financial statements	9-24



INDEPENDENT AUDITORS' REPORT

To the Board of Directors The Cypress of Raleigh Club, Inc. Raleigh, NC

We have audited the accompanying statements of financial position of The Cypress of Raleigh Club, Inc. as of December 31, 2020 and 2019, and the related statements of activities, changes in net assets, functional expenses and cash flows for the years then ended and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the 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 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 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 financial statements referred to above present fairly, in all material respects, the financial position of The Cypress of Raleigh Club, Inc. as of December 31, 2020 and 2019, and the changes in its net assets and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina March 20, 2021

THE CYPRESS OF RALEIGH CLUB, INC. STATEMENTS OF FINANCIAL POSITION DECEMBER 31, 2020 AND 2019

ASSETS

	2020	2019
Current Assets		
Cash and Cash Equivalents	\$ 301,289	\$ 297,715
Accounts Receivable	575,236	608,313
Inventory	121,890	119,213
Prepaid Expenses	196,336	159,024
Total Current Assets	1,194,751	1,184,265
Assets Limited as to Use		
Restricted Reserves Required by State Statute, cash equivalents	20,190	29,614
Asset Replacement Reserve, cash equivalents	201,692	-
Renewal and Replacement Reserve, cash equivalents	638,938	970,319
	860,820	999,933
Restricted Reserves Required by State Statute, investments	4,753,010	3,501,170
Asset Replacement Reserve, investments	5,123,310	5,996,760
Renewal and Replacement Reserve, investments		3,828,984
	9,876,320	13,326,914
Accounts Receivable - restricted	125,815	-
Total Assets Limited as to Use	10,862,955	14,326,847
Property and Equipment, Net	1,482,200	3,242,705
Property and Equipment, Net	1,402,200	3,242,703
Other Assets		
Due (to) from Affiliates	(3,463,412)	
Refundable Deposits	62,177	62,177
Total Other Assets	(3,401,235)	(2,521,208)
Total Assets	\$ 10,138,671	\$ 16,232,609
LIABILITIES AND NET ASSET	S	
LIABILITIES AND NET ASSET Current liabilities	S	
	\$ \$ 604,639	\$ 806,782
Current liabilities Accounts Payable Accrued Expenses		\$ 806,782 904,627
Current liabilities Accounts Payable	\$ 604,639	
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable	\$ 604,639 1,557,314	904,627 46,823 49,706
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable	\$ 604,639 1,557,314 55,667 13,339 9,917	904,627 46,823 49,706 18,980
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable	\$ 604,639 1,557,314 55,667 13,339	904,627 46,823 49,706
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable	\$ 604,639 1,557,314 55,667 13,339 9,917	904,627 46,823 49,706 18,980
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion	\$ 604,639 1,557,314 55,667 13,339 9,917	904,627 46,823 49,706 18,980 1,826,918
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876	904,627 46,823 49,706 18,980 1,826,918 43,518 9,917
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876	904,627 46,823 49,706 18,980 1,826,918
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876	904,627 46,823 49,706 18,980 1,826,918 43,518 9,917
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213	904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 - 44,213 2,285,089	904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions -	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820)
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 - 44,213 2,285,089	904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Debt Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions -	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820)

THE CYPRESS OF RALEIGH CLUB, INC. STATEMENTS OF ACTIVITIES YEARS ENDED DECEMBER 31, 2020 AND 2019

Net Assets Without Donor Restrictions:	2020	2019
REVENUE, GAINS, AND OTHER SUPPORT		
Member fees and Assessments	\$ 8,956,679	\$ 8,176,007
Health Center	3,659,902	3,980,929
Home Health	2,291,518	1,894,345
Miscellaneous	30,630	-
Net Investment Income	1,075,286	1,239,630
Net assets released from restriction	7,545,303	
Total Revenue, Gains and Other Support	23,559,318	15,290,911
EXPENSES		
Program Services	1 100 120	1.074.641
Housekeeping	1,190,439	1,054,641
Food and Beverage	3,488,324	3,671,152
Health Center	3,408,260	3,410,239
Community Home Health	2,303,218	1,938,106
Resident Services	564,065	506,658
Plant	503,862	430,940
	11,458,168	11,011,736
Supporting Services		
General and Administrative	2,972,241	2,482,203
Management Fees	502,667	460,906
	3,474,908	2,943,109
Depreciation	232,262	150,201
Other Expenses	162,722	134,631
Gain/Loss on Sale of Assets	(1,026)	19,519
Total Operating Expenses	15,327,034	14,259,196
Change in net assets without donor restrictions	8,232,284	1,031,715
Net Assets With Donor Restrictions:		
Reserves Required by State Statute Deposited	819,000	64,000
Developer Contribution	1,376,000	150,000
Miscellaneous	485,398	-
Net Investment Income	48,527	160,382
Net assets released from restriction	(7,545,303)	-
Change in net assets with donor restrictions	(4,816,378)	374,382
Change in Net Assets	\$ 3,415,906	\$ 1,406,097

THE CYPRESS OF RALEIGH CLUB, INC. STATEMENTS OF CHANGES IN NET ASSETS YEARS ENDED DECEMBER 31, 2020 AND 2019

Net Assets Without Donor Restrictions		Total Net Assets
Net Assets Without Donor Restrictions, January 1, 2019	\$	(1,235,575)
Asset purchases transferred to Owners'		(0.00.000)
Association		(983,083)
Change in net assets		1,245,838
Net Assets Without Donor Restrictions, December 31, 2019	\$	(972,820)
Asset purchases transferred to Owners'		
Association		(10,087,297)
Change in net assets		9,076,759
Net Assets Without Donor Restrictions, December 31, 2020	\$	(1,983,358)
,		
Net Assets Without Donor Restrictions -Designated		
Net Assets Without Donor Restrictions - Designated - January 1, 2019	\$	6,168,986
Amounts transferred to Association for	Ψ	0,100,500
asset replacement reserve		41,897
Change in net assets without donor restriction - designated		(214,123)
Net Assets Without Donor Restrictions - Designated -December 31, 2019	\$	5,996,760
Amounts transferred to Association for	'	- , ,
asset replacement reserve		172,717
Change in net assets without donor restriction - designated		(844,475)
Net Assets Without Donor Restrictions - Designated -December 31, 2020	\$	5,325,002
Net Assets With Donor Restrictions		
Net Assets With Donor Restrictions -January 1, 2019	\$	8,953,934
Change in net assets with donor restrictions		374,382
Net Assets With Donor Restrictions -December 31, 2019	\$	9,328,316
Change in net assets with donor restrictions		(4,816,378)
Net Assets With Donor Restrictions -December 31, 2020	\$	4,511,938
Net Assets	\$	7,853,582

THE CYPRESS OF RALEIGH CLUB, INC. STATEMENT OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2020

	Housekeeping	Food & Beverage	Health Center	Community Home Health	Resident Services	Plant	Total Program Service	General and Administrative	Total
Salaries and Wages	\$ 831,062	\$ 1,699,378	\$ 2,181,776	\$ 1,848,387	\$ 324,640	\$ 140,301	\$ 7,025,544	\$ 533,317	\$ 7,558,861
Pension Expense	5,653	8,402	13,146	8,799	2,453	587	39,040	4,290	43,330
Other Employee Benefits	203,049	297,812	318,735	209,405	26,616	19,417	1,075,034	113,609	1,188,643
Payroll Taxes	62,324	131,720	163,705	140,527	23,711	10,637	532,624	40,425	573,049
Accounting and Legal	-	-	-	-	_	-	-	83,099	83,099
Travel	-	387	54	544	249	-	1,234	4,090	5,324
Interest		-	-	-		-		8,116	8,116
Worker's Comp Insurance	7,679	15,689	26,298	22,615	3,048	1,296	76,625	1,553	78,178
Food Expense	-	1,110,538	-	-	-	-	1,110,538	324	1,110,862
Rent	-	21,662	3,219			61,649	86,530	1,030	87,560
Supplies	69,881	174,205	18,472	7,626	13,143	4,669	287,996	285,191	573,187
Licenses and Fees	-	12,927	8,840	20,256	6,508	807	49,338	11,924	61,262
Repairs and Maintenance	5,440	3,089	1,038	-	1,057	63,495	74,119	4,344	78,463
Vehicle Expense	-	-	-	-	-	23,052	23,052	-	23,052
Utilities	-	-		-	-	177,285	177,285	-	177,285
Activity Expenses	-	-	5,125	-	61,823	-	66,948	-	66,948
Other Employee Expense	5,227	10,938	6,446	249	11,406	442	34,708	39,438	74,146
Medical Supplies	-	-	99,465	874	-	-	100,339	124,910	225,249
Other Medical Expenses	-	-	443,738	30,000	-	-	473,738	-	473,738
Training	124	-	528	93	2,785	225	3,755	130	3,885
Professional Dues	-	1,577	1,584	2,168	57	-	5,386	10,635	16,021
IT Expense	-	-	-	-	-	-	-	143,110	143,110
Telephone	-	-	-	11,675	-	-	11,675	47,472	59,147
Other Expense	-	-	354	-	-	-	354	11,511	11,865
Printing and Postage	-	-	-	-	-	-	-	16,103	16,103
Expense Allocation	-	-	-	-	-	-	-	(30,000)	(30,000)
Management Fee	-	-	-	-	-	-	-	502,667	502,667
Insurance	-	-	-	-	-	-	-	64,306	64,306
Other Fees	-	-	115,737	-	86,569	-	202,306	297,178	499,484
Overhead Fee					-		-	1,156,136	1,156,136
TOTAL	\$ 1,190,439	\$ 3,488,324	\$ 3,408,260	\$ 2,303,218	\$ 564,065	\$ 503,862	\$11,458,168	\$ 3,474,908	\$ 14,933,076

THE CYPRESS OF RALEIGH CLUB, INC. STATEMENT OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019

	Но	usekeeping	Food & Beverage	 Health Center	mmunity me Health	Resident Services	 Plant	Pro	otal ogram ervice	eneral and	 Total
Salaries and Wages	\$	732,605	\$ 1,863,348	\$ 2,180,275	\$ 1,502,656	\$ 282,395	\$ 125,106	\$ 6,	586,385	\$ 476,105	\$ 7,162,490
Pension Expense		5,517	8,028	11,522	7,391	2,561	484		35,503	3,219	38,722
Other Employee Benefits		172,966	330,119	302,030	207,673	30,761	15,568	,	059,117	110,333	1,169,450
Payroll Taxes		55,893	144,262	164,177	118,244	20,814	9,764	:	513,154	35,528	548,682
Accounting and Legal		-	-	-	-	-	-		-	129,840	129,840
Travel		866	2,411	4,085	842	1,287	-		9,491	7,809	17,300
Interest		-	-	-	-	-	-		-	6,032	6,032
Worker's Comp Insurance		9,542	15,823	41,731	22,308	3,281	1,437		94,122	1,357	95,479
Food Expense		-	1,097,546	-	-	-	-	1,0	097,546	-	1,097,546
Rent		-	39,322	2,607	-	2,478	41,953		86,360	1,440	87,800
Supplies		60,780	133,308	42,596	14,126	13,141	4,130		268,081	32,333	300,414
Licenses and Fees		-	11,042	12,394	19,325	11,115	811		54,687	12,415	67,102
Repairs and Maintenance		10,597	6,561	2,659	-	1,687	49,879		71,383	4,532	75,915
Vehicle Expense		-	-	-	-	-	23,416		23,416	-	23,416
Utilities		-	-	-	-	-	152,953		152,953	-	152,953
Activity Expenses		-	-	24,347	-	56,706	-		81,053	-	81,053
Other Employee Expense		4,825	10,992	8,472	(50)	8,032	439		32,710	61,063	93,773
Medical Supplies		-	-	120,496	342	-	-		120,838	-	120,838
Other Medical Expenses		-	-	384,862	30,000	-	-	4	414,862	-	414,862
Training		1,050	3,016	5,294	298	590	-		10,248	28,633	38,881
Professional Dues		-	5,374	224	2,667	785	-		9,050	4,590	13,640
IT Expense		-	-	-	-	-	-		-	117,664	117,664
Telephone		-	-	-	11,274	-	-		11,274	44,015	55,289
Other Expense		-	-	358	-	-	-		358	8,630	8,988
Printing and Postage		-	-	-	-	-	-		-	15,403	15,403
Expense Allocation		-	-	-	-	-	-		-	(30,000)	(30,000)
Management Fee		-	-	-	-	-	-		-	460,906	460,906
Insurance		-	-	-	-	-	-		-	56,832	56,832
Other Fees		-	-	102,110	1,010	71,025	5,000		179,145	266,587	445,732
Overhead Fee		<u> </u>	 	 <u> </u>	 	 <u> </u>	 			 1,087,843	 1,087,843
TOTAL	\$	1,054,641	\$ 3,671,152	\$ 3,410,239	\$ 1,938,106	\$ 506,658	\$ 430,940	\$11,	011,736	\$ 2,943,109	\$ 13,954,845

THE CYPRESS OF RALEIGH CLUB, INC. STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2020 AND 2019

CASH FLOWS FROM OPERATING ACTIVITIES		
Net change in net assets	3,415,906	\$ 1,406,097
Adjustments to Reconcile Increase in Net Assets		
To Cash Provided by Operating Activities		
Depreciation	232,262	150,201
Gain/Loss on sale of assets	(1,026)	19,519
Realized and Unrealized Gains/Losses	(924,068)	(1,135,925)
Changes in working capital components:		
(Increase)decrease in:		
Accounts and Other Receivables	(92,738)	13,638
Inventory	(2,677)	(15,452)
Prepaid Expenses	(37,312)	(7,336)
Due from affiliate	880,027	1,047,401
Increase (decrease)	(202.142)	(2.065)
Accounts payable	(202,143)	(3,865)
Accrued Expenses	652,687	61,640
Due to Homeowners	8,844	46,823
NET CASH PROVIDED BY OPERATING ACTIVITIES	3,929,762	1,582,741
INVESTING ACTIVITIES		
Developer Contribution	-	(150,000)
Purchase of Investments	(11,061,185)	(17,299,896)
Proceeds from Sales of Investments	15,435,846	20,022,625
Proceeds from Sales of Property and Equipment	10,560	7,022
Purchase of Property and Equipment	(8,568,587)	(3,379,264)
NET CASH USED BY INVESTING ACTIVITIES	(4,183,366)	(799,513)
FINANCING ACTIVITIES		
Transfers (to) from Owners' Association	172,717	41,897
Proceeds on Line of Credit	175,000	-
Payments on Line of Credit	(175,000)	(36,522)
Proceeds on notes payable	16,717	104,464
Payments on notes payable	(52,389)	(11,239)
Payments on Capital Lease Payable	(18,980)	(33,780)
NET CASH PROVIDED BY FINANCING ACTIVITIES	118,065	64,820
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(135,539)	848,048
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	1,297,648	449,600
CASH AND CASH EQUIVALENTS AT END OF YEAR	5 1,162,109	\$ 1,297,648
GARM GOMBASTIS OF		
CASH CONSISTS OF:	502.001	A 207.715
Cash and cash equivalents - without donor restrictions	The state of the s	\$ 297,715
Cash and cash equivalents - with donor restrictions	659,128	999,933
SUPPLEMENTAL PROGRAMME	5 1,162,109	\$ 1,297,648
SUPPLEMENTAL DISCLOSURE		
Schedule of Noncash Investing Transactions Transfer of property and equipment to Association	5 10,087,297	\$ 983,083
Cash paid for interest	8,116	\$ 6,032

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES

The Cypress of Raleigh Club, Inc. ("Club") was organized as a not-for-profit corporation under the laws of the State of North Carolina to manage the operations and membership services provided to owners of units in The Cypress of Raleigh ("Cypress" or "community"), a condominium continuing care retirement community organized under the North Carolina General Statutes.

Affiliates

The Cypress of Raleigh Owners' Association, Inc. ("Association") was created in accordance with the North Carolina Condominium Act to comply with North Carolina law regarding the ownership of commonly owned property of The Cypress. The Association serves as the governing body for all issues related to the real estate aspects of the units and the common areas of The Cypress. The Association has delegated to the Club all of the Association's responsibilities with respect to investment management and the maintenance of the common areas of The Cypress, including the clubhouse and health center.

The Cypress of Raleigh, LLC (the "Company") is the entity that originally planned, designed and built The Cypress. Phase I of The Cypress opened in Fall 2008 and included a Clubhouse, Health Center, 34 cottages with garages and 168 single-story villas in 3 mid-rise buildings. In 2010, Phase II of the development was completed, and the community added three cottages bringing the total number of cottages to 37 and the total number of units to 205. In September 2018, the Company completed construction on the first Villa building of Phase III (the "Villa D Building"), which contains fifty-seven units ("Villa D") and was ready for occupancy in 2018. The final building, Villa E, was constructed and completed in late 2020. The 57 units in Villa E have been sold and the community now has a total of 319 homes. There is currently no future development planned. The Club and Association engage in various transactions with the Company, which is an affiliated entity.

A summary of the Club's significant accounting policies follows:

Basis of Accounting

The financial statements have been prepared on the accrual basis of accounting and, accordingly, reflect all significant receivables, payables, other liabilities and prepaid expenses.

Contributions and Net Assets

Funds received are recorded as net assets without donor restrictions or net assets with donor restrictions depending on the existence and/or nature of the funding restrictions. When a restriction expires (that is, when a stipulated time restriction ends or when the purpose of the restriction is accomplished), net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the Statement of Activities as net assets released from restrictions.

All restrictions on long-lived assets are released from restriction when the asset is placed in service, unless there are explicit donor restrictions indicating otherwise.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (continued)

The Club follows the recommendations of the Financial Accounting Standards Board in its FASB ASC 958, "Not-for-Profit Entities." Under FASB ASC 958, the Club is required to report information regarding its financial position and activities according to two classes of net assets: net assets without donor restrictions and net assets with donor restrictions. Accordingly, net assets of the Club and changes therein are classified and reported as follows:

Net Assets Without Donor Restrictions – Net assets that are not subject to donor-imposed stipulations.

Net Assets With Donor Restrictions – Net assets subject to donor-imposed stipulations that may or will be met either by actions of the Club and/or the passage of time or net assets subject to donor imposed stipulations that must be maintained in perpetuity by the Club.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Club considers all highly liquid investments available for current use with an initial maturity of three months or less to be cash equivalents. Money market funds are considered to be cash equivalents except for money market accounts held for long-term purposes.

Investments

Investments consist of mutual fund investments, exchange traded funds and bonds. Consistent with FASB ASC 958-320, FASB 820-10 and FASB ASC 825-10, these investments are stated at fair value based on market quoted from identical investments or similar instruments in active markets.

<u>Accounts Receivable</u>
The Club records accounts receivable at total unpaid balance, which approximates fair value as of December 31, 2020 and 2019. The Club determines past-due status of individual accounts receivable based on terms of the original contract (or based on how recently payments have been made, for example). The Club estimates an allowance for doubtful accounts based on a combination of factors, including the Club's historical loss experience and any anticipated effects related to current economic conditions, as well as management knowledge of the current accounts receivable. Delinquent accounts are written off when deemed uncollectible. The Club's management considers all accounts currently collectible and does not establish an allowance for uncollectible accounts at this time.

Accounts receivable – restricted consist of amounts due for reimbursement of COVID testing costs.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Assets Limited as to Use

Assets limited as to use include assets set aside by the Board of Directors in two reserve accounts. One account is for asset replacement of common property and new assets. The other account, consisting of cash and investments, is designated for North Carolina General Statute reserve requirements, which can only be requested by the submission of a detailed request from the Club and must be approved by the Insurance Commissioner. Assets limited to use also include assets restricted by the donor, and maintained in a separate reserve account, to be used for the Rosewood Health Center expansion.

Inventory

The Club values its inventories at the lower of cost (average cost method) or market.

Prepaid Expenses

Prepaid expenses consist of prepaid insurance, which is amortized over the periods to which it applies.

Property and Equipment

Depreciation is provided over the estimated useful life of each class of depreciable assets and is computed using the straight-line method. Property and equipment are depreciated over estimated useful lives of seven to thirty-nine years. Expenditures for major renewals and betterments that extend the useful lives of property and equipment are capitalized. The Club's policy is to capitalize property and equipment over \$1,000. Expenditures for maintenance and repairs, which do not improve or extend the life of the respective assets, are charged to expense as incurred. Club equipment is capitalized at cost.

Revenue Recognition

Member fees represent amounts charged to residents under the terms of the Membership Agreement. Services are provided to members on an ongoing basis throughout the year and as a result revenue is recognized monthly at the time of billing.

Health Center and home health revenue is reported at the estimated net realizable amounts from residents, third-party payors and others for room and board and services/supplies received. Revenue is recognized monthly at the time of billing.

Revenues under third-party payor agreements are subject to audit and retroactive adjustment. Provisions for estimated third-party payor settlements are provided in the period the related services are rendered. Differences between the estimated amounts accrued and interim and final settlements are reported in operations in the year of settlement.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (concluded)

Miscellaneous revenue includes conditional and unconditional contributions from Health and Human Services and the CARES Act for reimbursement of healthcare expenses, lost revenues, testing costs and performance awards. Revenue from conditional contributions is recognized in the period the conditions are met. Revenue from unconditional contributions is recognized in the period received.

Functional Allocation of Expenses

The costs of providing program and other activities have been summarized on a functional basis in the statements of activities. Individual expenses are reviewed and charged directly to each program based on time and effort and actual usage.

Income Taxes

The Club is a not-for-profit organization that applied for exemption from income taxes under Section 501(c) 4 of the Internal Revenue Code. The Club received its tax-exempt status on April 28, 2005.

Obligation to Provide Future Services

The Club annually calculates the present value of the net cost of providing certain future services to current members. If the present value of the cost of providing these services exceeds the present value of the anticipated revenues, a liability is recorded (obligation to provide future services) with a corresponding charge to income. The obligation is discounted at 1.7%, based on the expected long-term rate of return on government obligations. For December 31, 2020 and 2019, this net present value computation is expected to yield a surplus and, accordingly, no liability has been recorded.

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles require management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

NOTE 2 - CONCENTRATIONS OF CREDIT RISK

The Club maintained its cash balances in two financial institutions located in Raleigh, North Carolina in 2020 and 2019.

The account balances are insured by the Federal Deposit Insurance Corporation up to \$250,000. At December 31, 2020 and 2019, the Club had uninsured cash balances of \$883,680 and \$473,623, respectively. The Club also maintained investments in four brokerage accounts that are insured by the Securities Investor Protection Corporation (SIPC) up to \$500,000 per customer. At December 31, 2020, the Club had total investments amounting to \$9,876,320, resulting in deposits of \$9,376,320 in excess of the SIPC insured amount. At December 31, 2019, the Club had total investments amounting to \$14,297,234, resulting in deposits of \$13,797,234 in excess of the SIPC insured amount.

The Club grants credit without collateral to its residents, some of whom are insured under third-party payer agreements. At December 31, the Club had the following concentrations of receivables from members:

	<u>2020</u>	<u>2019</u>
Self-pay	84%	81%
Medicare	11%	17%
Other third-party payers	5%	2%
	100%	100%

NOTE 3 - LIQUIDITY AND AVAILABILITY

The table below represents financial assets available for general expenditures within one year at December 31:

Financial assets at year-end:	<u></u>	2020	2019		
Cash and cash equivalents	\$	301,289	\$	297,715	
Accounts receivable		575,236		608,313	
Financial assets available to meet general and program expenditures within one year	\$	876,525	\$	906,028	

The Club has certain board-designated and donor-restricted assets limited to use which are designated for future capital expenditures and an operating reserve. These assets limited to use are more fully described in Notes 8 and 14 and are not available for general expenditure within the next year. However, the board-designated amounts could be made available, if necessary. Accounts receivable - restricted is for COVID testing cost reimbursement and is not available for general expenditure within the next year.

Additionally, the Club has two lines of credit available for a total of \$1,500,000, as discussed in Note 12, to meet cash flow needs.

NOTE 4 - FINANCIAL RESULTS AND MANAGEMENT'S OPERATIONAL PLAN

As shown in the forgoing statements of activities, the Club showed an increase of net assets of \$3,415,906 and \$1,406,097 from operations for the years ending December 31, 2020 and 2019, respectively.

NOTE 5 - INVESTMENTS

The Club's investments as of December 31, 2020, consist of stocks, mutual funds and bonds recorded at market value and are summarized as follows:

	Cost	Fair Market Value
Mutual Funds	\$ 8,671,367	\$9,684,162
ETFs	<u>150 671</u>	<u>192,158</u>
	<u>\$ 8,822,038</u>	<u>\$ 9,876,320</u>

NOTE 5 - INVESTMENTS (continued)

The Club's investments as of December 31, 2019, consist of stocks, mutual funds and bonds recorded at market value and are summarized as follows:

	Cost	Fair Market Value
Mutual Funds	\$ 7,790,448	\$8,147,652
ETFs	355,680	367,864
Corporate Bonds	4,805,738	4,811,398
	<u>\$12,951,866</u>	<u>\$13,326,914</u>

The Club adopted FASB ASC 820-10 on July 1, 2009, for fair value measurements of investments that are recognized and disclosed at fair value in the financial statements on a recurring basis.

FASB ASC 820-10 establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1- measurements) and the lowest priority to measurements involving significant unobservable inputs (Level 3-measurements). The three levels of the fair value hierarchy are as follows:

Level 1 inputs are quoted prices (unadjusted) for identical investments in active markets.

Level 2 inputs are quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which all significant inputs and significant value drivers are observable in active markets.

Level 3 inputs are model derived valuations in which one or more significant inputs or significant value drivers are unobservable.

In certain cases, the inputs to measure fair value may result in an asset or liability falling into more than one level of the fair value hierarchy. In such cases, the determination of the classification of an asset or liability within the fair value hierarchy is based on the least determinate input that is significant to the fair value measurement.

NOTE 5 - INVESTMENTS (concluded)

The following table represents investments that are measured at fair value on a recurring basis at December 31, 2020:

Fair Value Measurements at December 31, 2020

	 Level 1 Level 2			Total			
Mutual Funds	\$ 9,684,162	\$	-	\$	9,684,162		
ETFs	192,158		-		192,158		
	\$ 9,876,320	\$	-	\$	9,876,320		

The following table represents investments that are measured at fair value on a recurring basis at December 31, 2019:

Fair Value Measurements at December 31, 2019

	 Level 1			Level 2	 Total
Mutual Funds	\$ 8,147,652	5	3	-	\$ 8,147,652
ETFs	367,864			-	367,864
Corporate Bonds	-			4,811,398	4,811,398
	\$ 8,515,516	9	5	4,811,398	\$ 13,326,914

NOTE 6 - INVENTORY

Inventory at December 31, 2020 and 2019 consists of the following:

	<u>2020</u>	<u>2019</u>
Food and Beverage	\$ 51,698	\$ 60,665
Housekeeping supplies	32,172	20,434
Plant supplies	38,020	38,114
	\$121,890	\$119,213

NOTE 7 - PROPERTY AND EQUIPMENT

Property and equipment consists of the following:

	<u>2020</u>	<u> 2019</u>
Building and Improvements	\$ 125,780	\$125,780
Furniture & Fixtures	25,353	25,353
Housekeeping Equipment	73,871	58,042
Healthcare Equipment	163,804	163,735
Clinic Equipment	28,300	34,614
Office Equipment	65,871	41,817
IT Equipment	380,693	339,223
Communications Equipment	464,054	460,338
Kitchen Equipment	490,339	473,546
Maintenance Equipment	151,486	151,486
Laundry Equipment	39,529	39,529
Vehicle	246,291	267,035
Construction in Process - Rosewood	<u>-</u>	1,699,852
	2,255,371	3,880,350
Less accumulated depreciation	<u>773,171</u>	637,645
	<u>\$1,482,200</u>	\$3,242,705

Depreciation related to property and equipment totaled \$232,262 and \$150,201 for the years ended December 31, 2020 and 2019, respectively.

NOTE 8 - NET ASSETS WITH DONOR RESTRICTIONS

Net assets with donor restrictions for the year ended December 31 are as follows:

	<u>2020</u>	<u> 2019</u>
Resident deposits	\$ 3,873,000	\$ 3,054,000
Rosewood expansion	638,938	6,274,316
	<u>\$ 4,511,938</u>	\$ 9,328,316

NOTE 9 - TRANSACTIONS WITH AFFILIATE

The Company also receives a management fee of 10% of the operating costs from the Club and Association. During 2020 and 2019, a total of \$1,156,136 and \$1,087,843 was paid as management fees to the LLC, respectively. The amount due to the Company was \$0 and \$0 at December 31, 2020 and 2019, respectively.

In 2020 and 2019, the Company contributed \$1,376,000 and \$150,000, respectively, for the Rosewood Health Center expansion and is included in revenue as developer contribution. In 2020, the Company also contributed \$38,000 for COVID related hazard pay and is included in revenue as miscellaneous. The amount due from the Company was \$0 and \$176,167 at December 31, 2020 and 2019, respectively.

In December 2018, the Company transferred investments of \$5,686,110 to the Club for the Rosewood Health Center expansion. The Club will oversee construction of the Rosewood Health Center renovation and expansion. All expenses related to the renovation and expansion of the Rosewood will be paid using these investments and the assets transferred to The Cypress of Raleigh Owners' Association once construction is completed. The balance in the Renewal and Replacement Reserve fund was \$638,938 and \$4,799,303 at December 31, 2020 and 2019, respectively.

During 2020 and 2019, the Club paid Michael G. Sandman \$32,174 and \$16,085, respectively, for legal services. At December 31, 2020 and 2019, the amount due was \$1,505 and \$6,003, respectively.

NOTE 10 - LEASES

The Club rents various equipment and vehicles under operating leases, which expire through September 2024. Rent expense on all operating leases during 2020 and 2019 was \$102,251 and \$90,067, respectively.

Future minimum lease payments under operating leases at December 31, 2020, are as follows:

	Amount
2021	\$ 110,025
2022	90,854
2023	68,442
2024	38,113
	<u>\$ 307,434</u>

NOTE 11 - CAPITAL LEASES

The Club leases golf carts under a capital lease. The economic substance of the lease is that the Club is financing the acquisition of the assets through the lease, and accordingly, it is recorded in the Club's assets and liabilities.

The following is an analysis of the leased assets included in property and equipment:

	<u>2020</u>	<u>2019</u>
Vehicles	\$ 116,000	\$ 116,000
Less accumulated amortization	109,318	95,955
	\$ 6,682	\$ 20,045

The following is a schedule by years of future minimum payments required under the lease together with their present value as of December 31, 2020:

	<u>Amount</u>
2021	\$ 9,917
Less amount representing interest	177
Present value of minimum lease	
payments	\$ 9,740

Interest expense was \$1,207 and \$3,099 for the years ended December 31, 2020 and 2019, respectively.

NOTE 12 - LINE OF CREDIT

The Club has two lines of credit at one financial institution with a total credit limit of \$1,500,000 to fund upgrades and enhancements to the Club. The interest rate on both lines is LIBOR + 1.5%, with all principal and accrued interest due January 15, 2023. The lines are secured by the asset replacement investment account. At December 31, 2020 and 2019, the balance due was \$0 and \$0, respectively.

NOTE 13 - NOTES PAYABLE

Notes payable at December 31, 2020 and 2019 consisted of the following:

	2020	2019
Note payable to First Citizens Bank, with 18 monthly principal and interest payments of \$1,267, beginning April 15, 2019 and one final payment of remaining amounts on September 15, 2020. The note is secured by a vehicle and carries an interest rate of 4.75%. The note was paid in full in January 2020.	_	40,182
Note payable to First Citizens Bank, with 60 monthly payments of principal and interest of \$1,085 beginning November 1, 2019 and one final payment due on October 1, 2024. The note is secured by a vehicle and carries an interest rate of 7.04%.	43,517	53,042
Note payable to BB&T Commercial Equipment Capital, with 60 monthly payments of principal and interest of \$326 beginning January 21, 2020 and one final payment due on January 21, 2025. The note is secured by golf carts and carries an interest rate of 6.35% .	14,035 57,552	93,224
Less current portion	(13,339) \$ 44,213	(49,706) \$ 43,518

NOTE 13 - NOTES PAYABLE (concluded)

Future maturities of long-term debt are as follows:

2021	\$ 13,339
2022	14,300
2023	15,330
2024	14,258
2025	 325
	\$ 57,552

NOTE 14 - REGULATORY MATTERS

Continuing care retirement communities located in North Carolina are licensed and monitored by the State Department of Insurance under Article 64 of Chapter 58 of the North Carolina General Statutes. The Commissioner of Insurance has the authority to revoke or restrict the license of, or impose additional requirements on any continuing care facility under certain circumstances specified in General Statute 58-64-10.

North Carolina General Statute 58-64-33 requires after the opening of a facility an operating reserve equal to 50% of the total operating costs of the facility forecasted for the 12 month period following the period covered by the most recent disclosure statement filed with the Department of Insurance. The forecast statements, as required by GS 58-64-20(a) (12), shall serve as a basis for the reserve. Continuing care retirement communities with occupancy levels in excess of 90% are required to maintain an operating reserve equal to 25% of total operating costs projected for the twelve month period following the most recent annual statement filed with the Department of Insurance, upon approval of the Commissioner. Continuing care retirement communities with less than 90% occupancy are required to maintain an operating reserve equal to 50% of projected total operating costs.

Total operating costs shall include budgeted operating expenses plus debt service less depreciation and amortization expense and revenue associated with non-contractual expenses. These reserves are to be used for the benefit of the Club in the event of emergencies or unexpected shortfalls.

To meet this obligation, at closing, each purchaser was responsible for paying a reserve deposit of \$9,000 to the Club through December 31, 2011. So long as it has not been necessary for the Club to use proceeds or assets from the reserve account, interest and/or dividends have been paid to each purchaser on a prorata basis in February of each year. For the year ended December 31, 2020 and 2019, the Club did not use proceeds or assets from the reserve account and the balance of interest and dividends is shown as due to members. Each subsequent purchaser shall be obligated to pay \$14,000 into the reserve account, so that upon resale of the unit, any unused portion of the deposit shall be returned to the original purchaser.

NOTE 14 - REGULATORY MATTERS (concluded)

Notwithstanding the foregoing, the amount of the reserve deposit may be increased as reasonably necessary to remain consistent with the purposes of the reserve account, provided that such increase would be subject to approval by the Department of Insurance.

The balance held by the Club in the related restricted investment account was \$4,753,010 at December 31, 2020, and \$3,501,170 at December 31, 2019. The balance held by the Club in the related restricted cash account was \$20,190 at December 31, 2020, and \$29,614 at December 31, 2019.

The Cypress of Raleigh, LLC reserves the right, if necessary or appropriate, to loan funds for the reserve account and to be reimbursed as funding occurs through future sales. The Association has also adopted a resolution to designate funds from the asset replacement reserve account to meet the statutory reserve requirement if necessary. This fund was transferred from the Association to the Club in 2015.

NOTE 15 - LIFE CARE SERVICES

On December 1, 2004 the Club entered into an agreement with Life Care Services LLC (LCS) to provide management services for the Club. LCS receives a management fee of the greater of \$28,000 per month (the Initial Base Fee) or 4% of the current month's total gross operating revenue, provided that the initial base fee shall be increased each January 1 by the same percentage increase as the United States Consumer Price index for All Urban Consumers published by the U.S. Bureau of Labor Statistics for the immediately preceding December as compared to the CPI-U for December of the prior year. No reduction shall be made in the Monthly Management fee in the event of a decrease in the CPI-U. In May 2019, a new agreement was entered into requiring monthly payments of the greater of \$45,000 or 3.6% of the total gross operating revenue. All other terms of the agreement remain unchanged.

The Club is responsible for all operating expenses related to LCS's activities involving the Club.

At December 31, 2020 and 2019, the Club had paid \$502,667 and \$460,906 in management fees to LCS, respectively.

NOTE 16 - FUTURE REPAIRS AND REPLACEMENTS

In March 2015, the Association transferred the Asset Replacement Reserve Fund assets to the Club. As of December 31, 2020 and 2019, there were funds of \$5,325,002 and \$5,996,760, respectively, designated for this Fund. Management of the Association conducted a study in 2009 to estimate the remaining useful lives of the components of common properties and to estimate the costs of future major repairs and replacements. This study was most recently updated in 2019 for a 20-year budget period beginning in 2019. The current policy is that these expenses will be paid from current amounts on hand or from assets maintained by the Club in designated and undesignated accounts, special assessments may be levied, as required, after utilizing these designated funds or funds may be borrowed. Capital expenditures of \$1,604,692 and \$1,085,000 were paid from the asset replacement reserve investments account for capital expenditures in 2020 and 2019, respectively.

NOTE 17 - RETIREMENT PLAN

The Club began a 401(k) retirement plan for all eligible employees on January 1, 2009. Employees are eligible to participate in the plan upon attaining the age of 21 years, completing one year of active service and having worked at least 1,000 hours in a given year. Employees may invest up to 20% of wages, tips and other compensation on form W-2 into the plan. The Club will match up to 50 cents on the dollar up to 3% of an employee's compensation. Employees are 100% vested in the portion they contribute to the plan. The Club matching funds are vested over a six-year period.

Retirement expense for the plan was \$43,330 and \$38,722 for the years ended December 31, 2020 and 2019, respectively.

NOTE 18 - COMMITMENTS, CONTINGENCIES AND UNCERTAINTIES

Full-time employees accrue 18 days PTO per year during their first year of employment and an additional day each year up to 22 days in their fifth year of employment. Part-time employees earn PTO on a pro-rated basis per hours worked. The maximum carryover from one year to the next is 460 hours. At December 31, 2020 and 2019, the Club's total liability for PTO days was \$439,637 and \$345,125, respectively, and is included as accrued expense.

In February 2018, the North Carolina Department of Revenue completed an examination of sales & use tax for the period February 1, 2015 to November 30, 2017. The examining agent proposed adjustments related to additional sales tax of approximately \$193,000 plus penalties and interest of approximately \$48,000 and \$16,000, respectively. The Club does not agree with the adjustments proposed by the examining agent and requested departmental review. The department sustained the assessment in its entirety, after which the Club filed a petition for a contested case hearing. No provision has been made in the accompanying financial statements for the proposed additional sales tax, penalties and interest since the ultimate liability cannot be reasonably estimated.

NOTE 18 - COMMITMENTS, CONTINGENCIES AND UNCERTAINTIES (concluded)

In May 2018, the North Carolina Nursing Home Licensure and Certification Section of the Division of Health Service Regulation (NCNHLC) conducted a survey at the Rosewood Health Center to investigate an occurrence earlier that year. As a result, the Centers for Medicare and Medicaid Services' imposed, and the Club paid, a civil penalty of \$20,965. The Club contested the certification deficiencies and is currently awaiting the hearing decision. Due to the uncertainty of the outcome of this case, no provision has been made in the accompanying financial statements.

As a result of the spread of the COVID-19 coronavirus, economic uncertainties have arisen which are likely to negatively impact financial performance. Other financial impacts could occur though such potential impact is unknown at this time.

NOTE 19 - MANAGEMENT'S REVIEW AND SUBSEQUENT EVENTS

Subsequent events were evaluated through March 20, 2021, which is the date the financial statements were available to be issued.

EXHIBIT C

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. FINANCIAL REPORT (DECEMBER 31, 2020 and 2019)

{ATTACHED}

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. AUDITED FINANCIAL STATEMENTS DECEMBER 31, 2020 AND 2019

CONTENTS

	Page
INDEPENDENT AUDITORS' REPORT	1-2
FINANCIAL STATEMENTS:	
Balance sheets	3
Statements of revenue and expense	4
Statements of changes in members' equity	5
Statements of cash flows	6
Notes to financial statements	7-11
SUPPLEMENTARY INFORMATION	
Future major repairs and replacements	12
Schedule of functional expenses – December 31, 2020	13
Schedule of functional expenses – December 31, 2019	14



INDEPENDENT AUDITORS' REPORT

To the Board of Directors The Cypress of Raleigh Owners' Association, Inc. Raleigh, NC

We have audited the accompanying balance sheets of The Cypress of Raleigh Owners' Association, Inc. as of December 31, 2020 and 2019 and the related statements of revenue and expense, changes in members' equity and cash flows for the years then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the 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 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 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 financial statements referred to above present fairly, in all material respects, the financial position of The Cypress of Raleigh Owners' Association, Inc. as of December 31, 2020 and 2019 and the results of its operations, changes in members' equity and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

Report on Supplementary Information

Accounting principles generally accepted in the United States of America require that the information on future repairs and replacements on page 12 be presented to supplement the basic financial statements. Such information, although not part of the basic financial statements, is required by the Financial Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Our audit was conducted for the purpose of forming an opinion on the financial statements as a whole. The schedules of functional expenses on pages 13 and 14 are presented for purposes of additional analysis and are not a required part of the financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina March 20, 2021

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. BALANCE SHEETS DECEMBER 31, 2020 AND 2019

ASSETS

1100210		
	2020	2019
Current assets		
Cash	\$ 100,000	\$ 100,000
Total current assets	100,000	100,000
Property & Equipment	15,420,084	5,314,050
Less Accumulated Depreciation	2,626,069	2,176,442
Net Property & Equipment	12,794,015	3,137,608
Other Assets		
Due from Affiliate	3,473,973	2,759,880
Total Assets	\$ 16,367,988	\$ 5,997,488
LIABILITIES AND MEMBERS' EQUITY		
LIABILITIES AND MEMBERS EQUITI		
Members' Equity		
Members' equity-undesignated	\$ 16,367,988	\$ 5,997,488
Total Members' Equity	\$ 16,367,988	\$ 5,997,488

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. STATEMENTS OF REVENUE AND EXPENSE YEARS ENDED DECEMBER 31, 2020 AND 2019

	2020	2019
REVENUE, GAINS, AND OTHER SUPPORT		
Member fees and assessments	\$ 5,167,145	\$ 5,011,493
Asset replacement	133,393	32,134
Insurance	39,324	9,763
Developer contribution	92,781	-
Total revenue, gains, and other support	5,432,643	5,053,390
EXPENSE		
Program Services		
Housekeeping	411,246	367,939
Plant	2,490,622	2,246,138
Total program services	2,901,868	2,614,077
Supportive Services		
General and Administrative	1,304,170	1,183,113
Management fees	247,582	227,014
Total supportive services	1,551,752	1,410,127
Depreciation	509,909	330,002
Gain/Loss on Sale of Assets	13,194	
Total operating expenses	4,976,723	4,354,206
Excess of Revenue Over (Under) Expense	\$ 455,920	\$ 699,184

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. STATEMENTS OF CHANGES IN MEMBERS' EQUITY YEARS ENDED DECEMBER 31, 2020 AND 2019

Members' Equity	Undesignated
Members' Equity, January 1, 2019	\$ 4,357,118
Excess of revenue, gains and other	
support over expense	699,184
Asset purchases transferred from Club	983,083
Amounts allocated to asset replacement reserve	(41,897)
Members' Equity, December 31, 2019	\$ 5,997,488
Excess of revenue, gains and other	
support over expense	455,920
Asset purchases transferred from Club	10,087,297
Amounts allocated to asset replacement reserve	(172,717)
Members' Equity, December 31, 2020	\$ 16,367,988

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2020 AND 2019

	2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES		
Excess of Revenue Over Expense	\$ 455,920	\$ 699,184
Adjustments to Reconcile Increase in Net Assets		
To Cash Provided by Operating Activities		
Depreciation	509,909	330,002
Gain/Loss on sale of assets	13,194	· -
Increase (Decrease) in due to affiliate	(714,093)	(987,289)
NET CASH PROVIDED BY OPERATING ACTIVITIES	264,930	41,897
INVESTING ACTIVITIES		
Developer Contribution	(92,213)	
NET CASH USED BY INVESTING ACTIVITIES	(92,213)	
FINANCING ACTIVITIES		
Transfers (to) from Club	(172,717)	(41,897)
NET CASH USED BY FINANCING ACTIVITIES	(172,717)	(41,897)
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	-	-
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	100,000	100,000
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$ 100,000	\$ 100,000
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION		
Schedule of Noncash Investing Transactions		
Transfer of property and equipment from Club	\$10,087,297	\$ 983,083
Transfer of property and equipment from the Company	\$ 92,213	\$ -

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES

The Cypress of Raleigh Owners' Association, Inc. (the "Association") was created in accordance with the North Carolina Condominium Act to comply with North Carolina law regarding the ownership of the commonly owned property of The Cypress of Raleigh, a condominium continuing care retirement community ("The Cypress" or "community"). Pursuant to the Bylaws, the Association is governed by a Board of Directors comprised of 5 (five) persons. The Association has delegated to The Cypress of Raleigh Club, Inc., a not-for-profit corporation (the "Club"), all of the Association's responsibilities with respect to investment management and maintenance of the common areas of The Cypress, including the clubhouse and health center. Should the Club fail to act upon its duties, the Board has the authority to act on behalf of the Association. The Association began its operations in 2008.

Affiliates

The Club was organized as a not-for-profit corporation under the laws of the State of North Carolina to manage the operations and membership services provided to owners of units in The Cypress.

The Cypress of Raleigh, LLC (the "Company") is the entity that originally planned, designed and built The Cypress. Phase I of The Cypress opened in Fall 2008 and included a Clubhouse, Health Center, 34 cottages with garages and 168 single-story villas in 3 mid-rise buildings. In 2010, Phase II of the development was completed, and the community added three cottages bringing the total number of cottages to 37 and the total number of units to 205. In September 2018, the Company completed construction on the first Villa building of Phase III (the "Villa D Building"), which contains fifty-seven units ("Villa D") and was ready for occupancy in 2018. The final building, Villa E, was constructed and completed in late 2020. The 57 units in Villa E have been sold and the community now has a total of 319 homes. There is currently no future development planned. The Club and Association engage in various transactions with the Company, which is an affiliated entity.

A summary of the Association's significant accounting policies follows:

Basis of Accounting

The financial statements have been prepared on the accrual basis of accounting and, accordingly reflect all significant receivables, payables, other liabilities and prepaid expenses.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the Association considers all highly liquid investments available for current use with an initial maturity of three months or less to be cash equivalents.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (concluded)

Property and Equipment

Depreciation is provided over the estimated useful life of each class of depreciable assets and is computed using the straight-line method. Property and equipment are depreciated over estimated useful lives of seven to thirty-nine years. Expenditures for major renewals and betterments that extend the useful lives of property and equipment are capitalized. Expenditures for maintenance and repairs, which do not improve or extend the life of the respective assets, are charged to expense as incurred.

The Association capitalizes all property and equipment to which it has title or other evidence of ownership over \$1,000. The Association does not recognize as assets real property directly associated with the members' units. Capitalized assets acquired by the Association are recorded at cost, while assets contributed by the developer are recorded at estimated fair value at the date of the contribution.

The Association assesses long-lived assets for impairment when events or circumstances exist that indicates the carrying amounts of these assets may not be recoverable.

Revenue Recognition

The Association's revenue is generated primarily through association fees from condominium owners in The Cypress and represent amounts charged to residents under the terms of the Membership Agreement. Services are provided to members on an ongoing basis throughout the year and as a result revenue is recognized monthly at the time of billing.

Income Taxes

Homeowners associations may be taxed either as homeowners associations or as regular corporations. For the years ended December 31, 2020 and 2019, the Association was taxed as a homeowners association. As a homeowners association, membership income is exempt from taxation if certain elections are made, and the Association is taxed only on its nonmembership income, such as interest earnings, at regular federal and state corporate rates.

The IRS and North Carolina Department of Revenue may examine the returns of the Association for a three year period after they are filed. The Association has open tax years from December 31, 2017 through December 31, 2020 which can be reviewed.

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles require management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

NOTE 2 - CONCENTRATIONS OF CREDIT RISK

The Association maintained its cash balances in one financial institution located in Raleigh, North Carolina in 2020 and 2019. The balances were insured by the Federal Deposit Insurance Corporation up to \$250,000. At December 31, 2020 and 2019, the Association had no uninsured cash balances.

NOTE 3 - PROPERTY AND EQUIPMENT

Property and equipment consists of the following:	<u>2020</u>	<u>2019</u>
Building and Improvements	\$10,982,707	\$1,916,014
Land Improvements	491,157	375,427
Furniture & Fixtures	3,175,748	2,804,618
Office Equipment	2,675	2,675
IT Equipment	61,995	43,520
Communications Equipment	-	1,932
Kitchen Equipment	284,203	50,151
Independent Living Furniture	23,718	23,718
Maintenance Equipment	21,735	22,333
Health Center Furniture	376,146	73,662
	15,420,084	5,314,050
Less accumulated depreciation	2,626,069	2,176,442
	<u>\$12,794,015</u>	<u>\$3,137,608</u>

Depreciation related to property and equipment totaled \$509,909 and \$330,002 for the years ended December 31, 2020 and 2019, respectively.

NOTE 4 - TRANSACTIONS WITH AFFILIATES

At December 31, 2009, the Cypress of Raleigh, LLC transferred ownership of common area property to the Association per the agreement between the Association members and the Company. The assets were transferred at market value and consisted of furniture and fixtures of \$2,511,861.

NOTE 4 - TRANSACTIONS WITH AFFILIATES (concluded)

The Company also receives a management fee of 10% of the operating costs from the Club. The Club allocates a portion of these expenses to the Association. During 2020 and 2019, the Association's portion of the allocated costs were \$569,440 and \$535,803, respectively.

In 2020, the Company contributed furniture and fixtures, valued at \$92,213, for the common area of Villa E and related non-capital expenses of \$568. These contributions are included in revenue as developer contribution.

The Club will oversee construction of the Rosewood Health Center renovation and expansion. All expenses related to the renovation and expansion will be paid using investments held by the Club and the assets will be transferred to the Association once construction is completed. The expansion was completed in September 2020. The renovation is expected to be completed April 2021.

NOTE 5 - LIFE CARE SERVICES

On December 1, 2004 the Club entered into an agreement with Life Care Services LLC (LCS) to provide management services for the Club. LCS receives a management fee of the greater of \$28,000 per month (the Initial Base Fee) or 4% of the current month's total gross operating revenue, provided that the initial base fee shall be increased each January 1 by the same percentage increase as the United States Consumer Price index for All Urban Consumers published by the U.S. Bureau of Labor Statistics for the immediately preceding December as compared to the CPI-U for December of the prior year. No reduction shall be made in the Monthly Management fee in the event of a decrease in the CPI-U. In May 2019, a new agreement was entered into requiring monthly payments of the greater of \$45,000 or 3.6% of the total gross operating revenue. All other terms of the agreement remain unchanged.

The Club is responsible for all operating expenses related to LCS's activities involving the Club. The Club allocates a portion of these expenses to the Association.

At December 31, 2020 and 2019, the Association's portion of the allocated costs were \$247,582 and \$227,014, respectively.

NOTE 6 – ASSET REPLACEMENT RESERVE

An Asset Replacement Reserve account is funded by payments made by each Member at the closing on his/her Cottage or Villa. The payment will be equal to two months of the Member's prorata share of Association common expenses. The Asset Replacement Reserve Account will only be used for purposes related to The Cypress' property, and any interest earned on funds held in the account shall be included in the asset replacement reserve fund. During 2020 and 2019, funds were transferred by the Club to a cash account for Asset Replacement Reserve totaling \$133,393 and \$32,134, respectively.

NOTE 7 - FUTURE REPAIRS AND REPLACEMENTS

As of December 31, 2015, all funds designated for an Asset Replacement Reserve account were transferred to the Club. Management of the Association conducted a study in 2009 to estimate the remaining useful lives of the components of common properties and to estimate the costs of future major repairs and replacements. This study was most recently updated in 2019 for a 20-year budget period beginning in 2019. The current policy is that these expenses will be paid from current amounts on hand or from assets maintained by the Club in designated and undesignated accounts, special assessments may be levied, as required, after utilizing these designated funds or funds may be borrowed.

NOTE 8 - RESERVE FOR INSURANCE

At closing, the member also pays a share of the condominium insurance premium for the year of closing. The amount of this fee is determined in accordance with each unit's statutory percentage interest in the condominium. During 2020 and 2019, \$39,324 and \$9,763, respectively, was transferred into a cash account by the Club for this purpose.

NOTE 9 – RISKS AND UNCERTAINTIES

As a result of the spread of the COVID-19 coronavirus, economic uncertainties have arisen which are likely to negatively impact financial performance. Other financial impacts could occur though such potential impact is unknown at this time.

NOTE 10 - MANAGEMENT'S REVIEW

Subsequent events were evaluated through March 20, 2021, which is the date the financial statements were available to be issued.

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. SUPPLEMENTARY INFORMATION ON FUTURE MAJOR REPAIRS AND REPLACEMENTS (UNAUDITED)

FOR THE YEAR ENDED DECEMBER 31, 2020

Management engaged a consultant to perform a study in 2009 to estimate the remaining useful lives and the replacement costs of the components of common property over a 20 year period. This study was most recently updated in 2019 for a 20 year period, beginning in 2019. The estimates were based on estimated current replacement costs. Funding requirements include an annual rate of inflation and interest on amounts funded for future major repairs and replacements.

The following table is based on the 2019 study (unless otherwise noted) and presents significant information about the components of common property.

Component	Estimated Remaining Useful Life (Years)	 nated Current acement Costs	Re	20 Funding quirements 019 Study)
Site Improvements 2.0	1-31	\$ 2,614,849		
Building Structures & Systems 3.0	0-51	7,112,617		
Building Mechanical Equipment (MEP) 4.0	0-41	8,181,087		
Common Area Interior & Finishes 5.0	0-36	3,479,063		
Unit Improvements 6.0	1-24	9,863,394		
Furniture, Fixtures & Equipment (FFE) 7.0	0-18	8,107,753		
Capital Projects 8.0	0-20	 3,179,752		
TOTALS		\$ 42,538,515	\$	2,178,835

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. SCHEDULE OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2020

	Но	usekeeping	 Plant	 Total Program Service	eneral and	 Total
Salaries and Wages	\$	277,021	\$ 861,850	\$ 1,138,871	\$ 177,772	\$ 1,316,643
Pension Expense		1,884	3,324	5,208	1,281	6,489
Other Employee Benefits		67,683	110,025	177,708	33,416	211,124
Payroll Taxes		20,775	65,342	86,117	13,475	99,592
Accounting and Legal		· -	-	-	77,858	77,858
Worker's Comp Insurance		2,560	7,962	10,522	518	11,040
Rent		· -	41,100	41,100	742	41,842
Supplies		23,294	88,719	112,013	17,043	129,056
Licenses and Fees		· -	7,264	7,264	· -	7,264
Repairs and Maintenance		16,246	703,983	720,229	4,344	724,573
Vehicle Expense		· -	2,561	2,561	· -	2,561
Utilities		-	594,713	594,713	-	594,713
Other Employee Expense		1,742	2,504	4,246	11,780	16,026
Training		41	1,275	1,316	39	1,355
Professional Dues		-	_	-	3,545	3,545
IT Expense		-	_	-	40,091	40,091
Telephone		-	_	-	47,473	47,473
Other Expense		-	_	-	13,081	13,081
Printing and Postage		-	_	-	6,815	6,815
Management Fee		-	_	-	247,582	247,582
Insurance		-	_	-	150,048	150,048
Other Fees		-	_	-	135,409	135,409
Overhead Fee		-	-	-	569,440	569,440
TOTAL	\$	411,246	\$ 2,490,622	\$ 2,901,868	\$ 1,551,752	\$ 4,453,620

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. SCHEDULE OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019

	Hor	usekeeping	 Plant	Total Program Service	eneral and	 Total
Salaries and Wages	\$	244,201	\$ 768,508	\$ 1,012,709	\$ 158,701	\$ 1,171,410
Pension Expense		1,839	2,740	4,579	962	5,541
Other Employee Benefits		57,655	88,221	145,876	32,957	178,833
Payroll Taxes		18,632	59,978	78,610	11,843	90,453
Accounting and Legal		-	-	-	62,760	62,760
Worker's Comp Insurance		3,181	8,830	12,011	452	12,463
Rent		-	27,969	27,969	1,441	29,410
Supplies		20,260	78,481	98,741	13,857	112,598
Licenses and Fees		-	7,304	7,304	-	7,304
Repairs and Maintenance		20,212	544,968	565,180	4,533	569,713
Vehicle Expense		-	2,602	2,602	-	2,602
Utilities		-	654,051	654,051	-	654,051
Other Employee Expense		1,609	2,486	4,095	18,239	22,334
Training		350	-	350	8,553	8,903
Professional Dues		-	-	-	1,530	1,530
IT Expense		-	-	-	9,937	9,937
Telephone		-	-	-	44,016	44,016
Other Expense		-	-	-	10,825	10,825
Printing and Postage		-	-	-	6,705	6,705
Management Fee		-	-	-	227,014	227,014
Insurance		-	-	-	132,607	132,607
Other Fees		-	-	-	127,392	127,392
Overhead Fee		-	-	-	535,803	535,803
TOTAL	\$	367,939	\$ 2,246,138	\$ 2,614,077	\$ 1,410,127	\$ 4,024,204

EXHIBIT D

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. FINANCIAL REPORT (DECEMBER 31, 2020 and 2019)

{ATTACHED}

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC.

AUDITED COMBINED FINANCIAL STATEMENTS

DECEMBER 31, 2020 AND 2019

CONTENTS

	Page
INDEPENDENT AUDITORS' REPORT	1-2
FINANCIAL STATEMENTS:	
Combined balance sheets	3
Combined statements of operations	4
Combined statements of changes in net assets and members' equity	5
Combined statement of functional expenses – December 31, 2020	6
Combined statement of functional expenses – December 31, 2019	7
Combined statements of cash flows	8
Notes to combined financial statements	9-25



INDEPENDENT AUDITORS' REPORT

To the Board of Directors The Cypress of Raleigh Club, Inc. The Cypress of Raleigh Owners' Association, Inc. Raleigh, NC

We have audited the accompanying combined balance sheets of The Cypress of Raleigh Club, Inc. and the Cypress of Raleigh Owners' Association, Inc. as of December 31, 2020 and 2019 and the related combined statements of operations, changes in net assets and members' equity, statements of functional expenses and cash flows for the years then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the 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 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 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 financial position of The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc. as of December 31, 2020 and 2019 and the results of their operations, changes in their net assets and members' equity and their cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina March 20, 2021

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED BALANCE SHEETS DECEMBER 31, 2020 AND 2019

ASSETS

ASSEIS		
	2020	2019
Current Assets	¢ 401.200	ф 207.71 <i>5</i>
Cash and Cash equivalents	\$ 401,289	\$ 397,715
Accounts Receivable	575,236 121,890	608,313
Inventory Prepaid Expenses	196,336	119,213 159,024
Total Current Assets	1,294,751	1,284,265
Total Cultent Assets	1,274,731	1,204,203
Assets Limited as to Use		
Restricted Reserves Required by State Statute, cash equivalents	20,190	29,614
Asset Replacement Reserve, cash equivalents	201,692	-
Renewal and Replacement Reserve, cash equivalents	638,938	970,319
	860,820	999,933
Restricted Reserves Required by State Statute, investments	4,753,010	3,501,170
Asset Replacement Reserve, investments	5,123,310	5,996,760
Renewal and Replacement Reserve, investments		3,828,984
	9,876,320	13,326,914
Accounts Receivable - restricted	125,815	-
Total Assets Limited to Use	10,862,955	14,326,847
Total Assets Elillited to Ose	10,002,733	14,320,047
Property and Equipment, Net	14,276,215	6,380,313
Other Assets		
Due from Affiliates	10,561	176,495
Refundable Deposits	62,177	62,177
Total Other Assets	72,738	238,672
	\$ 26,506,659	\$ 22,230,097
	\$ 20,300,039	Φ ΔΔ,Δ30,071
	\$ 20,300,039	\$ 22,230,077
LIABILITIES, NET ASSETS AND MEMBERS'		Ψ 22,230,071
		\$ 22,230,071
Current liabilities	EQUITY	
Current liabilities Accounts Payable	EQUITY \$ 604,639	\$ 806,782
Current liabilities Accounts Payable Accrued Expenses	* 604,639 1,557,314	\$ 806,782 904,627
Current liabilities Accounts Payable Accrued Expenses Due to Members	\$ 604,639 1,557,314 55,667	\$ 806,782 904,627 46,823
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable	\$ 604,639 1,557,314 55,667 13,339	\$ 806,782 904,627 46,823 49,706
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable	\$ 604,639 1,557,314 55,667 13,339 9,917	\$ 806,782 904,627 46,823 49,706 18,980
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable	\$ 604,639 1,557,314 55,667 13,339	\$ 806,782 904,627 46,823 49,706
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities	\$ 604,639 1,557,314 55,667 13,339 9,917	\$ 806,782 904,627 46,823 49,706 18,980
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities	\$ 604,639 1,557,314 55,667 13,339 9,917	\$ 806,782 904,627 46,823 49,706 18,980
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions -	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820)
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions -	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820)
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions - Designated for asset replacement Net Assets, With donor restrictions	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820) 5,996,760
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions Net Assets, Without donor restrictions Net Assets, With donor restrictions Members' Equity	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820) 5,996,760 9,328,316
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions Net Assets, Without donor restrictions Net Assets, With donor restrictions Members' Equity Members' Equity, undesignated	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820) 5,996,760 9,328,316
Current liabilities Accounts Payable Accrued Expenses Due to Members Current Portion of Notes Payable Current Portion of Capital Lease Payable Total Current Liabilities Long-term Liabilities Notes Payable, Net of Current Portion Capital Lease Payable, Net of Current Portion Total Long-term Liabilities Total Liabilities Net Assets, Without donor restrictions Net Assets, Without donor restrictions Net Assets, Without donor restrictions Net Assets, With donor restrictions Members' Equity	\$ 604,639 1,557,314 55,667 13,339 9,917 2,240,876 44,213 	\$ 806,782 904,627 46,823 49,706 18,980 1,826,918 43,518 9,917 53,435 1,880,353 (972,820) 5,996,760 9,328,316

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED STATEMENTS OF OPERATIONS YEARS ENDED DECEMBER 31, 2020 AND 2019

Net Assets Without Donor Restrictions:	2020	2019
REVENUE, GAINS, AND OTHER SUPPORT		
Member fees and assessments	\$ 14,123,824	\$ 13,187,500
Health Center	3,659,902	3,980,929
Home Health	2,291,518	1,894,345
Asset Replacement	133,393	32,134
Insurance	39,324	9,763
Miscellaneous	30,630	-
Developer Contribution	92,781	-
Net Investment Income	1,075,286	1,239,630
Net Assets Released from Restriction	7,545,303	
Total Revenue, Gains and Other Support	28,991,961	20,344,301
EXPENSES		
Program Services		
Housekeeping	1,601,685	1,422,580
Food and beverage	3,488,324	3,671,152
Health Center	3,408,260	3,410,239
Community Home Health	2,303,218	1,938,106
Resident services	564,065	506,658
Plant	2,994,484	2,677,078
	14,360,036	13,625,813
Supporting Services		
General and Administrative	4,276,411	3,665,316
Management fees	750,249	687,920
	5,026,660	4,353,236
Depreciation	742,171	480,203
Other expenses	162,722	134,631
Gain/Loss on sale of assets	12,168	19,519
Total operating expenses	20,303,757	18,613,402
Change in net assets without donor restrictions and		
members' equity	8,688,204	1,730,899
Net Assets With Donor Restrictions:		
Reserves Required By State Statute Deposited	819,000	64,000
Developer Contribution	1,376,000	150,000
Miscellaneous	485,398	-
Net Investment Income	48,527	160,382
Net Assets Released from Restriction	(7,545,303)	
Change net assets with donor restrictions	(4,816,378)	374,382
Change in net assets and members' equity	\$ 3,871,826	\$ 2,105,281

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH HOMEOWNERS' ASSOCIATION, INC. COMBINED STATEMENTS OF CHANGES IN NET ASSETS AND MEMBERS' EQUITY YEARS ENDED DECEMBER 31, 2020 AND 2019

	Total Net Assets	Total Net Assets
Net Assets Without Donor Restrictions	2020	2019
Net assets Without Donor Restrictions-Beginning	\$ (972,820)	\$ (1,235,575)
Asset purchases transferred to Owners' Association	(10,087,297)	(002,002)
		(983,083)
Change in net assets	9,076,759	1,245,838
Net Assets Without Donor Restricitons	\$ (1,983,358)	\$ (972,820)
Net Assets Without Donor Restrictions - Designated		
Net Assets Without Donor Restrictions - Designated -Beginning	\$ 5,996,760	\$ 6,168,986
Asset replacement and insurance from Owners' Association	172,717	41,897
Change in net assets without donor restrictions - designated	(844,475)	(214,123)
Net Assets Without Donor Restricitons - Designated	\$ 5,325,002	\$ 5,996,760
Net Assets With Donor Restrictions		
Net Assets With Donor Restrictions - Beginning	\$ 9,328,316	\$ 8,953,934
Change in net assets with donor restrictions	(4,816,378)	374,382
Net Assets With Donor Restrictions	\$ 4,511,938	\$ 9,328,316
Members' Equity	Undesignated	
Members' Equity, January 1, 2019	\$ 4,357,118	
Excess of revenue, gains and other		
support over expense	699,184	
Asset purchases transferred from Club	983,083	
Amounts allocated to asset replacement reserve	(41,897)	
Members' Equity, December 31, 2019	\$ 5,997,488	
Excess of revenue, gains and other		
support over expense	455,920	
Asset purchases transferred from Club	10,087,297	
Amounts allocated to asset replacement reserve	(172,717)	
Members' Equity, December 31, 2020	\$ 16,367,988	

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION INC. COMBINED STATEMENT OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2020

	Housekeeping	Food & Beverage	Health Center	Community Resident Home Health Services		Total Program Plant Service		General and Administrative	Total
Salaries and Wages	\$ 1,108,083	\$ 1,699,378	\$ 2,181,776	\$ 1,848,387	\$ 324,640	\$ 1,002,151	\$ 8,164,415	\$ 711,089	\$ 8,875,504
Pension Expense	7,537	8,402	13,146	8,799	2,453	3,911	44,248	5,571	49,819
Other Employee Benefits	270,732	297,812	318,735	209,405	26,616	129,442	1,252,742	147,025	1,399,767
Payroll Taxes	83,099	131,720	163,705	140,527	23,711	75,979	618,741	53,900	672,641
Accounting and Legal	-	-	-	-	-	-	-	160,957	160,957
Travel	-	387	54	544	249	-	1,234	4,090	5,324
Interest	-	-	-	-	-	-	-	8,116	8,116
Worker's Comp Insurance	10,239	15,689	26,298	22,615	3,048	9,258	87,147	2,071	89,218
Food Expense	-	1,110,538		-	-	-	1,110,538	324	1,110,862
Rent	-	21,662	3,219	-	-	102,749	127,630	1,772	129,402
Supplies	93,175	174,205	18,472	7,626	13,143	93,388	400,009	302,234	702,243
Licenses and Fees	-	12,927	8,840	20,256	6,508	8,071	56,602	11,924	68,526
Repairs and Maintenance	21,686	3,089	1,038	-	1,057	767,478	794,348	8,688	803,036
Vehicle Expense	-	-	-	-	-	25,613	25,613	-	25,613
Utilities	-	-	-	-	-	771,998	771,998	-	771,998
Activity Expenses	-	-	5,125	-	61,823	-	66,948	-	66,948
Other Employee Expense	6,969	10,938	6,446	249	11,406	2,946	38,954	51,218	90,172
Medical Supplies	-	-	99,465	874	-	-	100,339	124,910	225,249
Other Medical Expenses	-	-	443,738	30,000	-	-	473,738	-	473,738
Training	165	-	528	93	2,785	1,500	5,071	169	5,240
Professional Dues	-	1,577	1,584	2,168	57		5,386	14,180	19,566
IT Expense	-	-	-	-	-	-	-	183,201	183,201
Telephone	-	-	-	11,675	-	-	11,675	94,945	106,620
Other Expense	-	-	354	-	-	-	354	24,592	24,946
Printing and Postage	-	-	-	-	-	-	-	22,918	22,918
Expense Allocation	-	-	-	-	-	-	-	(30,000)	(30,000)
Management Fee	-	-	-	-	-	-	-	750,249	750,249
Insurance	-	-	-	-	-	-	-	214,354	214,354
Other Fees	-	-	115,737	-	86,569	-	202,306	432,587	634,893
Overhead Fee	-							1,725,576	1,725,576
TOTAL	\$ 1,601,685	\$ 3,488,324	\$ 3,408,260	\$ 2,303,218	\$ 564,065	\$ 2,994,484	\$ 14,360,036	\$ 5,026,660	\$ 19,386,696

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION INC. COMBINED STATEMENT OF FUNCTIONAL EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019

	Hou	sekeeping	 Food & Beverage	Health Center		3		Resident Services		Plant		Total Program Service		General and Administrative		 Total
Salaries and Wages	\$	976,806	\$ 1,863,348	\$	2,180,275	\$	1,502,656	\$	282,395	\$	893,614	\$	7,699,094	\$	634,806	\$ 8,333,900
Pension Expense		7,356	8,028		11,522		7,391		2,561		3,224		40,082		4,181	44,263
Other Employee Benefits		230,621	330,119		302,030		207,673		30,761		103,789		1,204,993		143,290	1,348,283
Payroll Taxes		74,525	144,262		164,177		118,244		20,814		69,742		591,764		47,371	639,135
Accounting and Legal		-	-		-		-		-		-		-		192,600	192,600
Travel		866	2,411		4,085		842		1,287		-		9,491		7,809	17,300
Interest		-	-		-		-		-		-		-		6,032	6,032
Worker's Comp Insurance		12,723	15,823		41,731		22,308		3,281		10,267		106,133		1,809	107,942
Food Expense		-	1,097,546		-		-		-		-		1,097,546		-	1,097,546
Rent		-	39,322		2,607		-		2,478		69,922		114,329		2,881	117,210
Supplies		81,040	133,308		42,596		14,126		13,141		82,611		366,822		46,190	413,012
Licenses and Fees		-	11,042		12,394		19,325		11,115		8,115		61,991		12,415	74,406
Repairs and Maintenance		30,809	6,561		2,659		-		1,687		594,847		636,563		9,065	645,628
Vehicle Expense		-	-		-		-		-		26,018		26,018		-	26,018
Utilities		-	-		-		-		-		807,004		807,004		-	807,004
Activity Expenses		-	-		24,347		-		56,706		-		81,053		-	81,053
Other Employee Expense		6,434	10,992		8,472		(50)		8,032		2,925		36,805		79,302	116,107
Medical Supplies		-	-		120,496		342		-		-		120,838		-	120,838
Other Medical Expenses		-	-		384,862		30,000		-		-		414,862		-	414,862
Training		1,400	3,016		5,294		298		590		-		10,598		37,186	47,784
Professional Dues		-	5,374		224		2,667		785		-		9,050		6,120	15,170
IT Expense		-	-		-		-		-		-		-		127,601	127,601
Telephone		-	-		-		11,274		-		-		11,274		88,031	99,305
Other Expense		-	-		358		-		-		-		358		19,455	19,813
Printing and Postage		-	-		-		-		-		-		-		22,108	22,108
Expense Allocation		-	-		-		-		-		-		-		(30,000)	(30,000)
Management Fee		-	-		-		-		-		-		-		687,920	687,920
Insurance		-	-		-		-		-		-		-		189,439	189,439
Other Fees		-	-		102,110		1,010		71,025		5,000		179,145		393,979	573,124
Overhead Fee			 												1,623,646	 1,623,646
TOTAL	\$	1,422,580	\$ 3,671,152	\$	3,410,239	\$	1,938,106	\$	506,658	\$	2,677,078	\$	13,625,813	\$	4,353,236	\$ 17,979,049

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2020 AND 2019

	2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES		
Net change in net assets and members' equity	\$ 3,871,826	\$ 2,105,281
Adjustments to Reconcile Increase in Net Assets		
To Cash Provided by Operating Activities		
Depreciation	742,171	480,203
Gain/Loss on sale of assets	12,168	19,519
Realized and Unrealized Gains/Losses	(924,068)	(1,135,925)
Changes in working capital components:	(>2:,000)	(1,100,720)
(Increase) decrease in:		
Accounts and Other Receivables	(92,738)	13,639
Inventory	(2,677)	(15,453)
Prepaid Expenses	(37,312)	(7,336)
Due From Affiliate	165,934	60,112
Increase (decrease)		
Accounts payable	(202,143)	(3,865)
Accrued Expenses	652,687	61,640
Due to Homeowners	8,844	46,823
NET CASH PROVIDED BY OPERATING ACTIVITIES	4,194,692	1,624,638
INVESTING ACTIVITIES		
Developer Contribution	(92,213)	(150,000)
Purchase of Investments	(11,061,185)	(17,299,896)
Proceeds from Sales of Investments	15,435,846	20,022,625
Proceeds from Sales of Property and Equipment	10,560	7,022
Purchase of Property and Equipment	(8,568,587)	(3,379,264)
NET CASH USED BY INVESTING ACTIVITIES	(4,275,579)	(799,513)
FINANCING ACTIVITIES		
Proceeds on Line of Credit	175,000	_
Payments on Line of Credit	(175,000)	(36,522)
Proceeds on notes payable	16,717	104,464
Payments on notes payable	(52,389)	(11,239)
Payments on Roles Payable Payments on Capital Lease Payable	(18,980)	(33,780)
1 aynons on Capital Lease 1 ayabic	(10,700)	(33,760)
NET CASH PROVIDED (USED) BY FINANCING ACTIVITIES	(54,652)	22,923
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(135,539)	848,048
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	1,397,648	549,600
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$ 1,262,109	\$ 1,397,648
CASH CONSISTS OF:		
Cash and cash equivalents - without donor restrictions	\$ 602,981	\$ 397,715
Cash and cash equivalents - with donor restrictions	659,128	999,933
Cash and Cash equivalents - with donor restrictions	037,120	777,733
	\$ 1,262,109	\$ 1,397,648
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Schedule of Noncash Investing Transactions		
Transfer of property and equipment from the Company	\$ 92,213	\$ -
Cash paid for interest	\$ 8,116	\$ 6,032

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES

The Cypress of Raleigh Club, Inc. ("Club") was organized as a not-for-profit corporation under the laws of the State of North Carolina to manage the operations and membership services provided to owners of units in The Cypress of Raleigh ("Cypress" or "community"), a condominium continuing care retirement community organized under the North Carolina General Statutes.

The Cypress of Raleigh Owners' Association, Inc. ("Association") was created in accordance with the North Carolina Condominium Act to comply with North Carolina law regarding the ownership of commonly owned property of The Cypress. Pursuant to the Bylaws, the Association is governed by a Board of Directors comprised of five (5) persons. The Association has delegated to the Club all of the Association's responsibilities with respect to investment management and the maintenance of the common areas of The Cypress, including the clubhouse and health center. The Association began its operations in 2008.

The Cypress of Raleigh, LLC (the "Company") is the entity that originally planned, designed and built The Cypress. Phase I of The Cypress opened in Fall 2008 and included a Clubhouse, Health Center, 34 cottages with garages and 168 single-story villas in 3 mid-rise buildings. In 2010, Phase II of the development was completed, and the community added three cottages bringing the total number of cottages to 37 and the total number of units to 205. In September 2018, the Company completed construction on the first Villa building of Phase III (the "Villa D Building"), which contains fifty-seven units ("Villa D") and was ready for occupancy in 2018. The final building, Villa E, was constructed and completed in late 2020. The 57 units in Villa E have been sold and the community now has a total of 319 homes. There is currently no future development planned. The Club and Association engage in various transactions with the Company, which is an affiliated entity.

Principles of Combination

The accompanying combined financial statements include the accounts of the above named businesses. All material related-party balances and transactions have been eliminated in combination.

A summary of the Club and Association's significant accounting policies follows:

Basis of Accounting

The financial statements have been prepared on the accrual basis of accounting and, accordingly, reflect all significant receivables, payables, other liabilities and prepaid expenses.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Contributions and Net Assets

Funds received are recorded as net assets without donor restrictions or net assets with donor restrictions depending on the existence and/or nature of the funding restrictions. When a restriction expires (that is, when a stipulated time restriction ends or when the purpose of the restriction is accomplished), net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the Statement of Activities as net assets released from restrictions.

All restrictions on long-lived assets are released from restriction when the asset is placed in service, unless there are explicit donor restrictions indicating otherwise.

The Club follows the recommendations of the Financial Accounting Standards Board in its FASB ASC 958, "Not-for-Profit Entities." Under FASB ASC 958, the Club is required to report information regarding its financial position and activities according to two classes of net assets: net assets without donor restrictions and net assets with donor restrictions. Accordingly, net assets of the Club and changes therein are classified and reported as follows:

Net Assets Without Donor Restrictions – Net assets that are not subject to donor-imposed stipulations.

Net Assets With Donor Restrictions – Net assets subject to donor-imposed stipulations that may or will be met either by actions of the Club and/or the passage of time or net assets subject to donor imposed stipulations that must be maintained in perpetuity by the Club.

Cash and Cash Equivalents

For purposes of the statement of cash flows, the entities consider all highly liquid investments available for current use with an initial maturity of three months or less to be cash equivalents. Money market funds are considered to be cash equivalents except for money market accounts held for long-term purposes.

Investments

Investments consist of mutual fund investments, exchange traded funds and bonds. Consistent with FASB ASC 958-320, FASB 820-10 and FASB ASC 825-10, these investments are stated at fair value based on market quoted from identical investments or similar instruments in active markets.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Accounts Receivable

The Club records accounts receivable at total unpaid balance, which approximates fair value as of December 31, 2020 and 2019. The Club determines past-due status of individual accounts receivable based on terms of the original contract (or based on how recently payments have been made, for example). The Club estimates an allowance for doubtful accounts based on a combination of factors, including the Club's historical loss experience and any anticipated effects related to current economic conditions, as well as management knowledge of the current accounts receivable. Delinquent accounts are written off when deemed uncollectible. The Club's management considers all accounts currently collectible and does not establish an allowance for uncollectible accounts at this time.

Accounts receivable – restricted consist of amounts due for reimbursement of COVID testing costs.

Assets Limited as to Use

Assets limited as to use include assets set aside by the Board of Directors in two reserve accounts. One account is for asset replacement of common property and new assets. The other account, consisting of cash and investments, is designated for North Carolina General Statute reserve requirements, which can only be requested by the submission of a detailed request from the Club and must be approved by the Insurance Commissioner. Assets limited to use also include assets restricted by the donor, and maintained in a separate reserve account, to be used for the Rosewood Health Center expansion.

Inventory

The Club values its inventories at the lower of cost (average cost method) or market.

Prepaid Expenses

Prepaid expenses consist of prepaid insurance, which is amortized over the periods to which it applies.

Property and Equipment

Depreciation is provided over the estimated useful life of each class of depreciable assets and is computed using the straight-line method. Property and equipment are depreciated over estimated useful lives of seven to thirty-nine years. Expenditures for major renewals and betterments that extend the useful lives of property and equipment are capitalized. The Club's policy is to capitalize property and equipment over \$1,000. Expenditures for maintenance and repairs, which do not improve or extend the life of the respective assets, are charged to expense as incurred. Club equipment is capitalized at cost.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (continued)

The Association capitalizes all property and equipment to which it has title or other evidence of ownership over \$1,000. The Association does not recognize as assets real property directly associated with the members' units. Capitalized assets acquired by the Association are recorded at cost, while assets contributed by the developer are recorded at estimated fair value at the date of the contribution.

The Association assesses long-lived assets for impairment when events or circumstances exist that indicates the carrying amounts of these assets may not be recoverable.

Revenue Recognition

Member fees represent amounts charged to residents under the terms of the Membership Agreement. Services are provided to members on an ongoing basis throughout the year and as a result revenue is recognized monthly at the time of billing.

Health Center and home health revenue is reported at the estimated net realizable amounts from residents, third-party payors and others for room and board and services/supplies received. Revenue is recognized monthly at the time of billing.

Revenues under third-party payor agreements are subject to audit and retroactive adjustment. Provisions for estimated third-party payor settlements are provided in the period the related services are rendered. Differences between the estimated amounts accrued and interim and final settlements are reported in operations in the year of settlement.

Miscellaneous revenue includes conditional and unconditional contributions from Health and Human Services and the CARES Act for reimbursement of healthcare expenses, lost revenues, testing costs and performance awards. Revenue from conditional contributions is recognized in the period the conditions are met. Revenue from unconditional contributions is recognized in the period received.

The Association's revenue is generated primarily through association fees from condominium owners in The Cypress and represent amounts charged to residents under the terms of the Membership Agreement. Services are provided to members on an ongoing basis throughout the year and as a result revenue is recognized monthly at the time of billing.

Functional Allocation of Expenses

The costs of providing program and other activities have been summarized on a functional basis in the statements of activities. Individual expenses are reviewed and charged directly to each program based on time and effort and actual usage.

NOTE 1 - NATURE OF ACTIVITIES AND SIGNIFICANT ACCOUNTING POLICIES (concluded)

Income Taxes

The Club is a not-for-profit organization that applied for exemption from income taxes under Section 501(c) 4 of the Internal Revenue Code. The Club received its tax-exempt status on April 28, 2005.

Homeowners associations may be taxed either as homeowners associations or as regular corporations. For the years ended December 31, 2020 and 2019, the Association was taxed as a homeowners association. As a homeowners association, membership income is exempt from taxation if certain elections are made, and the Association is taxed only on its nonmembership income, such as interest earnings, at regular federal and state corporate rates.

The IRS and North Carolina Department of Revenue may examine the returns of the Club and Association for a three year period after they are filed. The Association has open tax years from December 31, 2017 through December 31, 2020 which can be reviewed.

Obligation to Provide Future Services

The Club annually calculates the present value of the net cost of providing certain future services to current members. If the present value of the cost of providing these services exceeds the present value of the anticipated revenues, a liability is recorded (obligation to provide future services) with a corresponding charge to income. The obligation is discounted at 1.7%, based on the expected long-term rate of return on government obligations. For December 31, 2020 and 2019, this net present value computation is expected to yield a surplus and, accordingly, no liability has been recorded.

Estimates

The preparation of financial statements in conformity with generally accepted accounting principles require management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

NOTE 2 - CONCENTRATIONS OF CREDIT RISK

The Club and Association maintained their cash balances in financial institutions located in Raleigh, North Carolina in 2020 and 2019.

The account balances are insured by the Federal Deposit Insurance Corporation up to \$250,000. At December 31, 2020 and 2019, the Club had uninsured cash balances of \$883,680 and \$473,623, respectively. At December 31, 2020 and 2019, the Association had no uninsured cash balances. The Entities also maintain investments in four brokerage accounts that are insured by the Securities Investor Protection Corporation (SIPC) up to \$500,000 per customer. At December 31, 2020, the Club's total investments amounted to \$9,876,320, resulting in deposits of \$9,376,320 in excess of the SIPC insured amount. At December 31, 2019, the Club's total investments amounted to \$14,297,234, resulting in deposits of \$13,797,234 in excess of the SIPC insured amount.

The Club grants credit without collateral to its residents, some of whom are insured under third-party payer agreements. At December 31, the Club had the following concentrations of receivables from members:

	<u>2020</u>	<u>2019</u>
Self-pay	84%	81%
Medicare	11%	17%
Other third-party payers	<u>5%</u>	<u>2%</u>
	100%	100%

NOTE 3 - LIQUIDITY AND AVAILABILITY

The table below represents financial assets available for general expenditures within one year at December 31:

Financial assets at year-end:	2	2020	 2019
Cash and cash equivalents	\$	401,289	\$ 397,715
Accounts receivable		575,236	 608,313
Financial assets available to meet general and program expenditures within one year	\$	976,525	\$ 1,006,028

The Club has certain board-designated and donor-restricted assets limited to use which are designated for future capital expenditures and an operating reserve. These assets limited to use are more fully described in Notes 8 and 14 and are not available for general expenditure within the next year. However, the board-designated amounts could be made available, if necessary. Accounts receivable - restricted is for COVID testing cost reimbursement and is not available for general expenditure within the next year.

Additionally, the Club has two lines of credit available for a total of \$1,500,000, as discussed in Note 12, to meet cash flow needs.

NOTE 4 - FINANCIAL RESULTS AND MANAGEMENT'S OPERATIONAL PLAN

As shown in the forgoing combined statements of operations, the entities showed an increase of net assets and members' equity of \$4,021,123 and \$2,105,281 from operations for the years ending December 31, 2020 and 2019, respectively.

NOTE 5 - INVESTMENTS

The Club's investments as of December 31, 2020, consist of stocks, mutual funds and bonds recorded at market value and are summarized as follows:

	Cost	Fair Market Value
Mutual Funds	\$ 8,671,367	\$9,684,162
ETFs	<u>150 671</u>	192,158
	\$ 8,822,038	<u>\$ 9,876,320</u>

NOTE 5 – INVESTMENTS (continued)

The Club's investments as of December 31, 2019, consist of stocks, mutual funds and bonds recorded at market value and are summarized as follows:

	<u>Cost</u>	Fair Market Value
Mutual Funds	\$ 7,790,448	\$8,147,652
ETFs	355,680	367,864
Corporate Bonds	4,805,738	4,811,398
	<u>\$12,951,866</u>	<u>\$13,326,914</u>

The entities adopted FASB ASC 820-10 on July 1, 2009, for fair value measurements of investments that are recognized and disclosed at fair value in the financial statements on a recurring basis.

FASB ASC 820-10 establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1- measurements) and the lowest priority to measurements involving significant unobservable inputs (Level 3-measurements). The three levels of the fair value hierarchy are as follows:

Level 1 inputs are quoted prices (unadjusted) for identical investments in active markets.

Level 2 inputs are quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which all significant inputs and significant value drivers are observable in active markets.

Level 3 inputs are model derived valuations in which one or more significant inputs or significant value drivers are unobservable.

In certain cases, the inputs to measure fair value may result in an asset or liability falling into more than one level of the fair value hierarchy. In such cases, the determination of the classification of an asset or liability within the fair value hierarchy is based on the least determinate input that is significant to the fair value measurement.

NOTE 5 - INVESTMENTS (concluded)

The following table represents investments that are measured at fair value on a recurring basis at December 31, 2020:

Fair Value Measurements at December 31, 2020

	 Level 1	Lev	vel 2	Total
Mutual Funds	\$ 9,684,162	\$	_	\$ 9,684,162
ETFs	192,158		-	192,158
	\$ 9,876,320	\$	_	\$ 9,876,320

The following table represents investments that are measured at fair value on a recurring basis at December 31, 2019:

Fair Value Measurements at December 31, 2019

	Level 1			Level 2	 Total		
Mutual Funds	\$	8,147,652	\$	-	\$ 8,147,652		
ETFs		367,864		-	367,864		
Corporate Bonds		-		4,811,398	4,811,398		
	\$	8,515,516	 \$	4,811,398	\$ 13,326,914		

NOTE 6 - INVENTORY

Inventory at December 31, 2020 and 2019 consists of the following:

	<u>2020</u>	<u>2019</u>
Food and Beverage	\$ 51,698	\$ 60,665
Housekeeping supplies	32,172	20,434
Plant supplies	38,020	38,114
	<u>\$121,890</u>	\$119,213

NOTE 7 - PROPERTY AND EQUIPMENT

Property and equipment consists of the following:	<u>2020</u>	<u>2019</u>
Building and Improvements	\$11,108,487	\$ 2,041,796
Land Improvements	491,156	375,427
Furniture & Fixtures	3,201,100	2,829,971
Housekeeping Equipment	73,871	58,042
Healthcare Equipment	163,804	163,735
Clinic Equipment	28,300	34,614
Office Equipment	68,546	44,492
IT Equipment	442,688	382,742
Communications Equipment	464,054	462,270
Independent Living Furniture	23,718	23,718
Kitchen Equipment	774,542	523,697
Maintenance Equipment	173,222	173,819
Laundry Equipment	39,529	39,529
Health Center Furniture	376,145	73,662
Vehicle	246,293	267,035
Construction in Process - Rosewood		1,699,852
	17,675 455	9,194,401
Less accumulated depreciation	3,399,240	2,814,088
	<u>\$14,276,215</u>	\$ 6,380,313

Depreciation related to property and equipment totaled \$742,171 and \$480,203 for the years ended December 31, 2020 and 2019, respectively.

NOTE 8 - NET ASSETS WITH DONOR RESTRICTIONS

Net assets with donor restrictions for the year ended December 31 are as follows:

	<u>2020</u>	<u> 2019</u>
Resident deposits	\$ 3,873,000	\$ 3,054,000
Rosewood expansion	638,938	6,274,316
	\$ 4,511,938	\$ 9,328,316

NOTE 9 - TRANSACTIONS WITH AFFILIATE

At December 31, 2009, the Cypress of Raleigh, LLC transferred ownership of common area property to the Association per the agreement between the Association members and the LLC. The assets were transferred at market value and consisted of the furniture and fixtures of \$2,511,861.

The Company also receives a management fee of 10% of the operating costs from the Club and Association. During 2020 and 2019 a total of \$1,725,576 and \$1,623,646 was paid as management fees to the LLC, respectively. The amount due to the Company was \$0 and \$0 at December 31, 2020 and 2019, respectively.

In 2020 and 2019, the Company contributed \$1,376,000 and \$150,000, respectively, for the Rosewood Health Center expansion and is included in revenue as developer contribution. In 2020, the Company also contributed \$38,000 for COVID related hazard pay and is included in revenue as miscellaneous. The amount due from the Company was \$0 and \$176,167 at December 31, 2020 and 2019, respectively.

In 2020, the Company contributed furniture and fixtures, valued at \$92,213, for the common area of Villa E and related non-capital expenses of \$568. These contributions are included in revenue as developer contribution.

In December 2018, the Company transferred investments of \$5,686,110 to the Club for the Rosewood Health Center expansion. The Club will oversee construction of the Rosewood Health Center renovation and expansion. All expenses related to the renovation and expansion of the Rosewood will be paid using these investments and the assets transferred to The Cypress of Raleigh Owners' Association once construction is completed. The balance in the Renewal and Replacement Reserve fund was \$638,938 and \$4,799,303 at December 31, 2020 and 2019, respectively.

During 2020 and 2019, the Club paid Michael G. Sandman \$32,174 and \$16,085, respectively, for legal services. At December 31, 2020 and 2019, the amount due was \$1,505 and \$6,003, respectively.

NOTE 10 - LEASES

The Club rents various equipment and vehicles under operating leases, which expire through February 2024. Rent expense on all operating leases during 2020 and 2019 was \$102,251 and \$90,067, respectively.

Future minimum lease payments under operating leases at December 31, 2020, are as follows:

	<u>Amount</u>
2021	\$ 110,025
2022	90,854
2023	68,442
2024	38,113
	<u>\$ 307,434</u>

NOTE 11 - CAPITAL LEASES

The Club leases golf carts under a capital lease. The economic substance of the lease is that the Club is financing the acquisition of the assets through the lease, and accordingly, it is recorded in the Club's assets and liabilities.

The following is an analysis of the leased assets included in property and equipment:

	<u>2020</u>	<u> 2019</u>
Vehicles	\$ 116,000	\$ 116,000
Less accumulated amortization	109,318	95,955
	\$ 6,682	\$ 20,045

The following is a schedule by years of future minimum payments required under the lease together with their present value as of December 31, 2020:

	Amount
2021	\$ 9,917
Less amount representing interest	177
Present value of minimum lease	
payments	<u>\$ 9,740</u>

Interest expense was \$1,207 and \$3,099 for the years ended December 31, 2020 and 2019, respectively.

NOTE 12 - LINE OF CREDIT

The Club has two lines of credit at one financial institution with a total credit limit of \$1,500,000 to fund upgrades and enhancements to the Club. The interest rate on both lines is LIBOR + 1.5%, with all principal and accrued interest due January 15, 2023. The lines are secured by the asset replacement investment account. At December 31, 2020 and 2019, the balance due was \$0 and \$0, respectively.

NOTE 13 - NOTES PAYABLE

Notes payable at December 31, 2020 and 2019 consisted of the following:

	2020	2019
Note payable to First Citizens Bank, with 18 monthly principal and interest payments of \$1,267, beginning April 15, 2019 and one final payment of remaining amounts on September 15, 2020. The note is secured by a vehicle and carries an interest rate of 4.75%. The note was		
paid in full in January 2020.	-	40,182
Note payable to First Citizens Bank, with 60 monthly payments of principal and interest of \$1,085 beginning November 1, 2019 and one final payment due on October 1, 2024. The note is secured by a vehicle and carries an interest rate of 7.04%.	43,517	53,042
Note payable to BB&T Commercial Equipment Capital, with 60 monthly payments of principal and interest of \$326 beginning January 21, 2020 and one final payment due on January 21, 2025. The note is secured by golf carts and carries an		
interest rate of 6.35%.	14,035	
	57,552	93,224
Less current portion	(13,339) \$ 44,213	(49,706) \$ 43,518

NOTE 13 - NOTES PAYABLE (concluded)

Future maturities of long-term debt are as follows:

2021	\$	13,339
2022		14,300
2023		15,330
2024		14,258
2025		325
	<u>\$</u>	57,552

NOTE 14 - REGULATORY MATTERS

Continuing care retirement communities located in North Carolina are licensed and monitored by the State Department of Insurance under Article 64 of Chapter 58 of the North Carolina General Statutes. The Commissioner of Insurance has the authority to revoke or restrict the license of, or impose additional requirements on any continuing care facility under certain circumstances specified in General Statute 58-64-10.

North Carolina General Statute 58-64-33 requires after the opening of a facility an operating reserve equal to 50% of the total operating costs of the facility forecasted for the 12 month period following the period covered by the most recent disclosure statement filed with the Department of Insurance. The forecast statements, as required by GS 58-64-20(a) (12), shall serve as a basis for the reserve. Continuing care retirement communities with occupancy levels in excess of 90% are required to maintain an operating reserve equal to 25% of total operating costs projected for the twelve month period following the most recent annual statement filed with the Department of Insurance, upon approval of the Commissioner. Continuing care retirement communities with less than 90% occupancy are required to maintain an operating reserve equal to 50% of projected total operating costs. Total operating costs shall include budgeted operating expenses plus debt service less depreciation and amortization expense and revenue associated with non-contractual expenses. These reserves are to be used for the benefit of the Club in the event of emergencies or unexpected shortfalls.

To meet this obligation, at closing, each purchaser was responsible for paying a reserve deposit of \$9,000 to the Club through December 31, 2011. So long as it has not been necessary for the Club to use proceeds or assets from the reserve account, interest and/or dividends have been paid to each purchaser on a prorata basis in February of each year. For the year ended December 31, 2020 and 2019, the Club did not use proceeds or assets from the reserve account and the balance of interest and dividends is shown as due to homeowners. Each subsequent purchaser shall be obligated to pay \$14,000 into the reserve account, so that upon resale of the unit, any unused portion of the deposit shall be returned to the original purchaser.

NOTE 14 - REGULATORY MATTERS (concluded)

Notwithstanding the foregoing, the amount of the reserve deposit may be increased as reasonably necessary to remain consistent with the purposes of the reserve account, provided that such increase would be subject to approval by the Department of Insurance.

The balance held by the Club in the related restricted investment account was \$4,753,010 at December 31, 2020, and \$3,501,170 at December 31, 2019. The balance held by the Club in the related restricted cash account was \$20,190 at December 31, 2020, and \$29,614 at December 31, 2019.

The Cypress of Raleigh, LLC reserves the right, if necessary or appropriate, to loan funds for the reserve account and to be reimbursed as funding occurs through future sales. The Association has also adopted a resolution to designate funds from the asset replacement reserve account to meet the statutory reserve requirement if necessary. This fund was transferred from the Association to the Club in 2015.

NOTE 15 - LIFE CARE SERVICES

On December 1, 2004 the Club and Association entered into an agreement with Life Care Services LLC (LCS) to provide management services for the Club. LCS receives a management fee of the greater of \$28,000 per month (the Initial Base Fee) or 4% of the current month's total gross operating revenue, provided that the initial base fee shall be increased each January 1 by the same percentage increase as the United States Consumer Price index for All Urban Consumers published by the U.S. Bureau of Labor Statistics for the immediately preceding December as compared to the CPI-U for December of the prior year. No reduction shall be made in the Monthly Management fee in the event of a decrease in the CPI-U. In May 2019, a new agreement was entered into requiring monthly payments of the greater of \$45,000 or 3.6% of the total gross operating revenue. All other terms of the agreement remain unchanged.

The Club and Association are responsible for all operating expenses related to LCS's activities involving the Club and Association. At December 31, 2020 and 2019 the Club and Association had paid \$750,249 and \$687,920 in management fees to LCS, respectively.

NOTE 16 – ASSET REPLACEMENT RESERVE

An Asset Replacement Reserve account is funded by payments made by each Member at the closing on his/her Cottage or Villa. The payment will be equal to two months of the Member's prorata share of Association common expenses. The Asset Replacement Reserve Account will only be used for purposes related to The Cypress' property, and any interest earned on funds held in the account shall be included in the asset replacement reserve fund. During 2020 and 2019, funds were transferred by the Club to a cash account for Asset Replacement Reserve totaling \$133,393 and \$32,134, respectively. As of December 31, 2020 and 2019, there were funds of \$5,325,002 and \$5,996,760, respectively, designated for an Asset Replacement Reserve fund.

NOTE 17 - FUTURE REPAIRS AND REPLACEMENTS

Management of the Association conducted a study in 2009 to estimate the remaining useful lives of the components of common properties and to estimate the costs of future major repairs and replacements. This study was most recently updated in 2019 for a 20-year budget period beginning in 2019. The current policy is that these expenses will be paid from current amounts on hand or from assets maintained by the Club in designated and undesignated accounts, special assessments may be levied, as required, after utilizing these designated funds or funds may be borrowed. Capital expenditures of \$1,604,692 and \$1,085,000 were paid from the asset replacement reserve investments account for capital expenditures in 2020 and 2019, respectively.

NOTE 18 - RESERVE FOR INSURANCE

At closing, the member also pays a share of the condominium insurance premium for the year of closing. The amount of this fee is determined in accordance with each unit's statutory percentage interest in the condominium. During 2020 and 2019, \$39,324 and \$9,763, respectively, was transferred into a cash account by the Club for this purpose.

NOTE 19 - RETIREMENT PLAN

The Club began a 401(k) retirement plan for all eligible employees on January 1, 2009. Employees are eligible to participate in the plan upon attaining the age of 21 years, completing one year of active service and having worked at least 1,000 hours in a given year. Employees may invest up to 20% of wages, tips and other compensation on form W-2 into the plan. The Club will match up to 50 cents on the dollar up to 3% of an employee's compensation. Employees are 100% vested in the portion they contribute to the plan. The Club matching funds are vested over a six-year period. In March 2018, the plan was amended to add The Cypress of Raleigh, LLC as a participating employer.

NOTE 19 - RETIREMENT PLAN (concluded)

Retirement expense for the plan was \$43,330 and \$38,722 for the years ended December 31, 2020 and 2019, respectively.

NOTE 20 – COMMITMENTS, CONTINGENCIES AND UNCERTAINTIES

Full-time employees accrue 18 days PTO per year during their first year of employment and an additional day each year up to 22 days in their fifth year of employment. Part-time employees earn PTO on a pro-rated basis per hours worked. The maximum carryover from one year to the next is 460 hours. At December 31, 2020 and 2019, the Club's total liability for PTO days was \$439,637 and \$345,125, respectively, and is included as accrued expense.

In February 2018, the North Carolina Department of Revenue completed an examination of sales & use tax for the period February 1, 2015 to November 30, 2017. The examining agent proposed adjustments related to additional sales tax of approximately \$193,000 plus penalties and interest of approximately \$48,000 and \$16,000, respectively. The Club does not agree with the adjustments proposed by the examining agent and requested departmental review. The department sustained the assessment in its entirety, after which the Club filed a petition for a contested case hearing. No provision has been made in the accompanying financial statements for the proposed additional sales tax, penalties and interest since the ultimate liability cannot be reasonably estimated.

In May 2018, the North Carolina Nursing Home Licensure and Certification Section of the Division of Health Service Regulation (NCNHLC) conducted a survey at the Rosewood Health Center to investigate an occurrence earlier that year. As a result, the Centers for Medicare and Medicaid Services' imposed, and the Club paid, a civil penalty of \$20,965. The Club contested the certification deficiencies and is currently awaiting the hearing decision. Due to the uncertainty of the outcome of this case, no provision has been made in the accompanying financial statements.

As a result of the spread of the COVID-19 coronavirus, economic uncertainties have arisen which are likely to negatively impact financial performance. Other financial impacts could occur though such potential impact is unknown at this time.

NOTE 21 – MANAGEMENT'S REVIEW AND SUBSEQUENT EVENTS

Subsequent events were evaluated through March 20, 2021, which is the date the financial statements were available to be issued.

EXHIBIT E

MATERIAL VARIANCE STATEMENTS -- NARRATIVES REGARDING ANNUAL DISCLOSURE STATEMENT REVISION PURSUANT TO NORTH CAROLINA GENERAL STATUTES SECTION 58-64-30(A) FOR THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. (COMBINED) AND FOR THE CYPRESS OF RALEIGH, LLC

{ATTACHED}

THE CYPRESS OF RALEIGH CLUB, INC.

AND

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. - COMBINED MATERIAL VARIANCE STATEMENTS

Narrative describing any material differences between the forecasted balance sheets, statements of operations, and the actual results of operations during the prior fiscal year (2020).

Scope for variance explanation-management considers \$100,000 to be significant to the financial statement reader.

Balance Sheet & Cash flows:

- 1 Cash is higher than expected due to unexpected COVID funds received and higher than expected developer contribution.
- 2 Accounts receivable and accounts receivable restricted higher net amount than expected due to COVID testing reimbursement not forecasted.
- 3 Capital asset purchases higher than forecasted based on the needs of the Organization.

 Accumulated depreciation was lower than forecasted due to the timing of construction for the Rosewood Health Center.
- 4 Fair value of investments higher than expected due to market performance. Realized and unrealized gain/loss activity is not forecasted. Investments in cash equivalents not forecasted.
- 5 Payables and accrued expenses higher net amount than expected due to timing of disbursements.
- 6 Line of credit activity not forecasted.

Statement of Operations & Cash flows:

- 7 Service fees higher than expected due to various effective dates related to the new Villa E residents. Heath Center revenue lower than expected due timing of construction of the Rosewood Health Center. Community Home Health revenue higher in response to timing of the Rosewood construction and COVID restrictions. Developer contribution higher than forecasted due to higher than expected cost for Rosewood Health Center construction. Other income higher than forecasted due to unexpected COVID funds received.
- 8 Food and beverage expenses lower than expected due to COVID shut down of dining room. Community home health expenses higher than forecasted due to timing of the Rosewood construction and COVID restrictions.
- 9 General and administrative expenses higher than forecasted due to unexpected COVID related expenses.
- 10 Other expenses higher than forecasted due to expenses for renovations to member units that were not forecasted.

11 –Purchase of investments is limited to increases in available cash for investments and portfolio turnover. These items are not forecasted.

Actual sales of investments are higher than forecasted due to management investment decisions and higher than expected cost for Rosewood Health Center.

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED FORECAST TO ACTUAL - BALANCE SHEET

	Forecast	Actual	Over/(Under) Variance \$	Over/(Under) Variance %	
Assets					
Current Assets: Cash and Cash Equivalents Accounts Receivable Inventory Prepaid Expenses Total Current Assets	\$ 146,852 686,305 145,149 164,590 1,142,896	\$ 401,289 575,236 121,890 196,336 1,294,751	254,437 (111,069) (23,259) 31,746	173.26% -16.18% -16.02% 19.29%	(1) (2)
Property, Plant & Equipment: Furniture, Fixtures, & Equipment Less Accumulated Depreciation	17,204,986 17,204,986 (3,617,859)	17,675,455 17,675,455 (3,399,240)	470,469 218,619	2.73% -6.04%	(3)
Net Property, Plant & Equipment Assets Limited as to Use Cash & Investments Whose Use is Limited: Reserves Required by State Statute, Cash Equivalents Asset Replacement Reserve, Cash Equivalents	30,206	20,190 201,692	(10,016) 201,692	-33.16% 100.00%	(4)
Renewal and Replacement Reserve, Cash Equivalents Reserves Required by State Statute, Investments Asset Replacement Reserve, Investments Accounts Receivable-Restricted	4,428,145 5,162,360 9,620,711	638,938 4,753,010 5,123,310 10,737,140	638,938 324,865 (39,050)	100.00% 7.34% -0.76%	(4)
Total Assets Limited as to Use	9,620,711	125,815	123,813	100.00%	(2)
Other Assets Due from Affiliate Refundable Deposits Total Other Assets Total Assets	62,177 62,177 \$ 24,412,912	10,561 62,177 72,738 \$ 26,506,659	10,561	100.00% 0.00%	
Liabilities & Net Assets					
Current Liabilities: Accounts Payable Accrued Expenses Due to Members Line of Credit Current Portion of Capital Lease Payable Current Portion of Notes Payable Total Current Liabilities	\$ 855,367 959,104 35,429 - 9,917 10,230 1,870,047	\$ 604,639 1,557,314 55,667 - 9,917 13,339 2,240,876	(250,728) 598,210 20,238 - 3,109	-29.31% 62.37% 57.12% 0.00% 0.00% 30.39%	(5) (5)
Long-term Liabilities: Note Payable, Net of Current Portion Total Long-term Liabilities	33,288 33,288	44,213 44,213	10,925	32.82%	
Total Liabilities	1,903,335	2,285,089			
Net Assets: Without donor restrictions Without donor restrictions, Designated for asset replacement With donor restrictions Member's Equity, Undesignated Total Net Assets Total Liabilities & Net Assets	(169,310) t 5,162,360 3,852,000 13,664,527 22,509,577 \$ 24,412,912	(1,983,358) 5,325,002 4,511,938 16,367,988 24,221,570 \$ 26,506,659			

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED FORECAST TO ACTUAL - OPERATIONS

	Forecast	Actual	Over/(Under) Variance \$	Over/(Under) Variance %	
Net Assets Without Donor Restrictions					
Revenue					
Service Fees	\$ 13,878,521	\$ 14,123,824	\$ 245,303	1.77%	(7)
Health Center	4,093,739	3,659,902	(433,837)	-10.60%	(7)
Asset Replacement	165,600	133,393	(32,207)	-19.45%	
Insurance	50,210	39,324	(10,886)	-21.68%	
Home Health Revenue	1,955,877	2,291,518	335,641	17.16%	(7)
Net Investment Income	2.000	1,075,286	1,075,286	100.00%	(4)
Other Income Developer Contribution	3,000	30,630 92,781	27,630 92,781	921.00%	
Total Revenue	20,146,947	21,446,658	92,781	100.00%	
F					
Expenses: Program Services					
Housekeeping	1,665,241	1,601,685	(63,556)	-3.82%	
Food and Beverage	4,027,529	3,488,324	(539,205)	-13.39%	(8)
Health Center	3,444,802	3,408,260	(36,542)	-1.06%	(0)
Community Home Health	1,947,650	2,303,218	355,568	18.26%	(8)
Resident Services	564,601	564,065	(536)	-0.09%	(-)
Plant	2,984,496	2,994,484	9,988	0.33%	
Sub Total	14,634,319	14,360,036			
Supportive Services					
General & Administrative	2,088,820	2,550,835	462,015	22.12%	(9)
Management Fee - Life Care Services	719,010	750,249	31,239	4.34%	
Management Fee - The Cypress of Raleigh, LLC	1,739,193	1,725,576	(13,617)	-0.78%	
Sub Total	4,547,023	5,026,660			
Depreciation	803,772	742,171	(61,601)	-7.66%	
Other expenses	-	162,722	162,722	100.00%	(10)
Gain/Loss on sale of assets	-	12,168	12,168	100.00%	
Income Taxes			-	0.00%	
Total Expenses	19,985,114	20,303,757			
Net Assets Released from Restriction	7,474,316	7,545,303	70,987	0.95%	
Increase (Decrease) in					
Net Assets without Donor Restrictions	7,636,148	8,688,204			
Net Assets With Donor Restrictions					
Reserves Required by State Statute Deposited	798,000	819,000	21,000	2.63%	
Developer Contribution	1,200,000	1,376,000	176,000	14.67%	(7)
Other Income	-	485,398	485,398	100.00%	(7)
Net Investment Income	-	48,527	48,527	100.00%	
Net Assets Released from Restriction	(7,474,316)	(7,545,303)	(70,987)	0.95%	
Increase (Decrease) in	(E AEC 21.5)	(4.01 < 270)			
Net Assets with Donor Restrictions	(5,476,316)	(4,816,378)			
Ingrassa (Dagrassa) in					
Increase (Decrease) in Net Assets	\$ 2,159,832	\$ 3,871,826			
THE MODELS	ψ 2,139,032	ψ 5,071,020			

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED FORECAST TO ACTUAL - CASH FLOWS

	Forecast	Actual	Over/(Under) Variance \$	Over/(Under) Variance %	
Cash Flows from Operating Activities					
Change in Net Assets	\$ 2,159,832	\$ 3,871,826	1,711,994	79.27%	(4), (5), (7), (8), (9), (10)
Adjustments to Reconcile Change in Net Assets to Net Cash Provided by Operating Activities:					
Depreciation	803,772	742,171	(61,601)	-7.66%	
Gain/Loss on sale of assets	-	12,168	12,168	100.00%	
Realized and Unrealized Gains/Losses	-	(924,068)	(924,068)	100.00%	(4)
(Increase) Decrease in:					
Accounts Receivable	(77,992)	(92,738)	(14,746)	18.91%	
Inventory	(25,936)	(2,677)	23,259	-89.68%	
Due from Affiliate	176,495	165,934	(10,561)	-5.98%	
Prepaid Expenses	(5,566)	(37,312)	(31,746)	570.36%	
Increase (Decrease) in:					
Accounts Payable	48,585	(202,143)	(250,728)	-516.06%	(5)
Due to Members	(11,394)	8,844	20,238	-177.62%	(3)
Accrued Expense	54,477	652,687	598,210	1098.10%	(5)
Net Cash Provided by Operating Activities	3,122,274	4,194,692	370,210	10,0.10,0	(3)
Cash Flow from Investing Activities					
Developer Contribution	(1,200,000)	(92,213)	1,107,787	-92.32%	(7)
Purchase of Investments	(1,200,000)	(11,061,185)	(11,061,185)	-100.00%	(11)
Proceeds from Sales of Investments	4,936,409	15,435,846	10,499,437	212.69%	(11)
Proceeds from Sales of Property and Equipment	-	10,560	10,560	100.00%	(11)
Purchase of Property & Equipment	(8,010,586)	(8,568,587)	(558,001)	6.97%	(3)
Net Cash Used by Investing Activities	(4,274,177)	(4,275,579)	(000,001)	0.5770	(5)
Cash Flow from Financing Activities					
Proceeds on Line of Credit		175,000	175,000	100.00%	(6)
Payments on Line of Credit	-	(175,000)	(175,000)	-100.00%	(6)
Proceeds on notes payable	-	16,717	16,717	100.00%	(0)
Payments on notes payable	(49,706)	(52,389)	(2,683)	5.40%	
Payments on Capital Lease Payable	(18,980)	(18,980)	(2,003)	0.00%	
Net Cash Used by Financing Activities	(68,686)	(54,652)		0.0070	
Net Increase (Decrease) in Cash	(1,220,589)	(135,539)			
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	1,397,648	1,397,648			
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$ 177,059	\$ 1,262,109			
CASH CONSISTS OF: Cash and Cash equivalents - without donor restriction Cash and Cash Equivalents- with donor restriction	\$ 146,852 30,206 \$ 177,059	\$ 602,981 659,128 \$ 1,262,109			

THE CYPRESS OF RALEIGH, LLC MATERIAL VARIANCE STATEMENTS

Narrative describing any material differences between the forecasted balance sheets, statements of operations and cash flows and the actual results of operations during the prior fiscal year (2020).

Scope for variance explanation - management considers \$100,000 to be significant to the financial statement reader.

Balance Sheet and Cash Flows:

- 1 Cash was lower than expected due to purchasing naming rights and paying off related party construction loans earlier than expected.
- 2 Units in Inventory is higher than forecasted due to two Villa E unit that didn't close in 2020.
- 3 Rental unit was not anticipated at the time of the forecast.
- 4 Purchase of naming rights was not anticipated at the time of the forecast.
- 5 Purchase of real estate held for investment was not anticipated at the time of the forecast.
- 6 Accounts payable was higher than forecasted due to the timing of payments related to Phase III construction.
- 7 Notes payable lower due to paying off related party loans earlier than expected.
- 8 Reservation deposits was higher than forecasted due to Villa E unit that didn't close until 2021 and receipt of earnest money for a resale unit that didn't close until 2021.
- 9 Net income was higher than expected due to lower than expected selling costs and two Villa E units that will close in 2021.

Statement of Operations:

- 10 Sales proceeds were lower than forecasted due to two Villa E units that will close in 2021 and resales not as high as expected due to COVID.
- 11 Cost of Sales was lower than forecasted due to lower than expected selling costs and two Villa E units not closed until 2021.
- 12 Marketing expense was higher than forecasted due to higher than expected expenses.
- 13 Miscelleneous expense was higher than expected due to payments to the Club for compensation and decrease in valuation of development rights in 2020.

THE CYPRESS OF RALEIGH, LLC - BALANCE SHEET

	Forecast			Actual	ver/(Under) Variance \$	Over/(Under) Variance %	
<u>Assets</u>							
Current Assets:							
Cash	\$	6,016,979	\$	491,061	\$ (5,525,918)	-91.84%	(1)
Accounts Receivable and Notes Receivable, current portion		168,809		263,311	94,502	55.98%	
Prepaid Expenses		-		45,000	45,000	100.00%	
Units in Inventory		460,000		920,000	 460,000	100.00%	(2)
Total Current Assets		6,645,788		1,719,372	(4,926,416)		
Property & Equipment							
Furniture, Fixtures, & Equipment		72,562		72,562	_	0.00%	
Rental Unit		-		460,000	460,000	100.00%	(3)
Less Accumulated Depreciation		(57,287)		(61,599)	(4,312)	7.53%	` '
4		15,275		470,963	455,688		
Naming Rights		-		900,000	900,000	100	(4)
							. ,
Restricted Assets							
Cash and Cash Equivalents for deposit							
escrow in money market fund		160,000		410,140	250,140	156.34%	(8)
Other Assets							
Notes Receivable, net of current portion		177,480		177,480	-	0.00%	
Deposits		9,000		9,000	-	0.00%	
Accrued interest receivable		46,185		43,830	(2,355)	-5.10%	
Real Estate Held for Investment		-		220,731	220,731	100.00%	(5)
Total Other Assets		232,665		451,041	218,376		
Total Assets	\$	7,053,728	\$	3,051,516	\$ (4,002,212)		
Liabilities & Members' Equity							
Current Liabilities							
Accounts Payable & Other Accrued Expenses	\$	100,000	\$	417,776	\$ 317,776	317.78%	(6)
Note payable, Related Party		279,286		279,286	-	0.00%	
Reservation Deposits		160,000		248,397	 88,397	55.25%	(8)
Total Current Liabilities		539,286		945,459	406,173		
Long-Term Liabilities							
Deferred Revenue		_		_	_	0.00%	
Long Term Debt - Related Party		5,840,662		1,840,649	(4,000,013)	-68.49%	(7)
Total Long-term Liabilities		5,840,662		1,840,649	(4,000,013)		
Total Liabilities		6,379,948		2,786,108	(3,593,840)		
Members' Equity (Deficit)							
Unrestricted		673,780		1,165,408	491,628	72.97%	(9)
Restricted		-		-	 -		
Total Members' Equity (Deficit)		673,780		1,165,408	 491,628		
Total Liabilities & Members' Equity	\$	7,053,728	\$	3,951,516	\$ (3,102,212)		
* *					 		

THE CYPRESS OF RALEIGH, LLC - OPERATIONS

	Forecast	Actual	Over/(Under) Variance \$	Over/(Under) Variance %	
Revenue:	Forecast	Actual	variance \$	variance /0	
Sale of Units	\$ 31,950,000	\$ 31,347,500	\$ (602,500)	-1.89%	(10)
New Membership Fees	3,550,000	3,458,000	(92,000)	-2.59%	(- /
Resale Membership Fees	1,050,000	620,928	(429,072)	-40.86%	(10)
Resale Commissions	472,500	343,493	(129,007)	-27.30%	(10)
Management Fee	1,714,830	1,757,448	42,618	2.49%	
Interest Income	5,000	25,776	20,776	415.52%	
Total Revenue	38,742,330	37,553,145	(1,189,185)		
Cost of Units Sold	28,378,048	25,657,902	(2,720,146)	-9.59%	(11)
Gross Profit	10,364,282	11,895,243	1,530,961		
Operating Expenses					
Legal and Accounting	62,400	132,525	70,125	112.38%	
Management and Other Expense	360,000	360,000	-	0.00%	
Interest Expense, Not Capitalized	411,541	476,714	65,173	15.84%	
Contribution	-	100	100	100.00%	
Depreciation and Amortization	3,130	102,472	99,342	3173.87%	
Marketing Expense	500,000	802,144	302,144	60.43%	(12)
Total Operating Expenses	1,337,071	1,873,955	536,884		
Other Income/(Expense)					
Miscellaneous expense	(500)	(505,839)	(505,339)	101067.80%	(13)
Net Income (Loss)	\$ 9,026,711	\$ 9,515,449	\$ 488,738		

THE CYPRESS OF RALEIGH, LLC - CASH FLOWS

Schedule of 2020 Forecast Versus Actual Comparison - Material Variance Statement

	Forecast			Actual		ver/(Under) Variance \$	Over/(Under) Variance %	
Cash Provided (Used) by Operating								
Activities:								
Net Income	\$	9,026,711	\$	9,515,449	\$	488,738	5.41%	(10)
Adjustments								
Depreciation and amortization		3,130		102,472		99,342	3173.87%	
Impairment of Development Rights		-		392,000		392,000	100	(13)
Adjustments to Reconcile Change in Operating Activities to Net Cash Provided:								
(Increase)/Decrease in:								
Accounts receivable and notes receivable		121,858		27,356		(94,502)	-77.55%	
Prepaid Expenses		-		(45,000)		(45,000)	-100.00%	
Units in Inventory		-		(460,000)		(460,000)	-100.00%	(2)
Accrued interest receivable		(12,649)		(10,294)		2,355	-18.62%	
Increase/(Decrease) in:								
Reservation Deposits Due		(3,464,000)		(3,375,603)		88,397	-2.55%	
Accounts Payable & Other Accrued Expenses		(1,324,737)		(1,006,962)		317,775	-23.99%	(6)
Net Cash Provided (Used) by Operating Activities		4,350,313		5,139,418		789,105		
Cash Used by Investing Activities								
Land and Development Costs		7,665,948		7,171,125		(494,823)	-6.45%	(11)
Purchase of Property and Equipment		-		(460,000)		(460,000)	-100.00%	(3)
Naming Rights		_		(900,000)		(900,000)	-100.00%	(4)
Purchase of Real Estate Held for Investment		_		(220,731)		(220,731)	-100.00%	(5)
Net Cash (Used) by Investing Activities		7,665,948	_	5,590,394		(2,075,554)		(-)
Cash Provided (Used) by Financing Activities Activities:								
Payments on Notes Payable, Related Party		(6,268,375)	((10,268,388)		(4,000,013)	63.81%	(7)
Proceeds from Notes Payable		22,021,350		19,755,761		(2,265,589)	-10.29%	(7)
Payments on Notes Payable	((23,165,162)	((20,899,573)		2,265,589	-9.78%	(7)
Members' Capital Distribution		(3,610,684)		(3,600,000)		10,684	-0.30%	
Net Cash (Used) by Financing Activities		(11,022,871)		(15,012,200)		(3,989,329)		
Net Increase (Decrease) In Cash		993,390		(4,282,388)		(5,275,778)	-531.09%	
Beginning Cash		5,183,589		5,183,589				
Ending Cash	\$	6,176,979	\$	901,201	\$	(5,275,778)		
Cash Consists of: Cash Restricted Cash			\$	491,061 410,140 901,201				

Scope for variance explanation-management considers \$100,000 to be significant to the financial statement reader.

EXHIBIT F

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. – INTERIM FINANCIAL STATEMENTS FOR THREE MONTHS ENDED MARCH 2021

(CONSOLIDATED BALANCE SHEET)

{ATTACHED}

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED BALANCE SHEET MARCH 31, 2021

ASSETS

Current Assets	
Cash and cash equivalents	\$ 482,871
Accounts Receivable	552,735
Inventory	117,906
Prepaid Expenses	72,476
Total Current Assets	1,225,988
Assets Limited as to Use	120.270
Restricted Reserves Required by State Statute, cash equivalents Renewal and Replacement Reserve, cash equivalents	130,279 638,957
Renewar and Replacement Reserve, easir equivalents	769,236
	,
Restricted Reserves Required by State Statute, investments	4,839,108
Asset Replacement Reserve, investments	5,270,505
	10,109,613
Accounts Receivable - restricted	121,609
Total Assets Limited to Use	11 000 459
Total Assets Limited to Use	11,000,458
Property and Equipment, Net	14,501,326
Other Assets	1.554
Due from Affiliate	1,574
Refundable Deposits Total Other Assets	62,177
Total Other Assets	
	\$ 26,791,523
LIABILITIES, NET ASSETS AND MEMBERS' EQUIT	Y
Current liabilities	
Accounts Payable	\$ 574,478
Accrued Expenses	1,613,788
Due to members	3,480
Current Portion of Notes Payable	13,339
Current Portion of Capital Lease Payable	4,997
Total Current Liabilities	2,210,082
Long-term Liabilities	
Notes Payable, Net of Current Portion	10.061
	40,964
Total Long-term Liabilities	40,964
Total Liabilities Total Liabilities	40,964
Total Long-term Liabilities	40,964
Total Liabilities Total Liabilities	40,964 2,251,046
Total Long-term Liabilities Total Liabilities Net Assets, Without Donor Restrictions	40,964 2,251,046
Total Long-term Liabilities Total Liabilities Net Assets, Without Donor Restrictions Net Assets, Without Donor Restrictions - designated for asset replacement	40,964 2,251,046 (2,257,174) 5,270,505
Total Long-term Liabilities Total Liabilities Net Assets, Without Donor Restrictions Net Assets, Without Donor Restrictions -	40,964 2,251,046 (2,257,174)
Total Long-term Liabilities Total Liabilities Net Assets, Without Donor Restrictions Net Assets, Without Donor Restrictions - designated for asset replacement	40,964 2,251,046 (2,257,174) 5,270,505
Total Long-term Liabilities Total Liabilities Net Assets, Without Donor Restrictions Net Assets, Without Donor Restrictions - designated for asset replacement Net Assets, With Donor Restrictions	40,964 2,251,046 (2,257,174) 5,270,505
Total Long-term Liabilities Total Liabilities Net Assets, Without Donor Restrictions Net Assets, Without Donor Restrictions - designated for asset replacement Net Assets, With Donor Restrictions Members' Equity	40,964 2,251,046 (2,257,174) 5,270,505 4,539,957

EXHIBIT G

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. – INTERIM FINANCIAL STATEMENTS FOR THREE MONTHS ENDED MARCH 2021

(CONSOLIDATED OPERATING STATEMENT)

{ATTACHED}

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED STATEMENT OF OPERATIONS THREE MONTHS ENDED MARCH 31, 2021

REVENUES, GAINS, AND OTHER SUPPORT Member fees and assessments Health Center Home Health Working Capital Miscellaneous * 4,255,9 450,1 **Example 1954,3 **Example 2954,3 **Example 295
Health Center 954,5 Home Health 450,1 Working Capital 8,7 Miscellaneous 73,1
Home Health450,1Working Capital8,7Miscellaneous73,1
Working Capital 8,7 Miscellaneous 73,7
Miscellaneous 73,
Net Investment Income 236,6
Net Assets Released from Restriction 96,
Total Revenue, Gains and Other Support 6,075,8
EXPENSES
Program Services
Food and beverage 1,005,5
Health Center 1,052,1
Community Home Health 474,0
Plant 846,5
Resident services 193,9
Housekeeping 485,5
4,057,8
Supporting Services
General and Administrative 1,158,2 Management fees 222,
1,380,5
Depreciation 248,0
Other expenses 98,7
Total operating expenses 5,785,0
Change in net assets without donor restrictions and
members' equity 290,6
Net Assets With Donor Restrictions:
Reserves Required By State Statute Deposited 28,0
Miscellaneous 96,6
Net Investment Income
Net Assets Released from Restriction (96,6
Change in net assets with donor restrictions 28,0
Change in net assets and members' equity \$ 318,5

EXHIBIT H

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. – INTERIM FINANCIAL STATEMENTS FOR THREE MONTHS ENDED MARCH 2021

(CONSOLIDATED STATEMENT OF CASH FLOW)

{ATTACHED}

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED STATEMENT OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2021

CASH FLOWS FROM OPERATING ACTIVITIES Net change in net assets and members' equity	\$ 318,907
Adjustments to Reconcile Increase in Net Assets	
To Cash Provided by Operating Activities	
Depreciation	248,052
Realized and Unrealized Gains/Losses	(223,858)
Accrued Interest and Dividend income	(54)
Changes in working capital components:	(34)
(Increase)decrease in:	
Accounts and Other Receivables	26,707
Inventory	3,984
Prepaid Expenses	123,860
Due From Affiliate	8,987
Increase (decrease)	0,707
	(20.161)
Accounts payable	(30,161)
Accrued Expenses	56,474
Due to Members	 (52,187)
NET CASH PROVIDED BY OPERATING ACTIVITIES	 480,711
INVESTING ACTIVITIES	
Purchase of Investments	(265,007)
Proceeds from Sales of Investments	255,625
Purchase of Property and Equipment	(473,163)
1 aremase of 1 topolog and 2quipment	 (170,100)
NET CASH USED BY INVESTING ACTIVITIES	 (482,545)
FINANCING ACTIVITIES	
Proceeds (Payments) from Line of Credit	_
Payments on Notes Payable	(3,248)
Payments on Capital Lease Payable	(4,920)
Taylinents on Capital Dease Tayable	 (4,720)
NET CASH USED BY FINANCING ACTIVITIES	 (8,168)
DECREASE IN CASH AND CASH EQUIVALENTS	(10,002)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	 1,262,109
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$ 1,252,107
CASH CONSISTS OF: Cash and cash equivalents - without donor restrictions Cash-with donor restrictions	\$ 482,871 769,236
	\$ 1,252,107
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Interest paid	\$ 1,111

EXHIBIT I

THE CYPRESS OF RALEIGH CLUB, INC. FORECASTED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2021 THROUGH 2025

{ATTACHED}

THE CYPRESS OF RALEIGH CLUB, INC.

FORECASTED FINANCIAL STATEMENTS

FOR THE YEARS ENDING DECEMBER 31, 2021 THROUGH 2025

CONTENTS

	<u>Page</u>
INDEPENDENT ACCOUNTANTS' COMPILATION REPORT	1
FORECASTED FINANCIAL STATEMENTS	
Statements of Financial Position	2
Statements of Activities	3
Statements of Changes in Net Assets	4
Statements of Cash Flows	5
Summary of Significant Accounting Policies and Forecasted Assumptions	6 -12



INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

Board of Directors The Cypress of Raleigh Club, Inc.

Management is responsible for the accompanying forecasted statements of financial position, statements of activities, changes in net assets and cash flows for The Cypress of Raleigh Club, Inc., as of December 31, 2021 through 2025 and for the years ending, including the related summaries of significant accounting policies and forecasted assumptions in accordance with guidelines for the presentation of a forecast established by the American Institute of Certified Public Accountants (AICPA). We have performed the 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 forecast or 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 forecast.

There will usually be differences between the forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material. We have no responsibility to update this report for events and circumstances occurring after the date of the report.

The accompanying forecast and this report were prepared pursuant to the North Carolina Statute 58-64-20(a) (12) and should not be used for any other purpose.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina April 1, 2021

THE CYPRESS OF RALEIGH CLUB, INC.

Forecasted Statements of Financial Position for the Years Ending December 31, 2021 Through 2025

	2021	2022		2023	2024	2025
Assets						
Current Assets:						
Cash and Cash Equivalents	\$ 992,893	\$ 1,037,458	\$	918,266	\$ 980,658	\$ 977,893
Accounts Receivable	668,700	722,161		757,135	776,693	796,722
Inventory	122,820	122,820		122,820	122,820	122,820
Prepaid Expenses	203,208	210,320		217,681	225,300	233,186
Total Current Assets	1,987,621	2,092,759		2,015,902	2,105,471	2,130,620
Property, Plant & Equipment:						
Furniture, Fixtures, & Equipment	1,868,872	2,044,522		2,225,726	2,415,959	2,603,865
	1,868,872	2,044,522		2,225,726	2,415,959	2,603,865
Less Accumulated Depreciation	(1,028,208)	(1,291,381)		(1,561,897)	(1,835,076)	(2,099,246)
Net Property, Plant & Equipment	840,664	753,141		663,829	580,883	504,619
Assets Limited as to Use						
Cash & Investments Whose						
Use is Limited:	20.504	21.006		21.426	21.054	22 201
Reserves Required by State Statute, Cash Equivalents Reserves Required by State Statute, Investments	20,594 4,947,100	21,006 5,147,013		21,426 5,352,924	21,854 5,565,011	22,291 5,783,462
Asset Replacement Reserve, Investments	5,412,802	5,748,502		6,136,302	6,226,202	6,466,102
Total Assets Limited as to Use	10,380,496	10,916,521		11,510,652	11,813,068	12,271,855
-	,,	,,		,,	,,	,-,-,
Other Assets						
Due from Association	(1,392,685)	(959,653)		(989,024)	(1,038,083)	(1,024,904)
Refundable Deposits	62,177	62,177		62,177	62,177	62,177
Total Other Assets	(1,330,508)	(897,476)		(926,847)	(975,906)	(962,727)
Total Assets	\$ 11,878,273	\$ 12,864,945	\$	13,263,537	\$ 13,523,516	\$ 13,944,368
Liabilities & Net Assets						
Current Liabilities:						
Accounts Payable	\$ 682,304	\$ 716,010	\$	743,842	\$ 764,135	\$ 781,550
Accrued Expenses	1,757,348	1,844,163		1,915,846	1,968,114	2,012,968
Due to Homeowners Current Portion of Notes Payable	35,871 14,300	36,947 15,330		38,056 14,258	39,197 325	40,373
Deferred Revenue - Refundable	14,500	15,550		14,230	- 323	_
Deferred Revenue - Non-Refundable	-	_		_	_	_
Total Current Liabilities	2,489,823	2,612,450		2,712,002	2,771,771	2,834,892
Notes Payable, Net of Current Portion	29,913	14,583		325	-	-
Total Long-term Liabilities	29,913	14,583		325	-	-
Total Liabilities	2,519,736	2,627,033		2,712,327	2,771,771	2,834,892
Net Assets:						
Without donor restrictions						
Undesignated	22,736	516,411		391,909	452,544	520,374
Designated	5,412,802	5,748,502		6,136,302	6,226,202	6,466,102
With donor restrictions	3,923,000	3,973,000		4,023,000	4,073,000	4,123,000
Total Net Assets	9,358,538	10,237,913		10,551,211	10,751,746	11,109,476
•		-,,-	_	- , ,		

THE CYPRESS OF RALEIGH CLUB, INC. Forecasted Statements of Activities for the Years Ending December 31, 2021 Through 2025

	2021	2022	2023	2024	2025
Net Assets Without Donor Restrictions					
Revenue:					
Service Fees	\$ 13,005,947 \$	13,262,096	\$ 13,575,119	\$ 13,895,269	\$ 14,222,697
Health Center	4,733,543	5,447,364	5,848,145	5,968,241	6,089,394
Home Health Revenue	1,975,856	2,035,132	2,096,186	2,190,514	2,289,087
Other Income	3,553	3,731	3,917	4,113	4,319
Total Revenue	19,718,898	20,748,323	21,523,367	22,058,137	22,605,497
Expenses:					
Program Services					
Housekeeping	1,459,771	1,549,292	1,583,748	1,624,539	1,642,985
Food and beverage	4,660,496	4,873,540	5,077,152	5,165,947	5,245,429
Health Center	4,175,216	4,594,831	4,902,050	5,046,394	5,169,590
Community Home Health	1,962,191	2,057,577	2,152,700	2,248,711	2,315,198
Resident Services	755,721	778,393	801,744	825,797	850,571
Plant	588,398	609,562	628,011	646,282	662,247
Sub Total	13,601,793	14,463,195	15,145,405	15,557,670	15,886,020
Supportive Services					
General & Administrative	1,598,926	1,607,282	1,637,453	1,693,672	1,759,067
Management Fee - Life Care Services	532,530	557,989	577,728	590,925	604,382
Management Fee - Cypress of Raleigh, LLC	1,354,855	1,425,263	1,482,905	1,524,496	1,560,051
Sub Total	3,486,311	3,590,534	3,698,086	3,809,093	3,923,500
Depreciation	255,037	263,173	270,516	273,179	264,170
Other expenses	150,000	150,000	150,000	150,000	150,000
Total Expenses	17,493,141	18,466,902	19,264,007	19,789,942	20,223,690
Net Assets Released from Restriction	638,938	-	-	-	-
Increase (Decrease) in					
Net Assets without Donor Restrictions	2,864,696	2,281,421	2,259,360	2,268,195	2,381,807
Net Assets With Donor Restrictions					
Reserves Required by State Statute Deposited	50,000	50,000	50,000	50,000	50,000
Net Assets Released from Restriction	(638,938)	-	-	-	-
Increase (Decrease) in					
Net Assets with Donor Restrictions	(588,938)	50,000	50,000	50,000	50,000
Increase (Decrease) in					
Net Assets	\$ 2,275,758 \$	2,331,421	\$ 2,309,360	\$ 2,318,195	\$ 2,431,807

THE CYPRESS OF RALEIGH CLUB, INC. Forecasted Statements of Changes in Net Assets for the Years Ending December 31, 2021 Through 2025

		2021	2022	2023	2024	2025
Net Assets without Donor Restrictions:						
Undesignated Net Assets without Donor Restrictions:						
Undesignated Net Assets without Donor Restrictions-beginning of year	\$	(1,983,358)	\$ 22,736	\$ 516,411	\$ 391,909	\$ 452,544
Increase (Decrease) in Undesignated Net Assets without Donor Restrictions		2,864,696	2,281,421	2,259,360	2,268,195	2,381,807
Transfer from (to) net assets designated for asset replacement		(50,000)	(300,000)	(350,000)	(50,000)	(200,000)
Transfer from (to) Association		1,260,821	(492,393)	(1,007,038)	(1,079,578)	(1,049,173)
Transfer of Rosewood to Owner's Association		(638,938)	-	-	-	-
Asset purchases transferred to Owners' Association		(1,430,485)	(995,353)	(1,026,824)	(1,077,983)	(1,064,804)
Increase (Decrease) in						
Undesignated Net Assets without Donor Restrictions-end of year		22,736	516,411	391,909	452,544	520,374
Designated Net Assets without Donor Restrictions:						
Designated Net Assets without Donor Restrictions-beginning of year		5,325,002	5,412,802	5,748,502	6,136,302	6,226,202
Transfer to Undesignated Net Assets without Donor Restrictions		50,000	300,000	350,000	50,000	200,000
Reserves for replacements and insurance to Owners'						
Association		37,800	35,700	37,800	39,900	39,900
Increase (Decrease) in						
Designated Net Assets without Donor Restrictions -end of year		5,412,802	5,748,502	6,136,302	6,226,202	6,466,102
Net Assets with Donor Restrictions:						
Net assets with Donor Restrictions -beginning of year		4,511,938	3,923,000	3,973,000	4,023,000	4,073,000
Rosewood expansion (expense)		(638,938)	-	-	-	-
Additions from new units		50,000	50,000	50,000	50,000	50,000
Net assets with Donor Restrictions -end of year		3,923,000	3,973,000	4,023,000	4,073,000	4,123,000
	_	2,5 23,000	2,2.2,000	.,==0,000	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,==5,000
Net Assets-end of year	\$	9,358,538	\$ 10,237,913	\$ 10,551,211	\$ 10,751,746	\$ 11,109,476

THE CYPRESS OF RALEIGH CLUB, INC.

$Forecasted \ Statements \ of \ Cash \ Flows \ From \ Operations \ for \ the \ Years \ Ending \ December \ 31, 2021 \ Through \ 2025$

		2021		2022		2023		2024		2025
Cash Flows from Operating Activities										
Change in Net Assets	\$	2,275,758	\$	2,331,421	\$	2,309,360	\$	2,318,195	\$	2,431,807
Adjustments to Reconcile Change in Net Assets to Net Cash Provided										
by Operating Activities:										
Depreciation		255,037		263,173		270,516		273,179		264,170
(Increase) Decrease in:										
Accounts Receivable		32,351		(53,461)		(34,975)		(19,557)		(20,029)
Inventory		(930)		-		-		-		-
Due from Association		(2,070,727)		(433,032)		29,370		49,059		(13,179)
Prepaid Expenses		(6,872)		(7,112)		(7,361)		(7,619)		(7,886)
Increase (Decrease) in:										
Accounts Payable		77,665		33,706		27,832		20,293		17,415
Due to Homeowners		(19,796)		1,076		1,109		1,141		1,176
Accrued Expense		200,034		86,814		71,683		52,268		44,855
Net Cash Provided by Operating Activities		742,520		2,222,586		2,667,534		2,686,959		2,718,329
Cash Flow from Investing Activities										
Sale (Purchase) of Investments		(483,582)		(535,613)		(593,710)		(301,988)		(458,350)
Purchase of Property & Equipment		(1,682,924)		(1,171,004)		(1,208,028)		(1,268,215)		(1,252,710)
Net Cash Used by Investing Activities		(2,166,506)		(1,706,617)		(1,801,738)		(1,570,203)		(1,711,060)
Cash Flow from Financing Activities										
Transfers from (to) Association		1,298,621		(456,693)		(969,238)		(1,039,678)		(1,009,273)
Payments on notes payable		(13,339)		(14,300)		(15,330)		(14,258)		(325)
Payments on Capital Lease Payable		(9,917)		-		-		-		-
Net Cash Provided (Used) by Financing Activities		1,275,365		(470,993)		(984,568)		(1,053,936)		(1,009,598)
Net Increase in Cash		(148,622)		44,976		(118,772)		62,820		(2,329)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR		1,162,109		1,013,487		1,058,463		939,691		1,002,513
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$	1,013,487	\$	1,058,463	\$	939,691	\$	1,002,513	\$	1,000,184
CASH AND CASH EQUIVALENTS RECONCILIATION										
Cash and Cash Equivalents Cash and Cash Equivalents		992,893		1,037,458		918,266		980,658		977,893
Cash and Cash Equivalents-With Donor Restrictions		20,594		21,006		21,426		21,854		22,291
Cash and Cash Equivalents-with Donor Restrictions	\$	1,013,487	\$	1,058,463	\$	939,691	\$		\$	1,000,184
	Ψ	1,013,707	Ψ	1,020,403	ψ	757,071	ψ	1,002,010	Ψ	1,000,104

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

These financial forecasts present, to the best of management's knowledge and belief, the expected financial position, results of operations and cash flows for the forecast periods. Accordingly, the forecasts reflect management's judgment as of April 1, 2021, the date of these forecasts, of the expected conditions and management's expected course of action. The assumptions disclosed herein are those that management believes are significant to the forecasts. There will usually be differences between forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

1. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying forecasted financial statements include the accounts of The Cypress of Raleigh Club, Inc. ("Club"). The Club was organized as a not-for-profit corporation under the laws of the State of North Carolina to manage operations of The Cypress of Raleigh, a condominium continuing care retirement community located in Raleigh ("The Cypress" or "community"). The Cypress of Raleigh Owners' Association, Inc. ("Association") was created in accordance with the North Carolina Condominium Act to manage The Cypress.

The Club was organized to manage the various membership functions of the Cypress that are included in each owner's membership agreement. The Association has delegated to the Club all of the Association's responsibilities with respect to investment management and maintenance of the community's common areas, including the clubhouse and health center. Life Care Services, LLC, a specialist in continuing care, has been retained to manage the daily operations of the Club.

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 disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (continued)

Membership Fees

At the time of signing a Purchase and Sale Agreement, a designated resident must also sign a Membership Agreement, which governs the Member's membership interest in The Club. Membership in The Club is a contractual right and is not incidental to the ownership of a real property interest in a villa or cottage. The cost of Membership is a separate, non-refundable Membership Fee, which is calculated as ten percent (10%) of the condominium unit's gross purchase price. The Membership Fee is paid to The Cypress of Raleigh, LLC ("Company"), the developer of the community. Therefore, the Club does not record these fees as revenue.

Reserves

At closing, the purchaser will also pay, to the Club, two months of common area expenses for the purpose of establishing an asset replacement fund; one year's hazard insurance premium; and a deposit to the Club for an operating reserve fund which, if unused, may be refunded, upon the earlier waiver of this reserve requirement by the State of North Carolina or resale of the unit. The amount of the reserve requirement, per unit, is \$14,000. The State of North Carolina must give approval for the release of the operating reserve funds.

Reserves paid by a resident upon entering into a continuing care contract, net of the portion thereof that is refundable to the resident, are recorded as net assets with donor restrictions. The refundable portion of the reserve is recorded as a liability.

Cash Equivalents

All liquid investments with a maturity of three months or less are considered to be cash equivalents.

Property, Plant and Equipment

Purchased property, plant and equipment are recorded at cost. Donated property, plant and equipment are recorded as an addition to fund balance when received from the developer based on the fair market value of the assets on the date of contribution. Depreciation is computed by the straight-line method over the estimated useful lives of the assets. Expenditures that materially increase values, change capacities or extend useful lives are capitalized.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (continued)

Cash and Investments Whose Use is Limited

Cash and investments whose use is limited include funds held pursuant to the requirement of the membership agreement.

The Cypress is required to maintain reserve funds equal to 50% of the total annual operating expenses for 2020 if the occupancy is below 90%. Since the occupancy exceeds 90%, the reserve requirement is required to be 25%. The Company reserves the right, if necessary or appropriate, to loan funds for the reserve account and to be reimbursed as funding occurs through future sales. The Association has also adopted a resolution to designate funds from the asset replacement reserve account to meet the statutory reserve requirement if necessary. This fund was transferred from the Association to the Club in 2015.

The Association's Declaration requires that each member, at closing, be assessed an amount equal to at least two months' estimated common expenses for the purpose of establishing an asset replacement fund for the Association. While there is no restriction on these funds by the Declaration, the Association's Board of Directors may declare that these funds be designated for future major repairs and replacements.

Asset replacement reserves are funded by a portion of budgeted monthly condominium fees and year-end surplus, if any.

Accounts Receivable

Accounts receivable have been estimated based on historic data adjusted for inflation.

Due to the contractual agreements with the Members and the health care manager, it is anticipated that there will be no bad debt or a need for a reserve, thereof.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (continued)

Accounts Payable

Accounts payable are based on historic data adjusted for inflation.

Due to Association and Affiliate

Cash funds are maintained in the Club where all income is collected, and all expenses are paid. The Club holds these cash funds for the Association.

Transactions with Affiliates

The Club engages in various transactions with affiliates, the Company and the Association. The Company is the developer of The Cypress. The Association is comprised of the owners of units in The Cypress and serves as the governing body for all issues related to the real estate aspects of the units and common areas of the community.

The Club provides the Association with all the services related to the common property of the Association. Accordingly, the Club allocates income and expenses incurred in performance of these functions to the Association.

Net Assets with Donor Restrictions

Net assets with donor restrictions are estimated to be available for North Carolina Department of Insurance reserves:

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2021	\$3,923,000
2022	\$3,973,000
2023	\$4,023,000
2024	\$4,073,000
2025	\$4,123,000

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (concluded)

Income Taxes

The Club, a not-for-profit entity, will file its own tax return as a tax-exempt organization. The Club is exempt from income taxes under IRC Sec 501(c) (4).

Obligation to Provide Future Services

The Club will annually calculate the present value of the net cost of providing certain future services to current members and associate members. If the present value of the cost of providing these services exceeds the present value of the anticipated revenues, a liability is recorded (obligation to provide future services) with a corresponding charge to income. The obligation is discounted at 1.7%, based on the expected long-term rate of return on government obligations. For December 31, 2021 through 2025, this net present value computation is expected to yield a surplus and, accordingly, no liability has been recorded.

2. Summary of Significant Forecasted Assumptions

Cash and Investment Whose Use is Limited

Operating reserves are forecast to meet the minimum operating reserve requirements which will be required by the North Carolina Department of Insurance. The Cypress is required to maintain reserve funds equal to 50% of the total annual operating expenses if the occupancy is below 90%. Since the occupancy exceeds 90%, the reserve requirement is required to be 25%. The Company reserves the right, if necessary or appropriate, to loan funds for the reserve account and to be reimbursed as funding occurs through future sales. The Association has also adopted a resolution to designate funds from the asset replacement reserve account to meet the statutory reserve requirement, if necessary. This fund was transferred from the Association to the Club in 2015.

A reserve for asset replacement has also been established, funded through monthly condominium fees budgeted annually. This fund was transferred from the Association to the Club in 2015.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

2. Summary of Significant Forecasted Assumptions (continued)

Property, Plant and Equipment

The Company has contributed the furniture and fixtures to the Association per the Membership Agreement. The Company sells the units and expenses all costs associated with the construction as a cost of sales. Therefore, the Company will contribute assets with a tax basis of zero.

Each homeowner purchases an inseparable fractional interest in the common areas of The Cypress, along with the purchase of a unit. For financial statement purposes and for the purpose of estimated reserves, the Association elects to record the common area facilities at their estimated fair market value.

The Club began a twenty-one-bed expansion of the Rosewood Health Center at The Cypress in 2019. Construction was completed in 2020 at which time the assets were transferred to the Association.

Revenue

The revenue and expense estimates have been calculated based upon full occupancy of Phases I and II. In September 2018, the Company completed the construction of the Villa D building of Phase III, which contains fifty-seven units. Construction of the Villa E building of Phase III, which contains fifty-seven units, began in 2019 and was completed in late 2020. The Company began the twenty-one-bed expansion of the Rosewood Health Center at The Cypress in 2019 and was completed in September 2020.

Monthly payments from residents of The Cypress include a service fee component and a condominium fee component. These monthly payments vary by unit, and the amounts included herein are the weighted average monthly payments for the villas and cottages. The monthly payments, second person fees and health center fees are based upon expected fill up budget. Revenues on the monthly payments and second person fees are calculated based upon the occupancy numbers and the weighted average service fees/second person fees.

Health Center revenues are based on historic occupancy rates; prices for services are adjusted for an average inflation rate of 4%.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

2. Summary of Significant Forecasted Assumptions (concluded)

Revenue (concluded)

Community Home Health revenues are based on growth rates achieved by comparable services provided by continuing care retirement communities similar to The Cypress of Raleigh.

Operating Expenses

Expenses for program services are based on historic data and adjusted for estimated inflation of 3%.

General and administrative expenses have been estimated based on historic data of the Club and adjusted for estimated inflation over the term of the forecast. Management fees consist of the overhead fee paid to The Company, which is 10% of the operating expense of the Club before depreciation, income taxes and overhead fee.

Depreciation

Depreciation expense in the forecast period reflects straight-line depreciation of asset balances at December 31 of each year, computed over the estimated useful lives of the assets.

Buildings and Improvements 40 years Furniture, fixtures & equipment 7 years

Income Taxes

The Cypress of Raleigh Club, Inc. is a non-profit organization under Section 501 (c) (4) of the Internal Revenue Code and, accordingly, no provision for income taxes has been recorded.

EXHIBIT J

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. FORECASTED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2021 THROUGH 2025

{ATTACHED}

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC.

FORECASTED FINANCIAL STATEMENTS

FOR THE YEARS ENDING DECEMBER 31, 2021 THROUGH 2025

CONTENTS

	<u>Page</u>
INDEPENDENT ACCOUNTANTS' COMPILATION REPORT	1
FORECASTED FINANCIAL STATEMENTS	
Statements of Financial Position	2
Statements of Activities	3
Statements of Changes in Members' Equity	4
Statements of Cash Flows	5
Summary of Significant Accounting Policies and Forecasted Assumptions	6 - 10



INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

Board of Directors The Cypress of Raleigh Owners' Association, Inc.

Management is responsible for the accompanying forecasted statements of financial position, statements of activities, changes in members' equity and cash flows for The Cypress of Raleigh Owners' Association, Inc. as of December 31, 2021 through 2025 and for the years ending, including the related summaries of significant accounting policies and forecasted assumptions in accordance with guidelines for the presentation of a forecast established by the American Institute of Certified Public Accountants (AICPA). We have performed the 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 forecast or 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 forecast.

There will usually be differences between the forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material. We have no responsibility to update this report for events and circumstances occurring after the date of the report.

The accompanying forecast and this report were prepared pursuant to the North Carolina Statute 58-64-20(a) (12) and should not be used for any other purpose.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina April 1, 2021

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. Forecasted Statements of Financial Position for the Years Ending December 31, 2021 Through 2025

		2021	2022	2023		2024	2025
Current Assets	'						
Cash	\$	100,000	\$ 100,000	\$ 100,000	\$	100,000	\$ 100,000
Total current assets		100,000	100,000	100,000		100,000	100,000
Property, Plant & Equipment:							
Furniture & Fixtures		16,850,569	17,845,923	18,872,747		19,950,729	21,015,533
		16,850,569	17,845,923	18,872,747		19,950,729	21,015,533
Less Accumulated Depreciation		(3,509,430)	(4,488,945)	(5,560,975)		(6,733,337)	(7,839,932)
Net Property, Plant & Equipment		13,341,140	13,356,977	13,311,772		13,217,392	13,175,601
Due from Club		1,392,685	959,653	989,024		1,038,083	1,024,904
Total Assets	\$	14,833,825	\$ 14,416,631	\$ 14,400,795	\$	14,355,475	\$ 14,300,505
Members' Equity							
Undesignated	\$	14,833,825	\$ 14,416,631	\$ 14,400,795	\$	14,355,475	\$ 14,300,505
Total Members' Equity		14,833,825	14,416,631	14,400,795		14,355,475	14,300,505
Total Liabilities & Members' Equity	\$	14,833,825	\$ 14,416,631	\$ 14,400,795	\$	14,355,475	\$ 14,300,505

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. Forecasted Statements of Activities for the Years Ending December 31, 2021 Through 2025

	 2021	2022	2023	2024	2025
Revenue:					
Service Fees	\$ 4,335,316 \$	4,420,699 \$	4,525,040 \$	4,631,756 \$	4,740,899
Asset Replacement	37,800	35,700	37,800	39,900	39,900
Insurance	 11,060	10,445	11,060	11,674	11,674
Total Revenue	 4,384,176	4,466,844	4,573,900	4,683,331	4,792,473
Expenses:					
Program Services					
Housekeeping	577,646	613,071	626,706	642,847	650,146
Plant	2,882,935	2,986,632	3,077,022	3,166,544	3,244,769
Sub Total	3,460,582	3,599,703	3,703,728	3,809,391	3,894,915
Supportive Services					
General & Administrative	776,653	780,040	795,101	822,634	853,946
Management Fee - Life Care Services	262,291	274,831	284,552	291,053	297,681
Management Fee - Cypress of Raleigh, LLC	 667,317	701,995	730,386	750,871	768,383
Sub Total	 1,706,261	1,756,866	1,810,039	1,864,558	1,920,010
Depreciation	883,361	979,516	1,072,029	1,172,363	1,106,595
Amortization of Entrance Fees	 -	-	-	-	
Total Expenses	 6,050,203	6,336,085	6,585,797	6,846,312	6,921,520
Increase (Decrease) in					
Net Assets without Donor Restriction	\$ (1,666,027) \$	(1,869,241) \$	(2,011,897) \$	(2,162,981) \$	(2,129,047)

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. Forecasted Statements of Changes in Members' Equity for the Years Ending December 31, 2021 Through 2025

		2021 2022		2023	2024	2025			
Members' Equity - undesignated									
Beginning balance	\$	16,367,988	\$	14,833,825	\$ 14,416,631	\$	14,400,795	\$	14,355,475
Excess of revenue, gains and other									
support over expense		(1,666,027)		(1,869,241)	(2,011,897)		(2,162,981)		(2,129,047)
Assets purchases transferred from Club		1,430,485		995,353	1,026,824		1,077,983		1,064,804
Transfers (to) from Club		(1,260,821)		492,393	1,007,038		1,079,578		1,049,173
Amounts transferred to Club for designated asset									
replacement and repair		(37,800)		(35,700)	(37,800)		(39,900)		(39,900)
	·								
Members' Equity - undesignated - end of year	\$	14,833,825	\$	14,416,631	\$ 14,400,795	\$	14,355,475	\$	14,300,505

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. Forecasted Statements of Cash Flows From Operations for the Years Ending December 31, 2021 Through 2025

	 2021	2022		2023		2024	2025
Cash Flows from Operating Activities							
Change in Net Assets	\$ (1,666,027)	\$ (1,869	241)	\$ (2,011,89	7) \$	(2,162,981)	\$ (2,129,047)
Adjustments to Reconcile Change in							
Net Assets to Net Cash Provided (Used)							
by Operating Activities:							
Depreciation	883,361	979	516	1,072,029)	1,172,363	1,106,595
(Increase)Decrease in:							
Due (to) from Club	2,081,288	433	032	(29,37)))	(49,059)	13,179
Net Cash Provided (Used) by Operating							
Activities	1,298,621	(456	693)	(969,23	3)	(1,039,678)	(1,009,273)
Cash Flow from Financing Activities							
Transfers to Club	(1,298,621)	456	693	969,23	3	1,039,678	1,009,273
Cash Provided (Used) by Financing Activities	(1,298,621)	456	693	969,23	3	1,039,678	1,009,273
Net Increase (Decrease) in Cash	(0)		0	(())	0	0
Beginning Cash	\$ 100,000	\$ 100	000	\$ 100,000) \$	100,000	\$ 100,000
Ending Cash	\$ 100,000	\$ 100	000	\$ 100,000) \$	100,000	\$ 100,000

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

These financial forecasts present, to the best of management's knowledge and belief, the expected financial position, results of operations and cash flows for the forecast periods. Accordingly, the forecasts reflect management's judgment as of April 1, 2021, the date of these forecasts, of the expected conditions and management's expected course of action. The assumptions disclosed herein are those that management believes are significant to the forecasts. There will usually be differences between forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

1. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying forecasted financial statements include the accounts of The Cypress of Raleigh Owners' Association, Inc. (the "Association") (a not-for-profit entity) organized under the laws of the State of North Carolina in connection with the development of The Cypress of Raleigh, a condominium continuing care retirement community located in Raleigh ("The Cypress" or "community"). The Association, which is comprised of the owners of units in The Cypress, in accordance with the North Carolina Condominium Act, serves as the governing body for all issues related to the real estate aspects of the units and the common areas of the community.

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 disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (continued)

Reserves

At closing, the purchaser of a unit will pay The Cypress of Raleigh Club, Inc. (a not-for-profit entity) (the "Club") two months of common area expenses for the purpose of establishing an asset replacement fund; one year's hazard insurance premium; and a deposit to the Club for an operating reserve fund which, if unused, may be refunded, upon the earlier waiver of this reserve requirement by the State of North Carolina or resale of the unit. The amount of the reserve requirement, per unit, is \$14,000. The State of North Carolina must give approval for the release of the operating reserve funds.

Reserves paid by a resident upon entering into a continuing care contract, net of the portion thereof that is refundable to the resident, are recorded as net assets with donor restrictions. The refundable portion of the reserve is recorded as a liability.

A reserve for asset replacement has also been established, funded through monthly condominium fees budgeted annually.

Cash Equivalents

All liquid investments with a maturity of three months or less are considered to be cash equivalents.

Property, Plant and Equipment

Purchased property, plant and equipment are recorded at cost. Donated property, plant and equipment are recorded as an addition to fund balance when received from the developer based on the fair market value of the assets on the date of contribution. Depreciation is computed by the straight-line method over the estimated useful lives of the assets. Expenditures that materially increase values, change capacities or extend useful lives are capitalized.

Cash and Investments Whose Use is Limited

Cash and investments whose use is limited include funds held pursuant to the requirement of the membership agreement. Asset replacement reserves are funded by a portion of budgeted monthly condominium fees and year-end surplus, if any. These investments were transferred to the Club in 2015.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (concluded)

Due from Club

Cash funds are maintained in the Club where all income is collected, and all expenses are paid. The Club holds these cash funds for the Association.

Transactions with Affiliates

The Association engages in various transactions with affiliates, The Cypress of Raleigh, LLC (the "Company") and Club. The Company is the developer of The Cypress. The Association is comprised of the owners of units in The Cypress and serves as the governing body for all issues related to the real estate aspects of the units and the common areas of the community. The Association has delegated to the Club all of the Association's responsibilities with respect to investment management and maintenance of the community's common areas, including the clubhouse and health center.

Income Taxes

The Association, a not for profit entity under Internal Revenue Code Section 528(c)(1), will, as a homeowners' Association, elect on an annual basis to be taxed as a regular corporation or as a homeowners' association. Any fees collected from members in excess of expenses can be deferred from taxation by an election approved by the membership.

Income from non-exempt function income is taxable. Non-exempt function income includes any income from non-members for assessment which are uniformly accessible to the owners. For the purpose of calculating income taxes, interest income is the only income considered non-exempt function income.

2. Summary of Significant Forecasted Assumptions

Cash and Investment Whose Use is Limited

A reserve for asset replacement has also been established, funded through monthly condominium fees budgeted annually. These investments were transferred from the Association to the Club in 2015.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

2. Summary of Significant Forecasted Assumptions (continued)

Property, Plant and Equipment

The Company has contributed the furniture, fixtures and equipment to the Association, per the Membership Agreement. The Company sells the units and expenses all costs associated with the construction as a cost of sales.

Each homeowner purchases an inseparable fractional ownership interest in the common areas of The Cypress, along with the purchase of a unit. For financial statement purposes and for the purpose of estimated reserves, the Association elects to record the common area facilities at their estimated fair market value.

The Club began a twenty-one-bed expansion of the Rosewood Health Center at The Cypress in 2019. Construction was completed in 2020 at which time the assets were transferred to the Association.

Revenue

The revenue and expense estimates have been calculated based upon full occupancy of Phases I and II. In September 2018, the Company completed the construction of the Villa D building of Phase III, which contains fifty-seven units. Construction of the Villa E building of Phase III, which contains fifty-seven units, began in 2019 and was completed in late 2020. The Company began the twenty-one-bed expansion of the Rosewood Health Center at The Cypress in 2019 and was completed in September 2020.

Monthly payments from residents of The Cypress include a service fee component and a condominium fee component. These monthly payments vary by unit and the amounts included herein are the weighted average monthly payments for the villas and cottages. The monthly payments, second person fees and health center fees are based upon expected fill up budget. Revenues on the monthly payments and second person fees are calculated based upon the occupancy numbers and the weighted average service fees/second person fees.

Operating Expenses

Expenses for program services are based on historic data and adjusted for estimated inflation over the term of the forecast.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

2. Summary of Significant Forecasted Assumptions (concluded)

Operating Expenses (concluded)

Management fees consist of the overhead fee paid to the Company, which is 10% of the operating expense of the Association before depreciation, income taxes and overhead fee.

Depreciation

Depreciation expense in the forecast period reflects straight-line depreciation of asset balances at December 31 of each year, computed over the estimated useful lives of the assets.

Buildings and improvements 40 years Furniture, fixtures & equipment 7 years

EXHIBIT K

THE CYPRESS OF RALEIGH CLUB, INC. AND THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC. COMBINED FORECASTED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2021 THROUGH 2025

{ATTACHED}

THE CYPRESS OF RALEIGH CLUB, INC.

AND

THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC.

COMBINED FORECASTED FINANCIAL STATEMENTS

FOR THE YEARS ENDING DECEMBER 31, 2021 THROUGH 2025

CONTENTS

INDEPENDENT ACCOUNTANTS' COMPILATION REPORT	Page 1
FORECASTED FINANCIAL STATEMENTS	
Statements of Financial Position	2
Statements of Activities	3
Statements of Changes in Net Assets	4
Statements of Cash Flows	5
Summary of Significant Accounting Policies and Forecasted Assumptions	6 - 12



INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

Board of Directors The Cypress of Raleigh Club, Inc. The Cypress of Raleigh Owners' Association, Inc.

Management is responsible for the accompanying combined forecasted statements of financial position, statements of activities, changes in net assets and cash flows for The Cypress of Raleigh Club, Inc. and The Cypress of Raleigh Owners' Association, Inc. as of December 31, 2021 through 2025 and for the years ending, including the related summaries of significant accounting policies and forecasted assumptions in accordance with guidelines for the presentation of a forecast established by the American Institute of Certified Public Accountants (AICPA). We have performed the 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 forecast or 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 forecast.

There will usually be differences between the forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material. We have no responsibility to update this report for events and circumstances occurring after the date of the report.

The accompanying forecast and this report were prepared pursuant to the North Carolina Statute 58-64-20(a) (12) and should not be used for any other purpose.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina April 1, 2021

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC.

Combined Forecasted Statements of Financial Position for the Years Ending December 31, 2021 Through 2025

		2021	2022	2023	2024	2025
Assets						
Current Assets:						
Cash and Cash Equivalents	\$	1,092,893	\$ 1,137,458	\$ 1,018,265	\$ 1,080,658	\$ 1,077,892
Accounts Receivable		668,700	722,161	757,135	776,693	796,722
Inventory		122,820	122,820	122,820	122,820	122,820
Prepaid Expenses		203,208	210,320	217,681	225,300	233,186
Total Current Assets		2,087,621	2,192,759	2,115,902	2,205,471	2,230,619
Property, Plant & Equipment:						
Furniture, Fixtures, & Equipment		18,719,441	19,890,445	21,098,473	22,366,688	23,619,398
, , , ,		18,719,441	19,890,445	21,098,473	22,366,688	23,619,398
Less Accumulated Depreciation		(4,537,637)	(5,780,327)	(7,122,872)	(8,568,413)	(9,939,178)
Net Property, Plant & Equipment		14,181,804	14,110,118	13,975,601	13,798,275	13,680,220
Restricted Assets Limited as to Use Cash & Investments Whose Use is Limited:						
Reserves Required by State Statute, Cash Equivalents		20,594	21,006	21,426	21,854	22,291
Reserves Required by State Statute, Investments		4,947,100	5,147,013	5,352,924	5,565,011	5,783,462
Asset Replacement Reserve, Investments		5,412,802	5,748,502	6,136,302	6,226,202	6,466,102
Total Restricted Assets Limited as to Use	_	10,380,496	10,916,521	11,510,652	11,813,068	12,271,855
Other Assets						
Due from Affiliate		-	-	-	-	-
Refundable Deposits		62,177	62,177	62,177	62,177	62,177
Total Other Assets		62,177	62,177	62,177	62,177	62,177
Total Assets	\$	26,712,099	\$ 27,281,576	\$ 27,664,333	\$ 27,878,991	\$ 28,244,871
Liabilities & Net Assets						
Current Liabilities:						
Accounts Payable	\$	682,304	\$ 716,010	\$ 743,842	\$ 764,135	\$ 781,550
Accrued Expenses		1,757,348	1,844,163	1,915,846	1,968,114	2,012,968
Due to Homeowners		35,871	36,947	38,056	39,197	40,373
Current Portion of Notes Payable Current Portion of Capital Lease Payable		14,300	15,330	14,258	325	-
Deferred Revenue - Refundable		_	_	_	_	_
Deferred Revenue - Non-Refundable		-	-	-	-	-
Total Current Liabilities	_	2,489,823	2,612,450	2,712,002	2,771,771	2,834,892
Long-term Liabilities:						
Notes Payable, Net of Current Portion		29,913	14,583	325	-	-
Total Long-term Liabilities		29,913	14,583	325	-	-
Total Liabilities		2,519,736	2,627,033	2,712,327	2,771,771	2,834,892
Net Assets:						
Net Assets without Donor Restriction, Undesignated		22,736	516,411	391,909	452,544	520,374
Net Assets without Donor Restriction, Designated		5,412,802	5,748,502	6,136,302	6,226,202	6,466,102
Net Assets with Donor Restrictions		3,923,000	3,973,000	4,023,000	4,073,000	4,123,000
Member's Equity, Undesignated		14,833,825	14,416,631	14,400,795	14,355,475	14,300,505
Total Net Assets		24,192,363	24,654,544	24,952,007	25,107,221	 25,409,981
Total Liabilities & Net Assets	\$	26,712,099	\$ 27,281,576	\$ 27,664,333	\$ 27,878,991	\$ 28,244,871

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC.

Combined Forecasted Statements of Activities for the Years Ending December 31, 2021 Through 2025

	2021	2022	2023	2024	2025
Net Assets Without Donor Restrictions					
Revenue:					
Service Fees	\$ 17,341,263 \$	17,682,795	\$ 18,100,159	\$ 18,527,025	\$ 18,963,596
Health Center	4,733,543	5,447,364	5,848,145	5,968,241	6,089,394
Asset Replacement	37,800	35,700	37,800	39,900	39,900
Insurance	11,060	10,445	11,060	11,674	11,674
Home Health Revenue	1,975,856	2,035,132	2,096,186	2,190,514	2,289,087
Other income	3,553	3,731	3,917	4,113	4,319
Total Revenue	24,103,075	25,215,167	26,097,267	26,741,467	27,397,970
Expenses:					
Program Services					
Housekeeping	2,037,417	2,162,363	2,210,454	2,267,386	2,293,131
Food and Beverage	4,660,496	4,873,540	5,077,152	5,165,947	5,245,429
Health Center	4,175,216	4,594,831	4,902,050	5,046,394	5,169,590
Community Home Health	1,962,191	2,057,577	2,152,700	2,248,711	2,315,198
Resident Services	755,721	778,393	801,744	825,797	850,571
Plant	3,471,333	3,596,194	3,705,033	3,812,826	3,907,016
Sub Total	17,062,374	18,062,898	18,849,133	19,367,061	19,780,935
Supportive Services					
General & Administrative	2,375,579	2,387,322	2,432,554	2,516,306	2,613,013
Management Fee - Life Care Services	794,821	832,820	862,280	881,978	902,063
Management Fee - The Cypress of Raleigh, LLC	2,022,171	2,127,259	2,213,291	2,275,367	2,328,434
Sub Total	5,192,571	5,347,401	5,508,125	5,673,651	5,843,511
Depreciation	1,138,397	1,242,689	1,342,546	1,445,541	1,370,765
Amortization of Entrance Fees Other Expenses	150,000	150,000	150,000	150,000	150,000
Total Expenses	23,543,343	24,802,988	25,849,803	26,636,253	27,145,211
Net Assets Released from Restriction	638,938	_	_	_	
	030,730				
Increase (Decrease) in Net Assets without Donor Restrictions	1,198,670	412,180	247,464	105,214	252,759
Not Accete With Donos Postwistions		·			<u> </u>
Net Assets With Donor Restrictions Reserves Required by State Statute Deposited	50,000	50,000	50,000	50,000	50,000
Net Assets Released from Restriction	(638,938)	30,000	30,000	30,000	30,000
Increase (Decrease) in	(030,930)	-	-	-	-
Net Assets with Donor Restrictions	(588,938)	50,000	50,000	50,000	50,000
Increase (Decrease) in Net Assets	\$ 609,732 \$	462,180	\$ 297,464	\$ 155,214	\$ 302,759
1.00.120000	ψ 507,132 ψ	102,100	Ψ <i>271</i> ,π0π	Ψ 155,217	Ψ 302,137

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC.

Combined Forecasted Statements of Changes in Net Assets for the Years Ending December 31, 2021 Through 2025

	 2021		2022	2023		2024		2025
Net Assets without Donor Restriction:								
Undesignated Net Assets without Donor Restriction:								
Undesignated Net Assets without Donor Restriction-beginning of year	\$ (1,983,358)	\$	22,736 \$	516,411	\$	391,909		452,544
Increase (Decrease) in Undesignated Net Assets without Donor Restriction	2,864,696	Ψ	2,281,421	2,259,360		2,268,195		2,381,807
Transfer from (to) net assets designated for asset replacement	(50,000)		(300,000)	(350,000		(50,000)		(200,000)
Transfer from (to) Association	1,260,821		(492,393)	(1,007,038	_	(1,079,578)		(1,049,173)
Transfer of Rosewood to Owners' Association	(638,938)		-	(-,,		-		-
Asset purchases transferred to Owners'	(,,							
Association	(1,430,485)		(995,353)	(1,026,824	-)	(1,077,983)		(1,064,804)
Increase (Decrease) in								
Undesignated Net Assets without donor restriction-end of year	 22,736		516,411	391,909)	452,544		520,374
Designated Net Assets without Donor Restriction:								
Designated Net Assets without Donor Restriction-beginning of year	5,325,002		5,412,802	5,748,502		6,136,302		6,226,202
Transfer to Undesignated Net Assets without Donor Restriction	50,000		300,000	350,000)	50,000		200,000
Amounts transferred from Association for designated								
asset replacement and repair	 37,800		35,700	37,800)	39,900		39,900
Increase (Decrease) in								
Designated Net Assets without Donor Restriction-end of year	 5,412,802		5,748,502	6,136,302	<u> </u>	6,226,202		6,466,102
Total Net Assets without Donor Restriction - end of year	 5,435,538		6,264,913	6,528,211		6,678,746		6,986,476
Net Assets with Donor Restrictions:								
Net assets with Donor Restrictions-beginning of year	4,511,938		3,923,000	3,973,000)	4,023,000		4,073,000
Rosewood expansion (expense)	(638,938)		-			-		-
Additions from new units	50,000		50,000	50,000)	50,000		50,000
Increase (Decrease) in								
Net Assets with Donor Restrictions - end of year	 3,923,000		3,973,000	4,023,000)	4,073,000		4,123,000
Net Assets - end of year	\$ 9,358,538	\$	10,237,913 \$	10,551,211	\$	10,751,746	S :	11,109,476
Members' Equity - Undesignated:								
Beginning Balance	\$ 16,367,988	\$	14,833,825 \$	14,416,631	\$	14,400,795	3	14,355,475
Excess of Revenue, Gains, and Other								•
Support Over Expense	(1,666,027)		(1,869,241)	(2,011,897	()	(2,162,981)		(2,129,047)
Asset purchases transferred from Club	1,430,485		995,353	1,026,824		1,077,983		1,064,804
Transfer (to) from Club	(1,260,821)		492,393	1,007,038	}	1,079,578		1,049,173
Amounts transferred to Club for designated asset								
replacement and repair	(37,800)		(35,700)	(37,800)	(39,900)		(39,900)
Total Member's Equity-Undesignated - end of year	\$ 14,833,825	\$	14,416,631 \$	14,400,795	\$	14,355,475	3 :	14,300,505

THE CYPRESS OF RALEIGH CLUB, INC. THE CYPRESS OF RALEIGH OWNERS' ASSOCIATION, INC.

Combined Forecasted Statements of Cash Flows From Operations for the Years Ending December 31, 2021 Through 2025

		2021		2022	202	3	2024		2025
Cash Flows from Operating Activities									
Change in Net Assets	\$	609,732	\$	462,180	\$ 297	7,464	\$ 155,214	\$	302,759
Adjustments to Reconcile Change in Net Assets to Net Cash Provided									
by Operating Activities:									
Depreciation		1,138,397		1,242,689	1,342	546	1,445,541		1,370,765
Depreciation		1,130,397		1,242,069	1,342	2,340	1,445,541		1,370,703
(Increase) Decrease in:									
Accounts Receivable		32,351		(53,461)	(34	1,975)	(19,557)	(20,029)
Inventory		(930)		-	ζ-	_	-		-
Due from Affiliate		10,561		_		_	-		-
Prepaid Expenses		(6,872)		(7,112)	(7	7,361)	(7,619)	(7,886)
				,	`	,			. , ,
Increase (Decrease) in:									
Accounts Payable		77,665		33,706	27	7,832	20,293		17,415
Due to Homeowners		(19,796)		1,076	1	,109	1,141		1,176
Accrued Expense		200,034		86,814	71	,683	52,268		44,855
Net Cash Provided by Operating Activities		2,041,141		1,765,893	1,698	3,296	1,647,281		1,709,056
Cash Flow from Investing Activities									
Proceeds (Purchases) of Investments		(483,582)		(535,613)	,	3,710)	(301,988		(458,350)
Purchase of Property & Equipment		1,682,924)		(1,171,004)	(1,208		(1,268,215		(1,252,710)
Net Cash Used by Investing Activities	(;	2,166,506)		(1,706,617)	(1,801	,738)	(1,570,203)	(1,711,060)
Cash Flow from Financing Activities									
Payments on Notes Payable		(13,339)		(14,300)	(15	5,330)	(14,258))	(325)
Payments on Capital Lease Payable		(9,917)		(1.4.200)	(1.5	-	- (1.4.250		- (225)
Net Cash Used by Financing Activities		(23,256)		(14,300)	(15	5,330)	(14,258)	(325)
Net Increase (Decrease) in Cash		(148,622)		44,976	(118	3,772)	62,821		(2,329)
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR		1,262,109		1,113,487	1,158	3,463	1,039,691		1,102,513
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$	1,113,487	\$	1,158,463	\$ 1,039	,691	\$ 1,102,513	\$	1,100,183
CASH AND CASH EQUIVALENTS RECONCILIATION									
Cash and Cash Equivalents Cash and Cash Equivalents	\$	1,092,893	\$	1,137,458	\$ 1,018	2 265	\$ 1,080,658	\$	1,077,892
Cash and Cash Equivalents Cash and Cash Equivalents-With Donor Restrictions		20,594	ψ	21,006		,426	21,854	ф	22,291
Casii and Casii Equivalents- with Dollof Restrictions		1,113,487	\$	1,158,463	\$ 1,039		\$ 1,102,513	\$	1,100,183
	Ψ	1,113,707	Ψ	1,120,703	Ψ 1,035	,071	Ψ 1,104,313	Ψ	1,100,103

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

These financial forecasts present, to the best of management's knowledge and belief, the expected financial position, results of operations and cash flows for the forecast periods. Accordingly, the forecasts reflect management's judgment as of April 1, 2021, the date of these forecasts, of the expected conditions and management's expected course of action. The assumptions disclosed herein are those that management believes are significant to the forecasts. There will usually be differences between forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

1. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying forecasted financial statements include the accounts of The Cypress of Raleigh Club, Inc. (a not for profit entity) (the "Club") and The Cypress of Raleigh Owners' Association, Inc. (a not for profit entity) (the "Association"). The Club and the Association were organized under the laws of the State of North Carolina in connection with the development of a condominium continuing care retirement community located in Raleigh, North Carolina and known as The Cypress of Raleigh ("The Cypress" or the "community"). The Association, which is comprised of the owners of units in The Cypress in accordance with the North Carolina Condominium Act, serves as the governing body for all issues related to the real estate aspects of the units and the common areas of the community. The Association has delegated to the Club all of the Association's responsibilities with respect to investment management and maintenance of the community's common areas, including the clubhouse and health center. The Club has retained Life Care Services, LLC, specialists in continuing care, to manage the daily operations of the Club and the Association.

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 disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (continued)

Membership Fees

At the time of signing a Purchase and Sale Agreement, a designated resident must also sign a Membership Agreement, which governs the Member's membership interest in the Club. Membership in the Club is a contractual right and is not incidental to the ownership of a real property interest in a villa or cottage. The cost of Membership is a separate, non-refundable Membership Fee, which is calculated as ten percent (10%) of the condominium unit's gross purchase price. The Membership Fee is paid to The Cypress of Raleigh, LLC ("Company"), the developer of the community. Therefore, the Club does not record these fees as revenue.

Reserves

At closing, the purchaser will also pay to the Club two months of common area expenses for the purpose of establishing an asset replacement fund; one year's hazard insurance premium; and a deposit to the Club for an operating reserve fund which, if unused, may be refunded, upon the earlier waiver of this reserve requirement by the State of North Carolina, or resale of the unit. The amount of the reserve requirement per unit is \$14,000. The State of North Carolina must give approval for the release of the operating reserve funds.

Reserves paid by a resident upon entering into a continuing care contract, net of the portion thereof that is refundable to the resident, are recorded as net assets with donor restrictions. The refundable portion of the reserve is recorded as a liability.

A reserve for asset replacement has also been established, funded through monthly condominium fees budgeted annually.

Cash Equivalents

All liquid investments with a maturity of three months or less are considered to be cash equivalents.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (continued)

Property, Plant and Equipment

Purchased property, plant and equipment are recorded at cost. Donated property, plant and equipment are recorded as an addition to fund balance when received from the developer based on the fair market value of the assets on the date of contribution. Depreciation is computed by the straight-line method over the estimated useful lives of the assets. Expenditures that materially increase values, change capacities or extend useful lives are capitalized.

Cash and Investments Whose Use is Limited

Cash and investments whose use is limited include funds held pursuant to the requirement of the membership agreement.

The Cypress is required to maintain reserve funds equal to 50% of the total annual operating expenses for 2020 if the occupancy is below 90%. Since the occupancy exceeds 90%, the reserve requirement is required to be 25%. The Company reserves the right, if necessary or appropriate, to loan funds for the statutory reserve account and to be reimbursed as funding occurs through future sales. The Association has also adopted a resolution to designate funds from the asset replacement reserve account to meet the statutory reserve requirement, if necessary. This fund was transferred from the Association to the Club in 2015.

The Association's Declaration requires that each member, at closing, be assessed an amount equal to at least two months' estimated common expenses for the purpose of establishing an asset replacement fund for the Association. While there is no restriction on these funds by the Declaration, the Association's Board of Directors may declare that these funds be designated for future major repairs and replacements.

Asset replacement reserves are funded by a portion of budgeted monthly condominium fees and year-end surplus, if any.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (continued)

Accounts Receivable

Accounts receivable have been estimated based on historic data adjusted for inflation.

Due to the contractual agreements with the members and the health care manager, it is anticipated that there will be no bad debt or a need for a reserve thereof.

Accounts Payable

Accounts payable are based on historic data adjusted for inflation.

Transactions with Affiliates

The Club engages in various transactions with affiliates, the Company and the Association. The Company is the developer of The Cypress. The Association is comprised of the owners of units in The Cypress and serves as the governing body for all issues related to the real estate aspects of the units and the common areas of the community. The Association has delegated to the Club all of the Association's responsibilities with respect to investment management and the maintenance of the community's common areas, including the clubhouse and health center.

Net Assets with Donor Restrictions

Net assets with donor restrictions are estimated to be available for North Carolina Department of Insurance reserves:

Operating Reserve

2021	\$3,923,000
2022	\$3,973,000
2023	\$4,023,000
2024	\$4,073,000
2025	\$4,123,000

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies (concluded)

Income Taxes

The Club, a not-for-profit entity, files its own tax return as a tax-exempt organization. The Association, a not-for-profit entity under Internal Revenue Code Section 528(c)(1), will, as a homeowners' association, elect on an annual basis to be taxed as a regular corporation or as a homeowners' association. Any fees collected from members in excess of expenses can be deferred from taxation by an election approved by the membership.

Obligation to Provide Future Services

The Club will annually calculate the present value of the net cost of providing certain future services to current members and associate members. If the present value of the cost of providing these services exceeds the present value of the anticipated revenues, a liability is recorded (obligation to provide future services) with a corresponding charge to income. The obligation is discounted at 1.7%, based on the expected long-term rate of return on government obligations. For December 31, 2021 through 2025, this net present value computation is expected to yield a surplus and, accordingly, no liability has been recorded.

2. Summary of Significant Forecasted Assumptions

Cash and Investment Whose Use is Limited

Operating reserves are forecast to meet the minimum operating reserve requirements which will be required by the North Carolina Department of Insurance. The Cypress is required to maintain reserve funds equal to 50% of the total annual operating expenses if the occupancy is below 90%. Since the occupancy exceeds 90%, the reserve requirement is required to be 25%. The Company reserves the right, if necessary or appropriate, to loan funds for the reserve account and to be reimbursed as funding occurs through future sales. The Association has also adopted a resolution to designate funds from the asset replacement reserve account to meet the statutory reserve requirement if necessary. This fund was transferred from the Association to the Club in 2015.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

2. Summary of Significant Forecasted Assumptions (continued)

Property, Plant and Equipment

The Company has contributed the furniture, fixtures and equipment to the Association, per the Membership Agreement. The Company sells the units and expenses all costs associated with the construction as a cost of sales.

Each homeowner purchases an inseparable fractional ownership interest in the common areas of The Cypress, along with the purchase of a unit. For financial statement purposes and for the purpose of estimated reserves, the Association elects to record the common area facilities at their estimated fair market value.

The Club began a twenty-one-bed expansion of the Rosewood Health Center at The Cypress in 2019. Construction was completed in 2020 at which time the assets were transferred to the Association.

Revenue

The revenue and expense estimates have been calculated based upon full occupancy of Phases I and II. In September 2018, the Company completed the construction of the Villa D building of Phase III, which contains fifty-seven units. Construction of the Villa E building of Phase III, which contains fifty-seven units, began in 2019 and was completed in late 2020. The Company began the twenty-one-bed expansion of the Rosewood Health Center at The Cypress in 2019 and was completed in September 2020.

Monthly payments from residents of The Cypress include a service fee component and a condominium fee component. These monthly payments vary by unit and the amounts included herein are the weighted average monthly payments for the villas and cottages. The monthly payments, second person fees and health center fees are based upon expected fill up budget. Revenues on the monthly payments and second person fees are calculated based upon the occupancy numbers and the weighted average service fees/second person fees.

Health Center revenues are based on historic occupancy rates; prices for services adjusted for an average inflation rate of 4%.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

2. Summary of Significant Forecasted Assumptions (concluded)

Revenue (concluded)

Community Home Health revenues are based on growth rates achieved by comparable services provided by continuing care retirement communities similar to Cypress of Raleigh.

Other income is based on new units to be added.

Operating Expenses

Expenses for program services are based on historical data for each service adjusted for estimated inflation of 3%.

Management fees consist of the overhead fee paid to the Company, which is 10% of the operating expense of the Association before depreciation, income taxes and overhead fee.

Depreciation

Depreciation expense in the forecast period reflects straight-line depreciation of asset balances at December 31 of each year, computed over the estimated useful lives of the assets.

Buildings and improvements 40 years Furniture, fixtures & equipment 7 years

Income Taxes

The Club is a non-profit organization under Section 501(c) (4) of the Internal Revenue Code and, accordingly, no provision for income taxes was recorded.

EXHIBIT L

THE CYPRESS OF RALEIGH, LLC AUDITED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2019 and 2020

{ATTACHED}

THE CYPRESS OF RALEIGH, LLC AUDITED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

CONTENTS

	Page
INDEPENDENT AUDITORS' REPORT	1-2
FINANCIAL STATEMENTS:	
Balance Sheets	3
Statements of Operations	4
Statements of Members' Equity (Deficit)	5
Statements of Cash Flows	6
Notes to Financial Statements	7 - 15



INDEPENDENT AUDITORS' REPORT

To the Members of The Cypress of Raleigh, LLC

We have audited the accompanying financial statements of The Cypress of Raleigh, LLC (a North Carolina Limited Liability Company) which comprise the balance sheets as of December 31, 2020 and 2019, and the related statements of operations and members' equity (deficit), and cash flows for the years then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the 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 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 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 financial statements referred to above present fairly, in all material respects, the financial position of The Cypress of Raleigh, LLC as of December 31, 2020 and 2019, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina

March 19, 2021

THE CYPRESS OF RALEIGH, LLC BALANCE SHEETS DECEMBER 31, 2020 AND 2019

Assets		2020		2010
Current Assets Cash	\$	2020 491,061	\$	2019 1,559,440
Accounts receivable	Ф		Ф	
Prepaid expenses		263,311 45,000		308,667
				460,000
Units in Inventory		920,000		460,000
Development costs Total Current Assets		1,719,372	-	7,266,154
Total Current Assets		1,/19,372		9,594,261
Property & Equipment				
Furniture, fixtures & equipment		72,562		72,562
Rental unit		460,000		-
Less accumulated depreciation		(61,599)		(54,157)
		470,963		18,405
Development Rights		-		392,000
Naming Rights		900,000		-
Restricted Assets				
Cash and cash equivalents for deposit				
escrow in money market fund		410,140		3,624,149
		410,140		3,624,149
Other Assets				
Notes receivable, net of current portion		177,480		159,480
Deposits	9,000			9,000
Accrued interest receivable		43,830		33,536
Real estate held for investment		220,731		, -
Total Other Assets		451,041		202,016
Total Assets	\$	3,951,516	\$	13,830,831
Liabilities & Members' Equity (Deficit)				
Current Liabilities				
Accounts payable	\$	242,103	\$	1,399,026
Accounts payable-related parties	Ψ	14,304	Ψ	23,240
Accrued trust liabilities		161,369		149
Accrued interest payable		101,307		2,322
Notes payable - current portion, related party		279,286		268,388
Reservation deposits		248,397		3,624,000
Total Current Liabilities		945,459		5,317,125
Total Current Liabilities		743,437		3,317,123
Long-term Liabilities				
Long-term debt, related party		1,840,649		12,119,935
Long-term debt		<u>-</u> _		1,143,812
Total Long-term Liabilities		1,840,649		13,263,747
Total Liabilities		2,786,108		18,580,872
Members' Equity (Deficit)				
Members' Equity (Deficit)		1,165,408		(4,750,041)
Total Liabilities & Members' Equity (Deficit)	\$	3,951,516	\$	13,830,831

See Accompanying Notes and Auditors' Report.

THE CYPRESS OF RALEIGH, LLC STATEMENTS OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

	2020	2019		
Revenue				
Sale of Units and Covered Parking	\$ 31,347,500	\$ 553,500		
Membership Fees	3,458,000	61,500		
Resale Membership Fees	620,928	928,700		
Resale Commissions	343,493	462,079		
Management Fees	1,757,448	1,630,363		
Total Revenue	37,527,369	3,636,142		
Cost of Units Sold	25,657,902	564,000		
Gross Profit	11,869,467	3,072,142		
Operating Expenses				
Bank Service Charges	10,810	6,657		
Computer Expense	16,788	5,438		
Contributions	100	600		
Consulting	29,299	28,485		
Depreciation and Amortization Expense	102,472	40,584		
Dues & Subscriptions	1,654	1,600		
Insurance-Health & Dental	27,441	18,924		
Insurance-Liability	500	879		
Licenses & Fees	245	245		
Maintenance and Repairs	23,292	11,835		
Management Fee	360,000	360,000		
Marketing Expense	420,596	1,950,294		
Meals & Entertainment	3,517	2,938		
Office Supplies	20,981	25,728		
Payroll Expenses Postage & Shipping	155,348	158,774		
Professional Fees	9,578 132,525	121 202		
Property Taxes	1,761	121,393 14,057		
Retirement Expense	804	780		
Telephone Expense	1,406	1,258		
Temporary/Sub-labor	21,983	24,257		
Travel	1,179	1,351		
Office administrative expenses	54,962	54,899		
Total Operating Expenses	1,397,241	2,830,976		
Operating Income	10,472,226	241,166		
Other Income/(Expense)				
Miscellaneous Income	_	11,137		
Miscellaneous Expense	(113,839)	(70,352)		
Gain (Loss) on Impairment	(392,000)	-		
Interest Expense	(476,714)	(437,708)		
Interest Income	25,776	89,128		
Total Other Income/(Expenses)	(956,777)	(407,795)		
Net Income (Loss)	\$ 9,515,449	\$ (166,629)		

THE CYPRESS OF RALEIGH, LLC STATEMENTS OF MEMBERS' EQUITY (DEFICIT) FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

	•	Members' Equity (Deficit)		
Balance, January 1, 2019	\$	(4,583,412)		
Net Loss - 2019		(166,629)		
Balance, December 31, 2019	\$	(4,750,041)		
Distributions		(3,600,000)		
Net Income - 2020		9,515,449		
Balance, December 31, 2020	\$	1,165,408		

THE CYPRESS OF RALEIGH, LLC STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

		2020		2019	
Cash Provided by Operating Activities:					
Net Income (Loss)	\$	9,515,449	\$	(166,629)	
Depreciation and amortization expense		102,472		40,584	
Impairment of development rights		392,000		-	
Adjustments to Reconcile Change in Operating					
Activities to Net Cash Provided:					
(Increase)/Decrease in:					
Accounts and notes receivable		27,356		(174,021)	
Prepaid expenses		(45,000)		-	
Units in inventory		(460,000)		414,000	
Accrued interest recievable		(10,294)		(26,462)	
Increase/(Decrease) in:					
Accounts payable		(1,165,860)		1,209,976	
Reservation deposits due		(3,375,603)		3,473,000	
Accrued trust liability		161,220		10	
Accrued interest payable		(2,322)		-	
Accrued payroll				(89)	
Net Cash Provided by Operating Activities		5,139,418		4,770,369	
Cash Provided (Used) by Investing Activities:					
Development costs		7,171,125		(7,113,143)	
Purchase of furniture, fixtures and equipment		(460,000)		(15,091)	
Naming rights		(900,000)		-	
Purchase of real estate held for investment		(220,731)			
Net Cash Provided (Used) by Investing Activities		5,590,394		(7,128,234)	
Cash Provided (Used) by Financing Activities:					
Distributions		(3,600,000)		-	
Proceeds on notes payable - related parties		-		6,000,000	
Proceeds on notes payable		19,755,761		1,143,812	
Payments on notes payable - related parties		(10,268,388)		(257,929)	
Payments on notes payable		(20,899,573)		(1,425,000)	
Net Cash Provided (Used) by Financing Activities		(15,012,200)		5,460,883	
Net increase (decrease) in cash		(4,282,388)		3,103,018	
Beginning Cash		5,183,589		2,080,571	
Ending Cash	\$	901,201	\$	5,183,589	
Cash Consists of:					
Cash	\$	491,061	\$	1,559,440	
Restricted Cash		410,140		3,624,149	
	\$	901,201	\$	5,183,589	
Supplemental disclosures:					
Cash paid for interest	\$	476,714	\$	437,708	

NOTE 1 - NATURE OF ORGANIZATION

The Cypress of Raleigh, LLC (the "Company"), a Limited Liability Company, was organized on September 28, 2004 under the laws of the State of North Carolina to engage in the business of developing The Cypress of Raleigh, a condominium continuing care retirement community in Raleigh, North Carolina ("The Cypress" or "community"). The managing member is The Cypress Management Group, LLC with management delegated to three members, Michael G. Sandman, Craig C. Huggins and Mark T. Andrews.

The Company secured the licenses and permits necessary to construct The Cypress. All construction phases are complete. The Company has developed and sold 319 homes. The Cypress of Raleigh Owners' Association, Inc. (the "Association"), which is comprised of the owners of units in the community, serves as the governing body for all issues related to the real estate aspects of the units and the common areas of the community. The Association has delegated to The Cypress of Raleigh Club, Inc. (the "Club") the Association's responsibilities with respect to the maintenance of the community's common areas.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Revenue and Cost Recognition

The Company receives revenue from the sale of villas and cottages. Revenue from unit sales are recognized when title passes to the member at the date of closing.

The Company also receives a membership fee from each resident member for services that are provided to them pursuant to their membership in the Club. These services are provided for in each new member's Membership Agreement. Membership in The Club is a contractual right and is not incidental to the ownership of a real property interest in a villa or cottage. The cost of Membership is a separate, non-refundable Membership Fee paid to the Company, which is calculated as ten percent (10%) of the condominium unit's gross purchase price. Since the Club, not the Company, is obligated to provide the future services associated with membership, revenue is recognized at the date of closing.

In addition, a customary real estate commission (typically 5% of the sales price of the unit without regard to the purchaser's membership fee) may be earned on resales. Commission revenue is recognized at the date of closing.

The Company acts as management agent for the Club and in return receives a management fee of 10% of the operating costs of the Club. Management fee revenue is recognized monthly as services are performed and billed to the Club.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

All costs associated with the development of the community that have been incurred through December 31, 2020 have been capitalized to development costs. As units are sold, a portion of additional development costs are charged to cost of goods sold. As of December 31, 2020, all units of Phase I and II have been sold and all but two units of Phase III have been sold. Sales and marketing related costs have been expensed in the current period.

Accounting Method

Activities are accounted for using the accrual method of accounting. This method of accounting conforms to accounting principles generally accepted in the United States of America.

Cash, Cash Equivalents and Restricted Cash

For purposes of the balance sheet and statement of cash flows, cash and cash equivalents consist of cash on hand, depository accounts and money market funds with an original maturity of three months or less when purchased. Restricted cash consists of reservation and escrow.

Advertising Costs/Commissions

The Company expenses advertising costs/commissions as incurred. Advertising costs/commissions for the years ended December 31, 2020 and 2019 was \$424,996 and \$1,950,294 respectively.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Limited Liability Company/Income Taxes

Since limited liability companies have the tax attributes of a partnership, the entity does not incur federal and state income taxes; instead, its taxable income and losses are included in the tax returns of its members and taxed depending on their tax situations.

Property & Equipment

The Company's policy is to capitalize property and equipment over \$5,000. Lesser amounts are expensed. Furniture, fixtures and equipment are stated at cost. Depreciation is calculated using the straight-line method over the estimated useful lives of the respective assets.

Intangible Assets

In accordance with GAAP, the Company does not amortize indefinite-lived intangible assets. Management evaluates the remaining useful life of an intangible asset that is not being amortized each reporting period to determine whether events and circumstances continue to support an indefinite useful life. If an intangible asset that is not being amortized is subsequently determined to have a finite useful life, it is amortized prospectively over its estimated remaining useful life. Amortizable intangible assets are amortized on a straight-line basis over 3 to 40 years.

NOTE 3 - CONCENTRATIONS OF CREDIT RISK

The Company maintains its cash balances in several financial institutions located in Raleigh, North Carolina. The balances are insured by the Federal Deposit Insurance Corporation up to \$250,000 for interest and non-interest bearing accounts. At December 31, 2020 and 2019, the Company's uninsured cash balances totaled \$9,184,120 and \$2,295,410, respectively. The Company also maintains investments in a brokerage account that are insured by the Securities Investor Protection Corporation (SIPC) up to \$500,000 per customer, which includes a \$250,000 limit for cash. At December 31, 2020 and 2019, the Company's total investments amounted to \$59,874 and \$3,541,879, resulting in deposits of \$0 and \$3,291,879, respectively, in excess of the SIPC insured amount for cash.

NOTE 4 - ACCOUNTS RECEIVABLE

Accounts receivable are reported at contract value. The Company has not established an allowance for uncollectible accounts as it is management's opinion that they are fully collectible.

NOTE 5 – INVENTORY

Inventory consists of two Phase III units that were unsold at December 31, 2020 and are carried at a cost of \$920,000.

NOTE 6 - NOTES RECEIVABLE

Notes receivable consist of money that has been loaned to current residents who were not able to sell their homes and loans made to current residents as revolving lines of credit. The specific notes are:

	20	<u>020</u>	<u>2019</u>
5% per annum through July 2016. In May			
2016, the borrower elected to extend the			
term of the note until July 31, 2019. To			
date, a new agreement with the resident has			
not been reached, however the Company's			
intent is to continue loaning the resident			
funds as long as they maintain their current			
residence.	\$	177,480	\$ 159,480
Less current portion			
Long term portion	\$	177,480	\$ 159,480

NOTE 7 - RELATED PARTY TRANSACTIONS

As the managing member, The Cypress Management Group, LLC, is reimbursed for expenses paid on behalf of the Company. The managing members of The Cypress Management Group, LLC are Michael G. Sandman, Craig C. Huggins and Mark T. Andrews. For the years ended December 31, 2020 and 2019, the management fee was \$360,000 and \$360,000, respectively.

During 2020 and 2019, the Company paid TME Investments \$41,492 and \$45,722, respectively for office administrative services.

During 2020 and 2019, the Company paid Michael G. Sandman \$25,666 and \$38,257, respectively, for legal services. At December 31, 2020 and 2019, the amount due was \$590 and \$1,254, respectively.

During 2020 and 2019, the Company paid Chandler Financial \$19,064 and \$11,136, respectively, for office administrative services. At December 31, 2020 and 2019, the amount due was \$3,992 and \$0, respectively.

The Company receives a 10% management fee from the Club and the Association. During 2020 and 2019 the Company collected \$1,757,448 and \$1,630,363, respectively. At December 31, 2020 and 2019, \$175,734 and \$282,400, respectively, was due to the Company.

During 2020 and 2019 the Company paid the Club a total of \$156,547 and \$120,866, respectively. As of December 31, 2020 and 2019 the Company owed \$9,721 and \$21,987, respectively, to the Club. In the third quarter 2020, the Company paid \$1,376,000 to the Association for the Rosewood Health Center expansion and \$92,780 for Villa E furniture and fixtures.

During 2020 and 2019, the Company made quarterly payments of \$15,000 each to Michael G. Sandman, Craig C. Huggins and Mark T. Andrews for developer fees related to Phase III construction. Total developer fees paid for the year ended December 31, 2020 and 2019 was \$180,000 and \$180,000, respectively.

NOTE 8 - RESERVATION DEPOSITS

The Company receives deposits from the potential residents for the purchase of units, which are held in a First Citizens escrow account, until the closing of the property. Each deposit is applied to the subsequent purchase of the unit, or is refundable less an administrative fee, at the request of the depositor.

NOTE 9 - PROPERTY & EQUIPMENT

These assets are recorded at cost when constructed or purchased by the Company and will be depreciated using the straight-line method over 5 to 27.5 years estimated useful lives once they are place in service. Depreciation expense was \$7,442 and \$3,288 for 2020 and 2019, respectively.

NOTE 10 - LAND & DEVELOPMENT COSTS

Land development rights were purchased in April 2007. The Company evaluates the rights annually for impairment in accordance with FASB ASC 350-30-35. In 2020, Phase III of The Cypress was completed at which time development rights were revalued and an impairment loss of \$392,000 was recognized. For the year ended December 31, 2020 and 2019 the rights were valued at \$0 and \$392,000, respectively.

Phase I of The Cypress opened in Fall 2008 and included a Clubhouse, Health Center, 34 cottages with garages and 168 single-story villas in 3 mid-rise buildings. In 2010, Phase II of the development was completed, and the community added three cottages bringing the total number of cottages to 37 and the total number of units to 205. In September 2018, the Company completed construction on the first Villa building of Phase III (the "Villa D Building"), which contains fifty-seven units ("Villa D") and was ready for occupancy in 2018. The final building, Villa E, was constructed and completed in late 2020. The 57 units in Villa E have been sold and the community now has a total of 319 homes. There is currently no future development planned.

NOTE 11 – NAMING RIGHTS

In December 2020, the Company paid The Cypress Group, LLC a fee of \$900,000 for the right to use the name "The Cypress of Raleigh". Per agreement with The Cypress Group, LLC, the Company has earned the right to the name. In accordance with FASB ASC 350-30-35, the rights are evaluated for impairment annually.

NOTE 12 – REAL ESTATE INVESTMENT

The Company purchased a unit in 2020 to hold for investment purposes. The unit is currently unused but may be developed and sold or may be used for operating purposes at a later date. The unit is reported at cost on the balance sheet.

NOTE 13 - LINE OF CREDIT

The Company has a line of credit with a credit limit of \$1,000,000 at an interest rate of LIBOR + 1.5% with all principal and accrued interest due January 15, 2023. The line is unsecured and personally guaranteed by the managing members. At December 31, 2020 and 2019 there was no balance due.

NOTE 14 - NOTES PAYABLE

	<u>2020</u>	<u>2019</u>
Notes payable to related parties, with 59 quarterly payments of interest only, beginning December 31, 2017 and one final payment of principal and accrued interest on September 30, 2022. The notes are unsecured and carry interest rates of 8%. The notes were paid in full as of December 31, 2020.	\$ -	\$4,000,000
Notes payable to related parties, with 40 quarterly payments of interest and principal beginning December 31, 2017. The notes mature September 30, 2027, are unsecured and carry interest rates of 4%.	2,119,935	2,388,323

NOTE 14 - NOTES PAYABLE (continued)

	<u>2020</u>	<u>2019</u>
Notes payable to related parties, with 24 monthly payments of interest only, beginning June 30, 2019 and one final payment of principal and accrued interest on May 24, 2021. The notes are unsecured and carry interest rates of 7%. The notes were paid in full as of November 30, 2020.	_	6,000,000
\$22,900,000 note payable to First Citizens Bank, with 24 payments of interest only beginning August 10, 2019 and one final payment of remaining amounts due on June 26, 2021. The note is secured by real property of the Company and carries an interest rate of 3.85% and is personally guaranteed by the managing members and a general partner. The		1 1/2 912
note was paid in full as of November 2020.	2 110 025	1,143,812
Less current portion	2,119,935 <u>279,286</u> <u>\$ 1,840,649</u>	13,532,135 <u>268,388</u> <u>\$13,263,747</u>
Future maturities of long-term debt are as follow	vs:	
2021 2022 2023 2024 2025 Thereafter	\$ 279,285 290,625 302,426 314,706 327,484 605,409 \$ 2,119,935	

NOTE 14 - NOTES PAYABLE (continued)

The Company capitalizes interest cost as a component of development costs. The following is a summary of interest cost incurred during 2020 and 2019:

	<u>2020</u>	<u>2019</u>
Interest cost capitalized	\$ 665,102	\$ 240,258
Interest cost expensed	476,714	437,708
Total interest cost incurred	<u>\$ 1,141,816</u>	<u>\$ 677,966</u>

The Company paid interest of \$596,548 and \$398,095 to Michael G. Sandman, Craig C. Huggins and Mark T. Andrews for the year ended December 31, 2020 and 2019, respectively. The Company had amortization expense of \$95,030 in 2020 and \$37,296 in 2019 for loan costs.

NOTE 15 - OPERATING LEASES

The Company leases a copier and postage machine under non-cancelable operating leases requiring monthly payments of \$457 and quarterly payments of \$251, respectively. The copier lease expired March 2017 and is on a month-to-month basis. The postage machine lease expires October 2021.

Future minimum lease payments under all of these leases are as follows:

Period Ending	Ar	nount
2021	\$	838

Total rent expense was \$6,549 in 2020 and \$6,525 in 2019.

NOTE 16 - INCOME TAXES

The IRS and North Carolina Department of Revenue may examine the returns of the Company for a three-year period after they are filed. The Company has open tax years from December 31, 2017 through December 31, 2020 which can be reviewed.

The members are liable for individual income taxes on their share of the Company's taxable income for both federal and state tax purposes. Distributions of \$3,600,000 and \$0 were made in 2020 and 2019, respectively.

NOTE 17 – RISKS AND UNCERTAINTIES

As a result of the spread of the COVID-19 coronavirus, economic uncertainties have arisen which are likely to negatively impact net income. Other financial impacts could occur though such potential impact is unknown at this time.

NOTE 18 - SUBSEQUENT EVENTS

Subsequent events were evaluated through March 19, 2021 which is the date the financial statements were available to be issued.

In February 2021, the Company entered into a consulting agreement with a firm to provide social media and website optimization services. The agreement requires monthly compensation of \$4,000.

EXHIBIT M

THE CYPRESS OF RALEIGH, LLC FORECASTED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2021 THROUGH 2025

{ATTACHED}

THE CYPRESS OF RALEIGH, LLC

FORECASTED FINANCIAL STATEMENTS

FOR THE YEARS ENDING DECEMBER 31, 2021 THROUGH 2025

CONTENTS

INDEPENDENT ACCOUNTANTS' COMPILATION REPORT	Page 1
FORECASTED FINANCIAL STATEMENTS	
Balance Sheets	2
Statements of Operations and Members' Equity	3
Statements of Cash Flows	4
Summary of Significant Accounting Policies and Forecasted Assumptions	5 - 8



INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

Board of Directors The Cypress of Raleigh LLC

Management is responsible for the accompanying forecast of the Cypress of Raleigh, LLC, which comprises the accompanying forecasted balance sheets, statements of operations and members' equity and statements of cash flows of The Cypress of Raleigh, LLC as of December 31, 2021 through 2025, and for the years then ending, including the related summaries of significant assumptions and accounting policies in accordance with guidelines for the presentation of a forecast established by the American Institute of Certified Public Accountants (AICPA). We have performed the compilation engagement in accordance with Statements of Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. We did not examine or review the forecast 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 for of assurance on this forecast.

The forecasted results may not be achieved, as there will usually be differences between the forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material. We have no responsibility to update this report for events and circumstances occurring after the date of the report.

The accompanying forecast and this report were prepared pursuant to the North Carolina Statute 58-64-20(a) (12) and should not be used for any other purpose.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina March 23, 2021

THE CYPRESS OF RALEIGH, LLC

Forecasted Balance Sheets for the Years Ending December 31, 2021 Through 2025

See Accompanying Summaries of Significant Assumptions and Accounting Policies and Independent Accountants' Compilation Report

	2021	2022	2023	2024	2025
<u>Assets</u>					
Current Assets:					
Cash	\$ 1,093,199	\$ 785,416	\$ 755,112	\$ 725,572	\$ 685,752
Accounts and Notes Receivable, current portion	 181,280	186,717	192,319	198,090	204,033
Total Current Assets	 1,274,479	972,133	947,431	923,662	889,785
Property & Equipment					
Furniture, Fixtures, & Equipment	72,562	72,562	72,562	72,562	72,562
Rental Unit	460,000	460,000	460,000	460,000	460,000
Less Accumulated Depreciation	(81,766)	(101,309)	(120,852)	(139,211)	(157,462)
	450,796	431,253	411,710	393,351	375,100
Naming Rights	900,000	900,000	900,000	900,000	900,000
Restricted Assets					
Cash and Cash Equivalents for deposit					
escrow in money market fund	180,000	200,000	200,000	200,000	200,000
Other Assets					
Notes Receivable, net of current portion	195,480	213,480	231,480	249,480	267,480
Deposits	9,000	9,000	9,000	9,000	9,000
Accrued interest receivable	55,571	68,834	83,696	100,239	118,550
Real Estate Held for Investment	 220,731	220,731	220,731	220,731	220,731
Total Other Assets	 480,782	512,045	544,907	579,450	615,761
Total Assets	\$ 3,286,057	\$ 3,015,431	\$ 3,004,048	\$ 2,996,463	\$ 2,980,646
Liabilities & Members' Equity					
Current Liabilities					
Accounts Payable & Other Accrued Expenses	\$ 100,000	\$ 100,000	\$ 100,000	\$ 100,000	\$ 100,000
Current Portion of Long-Term-Debt, related party	290,626	302,426	314,706	327,484	340,782
Deferred Revenue - Refundable	-	-	-	-	-
Deferred Revenue - Non-refundable	-	-	-	-	-
Reservation Deposits	 180,000	200,000	200,000	200,000	200,000
Total Current Liabilities	570,626	602,426	614,706	627,484	640,782
Long-Term Liabilities					
Deferred Revenue - Refundable	-	-	-	-	-
Deferred Revenue - Non-refundable	-	-	-	-	-
Long Term Debt - Related Party	1,550,023	1,247,597	932,891	605,407	264,625
Total Long-term Liabilities	 1,550,023	1,247,597	932,891	605,407	264,625
Total Liabilities	 2,120,649	1,850,023	1,547,597	1,232,891	905,407
Members' Equity (Deficit)					
Unrestricted	 1,165,408	1,165,408	1,456,451	1,763,572	2,075,239
Total Members' Equity (Deficit)	 1,165,408	1,165,408	1,456,451	1,763,572	2,075,239
Total Liabilities & Members' Equity (Deficit)	\$ 3,286,057	\$ 3,015,431	\$ 3,004,048	\$ 2,996,463	\$ 2,980,646

THE CYPRESS OF RALEIGH, LLC
Forecasted Statements of Operations and Members' Equity for the Years Ending December 31, 2021 Through 2025

See Accompanying Summaries of Significant Assumptions and Accounting Policies and Independent Accountants' Compilation Report

	 2021	2022	2023	2024	2025
Revenue:					
Sale of Units, net	\$ 1,170,000	\$ -	\$ -	\$ - \$	-
New Membership Fee	130,000	-	-	-	-
Resale Membership Fees	1,120,000	1,232,500	1,305,000	1,377,500	1,377,500
Resale Commissions	504,000	554,625	587,250	619,875	619,875
Management Fee	2,022,171	2,127,259	2,213,291	2,275,367	2,328,434
Interest Income	 5,000	5,000	5,000	5,000	5,000
Total Revenue	4,951,171	3,919,384	4,110,541	4,277,742	4,330,809
Cost of Goods Sold:					
Cost of Units Sold	1,050,000	-	-	-	
Total Cost of Goods Sold	 1,050,000	-	-	-	-
Gross Margin	 3,901,171	3,919,384	4,110,541	4,277,742	4,330,809
Operating Expenses					
Legal and Accounting	75,000	77,250	79,568	81,955	84,413
Management and Other Expense	360,000	360,000	360,000	360,000	360,000
Miscellaneous Expense	270,000	100,000	100,000	100,000	100,000
Interest Expense, Not Capitalized	80,643	69,303	57,503	45,223	32,444
Depreciation	20,167	19,543	19,543	18,359	18,251
Amortization of Entrance fees	-	-	-	-	-
Marketing Expense and other	550,000	566,500	583,495	601,000	619,030
Total Operating Expenses	 1,355,810	1,192,596	1,200,109	1,206,536	1,214,138
Net Income (Loss)	\$ 2,545,361	\$ 2,726,788	\$ 2,910,433	\$ 3,071,206 \$	3,116,671
Beginning Members' Equity (Deficit)	1,165,408	1,165,408	1,165,408	1,456,451	1,763,572
Distributions	 (2,545,361)	(2,726,788)	(2,619,389)	(2,764,085)	(2,805,004)
Ending Members' Equity (Deficit)	\$ 1,165,408	\$ 1,165,408	\$ 1,456,451	\$ 1,763,572 \$	2,075,239

THE CYPRESS OF RALEIGH, LLC Forecasted Statements of Cash Flows for the Years Ending December 31, 2021 Through 2025

See Accompanying Summaries of Significant Assumptions and Accounting Policies and Independent Accountants' Compilation Report

		2021	2022	2023	2024	2025
Cash Provided (Used) by Operating						
Activities:						
Net Income (Loss)	\$	2,545,361	\$ 2,726,788 \$	2,910,433 \$	3,071,206 \$	3,116,671
Adjustments		, ,		, , ,	, , ,	, ,
Depreciation expense		20,167	19,543	19,543	18,359	18,251
Adjustments to Reconcile Change in Operating						
Activities to Net Cash Provided:						
(Increase)/Decrease in:						
Accounts receivable and notes receivable		64,031	(23,437)	(23,602)	(23,772)	(23,944)
Prepaid expenses		45,000				
Units in inventory		920,000	-	-	-	-
Accrued interest receivable		(11,741)	(13,263)	(14,862)	(16,542)	(18,311)
Increase/(Decrease) in:						
Reservation Deposits Due		(68,397)	20,000	-	-	-
Accounts Payable & Other Accrued Expenses		(317,776)	-	-	-	
Net Cash Provided (Used) by Operating Activities		3,196,645	2,729,631	2,891,512	3,049,251	3,092,667
Cash Provided (Used) by Financing Activities Activities:						
Payments on Notes Payable, Related Party		(279,286)	(290,626)	(302,426)	(314,706)	(327,484)
Members' Capital Distribution		(2,545,361)	(2,726,788)	(2,619,389)	(2,764,085)	(2,805,004)
Net Cash Provided (Used) by Investing Activities		(2,824,647)	(3,017,414)	(2,921,815)	(3,078,791)	(3,132,488)
Net Increase (Decrease) in Cash		371,998	(287,783)	(30,303)	(29,540)	(39,821)
Beginning Cash		901,201	1,273,199	985,416	955,112	925,572
Ending Cash	\$	1,273,199	\$ 985,416 \$	955,112 \$	925,572 \$	885,752
Cash Consists of:						
Cash	\$	1,093,199	\$ 785,416 \$	755,112 \$	725,572 \$	685,752
Restricted Cash	•	180,000	200,000	200,000	200,000	200,000
	\$	1,273,199	\$ 985,416 \$	955,112 \$	925,572 \$	885,752
				· · · · · · · · · · · · · · · · · · ·		

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

These financial forecasts present, to the best of management's knowledge and belief, the expected financial position, results of operations and cash flows for the forecast periods. Accordingly, the forecasts reflect management's judgment as of March 23, 2021, the date of these forecasts, of the expected conditions and management's expected course of action. The assumptions disclosed herein are those that management believes are significant to the forecasts. There will usually be differences between forecasted and actual results, because events and circumstances frequently do not occur as expected, and those differences may be material.

1. Summary of Significant Accounting Policies

Basis of Presentation

The accompanying forecasted financial statements include the accounts of The Cypress of Raleigh, LLC (the Company), a Limited Liability Company, organized under the laws of the State of North Carolina, to engage in the business of purchasing and developing real property and related facilities, more specifically a condominium continuing care retirement community in Raleigh, North Carolina. The Company's managing member is The Cypress Management Group, LLC, a North Carolina Limited Liability Company, which is managed by three members, Michael G. Sandman, Craig C. Huggins and Mark T. Andrews.

Nature of Operations

Partners (Members of the LLC) contributed the aggregate amount of \$5,543,000 in original capital contributions. Members also contributed the aggregate amount of \$8,457,000 to satisfy the cash flow needs of the development. In addition, a related party contributed a note in the amount of \$7,220,000 in exchange for an equity interest in the LLC. The total expected costs for the entire facility are \$200,000,000 including an amount of \$2,500,000 to be used to cover the start-up costs for The Cypress of Raleigh Club, Inc. (the "Club") and The Cypress of Raleigh Owners' Association, Inc. (the "Association").

The major sources of revenue include sales of villas or cottage units and garage spaces. These sales commenced in Fall 2008 and continued through late 2020. A total of 319 units have been completed and sold as of December 31, 2020. By agreement with the parties, the Company will receive 10% of the annual operating costs from the Club and the Association as an overhead and management fee. The Company will also receive, from new members, a membership fee for services that are provided to them on account of their membership in the Club. These services are provided in each new member's Membership Agreement. Membership in the Club is a contractual right and is not incidental to the ownership of a real property interest in a villa or cottage. The cost of Membership is a separate, non-refundable Membership Fee paid to the Company, which is calculated as ten percent (10%) of the condominium unit's gross purchase price.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies

Nature of Operations (continued)

In addition, a market real estate commission (typically 5% of the price of the condominium, net of the new purchasers' membership fee) may be earned by the Company on resales.

As an integral component of the application to and approval by the State of North Carolina Department of Insurance for The Cypress to operate as a life care community, on September 10, 2008, the Association entered into a Management Agreement with the Club pursuant to which the Club agreed to undertake the management and operation of the affairs of the condominium. Further, and effective the same date, the Club entered into a Management Agreement with the Company to provide management services as outlined therein, the failure or termination of which would deprive the Condominium Unit Owners and the Members of the Club of a material benefit intended by their purchase of a Unit and a membership interest in the Club.

Operating expenses consist of administrative salaries and expenses and ongoing marketing costs. Estimated operating and future development costs are in part based on actual costs incurred from previous development projects.

Phase I of The Cypress opened in Fall 2008 and included a Clubhouse, Health Center, 34 cottages with garages and 168 single-story villas in 3 mid-rise buildings. In 2010, Phase II of the development was completed, and the community added three cottages bringing the total number of cottages to 37 and the total number of units to 205. In September 2018, the Company completed construction on the first Villa building of Phase III (the "Villa D Building"), which contains fifty-seven units ("Villa D") and was ready for occupancy in 2018. The final building, Villa E, was constructed and completed in late 2020. The 57 units in Villa E have been sold and the community now has a total of 319 homes. There is currently no future development planned.

Distributions

Distributions will be paid based upon the availability of cash of the Company.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

1. Summary of Significant Accounting Policies

Income Taxes

Since limited liability companies have the tax attributes of a partnership, the entity does not incur federal and state income taxes; instead, its taxable income and losses are included in the tax returns of its members and taxed depending on their individual tax situations.

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 certain reported amounts and disclosures. Accordingly, actual results could differ from these estimates.

2. Summary of Significant Forecasted Assumptions

Transactions with Affiliates

The Company engages in various transactions with its affiliates, the Club and the Association. The Association, which is comprised of the owners of units in The Cypress, serves as the governing body for all issues related to the real estate aspects of the units and the common areas of the community. The Association has delegated to the Club the Association's responsibilities with respect to the maintenance of the community's common elements.

Pursuant to a Management Agreement entered into between the Club and the Company, the Company will perform services for which it earns a management fee (overhead payment) based on 10% the total operating costs of the Cypress.

The Club is required to maintain reserve funds equal to 50% of the total annual operating expenses for 2020 if the occupancy is below 90%. Once the occupancy exceeds 90%, the reserve requirement is reduced to 25%. Management reserves the right, if necessary or appropriate, to loan funds for the reserve account and to be reimbursed as funding occurs through future sales.

Summary of Significant Accounting Policies and Forecasted Assumptions

Years Ending December 31, 2021 through 2025

See Independent Accountants' Compilation Report

3. Summary of Significant Forecasted Assumptions

Naming Rights

In December 2020, the Company paid The Cypress Group, LLC a fee of \$900,000 for the right to use the name "The Cypress of Raleigh". Per agreement with The Cypress Group, LLC, the Company has earned the right to the name. In accordance with FASB ASC 350-30-35, the rights are evaluated for impairment annually.

Real Estate Investment

The Company purchased a unit in 2020 to hold for investment purposes. The unit is currently unused but may be developed and sold or may be used for operating purposes at a later date. The unit is reported at cost on the forecasted balance sheets.

Deposits

The Company receives deposits from potential residents for the purchase of units which are held in a separate trust account until closing at which time the deposits are released and credited to the buyer. In addition, the Company collects waitlist deposits from interested residents.

Notes Payable

The Company has unsecured notes payable with related parties requiring 40 quarterly payments of principal and interest beginning December 31, 2017. The notes mature September 30, 2027 and carry interest rates of 4%.

EXHIBIT N

THE CYPRESS OF RALEIGH, LLC – INTERIM FINANCIAL STATEMENTS FOR THREE MONTHS ENDED MARCH 2021 $\{ATTACHED\}$

THE CYPRESS OF RALEIGH, LLC COMPILED FINANCIAL STATEMENTS THREE MONTHS ENDED MARCH 31, 2021

CONTENTS

	<u>Page</u>
INDEPENDENT ACCOUNTANTS' COMPILATION REPORT	1
FINANCIAL STATEMENTS	
Balance Sheet	2
Statement of Operations	3
Statement of Members' Equity	4
Statement of Cash Flows	5



INDEPENDENT ACCOUNTANTS' COMPILATION REPORT

To the Members The Cypress of Raleigh, LLC Raleigh, North Carolina

Management is responsible for the accompanying financial statements of The Cypress of Raleigh, LLC (a North Carolina Limited Liability Company), which comprise the balance sheet as of March 31, 2021, and the related statements of operations, members' equity and cash flows for the three months then ended, in accordance with accounting principles generally accepted in the United States of America. 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 audit or review the financial statements nor were we required to perform any procedures to verify the accuracy or completeness of the information provided by management. Accordingly, we do not express an opinion, a conclusion nor provide any form of assurance on these financial statements.

Management has elected to omit substantially, all of the disclosures required by accounting principles generally accepted in the United States of America. If the omitted disclosures were included in the financial statements, they might influence the user's conclusions about the Company's financial position, results of operations and cash flows. Accordingly, the financial statements are not designed for those who are not informed about such matters.

Dreher Martin CPAS, P.A.

Raleigh, North Carolina May 11, 2021

THE CYPRESS OF RALEIGH, LLC BALANCE SHEET March 31, 2021

Assets		
Current Assets		
Cash	\$	220,469
Accounts Receivable	Ψ	95,789
Units in Inventory		460,000
Notes Receivable		535,500
Total Current Assets		1,311,758
Total Current Assets		1,511,756
Property & Equipment		
Furniture, Fixtures, & Equipment		72,562
Rental Unit		460,000
Less Accumulated Depreciation		(66,641)
		465,921
Naming Rights		900,000
Restricted Assets		
Cash and Cash Equivalents for Deposit Escrow		
in Money Market Fund		476,965
		,
Other Assets		
Notes Receivable, Net of Current Portion		181,980
Deposits		9,000
Accrued Interest Receivable		46,626
Real Estate Held for Investment		220,731
		458,337
Total Assets	\$	3,612,981
Liabilities & Members' Equity		
Current Liabilities		
Accounts Payable	\$	63,352
Accrued Trust Liabilities	·	110,729
Accrued Payroll Liabilities		1,479
Current Portion of Long-Term Debt, Related Party		279,286
Wait List Deposits Due		154,000
Reservation Deposits Due		110,250
Upgrade Prepayments		41,897
Total Current Liabilities		760,993
Total Current Elabilities		700,773
Long-term Liabilities		
Long-Term Debt, Related Party		1,771,866
Total Long-term Liabilities		1,771,866
Total Liabilities		2,532,859
Mombore! Equity		
Members' Equity		1 000 100
Members' Equity		1,080,122
Total Liabilities & Members' Equity	\$	3,612,981

THE CYPRESS OF RALEIGH, LLC STATEMENT OF OPERATIONS

Three Months
Ended March 31,
2021

		2021			
Revenue					
Sale of Units and Covered Parking	\$	535,500			
Membership Fees	'	59,500			
Resale Membership Fees		172,000			
Resale Commissions		77,400			
Management Fees		322,513			
Total Revenue		1,166,913			
Cost of Units Sold		460,000			
Gross Profit		706,913			
Operating Expenses					
Bank Service Charges		3,875			
Computer Expense		2,040			
Consulting		6,320			
Depreciation & Amortization Expense		5,042			
Dues & Subscriptions		265			
Insurance-Health & Dental		(1,673)			
Maintenance and Repairs		883			
Management Fee		135,000			
Marketing Expense		76,500			
Office Supplies		3,288			
Office Expense		7,468			
Payroll Expenses		110,384			
Professional Fees		24,118			
Property Taxes		(1,200)			
Retirement Expense		137			
Telephone Expense		232			
Total Operating Expenses		372,679			
Net Operating Income		334,234			
Other Income/(Expense)					
Miscellaneous Expense		(779)			
Interest Expense		(21,575)			
Interest Income		2,834			
Total Other Income/(Expenses)		(19,520)			
Net Income (Loss)	\$	314,714			

THE CYPRESS OF RALEIGH, LLC STATEMENT OF MEMBERS' EQUITY THREE MONTHS ENDED MARCH 31, 2021

		Members' Equity		
Balance, January 1, 2021	\$	1,165,408		
Distributions		(400,000)		
Net Income - Three Months Ended March 31, 2021		314,714		
Balance, March 31, 2021	\$	1,080,122		

THE CYPRESS OF RALEIGH, LLC STATEMENT OF CASH FLOWS

Three Months

	Ended March 31, 2021		
Cash Provided by Operating Activities:			
Net Income (Loss)	\$	314,714	
Depreciation and Amortization Expense		5,042	
Adjustments to Reconcile Change in Operating Activities to Net Cash Provided by:			
(Increase)/Decrease in:		(252, 450)	
Accounts & Notes Receivable		(372,478)	
Prepaid Expenses		45,000	
Units in Inventory		460,000	
Accrued interest receivable		(2,796)	
Increase/(Decrease) in:		(10000	
Accounts Payable		(193,055)	
Wait List Deposits Due		7,000	
Reservation Deposits Due		50,750	
Accrued Trust Liability		(50,640)	
Accrued Payroll		1,479	
Net Cash Provided by Operating Activities		265,016	
Cash Provided by Financing Activities:			
Distributions		(400,000)	
Payments on Note Payable - Related Parties		(68,783)	
Net Cash Used by Financing Activities		(468,783)	
Net Decrease In Cash		(203,767)	
Beginning Cash		901,201	
Ending Cash	\$	697,434	
Cash Consists of:			
Cash	\$	220,469	
Restricted Cash	Ψ	476,965	
Restricted Cash	\$	697,434	
	Ψ	077,734	
Supplemental Disclosures:			
Cash Paid for Interest	\$	21,575	

EXHIBIT O

COMMUNITIES PLANNED, DEVELOPED AND/OR MANAGED BY LIFE CARE SERVICES, LLC

 $\{ATTACHED\}$

EXHIBIT O SENIOR LIVING COMMUNITIES MANAGED BY LIFE CARE SERVICES AS OF 3/17/2021

Alabama, Birmingham – Galleria Woods

Alabama, Hoover – Danberry at Inverness

Arizona, Chandler – Clarendale of Chandler

Arizona, Peoria – Sierra Winds

Arizona, Phoenix - Clarendale Arcadia

Arizona, Phoenix – Sagewood

Arizona, Tempe (Phoenix) – Friendship Village of Tempe

California, Cupertino - Forum at Rancho San Antonio, The

California, San Diego – Casa de las Campanas

California, San Luis Obispo – Villaggio at San Luis Obispo

California, San Rafael - Aldersly

California, Santa Rosa – Arbol Residences of Santa Rosa

Connecticut, Essex – Essex Meadows

Connecticut, Mystic - StoneRidge

Connecticut, Southbury - Pomperaug Woods

Florida, Boca Raton - Toby & Leon Cooperman Sinai Residences of Boca Raton

Florida, Bradenton – Freedom Village of Bradenton

Florida, Celebration - Windsor at Celebration

Florida, Clearwater - Regency Oaks

Florida, Jacksonville – Cypress Village

Florida, Leesburg – Lake Port Square

Florida, Naples – The Glenview at Pelican Bay

Florida, Palm City - Sandhill Cove

Florida, Port Charlotte – South Port Square

Florida, Seminole – Freedom Square of Seminole

Florida, Seminole – Lake Seminole Square

Florida, Sun City Center – Freedom Plaza

Florida, The Villages – Freedom Point at The Villages

Georgia, Evans – Brandon Wilde

Georgia, Savannah - Marshes of Skidaway Island, The

Georgia, Stone Mountain – Park Springs

Hawaii, Honolulu - Hale Ola Kino

Illinois, Addison – Clarendale of Addison

Illinois, Algonquin – Clarendale of Algonquin

Illinois, Chicago - Clare, The

Illinois, Godfrey - Asbury Village

Illinois, Lincolnshire - Sedgebrook

Illinois, Mokena - Clarendale of Mokena

Illinois, Naperville – Monarch Landing

Illinois, St. Charles – River Glen of St. Charles

Illinois, Wheaton – Wyndemere

Indiana, Carmel – Magnolia Springs at Bridgewater

Indiana, Carmel – Rose Senior Living – Carmel

Indiana, Greenwood (Indianapolis) - Greenwood Village South

Indiana, Indianapolis - Magnolia Springs Southpointe

Indiana, Indianapolis – Marquette

Indiana, North Manchester – Peabody Retirement Community

Indiana, Schererville – Clarendale of Schererville

Indiana, Terre Haute – Westminster Village

Indiana, West Lafayette – Westminster Village West Lafayette

Iowa, Ames – Green Hills Community

Iowa, Cedar Rapids – Cottage Grove Place

Kansas, Atchison - Dooley Center

Kansas, Bel Aire – Catholic Care Center

Kentucky, Florence – Magnolia Springs Florence

Kentucky, Lexington – Magnolia Springs Lexington

Kentucky, Lexington – Richmond Place Senior Living

Kentucky, Louisville - Magnolia Springs East

Kentucky, Louisville – Magnolia Springs at Whipps Mill

Maryland, Annapolis – Baywoods of Annapolis

Maryland, Columbia – Residences at Vantage Point

Maryland, Pikesville (Baltimore) – North Oaks

Maryland, Timonium - Mercy Ridge

Maryland, Towson (Baltimore) – Blakehurst

Michigan, Battle Creek – NorthPointe Woods

Michigan, Clinton Township – Rose Senior Living – Clinton Township

Michigan, Dearborn – Henry Ford Village

Michigan, East Lansing – Burcham Hills

Michigan, Holland – Freedom Village

Michigan, Kalamazoo - Friendship Village

Michigan, Novi – Rose Senior Living at Providence Park

Michigan, Waterford - Canterbury-on-the-Lake

Minnesota, Champlin – Champlin Shores

Minnesota, Plymouth – Trillium Woods

Minnesota, Vadnais Heights – Gable Pines

Missouri, Higginsville – John Knox Village East

Missouri, St. Peters – Clarendale of St. Peters

Nebraska, Lincoln – Woodlands at Hillcrest, The

New Hampshire, Keene – Hillside Village

New Jersey, Bridgewater - Delaney of Bridgewater, The

New Jersey, Bridgewater – Laurel Circle

New Jersey, Burlington – Masonic Village at Burlington

New Jersey, Lakewood – Harrogate

New York, Levittown – Village Green A Carlisle Assisted Living Community

New York, Patchogue – Village Walk Patchogue

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

New York, Staten Island – Brielle at Seaview, The

North Carolina, Chapel Hill – Cedars of Chapel Hill, The

North Carolina, Charlotte - Cypress of Charlotte, The

North Carolina, Durham – Croasdaile Village

North Carolina, Greensboro – WhiteStone

North Carolina, Greenville – Cypress Glen Retirement Community

North Carolina, Lumberton – Wesley Pines Retirement Community

North Carolina, Raleigh – Cypress of Raleigh, The

North Carolina, Wilmington - Plantation Village

Ohio, Avon – Rose Senior Living – Avon

Ohio, Beachwood - Rose Senior Living - Beachwood

Ohio, Dublin - Friendship Village of Dublin

Ohio, Mason – Magnolia Springs Loveland

Oklahoma, Bartlesville – Green Country Village

Oregon, Dallas – Dallas Retirement Village

Oregon, Salem – Capital Manor

Pennsylvania, Coatesville - Freedom Village at Brandywine

Pennsylvania, Reading - Heritage of Green Hills, The

Pennsylvania, Warrington – Solana Doylestown, The

South Carolina, Greenville – Rolling Green Village

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

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

Tennessee, Brentwood - Heritage at Brentwood, The

Tennessee, Hendersonville – Clarendale at Indian Lake

Tennessee, Memphis – Heritage at Irene Woods

Tennessee, Nashville – Clarendale at Bellevue Place

Texas, Austin – Westminster

Texas, Bedford - Parkwood Healthcare

Texas, Bedford - Parkwood Retirement

Texas, Dallas – Autumn Leaves

Texas, Dallas – Monticello West

Texas, Dallas - Signature Pointe

Texas, Dallas - Walnut Place

Texas, Georgetown – Delaney at Georgetown Village, The

Texas, League City - Delaney at South Shore, The

Texas, Lubbock - Carillon

Texas, Richmond - Delaney at Parkway Lakes, The

Texas, Spring – Village at Gleannloch Farms, The

Texas, The Woodlands - Village at the Woodlands Waterway, The

Texas, Waco - Delaney at Lake Waco, The

Vermont, White River - Village at White River Junction, The

Virginia, Fairfax – Virginian, The

Virginia, Gainesville – Heritage Village Assisted Living and Memory Care

Virginia, Virginia Beach – Atlantic Shores

Washington, Issaquah – Timber Ridge at Talus

Wisconsin, Greendale – Harbour Village

Wisconsin, Mequon – Newcastle Place

Wisconsin, Milwaukee – Eastcastle Place

EXHIBIT P

THE ROSEWOOD HEALTH CENTER ROOM RATES (2021)

 $\{ATTACHED\}$

The Rosewood Health Center 2021 Rates

Effective 1/1/2021

<u>Type</u>	Non-Member Rate			Member Rate (after 90 free days)			
Semi-Private Suite	AL*	\$	271.00	per day	\$	129.00	per day
Private Suite	AL*	\$	373.00	per day	\$	159.00	per day
Private Deluxe Suite	AL*	\$	474.00	per day		n/a	
Semi-Private Suite	SNF**	\$	327.00	per day	\$	204.00	per day
Private Suite	SNF**	\$	411.00	per day	\$	247.00	per day
Private Deluxe Suite	SNF**	\$	575.00	per day	\$	342.00	per day
Dementia Care Private Suite		\$	411.00	per day	\$	247.00	per day

^{*}AL: Assisted Living

The Cypress of Raleigh Non-Member Entrance Fee: \$12,500

During the 90 Free Days the following rates apply:

Semi-Private Room:

\$25 per day for 2 additional meals

Private Room:

\$39 upgrade fee + \$25 per day for meals = \$64 per day

Private Deluxe Suite:

\$122 upgrade fee + \$25 per day for meals = \$147 per day

NOTE: Rates are subject to change

^{**}SNF: Skilled Nursing Care

EXHIBIT Q

AVERAGE RATE INCREASES IN THE ROSEWOOD HEALTH CENTER ROOM RATES (FROM 2015)

 $\{ATTACHED\}$

Health Center Room Rates								
Private Room Member Rate Average Increase Per Day (\$)								
		2015	2016	2017	2018	2019	2020	2021
Assisted Living		4	3	4	12	6	8	5
Skilled Nursing		6	5	7	13	11	16	9

EXHIBIT R

ANNUAL MONTHLY FEE INCREASE PER UNIT TYPE (FROM 2016)

{ATTACHED}

		Annual A	verage Monthly Fee In	crease (\$)		
	2016	2017	2018	2019	2020	
First Person	82	100	92	98	142	
Second Person	32	38	37	24	55	

Unit Typo	2016 Monthly Fee (\$)	2017 Monthly Fee (\$)	2016-2017 \$ Increase	2018 Monthly	2017-2018 \$ Increase	2019 Monthly	2018-2019 \$ Increase	2020 Monthly Fee (\$)	2019-2020 \$ Increase	2021 Monthly	2020-2021
Unit Type Alexander	2,292	2360	68	Fee (\$) 2425	65	Fee (\$) 2,484	59 59	2,582	98	Fee (\$) 2,647	\$ Increase
							Ţ.				
Arbor	2,454	2526	72	2595	69	2,659	64	2,764	105	2,833	69
Ascot	2,739	2820	81	2,898	78	2,969	71	3,086	117	3,163	77
Azalea I	3,331	3429	98	3,523	94	3,610	87	3,753	143	3,846	94
Azalea II	3,331	3429	98	3,523	94	3,610	87	3,753	143	3,846	94
Bayberry I	2,891	2976	85	3,058	82	3,133	75	3,257	124	3,338	81
Bayberry II	2,891	2976	85	3,058	82	3,133	75	3,257	124	3,338	81
Camden	3,153	3246	93	3,335	89	3,417	82	3,552	135	3,641	89
Covington	3,153	3246	93	3,335	89	3,417	82	3,552	135	3,641	89
Dogwood	3,113	3205	92	3,293	88	3,374	81	3,507	133	3,595	88
Gallery I	3,568	3673	105	3,774	101	3,866	92	4,019	153	4,119	100
Gallery II	3,568	3673	105	3,774	101	3,866	92	4,019	153	4,119	100
Indigo I	2,536	2611	75	2,683	72	2,749	66	2,858	109	2.929	71
Indigo II	2,536	2611	75	2,683	72	2,749	66	2,858	109	2,929	71
Osprey I	3,816	3929	113	4,037	108	4,136	99	4,299	163	4,407	107
Osprey III	3,816	3929	113	4,037	108	4,136	99	4,299	163	4,407	107
Park	3,131	3223	92	3,312	89	3,393	81	3,527	134	3,615	88
Rosewalk	3,331	3429	98	3,523	94	3,610	87	3,753	143	3,846	94

Holly	3,892	4007	115	4,117	110	4,218	101	4,385	167	4,494	110
Laurel	4,000	4118	118	4,231	113	4,335	104	4,506	171	4,619	113
Poplar	4,000	4118	118	4,231	113	4,335	104	4,506	171	4,619	113
Magnolia	4,205	4329	124	4,448	119	4,557	109	4,737	180	4,855	118
Ashcroft*				3,058		3,133	75	3,257	124	3,338	81
Bradford I*				3,058		3,133	75	3,257	124	3,338	81
Bradford II*				3,058		3,133	75	3,257	124	3,338	81
Caldwell*				3,335		3,417	82	3,552	135	3,641	89
Danbury*				3,430		3,514	84	3,653	139	3,744	91
Newport*				3,523		3,610	87	3,753	143	3,846	94
Prescott*				3,650		3,739	89	3,887	148	3,984	97

EXHIBIT S

MEMBERSHIP AGREEMENT

 $\{ATTACHED\}$



THE CYPRESS OF RALEIGH MEMBERSHIP AGREEMENT

THIS AGREEMENT is executed as of the day of,
20, by and between THE CYPRESS OF RALEIGH, LLC, a North
Carolina limited liability company, whose address is 7101 Creedmoor Road,
Suite 142, Raleigh, North Carolina 27613 (the "Company"), THE CYPRESS
OF RALEIGH CLUB, INC., a North Carolina non-profit corporation, whose
address is 7101 Creedmoor Road, Suite 142, Raleigh, North Carolina 27613
("The Club") and,
whose address is (the
"Member").
WHERE A C (4 611-14 O
WHEREAS, (the "Unit Owner") has
entered into a Purchase and Sale Agreement or a Resale Purchase and Sale
Agreement, as applicable (the "Purchase and Sale Agreement"), for the
purchase of Unit No (the "Unit") of The Cypress of Raleigh, a
Continuing Care Retirement Community, located in Raleigh, Wake County,
North Carolina ("The Cypress"); and

THIS AGREEMENT OUTLINES MEMBERSHIP RIGHTS AND SERVICES WHEREAS, to become eligible for residency at The Cypress and to acquire all rights of access to the Club Facilities, the Unit Owner or his approved designee, must acquire membership in The Club simultaneously with the purchase of the Unit and must enter into this Agreement, which outlines the membership rights, obligations and services derived from the membership. The intangible contractual rights and obligations conferred upon the Member pursuant to this Agreement are non-transferable and personal to the Member. Membership in The Club is a contractual interest that is separate and distinct from the fee simple real property interest acquired by the Unit Owner in the Unit. The services provided pursuant to this Agreement encompass meal preparation (personalized for the medical and nutritional needs of the Member), personal safety, socialization, transportation, and monitoring of other activities of daily living, and are part of a coordinated system of care and resources to address both medical and non-medical drivers of health outcomes associated with growing older.

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the receipt and legal sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

DEFINED TERMS

1. Definitions. The following terms used herein are defined as follows:



- a. "The Club" shall mean and refer to a non-profit corporation serving as the entity to carry out the plan of membership as hereinafter set forth.
- b. "Club Facilities" shall mean and refer to (i) the Clubhouse, an approximately 42,709 square foot building, including, but not limited to, a community hall, kitchen, dining areas, living room, game room, craft room, reading rooms, exercise areas, pool, limited offices, and areas available for commercial lease; and (ii) the Health Care Facility located on the site of and comprising an integral part of The Cypress.
- c. "Company" shall mean and refer to The Cypress of Raleigh, LLC, a North Carolina limited liability company.
- d. "Condominium" shall mean and refer to The Cypress of Raleigh as described in the Declaration of Condominium creating same.
- e. "The Cypress" shall mean and refer to The Cypress of Raleigh, a Continuing Care Retirement Community consisting of the Club Facilities and two (2) types of living units which include attached and/or detached cottages and villa units, all being located upon property in Raleigh, Wake County, North Carolina.
- f. "Health Care Facility" shall mean and refer to the approximately 45,836 square foot building consisting of 61 beds (sometimes referred to as "The Rosewood"), and containing licensed nursing care and assistance-in-living facilities located on the site of and comprising an integral part of The Cypress.
- g. "Member" shall mean and refer to the second party to this Agreement as hereinabove identified and shall likewise refer, in its generic context, to a person who has acquired a Membership, as hereinafter defined, and is therefore eligible for all rights of access to the Club Facilities.
- h. "Membership" shall mean and refer to that certain license or collection of rights, coupled with the corresponding responsibilities and obligations, associated with permanent residency within The Cypress, which is available to persons age sixty-two (62) and over who meet the various requirements set forth in this Membership Agreement.
- i. "Membership Fee" shall mean and refer to that certain fee charged for a Membership, as more particularly described in Paragraph



- j. "Monthly Payment" shall mean and refer to the payment which covers the cost of the various services provided to Members by The Club, as more particularly described herein (the "Service Fee"), and the monthly contribution to the Condominium (the "Condominium Fee"). In situations where there is a second occupant of the Unit, the Monthly Payment will include a "Second Person Fee". The percentages of the Monthly Payment that are attributable to the Service Fee and the Condominium Fee are set forth in the Notes to Schedule A attached hereto.
- k. "Owner" shall mean and refer to a person, firm, corporation, partnership, association, trust or other legal entity which owns a Unit, as hereinafter defined, within the Condominium.
- 1. "Qualified Appraisal" shall mean and refer to an appraisal conducted by a qualified appraiser agreed upon by the Company and the Unit Owner. In the event the Company and the Unit Owner cannot agree upon the selection of an appraiser, each party shall designate an appraiser and the appraisers so designated shall select a third appraiser; and all three appraisers shall set a value for the Unit in question. In the event there is disagreement as to value among the appraisers, the value shall be set at the greater of (i) the original purchase price of the Unit; or (ii) the average of the three appraisals.
- m. "Unit" shall mean and refer to that certain villa or cottage in the Condominium and, when used in its generic sense, denoting any cottage or villa located within The Cypress.

CYPRESS IS A CONTINUING CARE RETIREMENT COMMUNITY

2. <u>Statement of Background</u>. The Cypress is a continuing care retirement community located in Raleigh, North Carolina, which offers the opportunity of ownership of real property in a villa or cottage Unit for use by persons age sixty-two (62) and older, accompanied by a Membership which allows the Member access to the Club Facilities. Neither the Company nor the Club has any affiliation with any religious or charitable organizations. The Cypress of Raleigh Owners' Association, Inc. also does not have any affiliation with any religious or charitable organizations.

ALL CYPRESS RESIDENTS MUST BE MEMBERS

3. Required Membership; Membership Fee. All Unit Owners at The Cypress are required, simultaneously with the purchase of their Unit, to purchase a non-transferable Membership for their use or for use by their approved designee (herein referred to as the "Membership"); and the Unit Owner or his/her designee, as applicable, shall be the holder of the Membership. The Membership entitles the Member to use the Club Facilities and gives the Member the right to live in the Health Care Facility when (s)he is no longer capable of independent living, as hereinafter more fully provided. The cost of Membership (herein referred to as the Membership Fee) is equal to

MEMBERSHIP FEE IS



INCLUDED IN PURCHASE PRICE OF UNIT

ten percent (10%) of the gross purchase price of the Unit, as stated in the Purchase and Sale Agreement, and is payable to the Company at or prior to closing on the purchase of a Unit. The Membership Fee is solely for the Member's personal participation in The Club and does not provide Membership in The Club for any purchaser of Member's Unit or any subsequent user of the Unit. In the event that a second person who is not the designated Member (including any subsequent spouse of the designated Member) resides in the Unit, he or she will be required to apply for Membership in The Club, and an additional Membership Fee may be charged by the Company at the then current rates, in accordance with Paragraph 13 (c) below.

MEMBERSHIP IS NON-TRANSFERABLE

4. <u>Membership Non-Transferable</u>. The Membership Fee is personal to the Unit Owner or his/her approved designee, and is non-refundable and non-transferable. If a Unit Owner(s) is the occupant of the Unit, such Unit Owner's Membership will expire when the Unit Owner(s) sells or otherwise disposes of the Unit or ceases to occupy the Unit. Provided however, if a Unit Owner ceases to occupy the Unit and lives in the Health Care Facility, then the Membership will continue and the Member shall continue to be responsible for payment of the Monthly Payment at the applicable Member rate. If a Unit is occupied by a person or persons other than the Unit Owner(s), the provisions of Paragraph 6 hereof shall apply.

RESALE PRICE OF RESIDENCE WILL INCLUDE NEXT BUYER'S MEMBERSHIP FEE

5. Resale of Units. If a Unit is resold, the new buyer of the Unit will be assessed a Membership Fee equal to ten percent (10%) of the purchase price of the Unit. The Membership Fee will be separately identified on the settlement statement and shall be paid to the Company at closing, pursuant to the terms of the purchase agreement. Any real estate commission due in connection with the resale of a Unit shall be based upon the purchase price of the real estate only and without regard to the cost of the Membership Fee.

If a Unit Owner transfers ownership or use of his/her Unit by gift, bequest, lease or any other method of conveyance to a family member or any other person(s), the Membership Fee to be paid to the Company shall be based on the gross fair market value of the Unit as determined by a Qualified Appraisal when such transfer occurs. The transferring Member or the proposed new Member shall be solely responsible for the cost of the appraisals.

WHEN MEMBER IS NOT THE UNIT OWNER

6. Provisions Applicable When Member is Not the Unit Owner. If a Unit Owner acquires a Unit to be used by someone other than him/herself, the Unit Owner must designate the person(s) who shall use the Membership, which Membership must be acquired at the time the Unit is purchased. The designated users of the Membership must: (a) meet the basic eligibility requirements for Membership in The Cypress; (b) be approved by The Club; and (c) have complied with the provisions of Paragraph 7 hereof regarding assurances with respect to the Monthly Payment. When the designated person(s) no longer occupies the Unit; and, thus, ceases to use the Membership, the Membership expires. Provided however, if the designated user ceases to occupy the Unit and lives in the Health Care Facility then the Membership continues and the Member and the Unit Owner shall continue to be jointly



responsible for payment of the Monthly Payment at the applicable Member rate. Any person(s) who subsequently occupy the Unit, including the Unit Owner, must acquire a Membership for their use prior to occupying the Unit. Since under these circumstances there is no sales price upon which to determine the Membership Fee, the Membership Fee is based on the gross fair market value of the Unit, as determined by a Qualified Appraisal. The transferring Member or the proposed new Member shall be responsible for the cost of the appraisal. The Membership Fee will then be assessed at ten percent (10%) of the Unit's gross fair market value, and must be paid prior to reoccupancy of the Unit. This procedure for change of Member due to circumstances other than a sale of the Unit will be followed with regard to each subsequent Member until there is a re-sale of the Unit, in which event the provisions of Paragraph 5 shall apply.

If the Member is not the Unit Owner, the Member and the Unit Owner will be jointly and severally responsible for the Membership Fee and the Monthly Payment. In addition to executing this Agreement, the Unit Owner will execute an agreement, in a form approved by The Club, personally guaranteeing payment of such obligations. In the event the Unit Owner fails to execute such agreement guaranteeing the payment of such obligations, this Membership Agreement shall act as and be the Unit Owner's personal guarantee for the benefit of the Company, its successor and assigns, guaranteeing the Member's payment of the Membership Fee and each Monthly Payment to the Company, its successors, and assigns.

The provisions of this Paragraph 6 also apply to individuals who qualify for membership and move into a Unit with an existing Member, whether through marriage or other arrangements.

MONTHLY PAYMENT INCLUDES CYPRESS SERVICES AND CONDOMINIUM FEE

Monthly Payment. All Members shall be responsible for a Monthly Payment which includes the Service Fee and the Condominium Fee as discussed in Paragraph 1.j. hereof. The estimated initial Monthly Payment for Members as of the most recent January is set forth on Schedule "A" attached hereto and incorporated herein by reference. The Service Fee and the Condominium Fee (and the Second Person Fee, where applicable) are the sole components of the Monthly Payment. The percentages of the Monthly Payment that are attributable to the Service Fee and the Condominium Fee are set forth in the Notes to Schedule A attached hereto. Company and Member acknowledge that the current amount of Member's Monthly Payment under this _____, subject to annual adjustments Agreement shall be \$ as described in the Notes to Schedule A, and further subject to additional charges for any repair and/or maintenance of "custom changes", as set forth in the Declaration of Condominium, and for any optional services requested by Member, in accordance with Paragraphs 8 and 9 hereof.

MONTHLY PAYMENT TO BE ADJUSTED ANNUALLY WITHIN LIMITS BASED ON The Monthly Payment for the first full year (calendar year 2009) will be based upon estimated costs of operations provided by an experienced continuing care operator. The Monthly Payment will thereafter be based on the actual operating costs. After the second full year (calendar year 2010), there



CONSUMER PRICE INDICES

will be a cap on future increases in the cost of services and features provided by The Club (i.e. the Service Fee). With respect to services provided by The Club, the formula for determining the maximum increase permitted for that portion of the Monthly Payment will be based on the higher of: (a) the annual percentage increase of the Consumer Price Index, U.S. City Average, All Items (1967-100) (hereinafter "C.P.I.") issued by the U.S. City Average, Labor Statistics in its monthly report entitled "The Consumer Price Index, U.S. City Average and Selected Areas,", or (b) the annual percentage increase of the Medical Care Component of the C.P.I. An additional three percent (3%) may be added to the higher of the annual percentages. This formula will go into effect after the second full year of operations. The Member shall receive sixty (60) days advance notice of any Monthly Payment adjustment.

As mentioned above, one component of the Monthly Payment is the monthly Condominium Fee to the Condominium for the Unit owned or occupied by the Member. The Condominium Fee will be based on actual Condominium operating costs (together with a reserve for replacements), as shown in the annual Condominium operating budget formulated and adopted in accordance with the Bylaws of the Condominium, and assessed based on the percentage of ownership interest in the Condominium's common elements. The Condominium Fee is a separate cost from the operation of The Club, but is included in the Monthly Payment as a convenience to the Members.

The annual gross operating costs include a corporate overhead payment to the Company which will be ten percent (10%) of the actual total operating and administrative costs of The Club and the Condominium.

OPTIONAL SERVICES AVAILABLE FOR ADDITIONAL COST

The Monthly Payment covers the cost of the services and features outlined herein which are available to all Members. Members will be required to pay additional charges for any repair and/or maintenance of "custom changes", as set forth in the Declaration of Condominium, and for any optional services requested by them, in accordance with Paragraphs 8 and 9 hereof. The Monthly Payment will be payable on the tenth day of each month, in advance; and additional charges will be payable on the tenth day of each month for the optional services obtained during the preceding month. The Member's responsibility for the Monthly Payment shall commence on the earlier of: (a) actual occupancy of the Unit, or (b) the date on which the Unit will be available for occupancy, as specified in a notice thereof delivered to the Member at least fourteen (14) days prior to the specified date of availability.

SERVICES INCLUDED IN MONTHLY PAYMENT

The following services and features are included in the Monthly Payment:



CLUB ACTIVITIES

a. <u>Club Activities</u>. A full-time Director of Community Life Services is employed by The Club who plans and organizes a variety of events tailored to the special interests of the Members. These programs are focused on wellness to meet the intellectual, physical, emotional, social and spiritual needs of the Members. Activities include cultural excursions, lecture series, dance and art classes, card games, craft activities, tournaments, and shopping. A full-time Wellness Coordinator is employed who plans and organizes fitness and wellness programs such as Tai-Chi, yoga, aquatic, aerobic and strength and balance classes.

URGENT CALL SYSTEM

b. <u>Urgent Call System</u>. All Cottages and Villas have a two-way, telephonic urgent call system. The purpose of this system is to summon help in an emergency. The urgent call system is connected to an indicator panel in the Health Care Facility, which identifies the Cottage or Villa from which the signal was initiated. Licensed nursing personnel with emergency training will respond to calls from the urgent call system and will summon any other appropriate emergency personnel that may be required.

MONTHLY FOOD SERVICE ALLOWANCE

c. <u>Monthly Food Service Allowance</u>. Healthy eating and nutrition are central to a Member's well-being and are interrelated with health, personal safety, socialization, transportation and monitoring other activities of daily living that may not be apparent absent daily use of Cypress dining in the presence of trained staff. The excellence of The Cypress of Raleigh's dining program supports the coordinated system of care provided by The Club to address both medical and non-medical drivers of health outcomes associated with growing older.

As part of residency at The Cypress of Raleigh, Members receive meal services as described in this section. To assist in tracking meal usage and monitoring the health of Members, Members receive monthly meal points, which may be used for food and beverage selections from a varied menu of favorites, seasonal and daily specials, giving the Members optimal choice and flexibility for their dining experience. A Member's meal points are designed to be allocated in the Member's discretion over the course of each month and are sufficient for one meal per day. With four distinct dining venues, the Members can choose to use meal points on dining experiences in the formal or main dining venues or on quick grab-and-go menu items from the buffet-style bistro and bar menus. Home delivery and take-out meals are also available. A registered dietician is available for consultation. A Member's monthly meal points may not be used to pay for guest meals or for meals for other Members. Charges for guest meals will be published by The Club and subject to change without prior notice based on variable food and labor costs. A Member's meal point allowance is not equivalent to dollars, cannot be exchanged for dollars, and does not reflect the actual cost of food and labor utilized for the delivery of food service as part of a Member's residency at The Cypress of Raleigh. Unused meal points will not carry over to the next month and are not



refundable or redeemable for other products or services. Additional meal points cannot be purchased. Any additional meals that may be requested by a Member in excess of their monthly meal points will be charged on a per-item basis to the Member at a dollar amount determined by The Cypress of Raleigh. To the extent required by law, appropriate sales and use taxes will be charged to Members and collected on sales of alcohol, guest meals, and if prescribed by law, meals served in excess of the monthly point total.

PRIVATE DINING ROOM

d. <u>Private Dining Room</u>. A private dining room is available for use by Members and their guests for special family or social occasions. Special meals and wait staff may be available, upon request, for an additional charge. Advance reservations with the Director of Food & Beverage or Dining Room Manager are required. Standing reservations for groups and/or clubs are not available

WEEKLY FLAT LAUNDRY

e. <u>Weekly Flat Laundry</u>. Members receive weekly flat laundry service, which includes sheets, pillow cases, towels, face cloths and dish cloths. The flat laundry will be washed, dried, folded and returned on a weekly basis at the next scheduled housekeeping visit. The Club reserves the right to charge a reasonable fee for additional services to those Members who utilize the flat laundry service in excess of typical Member usage.

WEEKLY HOUSEKEEPING SERVICES

f. <u>Weekly Housekeeping Services</u>. Members will receive weekly housekeeping services. These services include kitchen and bathroom cleaning, surface cleaning, dusting, and vacuuming. Periodically, window washing, carpet cleaning and other additional housekeeping will be performed.

SCHEDULED MAINTENANCE OF COTTAGE OR VILLA AND COMMON AREA

g. <u>Scheduled Maintenance of Cottage or Villa and Common Area</u>: Maintenance, as more particularly described in the Declaration of Condominium, will be provided for each Cottage and Villa, and The Cypress common areas. If a Member needs maintenance service, the Member may submit a request with the Facilities Coordinator or concierge.

GROUNDS CARE AND GARDENING

h. <u>Grounds Care and Gardening</u>. The Club's lawns, trees and shrubs will be maintained, as well as the interior and exterior of the club house, the parking areas, walks and exercise trails. In addition, gardening areas are available for Members' use and will be under the direction of the Director of Community Life Services on a first-come, first-serve basis.



CERTAIN UTILITIES

i. <u>Certain Utilities</u>. Electric, gas (if applicable), water, sewer, and basic cable services will be included in the Monthly Payment for owners of villa Units. Owners of cottage Units must pay a separate charge for electric and gas.

SCHEDULED TRANSPORTATION

j. <u>Scheduled Transportation</u>. Scheduled transportation is available for The Cypress Members. Scheduled trips include nearby grocery stores, banks, and shopping centers. Special trips may be periodically scheduled at an additional cost to each participant.

CAMPUS SECURITY

k. <u>Campus Security</u>. The Cypress is a gated community with security staff personnel onsite twenty-four (24) hours a day. Additionally, security cameras and a card access only entrance into the Villa Buildings and Health Care Facility are utilized to enhance campus security.

MAIL DELIVERY

1. <u>Mail Delivery</u>. Once each business day, the U.S. Postal Service collects and distributes mail to each Member's personal mailbox. At the request of a Member, mail can be forwarded during the Member's absence from his/her Villa or Cottage.

ABSENCE CREDIT

m. <u>Absence Credit</u>. If a Member provides prior written notice to the Club that the Unit will be unoccupied for a period of not less than fourteen (14) consecutive days, the Member may be entitled to an "absence credit" in an amount determined by the Club to be applied against the Monthly Payment.

HEALTH CARE FACILITY

Health Care Facility. The Cypress has secured a license from the North Carolina Department of Health & Human Services, Division of Facility Services to operate fifty-seven (57) skilled nursing beds and four (4) assistance-in-living adult home beds. The skilled nursing care facility and the assistance-in-living facility are collectively referred to as the Health Care Facility. For a period of ninety (90) lifetime cumulative days, each Member will be entitled to receive nursing care in the nursing care facility in a semi-private room in the Health Care Facility, without extra charge, at the current Monthly Payment. During this ninety (90) day period, the Member will continue to pay his/her Monthly Payment, plus the cost of two (2) extra meals per day, nursing supply charges, and those costs outlined in Paragraph 9 hereof. A private room may be available for an additional charge. If the Member needs further care after the ninety (90) cumulative lifetime days of care, the Member will pay, in addition to the Monthly Payment, the applicable Member rate for such care. This rate will include meals and a semi-private room (at the request of a Member, a private room will be provided on an "as available" basis for an additional charge).



If two (2) Members occupy a Unit and one (1) of them becomes a permanent resident of the Health Care Facility, then the Monthly Payment for the Member continuing to occupy the Unit will be reduced to the single occupancy rate. The Member residing in the Health Care Facility will pay the applicable Member rate.

In the unlikely event that accommodations are not immediately available in the Health Care Facility, the Member agrees to relocate to another health care facility with which the Medical Director of The Cypress arranges to provide such care until accommodations at the Health Care Facility are available. The Club shall be responsible for any increased charge associated with the alternate health care accommodations.

It should be noted that, due to the licensing requirements for the Health Care Facility, the facility cannot provide treatment for all conditions (e.g., no psychiatric care will be available). In addition, occupancy at the Health Care Facility may be terminated in accordance with Paragraph 12 hereof.

In no event will a Member be admitted to or treated in the Health Care Facility if such Member requires care that cannot lawfully be provided at the Health Care Facility and/or the Medical Director determines in his or her reasonable opinion that such Member's mental or physical condition is such that his or her admittance or treatment at the Health Care Facility would present an unreasonable risk of injury or detriment to that Member or any other Member receiving treatment or residing at the Health Care Facility, including but not limited to, a situation in which the Member seeking admittance or treatment at the Health Care Facility has been or is suspected to have been infected with a communicable disease for which there is no readily available cure and/or vaccine.

The operation of the Health Care Facility shall be subject to the applicable regulations and licensing standards of the State of North Carolina, including the N.C. Department of Insurance and the North Carolina Department of Human Resources.

HEALTH CENTER ACTIVITIES

o. <u>Health Center Activities</u>. An activities director is responsible for coordinating and directing the arts, crafts, social and recreational activities for the Members in the Health Care Facility. The focus of these activities will be restorative care by enhancing the quality of life through physical, emotional, psychological and spiritual programs while catering to the individual needs of each Member.



MEMBER COMMITTEES

p. <u>Member Committees</u>. Member committees hold regularly scheduled meetings to promote communication between the Members and The Cypress' administration. The six (6) Member committees are finance, buildings and grounds, food and beverage, health and safety, library, and social and activities.

MONTHLY BILLING SERVICE

q. <u>Monthly Billing Service</u>. Monthly statements are placed in each Member's mailbox or other appropriate location on or before the fifth (5th) day of the month. Each monthly statement must be paid within ten (10) days after the delivery date of the statement. Payment may be made at the accounting office, accounting drop box or by mail. Payments made after the ten (10) day period may be subject to a late fee. A staggered billing system may be implemented in the discretion of the Club.

UNCOVERED SURFACE PARKING FOR MEMBERS AND GUESTS

r. <u>Uncovered Surface Parking for Members and Guests</u>. The Cypress has ample surface parking for both the Members and their invited guests. In addition, all Cottages have a two-car garage. Limited assigned covered parking and garage parking is available to Villa Members at an extra charge.

INTERRUPTION OR DELAY OF SERVICES

s. <u>Interruption or Delay of Services</u>. If the Club is delayed, hindered, or prevented from delivering or performing any of the services described in the Membership Agreement by reason of any event or circumstance, whether or not foreseeable, not under The Club's reasonable control, including without limitation any governmental restriction, scarcity of labor or materials, strike, riot, civil disorder, fire, natural disaster, extreme weather event, disease, medical epidemics or outbreaks, curtailment of transportation facilities or infrastructure, and/or threats or acts of terrorism, the delivery or performance of such services shall be excused for the period of delay, and the delivery or performance of any such services shall be extended as necessary to complete performance after the delay period.

ADDITIONAL SERVICES NOT INCLUDED IN MONTHLY PAYMENT

8. Additional Amenities and Services not Included in Monthly Payment. Additional amenities and services which will be available to Members at an additional charge include guest meals, additional meals, valet service, additional housekeeping, beauty parlor, barber shop, personal transportation, and health care services in the Member's Unit.

ADDITIONAL HEALTH SERVICES NOT INCLUDED IN MONTHLY PAYMENT

9. <u>Additional Health Services not Included in Monthly Payment</u>. Special health services and supplies, which may include physical therapy, pharmacy, special duty nurses, personal hygiene, personal laundry, equipment rental, home health care and other services upon special arrangement, will be available at an extra charge. These health services and supplies are not included in the charges for care outlined in Paragraph 7 above.



HEALTH CENTER HAS MEDICAL DIRECTOR

A physician in good standing with the Raleigh medical community will be designated as the Medical Director of The Club (herein referred to as "Medical Director"). The Medical Director, although not an employee of The Club, will be on emergency call for Members. For matters other than emergencies, the Member may engage the services of the Medical Director or any other physician, at the Member's expense. The Club will not be responsible for the cost of medical treatment by the Medical Director, or for the cost of medicine, drugs, prescribed therapy and similar treatment.

MEMBER MUST BE CAPABLE OF INDEPENDENT LIVING TO REMAIN IN RESIDENCE 10. <u>Duration of Member's Right to Occupy the Unit</u>. The Member may occupy his/her Unit for as long as he/she (or both) is capable of independent living, and so long as independent living is practical and safe. If, in the opinion of either the Member's attending physician, the Medical Director or The Club, the Member's physical or mental health requires that the Member receive nursing care, the Member agrees to receive the necessary in home assistance through the provision of additional health services described herein, or relocate to the Health Care Facility or to some other health facility of the Member's choice.

MEMBER'S VOLUNTARY TERMINATION RIGHTS

Member's Termination Rights. The Member (including both of them if 11. there are two (2) Members) may terminate this Agreement at any time for any reason by giving the Company thirty (30) days prior written notice signed by the Member (or both of them if there are two (2) Members). The Member's obligations hereunder shall continue until the Unit is transferred, sold or otherwise occupied by a successor Member, and the new Member assumes the obligation of the Monthly Payment. Transfer under the last will and testament of a deceased Member, other than to his/her estate, is a conveyance upon which a new Membership Fee must be paid if the devisee or beneficiary elects to become a Member of The Club. In the event of death, the estate of the Member will retain all Membership obligations provided herein until the deceased Member's Unit is transferred, sold or otherwise occupied by a successor Member, and the new Member assumes the obligation of the Monthly Payment. As previously stated, if the Member is not also the Unit Owner, the Unit Owner and the deceased Member's estate shall be jointly and severally responsible for obligations hereunder.

12. Termination Rights of the Company and/or The Club.

THE COMPANY AND/OR THE CLUB MAY TERMINATE MEMBERSHIP FOR: a. The Company and/or The Club shall not terminate this Agreement except for just cause. The Member agrees that he/she will be obligated to promptly sell his/her Unit if the Company and/or The Club terminates this Agreement for just cause. Just cause includes, but is not limited to, the following:



FAILURE TO PAY CHARGES DUE

DETRIMENTAL DISTURBANCES

INFECTION WITH DANGEROUS OR CONTAGIOUS DISEASE, MENTAL INSTABILITY

MEMBER REFUSES
MEDICAL TREATMENT

CYPRESS POLICY NOT TO TERMINATE SOLELY BY REASON OF INABILITY TO PAY MONTHLY CHARGES

IF THE MEMBER HAS FINANCIAL DIFFICULTIES

- i. except as set forth below, failure to pay to The Club any charges due hereunder;
- ii. creation by the Member of a disturbance within The Cypress which, in the judgment of The Club or the Company, is detrimental to the health, safety, comfort and peaceful lodging of the other Members; e.g., loud noises, harassing other residents;
- iii. the Member becomes infected with a dangerous and contagious disease or becomes mentally or emotionally disturbed, and the Medical Director determines that the Member's condition is detrimental to the health, safety or welfare of the Member, other residents or the staff of The Cypress, and the Member's condition cannot be treated in the Health Care Facility; or
- iv. the Member refuses medical treatment or health care services which, in the opinion of the attending physician or the Medical Director, is medically required for the Member's health or the health or safety of other Members or staff.
- b. Because it is and shall continue to be The Club's policy to endeavor to avoid termination of a Member's Membership Agreement solely by reason of his/her financial inability to pay the total Monthly Payment and other charges, the Member shall be permitted to remain at The Cypress at a reduced monthly charge based on the Member's ability to pay for so long as: (i) he/she establishes facts to justify deferral of the usual charges; (ii) he/she establishes the ability to secure repayment of such deferred charges; and (iii) the determination is made that the deferral of such charges can, in the sole discretion of The Club, be granted without impairing the ability of The Club to operate on a sound financial basis. The loss of revenue to The Club from any such deferral of charges will be borne by The Club until repaid as provided in this Paragraph 12.
- c. If the Member encounters financial difficulties making it impossible for him/her to pay the Monthly Payment and other applicable charges, then:



POLICY NOT APPLICABLE IN CASES WHERE MEMBER MAKES UNAPPROVED GIFTS OR OTHER TRANSFERS

CYPRESS WILL GIVE 30 DAYS NOTICE AND MEMBER HAS 30 DAYS TO CORRECT PROBLEM d.

Club will give the Member written notice of the reasons for termination, and the Member will have thirty (30) days thereafter within which to correct the problem. If the problem is corrected within such time period, this Agreement will not be terminated. If the problem is not corrected within such time period, this Agreement will be terminated and the Member must promptly leave The Cypress. Notwithstanding such termination, the Member will continue to pay his/her Monthly Payment and other applicable charges, until his/her Unit has been sold, transferred or otherwise conveyed to a new

Prior to any termination of the Agreement by The Club, The

e. If the Medical Director determines that either the giving of notice or the lapse of time specified above might be detrimental to the

Member who assumes all obligations hereunder.

- i. the Member may remain until any applicable Title XVIII Medicare benefits and/or third party insurance benefits received by The Club on his/her behalf have been exhausted. The Member shall continue to have the obligation to pay the amount of the Monthly Payment and other charges which are not covered by his/her Medicare or insurance benefits.
- ii. the Member shall in any case be permitted to remain at The Cypress after the date of failure to pay until such time as other arrangements can be made for the Member's care; and

any charges deferred, as herein contemplated, will be offset by The Club against the proceeds from the sale of the Member's Unit when such sale occurs, and The Club shall have a first priority claim against such proceeds, subject only to any existing first mortgage lien and the lien of the Condominium for Condominium assessments, as hereafter The Member agrees that his/her financial provided. obligations to The Club constitute a debt which must be The Member agrees to execute a note and a mortgage on his/her Unit, and any other loan documents required by The Club as security for the repayment of this debt. If the Member is not the Unit Owner, then the Member shall cause the Unit Owner to give a mortgage on the Unit occupied by the Member. It is understood and acknowledged that the lien of such mortgage shall be subordinate to the lien of the Condominium for Condominium assessments and any such mortgage must expressly so provide. The Note shall bear interest at the average prime rate as published in the Wall Street Journal. Notwithstanding the above, the provisions of Paragraphs 12(b) and (c) shall be rendered inoperative and inapplicable if the Member has impaired his/her ability to meet his/her financial obligations hereunder by making unapproved gifts or other transfers.



PERIOD IF LAPSE OF TIME DETRIMENTAL TO MEMBER, OTHER RESIDENTS OR STAFF Member or other residents or staff of The Cypress, then such notice and/or waiting period, prior to termination and relocation to an appropriate hospital or other facility, shall not be required and termination of this Agreement shall be deemed to have occurred when the Member is relocated. In such event, The Club is expressly authorized to transfer the Member to an appropriate hospital or other facility and will promptly notify the Member's representative or his/her attending physician. However, the Member will retain all ownership rights and obligations in the Unit until it is sold, transferred or otherwise conveyed to a new Owner who assumes the rights and obligations of membership with respect to the Unit and the Monthly Payment. If the Member is not the Unit Owner, then the Member and the Unit Owner shall be jointly and severally responsible for all such obligations until a new Member assumes all such rights and obligations of membership with respect to the Unit and the Monthly Payment.

13. <u>Miscellaneous Provisions with Respect to the Member's Unit.</u>

UNITS ARE FOR RESIDENTIAL PURPOSES ONLY

PETS ARE PERMITTED WITH STRICT GUIDELINES

- a. All Units are for living purposes only and shall not be used for carrying on any business or profession, nor in any manner in violation of applicable covenants, restrictions, laws and regulations.
- b. Subject to the prior written consent of the Executive Director, small pets may be permitted in the Units. Pets must be on a leash at all times. Pets must be healthy, have current shots and rabies immunization, and be free of fleas and other parasites. The Member owning the pet is responsible for any costs expended by The Club for the failure of the Member to adhere to The Cypress pet policy, including, but not limited to, the cost of disinfection, cleaning and fumigation. Pets are prohibited in the common facilities. Any Member having a pet understands and agrees that the pet will be removed from the Unit if the pet becomes a nuisance to other Members, as determined by the Executive Director in his or her sole discretion. The Club will provide the Member with fourteen (14) days written notice that the pet must be removed from the Unit.

OCCUPANCY OF UNITS

c. Except as hereinafter provided, no person other than the Member (or both of them) may occupy the Unit without the express written approval of The Club. If a person who is not a party to this Agreement (including any subsequent spouse of the Member) is accepted for residency under this Agreement after the date hereof (such acceptance to be in accordance with admission policies governing all other admissions), an additional Membership Fee and an additional Monthly Payment will be charged to the new resident of the Unit, in accordance with Paragraph 6 above. The amount of the Membership Fee will be based on the gross fair market value of the Unit at the time the new Member is accepted, as determined by a Qualified Appraisal. The new Member will pay the applicable Monthly Payment each



month he/she occupies the Unit. If, however, the new prospective resident does not meet the residency requirements for the Unit, such person will not be permitted to occupy the Unit for more than thirty (30) days (except with the express written approval of The Club). If such person does not vacate the Unit after the thirty (30) day period, this Agreement may be terminated in accordance with the terms hereof.

CYPRESS MAY MODIFY UNITS TO MEET LEGAL REQUIREMENTS

d. The Club or the Company may modify a Unit in The Cypress at any time to meet the requirements of applicable law. The Member agrees to temporarily relocate to other facilities provided by The Club, at The Club's cost, if it becomes necessary to vacate his/her Unit in order to make such modifications.

MEMBER MUST OBTAIN INSURANCE FOR PERSONAL PROPERTY

e. Each Member must obtain hazard and liability insurance covering the Member's personal property located within, and the interior of, his/her Unit. A Member's personal property, furniture, clothing, jewelry, etc. located within the Unit may not interfere with the health, safety and general welfare of other Members.



FUTURE PURCHASERS
MUST MEET CYPRESS
RESIDENCY
REQUIREMENTS;
RETAIL LISTING
PROCESS; THE
COMPANY OFFERS
SERVICES AS BROKER
FOR RESALES

14. Resale. The Member acknowledges that the resale of a Unit in The Cypress must be made to a person(s) who either meets The Cypress Membership and residency requirements or who is purchasing a Unit for or on behalf of a person(s) who meets The Cypress Membership and residency requirements. The Company shall determine whether a person(s) meets such requirements. The Member also acknowledges and agrees that, if he/she moves out of his/her Unit prior to its sale, the Member will be responsible for paying the Monthly Payment until the Unit is sold, transferred or otherwise conveyed to a new Owner who assumes the ownership rights and obligations of membership with respect to the Unit and the Monthly Payment.

As described in this Membership Agreement, the occupancy of a Unit and access to and use of the common elements and services provided by The Club are restricted to a qualified Member or Designated Member, as the case may be. And, membership in The Club is subject to the age, financial and medical qualifications set forth herein. Due to the complex and dual nature of each resale, The Company expends ongoing and considerable resources in marketing The Cypress, including hiring consultants, purchasing third party professional reports, collecting and reviewing data analytics specific to senior citizens, and maintaining Priority Reservation Agreements with individuals who have expressed an interest in The Cypress and have delivered refundable deposits so that they may be advised of community resales when they occur. As well, employees of The Company are well-versed in both the sale of real estate and the qualifications of membership in The Club (including a HIPPA certification to protect the confidential information required to be delivered for consideration of admission as a Member). As part and parcel of this effort, The Company offers its services to owners at the time of a resale at a commission rate considered to be at or below a market rate for the sale of real estate and with no additional consideration for assisting with the membership admission process. Owners are not required to engage The Company for resales, nor is admission of membership contingent on the use of the Company for the resale of a Unit. However, in such cases where an Owner elects to sell a Unit without engaging The Company, The Cypress may impose reasonable restrictions on access to the Unit and common elements for purposes of ensuring the safety and well-being of The Cypress residents. In such instances, an Owner (or its agents) shall be responsible for all elements of disclosure required by the CCRC Act and the Condominium Act and shall be required to execute an indemnification agreement in favor of The Company, The Club and The Cypress of Raleigh Owners' Association, Inc. covering any liability arising out of the failure to comply with the CCRC Act, the Condominium Act and/or the requirements set forth in the Disclosure Statement.

ASSOCIATE MEMBERSHIPS

15. <u>Associate Memberships</u>. The Company anticipates that there will be a large demand for membership in The Club. Accordingly, the Company may, in its sole discretion, accept associate members who are not residents of The Cypress, but will have secondary priority access to the Club Facilities.



DISAGREEMENT SETTLED BY ARBITRATION

16. <u>Arbitration</u>. It is the parties' intent that any controversy arising under, out of, in connection with, or relating to, this Agreement and any amendment thereto, or breach thereof, shall be determined and settled by arbitration, in accordance with the rules of the American Arbitration Association. Any decision rendered therein shall be final and binding on each and all of the parties thereto and their personal representatives, and judgment may be entered on any such decision in any court having jurisdiction. Notwithstanding the foregoing, this arbitration provision will not be mandatory for any effort by The Club and/or the Company to collect Monthly Payments, Membership Fees, or other charges, nor with respect to decisions by the Company with respect to the admission of new Members.

17. Amendments.

AMENDMENTS TO AGREEMENT

a. Except as expressly provided herein, no amendment or modification to this Agreement shall be made.

MUST BE IN WRITING

b. No Amendment to this Agreement shall be valid unless in writing and signed by the Member (or both of them if there are two) and the Company, or otherwise approved and made effective in the manner set forth herein. Changes in the Monthly Payment and the Membership Fee are outside the scope of the amendment process and may only be made by the Company, pursuant to the terms and conditions provided herein.

MAY BE AMENDED WITH 51% VOTE OF MEMBERS AND APPROVED BY THE COMPANY

- c. This Agreement may be amended only by written approval of not less than fifty-one percent (51%) of the Members, and the Company; provided, however, that no such amendment shall:
 - i. reduce the aforesaid percentage of Members which is required to consent to any such amendment; or
 - ii. permit the preference or priority of any Member over any other Member without the consent of each Member.

18. Cancellation Rights.

MEMBER HAS 30 DAYS FROM DATE OF EXECUTION TO RESCIND THIS AGREEMENT a. This Agreement may be rescinded by the Member within thirty (30) days following the later of the execution of this Agreement or the receipt of a disclosure statement prepared in accordance with North Carolina law; and the Member will not be required to close on the purchase of his/her Unit prior to the expiration of the thirty (30) day period.



AUTOMATIC TERMINATION OF AGREEMENT

MEMBER (OR MEMBER'S REPRESENTATIVE) MAY BE ENTITLED TO REFUND UPON RESCISSION OR CANCELLATION

- b. If a Member dies before closing on the purchase of a Unit or is unable to occupy a Unit due to illness, injury, or incapacity that renders him/her ineligible for Membership, then this Agreement will automatically be terminated and all deposits returned to the Member or his/her estate. If there is more than one purchaser of the Unit, the Agreement will continue to be binding on the surviving or eligible purchaser. The Agreement will also be automatically terminated if a Member sells his/her Unit and does not reside in the Unit or the Health Care Facility.
- c. If the Agreement is rescinded or canceled pursuant to this Paragraph 18, the Member or his/her legal representative shall receive a refund of all money or property transferred to the Company, less (i) non-standard costs specifically incurred by the Company at the request of the Member, as described in any contract amendment signed by the Member or the Owner; (ii) any non-refundable fees or costs specified and described herein; and (iii) a reasonable service charge not to exceed the greater of one thousand dollars (\$1,000.00) or two percent (2%) of the Membership Fee.

19. Miscellaneous Legal Provisions.

NORTH CAROLINA LAW GOVERNS

NORTH CAROLINA
INSURANCE LAW
REGARDING
CONTINUING CARE
RETIREMENT
COMMUNITIES
CONTROLS

- a. This Agreement will be interpreted in accordance with the laws of the State of North Carolina.
- b. The purchase, sale and ownership of the Unit and membership in the Club are subject to the provisions of the North Carolina Condominium Act (North Carolina General Statutes Chapter 47C) and the North Carolina Insurance Law regarding Continuing Care Retirement Communities (North Carolina General Statutes Chapter 58, Article 64). North Carolina also has a law prohibiting transfer fees (North Carolina General Statutes Chapter 39A). In the event of a conflict among these laws, the Member, by execution of this Agreement, evidences the Member's acknowledgement and agreement that the North Carolina Insurance Law regarding Continuing Care Retirement Communities shall control, including specifically North Carolina General Statutes 58-64-85(b) which provides:
 - (b) Facilities and providers licensed under this Article that also are subject to the provisions of the North Carolina Condominium Act under Chapter 47C of the General Statutes shall not be subject to the provisions of Chapter 39A of the General Statutes, provided that the facility's declaration of condominium does not require the payment of any fee or charge not otherwise provided for in a resident's contract for continuing care, or other separate contract for the provisions of membership or services.



AGENTS OF THE CYPRESS NOT PERSONALLY LIABLE

IF MORE THAN ONE MEMBER, OBLIGATIONS ARE JOINT AND SEVERAL

MEMBER REPRESENTS
HE/SHE IS CAPABLE OF
INDEPENDENT LIVING
AND HAS SUFFICIENT
ASSETS AND INCOME
FOR PAYMENT OF
MEMBERSHIP
OBLIGATIONS

- c. The invalidity of any restriction, condition or other provision of this Agreement, or any part of the same, shall not impair or affect in any way the validity or enforceability of the remainder of this Agreement.
- d. This Agreement has been executed on behalf of the Company by its duly authorized agent, and no officer, director, agent or employee of the Company shall have any personal liability hereunder to the Member under any circumstances.
- e. When more than one Member occupies a Unit, the rights and obligations of such Members are joint and several, except as the context otherwise requires.
- f. This Agreement is binding upon and shall inure to the benefit of the heirs, legal representatives, successors and assigns of the parties. The rights of Member pursuant to this Agreement may not be assigned or transferred. Any attempt by Member to assign this Agreement may be deemed a default of Member, and neither the Company nor The Club shall be bound by any such assignment.
- g. By executing this Agreement, the Member represents and warrants that he/she is capable of independent living, with or without reasonable accommodation or modification, and has assets and monthly income which have been represented to The Cypress in writing through a preliminary application which are sufficient, under foreseeable circumstances and after provision for payment of the Member's obligations under this Agreement, to meet his/her ordinary and customary living expenses after assuming Membership and occupancy. The Member further warrants that he/she will continue to carry the applicable Title XVIII Medicare benefits and Medicare Supplement and/or third party insurance policies listed on the preliminary application and that all written representations made with respect to such matters by him/her or on his/her behalf to the Company are true and correct.



MEMBER AGREES TO EXECUTE A POWER OF ATTORNEY

Durable Power of Attorney. Each Member agrees to execute h. and deliver to The Club, at or before assuming residency in The Cypress, a Durable Power of Attorney, in a form acceptable to The Club, naming a person of Member's choice to act on Member's behalf in the capacity of attorney-in-fact in the event it shall become necessary that a third party representative act on behalf of the Member. The Durable Power of Attorney shall comply with all applicable laws, and grant the power and authority to make financial decisions for the Member. The Durable Power of Attorney shall not be affected by the physical disability or mental incompetence of the Member. Each Member shall keep the Durable Power of Attorney in full force and effect throughout the term of this Agreement. The attorney-in-fact, trustee or other representative named in the Durable Power of Attorney shall not be a person employed by The Club, the Company, The Condominium or any other entity engaged in the management of The Cypress. The Durable Power of Attorney must name a successor attorney-in-fact.

MEMBER ACKNOWLEDGES RECEIPT OF ALL DOCUMENTS AND EXHIBITS

- MEMBER ACKNOWLEDGES THIS IS A CONTRACT FOR PERSONAL CONTINUING CARE SERVICES
- 20. Acknowledgment and Receipt of Documents. The Member hereby certifies that he/she has received a printed copy of this Agreement, a copy of the Declaration of Condominium establishing The Cypress of Raleigh Condominium, the Public Offering Statement and all Exhibits thereto, the Bylaws of The Cypress of Raleigh Condominium, the current Cypress Disclosure Statement and the Purchase Process worksheet, which sets forth all cost components of the Monthly Payment.
- 21. <u>Personal Services Contract</u>. The Member hereby acknowledges that this Agreement is a non-transferable contract for personal continuing care services subject to the provisions of North Carolina General Statutes Chapter 58, Article 64. The Member further acknowledges that the obligations set forth herein are contractual in nature and that this Agreement does not create an estate or interest in real property.



COUNTERPARTS; ELECTRONIC SIGNATURES 22. Counterparts; Electronic Signatures. This Agreement may be executed in one or more counterparts or counterpart signature pages attached to one copy of this Agreement, each of which shall constitute an original and all of which taken together shall constitute one agreement. Documents executed, scanned (in .PDF or similar reprographic format), and/or executed (and, as appropriate, witnessed and/or notarized) electronically using electronic signature software (e.g., DocuSign or similar software), or similar methods (each a method of "Electronic Execution") and transmitted electronically shall be deemed original signatures for purposes of this Agreement and all matters related thereto, with such Electronic Execution having the same legal and binding effect as original signatures. The parties hereto agree that this Agreement may be accepted, executed and/or agreed to through the use of an electronic signature in accordance with the Electronic Signatures in Global and National Commerce Act (E-Sign Act), Title 15, United States Code, Sections 7001 et seq., the Uniform Electronic Transaction Act (UETA) and any applicable state law. Any document accepted, executed or agreed to in conformity with such laws will be binding on all parties the same as if it were physically executed. The parties (a) consent to the Electronic Execution of the Agreement and the use of electronic signatures, (b) intend to be bound by the signatures on any document delivered via Electronic Execution; (c) are aware that the other party(ies) will rely on such Electronic Execution and electronic signatures; and (d) waive any defenses to the enforcement of the terms of this Agreement based on Electronic Execution or electronic signatures.

(The remainder of this page is intentionally left blank. The next page is the signature page.)



SIGNED and **SEALED** by Member(s) in duplicate originals as of the day and year first above written.

SIGNED IN THE PRESENCE OF:	"MEMBER(S)"
	"UNIT OWNER" (if different from Member)
SIGNED IN THE PRESENCE OF:	"COMPANY" THE CYPRESS OF RALEIGH, LLC,
	a North Carolina limited liability company By: THE CYPRESS MANAGEMENT GROUP, LLC, its Manager
	By:
	Attest: Its:
SIGNED IN THE PRESENCE OF:	"CLUB" THE CYPRESS OF RALEIGH CLUB, INC., a North Carolina non-profit corporation
	By:
	Its:
	Attest: Its:
Villa Type: Villa Number: Cottage Type: Cottage Number:	



SCHEDULE A

See attached list of Prices, Membership Fees and Monthly Fees.

The Cypress of Raleigh

2021 Prices, Membership Fee and Monthly Fees

HOME TYPE	PHASES I	, II & III	2021 MONTHLY FEES		
	Starting Prices	Approx. Size	1 Person	2 People	
Bldg. B Villas					
The Alexander	\$350,000+	813 sf	\$2,647	\$4,146	
The Arbor	\$360,000+	993 sf	\$2,833	\$4,332	
The Ascot	\$450,000+	1261 sf	\$3,163	\$4,662	
The Bayberry I	\$525,000+	1377 sf	\$3,338	\$4,837	
The Bayberry II	\$525,000+	1465 sf	\$3,338	\$4,837	
The Camden	\$625,000+	1637 sf	\$3,641	\$5,140	
The Covington	\$575,000+	1623 sf	\$3,641	\$5,140	
The Dogwood	\$625,000+	1626 sf	\$3,595	\$5,094	
The Rosewalk	\$615,000+	1867 sf	\$3,846	\$5,345	
Bldgs. A & C Villas					
The Indigo I	\$375,000+	1070 sf	\$2,929	\$4,428	
The Indigo II	\$395,000+	1122 sf	\$2,929	\$4,428	
The Park	\$575,000+	1627 sf	\$3,615	\$5,114	
The Azalea I	\$650,000+	1871 sf	\$3,846	\$5,345	
The Azalea II	\$695,000+	2021 sf	\$3,846	\$5,345	
The Gallery I	\$750,000+	2296 sf	\$4,119	\$5,618	
The Gallery II	\$850,000+	2472 sf	\$4,119	\$5,618	
The Osprey I	\$865,000+	2597 sf	\$4,4 07	\$5,906	
The Osprey III	\$865,000+	2472 sf	\$4,407	\$5,906	
Bldgs. D & E Villas					
The Ashcroft	\$475,000+	1368 sf	\$3,338	\$4,837	
The Bradford I	\$570,000+	1386 sf	\$3,338	\$4,837	
The Bradford II	\$540,000+	1465 sf	\$3,338	\$4,837	
The Caldwell	\$625,000+	1652 sf	\$3,641	\$5,140	
The Danbury	\$675,000+	1779 sf	\$3,744	\$5,243	
The Newport	\$630,000+	1950 sf	\$3,846	\$5,345	
The Prescott	\$740,000+	2152 sf	\$3,984	\$5,483	
Cattagas					
Cottages The Helly	\$850,000+	2210+ sf	\$4,494	\$5,993	
The Holly The Laurel	\$875,000+ \$875,000+	2427+ sf	\$4,494 \$4,619	\$6,118	
	\$895,000+	2502 + sf	\$4,619	\$6,118	
The Poplar	· ·	2779+ sf	\$4,855	\$6,354	
The Magnolia	\$935,000+	Z//9T SI	\$4,0 <i>00</i>	φ0,334	

Note 1: THE PURCHASE PRICES INCLUDE THE 10% MEMBERSHIP FEE.

Note 2: Some plans may be modified from the original plan and may have upgraded finishes.

Note 3: The monthly fees shown are for 2021 and will be adjusted annually. In 2018 and 2019, the Condominium Fee represented approximately 22% of the total Monthly Fee, and the Service Fee represented approximately 78 % of the total Monthly Fee.

Note 4: The purchase prices for Villas A, B, C and D and the Cottages are <u>estimates only</u> and are based on resales of Villas and Cottages. Resales will be priced individually based on custom modifications, location and view. Resale prices are determined by the individual owners. The purchase prices for the Building E Units are initial prices only. All purchase prices and monthly fees are subject to change. Note 5: Covered and garage parking spaces may be sold independent of the home. Note 6: The monthly fee includes many services, amenities, wellness and healthcare benefits which are outlined in the Membership Agreement. Note 7: In some circumstances, floor premiums may apply.



EXHIBIT T

RESERVED

EXHIBIT U

RESALE PURCHASE AND SALE AGREEMENT

{ATTACHED}

PLEASE NOTE: As discussed on page 28 of this Disclosure Statement, we have attached hereto a Re-Sale Purchase and Sale Agreement substantially in the form that will be used on and after January 1, 2012 for resale of existing Units. Purchase and Sale Agreements signed prior to January 1, 2012 shall be substantially in the form attached as Exhibit P to the Disclosure Statement filed by The Cypress of Raleigh with the Department of Insurance on or around May 28, 2010.



THE CYPRESS OF RALEIGH RESALE PURCHASE AND SALE AGREEMENT

PURCHASER:	
	whose address is,
	(the "Purchaser").
SELLER:	
	whose address is,
	(the "Seller").
	These parties shall hereinafter sometimes be referred to collectively as the "Parties", and individually as a "Party".
	THIS RESALE PURCHASE AND SALE AGREEMENT (the "Agreement") is entered into by the Parties this day of
	, 20

WITNESSETH:

THE CYPRESS INCLUDES PRIVATE RESIDENCES, CLUB HOUSE AND HEALTH CARE FACILITY

The adult residential continuing care retirement community known as THE CYPRESS OF RALEIGH ("The Cypress"), consisting of a 42,709 square foot "Clubhouse", sixty-one (61) bed "Health Care Facility" (the Clubhouse and the Health Care Facility shall hereinafter sometimes be referred to collectively as the "Club Facilities"), and two (2) types of living units (attached or detached cottages and villa units) has been developed by The Cypress of Raleigh, LLC, a North Carolina limited liability company (the "Company"), upon its real property located in Raleigh, North Carolina (the "Land"); and

RESIDENTIAL UNITS ARE CONDOMINIUMS

All of the living units have been or are to be developed as condominium units (collectively, the "Units"; and each a "Unit") known as THE CYPRESS OF RALEIGH CONDOMINIUM (the "Condominium"), and the Units are or will be sold subject to the Declaration of Condominium recorded in Book 13240, Page 738, Wake County Registry (as amended) (the "Declaration"), a copy of which is enclosed in the Project Documentation – Book of Exhibits provided to Purchaser prior to execution of this Agreement; and

PURCHASE OF RESIDENCE INCLUDES MEMBERSHIP IN THE CLUB

The Club Facilities are operated by The Cypress of Raleigh Club, Inc., a non-profit and non-proprietary corporation ("The Club"). The purchase of a Unit requires that it be coupled with the rights, privileges and responsibilities





of membership in The Club to be utilized by the Purchaser or by his designee approved by The Club who meets the various requirements set forth in The Cypress Membership Agreement. Each owner of a Unit (individually, a "Unit Owner"; and collectively, the "Unit Owners") or his approved designee must acquire membership simultaneously with the purchase of a Unit and each member shall execute The Cypress Membership Agreement and become eligible for residency and all rights of access to the Club Facilities; and

Seller wishes to sell and Purchaser wishes to acquire the Property hereinafter described and defined, upon the terms and conditions set forth hereinbelow.

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the receipt and legal sufficiency of which are hereby acknowledged, the Parties hereby covenant and agree as follows:

PURCHASE OF RESIDENCE

1. <u>PURCHASE</u>. Purchaser hereby agrees to purchase the Property hereinafter described for the purchase price hereinafter set forth, all in accordance with the terms and conditions set forth herein.

SPECIFIC RESIDENCE AND PARKING SPACE TO BE ACQUIRED

2. **PROPERTY.** The property which is the subject of this Agreement is designated as Unit _____ of the Condominium more fully described in the Declaration, together with an undivided fractional interest in and to the common areas and facilities included in the Condominium (the "Property"), and together with a membership in The Club.





MEMBERSHIP IN THE CLUB INTEGRAL PART OF PURCHASE	3. <u>CYPRESS MEMBERSHIP AGREEMENT.</u> Purchaser hereby expressly acknowledges receipt of The Cypress Membership Agreement, which is being executed simultaneously with this Agreement, a copy of which is included in the Project Documentation – Book of Exhibits provided to Purchaser prior to execution of this Agreement. This Membership Agreement is subject to the Company's approval. Purchaser further acknowledges that in the event he chooses a designee and this designee is approved by The Club, then the designee will also be required to enter into The Cypress Membership Agreement. The services to which Purchaser will have access as a Member of The Club are described in Paragraph 32 hereof.				
PURCHASE PRICE	4. PURCHASE PRICE. The "Purchase Price" of the Property is \$ The Purchase Price is payable as follows:				
DEPOSIT	a. \$				
	b. \$, the balance of the Purchase Price due at Closing (as defined in Paragraph 12 hereof).				
MEMBERSHIP FEE INCLUDED IN PURCHASE PRICE	The non-refundable and non-transferable Membership Fee which is equal to ten percent (10%) of the Purchase Price is included in the Purchase Price of the Property.				
ALLOCATION OF THE PURCHASE PRICE	The Purchase Price of the Property shall be allocated as follows: a. \$				
PARKING SPACE PAYMENT	 Check the one that applies: □ For assignment by Seller: In addition to the Purchase Price, Purchaser shall pay the sum of \$ to the Seller to acquire the Seller's rights to use the Parking Space. □ No Parking Space purchase: Purchaser has opted not to purchase a 				
	Parking Space. □ For new purchase: In addition to the Purchase Price, Purchaser shall pay the sum of \$ to the Company for the rights to use the Parking Space.				





NO FINANCING CONTINGENCY

5. <u>CASH PURCHASE</u>. This Agreement does **not** contain a financing contingency.

PHASED DEVELOPMENT

6. **PHASED DEVELOPMENT.** All of Phases I, II and III of The Cypress have been constructed on the Land. Phase I and Phase II consist of 168 villa Units in 3 mid-rise buildings (Buildings A, B and C) and 34 cottage Units. Phase III, which was completed in the fall of 2020, includes three (3) additional Cottages and two mid-rise buildings (Buildings D and E), which each contain fifty-seven (57) villa homes. The Cypress condominium includes a Clubhouse of approximately 42,709 square feet and a sixty-one (61) bed Health Center.

DEVELOPER MAY DEVELOP ADDITIONAL UNITS

The Company does not currently have plans to construct additional villas or cottages at The Cypress of Raleigh, but it reserves the right (but not the obligation) to develop an additional phase of the Condominium consisting of up to one hundred eleven (111) units (the "Additional Phase Property"). The total number of Units for all phases shall be as specified in the Declaration for the Condominium. If the Additional Phase Property is added, the number and architectural design of the units shall be solely in the discretion of Company. The Company has reserved the assignable right to provide other improvements in The Cypress that may be used by purchasers of units in additional phases and to grant to such purchasers the right to use the common elements of The Cypress. Reference is made to the Declaration for specific discussion of the Additional Phase Property.

CLOSING

7. <u>CLOSING DATE</u>. Closing on the purchase of the Property (the "Closing") shall be held at a mutually agreed upon location on or before ______, 20__, time being of the essence (the "Closing Date").

SELLER AND PURCHASER RESPONSIBLE FOR CERTAIN CLOSING EXPENSES

8. <u>CLOSING EXPENSES</u>. Each Party shall be responsible for those Closing costs customarily paid by sellers and purchasers in Raleigh, North Carolina. For example, Seller shall be responsible for paying the revenue stamps on the deed, as well as for preparation of the deed and lien affidavit. Purchaser shall be responsible for recording fees for the deed and for any costs associated with financing the purchase of the Property, including, without limitation, title examination, loan documentation preparation, deed of trust recording fees, and title insurance, if applicable.

PRORATIONS

9. **PRORATIONS.** Property taxes, the Monthly Payment (as defined in Paragraph 16 hereof), and the applicable assessments on the Property shall be prorated between the Parties on a calendar year basis as of the Closing Date.

GENERAL WARRANTY DEED GIVEN

10. <u>CONVEYANCE OF TITLE</u>. Fee simple title to the Property shall be conveyed by Seller via warranty deed free and clear of all encumbrances save and except:



- a. taxes and assessments not yet due;
- b. the terms, provisions, covenants, easements, restrictions and reservations set forth in the Declaration, the Bylaws (the "Bylaws") of The Cypress of Raleigh Owners' Association, Inc. (the "Association"), the Membership Agreement, and the Rules and Regulations of the Association (the "Rules and Regulations"), and all exhibits and amendments thereto;

TITLE CONDITIONS

- general utility easements of record and all other easements and restrictions of record which do not impair Purchaser's use of the Unit for residential purposes;
- a. easements established under the North Carolina Condominium Act;
- b. all facts and conditions which may be shown by survey and physical examination of the Property;
- any applicable zoning and/or development laws and ordinances, including those of Wake County and the City of Raleigh.

ACCEPTANCE OF PROPERTY "AS IS"

11. <u>ACCEPTANCE OF PROPERTY.</u> Purchaser has inspected and accepts the Property "as is", except as may otherwise be stated in this Agreement. All appliances, heating, plumbing and air conditioning systems will be in good working order on the Closing Date.

PURCHASER AGREES TO BE BOUND BY THE CONDOMINIUM DOCUMENTS

12. <u>DECLARATION OF CONDOMINIUM</u>. The Company has formed the Condominium by filing the Declaration pursuant to the provisions of the North Carolina Condominium Act (N.C. Gen. Stat. § 47C et seq., as amended) (the "Act"). Purchaser agrees to be bound by the Declaration, the Association's Articles of Incorporation (the "Articles of Incorporation"), the Bylaws and the Rules and Regulations. The Company has reserved the right to make such changes in the Declaration, Articles of Incorporation, Bylaws and the Exhibits thereto as may be necessary to conform to applicable laws and governmental regulations, to meet requirements of lending institutions, to expedite the sale of the other Units in the Condominium and to establish or reconfigure common areas; <u>PROVIDED</u>, such changes shall not substantially diminish the Purchaser's interest in the Unit.





CYPRESS MEMBER HAS ACCESS TO CLUB FACILITIES

13. <u>CLUBHOUSE AND HEALTH CARE FACILITY</u>. The Club Facilities include the Clubhouse and Health Care Facility. The Company has received from the State of North Carolina a Certificate of Need for the Health Care Facility.

The Company, per the Declaration, has made the Club Facilities part of the Condominium. The Company has negotiated and executed a management agreement for the Club Facilities with a qualified operator. Pursuant to the terms of the Membership Agreement, the Purchaser, or his designee approved for Membership by The Club, as a benefit and membership right under his membership, will be entitled to admission to the Health Care Facility so long as his attending physician or the Medical Director of The Club determine that this type of care is needed.

14. **RISK OF LOSS.**

SELLER HAS OPTION TO REPAIR DAMAGE OR CANCEL AGREEMENT

- a. Partial loss or damage to the Property by fire, storm or other casualty between the date hereof and Closing shall not void or impair this Agreement, but all such damage will be the responsibility of Seller.
- b. In the event of total or substantial loss as a result of the hazards mentioned above, Seller shall have the option to repair all damage at Seller's own cost or through insurance proceeds from the Association, or to cancel this Agreement and refund to Purchaser all monies paid hereunder.
- c. If Seller is required or elects to repair the loss or damage to the Property caused by the hazards mentioned above, the time for Closing shall be extended for such time as may be reasonably required to repair the damage.

WARRANTIES ARE TRANSFERRED TO PURCHASER

15. <u>WARRANTY</u>. At Closing, Seller shall transfer to Purchaser all of Seller's right, title and interest in and to any manufacturer's warranty furnished to Seller covering any equipment or appliance installed in the Property, and Seller makes no warranty or agreement of any kind with respect to any such equipment or appliance.

16. <u>CLOSING AND POST-CLOSING FINANCIAL OBLIGATIONS</u> OF PURCHASER.

MONTHLY PAYMENT
INCLUDES CONDOMINIUM
FEE AND SERVICE FEE

a. Purchaser agrees to accept responsibility for the Monthly Payment which includes the Condominium Fee and the Service Fee, as the same are defined in Paragraph 1(g) of the Membership Agreement. If the Member (as defined in the Membership Agreement) is not the Purchaser of the Unit, the





CONDOMINIUM OPERATIONS AND EXPENSES

SERVICE FEE INCLUDES ELECTRICITY IN THE VILLA UNITS

INSURANCE EXPENSES AND TWO MONTHS COMMON EXPENSES DUE AT CLOSING FOR WORKING CAPITAL FUND

THE SERVICE FEE

Member and the Purchaser shall be jointly and severally responsible for the Monthly Payment. In such circumstances, the Member and the Purchaser shall execute a guaranty agreement in a form approved by The Club further evidencing this joint and several responsibility (each a "Guaranty Agreement"). In the event that Purchaser fails to execute the Guaranty Agreement, Section 6 of the Membership Agreement, which shall be signed by Purchaser and Member, shall serve as Purchaser's personal guaranty of payment of the Member's Monthly Payments to the Company, its successors, and assigns. The services included in the Monthly Payment are described in Paragraph 32 hereof.

- b. Purchaser acknowledges and agrees to accept responsibility for his continuing obligation pursuant to the Declaration, beginning with the date of Closing, to pay his Condominium Fee consisting of his pro rata share of any common expenses, operating expenses, capital expenses and debt service, if any, assessed against the Property. For purposes of this Agreement, debt service is limited to possible future loans voted on and approved by Unit owners after Closing. It does not include development loans. Such assessments shall be for authorized purposes, including, but not limited to, expenses incurred for landscaping, maintenance, repairs, general area maintenance, administration supplies, professional services, utilities, garbage services, insurance, etc. Each purchaser's pro rata share will be determined in accordance with statutory percentage values as stated in the Declaration.
- c. Electricity and natural gas for the villa Units will be part of the Service Fee, while cottage Unit owners will be directly responsible for the payment of electricity and gas for their Units.
- d. At Closing, Purchaser shall pay to the Association a payment in the amount of \$_______, constituting two (2) months common expenses as the Property's contribution to a working capital fund for the Condominium. Purchaser shall also pay to the Association a payment in the amount of \$_______, constituting twelve (12) months hazard and flood insurance premiums for the Property.
- e. Purchaser agrees to accept responsibility on the Closing Date for the Service Fee. Purchaser acknowledges his continuing obligation as a Member to pay his share of the cost of the services provided by The Club (the Service Fee) in accordance with the Membership Agreement, to contribute toward the expenses of operating the Club Facilities, as well



as any capital purchases and debt service, if any, necessary for repair, maintenance and modification of the Club Facilities.

PERSONAL PROPERTY AND CUSTOM CHANGES

f. Purchaser agrees to pay the additional cost of repairs to appliances which are the personal property of the Purchaser. In addition, if custom changes have been or will be made to a Unit, including, without limitation, non-standard or upgraded appliances or flooring, the Unit owner will reimburse the Association for any amounts expended to maintain, repair, insure and replace the custom changes, to the extent such amounts exceed the amount which would have been expended for standard appliances, fixtures and finishes. This provision also applies to any increased costs for the maintenance of landscape additions to cottage Units.

GARAGE/COVERED PARKING

g. All Purchasers who have entered into Garage/Covered Parking Space Agreements as referenced in Paragraph 2 above may be responsible for an additional periodic assessment to cover the actual pro rata costs of maintenance and repair of the garage and/or covered parking space area.

SPECIAL OPERATING RESERVE ACCOUNT REQUIRED BY N.C. DEPT. OF INSURANCE

17. **OPERATING RESERVE DEPOSIT.** The State of North Carolina Department of Insurance, in accordance with Article 64, Chapter 58 of the North Carolina General Statutes, requires that all continuing care facilities maintain operating reserves equal to 50% of the total operating costs projected for a twelve (12) month period following the period covered by the most recent annual statement filed with the Department. Facilities that maintain an occupancy level in excess of 90% shall only be required to maintain a 25% operating reserve upon approval of the Commissioner. These reserves are to be used for the benefit of The Club as required by the State of North Carolina in the event of emergencies and/or unexpected operating shortfalls.

PURCHASER TO MAKE A DEPOSIT INTO THE OPERATING RESERVE ACCOUNT

At Closing, Purchaser shall be responsible for paying to The Club an Operating Reserve Deposit in the amount of \$14,000. This deposit, along with deposits in the same amount from all other purchasers, will be held in a separate account (the "Operating Reserve Account").

Each subsequent Unit purchaser shall be obligated to pay \$14,000 into the Operating Reserve Account so that upon resale of the Unit, any unused portion of the \$14,000 deposit paid by the Purchaser shall be returned to Purchaser.

PURCHASER MUST INSURE PERSONAL PROPERTY

18. <u>INSURANCE ON PERSONAL PROPERTY.</u> Purchaser is responsible for insuring his personal property (i.e. furniture, clothing, jewelry, china, silver, etc.) located in his Unit and for liability insurance for any occurrences within the Unit.



OCCUPANCY BY SOMEONE 19. OTHER PU. THAN OWNER other

PROVISIONS APPLICABLE WHERE MEMBER IS NOT THE **PURCHASER.** If the Unit purchased by Purchaser will be used by someone other than Purchaser, then Purchaser must designate the person(s) who will use the membership which must be acquired at the time the Unit is purchased (the "Designated Member"). The Designated Member must: (a) meet the basic eligibility requirements for membership in The Cypress; (b) be approved by the Company; (c) execute the Membership Agreement; and (d) comply with the terms of the Membership Agreement, including, without limitation, assurances regarding the Monthly Payments. The Designated Member and Purchaser shall be jointly and severally liable for the Monthly Payment and all other obligations outlined in the Membership Agreement. The Designated Member's membership in The Club will terminate when the Designated Member ceases to reside at The Cypress. Any subsequent residents of the Unit, including the Purchaser, must acquire their own membership in The Club prior to occupying the Unit. The Membership Fee for the membership will be assessed at the then applicable rate for future Members and must be paid to the Company prior to occupancy of the Unit.

DEFAULT PROVISIONS

20. <u>DEFAULT</u>. If Purchaser defaults in the performance of any obligation of this Agreement, Seller may, in its sole discretion (i) seek to recover all damages, including interest on the balance due, resulting from Purchaser's default, and in each instance shall be entitled to the legal costs incurred by the Seller in enforcing its rights; or (ii) retain all funds paid by or on behalf of Purchaser as liquidated damages, in which event Seller shall have no further obligation to Purchaser under this Agreement. In the event of a default in the performance of any of the obligations of the Seller pursuant to this Agreement, Purchaser shall be entitled, as Purchaser's sole and exclusive remedy, to (i) terminate this Agreement and receive a refund of the Earnest Money, or (ii) seek specific performance according to law. Either Seller or Purchaser is hereby allowed fifteen (15) days after receipt of written notice of default to cure such default prior to termination hereof by the non-defaulting Party as provided herein.

NOTICE PROVISIONS

21. <u>NOTICES</u>. Any notice to a Party shall be in writing and shall be delivered to the Party's address stated above, or such other address as shall subsequently be provided by appropriate notice. Notice may be either hand delivered or deposited in the U.S. Mail or with a courier company such as Federal Express. If mailed or couriered, any written notice shall be deemed received on the second calendar day following the date of mailing if addressed and mailed by certified or registered mail, postage paid, to the addressee set forth above.

COMPANY RESERVES A RIGHT OF FIRST REFUSAL ON FUTURE SALES

22. <u>RIGHT OF FIRST REFUSAL</u>. The Purchaser hereby acknowledges that the Declaration provides that when the Purchaser wishes to sell the Property and Purchaser has received a bona fide purchase offer from a third party (each a "BFP Offer"), Purchaser shall then offer the Property for sale, in



writing, to the Company, its successors or assigns for the same price at which the highest BFP Offer has been made for the Property, and the Company shall have thirty (30) days after receipt of written notice of the price and terms of such BFP Offer within which to exercise its option to purchase the Property at this price. If the Company fails or refuses, within thirty (30) days after receipt of written notice of the BFP Offer, to exercise its option to purchase the Property at the offered price, then Purchaser shall have the right to sell the Property to the third party, subject, however, to all covenants, restrictions, limitations and affirmative obligations and other agreements referenced and contained in this Agreement. This Paragraph shall not be construed to impair the right of foreclosure of a mortgage on the Property and improvements thereon. The right of first refusal shall be set out in the deed to the Unit from the Seller to the Purchaser ("Deed") and shall obligate the Company to exercise the right of first refusal within thirty (30) days after the date the Company receives the written notice of the BFP Offer and, in any event, no later than twenty one (21) years after the death of the last survivor of two (2) lives in being on the date of the Deed. The Purchaser shall designate the two (2) lives in being in the Deed. The reason for the provisions related to the exercise of the right of first refusal no later than twenty one (21) years after the death of the last survivor of the two (2) lives in being is intended to comply with the North Carolina common law rule against perpetuities.

RESALE PRICE OF UNIT WILL INCLUDE NEXT PURCHASER'S MEMBERSHIP FEE 23. **PAYMENT OF MEMBERSHIP FEE ON RESALE.** Purchaser understands that, in accordance with the terms of the Membership Agreement, when he sells the Property, the Membership Fee for the new purchaser is to be paid to the Company at the resale closing as part of the Property's gross sales price. The Membership Fee to be allocated upon sale by Purchaser shall be ten percent (10%) of the gross sales price. Any real estate commission will be based on the real estate portion of the Property and paid from the proceeds of the sale net of the Membership Fee and not on the gross sales price.

MEMBERSHIP FEE WILL BE BASED ON FAIR MARKET VALUE IF PURCHASER GIVES PROPERTY TO THIRD PARTY In the event the Purchaser gives or wills his Property to any other person or entity (including an entity solely owned by the Purchaser), the Membership Fee paid to the Company shall be based on the fair market value of the Property when the gift or devise is made and ownership of the Property is transferred. The Purchaser acknowledges that the Company has the unconditional right to approve or disapprove memberships in The Club.

24. CERTAIN RESERVED RIGHTS OF COMPANY.

COMPANY MAY LEASE UNSOLD UNITS

a. The Company shall have the absolute right and privilege of leasing any or all of the Units owned by Company on a short or long term basis for use in the manner contemplated by the Membership Agreement and the Declaration. The Company's lessees shall be entitled and subject to all of the privileges, rights, obligations and requirements as outlined in the Membership Agreement.





UNITS MAY BE USED AS SALES MODELS

- b. The Company is entitled to use one or more of the Units as models for purposes of a sales model and/or offices and/or guest rooms. Further, as provided in the Declaration, the Company is entitled to the use of offices in the Clubhouse for administrative and sales purposes, including resales.
- c. The Company is entitled to use up to nine (9) rooms in the Club Facilities as office and storage facilities for sales activity and related administrative and management purposes at no charge to Company, as more particularly described in Section 14.4 of the Declaration.

a. This Agreement is binding upon and shall inure to the benefit

of the heirs, legal representatives, successors and assigns of the

25. *MISCELLANEOUS*.

Purchaser.

AGREEMENT BINDING ON HEIRS AND SUCCESSORS.

MAY NOT BE ASSIGNED WITHOUT CONSENT OF SELLER OR COMPANY

DEATH OF PURCHASER PRIOR TO CLOSING

Parties. The rights of Purchaser pursuant to this Agreement may not be assigned or transferred without the express written consent of Seller or the Company. Any attempt by Purchaser to assign this Agreement without such consent may be deemed by Seller a breach of this Agreement by Purchaser, and Seller shall not be bound by any such assignment. Notwithstanding the foregoing, in the event of the death of Purchaser prior to Closing, the Purchaser's obligations shall cease, the Agreement shall be automatically terminated, and all deposits returned to Purchaser's estate. In addition, if on account of illness, injury or incapacity, Purchaser would be precluded from occupying the Unit under the terms of the Membership Agreement prior to Closing, Purchaser's obligations shall cease, the Agreement shall be automatically terminated, and all deposits returned to Purchaser's estate. If there is more than one Purchaser, the Agreement will continue to be binding on the surviving

TERMS SURVIVE THE CLOSING

- IF PART OF AGREEMENT UNENFORCEABLE THAT SHALL NOT AFFECT REMAINDER
- b. The terms of this Agreement shall survive the Closing of the transaction contemplated hereby and shall thereafter continue to bind the Parties and their successors to this Agreement. This Agreement may be executed in duplicate originals.
- c. If any provision of this Agreement is held to be invalid or unenforceable, it shall not affect the validity or enforceability of any other provision hereof. All titles or captions in this Agreement are for convenience in reference and in no way define, limit or extend this Agreement.



WAIVER OF RIGHTS MUST BE IN WRITING

d. No failure of a Party to exercise any power or right granted hereunder or to insist upon strict compliance with any obligation specified herein, and no practice at variance with the terms hereof, shall constitute a waiver of said power or right unless expressly authorized in writing by the affected Party.

THIS AGREEMENT SUPERSEDES OTHER AGREEMENTS

e. This Agreement supersedes any and all understandings and agreements between the Parties regarding the Property and constitutes the sole agreement between the Parties regarding the Property. No oral statements or representations shall be deemed to modify this Agreement or bind either Party.

INDIVIDUAL MAY ACT FOR CORPORATION OR PARTNERSHIP

f. If Purchaser is a trust, corporation or partnership, Purchaser shall provide evidence that the persons executing this Agreement are authorized to act on behalf of the entity.

ALL REPRESENTATIONS MADE BY SELLER ARE STATED IN THIS AGREEMENT g. By execution of this Agreement, Purchaser agrees that Seller has made no covenants or commitments regarding the Property, except as stated in this Agreement.

SMOKING RESTRICTION/ AIR PURIFICATION INSTALLATION REQUIREMENT

h. Purchaser or Purchaser's guests shall not be permitted to smoke cigarettes, pipes, or cigars in Purchaser's Unit unless Purchaser has installed an air purification system (approved by the Company) in the Unit at the Purchaser's sole cost and expense.

AMENDMENTS MUST BE IN 26. WRITING AG

AMENDMENTS MUST BE APPROVED BY THE COMPANY IN WRITING 26. <u>AMENDMENTS.</u> NO AMENDMENT SHALL BE MADE TO THIS AGREEMENT EXCEPT AS EXPRESSLY AUTHORIZED IN WRITING BY SELLER AND ACCEPTED BY PURCHASER. ALL AMENDMENTS MUST BE APPROVED BY THE COMPANY IN WRITING. PURCHASER ACKNOWLEDGES THAT HE HAS READ THIS AGREEMENT AND UNDERSTANDS AND AGREES TO ALL OF ITS TERMS.



PURCHASER ACKNOWLEDGES RECEIPT OF DOCUMENTS

- 27. **ACKNOWLEDGMENT OF RECEIPT.** By execution of this Agreement, Purchaser acknowledges receipt, review and approval of the form and content of the documents listed below, some of which are packaged in a booklet entitled "The Cypress of Raleigh Project Documentation Book of Exhibits," and agrees to be bound by the terms and provisions thereof, together with such amendments as are authorized herein:
 - a. Working with Real Estate Agents Brochure
 - b. Waiver of Repurchase Option and Consent to Sale
 - c. The Cypress of Raleigh Third Party Real Estate Transfer: Representation and Indemnification Agreement
 - d. Resale Certificate
 - e. Addendum to Resale Purchase and Sale Agreement
 - f. Assignment of Villa Garage/Covered Parking Space Agreement
 - g. The Cypress of Raleigh Membership Agreement
 - h. Receipt of Resale Purchase and Sale Agreement and Other Project Documents
 - i. Purchase Process Spreadsheet
 - k. Disclosure Statement
 - 1. Project Documentation Book of Exhibits
 - 1. Declaration of Condominium
 - 2. Bylaws of and Rules of Conduct The Cypress of Raleigh Owners' Association, Inc.
 - 3. Articles of Incorporation The Cypress of Raleigh Owners' Association, Inc.
 - 4. Condominium Management Agreement
 - 5. Club Management Agreement
 - 6. Projected Annual Budget for Association
 - 7. Projected Annual Budget for The Club
 - 8. Projected Annual Budget for Association and The Club
 - 9. Permitted Exceptions

BROKERAGE COMMISSION 28.

28. **BROKERAGE.** Seller and the resale marketing division of the Company entered into a listing agreement for the sale of the Property (the "Listing Agreement"). The Company has earned its commission under the Listing Agreement (the "Property Commission"), and the Seller agrees to pay the Property Commission to the Company at Closing, in accordance with the terms of the Listing Agreement. If Purchaser defaults hereunder and the Earnest Money is forfeited to Seller in accordance with Paragraph 19 hereof, the Company will be entitled to one-half (1/2) of the forfeited Earnest Money as its full compensation from Seller.

PURCHASER'S RIGHT TO CANCEL

29. <u>PURCHASER'S RIGHT TO CANCEL</u>. (In the event of Purchaser's cancellation in accordance with the terms of this Agreement, all payments made by Purchaser prior to such cancellation shall be refunded to Purchaser in accordance with N.C.G.S. §58-64-25(a)(3). Notwithstanding the fact that N.C.G.S. §47C-4-108 provides for a seven (7) day cancellation period for condominium acquisitions, this Agreement



provides for a longer cancellation period as set forth in this Paragraph 29.) Purchaser shall have the absolute right to cancel this Agreement at any time by delivering written notice to Seller during the thirty (30) calendar day period immediately following the later of the full execution of this Agreement or the receipt of the Disclosure Statement (the "Cancellation Period"). Purchaser's cancellation of this Agreement during the Cancellation Period is without penalty, and all payments made by the Purchaser before such cancellation shall be refunded by Seller within ten (10) days after the expiration of the Cancellation Period. Purchaser is not required to move into the Unit before the expiration of the Cancellation Period.

NORTH CAROLINA LAW GOVERNS

30. <u>NORTH CAROLINA LAW GOVERNS</u>. This Agreement will be interpreted in accordance with the laws of the State of North Carolina.

NORTH CAROLINA
INSURANCE LAW
REGARDING CONTINUING
CARE RETIREMENT
COMMUNITIES
CONTROLS

31 .<u>NORTH CAROLINA INSURANCE LAW REGARDING</u> CONTINUING CARE RETIREMENT COMMUNITIES CONTROLS.

The purchase, sale and ownership of the Unit and membership in the Club are subject to the provisions of the North Carolina Condominium Act (North Carolina General Statutes Chapter 47C) and the North Carolina Insurance Law regarding Continuing Care Retirement Communities (North Carolina General Statutes Chapter 58, Article 64). North Carolina also has a law prohibiting transfer fees (North Carolina General Statutes Chapter 39A). In the event of a conflict among these laws, Purchaser, by execution of this Agreement, evidences Purchaser's acknowledgement and agreement that the North Carolina Insurance Law regarding Continuing Care Retirement Communities shall control, including specifically North Carolina General Statutes 58-64-85(b) which provides:

(b) Facilities and providers licensed under this Article that also are subject to the provisions of the North Carolina Condominium Act under Chapter 47C of the General Statutes shall not be subject to the provisions of Chapter 39A of the General Statutes, provided that the facility's declaration of condominium does not require the payment of any fee or charge not otherwise provided for in a resident's contract for continuing care, or other separate contract for the provisions of membership or services.

SERVICES INCLUDED IN MONTHLY PAYMENT

32. <u>SERVICES INCLUDED IN MONTHLY PAYMENT.</u> The services and features listed in this section 32 are included in the Monthly Payment. These services encompass meal preparation (personalized for the medical and nutritional needs of the Member), personal safety, socialization, transportation, and monitoring of other activities of daily living, and are part of a coordinated system of care and resources to address both medical and non-medical drivers of health outcomes associated with growing older.

CLUB ACTIVITIES

a. <u>Club Activities</u>. A full-time Director of Community Life Services is employed by The Club who plans and organizes a variety of events tailored to the special interests of the Members. These programs are focused on wellness to meet the intellectual, physical,





emotional, social and spiritual needs of the Members. Activities include cultural excursions, lecture series, dance and art classes, card games, craft activities, tournaments, and shopping. A full-time Wellness Coordinator is employed who plans and organizes fitness and wellness programs such as Tai-Chi, yoga, aquatic, aerobic and strength and balance classes.

URGENT CALL SYSTEM

b. <u>Urgent Call System</u>. All Cottages and Villas have a two-way, telephonic urgent call system. The purpose of this system is to summon help in an emergency. The urgent call system is connected to an indicator panel in the Health Care Facility, which identifies the Cottage or Villa from which the signal was initiated. Licensed nursing personnel with emergency training will respond to calls from the urgent call system and will summon any other appropriate emergency personnel that may be required.

MONTHLY FOOD SERVICE ALLOWANCE

c. <u>Monthly Food Service Allowance</u>. Healthy eating and nutrition are central to a Member's well-being and are interrelated with health, personal safety, socialization, transportation and monitoring other activities of daily living that may not be apparent absent daily use of Cypress dining in the presence of trained staff. The excellence of The Cypress of Raleigh's dining program supports the coordinated system of care provided by The Club to address both medical and non-medical drivers of health outcomes associated with growing older.

As part of residency at The Cypress of Raleigh, Members receive meal services as described in this section. To assist in tracking meal usage and monitoring the health of Members, Members receive monthly meal points, which may be used for food and beverage selections from a varied menu of favorites, seasonal and daily specials, giving the Members optimal choice and flexibility for their dining experience. A Member's meal points are designed to be allocated in the Member's discretion over the course of each month and are sufficient for one meal per day. With four distinct dining venues, the Members can choose to use meal points on dining experiences in the formal or main dining venues or on quick grab-andgo menu items from the buffet-style bistro and bar menus. Home delivery and take-out meals are also available. A registered dietician is available for consultation. A Member's monthly meal points may not be used to pay for guest meals or for meals for other Members. Charges for guest meals will be published by The Club and subject to change without prior notice based on variable food and labor costs. A Member's meal point allowance is not equivalent to dollars, cannot be exchanged for dollars, and does not reflect the actual cost of food and labor utilized for the delivery of food service as part of a Member's residency at The Cypress of Raleigh. Unused meal points will not carry over to the next month and are not refundable or redeemable for other products or services. Additional meal points cannot be





purchased. Any additional meals that may be requested by a Member in excess of their monthly meal points will be charged on a per-item basis to the Member at a dollar amount determined by The Cypress of Raleigh. To the extent required by law, appropriate sales and use taxes will be charged to Members and collected on sales of alcohol, guest meals, and, if prescribed by law, meals served in excess of the monthly point total.

PRIVATE DINING ROOM

d. <u>Private Dining Room</u>. A private dining room is available for use by Members and their guests for special family or social occasions. Special meals and wait staff may be available, upon request, for an additional charge. Advance reservations with the Director of Food & Beverage or Dining Room Manager are required. Standing reservations for groups and/or clubs are not available

WEEKLY FLAT LAUNDRY

e. <u>Weekly Flat Laundry</u>. Members receive weekly flat laundry service, which includes sheets, pillow cases, towels, face cloths and dish cloths. The flat laundry will be washed, dried, folded and returned on a weekly basis at the next scheduled housekeeping visit.

WEEKLY HOUSEKEEPING SERVICES

f. <u>Weekly Housekeeping Services</u>. Members will receive weekly housekeeping services. These services include kitchen and bathroom cleaning, surface cleaning, dusting, and vacuuming. Periodically, window washing, carpet cleaning and other additional housekeeping will be performed.

SCHEDULED MAINTENANCE OF COTTAGE OR VILLA AND COMMON AREA

g. <u>Scheduled Maintenance of Cottage or Villa and Common Area</u>: Maintenance, as more particularly described in the Declaration of Condominium, will be provided for each Cottage and Villa, and The Cypress common areas. If a Member needs maintenance service, the Member may submit a request with the Facilities Coordinator or concierge.

GROUNDS CARE AND GARDENING

h. <u>Grounds Care and Gardening</u>. The Club's lawns, trees and shrubs will be maintained, as well as the interior and exterior of the club house, the parking areas, walks and exercise trails. In addition, gardening areas are available for Members' use and will be under the direction of the Director of Community Life Services on a first-come, first-serve basis.

CERTAIN UTILITIES

i. <u>Certain Utilities</u>. Electric, gas (if applicable), water, sewer, and basic cable services will be included in the Monthly Payment for owners of villa Units. Owners of cottage Units must pay a separate charge for electric and gas.





SCHEDULED TRANSPORTATION

j. <u>Scheduled Transportation</u>. Scheduled transportation is available for The Cypress Members. Scheduled trips include nearby grocery stores, banks, and shopping centers. Special trips may be periodically scheduled at an additional cost to each participant.

CAMPUS SECURITY

k. <u>Campus Security</u>. The Cypress is a gated community with security staff personnel onsite twenty-four (24) hours a day. Additionally, security cameras and a card access system provide security to all buildings and the community.

MAIL DELIVERY

l. <u>Mail Delivery</u>. Once each business day, the U.S. Postal Service collects and distributes mail to each Member's personal mailbox. At the request of a Member, mail can be forwarded during the Member's absence from his/her Villa or Cottage.

ABSENCE CREDIT

m. <u>Absence Credit</u>. If a Member provides prior written notice to the Club that the Unit will be unoccupied for a period of not less than fourteen (14) consecutive days, the Member may be entitled to an "absence credit" in an amount determined by the Club to be applied against the Monthly Payment.

HEALTH CARE FACILITY

Health Care Facility. The Cypress has secured a license n. from the North Carolina Department of Health & Human Services, Division of Facility Services to operate thirty-six (36) skilled nursing beds and four (4) assistance-in-living adult home beds. The skilled nursing care facility and the assistance-in-living facility are collectively referred to as the Health Care Facility. For a period of ninety (90) lifetime cumulative days, each Member will be entitled to receive nursing care in the nursing care facility in a semi-private room in the Health Care Facility, without extra charge, at the current Monthly Payment. During this ninety (90) day period, the Member will continue to pay his/her Monthly Payment, plus the cost of two (2) extra meals per day, nursing supply charges, and those costs outlined in Paragraph 9 hereof. A private room will be available for an additional charge. If the Member needs further care after the ninety (90) cumulative lifetime days of care, the Member will pay, in addition to the Monthly Payment, the applicable Member rate for such care. This rate will include meals and a semi-private room (at the request of a Member, a private room will be provided on an "as available" basis for an additional charge).

If two (2) Members occupy a Unit and one (1) of them becomes a permanent resident of the Health Care Facility, then the Monthly Payment for the Member continuing to occupy the Unit will be reduced to the single occupancy rate. The Member residing in the Health Care Facility will pay the applicable Member rate.



In the unlikely event that accommodations are not immediately available in the Health Care Facility, the Member agrees to relocate to another health care facility with which the Medical Director of The Cypress arranges to provide such care until accommodations at the Health Care Facility are available. The Club shall be responsible for any increased charge associated with the alternate health care accommodations.

It should be noted that, due to the licensing requirements for the Health Care Facility, the facility cannot provide treatment for all conditions (e.g., no psychiatric care will be available). In addition, occupancy at the Health Care Facility may be terminated in accordance with Paragraph 12 hereof.

In no event will a Member be admitted to or treated in the Health Care Facility if such Member requires care that cannot lawfully be provided at the Health Care Facility and/or the Medical Director determines in his or her reasonable opinion that such Member's mental or physical condition is such that his or her admittance or treatment at the Health Care Facility would present an unreasonable risk of injury or detriment to that Member or any other Member receiving treatment or residing at the Health Care Facility, including but not limited to, a situation in which the Member seeking admittance or treatment at the Health Care Facility has been or is suspected to have been infected with a communicable disease for which there is no readily available cure and/or vaccine.

The operation of the Health Care Facility shall be subject to the applicable regulations and licensing standards of the State of North Carolina, including the N.C. Department of Insurance ("NCDI") and the North Carolina Department of Human Resources ("NCDHR").

HEALTH CENTER ACTIVITIES

o. <u>Health Center Activities</u>. An activities director is responsible for coordinating and directing the arts, crafts, social and recreational activities for the Members in the Health Care Facility. The focus of these activities will be restorative care by enhancing the quality of life through physical, emotional, psychological and spiritual programs while catering to the individual needs of each Member.

MEMBER COMMITTEES

p. <u>Member Committees</u>. Member committees hold regularly scheduled meetings to promote communication between the Members and The Cypress' administration. The six (6) Member committees are finance, buildings and grounds, food and beverage, health and safety, library, and social and activities.





MONTHLY BILLING **SERVICE**

UNCOVERED SURFACE PARKING FOR MEMBERS AND GUESTS

INTERRUPTION OR DELAY **OF SERVICES**

OWNER MUST SELL UNIT IF MEMBERSHIP FOR JUST CAUSE

COUNTERPARTS; ELECTRONIC SIGNATURES

- q. Monthly Billing Service. Monthly statements are placed in each Member's mailbox or other appropriate location on or before the fifth (5th) day of the month. Each monthly statement must be paid within ten (10) days after the delivery date of the statement. Payment may be made at the accounting office, accounting drop box or by mail. Payments made after the ten (10) day period may be subject to a late fee.
- Uncovered Surface Parking for Members and Guests. The Cypress has ample surface parking for both the Members and their invited guests. In addition, all Cottages have a two-car garage. Limited assigned covered parking and garage parking is available to Villa Members at an extra charge.
- Interruption or Delay of Services. If the Club is delayed, hindered, or prevented from delivering or performing any of the services described in the Membership Agreement by reason of any event or circumstance, whether or not foreseeable, not under The Club's reasonable control, including without limitation any governmental restriction, scarcity of labor or materials, strike, riot, civil disorder, fire, natural disaster, extreme weather event, disease, medical epidemics or outbreaks, curtailment of transportation facilities or infrastructure, and/or threats or acts of terrorism, the delivery or performance of such services shall be excused for the period of delay, and the delivery or performance of any such services shall be extended as necessary to complete performance after the delay period.
- 33. OWNER MUST SELL UNIT IF MEMBERSHIP AGREEMENT TERMINATED FOR JUST CAUSE. If a Unit Owner or his approved **AGREEMENT TERMINATED** designee's Membership Agreement is terminated for just cause in accordance with Section 12 of The Cypress Membership Agreement, such Owner will be obligated to promptly sell his/her Unit.
 - COUNTERPARTS; ELECTRONIC SIGNATURES. 34. This Agreement may be executed in one or more counterparts or counterpart signature pages attached to one copy of this Agreement, each of which shall constitute an original and all of which taken together shall constitute one agreement. Documents executed, scanned (in .PDF or similar reprographic format), and/or executed (and, as appropriate, witnessed and/or notarized) electronically using electronic signature software (e.g., DocuSign or similar software), or similar methods (each a method of "Electronic Execution") and transmitted electronically shall be deemed original signatures for purposes of this Agreement and all matters related thereto, with such Electronic Execution having the same legal and binding effect as original signatures. The parties hereto agree that this Agreement may be accepted, executed and/or agreed to through the use of an electronic signature in accordance with the Electronic Signatures in Global and National Commerce Act (E-Sign Act), Title 15,





FUTURE PURCHASERS
MUST MEET CYPRESS
RESIDENCY
REQUIREMENTS; RESALE
LISTING PROCESS; THE
COMPANY OFFERS
SERVICES AS BROKER FOR
RESALES

United States Code, Sections 7001 et seq., the Uniform Electronic Transaction Act (UETA) and any applicable state law. Any document accepted, executed or agreed to in conformity with such laws will be binding on all parties the same as if it were physically executed. The parties (a) consent to the Electronic Execution of the Agreement and the use of electronic signatures, (b) intend to be bound by the signatures on any document delivered via Electronic Execution; (c) are aware that the other party(ies) will rely on such Electronic Execution and electronic signatures; and (d) waive any defenses to the enforcement of the terms of this Agreement based on Electronic Execution or electronic signatures.

35. RESALE LISTING PROCESS. As described in the Disclosure Statement, each resale of a Unit at The Cypress of Raleigh involves both the corresponding purchase of a fee interest in real estate and the purchase of a membership in The Club. Membership in The Club is not incidental to the ownership of a home; however, the occupancy of a home and access to and use of the common elements and services provided by The Club are restricted to a qualified Member or Designated Member, as the case may be. And, as elsewhere described in the Disclosure Agreement, membership in The Club is subject to the age, financial and medical qualifications set forth therein and more fully described in the Membership Agreement. Due to the complex and dual nature of each resale, The Company expends ongoing and considerable resources in marketing The Cypress, including hiring consultants, purchasing third party professional reports, collecting and reviewing data analytics specific to senior citizens, and maintaining Priority Reservation Agreements with individuals who have expressed an interest in The Cypress and have delivered refundable deposits so that they may be advised of community resales when they occur. As well, employees of The Company are well-versed in both the sale of real estate and the qualifications of membership in The Club (including a HIPPA certification to protect the confidential information required to be delivered for consideration of admission as a Member). As part and parcel of this effort, The Company offers its services to owners at the time of a resale at a commission rate considered to be at or below a market rate for the sale of real estate and with no additional consideration for assisting with the membership admission process. Owners are not required to engage The Company for resales, nor is admission of membership contingent on the use of the Company for the resale of a home. However, in such cases where an Owner elects to sell a home without engaging The Company, The Cypress may impose reasonable restrictions on access to the home and common elements for purposes of ensuring the safety and well-being of The Cypress residents. In such instances, an owner (or its agents) shall be responsible for all elements of disclosure required by the North Carolina Continuing Care Retirement Community Act ("CCRC Act") and the North Carolina Condominium Act ("Condominium Act") and shall be required to execute an indemnification agreement in favor of The Company, The Club and The HOA covering any liability arising out of the failure to comply with the CCRC Act, the Condominium Act and the requirements set forth in the Disclosure Statement.





SIGNED and SEALED by Purchaser in duplicate originals as of the day and year first above written.

WITNESSES:	PURCHASER:	(If more than one, each should sign)	
SIGNED and SEALED by Seller in duplicate of	originals this	_ day of, 20	
WITNESSES:	SELLER: (If mo	ore than one, each should sign)	

EXHIBIT V AGENCY DISCLOSURE

{ATTACHED}

AGENCY DISCLOSURE AND NON-EXCLUSIVE BUYER AGENCY AGREEMENT

Buyer:	
(referre	d to below as "Buyer")
Firm: _	(referred to below as "Firm")
firms has real es with the	pose of this form is to properly establish a buyer agency relationship. Historically, in a real estate transaction, the listing and selling average been paid by and were the agents of the seller. Today, many firms represent the buyer. When entering into a discussion with tate agent regarding a real estate transaction, Buyer should understand what type of agency relationship or representation Buyer has agent's firm. The various forms of agency relationships are discussed in the "Working with Real Estate Agents" brochure, a copy h Buyer has received and reviewed with the agent. In North Carolina the existence of a buyer agency relationship with a real
and und	h Buyer has received and reviewed with the agent, in word early lawer's execution of this form confirms that Buyer has read gent for a period of time must be in writing to be recognized as valid. Buyer's execution of this form confirms that Buyer has read lerstands the contents of that brochure, and is making a decision to request buyer agency for the period of time set forth below represents that, as of the commencement date of this Agreement. Buyer is not a party to an exclusive buyer representation and with any other real estate firm.
Firm ag	grees to act as a non-exclusive buyer's agent representing Buyer in the acquisition of real property by [check all that apply]:
☐ loca	ting suitable real estate showing the following specific property
for the	period from to
compet through	reament does not obligate Buyer to pay a brokerage fee or assure the payment of a brokerage fee to Firm, which will be reament does not compensation from a cooperating seller/listing firm. If a selling incentive (bonus, trip, money, etc.) is offered stated under an offer of compensation. In the event Buyer wishes to the MLS or otherwise, Buyer will permit Firm to receive it, in addition to any offer of compensation. In the event Buyer wishes to it the purchase of a property offered for sale privately, or through sources other than a cooperating seller/listing firm, Buyer and ay enter into an agreement establishing the details of, and Buyer's liability for, compensating Firm in the transaction.
☐ Bu ☐ Bu pu	tyer acknowledges receipt of a sample copy of an Offer to Purchase And Contract for review purposes. The sample copy of the brochure Questions and Answers on: Home Inspections The sample copy of a Professional Services Disclosure and Election form (form #760) for review reposes.
•	Exercise Real estate brokers are prohibited by N.C. Real Estate Commission rule from disclosing the price or other material terms contained rty's offer to purchase, sell, lease, rent or option real property to a competing party without the express authority of the party making er. However, sellers may elect not to treat the existence, terms, or conditions of any offers Buyer may make as confidential.
	AGENCY: Buyer has received a copy of the "Working With Real Estate Agents" brochure and has reviewed it with Firm. Buyer tands that the potential for dual agency will arise if Buyer becomes interested in viewing property listed with Firm. Firm may ent more than one party in the same transaction only with the knowledge and informed consent of all parties for whom Firm acts.
(a) A	uthorization (initial only ONE).
	Buyer authorizes the Firm to act as a dual agent, representing both the Buyer and the seller, subject to the terms and conditions this paragraph below. Buyer desires exclusive representation at all times during this agreement and does NOT authorize Firm to act in the capacity of gent. If Buyer does not authorize Firm to act as a dual agent, the remainder of this paragraph shall not apply.
the int	isclosure of Information. In the event Firm serves as a dual agent, Buyer agrees that without permission from the party about whom formation pertains, Firm shall not disclose to the other party the following information:) that a party may agree to a price, terms, or any conditions of sale other than those offered; the motivation of a party for engaging in the transaction, unless disclosure is otherwise required by statute or rule; and any information about a party which that party has identified as confidential unless disclosure is otherwise required by statute or rule.
	Control Description of transportion Firm shall make every reasonable effort

(c) Firm's Role as Dual Agent. If Firm serves as agent for both Buyer and a seller in a transaction, Firm shall make every reasonable effort to represent Buyer and seller in a balanced and fair manner. Firm shall also make every reasonable effort to encourage and effect communication and negotiation between Buyer and seller. Buyer understands and acknowledges that:

(1) Prior to the time dual agency occurs, Firm will act as Buyer's exclusive agent;
(2) In its separate representation of Buyer and seller, Firm may obtain information which, if disclosed, could harm the bargaining



position of the party providing such information to Firm;

(3) Firm is required by law to disclose to Buyer and seller any known or reasonably ascertainable material facts.

Buyer agrees Firm shall not be liable to Buyer for (i) disclosing material facts required by law to be disclosed, and (ii) refusing or failing to disclose other information the law does not require to be disclosed which could harm or compromise one party's bargaining position but could benefit the other party.

(d) Buyer's Role. Should Firm become a dual agent, Buyer understands and acknowledges that:

(1) Buyer has the responsibility of making Buyer's own decisions as to what terms are to be included in any purchase and sale agreement with a seller client of Firm;

(2) Buyer is fully aware of and understands the implications and consequences of Firm's dual agency role as expressed herein to provide balanced and fair representation of Buyer and seller and to encourage and effect communication between them rather than as an advocate or exclusive agent or representative;

(3) Buyer has determined that the benefits of dual agency outweigh any disadvantages or adverse consequences;

(4) Buyer may seek independent legal counsel to assist Buyer with the negotiation and preparation of a purchase and sale agreement or with any matter relating to the transaction which is the subject matter of a purchase and sale agreement.

Buyer agrees to indemnify and hold Firm harmless against all claims, damages, losses, expenses or liabilities, other than violations of the North Carolina Real Estate License Law and intentional wrongful acts, arising from Firm's role as a dual agent. Buyer shall have a duty to protect Buyer's own interests and should read any purchase and sale agreement carefully to ensure that it accurately sets forth the terms which Buyer wants included in said agreement.

(e) Designated Agent Option (Initial only if applicable).

Buyer hereby authorizes the Firm to designate an agent(s) to represent the Buyer, to the exclusion of any other agents associated with the Firm. The agent(s) shall not be so designated and shall not undertake to represent only the interests of the Buyer if the agent(s) has actually received confidential information concerning a seller client of the Firm in connection with the transaction. The designated agent(s) shall represent only the interests of the Buyer to the extent permitted by law.

THE AGENT (FIRM) SHALL CONDUCT ALL BROKERAGE ACTIVITIES IN REGARD TO THIS AGREEMENT WITHOUT RESPECT TO THE RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN, HANDICAP OR FAMILIAL STATUS OF ANY PARTY OR PROSPECTIVE PARTY TO THE AGREEMENT.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION.

Buyer ! FIRM:	E-mail:	Phone	
	Real Estate Firm Name		
Ву: _		Individual license #	
-	Individual agent signature		

EXHIBIT W HEALTH CARE LICENSES

{ATTACHED}

State of North Carolina Department of Insurance

Continuing Care Retirement Community Bicense

License Number: 52-01

Effective:

August 15, 2008

This license is issued to: The Cypress of Raleigh, LLC The Cypress of Raleigh Club, Inc. The Cypress of Raleigh Owners Association, Inc. (Provider)

to offer and provide continuing care, as defined by N.C.G.S. §58-64, at the continuing care retirement community (facility) located at:

9951 Strickland Road

in	Raleigh	, North Carolina,	Wake	County.
This lie	cense is issued subject t	to the statutes of North Caro	olina, is not tr	ransferable and
shall r	remain in effect until r	evoked by the Commissioner	of Insurance.	Witness my
ŀ.	band and official seal,	this 1st Day of Augus	<u>t</u> , 20	11.



State of Aurth Carolina Department of Health and Human Services Division of Health Service Regulation

Effective January 01, 2021, this license is issued to

The Cypress of Raleigh Club Inc

to operate a nursing facility known as

The Rosewood Health Center

located in Raleigh, Wake County

This license is issued subject to the statutes of the State of North Carolina, is not transferable and shall expire midnight December 31, 2021.

Facility ID: 050891

License Number: NH0622

Bed Capacity:

61

Nursing Facility Beds 57 / Adult Care Home Beds 4

Authorized, by:

Secretary, N.C. Department of Health and Human Services



Director, Division of Health Service Regulation

State of Aurth Carolina Department of Health and Human Services Division of Health Service Regulation

Effective January 1, 2021, this license is issued to

The Cypress of Raleigh Club, Inc.

to operate a home care facility known as

The Cypress of Raleigh Home Care

located at 8801 Cypress Lakes Drive Raleigh, NC 27615 County: Wake

This license is issued subject to the statutes of the State of North Carolina, is not transferable and shall expire midnight December 31, 2021

Facility ID: 090658

License Number: HC3875
Home Care Services:

Companion, Sitter and Respite, In-Home Aide, Nursing Care.

Authorized, by:

Secretary, N.C. Department of Health and Human Services

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Director, Division of Health Service Regulation

EXHIBIT X

CHARGES FOR ADDITIONAL SERVICES AVAILABLE TO MEMBERS

{ATTACHED}

Additional Charges (Effective 1/1/2021)

Dining:

Member mealsPer menuAdditional surcharge for guest plated meals\$ 3.00*Additional surcharge for guest buffet meals\$ 5.00*

Catering/Private Parties

As agreed upon
Bar Charges (beer, wine, mixed drinks)

\$\\$3.00 \& up^*\$

Additional meals during temporary stay in Rosewood

\$\\$25.00 \text{ per day}\$

Housekeeping Services:

Additional Housekeeping Services \$ 40.00 per hour

Transportation Services:

Transportation to Airport \$ 25.00 per trip
Valet Transportation \$ 20.00 per half hour

Medical Appointments-10 mile radiusNo ChargeValet Transportation After Hours (4:00 pm)\$ 40.00 per hourBus Rental-Large Bus\$ 80.00 per hourBus Rental-Mini Bus\$ 60.00 per hour

Maintenance Services:

Additional Maintenance Services \$ 20.00 per half hour IT services \$ 20.00 per half hour

Home Care Services:

Admission Visit \$125.00 each CNA Services \$24.00 per hour

\$ 36.00 per hour holiday/overtime

Skilled Nurse Visit\$ 50.00 per visitAssistance in Living\$ 85.00 per dayMedication Management\$ 50.00 per visit

Miscellaneous:

Activities Charges As presented Salon Services As presented **Massage Services** As presented Replacement Name Badge \$ 20.00 each \$ 5.00 each **Replacement Magnets** Replacement FOB \$ 12.00 each Replacement PERS Pendant \$ 110.00 each Additional/Replacement House Key \$ 15.00 each Additional/Replacement Mailbox Key \$ 10.00 each Additional/Replacement Transponder \$ 45.00 each

Medical & Personal Supplies Per Medical Supply List

Rehabilitation Therapy Services As presented

^{*}To the extent required by law, appropriate sales and use taxes will be charged to Members and collected on sales of alcohol, guest meals, and if prescribed by law, meals served in excess of the monthly point total.

EXHIBIT Y

CORE WELLNESS BROCHURE

{ATTACHED}





CORE wellness

LONGEVITY THROUGH BALANCED LIVING

AT THE CYPRESS OF RALEIGH







Health Services



Physical



Intellectual



Social



Vocational

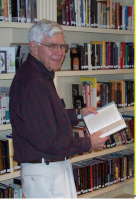


Spiritual



Environmental











CORE Wellness Services

At the Cypress of Raleigh we strive to keep you as active and fulfilled socially as you want to be by planning a wide range of activities each day to keep you engaged in the community. The following CORE Wellness Services are available to all Members and are included in your monthly fees.

- A full range of social activities on and off campus, organized by the Director of Community Life Services, planned with Members interests and suggestions encouraging active lifestyles
- Organized programming for Members to join social and intellectual clubs that include, Book Clubs, Walking Club, Wood Working Club, Bridge Club, Computer Club, Investments Club and Current Events Club to Name a few
- A fully organized and stocked Member Library with all the amenities of your local library that include fiction ,non fiction, reference, biographies, magazines, books on tape, VHS and DVD's
- Computer lounge with Internet access, printer, fax machine, copier and featuring Dakim Brain Fitness Software available for Members to exercise their brains.
- Monthly social events to socialize with neighbors and friends
- Published transportation to local shopping and services
- Game room furnished with a billiards table, ping pong table, chess table, board games, puzzles and Nintendo Wii sports gaming system
- Coordination for Volunteer opportunities
- Life Long Learning Classes
- Scheduled duplicate and standard bridge games
- · A variety of interesting educational and informative guest speakers
- Outdoor amenities include walking and nature paths throughout community, sitting areas around lakes and falls, raised garden beds for Members to grow their own plants and vegetables
- Art studio with classes that range from beginner to expert levels in Sculpting, Water Color, Acrylics, Drawing, Designs in Metal and Jewelry Making
- Member Wood Shop
- Concierge services

The Following CORE Wellness Services are available at an Additional fee:

- Salon, spa and massage services
- Tickets or admission to outings and cultural events
- Requested chauffeur or group transportation "when available"
- Life long learning Classes through NCSU Encore



Fitness

At the Cypress of Raleigh, Members are provided with options of physical fitness in order to reach or maintain their fitness goals. The following fitness Programs and Amenities are available to Cypress Members included in their monthly fee:

Indoor salt system pool, hot tub and locker rooms

- Fitness and Cardio Equipment by True, Sci Fit, Tuff Stuff, Landice, Nustep, and Biodex
- Member orientation to fitness center including equipment training and prescription
- Outdoor paved walking paths with no greater than a 4% incline
- A minimum of 2 fitness classes each day focusing on Gait, Balance, Strength, Stretch, Meditation, Aerobic and Recreational Fitness and Water fitness.
- Regularly scheduled education on fitness and wellness featuring guest speakers
- Yoga, Tai Chi, Pilates instruction
- Daily exercise prescription from our Wellness Coordinator
- Balance Assessment and Training using the BIO-Dex Balance Trainer
 The Following Fitness Services are offered at an additional fee:
- Personal Training



Nutrition

At The Cypress of Raleigh we know that in order to live a healthy active lifestyle proper nutrition is a necessity. We offer our Members many options that incorporate balanced nutritional meals with our

focus of offering seasonal regional ingredients prepared from scratch. The following Nutritional services are available to all Members included in their Monthly Fee:

- Healthy dining selections prepared by our executive chef and culinary team with menus designed by suggestions and input from our Member Food and Beverage Committee
- Lunch and Learn events focusing on Health related topics
- Licensed Dietician available to make healthy eating consultations and recommendations
- Preferred Choice Dining Program designed to let you choose when and what you want to eat
- Convenient home delivered meals to your door.
- Choices in dining venues: Emerald Room, Cascade Room, Veranda Bar, 1840 Bistro, and The Oaks Room
- Daily chefs specials as well as three menus to choose from for Members discerning palates
- Themed dinners and celebratory events throughout the year
- Heart healthy options designated on the menus
- Dining allowance may be used for guest meals, entertaining, or group catering events

The Following Nutritional Services are available for additional fee:

Catering Services for Groups and special occasions



Well-Being

(Member Health Services)

At the Cypress of Raleigh, we emphasize the importance of wellness on the mind body and soul as a part of staying healthy and vibrant. The following services are available to Cypress Members included in their monthly fee:

- Full time and part-time nurse case manager to coordinate home care service
- Assistance in dealing with life changes
- Liaison with Medicare agency for the provision of services under Medicare
- Assistance provided with medical appointments
- Weekly blood pressure clinics
- Annual flu clinic
- Quarterly podiatry clinic
- Assistance in coordinating physician ordered lab work
- Assistance in coordinating physician ordered physical, occupational, and speech therapy Assistance in coordinating diagnostic studies and driving evaluations

The following services are available at an additional fee:

- Personal care assistance
- Medication Management
- Assisting client to medical appointments
- Wound care not covered by Medicare
- Nursing visits not covered by Medicare
 Travel companion to beach or mountain homes