

An Active Life Plan Community

January 31, 2023

Mr. Rich Wysocki Principal Cost Analyst Office of CON & Rate Setting State of Connecticut Department of Social Services 55 Farmington Avenue, Hartford, CT 06105-3724

Dear Rich:

# Attached is a copy of Seabury At Home's Disclosure Statement, as required by Section 17B-528 of Connecticut General Statutes.

The changes in Seabury At Home's 2023 Disclosure Statement incorporate the following:

The Board of Directors' changes in membership has been reflected in Section II Officers and Directors.

Section XVII Financial Statements include the 2021-2022 audited and certified financial statements.

Section XVIII Pro Forma Income Statements have been updated to include projected income for three years.

Exhibit D, Entrance Fees/Periodic Changes, has been revised to include new fee plans.

These are the only material changes to the Disclosure Statement from the January 2022. filing to our January 2023 filing.

If you have any questions, please do not hesitate to call.

Sincerely,

Renée J. Bernasconi, MBA, LNHA President & CEO

200 SEABURY DRIVE, BLOOMFIELD, CT 06002 PHONE (860) 286-0243 FAX (860) 242-4552 WEBSITE WWW.SEABURYLIFE.ORG EMAIL INFO@SEABURYLIFE.









ACKNOWLEDGMENT OF RECEIPT



# DISCLOSURE STATEMENT

PURSUANT TO CONNECTICUT STATUTE 17b-522, EFFECTIVE JULY 1, 1998, THE FOLLOWING NOTICE MUST BE PROVIDED BEFORE THE SIGNING OF A LIFE PLAN AGREEMENT (FORMERLY KNOWN AS A-CONTINUING CARE-AGREEMENT)

A Life Plan Contract (formerly known as a Continuing CareContract) is a financial investment, and your investment may be at risk. Seabury At Home's ability to meet its contractual obligations under such contract depends on Seabury At Home's financial performance. We advise you to consult an attorney or other professional experienced in matters relating to investment in Life Plan Communities before you sign a Life Plan Contract (Continuing Care Contract). The Department of Social Services does not guarantee the security of your investment.

I acknowledge that I have reviewed the above statement, as well as the Disclosure Statement, and the Life Plan Agreement (Continuing Care Agreement).

Signature

Date

Seabury At Home Signature

Date



Seabury At Home 1-23

### **DISCLOSURE STATEMENT**

### SEABURY AT HOME

### Sponsored by

### Seabury, Incorporated

### January 2023

REGISTRATION DOES NOT CONSTITUTE APPROVAL, RECOMMENDATION OR ENDORSEMENT BY THE DEPARTMENT OF SOCIAL SERVICES OR THE STATE OF CONNECTICUT, NOR DOES SUCH REGISTRATION EVIDENCE THE ACCURACY OR COMPLETENESS OF THE INFORMATION SET FORTH IN THIS DISCLOSURE STATEMENT.



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Appendix: (Exhibits Updated as Required) Exhibit A Life Plan Agreement (Continuing Care Agreement) Exhibit B Audited Financial Statements, including two previous years Exhibit C Pro Forma Income Statements Exhibit D Entrance Fees/Periodic Charges Exhibit E Payment Plans Exhibit F Statement of Actuarial Opinion



### I. NAME AND ADDRESS OF PROVIDER

#### SEABURY AT HOME INCORPORATED

200 Seabury Drive Bloomfield, CT 06002

### A NOT-FOR-PROFIT, NON-STOCK CONNECTICUT CORPORATION

### **Parent Corporation**

### SEABURY, INCORPORATED

### VISION

To Revolutionize the Experience of Aging.

### MISSION

Seabury Enhances Lives.

### VALUES STATEMENT

We realize our mission by honoring the past while engaging in the present and planning for the future. To provide the highest quality of life (physical spiritual and emotional) for residents, employees and other community members, we are guided by a philosophy of wellness, compassion and financial assistance so people may lead their lives with dignity and joy. We follow the Five-Star service standards in addition to striving for the best stewardship of our resources and the environment. Revolutionizing the experience of aging requires action, and we work ceaselessly to achieve our goals.

### II. OFFICERS AND DIRECTORS

Church Home of Hartford Incorporated (CHHI) is a non-profit corporation established in 1876 and affiliated with the Episcopal Church in Connecticut. Seabury, Inc./CHHI is responsible for the general oversight of Seabury, a traditional Life Plan Community (formerly known as Continuing Care Retirement Community (CCRC)), providing housing, services, and healthcare to residents. Seabury, Inc. serves as the sole member for Seabury At Home Incorporated, established in 2006, to serve Connecticut seniors that desire to remain at home as they age. The Seabury At Home Board of Directors is responsible for the oversight of Seabury At Home. Members of the Seabury, Inc./CHHI, and Seabury At Home Boards of Directors are listed below.

No individuals or other entities hold any ownership interest in either corporation.

	The Right Rev. Jeffrey Mello Ecclesiastical Authority, Ex Officio Episcopal Diocesan House 290 Pratt Street, Box 52 Meriden, CT 06450 E-mail: <u>imello@episcopalct.org</u>	BISHOP'S REPR The Reve St. Peter's 99 Sand Hill Road, E-mail: <u>wol</u>
2	Mr. Bradford S. Babbitt Robinson & Cole LLP 280 Trumbull Street, Hartford, CT 06103 E-mail: <u>bbabbitt@rc.com</u>	Ms. El Morgan Stanle 225 Asylum Hartfo

### **BOARD OF DIRECTORS**

BISHOP'S REPRESENTATIVE, Ex Officio The Reverend Anne Fraley St. Peter's Episcopal Church 99 Sand Hill Road, South Windsor, CT 06074 E-mail: wolfdance9@gmail.com

> Ms. Eleanor Barnes Morgan Stanley Wealth Management 225 Asylum Street, 14th Floor, Hartford, CT 06103

E-mail: e1eanorbarnes37@icloud.com

Ms. Cynthia Becker	Ms. Renee J. Bernasconi *(Non-Director)
237 Hollister Drive	President
Avon, CT 06001	Seabury
E-mail: <u>cbecker16@netzero.net</u>	200 Seabury Drive
	Bloomfield, CT 06002
	E-mail: reneebernasconi@seaburylife.or
	*Voice but no vote
Mr. Robert W. Burnett	Dr. Jonathan A. Dixon
354 Old Mountain Road	Director Emeritus
Farmington, CT 06032	7 Fernwood Road
Email: <u>Robert.burnett@comcast.net</u>	West Hartford, CT 06119
	jadixon44@gmail.com
	*Voice but no vote
Mr. Robert Hewey	Mr. A. Raymond Madorin
307 Seabury Drive	Director Emeritus
Bloomfield, CT 06002	6405 Via Canada
E-mail: <u>boltonbob@aol.com</u>	Rancho Palos Verdes, CA 90275
L-mail: <u>bottonbob(gaoi.com</u>	Email <u>rav.madorin@gmail.com</u>
Mr. Ross Mezzanotte	Marion Moore
KBE Building Corp.	400 Seabury Drive, Apt 3189
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Farmington, CT 06032	
Email: <u>rmezzanotte!kbebuilding.com</u>	Email <u>: msmo4@sbcglobal.net</u>
Email: mezzanotte:Koebaland.com	
*Voice but no vote	
*Voice but no vote Ms. Monique R. Polidoro, Esq.	The Rev. Erl G. Purnell
	The Rev. Erl G. Purnell Board Chair
Ms. Monique R. Polidoro, Esq.	
<b>Ms. Monique R. Polidoro, Esq.</b> Rogin Nassau LLC	Board Chair
<b>Ms. Monique R. Polidoro, Esq.</b> Rogin Nassau LLC City Place I, 22nd Floor	Board Chair 12 Pine Glen Road
Ms. Monique R. Polidoro, Esq. Rogin Nassau LLC City Place I, 22nd Floor 185 Asylum Street	Board Chair 12 Pine Glen Road Simsbury, CT 06070
Ms. Monique R. Polidoro, Esq. Rogin Nassau LLC City Place I, 22nd Floor 185 Asylum Street Hartford, CT 06103-3460	<b>Board Chair</b> 12 Pine Glen Road Simsbury, CT 06070
Ms. Monique R. Polidoro, Esq. Rogin Nassau LLC City Place I, 22nd Floor 185 Asylum Street Hartford, CT 06103-3460 Email: mpolidoro@roginlaw.com	Board Chair 12 Pine Glen Road Simsbury, CT 06070 Email: <u>puckpurnell@mac.com</u>
Ms. Monique R. Polidoro, Esq. Rogin Nassau LLC City Place I, 22nd Floor 185 Asylum Street Hartford, CT 06103-3460 Email: mpolidoro@roginlaw.com Mr. Craig Scott Treasurer Aero Gear, Inc.	Board Chair 12 Pine Glen Road Simsbury, CT 06070 Email: <u>puckpurnell@mac.com</u> Mr. Michael Sherrill Cigna 900 Cottage Grove
Ms. Monique R. Polidoro, Esq. Rogin Nassau LLC City Place I, 22nd Floor 185 Asylum Street Hartford, CT 06103-3460 Email: mpolidoro@roginlaw.com Mr. Craig Scott Treasurer	Board Chair 12 Pine Glen Road Simsbury, CT 06070 Email: <u>puckpurnell@mac.com</u> Mr. Michael Sherrill Cigna

Seabury At Home 1-23

Mr. Ronald Theriault	Dr. Russ Tonkin
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Farmington, CT 06032	E-mail: <u>rtonks@aol.com</u>
E-mail: <u>rtheriault@onedigital.com</u>	
Mr. John R. Wadsworth	
Mr. John P. Madoworth	
Secretary	
292 Fern Street	
West Hartford, CT 06119	
E-mail: <u>29Wadsworth@comcast.ne</u> t	

President & CEO Renee J. Bernasconi, MBA, LNHA, is responsible for the day-to-day management of the organization.

Renee J. Bernasconi	Robert W. Burnett
<b>President</b>	Member
200 Seabury Drive	354 Old Mountain Road
Bloomfield, CT 06002	Farmington, CT 06032
E-mail: <u>reneebernasconi@seaburvlife.org</u>	E-Mail: <u>robert.burnett@comcast.com</u>
John (Jay) F. Kearns III <b>Member</b> Kearns & Kearns 1121 New Britain Avenue West Hartford, CT06110 Email: <u>i.kearns@snet_net</u>	Mr. Gale A. Mattison Member 425 29 <sup>th</sup> Street West Beach, CA 90254 E-mail: <u>g.mattison@comcast.net</u>
Jonathan A. Dixon	William Thompson
Chair	<b>Treasurer</b>
7 Fernwood Road	103 Sunset Farm Road
West Hartford, CT 06119	West Hartford, CT 06107
E-Mail: jadixon44@gmailscom	Email: <u>hill-thompson@milliman-com</u>
Debra Pasquale <b>Member</b> 24 Colonial Drive North Bloomfield, CT 06002 E-mail: <u>dk:gasguale@comcast.net</u>	

# SEABURY AT HOME BOARD OF DIRECTORS

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### **III. BUSINESS EXPERIENCE**

- Church Home of Hartford Incorporated has provided housing with support services for older adults in the Hartford area continuously since 1876. Church Home of Hartford Incorporated d/b/a Seabury has been operating a Life Plan Community (Continuing Care Retirement Community (CCRC) since 1992. Seabury At Home Incorporated was developed in 2006 and began operating as a Life Plan Community Without Walls (continuing care retirement community without walls) in October 2008.
- Seabury Care Now was developed in October 2010 and is a nonmedical homemaker-companion agency registered with the Connecticut Department of Consumer Protection. This agency provides homemaker, companion, and personal care assistance to residents on campus, Seabury At Home Members, and clients off campus.

### IV. CORPORATE RESTRUCTURING

At the Church Home of Hartford, Inc. (CHHI) Annual Meeting of the Members on November 2, 2017, a resolution was adopted to incorporate Seabury Inc., a Connecticut nonstock Corporation. The Board determined that it is in the best interest of CHHI and the affiliates to restructure the Corporation. Seabury At Home Incorporated adopted its new amended and restated bylaws May 2018.

Among other things, the current Member of Seabury Charitable Foundation (SCP) and Seabury At Home (SAH) will cease to be CHHI. Seabury, Inc. will be a holding company and the sole member of CHHI, SAH and SCF.

Amended bylaws state that in the absence of the Bishop at meetings, the Bishop's Representative has both a voice and a vote at Board meetings. The Chair of Church Home Auxiliary has been removed as the Auxiliary relinquished their charter several years ago. Anew Standing Committee was introduced, Spirituality and Worship Committee, which will serve as an interface between the Corporation and The Episcopal Church of Connecticut (ECCT).

Appointment of Officers established that the President of the Board becomes the Chair of the Board and the Executive Vice President and CEO becomes the President and CEO. The Bishop is the Ecclesiastical Authority and shall serve as the principal pastor to the Corporation and as the chief liaison between the Corporation and the Episcopal Church in Connecticut. In that role, the Ecclesiastical Authority has oversight of the Bishops' Chapel and, in consultation with the President, will appoint the Chaplain.

The Board of Directors for Seabury Inc. and Church Home of Hartford, Inc. will be concurrent, and SCF and SAH will maintain their separate boards. Seabury Inc. shall be operated exclusively for religious, charitable, scientific, literary or educational purposes by operating for the benefit of, performing the functions, and carrying out the purposes of the Church Home of Hartford, Inc., Seabury Charitable Foundation, Inc., and Seabury At Home, Inc.

### V. JUDICIAL PROCEEDINGS

Neither Seabury, Inc./Church Home of Hartford Incorporated, Seabury At Home Incorporated, nor any of either organization's officers or directors has been convicted of a felony or pleaded nolo contendere to a felony charge or held liable or enjoined in a civil action by final judgment involving fraud, embezzlement, fraudulent conversion or misappropriation of property, or had any business or health care licenses or permits suspended or revoked by any jurisdiction within the last five years. Neither corporation nor any of its officers or directors is subject to a currently effective injunction, or restrictive or remedial order of a court of record.

### VI. AFFILIATION

Seabury, Inc./Church Home of Hartford Incorporated and Seabury At Home Incorporated are affiliated with the Episcopal Church in Connecticut and is a recognized mission of the Diocese; however, the Diocese will have no responsibility for the financial and contractual obligations of Church Home of Hartford Incorporated or Seabury At Home Incorporated. Church Home of Hartford Incorporated and Seabury At Home Incorporated are both tax-exempt organizations under Section 501(c)(3) of the Internal Revenue Code.

The Board of Directors for both Seabury At Home, Inc. and the Seabury Charitable Foundation, Inc. developed a joint Limited Liability Corporation (Seabury at Powder Forest, LLC). *This* LLC was formed to purchase 15 acres of land at 200 Powder Forest Drive, Simsbury, CT. Each corporation will assume half the debt, which is merely the transfer of cash investment to land investment.

# VII. DESCRIPTION OF PROPERTY

Seabury At Home is affiliated with Seabury. The common areas and amenities of the Seabury Campus are open to Seabury At Home Members on a daily basis. The Views (assisted living/residential care), Seabury Meadows (assisted living Memory Support Center) and the Davis Center, the Brewer Center, and the Larus Center (skilled nursing) are available on an as-needed and as available basis (Exhibit A Continuing Care Agreement). The following is a description of Seabury. The specific services available to Seabury AtHome members are described in the attached Life Plan Agreement

(Continuing Care Agreement).

Seabury is an Active Life Plan Community (formerly known as a Continuing Care Retirement Community (CCRC)), providing housing, services, and health care to residents. The Community is located in Bloomfield, Connecticut, on a parcel of sixty-six acres north of Wintonbury Avenue at the intersection of School Street.

Seabury is composed of the following individual components:

- <u>The Commons</u> containing all social, recreational, and support services, including: administrative suite, auditorium, salon & spa, bistro, community activity space, convenience shop, exercise room (fitness center and natatorium), library, chapel, game room, greenhouse, woodshop, community and private dining rooms, food preparation, maintenance, housekeeping, and laundry.
- <u>Davis</u> <u>Center</u>, <u>Brewer</u> <u>Center</u> and <u>Larus</u> <u>Center</u> (short-term rehabilitation) 72 skilled nursing care beds.
- <u>The Views</u> 58 assisted living beds, 22 of which are licensed Residential Care Facility beds.
- <u>Apartment Building</u> 217 apartments include studios, one and two bedroom and two bedrooms with a den.
- <u>Cottage Clusters</u> 27 cottages include one and two bedroom and two bedrooms with a den, and 5 Villas that are two bedrooms with a den and two-car garages.

- <u>Seabury Meadows</u> A 58-unit Alzheimer's/Assisted Living facility operated by Seabury. There are 28 licensed Residential Care Facility beds.
- <u>Visiting Nurses</u> Seabury Visiting Nurses, a licensed Home Care Agency was dissolved in 2020. A Home Care Agency of your choice may be arranged for short-term assistance in your home. Some home health agency services may be covered by Medicare or supplemental insurance.
- <u>The Hartford. Healthcare (HHC) Primary Care Suite</u> On the premises where residents and members may be examined and treated as outpatients. Staffed by nurses and physicians from HHC who have scheduled office hours at the clinic.
- <u>Seabury Wellness Clinic</u> Registered Nurses, are available in the Wellness Clinic for consultation, administration of medication, wellness counseling/ health promotion, and other services.
- <u>Rehabilitative Services</u> Seabury has an on-site, licensed Medicarecertified Rehabilitation Department that provides inpatient/outpatient physical, occupational, and speech therapies.

# VIII. CAMPUS STRATEGIC REPOSITIONING PLAN

The Seabury Strategic Repositioning Plan consisted of several phases of work which expanded, updated and enhanced the existing campus. Construction of the project commenced in April 2015, and was completed in April 2019.

Phase A expanded the administrative offices, main entrance, lobby, and main kitchen. It included the renovation of the private dining room and a new expanded bistro addition. The resident post office boxes and an improved "Community Activity Space" have been constructed above the new salon and day spa (on the entrance level). In addition, all areas in the Commons building were redecorated. Additional parking spaces have been added at the North end of the campus. Full campus generation was also included as part of Phase A.

Seabury obtained a BB rating from Fitch. The finance team closed \$34.5 million in financing for Phase A with an average yield of 4.73%.

The start of construction for Phase B & C was contingent on several items, including appropriate level of pre-sales (60%) deposits (10% of entrance fee per residence) for Independent Living Apartments, financing, feasibility study, a Guaranteed Maximum Price construction contract with the qualified construction firm and Board approval. The project was funded with tax-exempt bonds.

Phase B included 68 new independent-living apartments, an underground parking garage (approx. 71 spaces), and a new chapel (seating for approx. 225). A fitness and wellness satellite area, additional meeting space for continuing education, and surface parking spaces for accessibility to the new wing are included as part of Phase B.

Phase C included a new building addition for Seabury's Community Outreach Services (Seabury At Home and Seabury Care Now), Primary Care (rental space), and specialized rehabilitation services'. This addition included a new dedicated entry for health care, renovation of existing areas to accommodate updated and new Assisted Living Apartments (20 onebedrooms and 2 two-bedrooms (addition of two apartments), and updated dining, kitchen, and new fitness, living/activity spaces in Assisted Living.

Phase C also included 12 new short-term rehab private rooms (non-Medicaid), updated rooms, living/family rooms, salon, dining, and pantry spaces for skilled nursing. Expansion of the existing Rehab and Therapy Suite were included. The Clinic Suite was also included in this phase, as well as a new employee entrance.

Seabury plans to combine 28 West Wing residences (28 to 14 apartments), which will reduce its overall inventory.

On November 7, 2019, the Board approved the Strategic Plan for the "100" Cottages, which included demolishing six cottages, a carport, and a mail kiosk and constructing two new structures, each containing 12 apartments and a clubhouse. Paving work on Seabury Drive will be included as part of this project.

The start of construction is contingent on several items, including the appropriate level of pre-sales (60%) deposits (10% of the entrance fee per

residence) for Independent Living Apartments, financing, Financial Consultant's Report, and Guaranteed Maximum Price construction contract with a qualified construction firm and Board approval.

It is anticipated the project will be funded with a bank loan. The total project cost is expected to be approximately \$15 million. The anticipated entrance fees collected during fill-up is estimated to be \$10 million. As required by the bond issue, all first-generation Entrance Fees are pledged to retire the debt. The remaining \$5M will be retired after approximately five years.

Construction of the project was put on hold in March 2020-2023 due to the COVID-19 Pandemic and will commence when possible. The anticipated construction time is 12 months.

Approximately \$I.3M per year is expected as revenue for these new residences after the retirement of debt. This project will not negatively impact monthly service fees on campus.

This section has described the Seabury campus. The specific facilities and services available to Members of Seabury At Home are described below, in Section VII, and the Seabury At Home Life Plan Agreement (Continuing Care Agreement).

### **IX. BENEFITS INCLUDED**

Seabury At Home offers several pricing plans that may or may not require copays or payment in full by the Member. In addition, services included may vary according to the plan selected. Please refer to Exhibit A and Exhibit E for a complete description of these plans.

As set forth in the attached Life Plan Agreement (Continuing Care Agreement), the specific services provided will vary based upon your needs, as set forth in your CarePlan.

The services noted with an asterisk may be provided by Seabury, Seabury At Home or a provider of your choosing. Except as otherwise noted, all other services are provided solely through Seabury, Seabury At Home, or a Seabury At Home Preferred Provider. Services offered under the Life Plan Agreement (Continuing Care Agreement) with Seabury At Home include the following: **ADULT DAY CARE\*** - Adult Day Care programs located throughout the community offering services in a group setting for a scheduled number of hours perweek, including transportation, meals, and activities, and which may include personal or nursing care. Seabury At Home does not provide Adult Day Care programs but will assist you in determining the Adult Day Care program that best meets your needs.

**ANNUAL PHYSICAL EXAMINATION** - Seabury At Home will arrange for an annual *Wellness for Life* Assessment and physical examination completed by Seabury's Board-Certified Geriatrician. If you prefer, Seabury At Home will arrange for a physical examination with your personal physician at your expense. Seabury will keep the results from your exam confidential, and the information will only be used to coordinate services.

**<u>COMPANION SERVICES</u>** - A companion will be provided if it is determined by your physician and Seabury that you need monitoring for safety. If a companion is provided for monitoring, the companion may also provide incidental services such as cooking, dishwashing, laundry, light housekeeping, and errands, if you are unable to perform these chores yourself.

**HOME INSPECTION** - Seabury At Home will offer a safety and functional inspection of your home, completed by trained and certified subcontractors, to ascertain any problems and to make recommendations to you based on the inspection.

**HOME NURSING CARE\*** - When needed, you can receive home health care services provided by a registered nurse or a licensed practical nurse. Medicare-covered home health care services may be obtained from a provider of your choosing.

**LIFESTYLE AND WELLNESS PROGRAMS** - These services include exercise classes, art classes, caregiver training, wellness seminars, speakers, day excursions, and use of Seabury's swimming pool. Some programs are free for Members, while others may have a small fee for participation.

**LIVE-IN ASSISTANCE** - You can have a live-in Personal Care Aide or Companion, for 24-hours a day, seven days a week assistance when that has been authorized by Seabury At Home. **MEALS/GROCERIES**-Seabury At Home will coordinate the delivery of meals and/or the delivery of groceries on behalf of a Member who is unable to drive and/or cook; however, the Member will be charged for the cost of the meals and groceries.

<u>MEDICATION MANAGEMENT-</u> Your Personal Health Coordinator will arrange for medication management and cueing, if necessary. A periodic review of medication interactions can also be performed.

**ASSISTED LIVING** - If staying at home ever becomes unsafe, Assisted Living is included for Members of Seabury At Home (except Sterling and Copper Plan Members). Assisted Living is utilized when someone requires substantial assistance with two or more activities of daily living and 24-hour supervision for safety, but does not need the medical care that a nursing home provides.

**NURSING HOME\*** - If your health changes and you can no longer remain in your home or Assisted Living, Nursing Home Care is also included for Members (except for Sterling and Copper Plan Members). Nursing homes provide 24-hour nursing and medical supervision.

**PERSONAL CARE AIDE SERVICES** - If you need assistance with your personal care, such as bathing or dressing, a personal care aide will be provided for you in your home.

**PERSONAL HEALTH COORDINATION** - You will be assigned Personal Health Coordinators to coordinate any services you may need. The Personal Health Coordinators will work closely with you, your family, and your physician to have the right services delivered to you in your home or, when necessary, in a facility. A member of the Health Coordination staff will be available to you, via phone, 24 hours a day, 7 days a week.

**PERSONAL EMERGENCY RESPONSE SYSTEM** - Seabury At Home will provide a personal emergency response system in your home with 24-hour coverage when requested. Some systems may require additional out of pocket expenses.

**REFERRAL SERVICES** - You can obtain a referral from Seabury At Home for any type of service you may need to stay in your home. Examples of these services are legal, financial planning, home maintenance, rental of medical

equipment, etc. The referral service is available at no cost to Members; however, Members are responsible for the cost of any services rendered by the referred service providers.

**TRANSPORTATION** - Seabury At Home will provide non-emergency transportation (except for Titanium Care and Titanium Plan Members) to and from medically necessary outpatient surgery and procedures, and will provide transportation to your home upon discharge from the hospital. If a private aide is necessary to accompany you for transport, you will be charged.

# IX. INTEREST ONDEPOSITS

Seabury At Home is not required to hold any amounts that Members pay in escrow and, therefore, no interest will be paid to you on any amounts paid.

# X. TERMINATION OFCONTRACT

Conditions under which the contract may be terminated and procedures for termination are described in Section VI of the Life Plan Agreement (Continuing Care Agreement) (Exhibit A).

### XI. RIGHTS OF SURVIVING SPOUSE

Seabury AtHome enters into separate Continuing Care Agreements with each Member whether or not he/she is married. The death of a spouse does not impact the rights and obligations of the surviving spouse set forth in the Continuing Care Agreement.

### XII. NON-LIFE-CARE SPOUSE

Seabury At Home has a separate Wellness Pass Agreement for the Member whose spouse does not qualify for Life Care. The death of a Member does not impact the rights and obligations of the surviving spouse set forth in the Wellness Pass Agreement.

### XIV. MARRIAGE OF A MEMBER

The marriage of a Member does not change the responsibilities of either party since Seabury At Home has separate Continuing Care Agreements with each Member whether or not he/she is married.

# XV. TAX CONSEQUENCES

Payment of a membership fee pursuant to a Life Care Contract (Continuing Care Contract) may have significant tax benefits or consequences. Any person considering such a payment may wish to consult a qualified advisor.

# **XVI. RESERVE FUNDING**

Funds have been set aside in a Money Market Fund with Vanguard, sufficient to cover the total cost of operations for the organization for one month.

# XVII. FINANCIAL STATEMENTS

Audited and certified consolidated financial statements of Church Home of Hartford Incorporated, and Seabury At Home, including the current balance sheet and income statements, are provided in Exhibit B.

# XVIII. PROFORMA FINANCIAL STATEMENTS

Exhibit C contains the proforma (estimated) financial statements for Seabury At Home, including estimated balance sheets, income statements, and statements of cash flows for the next three years of operation.

# XIX. MEMBERSHIP FEES & PERIODIC CHARGES

Membership and monthly fees for Seabury At Home are set forth in Exhibit D.

# XX. DEPARTMENT OF SOCIAL SERVICES FILINGS

Seabury At Home has filed with the Department of Social Services all materials which it understands are required by State law governing Continuing care at Home, including the Disclosure Statement and Continuing Care Contract. These materials are available for review at the Department of Social Services, located at 55 Farmington Avenue, Hartford, CT 06105-3724.

# EXHIBIT A

# LIFE PLAN AGREEMENT (CONTINUING CARE AGREEMENT)

Seabury At Home 1-23

# LIFE PLAN AGREEMENT (FORMERLY KNOWN AS A CONTINUING CARE AGREEMENT)

# SEABURY AT HOME INCORPORATED A non-profit corporation with Seabury, Incorporated, an affiliate of the Episcopal Church in Connecticut, as the sole member.

A Life Plan Contract (Continuing Care Contract) is a financial investment, and your investment may be at risk. Seabury At Home's ability to meet its contractual obligations under such contract depends on Seabury AtHome's financial performance. We advise you to consult an attorney or other professional experienced in matters relating to investments in Life Plan Communities (continuing care facilities) and programs before you sign a Life Plan Contract (Continuing Care Contract). The Department of Social Services does not guarantee the security of your investment.

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### SEABURY AT HOME

### I. INTRODUCTION

### 1. GENERAL

This is the Life Plan Agreement (Continuing Care Agreement) ("Agreement") between you (whom we shall refer to as "you" or the "Member')) and Seabury At Home Incorporated (which we shall refer to as "we," "us," "Seabury At Home," or the "Provider").

We have divided this Agreement into several parts in order to make it easier to read and to find any particular part.

### 2. ACCEPTANCE INTO SEABURY AT HOME

As a condition of membership in Seabury At Home, applicants are required to be at least fifty (50) years of age or older, and in good health at the time of membership. You will be required to provide a medical history, medical records and to have a physical evaluation within thirty (30) days before membership by a professional designated by Seabury At Home. Seabury At Home will comply with the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the HITECH Act of 2009, and amendments under the new HIPAA Omnibus Rule of 2013. Your consent to share medical information for the purpose of care planning and the provision of Services will be required as a Member of Seabury At Home. As a further condition of membership in Seabury At Home, applicants are required to qualify financially prior to membership.

### 3. TERMS AND CONDITIONS OF THIS AGREEMENT

### A. SERVICES

Seabury At Home will provide you the Services described in this Agreement according to the terms and conditions described in this Agreement and in a manner consistent with the objective of enabling you to maintain your own living arrangement in your Home for as long as is practicable.

You agree to accept and pay for the Services as set forth in this Agreement and to abide by the rules of Seabury at all times while on the Seabury campus.

### B. PLAN SELECTION AND FEES

Plan options and associated fees are described in Exhibits D and E. The Plan option and associated fees for your selected Plan are detailed in Exhibit A.

### C. EFFECTIVE DATE OF MEMBERSHIP

The effective date of membership is the date this Agreement is executed by both parties ("Membership Date"). At that time, your Personal Health Coordinator will initiate a *Wellness for Life* Assessment. Care will be deemed to have commenced on the date the initial *Wellness for Life* Assessment is completed.

This Agreement will remain in effect until it is terminated in accordance with Section VI of this Agreement (the "Termination Date").

### D. MEMBERSHIP FEE

You will pay to Seabury At Home, the Membership Fee specified in Exhibit A and Section I.3.B. (above), upon execution of this Agreement.

### **II. DEFINITIONS**

All terms not defined here shall have the meanings ascribed to them in the Agreement or their common meaning.

<u>ADL (Activities of Daily Living) Deficiencies</u> means deficiencies, as determined by the Health Coordination Team, in activities of daily living, which may include bathing, dressing, eating, transferring, walking, mobility, grooming, and continence. Those persons deemed to have ADL Deficiencies may include, but may not be limited to, those who need personal assistance, those with Alzheimer's disease or any type of dementia disorder, those who are bedbound orhomebound, or those who need special equipment to ambulate (i.e. wheelchair or walker). <u>Adult Day Care Services</u> means a facility that offers a program of services in a group setting for a scheduled number of hours per week. Elements of an adult day care program usually include transportation, meals, and activities (both health related and social), and may include personal or nursing care.

<u>Assisted Living Facility</u> means a registered Managed Residential Community where nursing and personal care services are provided by an Assisted Living Services Agency licensed by the State of Connecticut. Assisted Living Services are provided exclusively for residents who require substantial assistance with at least two ADLs, twenty-four (24) hour supervision for safety, and who are chronic and stable, and Determined To Be Appropriate for assisted living services.

<u>Average Cost of Care</u> means the Average Cost of Care for a particular service, such as Adult Day Care Services, will be provided to you upon request.

<u>Care Plan</u> means the written plan of Services, including type of Service, start date, quantity, frequency, duration of service, name of approved provider, and any special considerations, which is developed and approved by the Health Coordination Team for each Member based on the *Wellness for Life* Assessment of the Member's needs. The Care Plan is agreed to and signed by you.

<u>Companion</u> means a person designated by Seabury At Home toprovide Companion Services to a Member at the Member's Home.

<u>Companion Services</u> means those services provided by a Companion whenyour physician and the Seabury Health Coordination Team have determined that you need monitoring for safety. If a companion is provided for monitoring, the companion may also provide incidental services such as cooking, dishwashing, laundry, light housekeeping, and errands, if you are unable to perform these chores yourself.

<u>Cost of Care</u> means the Cost of Care for Home Care, Assisted Living Facility services and Nursing Home services based upon Seabury's published fees for home care, assisted living and Skilled Nursing.

**Designated Health Care Representative** means your attorney-in-fact for healthcare, health care representative, or conservator of person.

**Designated Service Area** means Seabury At Home's area of coverage for Services, as defined by Seabury At Home. The Designated Service Area may be altered from

time to time at the sole discretion of Seabury At Home. No change in the Designated Service Area by Seabury At Home will adversely affect your access to services under this Agreement.

**Determined To Be Appropriate** means the Health Coordination Team, utilizing industry standards and accepted standards of healthcare practice, has assessed your medical and functional status and concluded that Services are medically necessary and will be provided by Seabury At Home, or another provider as specified in this Agreement.

**Disclosure Statement** means the Disclosure Statement of Seabury At Home provided to you pursuant to The Act.

**Facility-Based** Services means services provided in a facility other than the Home, including Assisted Living and Nursing Home Facilities.

<u>Health Coordination Team</u> means the persons appointed by Seabury At Home for the Member, comprised of the Director of Health Coordination (or his or her designee), a representative of administration, and, in the case of medical and health care Services, Seabury At Home's Medical Director (or his or her designee) and other clinical professionals as deemed appropriate, in consultation with the Member and/or the Member's Designated Health Care Representative. The Health Coordination Team may change from time to time both as to titles and personnel, at Seabury At Home's sole discretion.

<u>Home</u> means the private home in which you, the Member, currently reside and which is indicated at the beginning of this Agreement, and any other private home to which you may move at a later date. Members who relocate beyond the Designated Service Area will not be eligible for any services under this Agreement unless first authorized by Seabury At Home. The address of the Home must be provided to Seabury At Home prior to the membership, and any change in the Home address must be provided to Seabury At Home as soon as possible.

Home Services means Services provided by Seabury At Home in a Member's Home.

<u>Licensed Practical Nurse or LPN</u> means a person licensed to practice practical nursing in the State of Connecticut.

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Licensed Practical Nurse or LPN Services means practical nursing care including medication administration and treatments.

Lifestyle and Wellness Services means programs offered by Seabury At Home free of charge or for an applicable fee for service, including but not limited to, exercise classes, art classes, wellness seminars, speakers, and day excursions. Members will be advised of the schedules and the cost of these programs on an asoffered basis.

Live-in Assistance means 24-hour assistance by a Companion or Personal Care Aide inyour Home.

<u>Meals and/or Groceries</u> means nutritious food, either frozen or fresh, delivered to your Home when you are determined to be unable to drive and/or cook. Seabury At Home will arrange for a maximum of two meals per day and reserves the right to deliver several meals at one time to be stored in the Member's freezer. Seabury At Home will pay for the delivery of meals and/or delivery of groceries on behalf of the Member; however, the Member will be charged for the cost of the meals and groceries. Should a Member transition to an assisted living, skilled nursing, or memory support assisted living, the Member will be responsible for all meal costs.

<u>Medical Director</u> means a physician appointed from time to time by Seabury At Home to oversee the provision of medical and health care services to Members.

**Nursing Home Facility** means a facility licensed by the State of Connecticut to provide nursing home services.

<u>Personal Care Aide</u> means an unlicensed person who has successfully completed a training and/or competency evaluation program approved by the Connecticut Department of Public Health and designated by Seabury At Home to provide Personal Care Aide Services to the Member at the Member's Home.

<u>Personal Care Aide Services</u> may include assistance with bathing and dressing, an established activity regimen such as range of motion exercises, nutritional needs such as feeding assistance, simple maintenance of the Member's environment, and medication reminders.

<u>Personal Emergency Response System</u> means an in-home, 24-hour electronic alarm system activated by a signal to a central switchboard. Seabury At Home will pay for select systems on behalf of the Member. This system allows Members to obtain assistance in the event of an emergency. Some systems may garner additional out-of-pocket expenses for the Member.

**Personal Health Coordinator** means the person or persons appointed by Seabury AtHome to be responsible for coordinating the needs of each Member for Services, conducting specific needs assessments, and making recommendations for Services. The Personal Health Coordinators' recommendations for Services are subject to review and final determination by the Health Coordination Team.

<u>Prevailing Rate</u> means the current per diem rate charged by a particular Adult Day Care Program, Home Care agency, Assisted Living, or Nursing Home Facility.

**Referral Service** means a service provided by Seabury At Home, acting as an intermediary between you and third-party vendors, whereby Seabury At Home makes referrals to you for services such as home maintenance, housekeeping, snow removal, lawn care, etc., at costs payable in full by the Member. Neither Seabury At Home nor Seabury, Incorporated will be responsible for any damages incurred by you or your property when using third-party vendors.

**Registered Nurse (RN)** means a person licensed *to* provide registered nurse services in the State of Connecticut.

**<u>Registered Nurse Services</u>** include assessment, medication administration, and treatments.

<u>Services</u> means any assistance, including Health Coordination, Annual Physical Examinations, Home Inspection, Home Services (including Companion Services, Personal Care Aide Services, Live-in Assistance, Licensed Practical Nurse Services, Registered Nurse Services, Personal Emergency Response System, Meals and Adult Day Care), Facility Based Services (including Assisted Living and Nursing Home, with exception of Sterling and Copper Plans), Transportation Services, Referral Services, and Lifestyle and Wellness Programs provided to Members at Seabury At Home's cost, subject to applicable co-payments, pursuant to this Agreement.

<u>The Act</u> means PA. 86-252, an Act concerning management of continuing care facilities (Conn. Gen. Stat. 17b-520 <u>et seg.</u>) as amended.

**Transportation Services** means non-emergency transportation provided by Seabury At Home (if you are unable to drive or instructed by your physician not to · drive) to and from medically necessary outpatient surgery or procedures, which may include, but are not limited to, cataract removal, chemotherapy treatments, and surgical biopsies. This does not include transportation for regular physician office visits, dialysis, and specialist appointments. We will also provide transportation to your Home upon discharge from the Hospital. If a private aide is necessary to accompany you for transport, you will be charged.

# **III. OUR RESPONSIBILITIES TO YOU AS A MEMBER**

Seabury At Home shall provide to you the following Services when they are Determined to Be Appropriate on the conditions set forth in this Section. The particular Services that will be provided will be specified in your Care Plan. Unless otherwise specified, charges for these Services are included, with applicable co-payments, in the fees as set forth in Exhibit A attached to this Agreement These Services must be provided by Seabury At Home or Seabury except as specified in this Section.

### 1. HEALTH COORDINATION

You will be assigned Personal Health Coordinators to manage any services you may need. Under the direction of the assigned Personal Health Coordinators, the Health Coordination Team shall prepare a Care Plan to address your particular needs during the term of this Agreement. All decisions involving your care will be made by the Health Coordination Team following consultation with you or your Designated Health Care Representative.

### 2. ANNUAL PHYSICAL EXAMINATION

Seabury At Home will provide an annual physical examination at no charge to you by a professional of Seabury At Home's choosing. If you prefer, you may have annual physical examinations performed by a provider of your choosing at your expense. The results of the examination must be made available to your Personal Health Coordinator upon request.

# 3. HOME INSPECTION

During the first year of membership and every second year thereafter (unless we determine circumstances or a member's health condition justify more frequent inspections), Seabury AtHome will offer a functional inspection of your Home for the purpose of ascertaining any functional and safety problems, and will make recommendations to you based on the inspection. Seabury At Home does not, however, represent that it will undertake steps necessary to effectuate any such recommendations. Any recommended changes or corrections are the Member's sole responsibility. It is your choice to make recommended changes or corrections to your Home. To aid you in securing necessary goods or services, Seabury AtHome will make available a list of possible vendors of such goods and services. You are solely responsible for the full cost of any improvements to your Home as a result of the Home Inspection.

# 4. PERSONAL EMERGENCY RESPONSE SYSTEM

At your request, Seabury At Home will provide you with a Personal Emergency Response System in your Home. This system will allow you to obtain assistance in the event of an emergency. Some systems may garner additional out-of-pocket expenses for the Member.

# 5. PRIORITY WAIT LIST PLACEMENT

At your request, Seabury At Home will place your name on Seabury's Priority Wait List for Independent Living on the campus, based on the Membership date. Requests must be made in writing, indicating apartment and cottage selections. Members may select up to three styles of residences. The Membership date will be used as the Priority Wait List date for up to six months. After six months, the Priority Wait List date will be based on the date of request for specific residences.

### 6. HOME SERVICES

Home Services will be provided as Determined to Be Appropriate by the Health Coordination Team. A Member must exhibit at least one or more ADL Deficiencies to be eligible for the following Home Services. All Home Services, except Adult Day Care and Medicare-covered home health care and rehabilitation services, must be provided by Seabury At Home and/or Seabury to be eligible for coverage unless authorized first by Seabury At Home. Seabury At Home members utilizing home services will be subject to the terms and conditions of the Seabury Care Now service agreement regarding shift cancellations, overtime payments, personal vehicle usage for transportation and mileage reimbursement. Adult Day Care and Medicarecovered home health care and rehabilitation services may be provided by a provider of your choosing. We may require an examination by the Medical Director (or his or her designee) to determine eligibility for the following Services defined in Section II.

- A. ADULT DAYCARE
- B. COMPANION SERVICES
- C. DELIVERY OF MEALS/ GROCERIES
- D. LICENSED PRACTICAL NURSE SERVICES
- E. LIVE-IN ASSISTANCE
- F. PERSONAL CARE AIDE SERVICES
- G. REGISTERED NURSE SERVICES

### 7. FACILITY-BASED SERVICES

When Determined To Be Appropriate by the Health Coordination Team and prescribed by a physician, Seabury At Home will provide Facility-Based Services (except for Sterling and Copper Plans), including Assisted Living in a private accommodation (studio) and Nursing Home Services in a semi-private accommodation, or you may select a facility as set forth in Paragraph 14 of this Section. Seabury At Home may require an examination of the Member by the Medical Director (or his or her designee) to determine eligibility for Facility-Based Services. Seabury At Home will not be responsible for any ancillary charges such as meals, laundry, prescription drugs, medical supplies, telephone, or television.

### 8. TRANSPORTATION SERVICES

If you are unable to drive or instructed by your physician not to drive, Seabury At Home will provide non-emergency transportation to and from medically necessary outpatient surgery or procedures which may include, but are not limited to, cataract removal, chemotherapy treatments, and surgical biopsies. Seabury At Home will provide up to (3) non-emergency transports per year (except for Titanium. Care and Titanium Members). This does not include transportation for regular physician office visits, dialysis, and specialist appointments; however, we will assist in coordinating these services for you, We will also provide transportation to your Home upon discharge from the hospital.

### 9. REFERRAL SERVICE

Members will have access to a Referral Service for additional services not provided under this Agreement. These may include landscape maintenance, legal, financial planning, home maintenance, and rental of medical equipment. The Referral Service is available at no cost to you; however, you are responsible for the cost of any services rendered by the referred service providers.

### 10. LIFESTYLE AND WELLNESS PROGRAMS

These programs will be offered from time to time free of charge, or for an applicable fee for service, including but not limited to exercise classes, art classes, wellness seminars, speakers and day excursions. Members will be advised of the schedules and the cost of these programs on an as-offered basis.

### 11. LIMITATION ON PAYMENT FOR SERVICES

Seabury At Home may limit payment for Home Services (personal care aide, licensed practical nurse, registered nurse, companion, live-in assistance, personal emergency response system, delivery of groceries/meals, and adult day care), for Platinum, Gold, Gold Plus, Silver, Sterling and Copper Plan Members, if the aggregate cost of all such Home Services for any thirty-day period exceeds the Cost of Care for Facility Based Services where the Member would otherwise be eligible. In such cases, Seabury At Home shall limit payment for such Home Services to the equivalent of the Cost of Care for all days following the thirty-day period. You may either transfer to an Assisted Living or Nursing Home Facility or pay the difference between the cost of the Home Services and the Cost of Care in a facility-Based Services exceeds the cost of Home Services where the Member would otherwise be eligible. On the occasion when payment for Facility-Based Services and the Cost of Care at Home.

### 12. EXCLUSIONS

You agree to pay the costs of the following services, whether provided at Seabury At Home or elsewhere, to the extent that they are not covered by other insurance or assistance programs:

- charges of any physician, APRN, podiatrist, chiropractor or therapist;
- prescription drugs and medical supplies;
- meals and groceries;
- vision, hearing, and dental care, including all supplies, equipment and appliances;
- orthopedic appliances;
- mental health and substance abuse services;
- ancillary charges imposed by any outside health provider or institution;
- other health-related costs which are customarily considered extra charges by facilities providing services similar to those provided to you by Seabury;
- IV insertion;
- ventilator care;
- ambulance and other specialized medical transportation services, including the cost of a private aide, if needed for transport; and all other services not specifically included in this Agreement.

### 13. ILLNESS OR INJURY AWAY FROM THE DESIGNATED SERVICE AREA

In the event, you suffer an illness or injury while away from the Designated Service Area, you shall make every reasonable effort to notify your Personal Health Coordinator as soon as possible. We shall have no responsibility to pay for your health care or nursing care resulting from such illness or injury unless Seabury At Home first authorizes such care after consultation with the treating physician. However, after your return home, we shall assume the responsibility to provide those services deemed necessary by your physician and by the Medical Director, in accordance with the terms of this Agreement. Seabury At Home shall be responsible for the reimbursement of services based on terms of this agreement for Members requiring services outside of Connecticut, assuming Seabury At Home first authorizes such care after consultation with the treating physician.

# 14. PAYMENT FOR SERVICES NOT PROVIDED BY SEABURY OR SEABURY AT HOME

You may choose to enter an Assisted Living or Nursing Home Facility other than Seabury either within or outside the Designated Service Area with the approval of your Health Coordination Team. Seabury At Home will pay the facility (except for Sterling and Copper Plans) a per diem amount not to exceed the actual Cost of Care based upon Seabury's published fees for Assisted Living, Memory Care and or Skilled Nursing (Facility-Based Services). You will be responsible for any difference between the Prevailing Rate and the Cost of Care. The per diem amount will not exceed the actual cost of care where care is provided.

Members will receive Home Care and/or Adult Day Care services from a provider of the Member's choosing within or outside the Designated Service Area with the approval of your Health Coordination Team. Seabury At Home will pay the provider an amount not to exceed the Average Cost of Care (except for Titanium and Titanium Care Plans). You will be responsible for any difference between the Prevailing Rate and the Average Cost of Care.

In the event that space for you is not available in Seabury's Nursing Home or Assisted Living, Seabury At Home will arrange for your temporary care in another facility until space becomes available. Seabury At Home will pay the facility (except for Sterling and Copper Plans) a per diem amount not to exceed the Cost of Care or cost of care provided. You will be responsible for any difference between the Prevailing Rate and the Cost of Care. Neither Seabury At Home nor Seabury, Incorporated will be responsible for any injuries sustained or damages incurred by you while you receive temporary care in such other facility.

### 15. DECISIONS INVOLVING PERMANENT TRANSFER FROM YOUR LIVING ACCOMMODATION

All decisions involving permanent transfer from the Member's current living accommodation (including Home, Assisted Living Facility or Nursing Home Facility), to another accommodation, must be Determined To Be Appropriate by the Health Coordination Team (except for Sterling and Copper Plans). Such decisions shall be made in consultation with the Member or, in the case of incapacity, with the Member's Designated Health Care Representative.

When it is determined by the Health Coordination Team that the Member is no longer mentally and/or physically able to function safely in his or her current living accommodation, a recommendation will be made for the Member to transfer to a more appropriate level of care as Determined To Be Appropriate. If the Member refuses such a transfer, this Agreement will be terminated in our sole discretion in accordance with Section VI.

Platinum, Gold, Gold Plus, Silver, Titanium Care, and Titanium Plan Members will continue to pay the monthly fee set forth in Section 1.3. upon transfer to an Assisted Living Facility or Nursing Home Facility, in addition to any co-payments required by the payment plan selected by the Member. The Member will also be responsible for any other additional ancillary charges as outlined in this Agreement.

If the Member elects to transfer to an Assisted Living Facility or a Nursing Home Facility and such a transfer is not Determined To Be Appropriate, this Agreement will be terminated in our sole discretion in accordance with Section VI.

For Sterling and Copper Plan Members, the Seabury At Home Agreement will. terminate in accordance with Section VI once you transfer to an Assisted Living Facility or a Nursing Home Facility.

If you decide to move to independent living on the Seabury campus, you must follow the termination process outlined in Section VI of the Agreement and the conditions of refund described in that section will apply. The refund of the portion of the Membership Fee to which you are entitled may be applied to your entrance fee for the Seabury apartment or cottage.

# IV. YOUR RESPONSIBILITIES AS A MEMBER

### 1. RULES

You agree to abide by the rules of Seabury when on the Seabury campus.

### 2. RIGHTS OF MEMBERS

Your rights as a Member under this Agreement are those rights and privileges expressly granted to you in this Agreement or by Connecticut law.

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### 3. RIGHT OF ENTRY

You shall permit authorized employees and providers entry into your Home at any time in case of emergencies, for scheduled meetings with your Personal Health Coordinator, and to provide Services. Seabury At Home recognizes your right to privacy and will limit entry to your Home as described in the aforementioned sentence.

### 4. REAL PROPERTY

Your rights and privileges, as granted herein, do not include any right, title, or interest whether legal, equitable, beneficial, or otherwise, in or to any part of the real property, including land, buildings, and improvements owned or operated by Seabury, Inc. and Church Home of Hartford, Incorporated.

### 5. SUBORDINATION OF RIGHTS

Any of your rights, privileges, or benefits arising under this Agreement shall be subordinate and inferior to all mortgages, security interests, deeds of trust, and leasehold interests granted to secure any loans or advances made to Seabury, Incorporated or to Seabury At Home, Incorporated, their related entities, or their successors, now outstanding or made in the future, in the real property and improvements constituting Seabury, and subordinate and inferior to all amendments, modifications, replacements, refunding or refinancing thereof. You agree that, upon the request of Seabury At Home or Seabury, Incorporated, you will execute and deliver any and all documents, which are alleged to be necessary, or required to effect or evidence such subordination.

### 6. **RESPONSIBILITY FOR DAMAGES**

You will be responsible for any costs incurred in replacing, maintaining or repairing any loss or damage to the real or personal property of Seabury At Home, Incorporated, Seabury, Incorporated, or other facility caused by the negligence or willful misconduct of you, your guests, agents, employees, or pet.

### 7. PROTECTION OF PERSONAL AND REAL PROPERTY

Seabury At Home is not responsible for the loss of any personal property belonging to you due to theft, fire, or any other cause. You may wish to obtain insurance at your own expense to protect against such losses.

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## 8. INDEMNIFICATION

You will indemnify Seabury At Home and hold it harmless for any injury to employees or any third person which arises from your negligent or intentional action. You may wish to obtain insurance at your own expense to cover this obligation.

# 9. MEDICARE, SUPPLEMENTAL INSURANCE REQUIREMENTS, AND THIRD PARTY REIMBURSEMENT

You are, or shall be when eligible, enrolled in Medicare Part A, Medicare Part B, and Medicare Part D or their equivalent. You authorize, as necessary, any provider of such medical and other health services, including Seabury At Home, to receive reimbursement under Medicare Part A, Medicare Part B or Medicare Part D or their equivalent asprovided under these programs. If you are not eligible for Medicare programs, you agree to obtain and maintain equivalent insurance coverage acceptable to Seabury.

You are required to secure and maintain supplemental insurance (such as Blue Cross, MediGap, Extended Major Medical) to pay Medicare co-insurance deductible amounts and to provide major medical coverage. This coverage is not provided by Seabury At Home. All changes to insurance plans must be reported to Seabury within 30 days of the change and copies of insurance card(s)with the policy information provided within the same time frame.

If you have selected the Gold Plus Plan, you are required to maintain the long term care insurance policy (or policies) used to calculate the discount on your monthly fee, and to maintain the same benefit coverage. If you receive Home and/or Facility-Based Services, Seabury At Home will pay the difference between the per day cost of services, and the covered amount you are eligible for under your long term care policy. You agree that upon receiving long term care insurance reimbursement, you will repay Seabury At Home all of the proceeds related to costs which Seabury At Home incurred or paid on your behalf.

You agree to furnish evidence of your health insurance coverage and, for members of the Gold Plus Plan, long term care insurance at any time upon our request.

Should your supplemental coverage or equivalent health coverage not fully cover a Medicare-qualified stay at Seabury or another Medicare-certified facility, or should you fail to purchase supplemental coverage or equivalent health coverage to fully cover such a Medicare-qualified stay, you will be financially responsible for paying deductibles, co-insurance amounts, and any other changes for each Medicare-qualified stay.

The aforementioned insurance requirements must be maintained throughout the term of this Agreement. If you do not comply with the aforementioned insurance requirements at any time during the term of this Agreement, you acknowledge and agree that Seabury At Home shall have the right to, as permitted by applicable law, bill you directly for services not reimbursed by insurance.

If at any time you become entitled to payments for health services from governmental agencies, including Medicaid, you agree to make prompt application for such payments. Seabury At Home will not be responsible for the cost of any Service for which you are entitled to reimbursement from a governmental agency or another third party, i.e. workers' compensation, liability or PIP (personal injury protection), no-fault insurance, etc. You agree that upon receiving third-party reimbursement, you will repay Seabury At Home for any third-party reimbursable costs which Seabury At Home incurred, or paid on your behalf while your reimbursement approval was pending.

Seabury At Home will assist you in applying for health services or benefits under any programs for which you might qualify. Upon request, and when appropriate, you agree to execute an assignment of benefits to Seabury At Home.

# 10. NON-TRANSFERABLE

Your rights under this Agreement are personal to you and cannot be transferred or assigned by you to any other person or entity.

# 11. PRESERVATION OF YOUR ASSETS

You agree to manage your financial resources so as not to threaten or impair your ability, or the ability of your estate to satisfy the financial obligations set forth in this Agreement. At the request of Seabury At Home, you agree to make arrangements for the preservation and management of your financial resources by a third party (or parties), including but not limited to the execution and funding of a trust agreement for your benefit whenever, in the sole judgment of Seabury At Home, it appears that the continued management of your financial affairs may make you unable to meet your financial obligations to Seabury At Home. Failure to comply with the requirements of this Paragraph may cause you to be ineligible for the subsidy assistance described in Section V, Paragraph 3 of this Agreement.

# 12. FINANCIAL STATEMENTS

Just as you have provided to Seabury At Home a financial statement as part of the admissions process, you agree to continue to provide financial statements, including copies of your federal, state and gift tax returns, or other financially related information when requested by Seabury At Home.

#### 13. HEALTH STATUS

You agree to share any changes in your medical status with your Personal Health Coordinator, and to provide copies of any and all examinations, test results, progress notes, or other copies of medical records provided by non-Seabury providers to your Personal Health Coordinator upon request. You further agree to submit to a physical examination upon the request of your Personal Health Coordinator.

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# 14. REPRESENTATIONS MADE BY YOU IN CONNECTION WITH APPLICATION FOR MEMBERSHIP

Your application and the statements of your finances and health history which you filed with Seabury At Home are incorporated into this Agreement, and all statements therein are deemed to be true as of the date made. You represent and warrant that there have been no material changes in the information provided since the date of application. Any material misstatement, or any material omission, may result in the termination of this Agreement by Seabury At Home.

## 15. POWER OF ATTORNEY; ARRANGEMENTS FOR CONSERVATOR

You agree to execute and maintain in effect a limited Durable Power of Attorney valid under Connecticut law. This Power of Attorney shall designate as your attorney-in-fact, a bank, lawyer, relative, or other responsible person or persons of your choice, to act for you in managing your financial affairs, and filing for your insurance or other benefits as fully and completely as you would if acting personally. It shall be in a form which survives your incapacity or disability and is otherwise satisfactory to Seabury At Home. You will deliver a fully executed copy of this Power of Attorney to us by the time of your first meeting with your Personal Health Coordinator. If you become unable to care properly for yourself or for your property and have made no designation of a person or legal entity to serve as a conservator of Person or Estate, you hereby authorize Seabury At Home to propose, subject to approval by a court of competent jurisdiction as provided by law, a person or entity to serve as such conservator, and you release and hold harmless Seabury At Home from any liability from proposing a conservator or from any acts or omissions of the conservator.

# V. FEES

# 1. STATEMENT OF FEES

The Membership Fee and Monthly Fee set forth in attached Exhibit A, represent payment for the services to be provided by Seabury At Home under this Agreement.

# 2. MONTHLY FEES

You agree to pay Seabury At Home the total Monthly Fee in advance, on or before the fifth day of each month, beginning with the Membership Date. The Monthly Fee shall be prorated for any applicable period of less than one month. The Monthly Fee may be increased by Seabury At Home at its sole discretion upon thirty-days' (30) notice to you.

Seabury At Home will endeavor to maintain the Monthly Fees at the lowest possible rate consistent with sound financial practice and maintenance of the quality of Services, but we may exercise our discretion to increase the Monthly Fees periodically. When we do decide to adjust those fees, we will provide you with at least thirty (30) days written notice in advance of any increase in the Monthly Fees.

As a Platinum, Gold, Gold Plus, Silver, Titanium Care or Titanium Plan Member, you agree to pay the Monthly Fee whether you are residing in your Home or in another facility. For Sterling or Copper Plan Members, you agree to pay the Monthly Fee whether you are residing in your Home or temporarily in another facility.

You will be invoiced monthly for any items and services provided for you that Seabury At Home is not obligated to provide or pay for as part of your Monthly Fee, along with any co-pays as outlined in Exhibit A, and you must pay those invoices within five days after receipt.

You agree to pay Seabury At Home interest at one percent (1%) per month on any overdue Monthly Fees and service charges.

# 3. SUBSIDY AT HOME ASSISTANCE

If your funds become substantially reduced or depleted, and your income reduced to the extent that you are eligible to receive public benefits, including, but not limited to, Social Security, Medicaid, etc., you agree to apply for these entitlements or benefits. Failure to do so may result in the termination of this Agreement by Seabury At Home, and release of its obligations hereunder. In the event that you are unable to meet your financial obligations to Seabury At Home after qualifying for all available public benefits, Seabury At Home will continue to provide the Services to which you are entitled under this Agreement only to the extent and for as long as Seabury At Home deems the provision of such Services to be consistent with the objectives of Seabury At Home and itsprudent financial management of Seabury At Home. The total cumulative amount of uncompensated Services and other subsidies provided to you by Seabury At Home shall be deducted from any refund due to you or your estate upon termination of this Agreement.

# VI. TERMINATION OF THIS AGREEMENT AND REFUNDS

# 1. TERMINATION BY YOU

You may terminate this Agreement for any reason within thirty (30) days following the execution of the contract ("Statutory Rescission Period") by notifying Seabury At Home inwriting by registered or certified mail. In the event you terminate within the Statutory Rescission Period, any fees paid to Seabury At Home will be refunded less: (a) costs specifically incurred by Seabury At Home at your request, and (b)a service charge equal to the greater of one thousand dollars (\$1,000) or two percent (2%) of your Membership Fee.

After Statutory Rescission Period, if you die before we begin providing services in your home, this Agreement will be automatically canceled and any fees paid to Seabury At Home will be refunded less: (a) costs specifically incurred by Seabury At Home at your request, and (b) a service charge equal to the greater of one thousand dollars (\$1,000) or two percent (2%) of your Membership Fee.

You may terminate this Agreement after the Statutory Rescission Period by giving written notice to Seabury At Home, by registered or certified mail, no less than thirty (30) days prior to termination. Timely notice of termination by you must be given by registered or certified mail. The notice must specify the termination date.

For Sterling and Copper Plan Members, this Agreement shall terminate upon your permanent transfer to an Assisted Living Facility or a Nursing Home Facility.

This Agreement shall terminate upon your death.

Any Membership Fee refund due you after the Statutory Rescission Period will be made in accordance with Paragraphs 5, 6, and 7 of this Section, as applicable.

# 2. TRANSFER OF SEABURY AT HOME MEMBERS TO INDEPENDENT LIVING ON THE SEABURY CAMPUS

As a member of Seabury At Home, you may choose to move to independent living on the Seabury campus. A Member must financially and medically qualify and be without the need for any immediate services to be eligible for Independent Living, as determined by Seabury.

To transfer, you must follow the termination process outlined in Section VI of the Agreement.

The refund of the portion of the membership fee to which you are entitled may be applied to your entrance fee for the Seabury apartment, cottage or villa as follows:

• If you have selected the Platinum Plan (80% Refund Option) as shown on the Exhibit A, you shall be due a refund equal to eighty

percent (80%) of the Membership Fee, which may be applied to your entrance fee under Seabury's Plan 0%, 50%, or 80%. You will be responsible for the current Monthly Fee for the Seabury apartment, cottage, or villa.

If you have selected the Gold, Gold Plus, Silver, Sterling, Copper, Titanium Care or Titanium Payment Plans (0% Refund Option), as shown on the Exhibit A, you shall be due your full Membership Fee paid when you select Seabury's Plan 0%. The total Membership Fee will be applied to your Seabury apartment, cottage, or villa; you will pay the difference between your original Membership Fee and the current Entrance Fee for Seabury's Plan 0%.

# 3. TERMINATION BY SEABURY AT HOME

Seabury At Home shall have the right to terminate this Agreement for any cause, which, in its sole discretion, shall be good and sufficient. Good and sufficient cause shall include, but is not limited to the following:

- Failure to perform. your obligations under this Agreement, including the obligation to pay the Monthly Fees and other charges within sixty (60) days after they are due for payment.
- Material misstatements or failure to state a material fact in your application or any other financial statement, or health history statement filed with Seabury At Home.
- Dissipation or commitment of your financial resources which impairs your ability to meet your financial obligation to Seabury At Home.
- Your behavior resulting in a threat to the safety, health, peace, or well-being of yourself or others.
- Your refusal to follow the recommendations of your Health Coordination Team when such refusal poses a risk to your health or safety, as determined by us in our sole discretion.
- Your decision to move to an Assisted Living Facility or Nursing Home Facility when such a move is not Determined To Be Appropriate (except for Sterling and Copper Plans).

Seabury At Home shall give you reasonable notice of termination inwriting via hand delivery, or registered, or certified mail. Seabury At Home's determination that your continued membership presents a threat to the safety of others, or of yourself, shall be a factor in determining the reasonableness of that notice period.

# 4. APPEALS

You have the right to appeal a decision by Seabury At Home to terminate this Agreement. Only the Member or the Member's Designated Health Care Representative may appeal a decision to terminate. A request for appeal may be made by requesting the appeal in writing by certified or registered mail within ten (10) days of the notice of termination.

If a prompt appeal is received, the Appeal Committee, consisting of the Medical Director, Chief Executive Officer, and Vice President overseeing Community Outreach Services of Seabury At Home will review the termination decision. The decision by the Appeal Committee on the termination will be provided in writing within thirty (30) days.

# 5. CONDITIONS OF REFUND AND DUTIES UPON TERMINATION

Monthly Fees are to be paid through the Termination Date. If Seabury At Home or you terminate this Agreement after the Statutory Rescission Period, therefund of the portion of the Membership Fee to which you are entitled shall promptly be paid to you in accordance with the provisions of Paragraphs 6 or 7 of this Section. In no event will payment be made later than three (3) years from the date that this Agreement terminates.

Upon termination by either you or Seabury At Home, you agree to pay Seabury At Home all amounts owed to it, and any reasonable expenses incurred in connection with the termination, including, but not limited to, the cumulative amount of any uncompensated services or other subsidies provided to you by Seabury At Home. Seabury AtHome may set off any amounts owed it by you against any refund due.

If you are transferred to an Assisted Living or Nursing Home Facility, you may be asked to sign additional agreements applicable to the residential setting to which you are transferred; however, this Agreement does not terminate and no refund of any portion of the Membership Fee shall be due upon your transfer to an Assisted Living or Nursing Home Facility (with exception of Sterling and Copper Plan Members).

# 6. PROVISIONS APPLICABLE ONLY FOR THE PLATINUM PLAN (80% REFUND OPTION)

If you have selected the Platinum Plan (80% Refund Option) as shown on the attached Exhibit A, you or your estate shall be paid a refund equal to eighty percent (80%) of the Membership Fee upon termination by you or by Seabury At Home after. the Membership Date.

# 7. PROVISIONS APPLICABLE TO ALL OTHER PAYMENT PLANS

If you have selected the Gold, Gold Plus, Silver, Sterling, Copper, Titanium Care or Titanium Payment Plans as shown on the attached Exhibit A, no refund shall be due to you or our estate upon termination.

If Seabury At Home terminates this Agreement after your Membership Date, you or your estate shall be due a refund equal to the amount of the Membership Fee less one percent thereof for each calendar month between the date you signed this Agreement and the Termination Date. No refund shall be due if Seabury At Home terminates this Agreement more than one hundred (100) months after the date you signed this Agreement.

For purposes of computing Membership Fee refunds, a partial calendar month of more than fifteen (15) days shall be treated as a full month, and a partial calendar month of fifteen (15) or fewer days shall be ignored. The date you signed this Agreement and Termination Date shall be counted as full calendar days.

# VIII. MISCELLANEOUS

# **1.** CONFIDENTIALITY

Seabury At Home has the responsibility to keep all of the personal, medical, and financial information you have supplied to Seabury At Home in confidence. You agree that, as permitted by federal and state law, Seabury At Home can provide such information to health care professionals, third-party payors, and others who have a need, in our judgment, or a right to know such information under federal or state law.

# 2. MANAGEMENT AUTHORITY

Seabury At Home retains all authority regarding admission, adjustment of fees, and all aspects of the management of Seabury At Home. You do not have the right to prevent the admission of a new Member or the termination of another Member's Member Agreement, nor do you have the right to protest the fees charged to or financial assistance rendered to any other Member.

# 3. WAIVER

In the event that Seabury At Home does not, in any one or more instances, insist upon your strict performance, observance, or compliance with any of the terms or provisions of this Agreement, or if we waive a breach by you of this Agreement, it shall not be construed to be a waiver of our right to insist upon your strict compliance with all other terms and provisions of this Agreement.

# 4. GOVERNING LAWS

This Agreement, including its validity and the capacity of the parties to this Agreement, its form, interpretation of its language, and any questions concerning its performance and discharge, shall be governed by and construed in accordance with the laws and judicial decisions of the State of Connecticut.

# 5. ATTORNEYS' FEES AND COSTS

If Seabury At Home is obliged to take legal action to enforce this Agreement, to collect sums due to Seabury At Home pursuant to this Agreement, or to recover damages of any kind, you are liable for the costs of such action including, but not limited to, reasonable attorneys' fees.

# 6. FULL AND COMPLETE AGREEMENT

This Agreement has precedence over any representations previously made by Seabury At Home representatives, and over any descriptions of services in promotional materials or presentations. This Agreement constitutes the entire contract between you and Seabury At Home, and supersedes all previous understandings and agreements between you and Seabury At Home. No waiver or modification shall be valid unless made in writing, signed by you and by Seabury At Home, and attached to this Agreement.

# 7. INTERPRETATION

Headings are for convenience and reference purposes only, and shall not affect the interpretation of any provision of this Agreement. Should any provision herein, for any reason, be held invalid or unenforceable in any jurisdiction in which it is sought to be enforced, such invalidity and unenforceability shall not affect any other provision of this Agreement, and such invalid and unenforceable provision shall be construed as if it were omitted. The remainder of the Agreement shall remain in full force and effect.

# 8. **RIGHT OF SUBROGATION**

Should you be injured by a third party and such injury requires us to provide health care services under this Agreement, we shall be subrogated, to the extent allowed by Connecticut law, to your rights against such other third party to the extent necessary to reimburse us for the costs incurred in providing Services under this Agreement.

# 9. FORCE MAJEURE

Seabury At Home shall not be in default hereunder if it is unable to fulfill or is delayed in fulfilling any of its obligations hereunder, if it is prevented from fulfilling such obligations by reason of fire or other casualty, strikes of labor troubles, governmental preemption in connection with a national emergency, shortage of supplies or materials, or by reason of any rule, order or regulation of any governmental authority, or by reason of the condition of supply and demand affected by war or other emergency, or any other cause beyond its reasonable control.

# **10.** GENDER OF PRONOUNS

All references in this Agreement by masculine pronouns and adjectives also include the feminine and vice versa.

# 11. SUCCESSORS AND ASSIGNS

The duties owed Seabury At Home under this Agreement shall inure to the benefit of its successors and assigns.

# 12. STATEMENT OF NON-DISCRIMINATION

Seabury At Home complies with applicable federal and state laws that prohibit discrimination based on race, color, sex, religious beliefs, national origin, and other protected classes of persons.

# 13. NOTICES

When required by the terms of this Agreement, notices shall be given in writing and shall be given to Seabury At Home or to you at the addresses set forth in Exhibit A, or at such address as we or you shall specify in writing to each other.

Your signature below certifies that you have read, understand, and accept this Agreement, and that you or your financial advisor have received the most recent Disclosure Statement containing the current audited financial statements.

Signature - Member

Witness

Date

Date

SEABURY AT HOME INCORPORATED

By:\_\_\_\_\_

Authorized Representative

Date

EXHIBIT A

PLAN OPTIONS AND ASSOCIATED FEES

Name:	
Name	
ivanic.	

# EXHIBIT A

# MEMBERSHIP DATE -

The scheduled date agreed upon is: \_\_\_\_\_\_.

**PLAN SELECTION AND FEES** – Membership fees are based on the type of Membership Plan selected and the age of the person enrolling in the program. Monthly fees are based on the Membership Plan. The Membership Plan you have selected and the monthly fees are stated below:

Membership Plan Selected:	() Platinum	() Copper
	() Gold	() TitaniumCARE
	() Gold Plus*	() Titanium
	() Silver	·
	() Sterling	

Age of applicant at enrollment	
TOTAL MEMBERSHIP FEE DUE AT COMPLETION OF AGREEMENT	\$
MONTHLY FEE	\$
*Less discount for Long Term Care Insurance (Gold Plus)	\$
TOTAL MONTHLY FEE	\$

Addresses for Required Notice	
to Seabury At Home:	President and CEO
-	Seabury At Home Incorporated
	200 Seabury Drive
	Bloomfield, CT 06002
to You:	
	· · · · · · · · · · · · · · · · · · ·

As per the changes made to Seabury At Home's 2017 Disclosure Statement, Section II, "Our responsibilities to You as a Member," Item # 13: Illness or injury away from the designated service area on Page 11, has been updated to reflect reimbursement of services for Members within the 50 states, as "Portability."

Should Seabury decide to cease the amenity of "Portability" that is discussed within this Disclosure Statement, existing members of Seabury At Home will be able to receive, indefinitely, the coverage of "Portability" for as long as they are a Member of Seabury At Home, per the home- and facility-based coverage terms of their specific Plan selected (Platinum, Gold, Gold Plus, Silver, Sterling, Copper, TitaniumCARE or Titanium), unless prohibited by law.

Your signature below certifies that you have read, understand, and accept this Exhibit A.

Signature – Member

Date

\*If you have selected the Gold Plus Plan, you are required to maintain the long-term care insurance policy (or policies) used to calculate the discount on your monthly fee, and to maintain the same benefit coverage. If you receive Home and/or Facility-Based Services, Seabury At Home will pay the difference between the per day cost of services and the covered amount you are eligible for under your longterm care insurance policy. You agree that upon receiving long-term care insurance reimbursement, you will repay Seabury At Home all of the proceeds related to costs which Seabury At Home incurred or paid on your behalf.

# EXHIBIT B

# AUDITED FINANCIAL STATEMENTS

INCLUDING CONSOLIDATED STATEMENTS OF ACTIVITIES AND CHANGES IN NET ASSETS FOR THE PREVIOUS TWO YEARS.

# SEABURY, INC. AND SUBSIDIARIES

## CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY INFORMATION

YEARS ENDED SEPTEMBER 30, 2022 AND 2021



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# SEABURY, INC. AND SUBSIDIARIES TABLE OF CONTENTS YEARS ENDED SEPTEMBER 30, 2022 AND 2021

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CliftonLarsonAllen LLP CLAconnect.com

## INDEPENDENT AUDITORS' REPORT

Board of Directors Seabury, Inc. and Subsidiaries Bloomfield, Connecticut

## Report on the Audit of the Consolidated Financial Statements *Opinion*

We have audited the accompanying consolidated financial statements of Seabury, Inc. and Subsidiaries, which comprise the consolidated statements of financial position as of September 30, 2022 and 2021, and the related consolidated statements of activities and changes in net assets, functional expenses and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Seabury, Inc. and Subsidiaries as of September 30, 2022 and 2021, and the changes in net assets and its 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 Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are required to be independent of Seabury, Inc. and Subsidiaries and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

# **Responsibilities of Management for the Consolidated Financial Statements**

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with 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 Seabury, Inc. and Subsidiaries' ability to continue as a going concern for one year after the date the consolidated financial statements are available to be issued.

## Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of Seabury, Inc. and Subsidiaries' 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 Seabury, Inc. and Subsidiaries' 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.

Board of Directors Seabury, Inc. and Subsidiaries

#### Supplementary Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The consolidating schedules of financial position, activities and changes in net assets and cash flows as of and for the years ended September 30, 2022 and 2021 are presented for the purposes of additional analysis and are 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 audits of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

West Hartford, Connecticut January 5, 2023

## SEABURY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION SEPTEMBER 30, 2022 AND 2021

	2022	2021		
ASSETS				
CURRENT ACCETO				
CURRENT ASSETS Cash and Cash Equivalents	\$ 9,282,028	\$ 9,101,874		
Restricted Cash and Cash Equivalents Held by Trustee	<sup>3</sup> 9,202,028 1,550,112	1,567,919		
Entrance Fee Deposits	94,519	236,855		
Accounts Receivable, Net	1,242,458	2,032,573		
Entrance Fees Receivable	1,577,678	1,779,526		
Prepaid Expenses and Other Current Assets	1,050,222	1,860,913		
Total Current Assets	14,797,017	16,579,660		
Total Outrent Assets	14,757,017	10,073,000		
INVESTMENTS				
Investments	30,865,493	31,509,844		
Investments Held by Trustee	3,937,012	4,019,907		
Total Investments	34,802,505	35,529,751		
PROPERTY AND EQUIPMENT, AT COST				
Land and Improvements	9,592,557	9,592,557		
Buildings and Improvements	160,838,084	159,290,659		
Furniture, Fixtures, and Equipment	9,684,044	10,095,465		
Vehicles	123,800	199,795		
Construction in Progress	393,080	393,080		
Total Property and Equipment	180,631,565	179,571,556		
Less: Accumulated Depreciation	83,880,718	76,683,786		
Net Property and Equipment	96,750,847	102,887,770		
OTHER ASSETS				
Deferred Compensation Investments	96,782	353,052		
Beneficial Interest in Perpetual Trusts	4,810,962	6,248,143		
Investment in Limited Partnerships	534,963	435,218		
Pledges and Other Receivables	131,388	131,388		
Total Other Assets	5,574,095	7,167,801		
	0,074,000			
Total Assets	<u> </u>	<u>\$ 162,164,982</u>		

#### SEABURY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (CONTINUED) SEPTEMBER 30, 2022 AND 2021

	2022	2021		
LIABILITIES AND NET ASSETS				
CURRENT LIABILITIES				
Current Portion of Bonds Payable	\$ 1,155,000	\$ 1,100,000		
Current Portion of Capital Leases	40,135	120,924		
Accounts Payable and Accrued Expenses	2,693,358	2,730,473		
Entrance Fee Deposits	94,519	236,855		
Deferred Revenue	274,163			
Total Current Liabilities	4,257,175	4,188,252		
ANNUITIES PAYABLE	189,469	217,095		
BONDS PAYABLE, NET OF CURRENT PORTION				
AND BOND FINANCING COSTS	78,357,245	79,496,865		
CAPITAL LEASES, NET OF CURRENT PORTION		40,745		
DEFERRED COMPENSATION	96,782	353,052		
REFUNDABLE AND NONREFUNDABLE ENTRANCE FEES				
Entrance Fees Refunds Payable	36,128,779	36,744,513		
Nonrefundable Deferred Fees, Net	38,767,390	37,676,744		
Total Refundable and Nonrefundable Deferred Entrance Fees	74,896,169	74,421,257		
Total Liabilities	157,796,840	158,717,266		
NET ASSETS				
Without Donor Restrictions	(12,078,856)	(4,332,377)		
With Donor Restrictions	6,206,480	7,780,093		
Total Net Assets	(5,872,376)	3,447,716		
Total Liabilities and Net Assets	<u>\$ 151,924,464</u>	\$ 162,164,982		

#### SEABURY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF ACTIVITIES AND CHANGES IN NET ASSETS YEARS ENDED SEPTEMBER 30, 2022 AND 2021

	 2022		2021
NET ASSETS WITHOUT DONOR RESTRICTIONS		-	
Revenues, Gains, and Other Support:			
Health Center Patients, Net of Contractuals	\$ 8,862,661	\$	8,533,326
Assisted Living Services	2,816,247		2,719,730
Resident Services	16,250,915		16,565,912
Home Health Revenue	904,185		731,449
Seabury At Home, Inc. Revenue	1,198,847		1,008,837
Amortization of Nonrefundable Deferred Fees	4,670,269		4,758,327
Investment Income	1,370,931		876,736
Other Income	2,879,163		2,162,867
Paycheck Protection Program Loan Forgiveness	-		3,208,620
Contributions and Gifts	185,159		233,353
Total Revenues, Gains, and Other Support	 39,138,377		40,799,157
Expenses:			
Medical and Other Resident Care	8,928,286		8,676,605
General and Administrative	12,830,838		11,910,136
Dietary	3,748,920		3,129,299
Repairs and Maintenance	3,445,210		2,895,482
Housekeeping and Laundry	1,270,474		1,162,893
Interest Expense, Net	4,065,497		4,115,394
Depreciation	7,586,926		7,649,452
Total Expenses	 41,876,151		39,539,261
INCOME (LOSS) FROM OPERATIONS	(2,737,774)		1,259,896
Other Changes in Net Assets Without Donor Restrictions:			
Change in Net Unrealized Gain (Loss) on Investments	(5,011,980)		1,834,233
Net Assets Released from Restrictions	 3,275		1,194
INCREASE (DECREASE) IN NET ASSETS WITHOUT DONOR			
RESTRICTIONS	(7,746,479)		3,095,323
NET ASSETS WITH DONOR RESTRICTIONS			
Contributions, Gifts, and Other Income, Net	12,046		1,832
Investment Gain	208,821		177,757
Change in Net Unrealized Gain (Loss) on Investments	(354,024)		25,912
Change in Interest in Perpetual Trusts	(1,437,181)		992,760
Net Assets Released from Restrictions	 (3,275)		(1,194)
INCREASE (DECREASE) IN NET ASSETS WITH DONOR			
RESTRICTIONS	 (1,573,613)		1,197,067
CHANGE IN NET ASSETS	(9,320,092)		4,292,390
Net Assets - Beginning of Year	 3,447,716		(844,674)
NET ASSETS - END OF YEAR	\$ (5,872,376)	\$	3,447,716

#### SEABURY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FUNCTIONAL EXPENSES YEARS ENDED SEPTEMBER 30, 2022 AND 2021

	2022						
		Program Services		anagement nd General	Fun	draising	 Total
Salaries and Wages	\$	12,823,491	\$	1,610,727	\$	-	\$ 14,434,218
Employee Benefits		3,290,357		290,160		-	3,580,517
Depreciation and Amortization		7,520,536		158,054		-	7,678,590
Interest		3,899,847		80,126		-	3,979,973
Plant Operation and Maintenance		3,129,098		54,730		-	3,183,828
Other General and Administrative		444,908		2,667,797		-	3,112,705
Medical Supplies and Supporting Costs		1,900,246		-		-	1,900,246
Real Estate Taxes		1,587,228		28,703		-	1,615,931
Dietary Food and Supplies		1,332,335		-		-	1,332,335
Insurance		751,693		16,142		-	767,835
Resident Services		263,074		**		-	263,074
Events				-		26,899	 26,899
Total Expenses		36,942,813	\$	4,906,439	\$	26,899	\$ 41,876,151

	2021							
		Program Services		anagement nd General	Fur	ndraising		Total
Salaries and Wages	\$	11,747,053	\$	1,522,128	\$	-	\$	13,269,181
Employee Benefits		3,361,394		337,315		-		3,698,709
Depreciation and Amortization		7,573,743		167,374		-		7,741,117
Interest		3,948,815		80,628		-		4,029,443
Plant Operation and Maintenance		3,209,897		57,060		-		3,266,957
Other General and Administrative		365,801		1,585,350		-		1,951,151
Medical Supplies and Supporting Costs		1,847,238		**		-		1,847,238
Real Estate Taxes		1,596,252		28,925		-		1,625,177
Dietary Food and Supplies		1,157,259		-		-		1,157,259
Insurance		719,269		22,377		-		741,646
Resident Services		186,497		-		-		186,497
Events		-		-		24,886		24,886
Total Expenses	\$	35,713,218	\$	3,801,157	\$	24,886	\$	39,539,261

#### SEABURY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED SEPTEMBER 30, 2022 AND 2021

	2022		2021		
CASH FLOWS FROM OPERATING ACTIVITIES	<b>^</b>	(0.000.000)	¢	4 000 000	
Change in Net Assets	\$	(9,320,092)	\$	4,292,390	
Adjustments to Reconcile Change in Net Assets to Net Cash Provided by Operating Activities:					
Proceeds from Entrance/Membership Fees, Net of Refunds		5,145,181		4,031,905	
Depreciation		5,145,181 7,586,926		4,031,905 7,649,452	
Bad Debt Expense		32,567		59,090	
Loss on Disposal of Property		107,208		53,934	
Amortization of Bond Financing Costs		91,664		91,665	
Amortization of Bond Premium		(76,284)		(76,283)	
Amortization of Nonrefundable Deferred Fees		(4,670,269)			
Change in Net Unrealized Gain (Loss) on Investments				(4,758,327)	
Change in Interest in Perpetual Trusts		5,366,004		(1,860,145) (992,760)	
Forgiveness of Paycheck Protection Program Loan		1,437,181			
(Increase) Decrease in Operating Assets:		-		(3,208,620)	
Entrance Fee Deposits		140 000		(70 659)	
		142,336		(79,658)	
Accounts Receivable and Pledges Receivable		757,548		(290,260)	
Entrance/Membership Fees Receivable		201,848		(835,075)	
Prepaid Expenses and Other Current Assets		810,691		(893,086)	
Increase (Decrease) in Operating Liabilities: Accounts Payable and Accrued Expenses		(44 520)		245 400	
-		(41,539)		315,182	
Deferred Revenue Entrance/Membership Fee Deposits		274,163		(444,173)	
		(142,336)		79,658	
Annuities Payable Net Cash Provided by Operating Activities		(27,626) 7,675,171		<u>89,548</u> 3,224,437	
Net Cash Provided by Operating Activities		7,075,171		3,224,437	
CASH PURCHASES FROM INVESTING ACTIVITIES					
Purchases of Investments and Cash and Investments					
Held by Trustee, Net		(4,738,503)		(9,093,040)	
Increase (Decrease) in Accounts Payable and Accrued					
Expenses Related to Construction		4,424		(76,735)	
Purchases of Property and Equipment		(1,598,211)		(1,233,570)	
Proceeds from Sale of Property and Equipment		41,000		63,000	
Net Cash Used by Investing Activities		(6,291,290)		(10,340,345)	
CASH FLOWS FROM FINANCING ACTIVITIES					
Principal Payments on Bonds Payable		(1,100,000)		(1,050,000)	
Principal Payments on Capital Leases		(121,534)		(114,422)	
Principal Payments on Paycheck Protection Program Note Payable		- 1943 -		(70,501)	
Net Cash Used by Financing Activities		(1,221,534)		(1,234,923)	
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS,		400.047		(0.050.004)	
AND RESTRICTED CASH		162,347		(8,350,831)	
Cash, Cash Equivalents, and Restricted Cash - Beginning of Year		10,669,793		19,020,624	
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH -					
END OF YEAR	\$	10,832,140	\$	10,669,793	
	<u> </u>		<b>—</b>		

#### NOTE 1 ORGANIZATION

Seabury, Inc. and Subsidiaries (the Company) is a Connecticut nonstock, tax-exempt organization operated exclusively for religious, charitable, scientific, literary or educational purposes by operating for the benefit of performing the functions of and carrying out the purposes of Church Home of Hartford, Inc. dba: Seabury (Seabury), Seabury At Home, Inc. (Seabury At Home), and Seabury Charitable Foundation, Inc. (the Foundation).

Seabury is a Connecticut nonstock, tax-exempt organization that has provided housing with support services for the elderly in the Hartford area since 1876. Seabury, which is affiliated with the Episcopal Diocese of Connecticut, currently operates a health center and independent living community. As of September 30, 2022, Seabury consists of 249 independent living units, 36 congregate living units, 22 residential care home beds, 72 skilled nursing beds, 30 assisted living dementia beds, and 28 dementia residential care home beds. As the Company is the sole member and beneficiary of Seabury, the activities of Seabury have been consolidated with those of the Company in the accompanying consolidated financial statements. All significant transactions between the Company and Seabury have been eliminated.

Overall occupancy levels at Seabury for the years ended September 30 are as follows:

	2022	2021
Independent Living	82 %	85 %
Congregate Living	100	100
Residential Care Home	46	46
Skilled Nursing Care	79	74
Assisted Living - Dementia	13	62
Residential Care Home - Dementia	88	90

In May 1996, the Company formed the Foundation. The Foundation is incorporated under the Nonstock Corporation Act of the State of Connecticut and is a separate legal entity from the Company. The purpose of the Foundation is to operate exclusively for the benefit of, to perform the functions of and to further the charitable purposes and mission of Seabury and Seabury At Home. As the Company is the sole member and beneficiary of the Foundation, the activities of the Foundation have been consolidated with those of the Company in the accompanying consolidated financial statements. All significant transactions between the Company and the Foundation have been eliminated.

In March 2006, the Company formed Seabury At Home, which began operations in 2008. Seabury At Home is incorporated under the Nonstock Corporation Act of the State of Connecticut and is a separate legal entity from the Company. The purpose of Seabury At Home is to sponsor, initiate, develop, operate and maintain facilities and programs for the delivery of health care, personal care and support services to the elderly designed to promote and extend opportunities for independent living and personal health. As the Company is the sole member and beneficiary of Seabury At Home, the activities of Seabury At Home have been consolidated with those of the Company in the accompanying consolidated financial statements. All significant transactions between the Company and Seabury At Home have been eliminated.

# NOTE 1 ORGANIZATION (CONTINUED)

In June 2015, the Company formed Seabury Powder Forest, LLC (Powder Forest). Powder Forest was formed as an LLC pursuant to laws of the state of Connecticut. The purpose of Powder Forest is to acquire and hold land for possible future development. Seabury At Home and the Foundation are equal members of Powder Forest. All transactions between the Foundation, Seabury At Home, and Powder Forest have been eliminated.

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Basis of Presentation**

The Company includes revenues and expenses from healthcare and senior living services, investment income, and unrestricted grants and contributions in its measurement of results from operations. Unrealized investment activity and revenues with related donor restrictions are reported outside of this measurement.

In order to ensure observance of limitations and restrictions placed on the use of the resources available to the Company, the accounts are maintained on the accrual basis of accounting, and, accordingly, the accounts are recorded in the following net asset categories:

*Net Assets Without Donor Restrictions* – Net assets without donor restrictions represent available resources other than donor-restricted contributions. These resources may be expended at the discretion of the board of directors.

Net Assets With Donor Restrictions – Net assets with donor restrictions represent 1) contributions that are restricted by the donor as to purpose or time of expenditure, 2) contributions that require that the principal be maintained in perpetuity but permit the Company to expend the income earned thereon, and 3) the accumulated investment income and gains on donor-restricted endowment assets that have not been appropriated for expenditure.

#### Excess (Deficit) of Revenues over Expenses

The consolidated statements of activities and changes in net assets include income(loss) from operations. This is the performance indicator for the Company. Changes in net assets which are excluded from this operating measure, consistent with industry practice, include change in unrealized gains/losses on investments and assets acquired using contributions which by donor restriction were to be used for purposes of acquiring such assets.

## Use of Estimates

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America (GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. It is management's opinion that the estimates applied in the accompanying consolidated financial statements are reasonable.

## NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### Cash, Cash Equivalents, and Restricted Cash

Cash equivalents include cash and highly liquid investments purchased with an original maturity of three months or less. The Company maintains deposits in financial institutions that may, at times, exceed federal depository insurance limits. Management believes that the Company's deposits are not subject to significant credit risk.

#### Accounts Receivable

Accounts receivable are considered delinquent and written off when all attempts to collect from individuals or other payor sources have been exhausted. Management maintains an allowance for doubtful accounts of \$350,000 and \$378,000 at September 30, 2022 and 2021, respectively, which is based on a review of significant balances and past experience.

#### **Investment Valuation and Income Recognition**

Investments are reported at fair value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. See Note 4 for a discussion of fair value measurements. Purchases and sales of securities are recorded on the trade date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date. Unrealized gain (loss) on investments includes the Company's gains and losses on investments bought and sold as well as held during the year.

Realized and unrealized gains and losses and investment income on donor-restricted endowment assets are classified as increases or decreases in net assets with donor restrictions until appropriated for expenditure. The Company adopted a policy to review, for potential adjustment to cost, any investment where market value has decreased below cost by greater than 25% for a period of nine months or longer. No adjustments were necessary for the fiscal years ended September 30, 2022 and 2021. Refer to Note 5 for further detail on investment income for the years ended September 30, 2022 and 2021.

# **Property and Equipment**

Depreciation of property and equipment is provided using the straight-line method over the estimated useful lives of the assets as follows:

Buildings and Improvements	10 to 30 Years
Furniture, Fixtures, and Equipment	3 to 20 Years
Vehicles	4 Years

Expenditures for maintenance and repairs are charged to operations as incurred. Expenditures in excess of \$5,000 for renewals and betterments are capitalized.

## NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Contributions**

Contributions are defined as voluntary, nonreciprocal transfers. Contributions without donor restrictions and unconditional contributions are recognized as support when received or pledged, if applicable. Contributions are reported as restricted support if they are received with donor stipulations that limit the use of such assets. When a restriction expires, that is, when a stipulated time restriction ends, or purpose restriction is accomplished, net assets with donor restrictions are reclassified to net assets without donor restrictions and reported in the consolidated statements of activities and changes in net assets as net assets released from restrictions due to satisfaction of restrictions.

#### **Revenue Recognition**

The Company recognizes revenue at an amount that reflects the consideration to which the Company expects to be entitled in exchange for transferring goods or services to its customers using the following five-step process:

- 1. Identify the contract(s) with the customer
- 2. Identify the performance obligation(s) in the contract
- 3. Determine the transaction price
- 4. Allocate the transaction price to performance obligations in the contract
- 5. Recognize revenue when (or as) the Company satisfies a performance obligation

See Note 9 for details on how the above five-step process is applied to the Company's contracts with customers.

#### **Operating Reserve**

The State of Connecticut Department of Social Services (DSS) monitors Connecticut retirement communities and their compliance with existing state regulations. Among other things, DSS requires that retirement communities maintain an operating reserve equal to approximately one month's cash operating costs. The Company maintained an adequate operating reserve as of September 30, 2022 and 2021.

#### Charitable Reserve

Pursuant to the agreed settlement with the state of Connecticut for the addition of 30 skilled nursing beds during fiscal 1996, the Company was required to segregate \$500,000 of its investments in a contingency fund account restricted to provide for the expenses of the continuum of care to be made available to private payor health center residents of Seabury that may not be covered by the residents' assets. This amount was increased by \$100,000 in each fiscal year through the fiscal year ended September 30, 2001 so that the reserve at September 30, 2022 and 2021 is in excess of the required \$1,000,000. This amount is included in net assets without donor restrictions in the accompanying consolidated statements of financial position.

## NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Beneficial Interest in Perpetual Trusts**

The Company is the beneficiary of several trust funds. Although the principal balances in the trust funds are restricted in perpetuity, the income earned on the trust funds is recorded as revenue without donor restrictions. The income is used for general expenses to maintain and operate the facilities. For the fiscal years ended September 30, 2022 and 2021, \$263,894 and \$220,730, respectively, is included in investment income without donor restrictions. Changes in market value for the Company's portion of the trusts were \$(1,437,181) and \$992,760 for the years ended September 30, 2022 and 2021, respectively.

# Charitable Gift Annuity

The Foundation is the recipient of charitable gift annuities. Under the terms of the charitable gift annuity agreement with the individual donors, the Foundation is required to make monthly or quarterly payments to the donors over their remaining life. The proceeds from the gifts are without donor restrictions and are recognized as revenue to the extent that the fair market value of a gift on the date of receipt exceeds the present value of the estimated future annuity payments. The present value of the estimated future annuity payments is reflected as an annuity payable in the accompanying consolidated statements of financial position.

#### **Functional Allocation of Expenses**

The costs of providing various programs and other activities have been reported on a functional basis in the consolidated statement of functional expenses. Program expenses include the provision of Seabury's senior living and healthcare services. Accordingly, certain costs have been allocated among the programs and supporting services benefited. Such allocations are determined by management on an equitable basis. Expenses are allocated based on full-time equivalents or square footage.

The expenses that are allocated include the following:

Expense	Method of Allocation
Salaries and Wages	Direct / Sq. Footage / Full-Time Equivalents
Depreciation and Amortization	Direct / Sq. Footage
Interest	Direct / Sq. Footage
Employee Benefits	Direct / Full-Time Equivalents
General and Administrative	Direct / Sq. Footage / Full-Time Equivalents
Dietary Food and Supplies	Direct / Sq. Footage
Plant Operation and Maintenance	Direct / Sq. Footage
Real Estate Taxes	Direct / Sq. Footage
Insurance	Direct / Sq. Footage / Full-Time Equivalents

#### NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

#### **Income Taxes**

Seabury, the Foundation and Seabury At Home are tax-exempt under Section 501(c)(3) of the Internal Revenue Code and are not subject to federal or state income taxes. Powder Forest is a limited liability company treated as a partnership for income tax purposes with the net activity of Powder Forest being passed through to the Foundation and Seabury At Home and reported on their respective Form 990s. As such, no recognition of income taxes for the Company has been provided for in the accompanying consolidated financial statements.

#### COVID-19

On March 11, 2020, the World Health Organization declared the coronavirus outbreak (COVID) to be a global pandemic. The situation is ongoing and dynamic. For the years ended September 30, 2022 and 2021, the Company incurred costs related to the pandemic response totaling \$82,440 and \$463,499, respectively. Certain of these costs were eligible for recovery during fiscal 2022 and 2021 under various federal grants and state programs as discussed in Note 10. The duration of uncertainties related to the COVID pandemic and its ultimate financial effects cannot be reasonably estimated at this time.

#### Subsequent Events

In preparing these consolidated financial statements, management has evaluated subsequent events through January 5, 2023, which represents the date the consolidated financial statements were available to be issued.

#### NOTE 3 CASH, CASH EQUIVALENTS, AND RESTRICTED CASH

The following table provides a reconciliation of cash, cash equivalents, and restricted cash reported within the consolidated statements of financial position that sum to the total of the same such amounts shown in the consolidated statements of cash flows.

	 2022		2021
Cash and Cash Equivalents	\$ 9,282,028	\$	9,101,874
Restricted Cash and Cash Equivalents Held by Trustee	 1,550,112		1,567,919
Total Cash, Cash Equivalents, and Restricted		-	
Cash Shown in the Consolidated Statements			
of Cash Flows	\$ 10,832,140	\$	10,669,793

Restricted cash and cash equivalents held by trustee on the consolidated statements of financial position represents amounts pledged for debt service and collateral for bonds payable arrangements as contractually required by the related bond agreements. The restriction will lapse when the related bonds payable are paid off.

#### NOTE 4 FAIR VALUE MEASUREMENTS

GAAP established a framework for measuring fair value. That framework provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements).

The three levels of the fair value hierarchy are described below:

*Level 1* – Inputs to the valuation methodology are unadjusted quoted prices for identical assets or liabilities in active markets that the Company has the ability to access.

Level 2 – Inputs to the valuation methodology include:

- Quoted prices for similar assets or liabilities in active markets;
- Quoted prices for identical or similar assets or liabilities in inactive markets;
- Inputs other than quoted prices that are observable for the asset or liability;
- Inputs that are derived principally from or corroborated by observable market data by correlation or other means.

If the asset or liability has a specified (contractual) term, the Level 2 input must be observable for substantially the full term of the asset or liability.

Level 3 – Inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The assets or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques used need to maximize the use of observable inputs and minimize the use of unobservable inputs.

The following is a description of the valuation methodologies used for assets (liabilities) measured at fair value:

*Fixed Income and Equity Mutual Funds* – Fixed income and equity mutual funds are valued at the quoted net asset value of shares held by the Company at year-end.

*Common Stocks, Foreign Stocks and U.S. Government Securities* – These items are valued at the closing price reported in the active market in which the individual securities are traded.

Beneficial Interest in Perpetual Trusts – Beneficial interest in perpetual trusts held by third parties are valued at the present value of the future distributions expected to be received over the term of the agreement, which is measured by the fair values of the underlying assets. The Company cannot access assets in the trust.

#### NOTE 4 FAIR VALUE MEASUREMENTS (CONTINUED)

Investment in Limited Partnerships – Investment in limited partnerships (LPs) is valued at cost of capital contributions to the LPs, plus or minus the proportionate share of net income or loss in the LPs. Based on the current status of the LPs, management believes this approximates fair value.

There have been no changes in the methodologies used at September 30, 2022 and 2021.

The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Company believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following tables set forth by level, within the fair value hierarchy, the Company's assets at fair value as of September 30:

	S	eptember 30,	 Fair V	/alue M	easurements	Using	]
		2022	Level 1		Level 2		Level 3
Cash Equivalents	\$	3,418,688	\$ 3,418,688	\$	-	\$	-
Fixed Income Mutual Funds		19,061,916	19,061,916		-		-
U.S. Government Securities		3,937,011	3,937,011		-		-
Equity Mutual Funds		1,656,788	1,656,788		-		-
Common and Foreign Stocks		6,728,102	 6,728,102				-
Total Investments		34,802,505	34,802,505		-		-
Investment in Limited Partnerships		534,963	-		-		534,963
Beneficial Interest in Perpetual Trusts		4,810,962	 -		-		4,810,962
Total Assets at Fair Value	\$	40,148,430	\$ 34,802,505	\$	-	\$	5,345,925

	S	eptember 30,	Fair V	alue Mea	surements	Using	]
		2021	Level 1	Le	vel 2		Level 3
Cash Equivalents	\$	1,268,819	\$ 1,268,819	\$		\$	-
Fixed Income Mutual Funds		14,205,237	14,205,237		-		-
U.S. Government Securities		9,481,352	9,481,352		-		-
Equity Mutual Funds		3,361,089	3,361,089		-		-
Common and Foreign Stocks		7,213,254	7,213,254		-		-
Total Investments		35,529,751	35,529,751		-		-
Investment in Limited Partnerships		435,218	-		-		435,218
Beneficial Interest in Perpetual Trusts		6,248,143	-		-		6,248,143
Total Assets at Fair Value	\$	42,213,112	\$ 35,529,751	\$	-	\$	6,683,361

There were no transfers between levels of investments during the years ended September 30, 2022 and 2021.

# NOTE 4 FAIR VALUE MEASUREMENTS (CONTINUED)

#### Assets Measured at Fair Value Using Significant Unobservable Inputs (Level 3)

The underlying subscription agreement for the Company's investment in limited partnerships allows for a maximum commitment of \$875,000. Unfunded capital commitments totaled \$281,250 as of September 30, 2022. The Company does not hold any redemption rights on the investment in limited partnerships. The limited partnerships have a life of 10 years that commenced on the date of filing of the certificate of limited partnership through the termination date, June 30, 2024.

The following table presents information about significant unobservable inputs related to the Company's investment in Level 3 assets at September 30, 2022:

Significant

	Fair	Value	Valuation	Unobservable
Туре	2022	2021	Technique	Inputs
Beneficial Interest in Perpetual	\$ 4,810,962	\$ 6,248,143	FMV of Trust	Value of
Trusts			Investments	Underlying Investments
Investment in Limited Partnerships	534,963	435,218	Determined by Fund Manager	Value of Underlying Assets and Liabilities

#### NOTE 5 INVESTMENT INCOME

Investment income on cash and cash equivalents, perpetual trusts and investments is comprised of the following for the years ended September 30:

	 2022	2021
Interest and Dividend Income from Investments	\$ 765,146	\$ 512,274
Net Realized Gain on Sales of Investments	482,784	286,799
Investment Fees	 (152,110)	 (143,067)
Income from Investments	1,095,820	656,006
Interest and Dividend Income from Perpetual Trusts	 263,894	220,730
Total Investment Income, Net	\$ 1,359,714	\$ 876,736

## NOTE 6 LONG-TERM DEBT

The following is a summary of long-term debt at September 30:

Description	2022	2021
Public Finance Authority Healthcare Facility Expansion/Refunding Bonds (Seabury Incorporated Project) Series 2015A (PFA Bonds) dated April 1, 2015, \$34,510,000 original principal amount, plus original issue premium of \$760,619, maturing at various times through September 2038, with interest payable semi-annually on March 1 and September 1 at various interest rates from 4% to 5% and principal payable annually on September 1. Bonds are secured by a first mortgage lien on the property.	\$ 27,345,000	\$ 28,445,000
State of Connecticut Health and Educational Facilities Authority Revenue Bonds, Healthcare Facility Expansion Issue (Seabury Incorporated Project) Series 2016A (CHEFA 2016A Bonds) dated April 1, 2016, \$52,515,000 original principal amount, plus original issue premium of \$1,639,570, maturing in September 2046 (\$23,240,000) and September 2053 (\$29,275,000), with interest payable semi-annually on March 1 and September 1 at an interest rate of 5%. Sinking fund installments of principal begin in September 2039. Bonds are secured by a first mortgage lien on the property.	52,515,000	52,515,000
Total Long-Term Debt	79,860,000	80,960,000
Less: Current Portion Less: Unamortized Bond Financing Costs Plus: Unamortized Bond Premium	(1,155,000) (2,223,392) 1,875,637	(1,100,000) (2,315,056) 1,951,921
Net Long-Term Debt	\$ 78,357,245	\$ 79,496,865

The following is a schedule of long-term debt principal payments over the next five fiscal years and thereafter:

Fiscal Years	PFA Bonds	CHEFA 2016A Bonds	Total
2023	\$ 1,155,000	\$ -	\$ 1,155,000
2024	1,215,000	-	1,215,000
2025	1,275,000	-	1,275,000
2026	1,340,000	-	1,340,000
2027	1,405,000	-	1,405,000
Thereafter	20,955,000	52,515,000	73,470,000
Total	\$ 27,345,000	\$ 52,515,000	\$ 79,860,000

# NOTE 6 LONG-TERM DEBT (CONTINUED)

# <u>Covenants</u>

The Company, under provisions of the bond agreements, is required to maintain a debt service coverage ratio and meet a day's cash on hand liquidity requirement. In the opinion of management, the Company is in compliance with these covenants at September 30, 2022.

# NOTE 7 PAYCHECK PROTECTION PROGRAM LOAN PAYABLE

During April 2020, the Company received a Paycheck Protection Program (PPP) loan of \$3,279,121 granted by the Small Business Administration (SBA) under the Coronavirus Aid, Relief, and Economic Security Act (CARES Act). The Company considered the PPP loan to be debt and, accordingly, recorded the amount of forgiveness when legally released by the lender. The Company submitted the application for loan forgiveness on December 10, 2020 and received notification for forgiveness on June 22, 2021. The Company received forgiveness in the amount of \$3,208,620 and this amount is included in total revenue, gains and other support in the consolidated statement of activities as of September 30, 2021. The Company repaid principal amount of \$70,501 and interest in the amount of \$821 during the year ended September 30, 2021.

The forgiveness of this loan is subject to audit by the SBA for a period of seven years.

# NOTE 8 LEASES

The Company entered into three lease agreements for phone, television and Internet equipment. The first lease requires monthly payments of principal and interest of \$4,886 with an interest rate of approximately 6.1%. The second lease requires monthly payments of principal and interest of \$3,411 with an interest rate of approximately 5.97%. The third lease requires monthly payments of principal and interest of \$2,366 with an interest rate of approximately 5.97%. The Company's cumulative property and obligation under lease arrangement at the start of the lease agreements was \$703,215 based on the fair value of the furniture, fixtures and equipment acquired. During the year ended September 30, 2021, the Company disposed of the first lease agreement asset but is still obligated to make the full payments under the lease. During the year ended September 30, 2022, the Company disposed of the second and third lease agreement assets but is still obligated to make the full payments under the lease. The net book value of the related property as of September 30, 2022 and 2021 was \$148,071 and \$166,580, respectively.

Amortization totaling \$18,509 and \$53,670 was incurred for the years ended September 30, 2022 and 2021, respectively, relative to the furniture, fixtures and equipment under capital lease is included in depreciation on the consolidated statements of activities and change in net assets.

# NOTE 8 LEASES (CONTINUED)

The following is a schedule by years of future minimum payments under leases, together with the present value of minimum lease payments as of September 30, 2022:

Year Ending December 31,	AA	mount
2023	\$	40,748
2024		
Total Minimum Lease Payments		40,748
Less: Amount Representing Interest		(613)
Lease Obligations	\$	40,135

# NOTE 9 REVENUE FROM CONTRACTS WITH CUSTOMERS

### <u>Revenue</u>

Health center, assisted living, resident service, home health and Seabury At Home revenue is reported at the amount that reflects the consideration the Company expects to receive in exchange for the services provided. Revenue that is recognized over time includes all of the resident services and healthcare revenue. These amounts are due from residents or third-party payors. Performance obligations are determined based on the nature of the services provided. Health center, assisted living, resident service, home health and Seabury At Home revenue is recognized as performance obligations are satisfied. The Company recognizes revenue in accordance with the provisions of Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 606, *Revenue from Contracts with Customers* (ASC 606).

The Company's specific revenue recognition policies are as follows:

### Health Center Patient Revenue

The Company recognizes health center patient revenue at estimated net realizable amounts from patients, third-party payors and others for services rendered on a per diem basis. Rates charged for health center services rendered, other than private-pay patients and third-party payors, are regulated by Medicare and Medicaid. Revenue under certain third-party payor agreements is subject to audit and retroactive adjustment. Provisions for estimated third-party payor settlements are provided in the period the related services are rendered. Differences between the estimated amounts accrued and interim and final settlements are reported in operations in the year of settlement. Changes in estimates of prior year settlements were not significant in 2022 or 2021. Management believes that all applicable government reimbursement principles have been properly applied and that no material adjustments will occur as result of an audit.

# NOTE 9 REVENUE FROM CONTRACTS WITH CUSTOMERS (CONTINUED)

# Revenue (Continued)

# Health Center Patient Revenue (Continued)

Laws and regulations governing the Medicare and Medicaid programs are complex and subject to interpretation. Management believes that the Company is in compliance with the licensure, accreditation, government healthcare program participation requirements and other Medicaid fraud and abuse legislation, and with other government regulatory and statutory laws and provisions. While no material regulatory inquiries have been initiated by government agencies, compliance with such laws and regulations can be subject to future government review and can lead to other new statutory and regulatory interpretations, as well as other regulatory actions unknown or unasserted at this time.

# Assisted Living Services Revenue

Under the assisted living services, the Company provides senior living services to residents for a stated daily service fee for private-pay patients and at the published Old Age Assistance (OAA) daily rate for Medicaid covered patients. The Company's assisted living agreements are for a term of 30 days, with resident fees billed monthly for room and board. Residents are charged on a fee schedule for any additional ancillary services. Revenue is recognized on a monthly basis for room and board fees and a daily basis for ancillary services provided.

# Resident Service Revenue

Under the Company's independent living agreements, the Company provides senior living services to residents for a stated monthly service fee. Resident agreements are for a term of 30 days, with options. Revenue is recognized on a monthly basis upon the provision of the related service.

The Company's independent living agreements require the resident to pay an upfront entrance fee prior to moving into the community, which is partially refundable in certain circumstances. The nonrefundable portion of the entrance fee is recorded as deferred revenue and amortized over the estimated actuarial life of the resident. This amount is considered a contract liability under ASC 606. The refundable portion of a resident's entrance fee is recorded as a liability and refundable upon the resale and re-occupancy of the unit. The refundable portion of the fee is not amortized and is included in refundable entrance fees. The refundable portion of the entrance fees is not considered part of contract liabilities under ASC 606.

# NOTE 9 REVENUE FROM CONTRACTS WITH CUSTOMERS (CONTINUED)

# **Revenue (Continued)**

# Home Health Revenue

Under the Company's home health agreements, the Company provides home health services to residents for various stated fees. Home health agreements are for a term of 30 days, with options. Revenue is recognized upon the provision of each session of the related service. Rates charged for home health services rendered, other than private-pay patients and third-party payors, are regulated by Medicare and Medicaid. Revenue under certain third-party payor agreements is subject to audit and retroactive adjustment. Provisions for estimated third-party payor settlements are provided in the period the related services are rendered. Differences between the estimated amounts accrued and interim and final settlements are reported in operations in the year of settlement. Changes in estimates of prior year settlements were not significant in 2022 or 2021. Management believes that all applicable government reimbursement principles have been properly applied and that no material adjustments will occur as result of an audit.

# Seabury At Home Revenue

Under the Company's At Home agreements, the Company provides home health services to residents for a stated monthly service fee. Resident agreements are for a term of 30 days, with options. Revenue is recognized on a monthly basis upon the provision of the related service.

The Company's At Home agreements require the resident to pay an upfront membership fee prior to rendering home health services, which is partially refundable in certain circumstances. The nonrefundable portion of the membership fee is recorded as deferred revenue and amortized over the estimated actuarial life of the resident. This amount is considered a contract liability under ASC 606. The refundable portion of a resident's membership fee is recorded as a liability and refundable upon termination from the At Home program. The refundable portion of the fee is not amortized and is included in refundable entrance fees. The refundable portion of the membership fees is not considered part of contract liabilities under ASC 606.

# Other Income

Other income represents revenue from services from amenities and convenience services provided to residents and guests. This revenue is recognized on a daily basis upon the provision of the respective service.

### Services to Seabury At Home, Inc.

This revenue represents revenue from services provided to Seabury At Home by Seabury employees. This amount is eliminated in the consolidated totals.

# NOTE 9 REVENUE FROM CONTRACTS WITH CUSTOMERS (CONTINUED)

# **Revenue (Continued)**

The Company has elected the practical expedient under ASC 606 and does not adjust the promised amount of consideration from patients and third-party payors for the effects of a significant financing component due to the Company'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 payor pays for that service will be one year or less. However, the Company does, in certain instances, enter into payment agreements with residents that allow payments in excess of one year. For those cases, the financing component is not deemed to be significant to the contract.

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

The composition of revenues by primary payor for the years ended September 30 is as follows:

		2022		
Health	Assisted			
Center	Living	Resident	Home	Seabury At
Patients	Services	Services	Health	Home Inc.
\$ 988,065	\$-	\$ 13,866,144	\$ 904,185	\$ 1,198,847
2,316,858	1,992,676	2,088,725	-	0.75
1,918,476		224,442		120
2,415,110	733,621	-	-	-
1,224,152	89,950	71,604		-
\$ 8,862,661	\$ 2,816,247	\$ 16,250,915	\$ 904,185	\$ 1,198,847
		2021		
Health	Assisted			
Center	Living	Resident	Home	Seabury At
Patients	Services	Services	Health	Home Inc.
		· · · · · · · · · · · · · · · · · · ·		
\$ 1,025,241	\$ 520	\$ 14,444,940	\$ 736,906	\$ 1,008,837
1,683,676	1,918,323	1,860,175	(30)	-
2,445,355	-	243,688	-	-
2,257,842	732,720	-	-	-
1,121,212	68,687	17,109	(5,427)	100
	Center Patients \$ 988,065 2,316,858 1,918,476 2,415,110 1,224,152 \$ 8,862,661 Health Center Patients \$ 1,025,241 1,683,676 2,445,355 2,257,842	Center Patients Living Services   \$ 988,065 \$ - 2,316,858   1,918,476 - 2,415,110   2,415,110 733,621   1,224,152 89,950   \$ 8,862,661 \$ 2,816,247   Health Assisted   Living Services   \$ 1,025,241 \$ - 1,918,323   2,445,355 - 2,257,842	Health Center Assisted Living Resident   Patients Services Services   \$ 988,065 \$ - \$ 13,866,144   2,316,858 1,992,676 2,088,725   1,918,476 224,442   2,415,110 733,621   1,224,152 89,950   \$ 8,862,661 \$ 2,816,247   \$ 16,250,915   2021   Health Assisted   Center Living   Patients Services   \$ 1,025,241 -   \$ 1,025,241 -   \$ 1,025,241 -   \$ 1,025,241 -   \$ 1,025,241 -   \$ 1,025,241 -   \$ 1,025,241 -   \$ 14,444,940   1,683,676 1,918,323   2,445,355 -   2,445,355 -   2,257,842 732,720	Health Assisted   Center Living Resident Home   Patients Services Services Health   \$ 988,065 \$ - \$ 13,866,144 \$ 904,185   2,316,858 1,992,676 2,088,725 -   1,918,476 224,442 - -   2,415,110 733,621 - -   1,224,152 89,950 71,604 -   \$ 8,862,661 \$ 2,816,247 \$ 16,250,915 \$ 904,185   2021 Health Assisted Center Living Resident Home   Patients Services Services Health 4 -   \$ 1,025,241 \$ - \$ 14,444,940 \$ 736,906 -   \$ 1,025,241 \$ - \$ 14,444,940 \$ 736,906   1,683,676 1,918,323 1,860,175 (30)   2,445,355 - 243,688 -   2,257,842 732,720 - -

# NOTE 9 REVENUE FROM CONTRACTS WITH CUSTOMERS (CONTINUED)

# **Revenue (Continued)**

The opening and closing contract balances were as follows:

	Nonrefundable	Accounts and Entrance Fees
	Entrance Fees	Receivable
Balance as of September 30, 2020	\$ 37,849,606	\$ 2,745,854
Balance as of September 30, 2021	37,676,744	3,812,099
Balance as of September 30, 2022	38,767,390	2,820,136

# NOTE 10 COVID PROGRAMS

During the years ended September 30, 2022 and 2021, the Company received \$37,758 and \$87,235, respectively, in grant proceeds through the Provider Relief Program and Coronavirus Relief Fund under the CARES Act. Under the Provider Relief Program, the Company is required to use the grant proceeds to cover certain expenditures or lost healthcare revenues that occurred due to the COVID pandemic. Under the Coronavirus Relief Fund grant, the Company was required to use the proceeds to cover certain COVID expenditures prior to June 30, 2020. The Company recognized revenue under these programs of \$82,440 and \$531,408 during the years ended September 30, 2022 and 2021, respectively, as included within other income on the consolidated statement of activities and changes in net assets, for qualifying expenses incurred through that date.

The Company received an Employee Retention Credit (ERC) of \$1,960,683 related to eligible quarters of 2020 and 2021. The ERC is a credit against certain payroll taxes allowed to an eligible employer for qualifying wages, which was established by the CARES Act and further amended by the Consolidated Appropriations Act (CAA) and the American Rescue Plan (ARP). During the year ended September 30, 2022, the Company recognized \$1,686,520 as Employee Retention Credit revenue based on certain payroll tax credits allowed for qualified wages that the Company had incurred through September 30, 2022. The remaining amount of \$274,163 of ERC is recorded as deferred revenue as of September 30, 2022. There is a possibility that upon subsequent review the IRS could reach a different conclusion regarding the Company's eligibility to retain the ERC credits received, which could result in repayment of the credits, interest and potential penalties. The amount of liability, if any, from potential ineligibility cannot be determined with certainty.

# NOTE 11 LIFE CARE AGREEMENT

A life care agreement is signed by all residents of Seabury and all enrollees of Seabury At Home. Some of the principal terms and conditions of the Seabury agreement are as follows:

In consideration for the resident's payment of a life care entrance fee, the Company agrees to furnish to the resident a living unit in the residence complex for his or her personal use and occupancy for the balance of the resident's lifetime unless sooner terminated under the provisions of the agreement. If the agreement includes two persons, the term "resident" shall include both persons, and on the death of one all rights pass to, and are retained by, the survivor for the survivor's lifetime. The life care agreements vary in terms of refund policy and monthly service fees.

An agreed-upon payment schedule for full payment of the life care entrance fee is obtained from the resident prior to occupancy. The fee consists of a refundable and nonrefundable portion. Seabury currently offers three life care contracts which are nonrefundable (0%) and 67% and 80% fixed refundable plans. Three other life care contracts for the declining refund, 85% and 95% plans have been discontinued and are no longer offered to new residents. The refundable portion varies depending upon which of the six life care contract plans was selected. One of the life care plans offered a declining refund at 2% per month, one plan is a nonrefundable plan (0%) and one plan offers a fixed 67% refund of the original life care entrance fee. The other three life care plans offer an 80%, 85%, or 95% refund, respectively, of the original life care entrance fees if the occupant never resides in the nursing facility. If the resident enters the nursing facility, the refundable amount can be reduced for the assisted living or skilled nursing facility charges. Under the resident agreements of the five refundable plans, amounts are refundable after the living unit is reoccupied and the new life care entrance fee is paid in full.

The 0%, 67%, 80%, 85%, and 95% refundable portions of the life care entrance fee are deferred. All currently held refundable amounts are shown as a liability in the consolidated statements of financial position. The 100%, 33%, 20%, 15%, and 5% nonrefundable portions of the life care entrance fee and the entire entrance fee for those who select a plan that offers the declining refund at 2% per month are amortized into income over the residents' actuarially determined remaining lives as calculated by the Company's actuaries.

For the duration of the resident's lifetime or until termination of the agreement, the Company agrees to furnish to the resident ample and healthful food, medical facilities, utility services, use of the community facilities and other personal services according to the terms and conditions specified in the residence agreement. In return, the resident agrees to pay the Company a monthly residence fee. The monthly residence fee may be increased or decreased at the sole discretion of the board of directors on 60 days' written notice.

The Company also provides medical facilities and nursing care in the health center. Costs incurred in providing this care are paid for by residents through the continuing payment of monthly service fees per the residence agreement. Residents without a life care agreement pay for nursing services based upon established per diem rates.

# NOTE 11 LIFE CARE AGREEMENT (CONTINUED)

Some of the principal terms and conditions of the Seabury At Home agreement are as follows:

An agreed-upon member schedule for full payment of the life care membership fee is obtained from the member prior to enrollment. The fee consists of a refundable and nonrefundable portion. The refundable portion varies depending upon which of the eight contract plans is selected. During 2019, the six declining refund contracts were changed to be nonrefundable for new residents. The 90% plan has been discontinued and is no longer being offered to new members. Prior to that, the declining plan offered a declining refund at 2% per month and the other two plans offer a fixed 80% or 90% refund, respectively, of the original life care entrance fee. Within the six nonrefundable contracts, two offer 100% coverage of home and facility-based care, including assisted living and skilled nursing services, one offers a 30% co-pay option for these services, one offers 100% coverage of home-based care, one offers a 50% co-pay option for home-based care and the final contract provides caps on assisted living and skilled nursing services. The 80% and 90% refund of original life care membership fee contract offers 100% coverage of home and facility-based care, including assisted living and skilled nursing services. Under the member agreements of these plans, amounts are refundable after the individual has terminated their agreement. The 80% and 90% refundable portion of the life care membership fee is shown as a liability in the consolidated statements of financial position. The 20% and 10% nonrefundable portion of the life care membership fee and the entire membership fee for those who select the plans that offer the declining refund at 2% per month are amortized into income over the residents' actuarially determined remaining life as calculated by the Company's actuaries.

If a member with a declining refund of 2% per month transfers from Seabury At Home to Seabury to a plan with either a declining refund of 2% per month or nonrefundable (0%), 100% of their original Seabury At Home membership fee is transferred to Seabury and credited as a reduction to their Seabury entrance fee. Any historic amortization taken on this previously nonrefundable entrance fee is reversed in the year the transfer occurs.

For the duration of the member's lifetime, or until termination of the agreement, the Company agrees to furnish to the member use of the community facilities and other personal services according to the terms and conditions specified in the residence agreement. In return, the member agrees to pay the Company a monthly fee. The monthly fee may be increased or decreased at the sole discretion of the board of directors on 60 days written notice.

As noted above, the Company also provides medical facilities and nursing care in the health center. Costs incurred in providing this care are paid for by enrollees through the continuing payment of monthly service fees per the agreement as well as a deductible as noted in the agreement, if applicable.

# NOTE 11 LIFE CARE AGREEMENT (CONTINUED)

The Company's actuaries annually calculate the present value of the net cost or benefit of future services and use of facilities to be provided to current residents of Seabury and members of Seabury At Home and compare that amount to the balance of refundable and nonrefundable deferred entrance fees and membership fees. If the present value of the net cost or benefit of future services and use of facilities exceeds the refundable and nonrefundable deferred entrance fees and membership fees, a liability is recorded with a corresponding charge to income. As of September 30, 2022 and 2021, no such obligation existed for Seabury and Seabury At Home. Any significant changes to the actuarial assumptions used in the calculation could significantly change the results of the calculation. It is management's opinion that the assumptions applied in the calculation are reasonable.

# NOTE 12 LIQUIDITY AND AVAILABILITY OF RESOURCES

The Company's financial assets available within one year of the consolidated statements of financial position date for general expenditure are as follows:

	2022	2021
Cash and Cash Equivalents	\$ 9,282,028	\$ 9,101,874
Restricted Cash and Cash Equivalents Held by Trustee	1,550,112	1,567,919
Entrance Fee Deposits	94,519	236,855
Accounts Receivable, Net	1,242,458	2,032,573
Entrance/Membership Fees Receivable	1,577,678	1,779,526
Investments	30,865,493	31,509,844
Investments Held by Trustees	3,937,012	4,019,907
Deferred Compensation Investments	96,782	353,052
Beneficial Interest in Perpetual Trusts	4,810,962	6,248,143
Total Financial Assets Available Within One Year	53,457,044	56,849,693
Less Amounts Unavailable for General Expenditures		
Within One Year Due to:		
Cash, Cash Equivalents, and Investments Held by		
Trustee for Debt Service	(5,487,124)	(5,587,826)
Cash, Cash Equivalents, and Investments With		
Donor Restrictions	(1,025,518)	(1,161,950)
Investments Restricted to Fund Deferred		
Compensation Liability	(96,782)	(353,052)
Restricted by Donors in Perpetuity	(5,180,962)	(6,618,143)
Total Amounts Unavailable for General		
Expenditure Within One Year	(11,790,386)	(13,720,971)
Amounts Unavailable Without Board's Approval:		
Board-Designated Endowment	(32,261,011)	(33,041,794)
Total Financial Assets Available to Management		
for General Expenditure Within One Year	<u>\$ 9,405,647</u>	<u>\$ 10,086,928</u>

# NOTE 12 LIQUIDITY AND AVAILABILITY OF RESOURCES (CONTINUED)

# **Liquidity Management**

The Company maintains a policy of structuring its financial assets to be available as its general expenditures, liabilities and other obligations come due. In addition, the Company invests cash in excess of weekly requirements in short-term investments.

# NOTE 13 NET ASSETS

# Net Assets With Donor Restrictions

The following is the composition of the Company's net assets with donor restrictions at September 30:

	2022	2021
Restricted in Perpetuity	\$ 5,180,962	\$ 6,618,143
Other Net Assets with Donor Restrictions:		
Endowment Investment Returns	896,664	1,041,867
Purpose Restricted - Pledges	68,888	68,888
Purpose Restricted - Programs	 59,966	 51,195
Total	\$ 6,206,480	\$ 7,780,093

Net assets with donor restrictions were released from restrictions by incurring expenses satisfying program restrictions of \$3,275 and \$1,194 for the years ended September 30, 2022 and 2021, respectively.

# NOTE 14 ENDOWMENT

The Company's endowment consists of various individual funds established for a variety of purposes. The endowment includes both donor-restricted endowment funds and funds designated by the board of directors to function as endowments. The income earned on investments comprising the Company's donor-restricted endowment funds is designated by the donors to fund operations. As required by GAAP, net assets associated with endowment funds, including funds designated by the board of directors to function as endowment, are classified and reported based on the existence or absence of donor-imposed restrictions.

# NOTE 14 ENDOWMENT (CONTINUED)

# Interpretation of Relevant Law

The board of directors of the Company has interpreted Connecticut Prudent Management of Institutional Funds Act (CTPMIFA) as requiring the preservation of the fair value of the original gift as of the gift date of the donor-restricted endowment funds absent explicit donor stipulations to the contrary. As a result of this interpretation, the Company classifies as net assets with donor restrictions (a) the original value of gifts donated to the permanent endowment, (b) the original value of subsequent gifts to the permanent endowment, and (c) accumulations to the permanent endowment made in accordance with the direction of the applicable donor gift instrument at the time the accumulation is added to the fund. The remaining portion of the donor-restricted endowment fund that is not classified as permanent endowment is classified as net assets with donor restrictions until those amounts are appropriated for expenditure by the Company in a manner consistent with the standard of prudence prescribed by

CTPMIFA. In accordance with CTPMIFA, the Company considers the following factors in making a determination to appropriate or accumulate donor-restricted endowment funds:

- The duration and preservation of the fund
- The purposes of the Company and the donor-restricted endowment fund
- General economic conditions
- The possible effect of inflation and deflation
- The expected total return from income and the appreciation of investments
- Other resources of the Company
- The investment policies of the Company

Endowment net asset composition by type of fund as of September 30 is as follows:

		2022		2021
	W	ith Donor	V	Vith Donor
	Re	estrictions	R	estrictions
Donor-Restricted Endowment Funds:			-	
Original Donor-Restricted Gift Amount and				
Amounts Required to be Maintained in				
Perpetuity by Donor	\$	370,000	\$	370,000
Endowment Investment Returns		896,664		1,041,867
Total	\$	1,266,664	\$	1,411,867

# NOTE 14 ENDOWMENT (CONTINUED)

# Interpretation of Relevant Law (Continued)

Changes in endowment net assets for the years ended September 30 are as follows:

	With Donor Restrictions
Endowment Assets - September 30, 2020	\$ 1,208,198
Investment Gain: Realized Gains Unrealized Gains Total Investment Gain	42,362 161,307 203,669
Endowment Assets - September 30, 2021	1,411,867
Investment Gain: Realized Gains Unrealized Losses Total Investment Loss	47,514 (192,717) (145,203)
Endowment Assets - September 30, 2022	<u>\$ 1,266,664</u>

# **Return Objectives and Risk Parameters**

The Company has adopted investment and spending policies for endowment assets that attempt to provide a predictable stream of funding to programs supported by its endowment while seeking to maintain the purchasing power of the endowment assets. Endowment assets include those assets of donor-restricted funds that the organization must hold in perpetuity or for a donor-specified period(s) as well as board-designated funds. Under this policy, the Company expects its endowment funds, over time, to provide a total net return of approximately 4% over the average inflation rate of the preceding three years. Actual returns in any given year may vary from this amount.

# Strategies Employed for Achieving Objectives

To satisfy its long-term rate-of-return objectives, the Company relies on a total return strategy in which investment returns are achieved through both capital appreciation (realized and unrealized) and current yield (interest and dividends). The Company targets a diversified asset allocation that places a greater emphasis on equity-based investments to achieve its long-term return objectives within prudent risk constraints.

### Spending Policy and How the Investment Objectives Relate to Spending Policy

The Company maintains a spending policy on board-restricted endowment funds, which limits the appropriation to up to 5% of the market value of endowment investment assets unless specifically approved by the board. The Company maintains a spending policy on the earnings of donor-restricted funds in which the amount of funds to be appropriated will be determined annually as part of the budgeting process. In establishing these policies, the Company considered the long-term expected return on its endowment. This is consistent with the Company's objective to maintain the purchasing power of the endowment assets held in perpetuity or for a specified term as well as to provide additional real growth through new gifts and investment return.

# NOTE 14 ENDOWMENT (CONTINUED)

# Funds with Deficiencies

From time to time, the fair value of assets associated with individual donor-restricted endowment funds may fall below the level that the donor requires the Company to retain as a fund of perpetual duration. There were no deficiencies of this nature that were reported in net assets with donor restrictions as of September 30, 2022 and 2021.

# NOTE 15 CASH FLOWS

# Additional Cash Flow Information

The Company paid cash for interest of \$4,065,497 and \$4,032,413 during the years ended September 30, 2022 and 2021, respectively.

The Company issued a note receivable for \$125,000 the sale of land during the year ended September 30, 2021. This note receivable is receivable over two years and is included in prepaid expenses and other assets and pledges and other receivable in the consolidated statement of financial position as of September 30, 2022 and 2021.

# NOTE 16 RETIREMENT PLANS

The Company maintains a 403(b) defined contribution plan (the Plan). Employees are eligible to participate in the Plan upon employment and are eligible for employer matching contributions after 12 months of service. The Company matches employee contributions up to 5.0% of eligible employees' payroll for 2022 and 2021. Employees are fully vested in the Plan after three years of employment. Expenses for employer contributions recognized in fiscal 2022 and 2021 were approximately \$472,000 and \$443,000, respectively. The Company also maintains a nonqualified deferred compensation plan for key employees that is included as an asset and as a corresponding liability in the consolidated statements of financial position, which totaled \$96,782 and \$353,052 at September 30, 2022 and 2021, respectively.

# NOTE 17 COMMITMENTS AND CONTINGENCIES

During 2017, the Company entered into 25-year Solar Photovoltaic Power Purchase Agreement with General Electric International, Inc. (Seller). The Company will provide the Seller with access to, and the right to occupy, a portion of their properties for the purpose of having the Seller design, install, own, operate and maintain a solar photovoltaic electric generating system. The Company will purchase all of the electricity generated by the system at a certain rate.

# NOTE 17 COMMITMENTS AND CONTINGENCIES (CONTINUED)

The Company is occasionally party to asserted and unasserted claims arising from the course of operations. Management is of the opinion that the outcome of any such claims will not have a material impact on the Company's financial position or results of operations or cash flows.

# NOTE 18 HEALTHCARE INDUSTRY

The health care industry is subject to numerous laws and regulations of federal, state and local governments. These laws and regulations include, but are not necessarily limited to, matters such as licensure, accreditation, government health care program participation requirements, reimbursement for patient services and Medicare and Medicaid fraud and abuse. Government activity has increased with respect to investigations and allegations concerning possible violations of fraud and abuse statutes and regulations by health care providers. Violations of these laws and regulations could result in expulsion from government health care programs together with the imposition of significant fines and penalties, as well as significant repayments for patient services previously billed. Management believes that the Company is in compliance with fraud and abuse, as well as other applicable government laws and regulations. While no material regulatory inquiries have been made, 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.

# SEABURY, INC. AND SUBSIDIARIES CONSOLIDATING SCHEDULE OF FINANCIAL POSITION SEPTEMBER 30, 2022

	Church Home of Hartford Incorporated	Seabury Charitable Foundation	Seabury At Home, Inc.	Seabury at Powder Forest, LLC	Eliminations	Total
ASSETS						
CURRENT ASSETS						
Cash and Cash Equivalents	\$ 5,774,538	\$ 22,622	\$ 3,480,905	\$ 3,963	\$ -	\$ 9,282,028
Restricted Cash and Cash	1,550,112					1,550,112
Equivalents Held by Trustee Entrance Fee Deposits	1,550,112	-	-	-	-	94,519
Accounts Receivable, Net	1,242,458	-	-	-	-	1,242,458
Accounts Receivable, Related Party	1,242,436	-	-	-	(165,677)	1,242,430
Entrance/Membership Fees Receivable	261,661	-	1.316.017	-	(103,077)	1,577,678
Prepaid Expenses and Other	201,001	-	6,010,017	•		1,377,070
Current Assets	1,016,314	-	6,867	27,041		1,050,222
Total Current Assets	10,105,279	22,622	4,803,789	31,004	(165,677)	14,797,017
INVESTMENTS						
Investments	18,769,444	4,247,033	7,849,016	-	•	30,865,493
Investments Held by Trustee	3,937,012				-	3,937,012
Total Investments	22,706,456	4,247,033	7,849,016	-	-	34,802,505
PROPERTY AND EQUIPMENT, AT COST						
Land and Improvements	4,385,745	-	315,692	4,891,120	-	9,592,557
Buildings and Improvements	160,292,291	-	545,793	-		160,838,084
Furniture, Fixtures, and Equipment	9,507,474	77,333	99,237	-	10	9,684,044
Vehicles	123,800	-	-	-		123,800
Construction in Progress	393,080		-	-	-	393,080
Total Property and Equipment	174,702,390	77,333	960,722	4,891,120	-	180,631,565
Less: Accumulated Depreciation	83,354,175	24,733	501,810	-		83,880,718
Net Property and Equipment	91,348,215	52,600	458,912	4,891,120	-	96,750,847
OTHER ASSETS						
Deferred Compensation Investments	96,782	-	1	-	-	96,782
Beneficial Interest in Perpetual Trusts	4,810,962		10	-	-	4,810,962
Investment in Limited Partnerships	534,963	-		-	-	534,963
Investment in Seabury at						
Powder Forest, LLC	-	2,461,062	2,461,062	-	(4,922,124)	-
Pledges and Other Receivable	62,500	68,888				131,388
Total Other Assets	5,505,207	2,529,950	2,461,062	-	(4,922,124)	5,574,095
Total Assets	\$ 129,665,157	\$ 6,852,205	\$ 15,572,779	\$ 4,922,124	\$ (5,087,801)	\$ 151,924,464

# SEABURY, INC. AND SUBSIDIARIES CONSOLIDATING SCHEDULE OF FINANCIAL POSITION (CONTINUED) SEPTEMBER 30, 2022

LIABILITIES AND NET ASSETS	Church Home of Hartford Incorporated	Seabury Charitable Foundation, Inc.	Seabury At Home, Inc.	Seabury at Powder Forest, LLC	Eliminations	Total
CURRENT LIABILITIES Current Portion of Bonds Payable	\$ 1,155.000	s -	<b>\$</b> -	\$-	\$-	\$ 1,155,000
Current Portion of Capital Leases Accounts Payable and	40,135	•	•	-	•	40,135
Accrued Expenses Accounts Payable, Related Party	2,630,710	16,449 -	46,199 165,677	-	- (165,677)	2,693,358
Entrance Fee Deposits Deferred Revenue	94,519 274,163	-	-	-	-	94,519 274,163
Total Current Liabilities	4,194,527	16,449	211,876	-	(165,677)	4,257,175
ANNUITIES PAYABLE	-	189,469	-	-	-	189,469
BONDS PAYABLE, NET OF CURRENT PORTION AND BOND FINANCING COSTS	78,357,245	-	-		-	78,357,245
DEFERRED COMPENSATION	96,782	-	-	-	-	96,782
REFUNDABLE AND NONREFUNDABLE						
ENTRANCE/MEMBERSHIP FEES Entrance/Membership Fees Refunds Payable	32,655,384	-	3,473,395	-	-	36,128,779
Nonrefundable Deferred Fees, Net Total Refundable and	26,941,026		11,826,364			38,767,390
Nonrefundable Deferred Entrance Fees	59,596,410	<u> </u>	15,299,759		<u> </u>	74,896,169
Total Liabilities	142,244,964	205,918	15,511,635	-	(165,677)	157,796,840
NET ASSETS Without Donor Restrictions	(18,663,010)	6,523,010	61,144	4,922,124	(4,922,124)	(12,078,856)
With Donor Restrictions Total Net Assets	6,083,203 (12,579,807)	<u> </u>	61,144	4,922,124	(4,922,124)	6,206,480 (5,872,376)
Total Liabilities and Net Assets	\$ 129,665,157	\$ 6,852,205	\$ 15,572,779	\$ 4,922,124	<u>\$ (5,087,801)</u>	\$ 151,924,464

# SEABURY, INC. AND SUBSIDIARIES CONSOLIDATING SCHEDULE OF FINANCIAL POSITION SEPTEMBER 30, 2021

	(	nurch Home of Hartford icorporated	0	Seabury Charitable oundation, inc.		Seabury M Home, Inc.		eabury at Powder Forest, LLC	Eliminations		Total
ASSETS					· · · ·						
CURRENT ASSETS											
Cash and Cash Equivalents	\$	5,840,026	s	69,223	\$	3,191,347	s	1,278	s -	s	9,101,874
Restricted Cash and Cash	- C		•	001440	•	of to flo fr	-	112.0	•		0,101,071
Equivalents Held by Trustee		1,567,919				24		20	2		1,567,919
Entrance Fee Deposits		236,855		-		-		-	-		236,855
Accounts Receivable, Net		2,032,573		-		-		-	-		2,032,573
Accounts Receivable, Related Party		345,574		-		-		-	(345,574)		-
Entrance/Membership Fees Receivable		914		-		1,778,612		-	· · · ·		1,779,526
Prepaid Expenses and Other											
Current Assets		1,826,885		- 2		6,986		27,042	-		1,860,913
Total Current Assets	_	11,850,746		69,223		4,976,945		28,320	(345,574)		16,579,660
INVESTMENTS											
Investments		18,765,866		5,532,519		7,211,459		-	-		31,509,844
Investments Held by Trustee		4,019,907				-		-	-		4,019,907
Total Investments		22,785,773	_	5,532,519		7,211,459		-	-		35,529,751
PROPERTY AND EQUIPMENT, AT COST											
Land and Improvements		4,385,745		•		315,692		4,891,120	-		9 592,557
Buildings and Improvements		158,744,866		-		545,793		-	*		159,290,659
Furniture, Fixtures, and Equipment		9,918,895		77,333		99,237		- FS			10,095,465
Vehicles		199,795						•	-		199,795
Construction in Progress	_	393,080						-	<u> </u>		393,080
Total Property and Equipment		173,642,381		77,333		960,722		4,891,120	-		179,571,556
Less: Accumulated Depreciation Net Property and Equipment		76,176,513 97,465,868	_	<u>19,550</u> 57,783	-	487,723		-		-	76,683,786
Net Property and Equipment		97,400,808		57,783		472,999		4,891,120	-		102,887,770
OTHER ASSETS											
Deferred Compensation Investments		353,052				-		20	-		353,052
Beneficial Interest in Perpetual Trusts		6,248,143		-		-			-		6,248,143
Investment in Limited Partnerships		435,218		-		12			-		435,218
Investment in Seabury at											
Powder Forest, LLC		-		2,459,720		2 459,720		-	(4,919,440)		-
Pledges and Other Receivable		62,500		68,888				50	693		131,388
Total Other Assets		7,098,913		2,528,608		2,459,720		-	(4,919,440)	-	7,167,801
Total Assets	\$	139,201,300	<u></u>	8,188,133	<b>\$</b> 1	15,121,123	\$	4,919,440	\$ (5,265,014)	s	162,164,982

# SEABURY, INC. AND SUBSIDIARIES CONSOLIDATING SCHEDULE OF FINANCIAL POSITION (CONTINUED) SEPTEMBER 30, 2021

LIABILITIES AND NET ASSETS	Church Home of Hartford Incorporated	Seabury Charitable Foundation, Inc.	Seabury At Home, Inc.	Seabury at Powder Forest, LLC	Eliminations	Total
LIABILITIES AND NET ASSETS						
CURRENT LIABILITIES Current Portion of Bonds Payable Current Portion of Capital Leases Accounts Payable and	\$ 1,100,000 120,924	\$ - -	\$- -	\$ - -	\$ - -	\$ 1,100,000 120,924
Accrued Expenses Accounts Payable, Related Party	2,659,229	25,420	45,824 345,574	-	- (345,574)	2,730,473
Entrance Fee Deposits	236,855		545,574		(545,574)	236,855
Total Current Liabilities	4,117,008	25,420	391,398	<u> </u>	(345,574)	4,188,252
ANNUITIES PAYABLE	-	217,095	-		-	217,095
BONDS PAYABLE, NET OF CURRENT PORTION AND BOND FINANCING COSTS	79,496,865			-	-	79,496,865
CAPITAL LEASES, NET OF CURRENT PORTION	40,745	-	-		-	40,745
DEFERRED COMPENSATION	353,052			-	-	353,052
REFUNDABLE AND NONREFUNDABLE ENTRANCE/MEMBERSHIP FEES						
Entrance/Membership Fees Refunds Payable	33,259,077	-	3,485,436	-	-	36,744,513
Nonrefundable Deferred Fees, Net Total Refundable and Nonrefundable Deferred	27,254,746		10,421,998			37,676,744
Entrance Fees	60,513,823	<u> </u>	13,907,434			74,421,257
Total Liabilities	144,521,493	242,515	14,298,832	-	(345,574)	158,717,266
NET ASSETS Without Donor Restrictions	(12,985,780)	7,831,112	822,291	4,919,440	(4,919,440)	(4,332,377)
With Donor Restrictions	7,665,587	114,506			-	7,780,093
Total Net Assets	(5,320,193)	7,945,618	822,291	4,919,440	(4,919,440)	3,447,716
Total Liabilities and Net Assets	\$ 139,201,300	<u>\$ 8,188,133</u>	\$ 15,121,123	\$ 4,919,440	\$ (5,265,014)	<u>\$ 162,164,982</u>

SEABURY, INC. AND SUBSIDIARIES CONSOLIDATING SCHEDULE OF ACTIVITIES AND CHANGES IN NET ASSETS YEAR ENDED SEPTEMBER 30, 2022

	Church Ho	Church Home of Hartford Incorporated	corporated	Seabury C	Seabury Charitable Foundation, Inc.	tion, Inc.	Seabury At Home, Inc.	Seabury at Powder Forest, LLC		
	Without Donor Restrictions	With Donor Restrictions	Total	Without Donor Restrictions	With Donor Restrictions	Total	Without Donor Restrictions	Without Donor Restrictions	Fliminations	Total
REVENUES, GAINS, AND OTHER SUPPORT										-
Health Center Patients, Net of Contractuals	\$ 8,941,185	े \$	\$ 8,941,185	er Gr	۰ ج	•	•	•	\$ (78,524)	\$ 8,862,661
Assisted Living Services	2,816,247	1	2,816,247		•	•	•	÷.	'	2,816,247
Resident Services	16,803,489		16,803,489		'	•	•	1	(552,574)	16,250,915
Home Health Revenue (Expense)	(2,246)	•	(2 246)	0	'	'	906,431		,	904,185
Seabury At Home, Inc. Revenue		X	•	2.4		'	1,198,847		,	1,198,847
Services to Seabury At Home Inc.	2,042,559	•	2,042,559	•	1	'	•		(2,042,559)	•
Amortization of Nonrefundable Deferred Fees	3,594,766	•	3,594,766			'	1,075,503	•	•	4,670,269
Investment Income (Loss)	1,117,669	208,821	1,326,490	348,248	•	348,248	(202,302)	'	107,316	1,579,752
Other Income	2,377,421	0	2,377,421	95,772	•	95,772	586,001	1	(180,031)	2,879,163
Contributions and Gifts		2	2	138,442	12,046	150,488	•	•	1	150,488
Contributions from the Seabury Charitable										
Foundation, Inc.	323,780	3	323 780	×	•	•	•	•	(277,063)	46,717
Net Assets Released from Restrictions	•	•	N.	3,275	(3,275)	۱	•	•	81	
Total Revenues, Gains, and Other Support	38,014,870	208.821	38,223,691	585,737	8,771	594,508	3,564,480	1	(3,023,435)	39,359,244
EXPENSES										
Medical and Other Resident Care	8.904.378	•	8,904,378	•			2.577.796	4	(2.553.888)	8.928.286
General and Administrative	11.784.579	2	11.784.579	478.892		478 RG2	1 036 914	107 316	(576 B63)	12 830 838
Dielarv	3 748 920	0.3	3 748 920	100-0		1000				3 748 000
Renairs and Maintenance	3 445 210		3 445 210							2 445 210
	017'01C 1	2	1 270 474	I	I	I	•	•		
increase European Alat	201 300 1		F1F,012,1			•	•	•		+ 1+'0'2'-
Interest cypense, wet	184 000 4	5.S	4,000,437	' (C	•	- cc	- 100 7 7	1	L	4,005,497
Lepreciation	969,196,1	*	909,790,7	5,185	'	5,183	14,08/	1	'	7,586,926
Total Expenses	40,786,714	•	40,786,714	484,075	ľ	484,075	3,628,797	107.316	(3,130,751)	41,876,151
INCOME (LOSS) FROM OPERATIONS	(2,771,844)	206,821	(2,563,023)	101,662	8,771	110,433	(64,317)	(107,316)	107,316	(2,516,907)
Change in Net Unrealized Gain on Investments	(2.905.386)	(354,024)	(3.259.410)	(1,409,764)		(1,409.764)	(696,830)	,		(5.366.004)
Change in Interest in Perpetual Trusts		(1,437,181)	(1,437,181)	•	•	200 T	ſ	'	2	(1,437,181)
CHANGE IN NET ASSETS	(5,677,230)	(1,582,384)	(7,259,614)	(1,308,102)	8,771	(1,299,331)	(761,147)	(107,316)	107 316	(9,320,092)
Net Assets - Beginning of Year	(12,985,780)	7,665,587	(5,320,193)	7,831,112	114,506	7,945,618	822,291	4,919,440	(4,919,440)	3,447,716
Contributions from Members	•	•	•	9	э́е	1	•	110,000	(110,000)	
NET ASSETS - END OF YEAR	\$ (18,663,010)	\$ 6,083,203	\$ (12,579,807)	\$ 6,523,010	\$ 123,277	\$ 6,646,287	\$ 61,144	\$ 4,922,124	\$ (4,922,124)	\$ (5,872,376)

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SEABURY, INC. AND SUBSIDIARIES CONSOLIDATING SCHEDULE OF ACTIVITIES AND CHANGES IN NET ASSETS YEAR ENDED SEPTEMBER 30, 2021

	Church Ho	Church Home of Hardford Incorporated	broorated	Seabury O	Seabury Charitable Foundation. Inc.	tion. Inc.	Seabury At Home. Inc.	Seabury at Powder Forest, LLC		
	Without Donor	With Donor		Without Donor	With Donor		Without Donor	Without Donor		
	Restrictions	Restrictions	Total	Restrictions	Restrictions	Total	Restrictions	Restrictions	Eliminations	Total
REVENUES, GAINS, AND OTHER SUPPORT Houth Conter Definite Mat of Contractuals	\$ 660 538		S R.660 538	u.					\$ (136.212)	\$ 8533.326
		•			•	•	•	•		
Assisted Living Services Decident Services	2,/19,/30 16 R05 741	• •	16,805,741		• •	, ,			(239.829)	16.565.912
	116 2251		(16 235)	•			747 684	•		731 449
Seahiny At Home Inc. Revenue	-		-		ŀ	,	1.008.837	•		1.008,837
Services to Seahiny At Home Inc.	1 639 844	<i></i>	1 639 844	•		'	•	•	(1.639.844)	•
Amortization of Nonrefundable Deferred Fees	3,579,961		3.579,961	•		ı	1,178,366	•	•	4,758,327
Investment Income	588,546	177,757	766,303	128,625	'	128,625	51,413	•	108,152	1,054,493
Other Income (Expense)	1,902,703	1	1,902,703	(73,566)	•	(73,566)	381,219	•	(47,489)	2,162,867
Paycheck Protection Program Loan Forgiveness	3,208,620	14	3,208,620		4	•	•	•	•	3,208,620
Contributions and Gifts	2,322	Ē	2,322	231,031	1,832	232,863	•	•	•	235,185
Contributions from the Seabury Charitable										
Foundation, Inc.	301,020	•	301,020	•	1	•	ı	1	(301,020)	•
Net Assets Released from Restrictions	·	ä		1,194	(1,194)	·	1	'	'	·
Total Revenues, Gains, and Other Support	39,401,790	177,757	39,579,547	287,284	638	287,922	3,367,519	•	(2,256,242)	40,978,746
EXPENSES										
Medical and Other Resident Care	8,652,031	1	8,652,031	ı	8	•	1,980,190		(1,955,616)	8,676,605
General and Administrative	11,152,388	·	11,152,388	349,389	•	349,389	708,985	108,154	(408,780)	11,910,136
Dietary	3,129,299	•	3,129,299	I	•	•	•	I	•	3,129,299
Repairs and Maintenance	2,895,482	1	2,895,482	•	1	•	•	ŧ	•	2,895,482
Housekeeping and Laundry	1,162,893	I	1,162,893	ı	•	•	•	•	•	1,162,893
Interest Expense, Net	4,115,394	r	4,115,394	, co, r		' Q ' H	- roc cc	•	•	4,110,394
Depreciation	7,621,965	'	CGE 1.29 /	5 183	4	0,183	22,304			1 1049,402
Total Expenses	38,729,452	·	38,729,452	354,572		354,572	2 711 479	108,154	(2,364,396)	39,539,261
INCOME (LOSS) FROM OPERATIONS	672,338	177,757	850,095	(67,288)	638	(66,650)	656,040	(108,154)	108,154	1,439,485
Change in Nel Unrealized Gain on Investments	1,044,654	25,912	1,070,566	683,080	•	683,080	106,499	I		1,860,145
Change in Interest in Perpetual Trusts		992,760	992,760	ľ	•		,	ľ	'	992,760
CHANGE IN NET ASSETS	1,716,992	1,196,429	2,913,421	615,792	638	616,430	762,539	(108.154)	108,154	4,292,390
Net Assets - Beginning of Year	(14,702,772)	6,469,158	(8,233,614)	7,215,320	113,868	7,329,188	59,752	4,919,594	(4,919,594)	(844,674)
Contributions from Members	1	ľ			'			108,000	(108,000)	•
NET ASSETS - END OF YEAR	\$ (12,985,780)	\$ 7,665,587	\$ (5,320,193)	\$ 7,831,112	\$ 114,506	\$ 7,945,618	\$ 822.291	\$ 4,919,440	\$ (4,919,440)	\$ 3,447,716
				h						

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	Church Home of Hartford Incorporated	Seabury Charitable Foundation, Inc.	Seabury At Home, Inc.	Seabury at Powder Forest, LLC	Eliminations		Total
CASH FLOWS FROM OPERATING ACTIVITIES Change in Net Assets Adjustments to Reconcile Change in Net Assets to Net Cash	\$ (7,259,614)	\$ (1,299,331)	\$ (761,147)	\$ (107,316)	\$ 107,316	64	(9,320,092)
Provided (Used) by Operating Activities: Proceeds from Entrance/Membership Fees, Net of Refunds Denceastion	2,677,353 7.567,656	5.183	2,467,828 14,087				5,145,181 7 586 926
Bad Debt Expense	32,567			1			32,567
Loss on Disposal of Property	107,208	r	1	•	•		107,208
Amortization of Bond Financing Costs Amortization of Bond Premium	91,664 776 284V	•	•		a 1		91,664 /76 284)
Amortization of Nonrefundable Deferred Fees	(3.594.766)	•	(1.075.503)				(4.670.269)
Change in Net Unrealized Loss on Investments	3,259,410	1,409,764	696,830	'	r		5,366,004
Change in Interest in Perpetual Trusts Loss on Investment in Seabury at Powder Forest, LLC	1,437,181	53,658	53,658		- (107.316)		1,437,181 -
(Increase) Decrease in Operating Assets:		·					
Entrance Fee Deposits Accounts Descrively and Pladace Descrively	142,336		•	•	•		142,336 757 546
Accounts Receivable. Related Party	179.897	• •			(179.897)		o+c'/c/
Entrance/Membership Fees Receivable	(260,747)	•	462,595	,	-		201,848
Prepaid Expenses and Other Current Assets	810,571	•	119	-	'		810,691
Increase (Decrease) in Operating Liabilities:							
Accounts Payable and Accrued Expenses	(32,943)	(8,971)	375	ſ	- 709 07 1		(41,539)
Accounts Fayaore, Related Farity Deferred Revenue	274 163			r (			274 163
Entrance Fee Deposits	(142,336)				1		(142,336)
Annuities Payable	4	(27,626)	r	,	•		(27,626)
Net Cash Provided (Used) by Operating Activities	5,970,864	132,677	1,678,945	(107,315)	•		7,675,171
CASH PURCHASES FROM INVESTING ACTIVITIES Purchases of Investments and Cash and Investments Held by Trustee, Net Investment In Cash Investment Excess 11.0	(3,279,838)	(124,278) /AF 0001	(1,334,387) (55.000)	1	110,000		(4,738,503)
Increase in Accounts Pavable and Accrued Expenses Related to Construction	4.424	- -	- -		-		4 474
Purchases of Property and Equipment Proceeds from Sale of Proverty and Equipment	(1,598,211)						(1,598,211)
Net Cash Used by Investing Activities	(4,832,625)	(179,278)	(1,389,387)	•	110,000		(6,291,290)
CASH FLOWS FROM FINANCING ACTIVITIES Principal Payments on Bonds Payable Principal Payments on Capital Leases	(1,100,000) (121,534)			, ,			(1,100,000) (121,534)
Contributions from Members Net Cash Provided (Used) by Financing Activities	(1,221,534)	1		110,000	(110,000)		(1.221.534)
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH	(83,295)	(46,601)	289,558	2,685			162,347
Carth, Cash Equivalents, and Restricted Cash - Beginning of Year	7,407,945	69,223	3,191,347	1,278			10,669,793
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH - END OF YEAR	\$ 7,324,650	\$ 22,622	\$ 3,480,905	\$ 3,963	ت ج	\$	10,832,140

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SEABURY, INC. AND SUBSIDIARIES CONSOLIDATING SCHEDULE OF CASH FLOWS YEAR ENDED SEPTEMBER 30, 2021

	ਦ • ਵ	Church Home of Hartford Incorporated	"O no	Seabury Charitable Foundation, Inc.	At .	Seabury At Home, Inc.	Pow	Seabury at Powder Forest, LLC	Ē	Eliminations	Total
CASH FLOWS FROM OPERATING ACTIVITIES Change in Net Assets Adjustments to Reconcile Change in Net Assets to Net Cash	\$	2,913,421	Ś	616,430	\$9	762,539	\$	(108,154)	Ś	108,154	\$ 4,292,390
Provided (Used) by Operating Activities: Proceeds from Entrance/Membership Fees, Net of Retunds		1,690,871		4		2,341,034		÷		,1.)	4,031,905
Depreciation		7,621,965		5,183		22,304		Ĩ			7,649,452
Bad Debt Expense		59,090		1		63		I		1	59,090
Loss on Disposal of Property		53,934 04 665		<u>x</u> =		¥ 7		•		t	03,934
Amortization of Bond Financing Costs Amortization of Bond Pramitim		31,000 (76.283)		. )						• •	(76,283)
Amortization of Nonrefundable Deferred Fees		(3,579,961)		· )		(1,178,366)		•		() <b>·</b>	(4,758,327)
Change in Net Unrealized Gain on Investments		(1,070,566)		(683,080)		(106,499)		•		•	(1,860,145)
Change in Interest in Perpetual Trusts Loss on Investment in Seability at Powder Forest TLC		- (ng/ 766)		54.077		54.077				- (108.154)	(ng/'766)
Forgiveness of Paycheck Protection Program Note Payable		(3,208,620)						•			(3,208,620)
(Increase) Decrease In Operating Assets:											
Entrance Fee Deposits		(809'6/)		•		•		,		•	(79,658)
Accounts Receivable and Pleoges Receivable		(230,200)				• •		• •		101 212	(voz,vez)
Accounts recervable, retated rang Entrance/Membership Fees Receivable		(914)		9		(834.161)		1		1 1 1 2	(835.075)
Prepaid Expenses and Other Current Assets		(892,604)		X.		(212)		(270)		'	(893,086)
Increase (Decrease) in Operating Liabilities.											
Accounts Payable and Accrued Expenses		274,162		19,357		21,663		•		-	315,182
Accounts Payable, Related Party		-		1		212,101				(212,101)	
Deterred Revenue Entrance Fee Dennsits		79.658		• •		• •				•	(444,173) 79.658
		2		89.548		С.		'		1	89.548
Net Cash Provided (Used) by Operating Activities		2,047,755		101,515		1,183,591		(108,424)		ľ	3,224,437
CASH PURCHASES FROM INVESTING ACTIVITIES											
(Purchases) Sales of Investments and Cash and Investments Held by Trustee, Net Investment in Section of Dourder Except 11 C		(1,998,655)		10,575		(7,104,960) (54,000)		• •		- 108.000	(9,093,040) -
Decrease in Accounts Payable and Accured Expenses Related to Construction		(76,735)		-		(applied)		•		5 B)	(76,735)
Purchases of Property and Equipment		(1,233,570)		3		•		•		1	(1,233,570)
Proceeds from Sale of Property and Equipment		63,000		142 4251		- 159 0601				100 000	63,000
INER CASH OSED BY RIVESHIR ACHIVES		(000,047,0)		(074-04)				į.			(0+0'0+0'01)
CASH FLOWS FROM FINANCING ACTIVITIES		100000000									11 050 0001
Principal Payments on Canital Leases		(114.422)		••		1 1		• •			(114.422)
Principal payments on Paycheck Protection Program note payable		(70,501)		,		I		ı		'	(70,501)
Contributions From Members				'		ı		108,000		(108,000)	
Net Cash Provided (Used) by Financing Activities		(1,234,923)		ʻ		•		108,000		(108,000)	(1,234,923)
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS, AND RESTRICTED CASH		(2,433,128)		58,090		(5,975,369)		(424)		·	(8,350,831)
Cash, Cash Equivalents, and Restricted Cash - Beginning of Year		9 841 073		11,133		9,166,716		1,702		ʻ	19,020,624
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH - END OF YEAR	**	7,407,945	\$	69,223	୶	3,191,347	69	1,278	63	ſ	\$ 10,669,793

(40)

# EXHIBIT C

# **PRO FORMA FINANCIAL STATEMENTS**

# SEABURY AT HOME, INCORPORATED 2023 SOURCES & USE OF FUNDS

Seabury At Home's operating budget projects revenues of \$4,368,000 and \$3,873,000 of total expenses, for excess revenues over expenses of \$495,000. Major sources of funds include \$1,379,000 in monthly fees, \$886,000 personal care aide and \$1,178,000 earned member fees.

Major expenses for 2023 Fiscal Year include Seabury contracted services of \$1,778,000, outside contracted services - \$1,052,000, Assisted Living care - \$544,000 and Skilled Nursing - \$222,000.

Monthly fees increase for 2023 Fiscal Year is 4.50%. Estimated number of new members joining the program is forty-six for 2023FY, and forty for 2024 and 2025 Fiscal Years. For the next 3 years, on average eighteen members per year expected to leave the program to join Seabury or terminate the membership.

Seabury contracted services expected to increase 4.0% in next 2 years and 3% in 2025. Other operating expenses expected to increase by 3% for next 3 years.

# Seabury At Home Incorporated Forecasted Statements of Revenue and Expenses For the Years Ending September 30, 2023 - 2025

	BUDGET	FORECAST	FORECAST
	FYE 9/30/23	FYE 9/30/24	FYE 9/30/25
Revenue			
Monthly Fees	1,379,000	1,517,000	1,593,000
Wellness Pass	8,000	8,000	8,000
Long Term Care Insurance	610,000	628,000	647,000
Earned Member Fees	1,178,000	1,213,000	1,249,000
Life Line	9,000	9,000	9,000
Private Duty Personal Care	886,000	913,000	940,000
Investment Income	198,000	204.000	210,000
Other Income	75,000	77,000	79,000
Rent Income	25,000	<u>25,000</u>	<u>25,000</u>
Total Revenue	4,368,000	4,594,000	4,760,000
Expenses			
Seabury Contracted Services	1,778,000	1,849,000	1,904,000
Marketing/Public Relations	80,000	82,000	84,000
Skilled Nursing Permanent Care	222,000	229,000	236,000
Assisted Living Temporary Care	544,000	560,000	577,000
Contract Professional Services	1,052,000	1,084,000	1 117 000
Life Line	21,000	22,000	23,000
Supplies	4,000	4,000	4,000
Corporate Insurance - General	15,000	15,000	15,000
Depreciation	14,000	12,000	11,000
Real Estate Taxes	9,000	9,000	9,000
Accounting/Audit	8,000	8,000	8,000
Travel/Mileage Reimbursement	13,000	13,000	13,000
Dues/Licenses/Fees	19,000	20,000	21,000
Cell Phones	4,000	4,000	4,000
Transportation	4,000	4,000	4,000
Investment Fees	22,000	23,000	24,000
Other	13,000	13,000	13,000
Fitness Services	4,000	4,000	4,000
Rent	47.000	47,000	<u>47,000</u>
Total Expenses	3,873,000	4,002,000	4,118,000
Total Expenses	3,873,000	4,002,000	4,110,000
Net Income from Operations	495,000	592,000	642,000
Net Assets, Beginning of Year	955,000	1,450,000	2,042,000
Net Assets, End of Year	1,450,000	2,042,000	2,684,000

### 1/31/2023

### Seabury At Home Incorporated Forecasted Statements of Cash Flow For the Years Ending September 30, 2023 - 2025

	BUDGET FYE 9/30/23	FORECAST FYE 9/30/24	FORECAST FYE 9/30/25
Net Income	495,000	592,000	642,000
Adjustments:			
Depreciation	14,000	12,000	11,000
Earned Membership Fees	(1,178,000)	(1,213,000)	(1,249,000)
Membership Fees Received	2,700,000	2,781,000	2,864,000
Membership Fees Refunded	(1,000,000)	(1,030,000)	(1,061,000)
Changes in Current Liabilities	6,000	6,000	7,000
Changes in Current Assets	(39,000)	(68,000)	(100,000)
Net Cash Provided from (Used by) Operating Activities	998,000	1,080,000	1,114,000
Cash Flow from Investing Activities:			
Capital Improvements and Equipment	(400.000)	(004.000)	(240,000)
Purchase of Investments	(198,000)	(204,000)	(210,000)
Investment in Seabury at Powder Forest	(60,000)	(65,000)	(65,000)
Net Cash Used in Investing Activities	(258,000)	(269,000)	(275,000)
Cash Flow from Financing Activities:	0	0	0
Net Cash Used in Financing Activities	0	0	0
Annual Cash Flow	740,000	811,000	839,000
Cash Beginning of Year	4,375,000	5,115,000	5,926,000
Cash End of Year	5,115,000	5,926,000	6,765,000

#### 1/31/2023

### Seabury At Home Incorporated Forecasted Balance Sheets For the Years Ending September 30, 2023 - 2025

Access	BUDGET FYE 9/30/23	FORECAST <u>FYE 9/30/24</u>	FORECAST FYE 9/30/25
Assets			
Current Assets:			
Cash and Cash Equivalent	5,115,000	5,926,000	6,765,000
Investments	8,047,000	8 251 000	8,461,000
Accounts Receivable	1,355,000	1,423,000	1,523,000
Prepaid Expenses	3,000	3,000	3,000
Total Current Assets	14,520,000	15,603,000	16,752,000
Property, Plant and Equipment, Net	445,000	433,000	422,000
Investment in Seabury at Powder Forest	2,521,000	2,586,000	2,651,000
Total Assets	17,486,000	18,622,000	19,825,000
Liabilities and Net Assets			
Accounts Payable	214,000	220,000	227,000
Deferred Membership Fees	15,822,000	16,360,000	16,914,000
Net Assets	1,450,000	2,042,000	2,684,000
Total Liabilities and Net Assets	17,486,000	18,622,000	19,825,000

### 1/31/2023

### Seabury At Home Incorporated Growth Rate Assumptions For the Years Ending September 30, 2023 - 2025

	BUDGET FYE 9/30/23	FORECAST <u>FYE 9/30/24</u>	FORECAST FYE 9/30/25
Census			
Additional Annual Members	46	40	40
Member Transfers to Seabury	18	18	18
Revenue			
Monthly Fees Increase	4.50%	4.00%	3.25%
Membership Fees Increase	4.50%	3.00%	3.00%
Private Duty Nursing	0.00%	3.00%	3.00%
Private Duty Personal Care	0_00%	3.00%	3.00%
Expenses			
Salaries Expenses Increase	4.00%	4.00%	3.00%
Other Expenses Increase	3.00%	3.00%	3.00%

# Church Home of Hartford Incorporated Monthly/Daily Fee Increases

Budget Year Ending 9/30	Seabury ILU <u>% Increase</u>	Seabury SNF <u>% Increase</u>	Seabury AL <u>% Increase</u>	Seabury Meadows <u>% Increase</u>	Seabury At Home <u>% Increase</u>
1994	5.0	5.0	5.0		
1995	5.0	7.0	6.0		
1996	4.0	4.0	0.0		
1997	5.0	6.0	5.5		
1998	3.5	5.0	3.25		
1999	2.0	2.9	2.9		
2000	2.0	2.9	2.9		
2001	3.0	3.0	3.0		
2002	5.0	5.0	5.0		
2003	3.0	2.9	6.6		
2004	4.0	4.0	4.0		
2005	2.0	3.0	3.0	3.0	
2006	4.5	4.5	4.5	4.0	
2007	5.5	5.5	5.5	4.0	
2008	4.0	4.0	4.0	3.0	
2009	3.0	3.0	3.0	3.0	
2010	4.0	5.0	5.0	5.0	0.0
2011	3.0	5.0	3.0	3.0	0.0
2012	2.5	2.0	2.5	0.0	0.0
2013	3.0	3.0	3.0	3.0	2.0
2014	3.5	4.0	4.0	3.5	2.0
2015	3.5	4.0 4.0	4.0 4.0	3.5 4.0	2.0 2.0
2016 2017	3.5 3.5	4.0 4.0	4.0	4.0	2.0
2017	3.25	4.0	3.5	4.0	3.0
2018	3.25	4.0	4.0	4.0	3.0
2019	3.5	4.0	4.0	4.0	2.0
2020	3.25	3.25	3.25	0.0	3.0
2022	3.25	3.25	3.25	0.0	3.0
2022	4.0	4.0	4.0	0.0	4.5
Average last five years	3.45	3.70	3.70	1.60	3.10
Average since inception	3.58	4.04	3.86	2.89	2.04

# SEABURY

DISCLOSURE STATEMENT DATA
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Increase	Monthly	Entry Fees	Entry Fees	Entry Fees
Effective	Fees	Plan A / Plan	Plan B / Plan	Plan C / Plan
Date	% Increase	2%/0%	95% / 85% / 80%	67% / 50%
		% Increase	% Increase	% Increase
10/01/1993	5.00%	0.00%	0.00%	0.00%
10/01/1994	5.00%	4.00%	4.00%	4.00%
10/01/1995	4.00%	3.50%	6.00%	2.80%
10/01/1996	5.00%	0.00%	0.00%	0.00%
10/01/1997	3.50%	0.00%	10.00%	0.00%
10/01/1998	2.00%	5.00%	10.00%	5.00%
10/01/1999	2.00%	2.90%	2.90%	2.90%
10/01/2000	3.00%	3.00%	3.00%	3.00%
10/01/2001	5.00%	5.00%	5.00%	5.00%
10/01/2002	3.00%	3.00%	Plan 85%	3.00%
			Implemented	
10/01/2003	4.00%	4.00%	4.00%	4.00%
10/01/2004	2.00%	2.00%	2.00%	2.00%
10/01/2005	4.50%	4.50%	4.50%	4.50%
10/01/2006	5.50%	5.50%	5.50%	5.50%
10/01/2007	4.00%	4.00%	4.00%	4.00%
10/01/2008	3.00%	2.00%	2.00%	2.00%
10/01/2009	4.00%	3.00%	3.00%	3.00%
10/01/2010	3.00%	3.00%	3.00%	3.00%
10/01/2011	2.50%	0.00%	0.00%	0.00%
10/01/2012	3.00%	0.00%	0.00%	0.00%
10/01/2013	3.50%	0.00%	0.00%	0.00%
10/01/2014	3.50%	2.00%	2.00%	2.00%
10/01/2015	3.50%	2.00%	2.00%	2.00%
10/01/2016	3.50%	2.00%	2.00%	2.00%
10/01/2017	3.25%	2.00%	2.00%	2.00%
10/01/2018	3.25%	2.00%	2.00%	2.00%
02/01/2019		Plan 0%	Plan 80%	
		Implemented	Implemented	
10/01/2019	3.50%	3.00%	3.00%	3.00%
10/01/2020	3.25%	3.00%	3.00%	3.00%
10/01/2021	3.25%	3.00%	3.00%	3.00%
10/01/2022	4.00%	4.00%	4.00%	4.00%
02/01/2023				Plan 50%
				Implemented

# **EXHIBIT D**

# MEMBERSHIP FEES/PERIODIC CHARGES

PAYMENT OF MEMBERSHIP FEE OR OTHER TRANSFER OF ASSETS PURSUANT TO A LIFE PLAN CONTRACT (CONTINUING CARE CONTRACT) MAY HAVE SIGNIFICANT TAX CONSEQUENCES. ANY PERSON CONSIDERING SUCHPAYMENT OR TRANSFER MAY WISH TO CONSULT A QUALIFIED ADVISOR.



# **Platinum Plan**

80% Refundable Option 100% Coverage of both Home- and Facility-Based Care (Assisted Living, Memory Care and Skilled Nursing) \$551 Single Monthly Fee

<u>Age</u>	Membership Fee	Age	Membership Fee
50	\$54,122	70	\$114,315
51	\$55,017	71	\$119,916
52	\$55,914	72	\$125,519
53	\$56,810	73	\$131,121
54	\$57,706	74	\$136,725
55	\$58,604	75	\$142,325
56	\$61,069	76	\$149,587
57	\$63,534	77	\$156,848
58	\$65,997	78	\$164,111
59	\$68,464	79	\$171,372
60	\$71,433	80	\$178,633
61	\$75,465	81	\$189,074
62	\$79,494	82	\$199,513
63	\$83,528	83	\$209,951
64	\$87,562	84	\$220,389
65	\$91,595	85	\$230,831
66	\$96,139	86	\$243,826
67	\$100,682	87	\$256,821
68	\$106,490	88	\$270,433
69	\$109,771	89	\$284,766



# Gold Plan

No Refund Option 100% Coverage of both Home- and Facility-Based Care (Assisted Living, Memory Care and Skilled Nursing) \$551 Single Monthly Fee

<u>Age</u>	Membership Fee	Age	Membership Fee
50	\$25,990	70	\$65,935
51	\$28,142	71	\$67,615
52	\$30,297	72	\$69,292
53	\$32,450	73	\$70,969
54	\$34,603	74	\$72,645
55	\$36,759	75	\$74,324
56	\$38,911	76	\$77,297
57	\$41,063	77	\$80,389
58	\$43,217	78	\$83,604
59	\$45,372	79	\$86,949
60	\$47,525	80	\$90,427
61	\$49,468	81	\$94,044
62	\$51,417	82	\$97,805
63	\$53,361	83	\$101,718
64	\$55,308	84	\$105,786
65	\$57,251	85	\$110,018
66	\$58,988	86	\$114,418
67	\$60,725	87	\$118,995
68	\$62,463	88	\$123,755
69	\$64,200	89	\$128,705



# Gold<sup>Plus</sup> Plan

No Refund Option 100% Coverage of both Home- and Facility-Based Care (Assisted Living, Memory Care and Skilled Nursing)

<u>Age</u>	Membership Fee	Age	Membership Fee
50	\$25,990	70	\$65,935
51	\$28,142	71	\$67,615
52	\$30,297	72	\$69,292
53	\$32,450	73	\$70,969
54	\$34,603	74	\$72,645
55	\$36,759	75	\$74,324
56	\$38,911	76	\$77,297
57	\$41,063	77	\$80,389
58	\$43,217	78	\$83,604
59	\$45,372	79	\$86,949
60	\$47,525	80	\$90,427
61	\$49,468	81	\$94,044
62	\$51,417	82	\$97,805
63	\$53,361	83	\$101,718
64	\$55,308	84	\$105,786
65	\$57,251	85	\$110,018
66	\$58,988	86	\$114,418
67	\$60,725	87	\$118,995
68	\$62,463	88	\$123,755
69	\$64,200	89	\$128,705

The discounted monthly fee varies depending on the long-term care insurance policy maintained by the Member. A Gold<sup>Plus</sup> Member must maintain a long-term care insurance policy that meets <u>Program Criteria</u> in exchange for a discounted monthly fee. A change from the Gold<sup>Plus</sup> Plan to the Gold Plan, at any time, will necessitate additional fees, based on the difference between the discounted monthly fee and the current monthly fee for the Gold Plan. These fees will be retroactive from the "Membership Date". As a Gold<sup>Plus</sup> Member, if you receive Home- and/or Facility-Based services, Seabury At Home will pay the difference between the per day cost of services and the covered amount you are eligible for under your long term care policy.



# **Silver Plan**

No Refund Option 30% Co-Pay of both Home- and Facility-Based Care (Assisted Living, Memory Care and Skilled Nursing) \$482 Single Monthly Fee

<u>Age</u>	<u>Membership Fee</u>	Age	Membership Fee
50	\$18,491	70	\$45,614
51	\$19,817	71	\$46,796
52	\$21,141	72	\$47,979
53	\$22,468	73	\$49,161
54	\$23,794	74	\$50,344
55	\$25,118	75	\$51,524
56	\$26,628	76	\$53,585
57	\$28,137	77	\$55,728
58	\$29,648	78	\$57,957
59	\$31,159	79	\$60,276
60	\$32,670	80	\$62,687
61	\$34,036	81	\$65,194
62	\$35,404	82	\$67,802
63	\$36,769	83	\$70,514
64	\$38,134	84	\$73,335
65	\$39,501	85	\$76,268
66	\$40,724	86	\$79,319
67	\$41,945	87	\$82,492
68	\$43,168	88	\$85,791
69	\$44,392	89	\$89,223



# **Sterling Plan**

No Refund Option Daily Cap on Home-Based Care\* \$396 Single Monthly Fee

<u>Age</u>	Membership Fee	Age	Membership Fee
50	\$4,924	70	\$26,210
51	\$5,555	71	\$27,701
52	\$6,183	72	\$29,194
53	\$6,814	73	\$30,690
54	\$7,446	74	\$32,186
55	\$8,077	75	\$33,678
56	\$8,709	76	\$35,025
57	\$9,336	77	\$36,426
58	\$9,968	78	\$37,883
59	\$10,596	79	\$39,398
60	\$11,229	80	\$40,974
61	\$12,711	81	\$42,613
62	\$14,193	82	\$44,318
63	\$15,676	83	\$46,091
64	\$17,157	84	\$47,934
65	\$18,640	85	\$49,852
66	\$20,151	86	\$51,846
67	\$21,666	87	\$53,920
68	\$23,180	88	\$56,076
69	\$24,695	89	\$58,319

\* A Sterling Member will have a "Daily Cap" for Home Care using the then current market rate cost of a Studio apartment at Seabury's highest level of Assisted Living/Memory Support.



# Copper Plan No Refund Option 50% Co-Pay of Home-Based Care \$311 Single Monthly Fee

Membership Fee	Age	Membership Fee
\$4,603	70	\$16,332
\$5,124	71	\$16,981
\$5,642	72	\$17,632
\$6,163	73	\$18,284
\$6,681	74	\$18,933
\$7,201	75	\$19,589
\$7,720	76	\$20,373
\$8,239	77	\$21,187
\$8,758	78	\$22,035
\$9,281	79	\$22,916
\$9,797	80	\$23,833
\$10,444	81	\$24,786
\$11,089	82	\$25,778
\$11,735	83	\$26,809
\$12,380	84	\$27,881
\$13,028	85	\$28,997
\$13,688	86	\$30,156
\$14,348	87	\$31,363
\$15,008	88	\$32,617
\$15,670	89	\$33,922
	\$5,124 \$5,642 \$6,163 \$6,681 \$7,201 \$7,720 \$8,239 \$8,758 \$9,281 \$9,797 \$10,444 \$11,089 \$11,735 \$12,380 \$13,028 \$13,028 \$13,688 \$14,348 \$15,008	\$4,603 $70$ $$5,124$ $71$ $$5,642$ $72$ $$6,163$ $73$ $$6,681$ $74$ $$7,201$ $75$ $$7,720$ $76$ $$8,239$ $77$ $$8,758$ $78$ $$9,281$ $79$ $$9,797$ $80$ $$10,444$ $81$ $$11,089$ $82$ $$11,735$ $83$ $$12,380$ $84$ $$13,028$ $85$ $$13,688$ $86$ $$14,348$ $87$ $$15,008$ $88$



### **TitaniumCARE Plan**

No Refund Option 100% Coverage of Facility-Based Care (Assisted Living, Memory Care and Skilled Nursing) \$500 Single Monthly Fee

<u>Age</u>	Membership Fee	<u>Age</u>	<u>Membership Fee</u>
50	\$20,000	70	\$49,339
51	\$21,022	71	\$50,872
52	\$22,043	72	\$52,806
53	\$23,065	73	\$54,740
54	\$24,087	74	\$56,674
55	\$25,110	75	\$58,608
56	\$26,456	76	\$60,952
57	\$27,801	77	\$63,390
58	\$29,147	78	\$65,926
59	\$30,494	79	\$68,563
60	\$31,933	80	\$71,306
61	\$33,685	81	\$74,158
62	\$35,437	82	\$77,124
63	\$37,189	83	\$80,209
64	\$38,941	84	\$83,417
65	\$40,693	85	\$86,754
66	\$42,482	86	\$90,224
67	\$44,272	87	\$93,833
68	\$46,296	88	\$97,587
69	\$47,853	89	\$101,490



## <u>Titanium Plan</u>

No Refund Option (Daily Cap on Assisted Living and Memory Care)\* (Daily Cap on Skilled Nursing)\* \$500 Single Monthly Fee

Age	Membership Fee	Age	<u>Membership Fee</u>
50	\$15,000	70	\$37,006
51	\$15,766	71	\$38,156
52	\$16,532	72	\$39,607
53	\$17,299	73	\$41,058
54	\$18,065	74	\$42,509
55	\$18,832	75	\$43,960
56	\$19,842	76	\$45,718
57	\$20,851	77	\$47,547
58	\$21,861	78	\$49,449
59	\$22,871	79	\$51,427
60	\$23,951	80	\$53,484
61	\$25,265	81	\$55,623
62	\$26,579	82	\$57,848
63	\$27,893	83	\$60,162
64	\$29,207	84	\$62,569
65	\$30,521	85	\$65,072
66	\$31,863	86	\$67,674
67	\$33,205	87	\$70,381
68	\$34,723	88	\$73,197
69	\$35,891	89	\$76,124

\* A Titanium Member will have a "Daily Cap" for Assisting Living/Memory Care equaling 50% of Seabury's then current market rate cost of a Studio apartment. A Titanium Member will have a "Daily Cap" for Skilled Nursing equaling 50% of Seabury's market rate.

**EXHIBIT E** 

# PAYMENT PLANS

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# WEMBERSHIP PLAYS & SERVICES COVERED

TYPE OF SERVICE	PLATINUM	GOLD	GOLDPLUS	SILVER	STERLING	COPPER	TITANIUM CARE	TITANIUM
Personal Health Coordination	100%	100%	100%	100%	100%	100%	100%	100%
Emergency Response System	100%	100%	100%	100%	100%	100%	100%	100%
Annual Physical Exam & Health/ Wellness Programs	100%	100%	100%	100%	100%	100%	100%	100%
Biennial Home Inspection	100%	100%	100%	100%	100%	100%	100%	100%
Transportation (Medical)	100%	100%	100%	100%	100%	100%	0%	0%
HOME-BASED CARE								
Home Nurse Visits	100%	100%	100%	70%	Daily Cap**	50%	0%	0%
Home Health Aide	100%	100%	100%	70%	Daily Cap**	50%	0%	0%
Companion Services	100%	100%	100%	70%	Daily Cap**	50%	0%	0%
Live-in Companion (24 hr.)	100%	100%	100%	70%	Daily Cap**	50%	0%	0%
Adult Day Care	100%	100%	100%	70%	100%	50%	0%	0%
Delivered Meals/ Groceries	100%	100%	100%	70%	100%	50%	0%	0%
FACILITY-BASED CARE								Accentral Annual Accent
Assisted Living/ Memory Support	100%	100%	100%	70%	0%	0%	100%	Daily Cap**
Nursing Home Care	100%	100%	100%	70%	0%	0%	100%	Daily Cap**

\*Services Include Portability

\*\* Please refer to Fee Schedule for more details.

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# FLEXIBLE PLAN OPTIONS

Plan	Coverage	Refund
Platinum	100% Coverage Home- & Facility-Based Care	80% Refund
Gold	100% Coverage Home- & Facility-Based Care	0% Refund
Gold <sup>eus</sup>	100% Coverage Home- & Facility-Based Care	0% Refund & Integrates with Long-Term Care Insurance.
Silver	70% Coverage Home- & Facility-Based Care	0% Refund
Sterling	100% Coverage Home-Care Only Daily Cap on Home-Based Care*	0% Refund
Copper	50% Coverage Home-Care Only	0% Refund
Titanium	Daily Cap on AL/MC* Daily Cap on SNF* Facility-Based Care Only	0% Refund
TitaniumCARE	100% Coverage Facility-Based Care Only	0% Refund

\*Please refer to Fee Schedule for more details.

# WEYBERSHIP FEES APPLIED TO CAMPUS ENTRANCE FEES







Gold or Gold<sup>Plus</sup> - \$74,324 Silver - \$51,524 Sterling - \$33,678 Copper - \$19,589 TitaniumCARE - \$58,608 Titanium - \$43,960

Plan 0% · Campus Credit Equals 100% (Does not apply to Campus Plans 50% or 80%)

\*Fees Reflect 2022-2023 Pricing

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### EXHIBIT F

### STATEMENT OF ACTUARIAL OPINION

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415 Main Street Reisterstown, MD 21136-1905 410-833-4220 410-833-4229 (fax) www.continuingcareactuaries.com

### Seabury at Home

### Statement of Actuarial Opinion November 10, 2022

I, Dave Bond, am a Fellow of the Society of Actuaries, a member of the American Academy of Actuaries, the Managing Partner in the firm Continuing Care Actuaries, LLC, and I meet the qualification standards to render Statements of Actuarial Opinion for continuing care retirement communities. I have been retained by Seabury at Home to render a Statement of Actuarial Opinion, in accordance with Section 17b-527 of the Regulations implementing the Continuing Care Statutes, regarding the following actuarial projections included in Seabury at Home's 2022 Annual Financial Filing:

- Exhibit I Contract Termination Rates
- Exhibit II Average Age of Members
- Exhibit III Health Care Utilization Rates
- Exhibit IV Occupancy Rates
- Exhibit V Number of Health Care Admissions
- Exhibit VI Days of Care
- Exhibit VII Number of Permanent Transfers

I have examined the above items as shown in Seabury at Home's Annual Financial Filing. These items are attached to this Statement of Actuarial Opinion. In the course of my review, I relied upon the accuracy and completeness of data and supporting documentation prepared by Seabury at Home. In the course of my examination, nothing came to my attention that causes me to believe that the underlying data information is unreasonable or inappropriate. My examination included such review as I considered necessary of the data, methods, and underlying assumptions used by and the resulting actuarial projections reported by Seabury at Home with respect to the above items as shown in Seabury at Home's 2022 Annual Financial Filing.

In my opinion, the above items as shown in Seabury at Home's 2022 Annual Financial Filing:

- > are based upon methods which are consistent with sound actuarial principles and practices; and
- > are based upon methods and underlying assumptions that appear reasonable and appropriate in this instance.

Should you have any questions or concerns regarding this information, please do not hesitate to contact our offices.

Respectfully,

Dave Bond

Dave Bond, F.S.A., M.A.A.A. Managing Partner <u>dbond@continuingcareactuaries.com</u>

#### <u>Exhibit l</u>

### **Contract Termination Rates**

The home contract release rates for the most recently completed fiscal year, and anticipated for the next five years, are as follows:

<u>2022</u>	<u>2023</u>	<u>2024</u>	<u>2025</u>	<u>2026</u>	<u>2027</u>
4.1%	8.0%	8.2%	8.1%	8.1%	8.3%

# Average Age of Members

The projected average age for the next five years for members in their homes is as follows:

<u>2023</u>	<u>2024</u>	2025	2026	<u>2027</u>
81	81	82	82	83

### Health Care Utilization Rates

Health care utilization rates, including admission rates and days per 100 members by level of care for the most recently completed fiscal year, and anticipated for the next five years, are as follows:

Skilled Nursing Facility					
	<u>Utilizatio</u>	on Rate	Admissio	on Rate	Days per
<u>Year</u>	Patients	<u>%</u>	Patients	<u>%</u>	100 Members
2022	1.0	0.4%	0.0	0.0%	135
2023	7.1	2.4%	144.1	49.2%	865
2024	8.6	2.7%	159.0	51.1%	985
2025	9.2	2.8%	166.6	52.0%	1,026
2026	9.7	2.9%	175.3	53.3%	1,056
2027	10.3	3.0%	185.1	55.0%	1,094

Assisted Living Units					
	<u>Utilizatio</u>	n Rate	Admissio	on Rate	Days per
<u>Year</u>	Patients	<u>%</u>	Patients	<u>%</u>	100 Members
2022	4.5	1.7%	4.0	1.5%	609
2023	4.8	1.6%	1.9	0.6%	581
2024	3.5	1.1%	2.5	0.8%	399
2025	3.5	1.1%	2.4	0.8%	395
2026	3.9	1.1%	2.6	0.8%	419
2027	4.2	1.2%	2.8	0.8%	445

#### Exhibit IV

### Occupancy Rates

Occupancy rates for indepented living units for the most recently completed fiscal year, and anticipated for the next five years, are as follows:

<u>2022</u>	<u>2023</u>	<u>2024</u>	<u>2025</u>	<u>2026</u>	<u>2027</u>
N/A	N/A	N/A	N/A	N/A	N/A

### Number of Health Care Admissions

The number of health care admissions, by level of care, for the most recently completed fiscal year, and anticipated for the next five years, are as follows:

<u>Year</u>	Skilled Nursing	Assisted Living
2022	0.0	4.0
2023	144.1	1.9
2024	159.0	2.5
2025	166.6	2.4
2026	175.3	2.6
2027	185. <b>1</b>	2.8

### Days of Care

The number of days of care, by level of care, for the most recently completed fiscal year, and anticipated for the next five years, are as follows:

<u>Year</u>	Skilled Nursing	Assisted Living
2022	365	1,643
2023	2,591	1,740
2024	3,121	1,264
2025	3,352	1,290
2026	3,549	1,407
2027	3,765	1,531

### Number of Permanent Transfers

The number of permanent transfers to the skilled nursing or assisted living facility for the most recently completed fiscal year are:

	Transferring from:		
		Assisted	
Facility transferred to:	Member Home	Living	<u>Total</u>
Skilled Nursing	0.0	0.0	0.0
Assisted Living	4.0	N/A	4.0