MASONICARE AT CHESTER VILLAGE DISCLOSURE STATEMENT

FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2022

REGISTRATION UNDER CHAPTER 319hh
CONNECTICUT GENERAL STATUTES, AS AMENDED,
DOES NOT CONSTITUTE
APPROVAL, RECOMMENDATION, OR ENDORSEMENT BY
THE STATE OF CONNECTICUT
OR THE STATE OF CONNECTICUT DEPARMENT OF SOCIAL SERVICES,
NOR DOES SUCH REGISTRATION EVIDENCE THE ACCURACY OR
COMPLETENESS OF THE INFORMATION SET OUT IN THIS
DISCLOSURE STATEMENT

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Attachments to the Disclosure Statement for Chester Village, Inc. Dated: September 30, 2022

Attachment A – Residency Agreement and Notice to Prospective Residents

Attachment B - Current Listing of Entry and Monthly Fees

Attachment C – Masonicare Audited Financial Statements 2022

NAME AND ADDRESS OF PROVIDER

MASONICARE AT CHESTER VILLAGE, INC. 317 WEST MAIN STREET CHESTER, CT 06412 (860) 531-1400

Masonicare at Chester Village, Inc. ("Masonicare at Chester Village") was incorporated in the state of Connecticut on September 13, 2017 and is a 501(c)(3) organization.

MASONICARE AT CHESTER VILLAGE BOARD OF DIRECTORS

Robert F. Polito, Jr., Chair Christopher J. Earle, Vice Chair Newton (Bud) Buckner, Treasurer Bonnie S. McWain, Secretary Bruce R. Bellmore Robert J. Furce Kevin J. Hecht Shelby P. Jackson Susan Koty Laura S. Michnowski Theodore J. Nelson Edward C. Page Joseph J. Porco Thaddeus M. Stewart Mark D. Winne Jon-Paul Venoit, President and CEO & Assistant Secretary Steve Beaulieu, CFO & Assistant Treasurer

Members of the board of directors of Masonicare at Chester Village are appointed for a one-year term or until their respective successors are appointed and have qualified.

BUSINESS EXPERIENCE

Masonicare at Chester Village is a wholly owned affiliate of Masonicare Corporation ("Masonicare"). Masonicare has provided health and health related services to older adults for over 125 years.

The daily operation of Masonicare at Chester Village is the responsibility of the Executive Director, who is supervised by and reports to Masonicare's President and CEO.

In addition to Masonicare at Chester Village, Masonicare operates campuses in the towns of Wallingford, and Mystic, Connecticut.

The Wallingford campus includes Masonicare Health Center ("MHC"), with 260 skilled nursing beds, 86 residential care home beds and 93 independent living units and Masonicare at Ashlar Village, Inc., a continuing care retirement community with 360 independent living units and 134 licensed assisted living units.

The Mystic campus offers licensed assisted living (50 general and 48 memory care units) and 81 independent living units on a rental basis.

Masonicare at Chester Village late in calendar has 105 units, 90 apartments and 15 homes. All Masonicare at Chester Village residents receive priority access to the healthcare services provided at MHC as well as the other services provided throughout the continuum.

Masonicare also provides home health and hospice services throughout Connecticut by Masonicare Home Health and Hospice, and provides live-in, personal care attendant and homemaker services by Masonicare at Home.

JUDICIAL PROCEEDINGS

Neither Masonicare, Chester Village nor any of the officers or directors of Chester Village has been a party to any criminal, civil, or licensure action described in Section 17b-522(b) (4) of the Connecticut General Statutes.

AFFILIATION

Masonicare is a non-profit Connecticut corporation and is tax-exempt under the provisions of Section 501 (c)(3) of the Internal Revenue Code. Masonicare is a membership corporation, whose "Voting Members" include specified current and former officers and designated persons of the Connecticut Grand Lodge of Ancient Free and Accepted Masons, and certain officers of the various Masonic Lodges throughout Connecticut. Reserved powers of the Voting Members include, among other things, appointment of certain members of the Masonicare Board of Trustees of 12 to 15 members (all of whom must be Masons or members of affiliated Masonic organizations), including three Grand Lodge officers, three ex-officio members selected from the affiliated Masonic organizations, and the remaining chosen by vote of the Voting Members.

Masonicare at Chester Village is governed by a Board of Directors, appointed by Masonicare as the sole member of the affiliate. Masonicare has certain reserved rights, including prior approval of all amendments to the certificate of incorporation and mission statement, appointment of the chair of the Board of Directors and all corporate directors, prior approval of the annual operating budget, prior approval of the written investment policy and investment manager(s), and other powers set forth in the bylaws.

Masonicare will be responsible for the financial and contractual obligations of the Residency Agreements executed by Masonicare at Chester Village, its wholly owned affiliate.

DESCRIPTION OF PROPERTY

Masonicare at Chester Village site consists of roughly 55 wooded acres, nestled among the rolling hills of the lower Connecticut River Valley and adjacent to the Cockaponsett State Forest. There are 105 total units at Masonicare at Chester Village, consisting of 90 apartments (one-bedroom, one-bedroom plus den, two-bedroom, two-bedroom plus den) and 15 single story cottage homes.

BENEFITS INCLUDED IN THE CHESTER VILLAGE MONTHLY FEE

A list of the services and amenities to be provided are described in the Masonicare at Chester Village Residency Agreement, a copy of which is attached at Attachment A.

INTEREST ON DEPOSITS HELD IN ESCROW

Interest on deposits required to be held under escrow according to Chapter 316, Connecticut General Statutes, as amended, will be payable to the provider, Masonicare at Chester Village.

TERMINATION OF THE CHESTER VILLAGE RESIDENCY AGREEMENT

The Masonicare at Chester Village Residency Agreement requires the payment of an entrance fee. The entrance fee is payable on the date the selected unit is occupied. The conditions under which the Residency Agreement may be terminated are described in Article VII of the Residency Agreement.

RIGHTS OF SURVIVING SPOUSE

A surviving spouse, who is a resident of Masonicare at Chester Village and a signatory to the Residency Agreement with his/her deceased spouse, is entitled to all the rights described in the Masonicare at Chester Village Residency Agreement.

A surviving spouse who is not a resident of Masonicare at Chester Village would require a new Residency Agreement or amendment to the resident's original contract, to receive care and services.

MARRIAGE OF A RESIDENT

The effect of a resident's marriage or remarriage while at Masonicare at Chester Village on the terms of the Residency Agreement is described in Article VI.C. of the Masonicare at Chester Village Residency Agreement.

DISPOSITION OF PERSONAL PROPERTY

In the event of a resident's death, disposition of the resident's personal property is the responsibility of the executor or representative of the resident's estate.

In the event of the resident's permanent transfer to a nursing facility, disposition of a resident's personal property is the responsibility of the resident, his/her conservator, or next of kin.

In the event the resident's Residency Agreement is terminated by Masonicare at Chester Village, disposition of the resident's personal property is the responsibility of the resident.

The Monthly Fee will continue to be due until the resident's personal property is removed from the unit and the keys are returned to Administration. If personal property is not removed within thirty (30) days, Masonicare at Chester Village shall have the right to remove it from the unit and store it at the expense of the resident or the resident's estate. Any personal property that is unclaimed after six months will be disposed of at the expense of the resident or resident's estate.

TAX CONSEQUENCES

Payment of the entrance fee required under the Masonicare at Chester Village Residency Agreement may have significant tax consequences and any person considering such a payment may wish to consult a qualified advisor.

RESERVE FUNDING-ESCROW ACCOUNTS

As required under Section 17b-525 of Chapter 319hh, Connecticut General Statutes, as amended, Chester Village, Inc. has placed on deposit with Peoples Bank, New Haven, Connecticut, monies to be held in a <u>Reserve Fund Escrow Account</u>. These funds are invested in an interest-bearing instrument. Investment decisions regarding this account will be the responsibility of the M&T Bank, New Haven, Connecticut, as escrow agent.

FINANCIAL STATEMENTS

The audited financial statement for Masonicare for the fiscal year ending September 30, 2022 is set forth in Attachment C.

CURRENT RATE SCHEDULES

Masonicare at Chester Village's current rate schedules for entrance fees, monthly fees, fees for ancillary services rates are set forth in Attachment B. Current Occupancy as of September 30, 2022 was 104 (99%).

ENTRANCE FEES AND PERIODIC CHARGES

All Masonicare at Chester Village residents pay an entrance fee and a monthly fee, based on the type of unit and whether the resident(s) is/are a single person or a couple. Monthly fees have increased by 4% or less annually.

Entrance fees paid by Masonicare at Chester Village residents are refundable to the resident or the residents' estate according to the prorated refund schedule described in the resident's Residency Agreement. The entrance fee is refundable over a 5-year period.

Financial assistance is available for residents unable to pay any monthly fee or other indebtedness owed to Masonicare at Chester Village under conditions described in Article V, page 15 section F of the Masonicare at Chester Village Residency Agreement.

Regarding adjustments to the monthly fee, Article V, page 14 section 4 states that increases of the monthly fees may be made at the discretion of the Masonicare at Chester Village Board of Directors.

ACTURIAL PRESENT VALUE OF PREPAID HEALTHCARE OBLIGATIONS

The cost of certain healthcare services is included in the monthly fee, and there is no prepaid healthcare allotment.

NOTICE TO PROSPECTIVE RESIDENTS

Connecticut law requires Masonicare at Chester Village to provide notice to prospective residents; see pages 8-9.

DEPARTMENT OF SOCIAL SERVICES FILINGS

All materials regarding Masonicare at Chester Village, are required to be on file with the State of Connecticut, Department of Social Services, under Section 17b-524 Chapter 316hh, Connecticut General Statues, as amended. These documents are on file at the following address:

Department of Social Services 55 Farmington Avenue Hartford, CT 06106-5033

ATTACHMENT A

NOTICE TO RESIDENTS AND RESIDENCY AGREEMENT



NOTICE TO PROSPECTIVE RESIDENTS

Connecticut law requires Masonicare at Chester Village to provide prospective residents of our community (or legal representative) with the following statement.

- 1. A continuing-care contract is a financial investment and your investment may be at risk;
- 2. Masonicare at Chester Village's ability to meet our contractual obligations under such contract depends on our financial performance;
- 3. You are advised to consult an attorney or other professional experienced in matters relating to investments in continuing care; and
- 4. The Connecticut Department of Social Services does not guarantee the security of your investment.

ACKNOWLEDGEMENT

I acknowledge that I have reviewed and understand the above statement as well as Masonicare at Chester Village's Residency Agreement.

Resident's Name	Resident's Signature	Date
Resident's Name	Resident's Signature	Date



NOTICE TO PROSPECTIVE RESIDENTS

Connecticut law requires Masonicare at Chester Village to provide, not more than sixty not less than ten days before a person occupies a continuing care facility, a revised and up-to-date disclosure statement to the prospective resident or to that person's legal representative.

If there have been no revisions to the disclosure statement since the prospect received one at a time of reserving a unit with a 5% deposit, the prospect will be so advised.

ACKNOWLEDGEMENT

I have been informed that there have been no revisions to the original disclosure statement that I received at the time I placed a deposit on a unit at Masonicare at Chester Village.

Date	Resident's Name
	Resident's Signature
Date	Resident's Name
	Resident's Signature



RESIDENCY AGREEMENT

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GLOSSARY

Apartment Apartment residences at Chester Village.

Application Fee A non-refundable fee that must accompany any

application to reside at Chester Village.

Chester Village Chester Village's residents' council.

Association

Chester Village Safety Procedures to promote safety of the Chester Village

Standards community published by Chester Village.

Community Rules The Resident Handbook and policies and procedures

published by Chester Village governing the Chester

Village com

munity, as may be amended from time to time.

Cottage

Free-standing residences at Chester Village.

Cottage Resident A Resident who resides in a Cottage.

Dining Room A dining facility operated by Chester Village serving

breakfast, lunch and dinner.

Downgrade Transferring from a more expensive residence to a less

expensive residence, but excluding a transfer from a

smaller residence to a larger residence.

Entry Fee A fee paid in exchange for the rights and services

provided under the Residency Agreement.

Entry Fee Refund A refund of a portion of the Entry Fee to which a

Resident may be entitled.

Executive Director The executive leader of Masonicare at Chester Village.

Financial Disclosure Statement A statement of a Resident's finances submitted with

the application to Chester Village.

Flexible Dining Plan

A plan whereby Residents pay a set fee for a certain

number of meals in the Dining Room.

Guest Suite A suite maintained at Chester Village for use by

Residents' guests.

Initial Fee A fee applied to the Entry Fee, which is due when a

Resident submits his or her application.

Masonicare A nonprofit Connecticut corporation that provides

senior living and healthcare services.

Masonicare Health

Center

A skilled nursing facility operated by Masonicare and

located at 22 Masonic Avenue, Wallingford,

Connecticut.

Masonicare Medical

Director

The Medical Director of Masonicare Health Center.

Monthly Fee A monthly maintenance fee for occupying a

Residence.

Monthly Statement The monthly bill each Resident receives for his or her

Monthly Fee plus any additional charges.

Refurbishment Fee A fee charged to Residents transferring residences to

cover the cost of refurbishing the residence left by the Resident, which may be adjusted by Chester Village

from time to time in its sole discretion.

Rescission Period The thirty day period after a Resident executes a

Residency Agreement during which he or she may

rescind this Residency Agreement.

Residence Your Apartment or Cottage at Chester Village.

Resident A resident of Chester Village.

Standard Administrative A fee deducted from the Entry Fee Refund when a Resident terminates residency within 30 days of

signing the Residency Agreement.

Upgrade Transferring from a less expensive residence to a more

expensive residence or from a smaller residence to a

larger residence.

ARTICLE I

DURATION OF RESIDENCY AGREEMENT

Chester Village agrees to furnish you lodging and services as set forth in this Residency Agreement for so long as you carry out your obligations under this Residency Agreement. This Residency Agreement shall commence as of ______, your agreed-upon move-in date.

ARTICLE II

ACCOMMODATIONS AND FACILITIES

A. Your Residence

You have selected Apartment/Cottage number, ______ to be your residence ("Residence"). You shall have a personal and non-assignable right to reside in the Residence, subject to the terms of this Residency Agreement and Chester Village Policies and Procedures. Your written address is:

B. Furnishings Provided

Chester Village furnishes each residence with some basic appliances (i.e., stove, refrigerator, garbage disposal), air-conditioning, carpeting, an emergency call system and smoke alarms. You must provide all other furniture and appliances. You may furnish and decorate your Residence in accordance with your own individual preferences, provided your furniture and decorations do not violate

Chester Village's Safety Standards, or applicable local, state and federal laws and codes.

C. Emergency Services

Your Residence will include a 24-hour emergency call response system that includes smoke detectors and a sprinkler system (as described in Exhibit E). It will also be equipped with an emergency pull cord in the bedrooms and bathrooms to alert staff to any emergencies that may occur. Chester Village employs security personnel for the Chester Village community as it deems necessary in its sole discretion.

D. Utilities

Electricity, air conditioning and heating are included in the Monthly Fee as are water, sewage and garbage collection. Telephone, cable television and internet service (including their associated installation and service costs) are available at your option and expense. You are responsible for any other services not included in this Residency Agreement. Chester Village is not liable for any interruption of or failure in the supply of any utilities to your Residence, provided the interruption or failure is not directly caused by Chester Village.

E. Alterations to Your Residence

If you wish physically to alter your Residence or upgrade the standard fixtures in your Residence, you must first obtain the written approval of the Executive Director of Chester Village or his/her designee in advance for the alterations and for any outside contractors who will complete the alterations. You agree that all alterations shall be performed in a good and workmanlike manner, and shall comply with all applicable laws and regulations. Alterations to your residence shall be completed in such a manner so as not to disturb other Residents of Chester Village. You are responsible for the cost of alterations and upgrades to your Residence and the restoration of your Residence to its original condition when you vacate it. All modifications, alterations or additions to your Residence become the property of Chester Village, unless the Executive Director of Chester Village grants a special exception in writing.

You shall not allow any mechanic's lien to be created or to remain, and shall discharge any mechanic's lien which might be or become a lien, encumbrance or charge upon the real property of Chester Village or any part thereof. If any

mechanic's lien shall at any time be filed against real property of Chester Village, or any part thereof, due to work you ordered, you, within thirty (30) days after notice of the filing thereof, will cause the lien to be discharged of record by payment, deposit, bond, order of a court of competent jurisdiction or otherwise. If you fail to cause the lien to be so discharged within the thirty (30) day period, ten (10) days after giving written notice to you, Chester Village may, but shall not be obligated to, discharge the lien. Any amount paid by Chester Village in connection with discharging the lien (including attorneys' fees) with doing so, together with interest thereon at the rate of 1.5% per month from the date of Chester Village making the payment or incurring other costs and expenses will constitute an additional charge on your Monthly Statement.

F. Access to Residences

You hereby irrevocably give your consent and authorize Chester Village to access your Residence at any time when Chester Village in its sole discretion determines that entry is necessary to protect your health, safety or comfort or that of any other Resident of Chester Village, or the physical conditions of your Residence or other Chester Village facilities. Except in cases of emergency (as determined in Chester Village's sole discretion), Chester Village personnel will make a reasonable attempt to obtain your permission before entering. You may not change or add additional locks to your door, but you may request that your lock be changed if circumstances make it desirable and the Executive Director of Chester Village gives his or her approval.

G. Parking

Free open-air parking is available to Residents and guests. Apartment Residents may reserve a parking space in a covered carport (subject to availability) for an additional charge. The Cottages have additional parking accommodations, the cost of which is included in the Monthly Fee.

H. Community Facilities

You are entitled to share with all Residents the use of the common areas, grounds and facilities at Chester Village. You may also reserve certain facilities for special occasions in accordance with policies and procedures established by Chester Village in its sole discretion.

I. Property Protection and Insurance

You agree to keep your Residence clean and orderly. You further agree not to permit misuse of or damage to your Residence. You are responsible for providing personal property and liability insurance for yourself, your property, and your guests. You will carry ample personal liability insurance that you obtain prior to move in per the Chester Village Resident Liability Insurance Policy. You agree that Chester Village is not responsible for securing and safeguarding your You are responsible for keeping your personal property and possessions. Residence locked and secured and for taking other reasonable precautions. Neither Chester Village nor its insurer will be liable for any claims, , damage or expenses, including reasonable attorneys' fees, resulting from any injury or death to persons and any theft or damage to property caused by, resulting from, attributable to or in any way connected with the negligent or willful act or omission of any Resident unless caused by the gross negligence or willful misconduct of Chester Village or any of its officers, employees, contractors, or agents or by a material default on the part of Chester Village under this Residency Agreement.

J. Indemnification

You agree to indemnify and defend Chester Village, at your sole cost and expense, against all claims, expenses, damages and liabilities (including without limitation reasonable attorneys' fees) arising out of any occurrence in your Residence, any breach by you of this Residency Agreement or of any representation or warranty made by you to Chester Village, or negligence by you or that of any of your guests, employees, contractors, or agents. Such indemnification shall not apply to any claim arising out of the negligence or willful misconduct of Chester Village, or any of its officers, employees, contractors, or agents, or by default on the part of Chester Village under this Residency Agreement.

K. No Real Property Interest

You understand and agree that this Residency Agreement is primarily for the provision of services. This Residency Agreement does not confer upon you any right, title or interest in any part of the personal property, real property, buildings and improvements (including your Residence) owned by Chester Village, Inc., Masonicare, or its affiliates. This Residency Agreement is a continuing care contract governed by Sections 17b-520 through 17b-535 of the Connecticut General Statutes and accompanying regulations.

ARTICLE III

SERVICES

A. Dining Plan

Residents are required to participate in Chester Village's Flexible Dining Plan (as described in Exhibit C). Included in your Monthly Fee are the same number of meals in the dining room as there are days in the month.

Take-out meals are available for all Residents if a Resident is unwell or unable to eat in the Dining Room. Residents may pick up take-out meals themselves, or the meals will be delivered for a service charge.

Guests are always welcome to dine with you. Please make reservations in advance for your guests. Guest meals will be billed to you as an additional charge.

B. Housekeeping and Maintenance

Chester Village provides light cleaning services every other week. You may order extra housekeeping or maintenance services for an additional charge. Chester Village provides necessary repairs, maintenance, and replacement of its property and equipment located in your Residence. We will charge you for any repairs or replacement required as a result of the negligent acts of you or your guests. Except in an emergency, such services are provided during normal working hours, Monday through Friday. You are responsible for maintaining, repairing, and replacing your personal property.

Chester Village maintains all Common Areas, Grounds and Facilities, including lawns, walkways, and driveways. Landscaping and decorative plantings are provided and maintained by Chester Village as it deems appropriate. Additional landscaping and gardening may be permitted with prior authorization. Additional landscaping must be maintained by you. If the additional landscaping can no longer be maintained by you as determined by Chester Village in its sole discretion, it will be removed at your expense.

C. Transportation

Chester Village provides transportation to medical appointments within a fifteen (15) mile radius of Chester Village.

Chester Village provides for regularly scheduled transportation to grocery stores, shopping centers and other social and recreational activities. This transportation occurs on a published transportation schedule which is subject to change with prior notice.

ARTICLE IV

HEALTH CARE SERVICES

A. Masonicare Health Center Access and Prepaid Days

1. Admission to Masonicare Health Center

Your residency at Chester Village guarantees you access to Masonicare Health Center (the "Health Center") when needed. You agree that if you are admitted to the Health Center you will sign a separate admissions and residency agreement, describing the services to be provided and your rights and obligations at the Health Center. You agree that in the event the Health Center does not have a bed available when you are ready for admission, you will be temporarily placed in another facility by Chester Village until such time as a bed is available.

2. <u>Ten Prepaid Inpatient Days</u>

During the term of this Residency Agreement, you receive an Annual Allotment of ten prepaid days per calendar year of inpatient services at Masonicare Health Center covering basic services such as, room, board and nursing care (excluding any ancillary services), subject to the restrictions set forth herein. The Annual Allotment is non-cumulative and expires on December 31 of each year. The Annual Allotment is non-refundable and is not transferable to any other facility. You may use your Annual Allotment if such services are not otherwise covered by Medicare, supplemental insurance, or other third party payments. You remain responsible for the payment of any insurance deductibles or co-payments you incur associated with Medicare or your own insurance, as well as ancillary and medical charges, and any days of care in excess of the Annual Allotment.

B. Assisted Living

Chester Village offers assisted living services in Residences through the Assisted Living Services Agency (ALSA). Arrangements may be made through the

Wellness Nurse if applicable. If you wish to transfer to a different Masonicare assisted living facility and it is determined, after consultation with you, your family and/or your physician, that you meet the admissions criteria for assisted living, then your residency at Chester Village will be terminated, and you will enter into a new Residency Agreement describing the services, fees and your rights and obligations as a resident of the Masonicare assisted living facility you select. If you become a resident of another Masonicare assisted living facility, you will have access to Masonicare Health Center on the same terms and conditions as a Chester Village Resident.

C. Personal, Nursing and Medical Services

1. Wellness

Chester Village operates a Wellness Office staffed by a nurse. The Wellness Nurse's primary responsibility is to respond to well elders to ensure they obtain services for routine, non-emergent medical issues.

2. Emergency Assistance

All independent living residences at Chester Village have emergency pull cords in the bathrooms and bedrooms to connect to Chester Village staff In addition, you may purchase a remotely activated pendant or bracelet connected to the Chester Village security system.

3. Personal Assistance

Personal care is the sole responsibility of you and your family. If you hire private companions or aides, you are responsible for coordinating and paying for the services of such companions. Private companions or aides must register with Chester Village Wellness or Administration, wear an identification badge provided by Chester Village Administration, and abide by all policies and procedures as defined by the Chester Village Policy governing private aide services. Upon registration with Chester Village Administration, private companions and aides are provided with the Chester Village Policy Governing Private Companion Services and a private aide manual. Chester Village assumes no responsibility whatsoever for the qualifications of third parties such as private duty companions or aides, or for the timeliness or quality of care or any other aspect of services provided by them. If your private companion or aide is disruptive or unruly or presents any other reason which would justify Chester Village requesting, in its sole discretion,

the discontinuance of his or her services at Chester Village, you agree to discontinue the services of your private companion or aide and to seek an alternate private companion or aide.

D. Health Care Services Not Included in this Residency Agreement

Except as specifically provided in this Residency Agreement, Chester Village shall not provide, pay for, or indemnify you for any medical services, including, but not limited to, medical, surgical, home care or hospital services, physical examinations, medical consultations, drugs, medications, disposable and non-disposable supplies, X-rays, medical tests, eyeglasses or refractions, hearing aids, dentistry, dentures, inlays, prescriptions, orthopedic appliances, private duty nursing care, podiatric services, physical therapy, treatment for psychiatric disorders, alcoholism, or similar items or services.

E. Illness or Accident While Away from Chester Village

If you suffer an accident or illness while away from Chester Village, you will notify Chester Village as soon as possible. You will be solely responsible for the costs of all medical care you incur while away from Chester Village, and Chester Village will not have any responsibility for the payment of such costs.

ARTICLE V

FINANCIAL ARRANGEMENTS

A. Fees

The basic fees associated with your residency at Chester Village include an Application Fee, an Initial Fee, an Entry Fee, and a Monthly Fee. These fees are subject to change, from time to time, in the sole discretion of Chester Village upon thirty (30) day's written notice. The fees in effect at the time of this Residency Agreement are shown on Exhibit A attached to this Residency Agreement.

1. <u>Application Fee</u>

You must submit an Application Fee to Chester Village with your application to cover the cost of review. The Application Fee is nonrefundable and is not credited toward the Entry Fee.

2. Initial Fee

At the time you submit your application to Chester Village, you must also submit an Initial Fee, which is credited toward the Entry Fee. The Initial Fee is subject to change from time to time in the sole discretion of Chester Village.

3. Entry Fee

For the right to use your Residence and to receive the services described in this Residency Agreement, you pay a one-time Entry Fee to Chester Village. A deposit equal to five (5%) percent of the Entry Fee is due when you select your Residence. Your deposit will be placed into an escrow account with our current banking institution, in accordance with Connecticut General Statutes Section 17b-524. The balance of the Entry Fee is due to Chester Village upon move-in. Details regarding the Entry Fee chosen by you are detailed in Exhibit B.

4. Monthly Fee

You agree to pay Chester Village a Monthly Fee for occupancy of your Residence.

Chester Village may adjust the Monthly Fee and ancillary charges from time to time in its sole discretion upon thirty (30) days' advance written notice to you. Chester Village will base such adjustments on projected costs, prior year per capita costs, and economic indicators as determined by Chester Village in its sole discretion. You agree that in the event of such an adjustment by Chester Village, you will pay the adjusted fee.

Each month you will receive a Monthly Statement itemizing the Monthly Fee plus any additional charges, including hair salon, guest meal, etc. All charges on the Monthly Statement are payable within thirty (30) days of receipt. If you do not make your payment on time (within 30 days of receiving the Monthly Statement), Chester Village reserves the right to assess a late penalty of 1.5% per month until you pay the amount owed. Persistently delinquent fees may trigger the Termination Provisions of this Residency Agreement at the sole discretion of the Executive Director of Chester Village. Any account balances, including interest due to late payment that remain unpaid when this Residency Agreement is terminated shall become a lien against your assets or estate after deducting any refund owed under this Residency Agreement. You agree to pay the Monthly Fee whether you are residing in your Residence, temporarily in Masonicare Health

Center as an acute or sub-acute inpatient, or otherwise absent from Chester Village. If you fail or refuse to pay the amounts charged under the terms of this Residency Agreement and Chester Village must later refer the account to an attorney or collection agency, you agree to pay all resulting charges, expenses, court costs and attorneys' fees incurred by Chester Village.

B. Additional Services

You will be billed for any additional services either at the time the service is rendered or on your Monthly Statement. Payment for additional services shall be the same as for monthly fees, including the imposition of interest charges on delinquent amounts.

C. First Year Refund Policy

If you are unhappy at Chester Village, and decide to move out within your first year of residency for any reason other than ill health, we will refund your entire Entry Fee to you, minus a standard service charge as set forth on Exhibit A. This supersedes the Entry Fee Refund Options. If you leave due to ill health within the first year, the Entry Fee Refund Schedule shall apply.

D. Fees Not Held in Trust

All fees paid to Chester Village, including entry fees, shall become the sole property of Chester Village as payment for residence and services, except to the extent that the Entry Fee is refundable under Exhibit B of this Residency Agreement.

E. Personal Obligations of Residents

Chester Village shall not be liable or responsible for any expenses, debts, or obligations incurred by you on your own account, nor shall it be obligated to furnish, supply, or give you any support, maintenance, board, or lodging while you are absent from Chester Village.

F. Financial Assistance to Residents

1. <u>Inability to Pay Monthly Fees</u>

Chester Village is a charitable, nonprofit organization and has a policy of assisting Residents who are unable to pay the Monthly Fee, but who otherwise comply with the terms of this Residency Agreement. If you encounter financial difficulty and are unable to pay your Monthly Fee in whole or in part, Chester Village will not terminate your residency solely for that reason. If these circumstances occur, you must bring them to the attention of the Executive Director of Chester Village immediately. If your financial difficulty is unanticipated or not due to your own intentional acts, the Executive Director of Chester Village will work to develop an alternative payment plan with you. Your shortfall will first be deducted from any Entry Fee refund for which you may become eligible. If you are not eligible for a refund, you may then qualify to receive assistance from a designated Masonicare fund established for the purpose of providing financial assistance to Residents who are having difficulty paying the Monthly Fee.

F. Financial Requirements for Residency

As part of your application to Chester Village, you completed a Financial Disclosure Statement listing your total assets and income. Your Financial Disclosure Statement is retained in your personal file which is secured with Administration. Chester Village reserves the right to request annually an updated schedule of financial information, which you agree to provide as a condition of your continued residency. You also agree to notify the Executive Director of Chester Village when your assets reach a total of \$50,000 or your funds are otherwise insufficient to meet current obligations for a period of three years.

You agree to enroll in and be covered by Medicare and to have supplemental coverage appropriate to the type of Medicare coverage you carry. If you are not eligible for Medicare coverage, you agree to obtain equivalent insurance coverage acceptable to Chester Village. You further agree to make all reasonable efforts to conserve your financial resources in order to enable you to meet your financial obligations under this Residency Agreement. You further agree not to impair your ability to meet these obligations or injure your eligibility for benefits under Title XIX of the Social Security Act (Medicaid) by transferring assets or income, other than for ordinary living expenses. If you are unsure whether a contemplated transaction would place you in jeopardy of violating this Residency Agreement, please contact the Executive Director of Chester Village first for guidance.

ARTICLE VI

TRANSFERS/MARRIAGE

A. Intra-Village Transfer Policy

If you elect to transfer to another residence within Chester Village, you will be charged a Refurbishment Fee at the time of the move to cover the cost of preparing the vacated residence for new occupancy.

If you Downgrade to a residence constructed as of the date of this Residency Agreement, the new Entry Fee will be based on the difference between (i) the available Entry Fee refund amount for your current Residence and (ii) the Entry Fee for the new residence as of the date of this Residency Agreement prorated by the same percentage as that of the Entry Fee Refund to which you are entitled for your current residence.

<u>Downgrade Example A</u>. If a widowed Resident on a five-year refund schedule, who moved in with his or her spouse two years ago, decides to move from a two-bedroom Cottage to a one-bedroom Apartment:

Original Entry Fee of Cottage \$294,000

Entry Fee of Apartment (As of this Residency Agreement date)
\$135,000

Entry Fee Refund \$97,020

Entry Fee Adjustment \$44,550

Difference = +\$52,470

Therefore, a credit will be issued to the resident's monthly fee in the sum of \$52,470 minus a Refurbishment Fee.

If you Upgrade residences, the new Entry Fee will be based on the difference between the Entry Fee paid for your current residence upon move in and the current Entry Fee for the new residence at the time of your transfer. The Entry Fee for your current residence will be adjusted to account for any available refund in accordance with the refund method you select under Exhibit B of this Residency Agreement. If the current Entry Fee for the new residence is greater than the Entry

Fee Refund for your current residence, you will be required to pay the difference in Entry Fees. In order to upgrade residences, you must satisfy the financial criteria to qualify for the new residence in the sole discretion of Chester Village.

<u>Upgrade Example</u>. If, after two years, a Resident on a five-year refund schedule transfers from a one-bedroom Apartment to a two-bedroom Cottage:

Original Entry Fee of Apartment \$135,000 Current Entry Fee of Cottage \$248,000

Entry Fee Refund \$44,500

Difference = -\$203,500

Therefore, the Resident will be charged an Entry Fee of \$203,500 plus a Refurbishment Fee.

If you transfer residences, you agree to enter into an addendum to this Residency Agreement including, among other things, the address of the new residence and the Entry Fee for the new residence. The original date of residency at Chester Village and original Entry Fee refund schedule will not change.

B. Transfer for Health Reasons

1. Change in Health

You acknowledge and agree that Chester Village is appropriate for occupancy by persons who can live independently, with assistance from a home health aide or other qualified provider, if necessary, but that Chester Village is not appropriate for persons who need 24-hour skilled nursing care or whose physical, mental or psychological condition otherwise results in their inability to live independently in this setting. You agree that if your health deteriorates such that you can no longer live in an independent setting, you will make appropriate arrangements (a) to transfer out of your current Residence to a Masonicare assisted living or skilled nursing facility, or another appropriate facility; or (b) if your personal physician and the Executive Director of Chester Village agree it is appropriate, to obtain necessary health care services in your current Residence.

You agree that in an emergency, if your mental or physical condition presents a danger to you or others, as determined by us in our sole discretion, we will arrange for private duty care in your Residence at your expense until other appropriate arrangements can be made.

2. Consultation

Except in cases of emergency, Chester Village will not transfer you from your Residence for health-related or other reasons until Chester Village has consulted with you, your personal physician, a member of your family, or your designated representative. In cases of an emergency transfer, Chester Village will make reasonable efforts to hold such consultations within ten (10) days of transfer.

3. Transfer Decisions

You agree that Chester Village shall have full authority and right to transfer you from your Residence to any Masonicare facility or elsewhere for hospitalization or other health related services without having to obtain your further consent if you do not make appropriate arrangements for obtaining the care and services you need, and the Masonicare Medical Director or Executive Director of Chester Village determines, in his or her sole discretion, after the consultation described above that:

- a. Chester Village does not have adequate facilities or staff to provide the nursing services or medical care that you need; or
- b. Your continued occupancy of your Residence constitutes a danger or health hazard to you or other Residents, or is detrimental to the peace, safety or security of other Residents.

4. Transfer to an Outside Health Care Facility

If it is necessary to transfer you to an outside health facility, Chester Village will try to arrange for transfer to the facility of your choice. If you, your family or designated representative fail to choose a facility, the Executive Director of Chester Village or his/her designee may choose the facility in his or her sole discretion. You are responsible for all charges for outside facility transfers or services.

Charges During Stays at Any Healthcare Facility

If you are a short-term, temporary patient at Masonicare Health Center or at any other skilled nursing facility, you will continue to pay your Monthly Fee at Chester Village. If you become a permanent resident at another Masonicare facility or outside health care facility, this Residency Agreement will terminate with respect to you. If your spouse or roommate remains at Chester Village, his or her Monthly Fee will be adjusted to reflect single occupancy of the Residence. If you lived alone prior to your permanent transfer to a Masonicare facility or another health care facility, your residency and future financial obligations at Chester Village will terminate as of the date your Residence is vacated.

C. Marriage and Cohabitating

1. Between Chester Village Residents

If you marry or choose to live with another Chester Village Resident, either Resident may terminate his or her Residency Agreement and release his or her residence. Chester Village will determine the appropriate refund in accordance with the terms of the applicable Residency Agreement. The terminating Resident may then become a party to the other existing Residency Agreement and become a second occupant in that residence. Chester Village will increase the Monthly Fee for the shared residence to the double occupancy rate.

Between A Chester Village Resident and Non-Resident

If you marry or choose to live with a non-resident, and you and that individual wish to live at Chester Village, the potential new resident must apply and meet the financial eligibility and other criteria to move to Chester Village. If the potential new resident qualifies for admission, he or she must become a party to this Residency Agreement and pay the then applicable Entry Fee. Chester Village will increase the Monthly Fee to the double occupancy rate.

3. <u>Divorce or Separation</u>

In the event married Residents divorce or separate, or persons sharing a residence separate, and each party desires a separate residence and one party remains in the residence which is the subject of this Residency Agreement, Chester Village will not refund any of the Entry Fee for the current residence. If the second Resident chooses to remain at Chester Village, that Resident must enter into a new Residency Agreement for such residence and pay the then applicable Entry Fee. Each party will pay the applicable Monthly Fee for his or her residence.

If one party desires to terminate his or her residency at Chester Village and move elsewhere, the remaining party shall retain full and exclusive rights to the residence. Neither party shall be entitled to any refund of the Entry Fee.

If both such Residents desire to cancel this Residency Agreement, Chester Village will follow the normal refund provisions of this Residency Agreement.

ARTICLE VII

TERMINATION PROVISIONS

A. Termination Prior to Occupancy

1. <u>Rescission Rights</u>

You (or your legal representative in the event of your death) may rescind this Residency Agreement by notifying the Chester Village Executive Director in writing by registered or certified mail within thirty (30) days of your execution of this Residency Agreement (the "Rescission Period"). If you choose to rescind the Residency Agreement, Chester Village will refund the appropriate portion of the Entry Fee paid, minus: 1) the Application Fee; 2) any costs incurred by Chester Village at your request as set forth in this Agreement or in an addendum signed by you; and 3) the Standard Administrative Fee. You are not required to move in to your residence during the Rescission Period.

2. Automatic Cancellation

If after the Rescission Period, you pass away before taking occupancy of your Residence, or you cannot occupy your Residence due to illness, injury or incapacity, this Residency Agreement shall be automatically cancelled upon Chester Village receiving written notice by registered or certified mail of your inability to take occupancy of the Residence. Chester Village will refund the appropriate portion of the Entry Fee paid, minus (i) the Application Fee, (ii) the Standard Administrative Fee; and (iii) the applicable Monthly Fee, prorated on a

per diem basis for the period beginning on the later of seven (7) days after the execution of this Residency Agreement or the date on which your Residence was ready for occupancy and ending on the last day of the month in which Chester Village receives notice that you will not occupy the Residence. In all other circumstances, the provisions of Article VIII Section B govern cancellation of this Residency Agreement due to the death of a Resident.

Other Cancellation by Resident Prior to Occupancy

If this Residency Agreement is not terminated pursuant to Subsections A1 and A2 above, you may cancel this Residency Agreement at any time prior to taking occupancy upon written notice to the Executive Director of Chester Village sent by registered or certified mail. In the event of such a termination, Chester Village will refund the appropriate portion of the Entry Fee paid, minus (i) the Application Fee, (ii) the Standard Administrative Fee; and (iii) the applicable Monthly Fee, prorated on a per diem basis for the period beginning on the later of seven (7) days after the execution of this Residency Agreement or the date on which your Residence was ready for occupancy and ending on the last day of the month in which Chester Village receives notice that you will not occupy the Residence.

4. <u>Termination by Chester Village Prior to Occupancy</u>

If your Residence is constructed as of the date of this Residency Agreement, Chester Village reserves the right to cancel this Residency Agreement in its sole discretion if you do not take occupancy of your Residence within sixty (60) days of your Residence being ready for occupancy. In the event of such a termination, Chester Village will refund the appropriate portion of the Entry Fee paid, minus (i) the Application Fee; (ii) the Standard Administrative Fee; and (iii) the applicable Monthly Fee, prorated on a per diem basis for the period beginning on the later of seven (7) days after the execution of this Residency Agreement or the date on which your Residence was ready for occupancy and ending on the last day of the month in which Chester Village terminates the Agreement.

B. Termination After Occupancy

1. <u>Termination by Resident</u>

You may cancel this Residency Agreement at any time and for any reason upon thirty (30) days' advance written notice to the Executive Director of Chester Village. You will be responsible for Monthly Fees during the notice period and

until the Residence is vacated. If you are eligible for an Entry Fee refund, it will be calculated from the date the Residence is vacated and the keys are returned to Chester Village.

2. <u>Termination by Chester Village</u>

Chester Village may cancel this Residency Agreement at any time for good and sufficient cause upon sixty (60) days' advance written notice to you. If you have not corrected the problem identified within thirty (30) days of receiving written notice thereof, you agree to leave Chester Village upon the termination of the Residency Agreement at the end of the 60 day notice period. If the Medical Director or the Executive Director of Chester Village determines that either the giving of notice or the lapse of time might be detrimental to you, other Residents, or Chester Village staff, or if the Executive Director of Chester Village determines in his or her sole discretion that the problem constituting cause for termination cannot be cured, then any notice or waiting period prior to termination shall not be required. Good and sufficient cause shall include, but is not limited to:

- a. Failure to perform your obligations under this Residency Agreement, including your obligation to pay the Monthly Fee and other charges on a timely basis, and failure to appropriately conserve your financial resources as required under this Residency Agreement;
- b. Failure to abide by the Chester Village Policy and Procedures, including conduct by you that, in the sole discretion of the Executive Director of Chester Village, is detrimental to the health, safety, comfort, security or peaceful living of you or any of the other Residents or Chester Village staff;
- c. Your refusal of treatment or care, or refusal to be transferred to an appropriate facility to receive treatment or care that, in the opinion of your personal physician, is medically required for your physical or mental health or the health and safety of other Residents or Chester Village staff;
- d. Material misstatements or failure to state a material fact in your Application, Financial Disclosure Statement, or Health History Statement filed with Chester Village; or
- e. Permanent transfer to another public or private institution for medical reasons.

If upon termination you are eligible for an Entry Fee refund, it will be calculated pursuant to Exhibit B of this Residency Agreement.

3. Termination for Medical Reasons

If the Masonicare Medical Director or the Chester Village Executive Director determines in his or her sole discretion that (a) Chester Village does not have adequate facilities or staff to provide the medical services you need; or (b) that your continued occupancy of your Residence constitutes a danger to other Residents or to yourself, or is detrimental to the peace or health of other Residents, then your residency at Chester Village will be terminated. If termination is necessary for medical reasons, you may transfer to a Masonicare facility or other facility under the direction of the Medical Director.

4. Termination by Reason of Death

a. Sole Occupant

In the event of your death, if you are the sole occupant of your Residence, this Residency Agreement will terminate on the date when the personal property in your Residence has been removed and the Residence is vacated. Your Monthly Fee for that month will be prorated, and, if you were eligible for an Entry Fee Refund, it will be calculated as of that date and paid over to your estate.

b. Surviving Spouse or Roommate

In the event of a Resident's death, and there is a surviving spouse or roommate, the Monthly Fee will be adjusted appropriately to reflect a single occupant. No Entry Fee Refund will be calculated or remitted at this time. The interest in the Entry Fee refund will only be calculated on the termination of residency of the surviving spouse or roommate.

c. Payment of Entry Fee Refund

In the event of a termination due to a Resident's death, a refund of a Resident's Entry Fee will be calculated as of the date when the personal property in your Residence has been removed and the Residence is vacated. If you would like the Entry Fee refund to be paid to a specific person or entity, indicate here to whom it should be paid:

If you do not designate a specific person or entity, the refund will be paid over to your estate.

5. <u>Vacating Residence/Removal of Property</u>

You must vacate your Residence and remove all personal property from your Residence within thirty (30) days after termination of the Residency Agreement. You will be obligated to continue paying the Monthly Fee plus any additional charges on a pro-rated basis until your personal property is removed from the Residence and the keys returned to Administration. If your personal property is not removed within the thirty (30) day period, Chester Village shall have the right to remove it from the Residence. Chester Village will store the property for a fee for up to six (6) months and then dispose of it at your expense.

ARTICLE VIII

OTHER RESIDENCY PROVISIONS

A. Facility Financial Condition

The financial condition of Chester Village is set forth in Masonicare's Annual Report. The Annual Report includes financial statements audited by an independent firm of certified public accountants, and is available for your review in the library reading areas.

B. Admission and Discharge of Other Residents

You agree that you have no right to determine or appeal the admission, terms of admission, placement, discharge of, or any other issues regarding, any other Resident.

C. Chester Village Association

Residents participate in and operate a residents' council, the Chester Village Association. Chester Village Administration meets with the Chester Village Association monthly. The Chester Village Association has no legal or contractual right to direct or operate Chester Village or any portion thereof.

D. Community Rules

For the proper management and operation of the community and the safety, health, and comfort of the Residents, Chester Village reserves the right to adopt or amend such policies and procedures as it deems necessary or desirable in its sole discretion. You agree to abide by Chester Village policies and procedures, as amended from time to time, which are incorporated by reference into this Residency Agreement. The Chester Village policies and procedures are available for your review at the Chester Village Administration Office.

E. Guest Policy

You are welcome to invite guests to your Residence. Guest accommodations are also available in the Guest Suite, on a first-come, first-serve basis. Chester Village will charge a reasonable daily guest rate for use of the Guest Suite. If your guest stays in your Residence and his or her stay exceeds 30 nights, you will be billed the guest rate then in effect for the visit. Chester Village defines a "guest" as anyone staying overnight in a residence who has not signed this Residency Agreement. All guests are subject to the Chester Village policy and procedures and have no rights under this Residency Agreement.

F. Pet Policy

Pets are permitted in certain residences, under certain conditions, as set forth in Chester Village's Pet Policy. If you keep a pet in your Residence while you are a Resident of Chester Village, you agree to abide by the Pet Policy, and any amendments thereto. The Pet Policy is incorporated by reference into this Residency Agreement.

G. Smoking Policy

Smoking is prohibited. You agree to abide by the smoking policy and any amendments thereto. The smoking policy is incorporated by reference into this Residency Agreement.

ARTICLE IX

MISCELLANEOUS PROVISIONS

A. Variance Among Residency Agreements

You understand that Chester Village may enter into agreements with other Residents that may contain terms different from those contained in this Residency Agreement. These differences may be a result of different economic conditions at different times or other factors. Despite any different terms in other agreements, you agree that this Residency Agreement alone sets forth your rights and obligations with respect to Chester Village, and that you are not a third party beneficiary of any other Residency Agreement.

B. Accuracy of Information

You represent and warrant that all information you have submitted or will submit to Chester Village as required in completing your application to Chester Village is true and complete. You understand and acknowledge that Chester Village is relying on such information. You agree at any time to update the information contained in your application upon the request of Chester Village. You must update your application if it is more than six (6) months old and you have not yet taken occupancy of your Residence for any reason, including construction of your Residence. If, before you take occupancy of your Residence, Chester Village determines in its sole discretion that you no longer meet the criteria for residency at Chester Village due to a change in your health or financial circumstances, Chester Village will so notify you in writing and this Residency Agreement shall automatically cancel in accordance with Article VII A.2. If Chester Village determines your application contains a material misstatement of fact or fails to state a material fact, Chester Village may cancel this Residency Agreement in accordance with Article VII A.4 or Article VII.B.2, as applicable.

C. Waiver

Chester Village's failure in any one or more instances to insist upon strict compliance by you with any of the terms of this Residency Agreement shall not waive Chester Village's right to insist upon your strict compliance with any of the terms of this Residency Agreement on other occasions.

D. Attorneys' Fees

In the event that Chester Village takes action to enforce the terms of this Residency Agreement, Chester Village is entitled to recover attorneys' fees and all costs of any such action.

E. Assignment

Your rights under this Residency Agreement are personal and cannot be assigned, transferred, inherited or devised. The Residency Agreement shall bind and inure to the benefit of Chester Village's successors and assigns and shall bind and inure to the benefit of your heirs, executors and administrators in accordance with its terms.

F. Entire Residency Agreement

This Residency Agreement, including all exhibits, constitutes the entire Residency Agreement between you and Chester Village. Chester Village is neither liable for, nor bound in any manner by, any statements, representations or promises made by any person representing or proposing to represent Chester Village unless such statements, representations, or promises are set forth in the Residency Agreement. Any modification of the Residency Agreement must be in writing and signed by you and by Chester Village.

G. Partial Illegality

If any portion of this Residency Agreement shall be determined to be illegal or not in conformity with applicable laws, such portion shall be deleted and the validity of the balance of this Residency Agreement shall not be affected.

H. Governing Law

This Residency Agreement shall be construed in accordance with the laws of the State of Connecticut.

Remainder of page intentionally left blank.

I.	No	Third	-Party	Benef	iciary

This Residency Agreement is between only you and Chester Village. Nothing in this Residency Agreement shall be interpreted to confer any rights or benefits to a third party.

IN WITNESS WHE Agreement this	-	, the parties have signed this Residency
By signing this Residency Disclosure Statement.	Agreem	nent, you also acknowledge receipt of the
Resident(s)	or	Resident's Legal Representative
 	_	
MASONICARE AT CHEST	TER VI	LLAGE, INC.
By:	_	

Executive Director

EXHIBIT A

CURRENT FEES

Resident Name(s) Residence # Move-in Date

Application Fee (non-refundable):	\$
Initial Fee:	\$
Deposit:	\$
*Entry Fee:	\$
Balance Due Prior to Move In:	\$
**Monthly Fee:	\$

Standard Administrative Fee: \$1500

^{*}Please note: Entry Fee does not include any Options Extra that may be added before move-in.

^{**}Fees are subject to change. You will be given at least thirty (30) days' written notice of any changes in fees.

EXHIBIT B

ENTRY FEE REFUND

Resident Name(s)
Residence #
Move-in Date
Entry Fee Amount

Five Year Declining Entry Fee Refund Schedule

Should you terminate your residency at Chester Village within 5 years (60 months) of taking occupancy, Chester Village will refund your Entry Fee according to the following schedule:

Month	Amount of Entry Fee Refund
1 (First 30 Days)	100% minus a Standard Administrative Fee*
2-12	83.25%
13-24	66.50%
25-36	49.75%
37-48	33.00%
49-60	16.25%
60+	0%

^{*}The current Standard Administrative Fee is \$1500

EXHIBIT C

FLEXIBLE DINING PLANS

Resident Name(s) Residence # Move-in Date

Residents are required to participate in Chester Village's Flexible Dining Plan as described below.

- 1) <u>Standard Meal Plan-</u> Residents may choose the Standard Meal Plan. Residents choosing the Standard Meal Plan will receive an allocated amount of Dining Dollars per month equivalent to 1 meal per day for the entire month. This plan is included in the Monthly Fee.
- 2) **20 Meal Plan** Residents may choose the 20 Meal per month plan. Residents choosing the 20 Meal Plan will receive a credit to their Monthly Fee in an amount equal to the cost of the additional ten meals included as part of the Standard Meal Plan.

*All Dining Plans are subject to change with 30 Days written notice.

EXHIBIT D

FIRE SPRINKLER SYSTEM NOTICE

Resident Name(s) Residence # Move-in Date

In accordance with P.A. 15-005, Section 57, of the Connecticut General Statues, you are being notified that all apartment units at Chester Village are equipped with working fire sprinkler systems.

Our systems are maintained and inspected by a sprinkler contractor licensed by the State of Connecticut. The date of the most recent inspection was January 14, 2021.

<u>Please note that our cottages and villas are not equipped with fire sprinkler systems.</u>

MASONICARE AT CHESTER VILLAGE DISCLOSURE STATEMENT SEPTEMBER 30, 2022

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ATTACHMENT B

CURRENT LISTING OF ENTRY AND MONTHY FEES, ANCILLARY FEES

Independent Living	Entrance Fee* 1 Person	Entrance Fee* 2 People	Monthly Fee 1 Person	Monthly Fee 2 People	Sq. Ft.
Monthly fee includes utilities and one meal per day. Telephone, cable & internet not included.	ne meal per day. Telephone, ca	able & internet not included.			
Apartment Residences					
One Bedroom	\$134,900	\$154,900	\$3,790	\$4,700	850
One Bedroom w/Den	\$157,900	\$177,900	\$4,350	\$5,260	1005
Two Bedroom	\$186,900	\$206,900	\$4,830	\$5,740	1190
Two Bedroom Deluxe	\$189,900	\$209,900	\$4,880	\$5,790	1209
Two Bedroom Custom	\$208,900	\$228,900	\$5,200	\$6,110	1337
Two Bedroom w/Den	\$238,900	\$258,900	\$5,260	\$6,170	1467
Maplewood Homes					
(all have an attached garage)					
One Bedroom w/Den	\$248,200	\$268,200	\$4,640	\$5,550	1253

1403 1529 1529

\$6,070 \$6,560 \$6,560

\$4,160 \$5,650 \$5,650

\$314,200 \$326,400 \$332,600

\$294,200 \$306,400 \$312,600

> Two Bedroom w/Den Two Bedroom w/Den w/Two Car Garage

Two Bedroom

^{*}Subject to change - Five year declining refund of Entrance Fee applied.



Ancillary Services

The Miscellaneous Charges below are effective October 1, 2022 for the following:

Food Service

Breakfast	\$8.00
Lunch	\$8.00
Dinner	\$16.00
Grab 'n Go	Varies
Meal Delivery to Room	\$3.00

Meal Credit

A meal credit is available for residents who will be away for fifteen (15) or more consecutive days, provided that they have given the Administrative Office written notice of their absence. The meal credit will be \$6.00 per day.

Housekeeping

Additional Housekeeping	\$20.00/Hr. (\$5/Quarter Hour)
Rollaway Bed	\$5.00/Per Night
Guest Apartment	\$75.00

Maintenance

\$20.00/Hr. (\$5/ Quarter Hour)
\$10.00/Key
\$25.00/Key
\$110.00/Month
\$30.00/Month

Recreation

	Varies
Recreation Out-trips	

Concierge Services

Concierge Services	\$8.50/15 Minutes
Colleige Services	\$6.50/15 Williates



Masonicare at Chester Village

Effective Date: October 1, 2022

Effective Date: October 1, 2022	
SERVICE	PRICE
SETS & CUTS	
Shampoo Only Shampoo & Set or Blow-Dry Women's Haircut (with or without shampoo) Shampoo, Cut & Set or Blow-dry Men's Haircut Deep Conditioning	10.00 27.00 35.00 47.00 23.00 15.00
COLORS AND PERMS	
Color & Set or Blow-Dry Color, Cut & Set or Blow-Dry Foil Highlights up Perm, Cut & Set or Blow-Dry	65.00 93.00 95.00 &
SPA TREATMENTS	
Manicure (<i>French</i> + \$5.00) Polish Change Pedicure (<i>French</i> + \$5.00) Manicure and Pedicure Package Paraffin Hand Treatment Paraffin Foot Treatment	20.00 12.00 45.00 60.00 10.00 15.00
AESTHETICS	

12.00

Hair Removal Service (chin, lip or brow)



Assisted Living Ancillary Services Fee Schedule

Assisted Living (Bundle Services)		FEE:
Level I - 30 Min Day Level II - 60 Min Day Level III - 90 Min Day Level IV - 120 Min Day		\$925 \$1,850 \$2,780 \$3,700
SMART Program		
Nurse Aide/Concierge Monthly Administration Fee Monthly Medication Package	Per Episode ¹ / ₄ Hour Recurring Charge Recurring Charge	\$15 \$8.50 \$75.00 \$450.00

ATTACHMENT C

AUDITED FINANCIAL STATEMENTS FOR YEAR ENDING SEPTEMBER 30, 2022

MASONICARE

CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2022 and 2021

MASONICARE

CONSOLIDATED FINANCIAL STATEMENTS September 30, 2022 and 2021

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INDEPENDENT AUDITOR'S REPORT

To the Board of Trustees of Masonicare

Opinion

We have audited the consolidated financial statements of Masonicare and its subsidiaries (Masonicare), which comprise the consolidated balance sheets as of September 30, 2022 and 2021, and the related consolidated statements of operations and changes in net assets and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of Masonicare as of September 30, 2022 and 2021, and the changes in their net assets and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

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

Responsibilities of Management for the Financial Statements

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

In performing an audit in accordance with GAAS, we:

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

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

Supplementary Information

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

Clave LLP
Crowe LLP

Indianapolis, Indiana January 23, 2023

MASONICARE CONSOLIDATED BALANCE SHEETS September 30, 2022 and 2021

		2022		2021
		(in thou	ısands)	1
ASSETS				
Current assets:				
Cash and cash equivalents	\$	5,638	\$	12,145
Restricted cash		2,262		2,562
Accounts receivable		11,714		12,472
Customer contracts		3,667		3,751
Other receivables		1,813		1,596
Inventories		144		138
Prepaid expenses and other current assets		1,706		1,418
Interest rate swap asset current portion		1,242		(G#)
Assets whose use is limited or restricted - required for				
current liabilities and operating purposes		3,502		3,505
Total current assets	-	31,687		37,587
Assets whose use is limited or restricted:				
By Board of Trustees		94,794		114,293
Advances of Cares Act		-		2,782
Under patient asset management, trust agreements and				
patient escrow accounts		117		365
Under indenture agreement - held by Trustee		1,865		1,859
Under trust for estimated self-insurance liabilities		17,488		19,550
By donors with time or purpose restrictions		3,542		4,584
By donors with restrictions in perpetuity		46,103		47,223
Total assets whose use is limited or restricted	: 	163,908		190,656
Less: Assets whose use is limited or restricted - required				
for current liabilities and operating purposes		(3,502)		(3,505)
Non-current assets whose use is limited or restricted		160,406	-	187,151
Non-current assets whose use is infilted or restricted		100,400		107,101
Property and equipment, net		169,612		174,568
Interest rate swap asset, net of current		4,555		
Recoveries of estimated insurance liabilities				
insured through commercial policies		1,313		986
Total assets	\$	367,573	\$	400,292
			30	

MASONICARE CONSOLIDATED BALANCE SHEETS (CONTINUED) September 30, 2022 and 2021

		2022		2021
		(in thou	ısands	•)
LIABILITIES AND NET ASSETS				
Current liabilities:				
Current maturities of long-term debt	\$	3,754	\$	3,589
Accounts payable and accrued expenses		14,019		14,644
Accrued salaries and related expenses		4,258		6,651
Accrued pension and postretirement benefits, current portion		271		296
Estimated self-insurance liabilities, current portion		1,276		1,276
Estimated settlements due to third-party payers		1,286		1,018
Third Party Advances		÷		4,713
Annuities payable, current portion		222		225
Refundable entry fees, current portion		1,528		1,720
Deferred patient service and other revenues		311		101
Deposits		2,418		2,463
Interest rate swap liability, current portion		뀰		57
Other liabilities		1,282	-	1,072
Total current liabilities		30,623		37,826
Accrued pension and postretirement benefits,				
net of current portion		9,911		11,589
Annuities payable, net of current portion		941		1,037
Refundable entry fees, net of current portion		44,342		45,972
Deferred entry fee revenues		6,573		5,357
Assets held for patient asset management, trust				
agreements and patient escrow accounts		145		315
Asset retirement obligation		946		913
Estimated insurance liabilities insured				
through commercial policies		1,313		986
Estimated self-insurance liabilities, net of current portion		7,100		8,664
Interest rate swap liability, net of current portion		0.96		818
Long-term debt, net of current maturities, unamortized costs		149,512		151,679
Total liabilities		251,407	0	265,155
Net assets:				
Masonicare net assets without donor restrictions		28,404		45,599
Non-controlling interest in consolidated subsidiary		1,447		1,056
Net assets without donor restrictions		29,851		46,655
Net assets with donor restrictions		86,315		88,482
Total net assets		116,166	35	135,137
Total liabilities and net assets	\$	367,573	\$	400,292
	Ť-	33.,3.0		

MASONICARE CONSOLIDATED STATEMENTS OF OPERATIONS AND CHANGES IN NET ASSETS Years Ended September 30, 2022 and 2021

		2022 (in thou	ısands	<u>2021</u> s)
Operating revenues: Net patient service revenues	\$	94,536	\$	93,095
Grant revenues recognized		702 49,241		550 45,725
Resident fees Other revenues		2,882		5,812
	-	147,360	-	145,183
Total operating revenues		147,300		140, 100
Operating expenses:		07.004		00.440
Salaries and wages		67,624		69,413
Employee benefits		19,479		19,759
Supplies and other services		24,887		24,400
Professional fees		22,006		20,983
Depreciation		12,152		12,012
Interest and other fees	_	7,053	-	7,111
Total operating expenses	_	153,202	9	153,677
Total loss from operations		(5,842)		(8,494)
Net post-retirement benefit costs other than services costs (including				
\$1,570 and \$629 settlement costs in 2022 and 2021, respectively)		2,670		2,434
Non-operating income without donor restrictions:				
Contributions		2,645		5,224
Investment income		6,202		10,152
Other than temporary impairment on investments		(493)		(424)
Total non-operating income		8,354		14,953
Revenues (under) over expenses		(157)		4,025
Holding (losses) gains on equity securities	-	(20,673)		9,221
Excess (deficit) of revenue over expenses before change in swap value		(20,831)		13,245
Change in fair value of interest rate swap agreement		6,671		(441)
Excess (deficit) of revenue over expenses		(14,160)	-	12,805
Excess (deficit) of revenue over expenses attributable				
to non-controlling interest in consolidated subsidiaries		(392)	_	269
Excess (deficit) of revenue over expenses of Masonicare		(14,551)		13,073
Other changes in net assets without donor restrictions:				
Change in unrealized appreciation (depreciation) on investments		(6,037)		2,557
Post-retirement changes other than net periodic benefit costs		3,393		4,870
Change in net assets without donor restrictions of Masonicare	\$	(17,195)	\$	20,499
Change in het assets without donor restrictions of Masoliloaic	<u>Ψ</u>	(17,100)	Ψ	20,700

MASONICARE CONSOLIDATED STATEMENTS OF OPERATIONS AND CHANGES IN NET ASSETS (CONTINUED) Years Ended September 30, 2022 and 2021

			Without		nor Res	(in thousand trictions	,	onor Restrict	ions
		Total	Masonicare		ntrolling nterest	Total	Time/Purpose	Perpetual	Total
Balances, September 30, 2020	\$	111,309	\$ 25,100	\$	1,325	\$ 26,425	\$ 3,258	\$ 81,626	\$ 84,884
Expenses in excess of revenues Change in unrealized gains and losses on		12,804	13,073		(269)	12,804			20
investments Change in post-retirement benefit plans' liability		3,697	2,556		2	2,556		*	1,141
to be recognized in future periods		4.870	4,870		2	4,870			120
Gifts, grants & bequests with donor restrictions Investment gains (losses) on assets with		458	5		ē				458
donor restrictions		2,681	7:		7.	157			2,681
Change in annuity obligations		(162)	-		-	(40)			(162)
Net assets released from restrictions		(520)			-				(520)
Change in net assets	5	23,828	20,499	_	(269)	20,230			3,598
Balances, September 30, 2021		135,137	45,599		1,056	46,655	\$ 3,898	\$ 84,584	88,482
Revenues in excess of expenses Change in unrealized gains and losses on		(14,160)	(14,551)		391	(14,160)			ă
investments Change in post-retirement benefit plans' liability		(7,501)	(6,037)		-	(6,037)			(1,464)
to be recognized in future periods		3.393	3,393		_	3,393			2
Gifts, grants & bequests with donor restrictions		2,552	0,000		(i)=1	0,000			2,552
Investment gains (losses) on assets with									
donor restrictions		(2,912)	1150		11.5				(2,912)
Change in annuity obligations		(136)	11			~			(136)
Net assets released from restrictions	_	(207)		_					(207)
Change in net assets	-	<u>(18,971</u>)	<u>(17,195</u>)	_	391	_(16,804)			(2,167)
Balances, September 30, 2022	\$	116,166	\$ 28,404	\$	1,447	\$ 29,851	\$ 2,776	\$ 83,539	\$ 86,315

MASONICARE CONSOLIDATED STATEMENTS OF CASH FLOWS Years Ended September 30, 2022 and 2021

	<u>2022</u> (in thou	<u>2021</u> usands)
Cash flows from operating activities:		
Change in net assets	\$ (18,971)	\$ 23,828
Adjustments to reconcile change in net assets to net		
cash from operating activities:		
Amortization of deferred entry fee revenues	(7,911)	(6,261)
Depreciation and financing cost amortization	12,371	12,231
Amortization of net bond premium	(252)	(252)
Change in fair value of interest rate swap agreements	(6,671)	441
Unrealized (gains) losses on investments	28,174	(12,918)
Realized (gains) losses on investments	(3,135)	(8,064)
Other than temporary impairment on investments	493	424
Post-retirement changes other than net periodic benefit costs	(3,393)	(4,870)
Pension expense recognized due to settlement	1,570	629
Contributions with donor restrictions	(2,552)	(560)
Changes in operating assets and liabilities:		
Accounts receivable	758	206
Customer contracts	84	2,004
Other receivables	(217)	(739)
Other assets	(294)	546
Accounts payable and accrued expenses	87	1,519
Accrued salaries and related expenses	(2,393)	(1,230)
Accrued pension and postretirement benefits	120	(384)
Estimated self-insurance liabilities	(713)	285
Estimated settlements due to third-party payers	267	(47)
Grant deferred revenues	(4,713)	(4,087)
Annuities payable	(99)	(60)
Deferred patient service and other revenues	210	(186)
Deposits	(45)	152
Other liabilities	(1,327)	(111)
Assets held for patient asset management, trust agreements	(1,027)	(111)
& patient escrow accounts		(11)
Net cash from operating activities	(8,474)	2.484
The sast from operating delivated	(0,474)	2,404
Cash flows from Investing activities:		
Proceeds from sales of investments	32,210	94,757
Purchases of investments	(30,523)	(96,102)
Purchases of property and equipment	(7,919)	(5,037)
Net cash from investing activities	(6,232)	(6,382)
	, , ,	· · -/
Cash flows from financing activities:		
Proceeds from entrance fees	11,734	8,562
Refunds of entrance fees	(4,429)	(3,750)
Debt issuance costs	(187)	(681)
Short-term debt-repayments	-	(36,615)
Long-term debt-borrowings	296	40,000
Long -term debt-repayments	(3,568)	(3,064)
Line of credit borrowings	1,500	
Contributions with donor restrictions	2,552	560
Net cash from financing activities	7,899	5,014
Net change in cash and cash equivalents	(6,807)	1,116
Cash and cash equivalents, beginning of year	14,707	13,591
Cash and cash equivalents, end of year	\$ 7,900	\$ 14,707
Supplemental disclosure of cash flow information:		
	\$ 181	893
each paid for interest	\$ 6,995	7,054

NOTE 1 - GENERAL

Organization: Masonicare is a not-for-profit Connecticut corporation and a tax-exempt organization under the provisions of Section 501(c)(3) of the Internal Revenue Code. Masonicare (MC) is the parent holding company and support organization for its affiliate corporations (collectively referred to as Masonicare or the System). Masonicare, organized in 1995 for the benefit of providing long-range strategic and financial planning, policy development and support services for its affiliates, provides a continuum of healthcare services, residential living services, and home & community-based services primarily focused on older adults. The System provides services statewide to all, with a mission to enhance quality of life through an exceptional continuum of person-centered care. The predecessor organization (The Masonic Charity Foundation of Connecticut) was founded in 1889. As of September 30, 2022 the affiliate corporations in the System are: Masonicare Health Center (MHC, with 260 licensed skilled nursing beds, 93 independent & 86 assisted living units, and 43 available geriatric psychiatric beds), The Masonic Charity Foundation of Connecticut, Inc. (MCF, philanthropic support), Masonicare at Ashlar Village (MAV, with 355 continuing care retirement community and 134 assisted living units), Masonicare Home Health and Hospice (MHH&H, provider of licensed in-home health care and hospice services), Masonicare at Home (MAH, provider of unlicensed in-home services), Keystone Indemnity Company, Ltd. (Keystone, a captive insurance company), Masonicare at Mystic (MAM), Senior Living by Masonicare (SLM, with 179 independent and assisted living units) and Masonicare at Chester Village (MCV, with 105 continuing care retirement community units).

SLM is a strategic partnership formed in 2014 by MAM and Mystic Senior Living Associates, LLC (MSLA), an unaffiliated for-profit entity. The partnership is a Connecticut Limited Liability Company to provide assisted living (including memory care assisted living) and independent living to the elderly in Mystic, CT. MAV currently owns 88.4% of SLM through its 100% owned subsidiary, MAM, with the remaining 11.6% owned by MSLA. MAM was formed in 2014 as a Connecticut non-stock 501(c)(3) corporation for the purposes of serving as manager of SLM, and received approval from the Internal Revenue Service of its tax-exempt status in 2015. MAM recorded the non-controlling interest in SLM of \$1,447 and \$1,056 on the consolidated balance sheets as of September 30, 2022 and 2021, respectively.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

<u>Basis of Reporting</u>: The accompanying consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America (GAAP), as promulgated by the Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC).

<u>Principles of Consolidation</u>: The consolidated financial statements include the accounts of Masonicare, MHC, MCF, MAV, MHH&H, MAH, Keystone, MAM, SLM and MCV. Intercompany accounts and transactions have been eliminated in consolidation.

<u>Reclassifications</u>: Certain reclassifications have been made to the amounts reported for fiscal 2021 to conform the presentation with the 2022 presentation. These reclassifications had no effect on total net assets or the change in net assets.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

<u>Unrestricted Cash & Cash Equivalents / Restricted Cash</u>: Unrestricted cash & cash equivalents include investments in highly liquid debt instruments with an original maturity of three months or less from the date of acquisition, excluding amounts whose use is limited or restricted. The Federal Deposit Insurance Corporation (FDIC) insures cash balances up to \$250 per customer, per bank. Amounts in excess of the FDIC limits are uninsured. Most of Masonicare's banking activity is maintained with several regional banks and, from time-to-time, exceeds FDIC limits. It is Masonicare's policy to monitor these banks' financial strength on an ongoing basis.

Restricted cash primarily consists of required continuing care retirement community security deposits at MAV and MCV, loan collateral requirements related to SLM and MCV debt.

The reconciliation of unrestricted cash & cash equivalents and restricted cash to amounts reported in the consolidated statements of cash flows are as follows:

	į	2022	<u>2021</u>
Unrestricted cash & equivalents Restricted cash:	\$	5,638 \$	12,145
Loan agreement collateral requirements		502	502
Continuing care retirement community security deposits		1,760	1,757
Escrowed under MAN Purchase & Sale Agreement		: <u>-</u> :	302
		2,262	2,562
Total cash & equivalents	\$	7,900 \$	14,707

<u>Accounts Receivable</u>: The accounts receivable balance represents the unpaid amounts billed to patients/residents and third-party payers for services performed under contracts. Historical collections are utilized to report receivables for patient care services and resident fees at net realizable value. Masonicare does not accrue interest on any of its accounts receivable.

<u>Customer Contracts</u>: The customer contracts balance represents amounts due for services performed under contracts which have not yet been billed to patients/residents or third-party payers as of September 30, 2022 and 2021. Historical collections are utilized to report customer contracts at net realizable value.

<u>Inventories</u>: Inventories are stated at the lower of cost or fair market value, using the first-in, first-out method.

<u>Investments</u>: Investments in equity securities with readily determinable fair values and all investments in debt securities and mutual funds are measured at fair value in the consolidated balance sheets. Assets received as donations or bequests are recorded as contributions on the date received at the estimated fair value. Investment income or loss (including interest & dividends and realized gains & losses on investments, net of fees) is included in expenses in excess of revenues. Realized investment gains and losses on marketable equity securities sold are determined on a specific identification basis.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Masonicare invests in several limited partnerships (the Investment Companies). Some of these investments are in the form of both a master and feeder fund structure. The Investment Companies invest primarily in securities of publicly traded companies, securities of privately held distressed companies, real estate ventures and other financial instruments including a variety of derivative products such as call and put options, warrants and convertible securities. These Investment Companies are not traded on an exchange and do not provide Masonicare with the ability to redeem shares on a daily basis. There is generally no secondary market for trading interests in the Investment Companies. Instead, the net asset value serves as the basis for the investor's periodic (i.e. monthly or quarterly) subscription and redemption activity pursuant to the terms of each Investment Companies' governing documents. In accordance with FASB ASC 958-10, "Consolidation" and AAG HCO-1, "Omnibus Changes to Consolidation and Equity Method Guidance for Not-for-Profit Organizations", Masonicare reports the carrying values of the Investment Companies at cost, which amounted to \$20,911 and \$21,360 as of September 30, 2022 and 2021, respectively. No impairment related to the investments in limited partnerships was recorded in 2022 and 2021.

As of September 30, 2022 and 2021, Masonicare had \$9,973 and \$9,000, respectively, of unfunded commitments owed to the Investment Companies.

<u>Restricted Assets</u>: Assets whose use is limited or restricted include assets set aside by the Board of Trustees (the Board) for future capital purposes, over which the Board retains control and may, at its discretion, subsequently use for other purposes; assets restricted by donors; patient assets & patient escrow accounts; assets held in trust for estimated self-insurance liabilities; and assets held in trust under a State of Connecticut Health and Educational Facilities Authority (CHEFA) Indenture Agreement.

Net assets with donor restrictions include annuities and residual interest trusts; these net assets may be utilized only in accordance with the purposes established by the donor or by the passage of time. Net assets with donor restrictions also include funds subject to the restrictions of gift instruments requiring that the principal be invested in perpetuity.

Annuity funds are held conditional upon Masonicare paying stipulated amounts or the income earned on contributed amounts to designated individuals. A liability has been determined based on the present value of future payments for the expected lives of each annuitant; such payments terminate upon death of the beneficiary. Upon termination, the remaining principal becomes part of Masonicare's net assets with donor restrictions held in perpetuity.

The income earned on donor-restricted funds is generally available for operations of Masonicare and is recorded as revenue in the consolidated statements of operations, unless restricted by the donor or to pay future annuity obligations at which time the income is added to the appropriate net asset with donor restrictions balance. Administration of Masonicare's restricted funds is subject to the general provisions of the Uniform Management of Institutional Funds Act (UMIFA) as updated by the Uniform Prudent Management of Institutional Funds Act (UPMIFA). Under the provisions of this law, a governing board may appropriate for expenditure for the uses and purposes for which a donor-restricted perpetual fund is established, so much of the net appreciation as is deemed prudent based on standards established by UMIFA and UPMIFA.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

While a governing board must exercise ordinary business care in the appropriation of such appreciation, the general provisions of UMIFA and UPMIFA do not mandate that institutions retain gains on donor-restricted assets in perpetuity. Accordingly, institutions that are subject to general UMIFA and UPMIFA provisions report gains on donor-restricted assets held in perpetuity as donor-restricted net assets with a time/purpose restriction until those amounts are appropriated for expenditure by the Board of Trustees. However, if a specific gift instrument explicitly requires the re-investment of appreciation, or a portion thereof, such reinvested amounts shall be classified within donor-restricted net assets held in perpetuity.

Patient assets and escrow accounts are managed by Masonicare through asset management agreements and are utilized to pay for care and other services rendered by Masonicare. Patient assets are pooled together and each patient is credited with income earned monthly based on a percentage of patient assets to total assets in the pool.

Assets whose use is limited or restricted, with the exception of patient assets, are pooled for investment purposes. Each participating fund's equity in the pool is represented by pool units based on fair value. Investment income and gains and losses from sales of pooled investments are apportioned among the invested funds based on earnings per pool unit.

<u>Property and Equipment, Net</u>: Property and equipment are stated at cost or, in the case of donated property, at the fair value at the date of the gift, less accumulated depreciation. Major improvements and betterments to existing plant and equipment are capitalized. Expenditures for maintenance and repairs, which do not extend the lives of the applicable assets, are charged to expense as incurred. Upon disposition or retirement of property and equipment, the cost and related accumulated depreciation are eliminated from the respective accounts, and resulting gains and losses are included in the results of operations.

Depreciation expense is computed on a straight-line half-year basis over the asset's estimated useful life, using a full month convention beginning in the month the asset is placed in service. Useful lives assigned to assets range from 5 to 40 years.

MAV and MCV Entrance Fees: MAV residents are provided living accommodations, other facilities and services and certain medical care in exchange for payment of entrance fees and monthly service charges. Deferred entry fee revenue represents the amount of unamortized initial entry fees paid by residents of MAV, with amounts amortized to income on a straight-line basis over the estimated remaining residential life expectancies of the individual residents. Refundable entry fees are refundable in the event of termination of the Residency Agreement or upon the resident's death (up to 96 months) at a declining rate based on length of stay as provided by the Residency Agreements. Residential life expectancies are determined annually by reference to appropriate actuarial tables.

Based upon MAV's existing fee structure and management's expectation that future monthly service charges will be reflective of related operating costs, MAV is not required to record a liability for its obligation to provide future services and facilities to current residents.

All acquired Residency Agreements provide for specified levels of refunds, which are reflected in refundable entry fees in the accompanying consolidated balance sheets; there was no deferred entry fee revenue from non-refundable contracts recorded by MCV.

(Continued)

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

All post-acquisition Residency Agreements include certain medical care as part of the payment of entry fees and monthly service charges; deferred entry fee revenue represents the amount of unamortized initial fees paid by such residents of MCV, with amounts amortized to income on a straight-line basis over the estimated remaining residential life expectancies of the individual residents. Refundable entry fees are refundable in the event of termination of the Residency Agreement or upon the resident's death (up to 60 months) at a declining rate based on length of stay as provided by the Residency Agreements. Residential life expectancy is determined annually by reference to appropriate actuarial tables.

Based upon MCV's existing fee structure and management's expectation that future monthly service charges will be reflective of related operating costs, MCV is not required to record a liability for its obligation to provide future services and facilities to its current residents.

<u>Deferred Patient Service and Other Revenue</u>: Deferred patient service revenue represents the amount of unamortized Medicare billings for home care services under the prospective payment methodology. Deferred patient service revenue is amortized to income on a straight-line basis over an expected 30-day treatment period. Deferred other revenue represents pre-billing of certain fees associated with MHC, MAV, SLM and MCV that are not earned until the subsequent month.

<u>Net Assets</u>: Net assets are classified as without donor restrictions or with donor restrictions. Net assets without donor restrictions are net assets that are not subject to donor-imposed restrictions and may be expended for any purpose in performing the primary objectives of the System, and include undesignated net assets and net assets that are Board-designated. Net assets with donor restrictions are net assets subject to stipulations imposed by donors, and include restrictions that are temporary in nature and will be met by actions of the System or by the passage of time, or restrictions that are perpetual in nature due to a stipulation that the funds be maintained in perpetuity.

Contributions received with donor restrictions are recorded as a gift, grant or bequest with donor restriction in the statement of changes in net assets. When a donor-stipulated time restriction ends or purpose restriction is accomplished, net assets with donor restrictions are reclassified to net assets without donor restrictions and reported as net assets released from restrictions. Donor restricted gifts that are received for which their restricted purpose is met during the same year are reported as net assets with donor restrictions and then reflected as net assets released from restrictions and reclassified as net assets without donor restrictions.

Operating Revenues: Operating revenues include net patient service revenues, resident fees and other revenues. Net patient service revenue is reported at the amount that reflects the consideration Masonicare expects to receive for providing patient care services as the performance obligations are satisfied. Resident fee revenue is reported when services are rendered and amounts billed are due from residents in the period in which the services are provided. Other revenue consists primarily of fees for discretionary services, which is recognized as services are provided and is generally billed in arears. See Note 7, Operating Revenues.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

<u>Functional Expenses</u>: Masonicare provides health and social care services to the aging population, primarily residents of Connecticut. Expenses related to providing these services for the years ended September 30, 2022 and 2021 are as follows:

		F	rogr	am Service	S																
			Н	lome &			M	anagement													
		Health Care		Community		Residential		Residential		Residential		Residential		Residential		& General	Fur	nd Raising	2022		<u>2021</u>
Salaries and wages	\$	24,301	\$	22,885	\$	11,649	\$	8,409	\$	376	\$ 67,620	\$	69,412								
Employee benefits		7,314		6,547		3,133		2,406		79	19,479		19,759								
Supplies and other services		10,066		4,405		9,194		194		1,030	24,889		24,400								
Professional fees		7,557		8,822		4,372		1,199		57	22,007		20,983								
Depreciation and amortization		1,869		59		9,043		1,183		-	12,154		12,012								
Interest and other fees		777	_			6,641		(672)		307	7,053	_	7,111								
Total operating expenses	\$	51,884	\$	42,718	\$	44,032	\$	12,719	\$	1,849	\$ 153,202	\$	153,677								

The consolidated financial statements report certain expenses that are attributable to one or more direct and/or supporting program services. Expenses are allocated as necessary based upon reasonable allocation methodologies consistently applied.

Non-operating income without donor restrictions: Non-operating income includes certain contributions received without donor restrictions and investment income from assets without donor restrictions. Investment income from assets without donor restrictions is comprised of the following for the years ended September 30, 2022 and 2021:

	2022	2021
Interest and dividends	\$ 3,579	\$ 2,580
Realized gains on sales of investments	3,135	8,064
Less: investment management fees	(513)	(492)
	\$ 6,202	\$ 10,152

Excess (Deficit) of Revenue Over Expenses: The consolidated statements of operations and changes in net assets include expenses in excess of revenues as the performance indicator. Changes in net assets without donor restriction, which are excluded from expenses in excess of revenues consistent with industry practice, include the change in unrealized gains and losses on investments other than equity securities, certain adjustments to the post-retirement liability, and the change attributable to the non-controlling interest in consolidated subsidiaries.

<u>Use of Estimates</u>: The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Significant estimates include the estimated net realizable value of receivables from patients and third-party payers, settlement of third-party reimbursement cost reports with Medicare and Medicaid, valuation of investments, useful lives of buildings and equipment and other estimates included in actuarial calculations for deferred entry fee revenue, pension expense, postretirement healthcare costs and estimated self-insurance liabilities. Actual results could differ from those estimates.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income Taxes: Masonicare, MHC, MCF, MAV, MHH&H, MAH, Keystone, MAM and MCV qualify as tax-exempt corporations under Section 501(c)(3) of the Internal Revenue Code. The Code provides for taxation of unrelated business income under certain circumstances. The System has no material unrelated business income, with immaterial income tax expense for the System for the years ended September 30, 2022 and 2021.

SLM is organized as a limited liability company and is being taxed as a partnership under the provisions of the Internal Revenue Code. SLM's taxable income or loss is reported by its members individually. The liability for payment of federal and state income tax on SLM's earnings is the responsibility of its members rather than that of SLM. As MAM is an 88.4% owner of SLM and qualifies as a tax-exempt corporation under Section 501(c)(3) of the Internal Revenue Code, the earnings allocated to MAM by SLM are non-taxable.

Masonicare accounts for uncertain tax positions in accordance with certain provisions of FASB ASC 740, which provides a framework for how companies should recognize, measure, present and disclose uncertain tax positions in their consolidated financial statements. Under FASB ASC 740, Masonicare may recognize the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained on examination by the taxing authorities, based on the technical merits of the position. The tax benefits recognized in the consolidated financial statements from such position are measured based on the largest benefit that has a greater than 50% likelihood of being realized upon ultimate settlement.

Masonicare did not record any unrecognized tax benefits for the years ended September 30, 2022 and 2021. Masonicare anticipates that it will not have a change in unrecognized tax benefits during the next twelve months that would have a material impact on the consolidated financial statements.

All U.S. federal tax years from fiscal 2019 onwards are eligible for audit by the IRS.

<u>Liquidity and Funds Availability</u>: Financial assets available for general expenditure within one year of the most recent balance sheet date consist of the following:

Cash & Cash Equivalents	\$ 5,638
Less: Keystone cash & equivalents	(1,122)
Patient accounts receivable	11,714
Assets restricted by Board of Trustees	94,794
Less: Board of Trustees restricted assets	
with liquidity restrictions	(19,689)
Total financial assets	\$ 91,335

The assets restricted by Board of Trustees above is classified as a non-current asset in the consolidated balance sheets, with management's intention to use the liquidation of any such assets only if necessary to support operations. In addition, the System has certain donor-restricted assets where the income on such assets is unrestricted. Such income is not reflected in the table above. Certain Keystone assets may be available to support general expenditures, pending Board and regulatory approvals.

The System maintains a \$10,000 revolving line of credit with a bank, of which \$4,612 is available as of September 30, 2022.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Covid-19: The Coronavirus Aid, Relief, and Economic Security Act (CARES Act) became law on March 27, 2020. This Federal response to the market volatility and instability resulting from the coronavirus pandemic includes provisions to support individuals and businesses in the form of loans, grants, and tax changes, among other types of relief. The CARES Act adds \$175 billion to the "Public Health and Social Services Emergency Fund" to reimburse eligible health care providers for health care related expenses or lost revenues attributable to coronavirus that are outside of routine payments they will receive for direct patient care. The State of Connecticut Department of Social Services (DSS) made funding available to support Medicaid recipients in skilled nursing facilities in the form of rate relief funding for a period of time and subsequently in the form of grant payments. The State of Connecticut also passed-through CARES Act moneys (CT pass-through) in the form of reimbursement of self-insured unemployment costs (at 50%) and reimbursement of certain resident and employee testing costs (at 100%).

During fiscal 2021, Masonicare received the following moneys from advances from Cares Act \$162 from the State of CT and \$3,968 for the cost of testing and self-insured unemployment costs. This money was intended to be used to cover lost revenue and additional cost increases related to its response to coronavirus. These funds come with terms and conditions certifications. During fiscal 2022, Masonicare received \$30 for self-insured unemployment costs.

Masonicare received during April 2020 Medicare accelerated payment advances of \$1,900 for MHC and \$6,900 for MHH&H, all of which has been returned as of September 30, 2022.

As allowed by the CARES Act, Masonicare has deferred the payment of certain deposits for the employer's portion of social security & Medicare taxes. As of September 30, 2022 and 2021, \$1,160 and \$3,417 of deferred employer's taxes are included on the consolidated balance sheets, respectively. One-half of deferred payroll taxes was due by December 31, 2021 and the remainder is due by December 31, 2022.

<u>Subsequent Events</u>: Subsequent events have been evaluated through January 23, 2023, the date the consolidated financial statements were issued.

Masonicare is party to the action captioned Masonicare Corporation v. Cerner Corporation, U.S. District Court for the District of Connecticut, Civil Action No. 3:21-cv-00829, in which Masonicare asserts claims and Cerner asserts counterclaims relating to a contract for an electronic health record system, executed in March 2016.

On December 9, 2022, Masonicare and Cerner executed a Settlement Agreement under the terms of which the litigation will be dismissed with prejudice and the parties agreed to mutual releases for all claims that were raised or could have been raised in the litigation.

NOTE 3 - ASSETS WHOSE USE IS LIMITED OR RESTRICTED

Assets whose use is limited or restricted and classified as current assets consist of funds required for interest payable on bonds, annuities payable recorded as current liabilities and amounts approved by the Board of Trustees for operating purposes in the following years.

(Continued)

NOTE 3 - ASSETS WHOSE USE IS LIMITED OR RESTRICTED (Continued)

Assets whose use is limited or restricted consists of the following as of September 30, 2022 and 2021:

	20	22	<u>2021</u>				
	Fair Value (**)	Cost	Fair Value (**)	Cost			
Cash, cash equivalents and interest receivable	\$ 19,540	\$ 19,540	\$ 21,710	\$ 21,710			
Marketable equity securities	66,189	75,888	70,930	66,886			
Fixed income securities	25,572	29,646	38,922	31,961			
Perpetual interest trusts	12,090	8,520	15,499	8,520			
Residual interest trusts	805	615	791	615			
Real estate	6,600	7,216	6,600	7,216			
Other investments	33,111	37,098	36,204	36,787			
TOTAL	\$ 163,908	\$ 178,523	\$ 190,656	\$ 173,693			

^{**} Included in the above fair value are alternative investments that are carried at cost. The total cost of these investments amounted to \$20,905 and \$21,360 as of September 30, 2022 and 2021 respectively.

NOTE 4 - PROPERTY AND EQUIPMENT

Property and equipment consists of the following as of September 30, 2022 and 2021:

		2022	2021
Land	\$	7,435	\$ 7,435
Land improvements		28,176	28,168
Buildings		289,019	281,095
Furniture and equipment		73,159	71,912
		397,789	388,610
Less: accumulated depreciation		(228,672)	 (217,137)
	-	169,117	171,473
Construction in progress (estimated cost to			
complete - \$598)		495	3,095
	\$	169,612	\$ 174,568

Depreciation expense was \$12,163 and \$11,855 for the years ended September 30, 2022 and 2021, respectively. During the year ended September 30, 2022, there were retirements of fully depreciated assets of \$628.

NOTE 5 - LONG-TERM DEBT

Connecticut Health & Educational Facilities Authority		2022	2021
(CHEFA) tax-exempt Revenue Bonds: Series F Net original issue premium (discount)	\$	96,271 5,077	\$ 98,935 5,329
Subtotal		101,348	104,264
Line of Credit		5,388	3,888
Bank Credit Agreement		9,689	 9,604
Obligated Group	-	116,425	117,756
Bank Term Loan	4	39,033	39,724
Non-Obligated Group		39,033	39,724
		155,458	157,480
Less: unamortized financing costs		(2,192)	(2,212)
Less: current maturities		(3,754)	 (3,589)
	\$	149,512	\$ 151,679

Obligated Group Debt

The Series F and Series G bonds issued by CHEFA under separate Trust Indentures each dated as of November 1, 2016 were loaned to the Obligated Group (Masonicare, MHC, MCF, MAV [excluding MAM and SLM], MAH, MHH&H pursuant to separate Loan Agreements each dated as of November 1, 2016. Proceeds were used, together with other available funds, to: refund all of the then outstanding Series C and Series E bonds; fund ongoing capital expenditures at the Obligated Group's facilities; pay Series C Interest Rate Swap Agreement (Series C Swap Agreement) termination fees with respect to swaps entered into in connection with the Series C bonds; and pay costs of issuance and other financing costs with respect to the issuance of the Series F and G bonds.

The Series F bonds [Serial Bonds due at various dates through 2034 at rates from 2.0% to 5.0% and Term Bonds due at several dates from 2030 through 2043 at rates from 4.0% to 5.0%] were issued in the amount of \$110,030 at a net premium. The net premium on the Series F bonds is amortized using the effective interest method over the life of the related debt issue, and amounted to \$213 and \$252 for the years ended September 30, 2022 and 2021. The Series F bonds maturing after July 1, 2026 are subject to optional redemption prior to maturity commencing July 1, 2026 at a Redemption Price equal to 100% of the principal amount to be redeemed plus accrued interest thereon to the date set for redemption.

MASONICARE NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2022 and 2021 (in thousands)

NOTE 5 - LONG-TERM DEBT (Continued)

Under the Series F Trust Indenture, the Obligated Group is required to make monthly deposits with the Trustee to fund scheduled future principal and interest payments. The loan agreements place limits on additional borrowings and require the Obligated Group to maintain certain financial covenants; the Obligated Group was in compliance with these covenants for the years ended September 30, 2022 and 2021.

The maturities of obligated group long-term debt, excluding the line of credit, in each of the succeeding five years and thereafter are as follows:

Maturi	ties Ol	oligat	ted Group
	2023	\$	3,075
	2024		3,253
	2025		3,417
	2026		3,571
	2027		3,706
Thereafter			88,938
Total		\$	105,960

Funds held by Trustees under the indenture agreement are as follows:

	2022	2021
Principal and interest funds, held by U.S. Bank	\$ 1,865	\$ 1,859
	\$ 1,865	\$ 1,859

On September 1, 2021, Supplemental Master Indenture No.3 was executed between the current members of the Obligated Group, MCV, and U.S. Bank National, the master Trustee. Under this agreement, MCV was admitted to the Obligated Group on September 30, 2021. There were no changes to the terms and conditions of the existing Non-Revolving Line of Credit issued to MCV. The Line of Credit was deemed a permitted encumbrance and was made part of the Obligated Group Debt.

Masonicare has a revolving line of credit agreement with a bank for \$10,000. Advances under the line of credit bear interest at the higher of a 6.0% interest rate or the LIBOR rate plus 175 basis points. The agreement expires upon mutual consent of both parties.

On November 18, 2021, the Masonicare Obligated Group refinanced its loan with People's United Bank. The terms of the loan are SOFR (Secured Overnight Funds Rate) plus a margin of 200 basis points. The existing SWAP arrangement has been amended but will stay in effect to its original termination date of December 21, 2022. Simultaneous to the refinancing, Masonicare entered into a forward SWAP that begins on December 21, 2022 at the notational amount of the debt. The SWAP carries a fixed rate of 3.66% effective on that date.

The credit agreement requires the obligated group to maintain specified financial covenants; Masonicare Obligated Group is in compliance with the covenants as of September 30, 2022.

(Continued)

MASONICARE NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS September 30, 2022 and 2021

(in thousands)

NOTE 5 - LONG-TERM DEBT (Continued)

In connection with the credit agreement, the obligated group has entered into an interest rate swap agreement to synthetically fix the variable interest payment on an initial notional value of \$4,000 (subject to adjustment in accordance with a schedule up to a maximum value of \$8,844). MCV makes fixed payments to the swap agreement counterparty at a rate of 2.4% and receives variable payments from the counterparty equal to 1-month LIBOR. The change in the difference between these rates is recorded as an increase or decrease of interest expense, with the cumulative change in the fair value of the MCV Swap Agreement (an asset of \$1,176 and a liability of \$237 as of September 30, 2022 and 2021, respectively) recorded in the accompanying consolidated balance sheets. Management has not designated the MCV Swap Agreement as a hedging instrument; accordingly, the change in fair value of the MCV Swap Agreement for the fiscal years ended September 30, 2022 and 2021 is recorded in the accompanying consolidated statements of operations and changes in net assets of \$1,413 and \$197, respectively. This swap ended on December 21, 2022 and was replaced with a new swap described below, which will end on November 18, 2031.

In connection with the credit agreement the obligated group has entered into an interest rate swap agreement starting December 21, 2022 to synthetically fix the variable interest payment on an initial notional value of \$9,636. MCV will make fixed payments to the swap agreement counterparty at a rate of 1.67% and receives variable payments from the counterparty equal to one-month SOFR.

The use of an interest rate swap to manage exposure to changes in the interest rate on the MCV variable rate debt exposes Masonicare to additional risks related to this derivative instrument. These risks, and Masonicare's risk management practices to mitigate these risks, are as follows:

Market risk represents the potential adverse effect on the fair value and cash flow of a derivative instrument due to changes in interest rates or rate spreads. Market risk is managed through ongoing monitoring of interest rate exposure based on set parameters regarding the type and degree of market risk that Masonicare will accept.

Credit risk is the risk that the counterparties on a derivative instrument may be unable to perform their obligation during the term of the contract. When the fair value of a derivative contract is positive, the counterparties owe Masonicare, which creates credit risk. Credit risk is managed by setting stringent requirements for qualified counterparties at the date of the execution of a derivative transaction and requiring counterparties to post collateral in the event of a credit rating downgrade or if the fair value of the derivative instrument exceeds a negotiated threshold.

Termination risk represents the risk that Masonicare may be required to make a significant payment to the counterparties, if the derivative contract is terminated early. Termination risk is assessed at the onset by performing a statistical analysis of the potential for a significant termination payment under various scenarios designed to encompass expected interest rate changes over the life of the proposed contract.

Non-Obligated Group Debt

On April 28, 2021, SLM entered into a \$40,000 term loan with a bank. The credit facility bears interest at LIBOR plus 275 basis points. The term loan has a maturity date of April 28, 2028 with principal and interest due at the beginning of each month amortized over a thirty-year schedule. Utilizing the nominal rate as of April 2021 of 4.105% the maturities of this debt are listed in the table below.

NOTE 5 - LONG-TERM DEBT (Continued)

Maturities	Non-0	Obligated	d Group
	2023	\$	719
	2024		750
	2025		778
	2026		816
	2027		851
Thereafter			35,178
Total		\$	39,092

The credit agreement requires SLM to maintain specified occupancy and financial covenants. SLM is in compliance with the covenants as of September 30, 2022.

In connection with the credit agreement, SLM has entered into an interest rate swap agreement (SLM Swap Agreement) to synthetically fix the variable interest payment on an initial notational value of \$40,000. SLM makes fixed payments to the swap agreement counterparty at a rate of 4.105% and receives variable payments equal to 1-month LIBOR. The change in the difference between these rates is recorded as an increase or decrease of interest expense, with the cumulative change in the fair value of SLM Swap Agreement (an asset of \$4,621 and a liability of \$638 as of September 30, 2022 and September 30, 2021 respectively).

Unamortized Financing Costs

Financing costs have been deferred and are being amortized using the effective interest method over the term of the related financing agreement.

Recurring amortization expense was \$20 and \$420 for the years ended September 30, 2022 and 2021, respectively.

NOTE 6 - SELF-INSURANCE LIABILITIES

Workers' Compensation: Masonicare is self-insured for the deductible portion of workers' compensation claims. During fiscal 2009, Masonicare was notified that the State of Connecticut would no longer permit the self-insurance of workers' compensation claims, and effective March 1, 2009 has obtained commercial insurance coverage for such claims. The workers' compensation trust will continue to cover the costs of the deductible portion of claims arising through the date of the change (\$250 per claim through December 31, 2004 and \$350 through February 28, 2009). During 2009, Masonicare obtained a surety bond to secure the future obligations of the self-insured deductible program, with \$300 in collateral (held in trust at J.P Morgan Chase Bank N.A.) included in assets under trust for self-insurance liabilities within the consolidated balance sheets as of September 30, 2022 and 2021, respectively.

Beginning March 1, 2009, Masonicare has purchased a pre-funded large deductible policy from a commercial carrier with a deductible limit of \$350 per claim and a \$4,300 aggregate limit (\$4,200 through March 1, 2010). Masonicare is required to pre-fund a loss escrow account with the commercial carrier; amounts held in escrow by the commercial carrier total \$4,389 and \$3,676 as of September 30, 2022 and 2021, respectively, and are carried within assets under trust for estimated self-insurance liabilities on the consolidated balance sheets.

(Continued)

NOTE 6 - SELF-INSURANCE LIABILITIES (Continued)

Masonicare employed independent actuaries to estimate the ultimate costs of the self-insured deductibles and the pre-funded large deductible policies, which approximate \$3,218 and \$3,750 as of September 30, 2022 and 2021, respectively. These liabilities (included in estimated self-insurance liabilities within the accompanying consolidated balance sheets) have been discounted at a rate of 3% as of September 30, 2022 and 2021, and in management's opinion provide an adequate reserve for loss contingencies.

Malpractice and General Liability: Masonicare is self-insured for its long-term care professional and general liability exposure through Keystone, a wholly-owned subsidiary domiciled in Connecticut. Keystone provides claims-made coverage of \$10,000 per claim with an annual aggregate of \$14,000 for general liability insurance and \$13,000 per claim with an annual aggregate of \$16,000 for professional liability insurance, subject to reinsurance. The liability for incurred but not reported claims of \$417 and \$437 as of September 30, 2022 and 2021, respectively, has been retained at Masonicare. Investments of Keystone total \$12,799 and \$15,574 as of September 30, 2022 and 2021, respectively, and are carried within assets under trust for estimated self-insurance liabilities on the consolidated balance sheets.

Masonicare has employed independent actuaries to estimate the ultimate costs of the settlement of claims under the program. Accrued professional and general liability reserves are expected rate of 3% as of September 30, 2022 and 2021. Management considers the liability to be adequate as of September 30, 2022 and 2021; however, no assurance can be given that the ultimate settlement of losses may not vary materially from the liability recorded. Future adjustment to the amounts recorded resulting from the continual review process, as well as differences between estimates and ultimate payments, will be reflected in the consolidated statements of operations of future years when such adjustments, if any, become known.

Activity in the estimated liability for outstanding losses and loss-related adjustment expenses at Keystone for the years ended September 30, 2022 and 2021 is summarized as follows:

	2022	2021	
Balance, beginning of year Less: reinsurance recoverable Net balance, beginning of year	\$ 4,477 (665) 3,812	\$ 4,429 (625) 3,804	
Incurred related to: Current year Prior years Total incurred	559 (841) (282)	1,022 (895) 127	
Paid related to: Current year Prior years Total paid	(740) (740)	(1) (118) (119)	
Net balance, end of year Add: reinsurance recoverable Balance, end of year	2,790 675 \$ 3,465	3,812 665 \$ 4,477	

(Continued)

NOTE 6 - SELF-INSURANCE LIABILITIES (Continued)

As a result of changes in estimates of insured events in prior years, the provision for incurred losses and loss adjustment expenses decreased by \$841 and \$895 in 2021 and 2020, respectively, as a result of favorable development in professional liability reserves from original expectations.

Medical and Dental Insurance: Masonicare self-insures liabilities related to medical coverage on its employees and dependents (covered members) up to \$150 per covered member, and has procured a stop loss policy for coverage in excess of \$150 per covered member. Masonicare has estimated the value of incurred but not reported liabilities of the self-insured medical and dental benefit plans of \$1,276 for years ended September 30, 2022 and 2021 respectively. Masonicare paid claims and administrative fees related to this program of \$10,823 and \$9,476 for the years ended September 30, 2022 and 2021, respectively.

NOTE 7 - OPERATING REVENUES

Net patient service revenue: A summary of net patient service revenue by payer type for the fiscal years ended September 30, 2022 and 2021 is presented below:

2022	<u>Medicare</u>	<u>Medicaid</u>	Commercial	Self-Pay/Other	<u>Total</u>
Net revenues from services to patients	\$ 39,356	\$ 22,855	\$ 20,059	<u>\$ 12,266</u> <u>\$</u>	94,536
2021	Medicare	Medicaid	Commercial	Self-Pay/Other	<u>Total</u>
Net revenues from services to patients	\$ 37,564	\$ 25,164	\$ 15,360	<u>\$ 15,007</u> <u>\$</u>	93,095

Patient care service revenue is reported at the amount that reflects the consideration Masonicare expects to receive for providing patient care services. These amounts are due from third-party payers (including government programs and commercial health insurers), patients and others; and may include variable consideration for retroactive revenue adjustments due to settlement of audits, reviews, and/or investigations. Generally, Masonicare bills the third-party payers, patients and others after the services are performed and/or the patient is discharged from the facility. Revenue is recognized as performance obligations are satisfied.

NOTE 7 - OPERATING REVENUES (Continued)

Performance obligations are determined based on the nature of the services provided by Masonicare. Revenue for performance obligations satisfied over time is recognized based on actual services performed in relation to total expected (or actual) services or is recognized as services are performed depending on the payer and the type of service performed. Masonicare believes that this method provides a faithful depiction of the transfer of services over the term of the performance obligation based on the satisfaction of the obligation. Generally, performance obligations satisfied over time relate to patients receiving skilled nursing home care services, inpatient hospital care services, and home care services (including care of the sick and hospice care). Masonicare measures the performance obligation from admission (into the skilled nursing facility, the hospital or the home care service) to the point when Masonicare is no longer required to provide services to that patient, which is generally at the time of discharge (from the skilled nursing facility, the hospital or the home care service). Revenue for performance obligations satisfied at a point in time (hospital outpatient services) is recognized when such services are provided.

Because all of its performance obligations relate to contracts with a duration of less than one year, Masonicare has elected not to disclose the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied or partially unsatisfied at the end of the reporting period. The unsatisfied or partially unsatisfied performance obligations referred to above are primarily related to inpatient hospital services at the end of the reporting period. The performance obligations for these contracts are generally completed when the patients are discharged, which generally occurs within days or weeks of the end of the reporting period.

Masonicare determines the transaction price based on standard charges for goods and services provided, reduced by contractual adjustments provided to third-party payers, discounts provided to uninsured/underinsured patients in accordance with Masonicare's policy, and/or implicit price concessions provided to uninsured/underinsured patients. Masonicare determines its estimates of contractual adjustments and discounts based on contractual agreements, its discount policy, and historical experience. The System determines its estimate of implicit price concessions based on its historical collection experience from that category of payer.

Agreements with third-party payers typically provide for payments at amounts less than established charges. A summary of the payment arrangements with major third-party payers follows:

<u>Medicare Services rendered to Medicare program beneficiaries</u> are reimbursed under a variety of reimbursement methodologies:

<u>Geriatric medical psychiatric beds</u> of MHC are reimbursed on an Inpatient Psychiatric Facility Prospective Payment System, which considers patient diagnosis along with clinical and functional factors such a length of stay and comorbidity.

<u>Skilled nursing care beds</u> of MHC are reimbursed using the PDPM methodology, which considers patient diagnosis with the level of clinical & rehab care given determined through Minimum Data Set (MDS) evaluation.

MASONICARE NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS September 30, 2022 and 2021

(in thousands)

NOTE 7 - OPERATING REVENUES (Continued)

<u>Home health services</u> are reimbursed using the home health resource groups (HHRG) PDGM methodology. Under home health PDGM, an agency receives a fixed amount of reimbursement which covers all services (with a limited number of exceptions) provided to a patient for a specific treatment episode of 60 days consisting of two 30-day billing periods. The reimbursement rate is developed based on the clinical, functional and service needs specific to the individual patient. The prospective rate is wage-adjusted based on where the service is provided (as opposed to where the benefit agency is located), and is subject to a variety of final claim adjustments which can modify the payment based on actual utilization and level of clinical and functional severity reported at the end of the episode.

Hospice services are reimbursed on a per diem basis based on level of care.

<u>Outpatient services</u> (non-home health) are reimbursed either on a rate per case outpatient prospective payment Ambulatory Payment Classification (APC) system, or on a cost basis or a blend of cost and fee schedules.

<u>Medicaid Services rendered to Medicaid program beneficiaries</u> are reimbursed under a variety of reimbursement methodologies:

Skilled nursing care beds of MHC are reimbursed by an acuity based system.

Home health services are reimbursed based on a fixed fee for service rates.

Hospice services are reimbursed on a per diem basis.

<u>Other payers</u> Payment agreements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations provide for payment using prospectively determined daily rates.

MHC and MHH&H must file annual Medicare cost reports and MHC must file annual Medicaid cost reports. Masonicare (as the corporate parent) files a home office cost report with Medicare in order to define the cost of services to each of the other cost reporting entities. Although there is no direct reimbursement for the home office, the allocated costs to the other cost reporting entities are incorporated into their respective Medicare cost reports.

As a result of audits by the Medicare and Medicaid intermediaries, the cost reports may be subject to audit adjustments and retroactive settlements. Masonicare has recorded provisions for future audits and related estimated settlement amounts. No material adjustments are expected to result from future audit settlements. Medicare cost reports have been settled through September 30, 2015 for MHC. The Medicaid cost reports for MHC September 30, 2016, respectively. Settlements with third-party payers (including commercial payers) for retroactive adjustments due to audits, reviews or investigations are considered variable consideration and are included in the determination of the estimated transaction price for providing patient care.

NOTE 7 - OPERATING REVENUES (Continued)

The health care industry is subject to numerous laws and regulations of federal, state and local governments. These laws and regulations include, but are not necessarily limited to, matters such as licensure, accreditation, governmental health care program participation requirements, reimbursement for patient services, and Medicare & Medicaid fraud and abuse. Compliance with such laws and regulations can be subject to future government review and interpretation, as well as regulatory actions unknown or unasserted at this time. While there can be no assurance that regulatory authorities will not challenge the System's compliance with these laws and regulations, Management believes that Masonicare is in compliance with fraud and abuse regulations as well as other applicable governmental laws and regulations.

Patients who are covered by third-party payer arrangements may be responsible for related deductibles and coinsurance, which vary in amount. The System also provides services to uninsured patients, and offers those uninsured patients a discount, either by policy or by law, from standard charges. The System estimates the transaction price for patients with deductibles and coinsurance, and from those who are uninsured, based on historical experience and current market conditions. The initial estimate of the transaction price is determined by reducing the standard charge by any contractual adjustments, discounts, and implicit price concessions. Subsequent changes to the estimate of the transaction price are generally recorded as adjustments to patient service revenue in the period of the change. For the years ending September 30, 2022 and 2021, no significant adjustments to revenue were recognized due to changes in the estimates of implicit price concessions for performance obligations satisfied in prior years. Subsequent changes that are determined to be the result of an adverse change in the patient's ability to pay are recorded as bad debt expense. Bad debt expense for the years ending September 30, 2022 and 2021 was not significant.

Consistent with the System's mission, care is provided to patients regardless of their ability to pay. Therefore, the System has determined it has provided implicit price concessions to uninsured patients and patients with other uninsured balances (for example, copays and deductibles). The implicit price concessions included in estimating the transaction price represent the difference between amounts billed to patients and the amounts the System expects to collect based on its collection history with those patients. Patients who meet the System's criteria for charity care are provided care without charge or at amounts less than established rates. Such amounts determined to qualify as charity care are not reported as revenue.

Masonicare has elected the portfolio approach and does not adjust the promised amount of consideration from patients and third-party payers for the effects of a financing component due to Masonicare's expectation that the period between the time the service is provided to a patient and the time that the patient or a third-party payer pays for that service will be one year or less. However, Masonicare does, in certain instances, enter into payment agreements with patients that allow payments in excess of one year. For those cases, the financing component is not deemed to be significant to the contract. Masonicare has applied the portfolio approach and all incremental customer contract acquisition costs are expensed as they are incurred as the amortization period of the asset that the System otherwise would have recognized is one year or less in duration.

MASONICARE NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS September 30, 2022 and 2021

(in thousands)

NOTE 7 - OPERATING REVENUES (Continued)

Resident fees: Resident fees consists primarily of monthly fees for basic housing and certain support services and fees associated with additional housing and expanded support requirements such as assisted living care, memory care, and ancillary services. Basic housing and certain support services revenue is recorded when services are rendered and amounts billed are due from residents in the period in which the rental and other services are provided. Residency agreements are generally short term in nature with durations of one year or less and are typically terminable by either party, under certain circumstances, upon providing 30 days' notice, with resident fees billed monthly in advance. The System has contract liabilities for deferred fees paid by residents prior to the month housing and support services are to be provided.

The System determines the transaction price based on standard charges for goods and services provided and/or concessions provided to residents, determining its variable consideration based on its historical collection experience. The System considers the resident's ability and intent to pay the amount of consideration upon admission; subsequent changes resulting from a resident's ability to pay are recorded as bad debt expense, which is insignificant for the years ending September 30, 2022 and 2021.

Other revenue: Other revenue consists primarily of fees for discretionary services (such as medical alert system rental, daily living activities, beautician/barber, laundry, television, guest meals, pets and parking), rental income and day care tuition. Such revenue is recognized as services are provided and is generally billed in arears.

NOTE 8 - PENSION AND OTHER POST-RETIREMENT BENEFITS

For fiscal 2022 and 2021, Masonicare offers to substantially all of its employees a defined contribution retirement plan with various investment options. Masonicare provides a "safe-harbor" (immediately vested) 3% contribution for eligible plan participants (beginning after the first year of service with at least 1,000 hours of service) based upon eligible compensation as defined. Also, as part of this retirement plan, Masonicare matches \$0.25 for every dollar contributed into the savings plan up to 4% of eligible compensation as defined (beginning after the first month of service). The employer match is subject to a 3-year graduated vesting schedule (0%-50%-100%) based upon at least 1,000 hours of service. Total defined contribution pension expense was \$2,094 and \$2,184 for the years ended 2022 and 2021, respectively, and is included within employee benefits on the consolidated statement of operations.

Masonicare has a frozen defined benefit pension plan, with all participants 100% vested in their account balances. Benefits will be fully payable upon retirement as defined or upon plan termination. Pension cost for the defined benefit retirement plan was \$2,496 and \$2,287 for fiscal 2022 and 2021, respectively, and is included within employee benefits on the consolidated statement of operations.

Masonicare also has a postretirement health plan for certain eligible employees who were hired prior to January 1, 2000 if they retire after attaining specified age and service requirements while they worked for Masonicare. The cost of such benefits is accrued during an employee's years of service. Generally, Masonicare pays a portion of the plan costs and the retirees pay premiums based on age and years of service at retirement. Postretirement health plan cost was \$165 and \$137 for the years ended September 30, 2022 and 2021, respectively, and is included within employee benefits on the consolidated statement of operations.

Total pension and other postretirement benefits expense for the years ended September 30, 2022 and 2021 was \$4,755 and \$4,607, respectively.

NOTE 8 - PENSION AND OTHER POST-RETIREMENT BENEFITS (Continued)

Significant assumptions are as follows as of September 30, 2022 and 2021:

	Pension Benefits		Other Postretin	ement Benefits
	2022	2021	2022	2021
Weighted average assumptions:				
Discount rate on Qualified Plan	5.30%	2.70%	5.45%	2.55%
Expected return on plan assets	6.25%	6.00%	N/A	N/A
Health care cost trend rate:				
Initial health care cost trend rate	N/A	N/A	6.50%	6.75%
Ultimate health care cost trend rate	N/A	N/A	5.00%	5.00%
Number of years to ultimate rate	N/A	N/A	7 years	7 years

The discount rate is the rate at which obligations could be effectively settled and is based on high-grade bond yields after allowing for call and default risk. The expected rate of return on assets for the defined benefit pension plan is determined by adding expected inflation to expected long-term returns.

The following table sets forth the funded status of the postretirement benefit plans and the related amounts recognized in Masonicare's consolidated financial statements as of September 30, 2022 and 2021.

	Pension Benefits		Other Postretin		rement Benefits		
	2022		2021		2022		2021
Change in benefit obligation:							
Benefit obligation at beginning of year	\$ 34,904	\$	37,064	\$	2,922	\$	2,951
Service cost	:#X		*		2		3
Interest cost	868		857		71		65
Actuarial loss (gain)	(6,489)		616		(580)		159
Benefits paid	(1,389)		(1,464)		(258)		(256)
Other (plan assets at fair value)	(4,878)		(2,169)		43		(3 5
Benefit obligation at end of year	\$ 23,016	\$	34,904	\$	2,200	\$	2,922
Change in plan assets:							
Fair value of plan assets at beginning of year	\$ 25,961	\$	23,524	\$	=	\$: = 3
Actual return on plan assets	(5,398)		4,146		₩.		-
Employer contributions	737		1,924		215		256
Benefits paid	(1,389)		(1,464)		(258)		(256)
Other (plan assets at fair value)	(4,877)		(2,169)		43		-
Fair value of plan assets at end of year	\$ 15,034	\$	25,961	\$	-	\$	_
Accrued liability	\$ (7,982)	\$	(8,943)	\$	(2,200)	\$	(2,922)

NOTE 8 - PENSION AND OTHER POST-RETIREMENT BENEFITS (Continued)

Components of net periodic benefit costs are as follows for the years ended September 30, 2022 and 2021:

	Pension Benefits			Other Postretirement Benefits				
		2022		2021		2022		2021
Service cost	\$	*	\$	*	\$	2	\$	3
Interest cost		868		857		71		65
Expected return on plan assets		(1,002)		(885)		-		-
Amortization of prior service credit		2		2		-		-
Actuarial loss recognized		1,060		1,686	-	92	_	69
Recurring expense	2	926		1,658	\$	165	\$	137
Settlement costs	-	1,570		629	-			
Total expense	\$	2,496	\$	2,287				

Postretirement changes other than net periodic benefit costs of \$3,393 were recorded in the consolidated statements of changes in net assets without donor restrictions for the year ended September 30, 2022. Of the \$3,393, \$2,721 is related to the pension benefits and \$672 is related to the other post-retirement benefits.

Amounts recorded in net assets without donor restrictions as of September 30, 2022, not yet amortized as components of net periodic benefit costs are as follows:

Unamortized actuarial loss	\$ 7,659
Amount recognized as a reduction in net assets without donor restrictions	\$ 7,659

The amortization of the above items expected to be recognized in net periodic costs for the year ended September 30, 2023 is \$107 for actuarial loss.

NOTE 8 - PENSION AND OTHER POST-RETIREMENT BENEFITS (Continued)

The fair values of Masonicare's pension plan assets as of September 30, 2022 and 2021, by asset category classified as Level 1, 2 and 3, as defined in Note 13, are as follows:

	Р	Quoted rices in Æ Markets	Obs	nificant ervable	Unobs	ificant ervable	
2022		_evel 1)	•	puts evel 2)		outs vel 3)	Total
							
Mutual and other equity funds:							
Fixed income taxable bond	\$	5,240	\$	1	\$	=	\$ 5,240
U.S. equity		8,005				-	8,005
International		1,789					1,789
Total	\$	15,034	\$		\$	-	\$ 15,034
2021	<u>(l</u>	_evel 1)	<u>(Le</u>	evel 2)	(Le	vel 3)	<u>Total</u>
Mutual and other equity funds:							
Fixed income taxable bond	\$	8,270	\$	20	\$	-	\$ 8,270
U.S. equity		13,935		<u>=</u>		=	13,935
International		3,756		3		8	3,756
Total	\$	25,961	\$	1	\$	-	\$ 25,961

The investment objectives for the defined benefit pension plan is to obtain a favorable relative return for the entire fund, consistent with preservation of capital emphasizing some income generation and long-term growth. While some risk is warranted pursuing long-term growth of capital, consistent annual returns with low volatility in investment performance are desirable.

Masonicare expects to contribute approximately \$596 to its defined benefit pension plan and \$278 to its postretirement health plan in fiscal year 2022. The costs and related obligations of the supplemental executive retirement plan are included within the pension benefit tables set forth above.

The following benefit payments, which reflect expected future service, are expected to be paid as follows:

	-	ension enefits	Postre	other etirement enefits
2023	\$	4,050	\$	278
2024	\$	2,030	\$	268
2025	\$	1,980	\$	254
2026	\$	2,000	\$	233
2027	\$	1,840	\$	204
Thereafter	\$	8,820	\$	795

NOTE 9 - DONOR-RESTRICTED ASSETS

Masonicare's donor-restricted assets consist of funds established for a variety of purposes. As required by accounting principles generally accepted in the United States of America, net assets associated with donor-restricted funds are classified and reported based on the nature of the donor restrictions, either held in perpetuity or held pending the end of the donor-stipulated time restriction or the accomplishment of the restriction.

Masonicare has interpreted the relevant laws as requiring the preservation of the fair value of the original gift as of the gift date of the donor-restricted fund held in perpetuity absent explicit donor stipulations to the contrary. The remaining portion of the donor-restricted fund that is not classified as a net asset held in perpetuity is classified as a donor-restricted net asset held pending accomplishment of the time/purpose restriction until appropriated for expenditure by the Board of Trustees. Masonicare considers the following factors in making a determination to appropriate or accumulate donor-restricted funds held in perpetuity: (1) the duration and preservation of the fund; (2) the purposes of Masonicare and the donor-restricted endowment fund; (3) general economic conditions; (4) the possible effect of inflation and deflation; (5) the expected total return from income and the appreciation of investments; (6) other resources of Masonicare; and (7) the investment policies of Masonicare.

Donor-restricted net assets held in perpetuity consist of the following as of September 30, 2022 and 2021:

		2022	2021
Investments held in perpetuity, the income from which			
is dedicated to support Masonicare's activities	\$	43,961	\$ 41,393
Investment in SLM*		25,594	25,594
Investments held in perpetuity, the income from which			
is dedicated to support annuity contractual obligations		717	922
Investments held in perpetuity, the income from which			
is dedicated to support MHH&H activities		1,177	1,177
Fair value of perpetual trusts	-	12,090	 15,499
	\$	83,539	\$ 84,584

^{*}See Spending Policy section of Note 9 for more information

Donor-restricted net assets held pending accomplishment of the time/purpose restriction are available for the following purposes as of September 30, 2022 and 2021:

	2022		2021
Residual interest trusts not available for Masonicare's purposes until the expiration of the trusts investments held to support annuity contractual obligations that are not available for Masonicare's	\$ 270	\$	262
purposes until the expiration of interest income	(196)		262
Support of MAV residents	1,463		1,450
Support for scholarship activities	1,239	23	1,925
	\$ 2,776	\$	3,898

MASONICARE NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS September 30, 2022 and 2021

(in thousands)

NOTE 9 - DONOR-RESTRICTED ASSETS (Continued)

Of the \$3,899 of donor-restricted net assets held pending accomplishment of the time/purpose restriction as of September 30, 2021, \$799 reflects the unexpended accumulated earnings related to donor-restricted net assets held in perpetuity. During fiscal 2022, these time/purpose restricted net assets were decreased by realized and unrealized investment earnings of \$347 and reduced by distributions of \$18, resulting in an unexpended accumulated earnings balance of \$434 as of September 30, 2022.

<u>Funds with Deficiencies</u>: From time to time, the fair value of assets associated with individual donor-restricted funds held in perpetuity may fall below the level that the donor or relevant law requires Masonicare to retain as a fund of perpetual duration. Deficiencies of this nature are reported in donor-restricted net assets held in perpetuity. As of September 30, 2022, there was one fund below the level required by donor or law in the amount of \$616.

<u>Return Objectives and Risk Parameters</u>: Masonicare's investment and spending policies attempt to provide a predictable stream of funding to programs supported by its donor-restricted assets held in perpetuity while seeking to maintain the purchasing power of the restricted assets.

<u>Strategies Employed for Achieving Objectives</u>: To satisfy its long-term rate-of-return objectives, Masonicare's investment and spending policies for its donor-restricted assets held in perpetuity attempt to provide preservation of capital, growth after inflation, capital appreciation and compliance with bond covenants. In addition, the objectives include adequate liquidity with limited volatility.

Spending Policy: During fiscal year 2014, MCF's Board of Directors and Masonicare's Board of Trustees approved the appropriation of \$12,594 of donor-restricted assets held in perpetuity for the purpose of loaning these funds to MAV which in turn loaned these funds to MAM to capitalize SLM. During fiscal year 2015, MCF's Board of Directors and Masonicare's Board of Trustees approved the additional appropriation of \$13,000 of donor-restricted assets held in perpetuity for the same purpose. These transactions have resulted in the effectuation of four intercompany loan agreements- two agreements between MCF and MAV and another two agreements between MAV and MAM. Both intercompany loan agreements in the amount of \$12,594 and \$13,000 bear interest at a rate equivalent to the Applicable Federal Rate as published in Revenue Rulings of the Internal Revenue Service from time to time, until paid in full, and mature on May 15, 2028 and April 29, 2029. Repayment shall be interest only until maturity. MAM utilized these monies to invest in SLM, which has constructed an independent and assisted living facility in Mystic, CT in order to further continue the mission of Masonicare. The new facility was completed and commenced operations during year ended September 30, 2017. Interest expense paid on the note was \$614 and \$431 for the years ended September 30, 2022 and 2021, respectively.

Masonicare's Spending Policy is to support Masonicare's strategic plan initiatives and operational objectives by making available up to a maximum of 23.5% annually of the 3 year rolling average of the unrestricted portfolio's market value measured annually as of May 31st. The annual percentage allocation may only exceed 0% in years that the unrestricted investment portfolio's market value has not incurred a decline from the prior year market value as measured as of May 31st. To comply with this Spending Policy, the Investment Committee provides recommendations of the annual percentage allocation to the Board of Trustees based on its evaluation of management's proposal for how the appropriated funds will be utilized including consideration of the projected impact on the investment portfolio. Management presents its proposals at the beginning of each year's internal budget process. Additional requests may be submitted by management to the Investment Committee for evaluation at other times during the year due to timing or extraordinary circumstances for recommendation to the Board of Trustees. The Board of Trustees also approves additional amounts to be withdrawn from funds which are restricted to certain uses pursuant to donor stipulation that are subject to appropriation and expenditure for the relevant specified uses.

NOTE 9 - DONOR-RESTRICTED ASSETS (Continued)

MCF's investment portfolio allocation policy for long-term returns (Spending Policy) provides for the appropriation of funds from principal and or earnings to support annual operational losses of Masonicare. Subsequent to September 2009 and primarily due to unfavorable investment returns within the global equity markets, MCF's Board of Directors and Masonicare's Board of Trustees has also approved the expenditure of up to \$20 million of invested assets to ensure compliance with Masonicare's bond covenants. None of the \$20 million appropriated has been expended as of September 30, 2022 and 2021.

NOTE 10 - FAIR VALUES

Masonicare adopted FASB ASC 820-10, "Fair Value Measurements and Disclosures", which defines fair value, establishes a framework for measuring fair value in accounting principles generally accepted in the United States and expands disclosures about fair value measurements.

FASB ASC 820 does not require any new fair value measurements but provides guidance on how to measure fair value by providing a fair value hierarchy used to classify the source of the information. The new definition of fair value focuses on the price that would be received to sell the asset or paid to transfer the liability, which is referred to as the exit price. The standards provide guidance on how to measure fair value, when required, under existing accounting standards and establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three broad levels (Level 1, 2 and 3).

Level 1 - Observable inputs that reflect quoted prices for identical assets or liabilities in active markets that Masonicare has the ability to access at the measurement date.

Level 2 - Observable inputs (other than quoted prices included in Level 1) for the asset or liability based on data not quoted in active markets but corroborated by market data available to Masonicare.

Level 3 - Unobservable inputs reflecting Masonicare's estimates of the assumptions that market participants could use in pricing the asset or liability (including assumptions about risk).

NOTE 10 - FAIR VALUES (Continued)

Management determines the appropriate classification of its investments in all securities at the time of purchase and re-evaluates such determination at each balance sheet date. Masonicare has classified its investments in available for sale securities as Level 1, 2 and 3, as follows:

Quoted Significant Significant Prices in Observable Unobservable Active Markets Inputs Inputs 2022 (Level 1) (Level 2) (Level 3) Cash, cash equivalents and	Total
interest receivable \$ 19,546 \$ - \$ - \$	19,546
U.S. equity securities 14,612	14,612
U.S. mutual funds 41,069	41,069
International mutual funds 14,790 -	14,790
Other assets 7,654	7,654
Debt securities:	
U.S. government securities 7,685	7,685
Corporate bonds 3,431	3,431
Mortgage backed securities 2,674	2,674
Taxable bond fund 11,411 = =	11,411
Other assets 240 -	240
Perpetual interest trusts 12,090	12,090
Real estate - 6,600 -	6,600
Residual interest trusts - 805	805
Other invested assets 396	396
Total \$ 123,112 \$ 7,801 \$ 12,090 \$	143,003
	Total
Cash, cash equivalents and interest receivable \$ 21,710 \$ - \$	24 740
interest receivable \$ 21,710 \$ - \$ Equity securities:	21,710
U.S. equity securities 13,838 -	13,838
U.S. mutual funds 50,878	50,878
International mutual funds 19,661 -	19,661
Other assets 7,199 -	7,199
Debt securities:	.,
U.S. government securities 7,983	7,983
Corporate bonds 4,812 -	4,812
Mortgage backed securities 3,241 -	3,241
Taxable bond fund 16,688	16,688
Other assets	900
Perpetual interest trusts - 15,499	15,499
Real estate - 6,600 -	6,600
Residual interest trusts - 791	791
Other invested assets - 397 -	397
Total \$ 146,009 \$ 7,788 \$ 15,499 \$	169,296

MASONICARE NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS September 30, 2022 and 2021

(in thousands)

NOTE 10 - FAIR VALUES (Continued)

Investments in Investment Companies, carried at cost, are excluded from the above and amount to \$20,905 and \$21,360 as of September 30, 2022 and 2021, respectively.

A roll-forward of the investments classified as Level 3, within the fair value hierarchy, are as follows:

	2022	2021
Balance at beginning of year	\$ 15,499	\$ 13,085
Interest and dividends	940	140
Contributions	-	-
Fees	-	-
Net unrealized gains, losses	(3,409)	 2,414
	\$ 12,090	\$ 15,499

Masonicare's financial instruments recorded at Level 1 fair value are primarily investments or financial instruments with underlying investments traded actively on exchanges and price quotes for these shares are readily available. The fair value of Masonicare's Level 2 and Level 3 investments are determined by management after considering prices received from third-party pricing services.

The following methods and assumptions were used by Masonicare in estimating the fair value of its other financial instruments:

<u>Cash and Cash Equivalents</u>: The carrying amount reported in the consolidated balance sheets for cash and cash equivalents approximates its fair value.

Receivables and Payables: The fair value of receivables and payables approximates the carrying amount reported in the consolidated balance sheets as of September 30, 2022 and 2021.

Real Estate: Real estate is carried at appraised value.

<u>Residual Interest Trusts</u>: Primarily corporate bonds, with fair value determined based on defined sector, benchmark yields, yield to maturity and considering any adjustment required related to corporate action(s).

Interest Rate Swap Liability: The Obligated Group Swap Agreement was entered into during 2021. The \$1,176 and \$(237) fair value as of September 30, 2022 and 2021, respectively, of the interest rate swap asset and liability (classified as Level 2) was based on information provided by the swap provider, and considers the underlying notional debt principal amounts and the current interest rates paid by the parties under the terms of the swap contract. The SLM Swap Agreement was entered into during 2021. The \$4,620 was the fair value as of September 30, 2022, of the interest rate swap liability (classified as Level 2) was based on information provided by the swap provider, and considers the underlying notional debt principal amounts and the current interest rates paid by the parties under the terms of the swap contract.

Long-Term Debt: Fair values of Masonicare's long-term debt are based on current traded value. The fair value of the CHEFA Series F Bonds, determined using quoted market prices at the valuation date, was approximately \$91,565 and \$111,129 as of September 30, 2022 and 2021, respectively. For the variable rate debt, fair value is considered to be equal to carrying value.

NOTE 11 - COMMITMENTS, CONTINGENCIES AND OTHER OBLIGATIONS

Leases

In February 2016, the FASB issued a new standard, ASU 2016-02 "Leases (Topic 842)" (ASC 842) related to leases to increase transparency and comparability among organizations by requiring the recognition of right-of-use (ROU) assets and lease liabilities on the balance sheets. The most prominent among the changes in the standard is the recognition of ROU assets and lease liabilities by lessees for those leases classified as operating leases. Under the standard, disclosures are required to meet the objective of enabling users of the financial statements to assess the amount, timing, and uncertainty of cash flows arising from leases.

The Company adopted ASC 842 as of October 1, 2019 using the cumulative effect transition approach. The cumulative effect transition approach provides a method for recording existing leases at adoption and not restating comparative periods, rather the effect of the change is recorded at the beginning of the year of adoption. In addition, the Company elected the package of practical expedients permitted under the transition guidance within the new standard, which among other things, allowed the Company to carry forward the historical lease classification.

The standard did not have a material impact on the Company's balance sheets and the Company's statements of operations and changes in net assets.

At the inception of an arrangement, management determines whether the arrangement is or contains a lease based on the unique facts and circumstances present. Operating leases are included in right-of-use assets, current portion of operating lease liabilities and operating lease liabilities in the balance sheets.

ROU assets represent the right to use an underlying asset for the lease term and lease liabilities represent the obligation to make lease payments arising from the lease. Operating lease ROU assets and liabilities are recognized at commencement date based on the present value of lease payments over the lease term. As the leases do not provide an implicit rate, the Company has elected to use the practical expedient provided by ASC 842 and utilized relationship of blended annual rates with rates from executed debt instruments in the determination of interest rates for net present value calculations. The Company uses the implicit rate when readily determinable. The operating lease ROU asset also includes any lease payments made and excludes lease incentives. The Company's lease terms may include options to extend or terminate the lease when it is reasonably certain that the Company will exercise that option. Lease expense for lease payments is recognized on a straight-line basis over the lease term.

Most leases with a term greater than one-year are recognized on the balance sheets as ROU assets and lease liabilities. The Company has elected not to recognize on the balance sheets leases with terms of one year or less.

Masonicare leases certain real estate and equipment under several non-cancelable leases. Future minimum rental payments under non-cancelable leases with initial terms in excess of one year are as follows:

Minimal Rent	al F	ayments
2022	\$	500
2023		532
2024		380
2025		139
Total	\$	1,551

NOTE 11 - COMMITMENTS, CONTINGENCIES AND OTHER OBLIGATIONS (Continued)

Rent expense was approximately \$453 and \$931 for the years ended September 30, 2022 and 2021, respectively.

Asset Retirement Obligation

During March 2005, the FASB issued Interpretation No. 47, which clarifies the term "conditional asset retirement obligation" as used in FASB ASC 410-20, "Asset Retirement Obligations". FASB ASC 410-20 addresses financial accounting and reporting for obligations associated with the retirement of tangible long-lived assets such as facilities containing asbestos, when the amount of the liability can be reasonably estimated. Management has evaluated the fair market value of its Asset Retirement Obligation (ARO), relating to its various facilities, with an ARO liability of \$946 and \$913 established as of September 30, 2022 and 2021, respectively. Management will continue to evaluate its exposure to asbestos removal and adjust the ARO for the fair value of the associated costs.

MASONICARE CONSOLIDATING BALANCE SHEET September 30, 2022 (Dollars in thousands)

	9	9	Ļ											
Assets	≧		Ş	AMA		HHH	MC	Eiims	OD GIP	Keystone	MAM	SLM	Elims	Total
Current as sets: Cash and cash equivalents	2 181 6	ac	227 6	6	6									
Restricted cash	7, 0	07	237	↑ 1002	P	'n	\$ 986	•	\$ 3,048	\$ 1,122 \$	266 \$	1,202 \$	69	
Accounts receivable	•	0 20	•0	90/	ř	*	1,496	1	2,262	Ì		9	()	2,262
State of the state	· ·	0,000	•()	1/1	0/9	3,529	18	•	11,247	Ì		467	(i)	11,714
	•	1,899	•00	50	8	1,768	×	•	3,667	*	3	٠	×	3.667
Other receivables	3,147	16	6	305	6	36	585	(3,457)	638	5.132	•) i	(3.957)	1813
Inventories	83	40	•	21	ě	٠	*	•	144	(9	- 10		144
Prepaid expenses and other current assets	831	331	12	94		220	()	•	1488	ä	22	8	()	1 706
Interest rate swap asset, current portion		5300	•	51			200		200	3 *	1	1.042		1.752
Assets whose use is limited or restricted -												<u>!</u>		1
required for current liabilities & operating purposes	3,280	1	222	*		*	j	٠	3,502					3,502
Total current as sets	9,522	9,172	473	1,357	672	5,557	2,897	(3,457)	26,195	6,351	287	2,810	(3,957)	31,687
Intercompany	(327)	(9)	(25)	(210)	•	4	296	•13	402	•))	(343)	(09)	16	×
Assets whose use is limited or restricted:														
By Board of Trustees	•	ĸ	94,793	25,594	*	•	*	16	120,388	3		39	(25,594)	94,794
onuel patient asset management, must		144							!					
Inderindenting agreement hold by Tarataco	100	71.1	ĸ		í	ě	*	(*)	117	ě	٠	9	×	117
Index truck for only moted and increases linear linear and increases	000,1	20	£1	•	٠	٠	٠	×	1,865	(*)	*	¥		1,865
Direction with the continuous serial	4,689	ei	0	5.	8	**	(#/	ж	4,689	12,799	٠	ie.	×	17,488
by dollars with time of purpose resulcations		er	3,542	£	•	(*)	(6)	×	3,542	•	*	N	×	3,542
by donois resulcating with perpetuity	'	1	/1,696	 	1	` 	1	(25,594)	46,103		•			46,103
Total assets whose use is limited														ĺ
orrestricted	6,555	117	170,031	25,594		•	•	(25,594)	176,703	12,799	(*)	740	(25,594)	163,908
Less: Assets whose use is limited or restricted -														
required for current liabilities & operating purposes	(3,280)		(222)	1	1	*	1	•	(3,502)			٠	٠	(3,502)
Non-current assets whose use is														
limited or restricted	3,275	117	169,809	25,594	٠	ř.	*0	(25,594)	173,201	12,789	*	ě	(25,594)	160,406
Property and equipment, net	10,504	21,154	9	67,526	33	261	18,722		118.261	*		51.350	•	169 612
Interest rate swap asset, net of current	·	#II	•	Ŕ	ė	*	976	•	926	٠		3,579	٠	4,555
Recoveries of estimated insurance liabilities insured through commercial policies	1 313	194							2					9
Investment in subsidiaries	26 5B1	0359	650	20 07))		•	, to 4 17/	0.0		, (, (S S,
	20,03	1	İ	20,040	•	 		(22,427)	1	<u>'</u>	28,846		(28,846)	'
Total assets	\$ 50,868 \$	30,436 \$	170,318 \$	123,113 \$	\$ 902	5,822 \$	23,562 \$	(84,477)	\$ 320,349	\$ 19,150 \$	28,790 \$	57,680	\$ (28,396) \$	367,573

See accompanying Independent Auditor's Report.

MASONICARE CONSOLIDATING BALANCE SHEET (CONTINUED) September 30, 2022 (Dollars in thousands)

Liabilities and Net Assets (Deficit)		되	MCF	¥ 	¥	MHH	NG MG	Elins	9 GP	Keystone	MAM	SLM	Elims	Total
Сителt liabilities:														
Current maturities of fong-term debt			49	1	•	ı	\$ 234				69	719	v	3 754
Accounts payable and accrued expenses	3,514	5,178	108	1,380	107	2,683	339			52		657		14.019
Accrued salaries and related expenses	726	1,423	20	338	220	1,279	80	ĵ.	4,086	100	172	18	ij.	4,258
Accrued pension and postretirement benefits,														1
ситеnt portion	271	Ħ	•		٠	•	*		271	10	30	3.	9	271
Estimated self-insurance liabilities, current portion	1,276	•	•		٠	•	٠		1276	1		78	1	4 27E
Estimated settlements due to third-party payers	•	550	'	•		735	7 (9	9	1 286	V 19	- 30	9 8		0.12,1
Advances in Cares Act		,	•		(()	3	9 1	9 3	002'1		•	. :		1,285
Annuities navable current portion	15	Mir.	' 6		¥ï	•		•	*	Ÿ		æ		•
sa pagaple, content political	•0)	•	777	(#)	**		(1)	*	222	٠	٠	18		222
Retundable entry rees, current portion	Œ	€3	•	1,528	*	(4)	•	*	1,528	A¥	je.	28	7	1,528
Deferred patient service and other revenues	100	4	1	•	K	315	*	9	311	٠	*	3.	•	311
Deposits	14	196	•	1,197	٠	•	6		1 400	- 5))	040	1	- 07
Interest rate swap liability current portion					K 1	(-)	,		Cot.			200		2,410
one-term debt classified as extende in one as	00 III	ķī	1	¥.0	٠	•		•	•	•	•	•		•
The second of th	***	•	١,	1	*	00	*	*	•	*	×	24	•	0
Ower Habilities and Intercompany transactions	861	224	1,312	(1,193)	1	55	4		1,263	1	19	1	Ì	1,282
Total current liabilities	9,463	7,567	1,661	3,250	328	5,067	749		28,085	52	191	2,295	16	30.623
Accrued pension and postretirement benefits														
net of current portion	0 0 1 1	,	į						7					
Annuities navable net of current portion	2	91 9	044			•	•							118,8
	•6	•	1	•	•	•	*	8	941	ũ	•		9	941
Rejundable entry rees, net or current portion	*)	ĸ.	0	32,648	×) ((11,695	9	44,342	54	()	9	4	44,342
Deterred entry tee revenues	***	E	١	3,067	٠	(*)	3,506	**	6,573	99	0	ilė.	•	6,573
Assets held for patient asset management,														
frust agreements and patient es crow accounts	**	145	8	**	٠	10	*	1	145	76	×	29	1	145
Asset refirement obligation	•	946	ė	•	*	•	*	١	946	9	•	38	19	946
Estimated insurance liabilities insured														7
through commercial policies	1,313		٠		٠	(*)	19	•	1.313	9	,	125	19	1 313
Estimated self-insurance liabilities, net of current portion	3,635		8	•	٠	٠			3,635	3 465	()	3	0	7 400
Interest rate swap liability, net of current portion	•	. 8	8		*	٠		(0	2	()	- 31	- 6	2
Long-term debt, net of current maturities, unamortized														•
	107,032			25,594	, 	'	12,066	(29,050)	115,642		25,594	37,826	(29,550)	149,512
Total liabilities	131,354	8,658	2,603	64,559	328	5,067	28,016	(29,050)	211,534	3,516	25,785	40,121	(29,550)	251,407
Net assets (deficit):														
Masonicare net as sets without donor restrictions	(80,486)	21,778	81,400	58,554	378	755	(4.454)	(55.427)	22 500	15633	3 005	16 111	(28 845)	28 404
Non-controlling interest in consolidated subsidiary		65	•		•	•00	5.	1		*	3	1.447	(2) (2)	1,447
Net assets without donor restrictions	(80,486)	21,778	81.400	58.554	378	755	(4 454)	(55 427)	22 500	15.633	3005	17 550	(28 845)	20.854
Temporarily restricted	*	ě	2.776	*	٠	(*)			2776	50	9	2	(212/24)	27.76
Permanently restricted			83,539	i	*	(0)		٠	83.539	9	30	38	9	83.539
Net assets with donor restrictions			346 90	İ					2000	ĺ			ĺ	500,00
		ĺ	500,00	Ì	1				86,315	1			j	86,315
Total net assets (deficit)	(80,486)	21,778	167,715	58,554	378	755	(4,454)	(55,427)	108,814	15,633	3,005	17,559	(28.845)	116.166

See accompanying Independent Auditor's Report.

MASONICARE CONSOLIDATING BALANCE SHEET September 30, 2021 (Dollars in thousands)

Assets	<u>S</u>	MHC	MCF	MAV	MAH	MHHH	MCV	Elims	Op Gp	Keystone	MAM	SLM	Elims	Total
Current assets:														
Cash and cash equivalents	\$ 3,864 \$	8 9	133 \$	1.8	69	4	5,537 \$			856 \$	69	1,734	69	12 145
Restricted cash	302	•	ì	766	٠		1,494	,	2.562			9	9	2 562
Accounts receivable	•	6,635	٠	175	1,200	4,038	88		12,137	٠	•	335	3	12 472
Customer contracts	•	865	•)	ž.	×	2.886	•	•	3.751	10	9	3	()	3.751
Other receivables	4,108	13	18	404	S (X)	(49)	,	(4.457)	38	5.122	S (9)	393	(3 957)	1,596
Inventories	11	40	•	21		,	•	9	138	1	1 12		(100.01)	0.00
Prepaid expenses and other current assets	572	257	7	123	•	255	2		1.212	84	23	6		1418
Assets whose use is limited or restricted -									!	,	3	3		1
required for current liabilities & operating purposes	3,280	1	225		***			•	3,505	'		•		3,505
Total current as sets	12,204	7,817	378	1,490	1,201	7,133	7,122	(4,457)	32,889	6,062	31	2,562	(3,957)	37,587
Intercompany	5,611	(6)	ř	(198)	*	4	462	9	5,869	0	(5,337)	(532)		ě
Assets whose use is limited or restricted:			1											
By Board of Trustees	2,748		111,545	25,594	(*)	*	3		139 886	,	69	10	(25 594)	114 203
Advances of Cares Act	•	1.347	•	9	. 0	1 435	1	7	2 782			j	(+00,04)	2021
Under patient asset management, trust					Ċ	201			2,102		•		•	7,192
agreements and patient escrow accounts	٠	365	•	•	9	9		9	365					200
Under indenture agreement - held by Trustees	1,859		8 8		C ()	K 1)		1	7		• 1		•	200
Under this for astimated self-insurance liabilities	3006				•		í		80°1	X III			•	1,659
By dopose with time or purpose portriotions	מ'מים				*	×			3,976	15,574	(A	(•	19,550
by dollors with fille of purpose less accordis	×	ij	4,584		(*)	æ	•	•	4,584	100	98	9	Įū.	4,584
by dollors resulctions with perpetuity		•	72,817	 	 	1	'	(25,594)	47,223	1	' 	1	 	47,223
Total assets whose use is limited or restricted	0	7	000	0		,								
	Z0C,D	1, 2,1	746,891	25,594	*	1,435	ŝ	(25,594)	200,675	15,574	9.0	•	(25,594)	190,656
Less: Assets whose use is limited or restricted - required for current liabilities & operating purposes	(3,280)		(225)	 	,	.			(3,505)		' '	İ	ij	(3,505)
Non-current assets whose use is														
limited or restricted	5,302	1,711	188,721	25,594	*	1,435	<u>(i</u>	(25,594)	197,170	15,574	(0)	10	(25,594)	187,151
Property and equipment, net	10,676	20,809	20	990'69	¥	194	19,135		119,985	0	:•	54,583	•	174.568
Recoveries of estimated insurance liabilities	Ċ													
Insured already commercial policies	980	•	3 3	0 00		,	į		986	(0)	201	ď.	ij	986
	196,02	j		28,846	<u> </u> 	 	-	(55,427)		 	28,846	1	(28,846)	.
Total assets	\$ 61,361 \$	\$ 30,329 \$	189,170 \$	124,797 \$	1,235 \$	8.766 \$	26.720 \$	\$ (85,477) \$	356.900 \$	21.636 \$	23 540 \$	56 612	\$ (58.396) \$	400 292
			ĺ	Ì			_	-					(200	

See accompanying Independent Auditor's Report.

MASONICARE CONSOLIDATING BALANCE SHEET (CONTINUED) September 30, 2021 (Dollars in thousands)

Liabilities and Net Assets (Deficit) Current liabilities:	WC	MHC	MCF	MAV	MAH	MHHH	MCV	Elims	00 GP	Keystone	MAM	SLM	Elims	Total
Current maturities of long-term debt	\$ 2,665 \$	•		5	8	69	234 \$	0.0				690	0	3.589
Accounts payable and accrued expenses	5,184	3,489	9	1,613	88	3,078		(*)	13,882	30				
Accused salaries and related expenses	952	2,298	42	569	310	2,039	160	(*)	6,370		281	C		6,651
Accided pension and posterirement benefits,	900													
Felimated self-insurance liabilities current aution	1 276	e.	•:		Ñ	ï	•	00	296	٠	•	¥	×	296
	0/7'1	• !	ĸ		į.	*	¥	(6)	1,276	Ð	Ü	•	9	1,276
Esumated settlements due to mird-party payers	ė)	492	(1)	,	•	526	à	(4)	1,018		*	٠	٠	1,018
COMD-19 advances		819	ĸ		Ē	3,894	Ŷ	×	4,713	*		9	9	4.713
Annuities payable, current portion	Ŷ	•	225			*	¥	*	225	٠	•		310	225
Refundable entry fees, current portion	Ē	•	x	1,720	ě	*	x	00	1.720	٠	•	•	10	1 720
Deferred patient service and other revenues	Ŷ	•	X.		٠	101	9	(0)	101	ŀ		•		101
Deposits	14	196	×	1.245		ï	102	•	1.558	•	•	905	())	2.463
Interest rate swap liability, current portion	6	1	: x	*	Ō	٠	16	()*	16	٠	į.	44		7.7
Long-term debt classified as payable in one year	•	•	X	,			9		,	•	300	,	())	5 79
Other liabilities and intercompany transactions	712	333		24		က	*	(4)	1,072	٠		- 545	- 36	1,072
Total current liabilities	11,099	7,628	327	5,172	397	9,640	882	9	35,147	30	281	2,367	()*()	37,826
Accrued pension and postretirement benefits,														
net of current portion	11,589	ï	٠	*	•	٠	Si.	×	11,589	()	3	Si.	59	11,589
Annuities payable, net of current portion	٠	•	1,037	9	ř	•	٠	×	1,037		10	51		1,037
Refundable entry fees, net of current portion	8	Ä	×	32,648	ŝ	*	13,324	*	45,972	ů.	9	()	Ю	45,972
Deferred entry fee revenues	*i	ï	*	3,384	*	(A)	1,973	ж	5,357	(4	i i	()	D	5,357
Assets held for patient asset management,														
frust agreements and patient es crow accounts	8	315	£	¥	٠	*	ж)	315	9		•	0	315
Asset retrement obligation	9	913	9 E	٠	Ť	*	•	300	913	3	*	21	(0	913
though commercial policies	800													į
Estimated self-insurance liabilities not of current notion	900					•			986	8	•	94 - 5	9	986
Interestrate swan liability net of current notion	ŕ		E 9	6 3	ř.	•		X 1	4,187	4,411	•		•	8,664
Long-term debt, net of current maturities, unamortized	Ô	i.	1	0	•		177	•	177	8	•	287	•	818
costs	108,517		j	25,594	1	•	12,114	(30,050)	116,175		25,594	39,461	(29,550)	151,679
Total liabilities	136,378	8,855	1,364	26,797	397	9,640	28,516	(30,050)	221,899	4,507	25,875	42,425	(29,550)	265,155
Net as sets (deficit):	1													
Masonicale retasses without donor restrictions Non-controlling interest in consolidated subsidiary	(/LU,6/)	21,473	99,323	888'74	837	(873)	(1,797)	(55,427)	46,519	17,129	(2,335)	13,131	(28,845)	45,599
Net assets without donor restrictions	(75.017)	21 473	00 323	57 000	720	(679)	(4 707)	VEE 457	40 540	47 400	1000	14.40	10000	200
Temporarily restricted		1	3,899	666,10	ŝ	(6/6)	(161'1)	(22,427)	9 C C C	671,11	(2,335)	14,187	(28,845)	46,655
Permanently restricted	•	¥.	84,584	*	٠	*	٠		84.584	٠		- 30	- 59	84.584
Net assets with donor restrictions			88,482					ļ	88,482	ļ.	'			88.482
Total net accept (definit)	75047	24 473	107.005	2 200	{		[
logi letasses (dellet)	(10,01)	21,4/3	18/,803	666'/0	83/	(8/3)	(1,797)	(55,427)	135,001	17,129	(2,335)	14,187	(28,845)	135,137
Total liabilities and net assets (deficit)	\$ 61,361	30,329 \$	189,170 \$	124,797 \$	1,234 \$	8,766 \$	26,720 \$	(85,477) \$	356,900 \$	21,636 \$	23,540 \$	56,612	\$ (58,396) \$	400,292
														11

See accompanying Independent Auditor's Report.

MASONICARE CONSOLIDATING STATEMENT OF OPERATIONS Year Ended September 30, 2022 (Dollars in thousands)

	W	MHC	MCF	MAV	MHHH	MAH	MCV	Elims	Ob Grp	Keystone	MAM	SLM	Elims	Total
Operating revenues: Net patient service revenues	67	50.646	1	<i>u</i>	38 980	7. 82.		9 (020)	04 626			٠		
Grant revenues recognized	-	467	,	,			9	(177)				, ,		94,536
Resident fees	•	2,554	1	28,349	٠	3	7,239		38,145	(()	٠	11097	١	49.241
Other revenues	639	797	207	827	406	'	3.15	(483)	2,711	435	563	171	(866)	2,882
Total operating revenues	640	54,465	207	29,176	39,616	5,144	7,555	(7.11)	136,092	435	563	11,268	(988)	147,360
Operating expenses:														
Salaries and wages	8,410	24,302	377	6,197	19,226	3,661	1,943	100	64,15	•)	•	3,509	•	67,624
Employee benefits	2,406	7,314	79	1691	5,670	876	551	194	18,588	(4)	٠	891		19,479
Supplies and other services	1,384	10,066	1,030	5,096	4,243	162	1955	(483)	23,453	(273)	•	2,142	(435)	24,887
Professional fees	1,219	7,557	25	2,702	8,672	149	751	(228)	20,878	209	٠	910	9	22,006
Depreciation and amortization	1,183	1,869	Đ	4,208	28	-	1,387		8,704	•	•	3,448		12,152
Interest and other fees	671	777	307	3,886	•	٠	459	(715)	5,385	•	419	1682	(628)	7,053
Management fee	(7,471)	3,053	43	949	2,284	291	288	•	(563)		563	563	(563)	
Total operating expenses	7,802	54,937	1,892	24,729	40,154	5,139	7,335	(1427)	140,560	(64)	1,177	13,154	(1,626)	153,202
(Loss) income from operations	(7,161)	(472)	(1,685)	4,447	(537)	S	221	715	(4,468)	499	(614)	(1,887)	628	(5,842)
Net post-retirement benefit costs other than service costs														
(including \$1,570 settlement costs)	774	1636	21	180	4	്	ξū	94	2,670	э	()	.00	è	2,670
Notificating income (expense) without donor restrictions:			0.045											!
Intercompany Investment Income	2	ij	2,043	2	•1016	•	103		2,643) i i	•)))	(())	M.	2,645
Investment in come (loss)	5 9		1 20	100	, (•	,	(a)	000	٥	•	•	(628)	N
Other than temporary impairment on investments	, 0		4,591	101	N				5,507	10/	•	*	•	6,202
Total and a second a second and a second			(490)			1	1	1	(493)	Ì		1	1	(493)
l olai non-operating income (expense)	62	j	7,157	1,715	2		 	(715)	8,219	762			(628)	8,354
Excess of revenues (under) over expenses before one-time Hems	(7,873)	(2,108)	5,451	5,982	(577)	ଅ	206	*	1082	1,261	(614)	(1,887)		(158)
Holding losses on equity securities		1	(18,758)		1	1			(18,758)	(1,915)	'			(20,673)
Excess of revenues (under) over expenses before change in fair value of interest rate swap agreement	(7,873)	(2,108)	(13,308)	5,982	(577)	8	206		(17,677)	(653)	(674)	(1,887)	'	(20,831)
Change in fair value of interest rate swap agreement				'	, 		1,473		1,413		. '	5,258	1	6,671
Excess of revenues (under) over expenses	(7,873)	(2,108)	(13,308)	5,982	(577)	2	1,619	•	(16,264)	(653)	(614)	3,372	'	(14,150)
Excess of revenues (under) over expenses attributable to non-controlling interest in consolidated subsidiaries			•		13.5			6	•		•	(392)		(392)
Expect of revenues (under or new seasons of Maconicare	(7873)	(0 400)		2002										
Execuse of revenies (under) over expenses of masonicale	(2/0/2)	(2,108)	(13,306)	5,982 %	(2/5)	7	1,679	' 	(16,264)	(653)	S (674)	\$ 2,980	69	\$ (14,551)

See accompanying Independent Auditor's Report.

MASONICARE CONSOLIDATING STATEMENT OF OPERATIONS Year Ended September 30, 2021 (Dollars in thousands)

	MC	MHC	MCF	MAV	MHHH	MAH	MCV	Elims	Ob Grp	Keystone	MAM	SLM	Elims	Total
Net patient service revenues	1	•	1	1	38,936 \$	7,295 \$	1	(273) \$	93,095 \$	69	1	•	9	\$ 93,095
	*	250			•			•	920	,	,	,	•	550
nesident rees Other revenues	482	2,364 926	522	26,227 1,934	1012	9 29	6,612 803	(547)	35,210 5 188	- 224	. 22	10,514	,4006)	45,725
Total operating revenues	482	50,978	522	28,161	39,948	7,327	7,415	(687)	134.044	334	565	11306	(1066)	45 483
Operating expenses:												}	Ì	3
Salaries and wages	8,621	24,438	395	5.718	20.220	4.904	1775	٠	66 N71		•	3 343		£ 03
Employee benefits	2,286	7,492	92	1639	6,043	983	474		10,00			3,342		09,4 IS
Supplies and other services	1364	10,165	1030	4 636	4 209	250	1657	(547)	72 760	416	•	100	- 400/	19,739
Professional fees	720	5,870	72	3,608	8.027	± 7	1291	(3.2)	19 425	22 82		432E	(Lnc)	24,400
Depreciation and amortization	1,124	2,001	1	3,765	180	-	1401) ·	B.472	j '	' '	3.540		20,363
Interest and other fees	569	795	314	3,779			505	(437)	5,526	•	431	1591	(437)	7.111
Management fee	(7,362)	2,940	42	1,022	2,293	373	281		(411)	1	565	411	(565)	
Total operating expenses	7,322	53,701	1,929	24,169	40,972	6,586	7,385	(1226)	140,839	364	966	12,982	(1,503)	153,677
(Loss) income from operations	(6,840)	(2,723)	(1,408)	3,993	(1,024)	741	30	437	(6,795)	(30)	(431)	(1676)	437	(8,494)
Net post-retirement benefit costs other than service costs														
(including \$629 settlement costs)	720	1,477	23	25	4	m	£	(9)	2,434	•	2.0	9	Œ	2,434
Non-operating income (expense) without donor restrictions:														
Contributions	407	•)	5,224		ř	×	,	*	5,224		×	8	110	5,224
Intercompany Investment Income	9	•87	431	431	ř.	×	٠	(437)	431	9	×	8	(437)	(4
Investment income (loss)	60	٠	7,979	944	e	٠	ž	(4)	8,925	1,227	×	Ä		10, 152
Orner man temporary impairment on investments	Ì		(424)	1	i				(424)				•	(424)
l otal non-operating income (expense)	9		13,211	1,374	-	Ì	1	(437)	14,156	1,234			(437)	14,953
Excess of revenues (under) over expenses before one-time Herns	(7,554)	(4,200)	11,783	5,203	(1,063)	738	20	9%	4,927	1,204	(431)	(1,676)	()(4,024
Holding gains on equity securities			8,304	1	Ì	1	1		8,304	917		Ì		9,221
Excess of revenues (under) over expenses before change in fair value of interest rate swap agreement	(7,554)	(4,200)	20,087	5,203	(1,063)	738	20	1.*	13,231	2,121	(431)	(1,676)	•	13,245
Change in fair value of interest rate swap agreement		'	1	1	i	1	197	200	197	ĺ	*	(638)	ï	(441)
Excess of revenues (under) over expenses	(7,554)	(4,200)	20,087	5,203	(1,063)	738	217	(*)	13,428	2,121	(431)	(2,314)	•	2,804
Excess of revenues (under) over expenses attributable to non-controlling interest in consolidated subsidianes	1	Ì	1	1	•	**	•	j	1	j		269	ĺ	269
Excess of revenues (under) over expenses of Masonicare	\$ (7,554) \$	(4,200) \$	20,087 \$	5,203 \$	(1,063) \$	738 \$	217 \$	·	13,428 \$	2,121 \$	(431)	\$ (2,045)	49	\$ 13,073

See accompanying Independent Auditor's Report.