BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC

Serento Rosa

STATE OF CALIFORNIA DEPARTMENT OF SOCIAL SERVICES

ANNUAL REPORT

CONTINUING CARE LICENSING DIVISION AND INDEPENDENT AUDITOR'S REPORT

FOR THE YEAR ENDED DECEMBER 31, 2022

ANNUAL REPORT CHECKLIST

FISCAL YEAR ENDED: 12/31/2022

PROVIDER(S):		R(S):	BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC										
CCR	C(S):		SERENTO ROSA										
CON	CONTACT PERSON: CHRIS MAINGOT												
TELI	EPHO	NE NO	O.:EMAIL:										
	*	*	*	*	*	*	*	*	*	*	*	*	*
A co	mplete	annua	l repor	t must o	consist	of <u>2 co</u>	opies of	f all the	follow	ving:			
\checkmark	Annua	l Repo	rt Checl	klist.									
\checkmark	Annua	l Provi	der Fee	in the a	mount	of: \$	3	,407				_	
		lf appl	icable, l	ate fee	in the a	mount	of: \$					_	
\checkmark	Certific	cation I	by the p	rovider's	S Chief	Execut	tive Off	icer (or	Autho	orized R	eprese	ntativo	e) that:
	\checkmark	The re	ports ar	e correc	t to the	best of	his/her	knowle	dge.				
				ng care o ne Depa			n use or	offered	l to nev	v reside	nts has	been	
		•		s mainta d reserv	-	ie requi	red <i>liqui</i>	<i>id</i> reser	ves an	d, when	applica	ble, th	e
✓	Evider	nce of t	he prov	ider's fic	lelity bo	ond, as	required	l by H&	SC sec	ction 178	89.8.		
✓				ancial s thereor		nts, witl	n an aco	compan	ying ce	ertified p	ublic		
✓	Provider's audited reserve reports (prepared on Department forms), with an accompanying certified public accountant's opinion thereon. (NOTE: Form 5-5 must be signed and have the required disclosures attached (H&SC section 1790(a)(2) and (3)).												
✓	"Contii	nuing (Care Re	tiremen	t Comm	nunity D	isclosur	e State	ment" f	for each	comm	unity.	
✓	Form 7	7-1, "R	eport or	CCRC	Monthl	y Servio	ce Fees	" for ea	ch con	nmunity.			
	Form §	9-1, "C	alculatio	on of Re	fund Re	eserve A	Amounť	', if app	licable.				
✓	-				-			•		zed pers the ann		-	

required until 30 days later.

PART 1 ANNUAL PROVIDER FEES

FORM 1-1 RESIDENT POPULATION

Line	Continuing Care Residents	TOTAL
[1]	Number at beginning of fiscal year	33
[2]	Number at end of fiscal year	14
[3]	Total Lines 1 and 2	47
[4]	Multiply Line 3 by ".50" and enter result on Line 5	x.50
[5]	Mean number of continuing care residents	23.5
	All Residents	
[6]	Number at beginning fiscal year	78
[7]	Number at end of fiscal year	76
[8]	Total Lines 6 and 7	154
[9]	Multiply Line 8 by ".50" and enter result on Line 10	x.50
[10]	Mean number of <i>all</i> residents	77
[11]	Divide the mean number of continuing care residents (Line 5) by the mean number of <i>all</i> residents (Line 10) and enter the result (round to two decimal places).	30.52%

FORM 1-2 ANNUAL PROVIDER FEE

Line	_	TOTAL
[1]	Total Operating Expenses (including depreciation and debt service – interest only)	\$13,148,333
[a]	Depreciation \$987,335	5
[b]	Debt Service (Interest Only) \$997,273	3
[2]	Subtotal (add Line 1a and 1b)	\$1,984,608
[3]	Subtract Line 2 from Line 1 and enter result	\$11,163,725
[4]	Percentage allocated to continuing care residents (Form 1-1, Line 11)	30.52%
[5]	Total Operating Expense of Continuing Care Residents (multiply Line 3 by Line 4)	\$3,407,169
[6]	Total Amount Due (multiply Line 5 by .001)	x .001 \$3,407
PROVIDER: COMMUNITY:	BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA	

FORM 1-1 ATTACHMENT I

EXPLANATION REGARDING DECREASE IN CONTINUING CARE RESIDENTS

Pursuant to the request of CDSS, CCRC agreements were not sold for several months in 2022 while the community was awaiting issuance of the extension of its provisional certificate of authority.

PART 2 CERTIFICATION BY AUTHORIZED REPRESENTATIVE



1505 S. Howard Avenue Tampa, FL 33606

phone 813.327.4338 www.Longviewseniorhousing.com

State of California California Department of Social Services Continuing Care Contracts Section 744 P. Street, M.S. 9-14-91 Sacramento, California 95814

This Certification Notice is submitted by BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC on behalf of Serento Rosa; to The State of California, Community Care Licensing Division, Continuing Care Contracts Branch, pursuant to the requirements of the Continuing Care Contract Annual Reserve Report, for the year ended December 31, 2022. Our Certificate of Authority is #346.

To the best of my knowledge, after a review of the enclosed information I certify the following to be true, complete and correct:

- 1. The Annual Report is correct to the best of my knowledge.
- 2. Each continuing care contract form in use or offered for new residents has been approved by the Department.
- 3. The required liquid reserves are being maintained.

Authorized Representative

— Docusigned by: Cluris Maingot 4338652508B5450

Name:

Title: Authorized Representative, BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC

<u>August 1, 2023</u> Date

PART 3 EVIDENCE OF FIDELITY BOND

ACORD	

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

							_	9/	/20/2022
THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.									
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.									
If SUBROGATION IS WAIVED, subjec	If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on								
this certificate does not confer rights	to the	e cert	ificate holder in lieu of si	LCh en CONTA	CT .				
PRODUCER CAC Specialty 250 Filmore, Suite 450				NAME: LISA WOODSON					
Denver, CO 80206				(A/C, No E-MAIL	,,	<u>303-514-5008</u>	(A/C, No):		
,				ADDRESS: IISa.WoodSon@cacspecialty.com					
www.cacspecialty.com				INSURER(S) AFFORDING COVERAGE					NAIC #
INSURED						insurance Co	ompany		20281
BRE Knight SH CA Owner, LLC				INSURE					
1505 S Howard Ave				INSURE					1
Tampa FL 33606				INSURE					
				INSURE					
COVERAGES CEI	RTIFI	CATE	NUMBER: 70303612	moore			REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIE	S OF	INSUF	RANCE LISTED BELOW HAY			THE INSURE	D NAMED ABOVE FOR TH		
INDICATED. NOTWITHSTANDING ANY R CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	PERT POLI	AIN, CIES.	THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	ED BY	THE POLICIE REDUCED BY	S DESCRIBEI PAID CLAIMS	D HEREIN IS SUBJECT TO		
INSR LTR TYPE OF INSURANCE	INSD	SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	S	
							EACH OCCURRENCE DAMAGE TO RENTED	\$	
CLAIMS-MADE OCCUR							PREMISES (Ea occurrence)	\$	
							MED EXP (Any one person)	\$	
							PERSONAL & ADV INJURY	\$	
GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- LOC							GENERAL AGGREGATE	\$	
								\$ \$	
OTHER:							COMBINED SINGLE LIMIT	\$	
							(Ea accident)	\$	
							,	\$	
AUTOS ONLY AUTOS HIRED NON-OWNED AUTOS ONLY AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
								\$	
UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
EXCESS LIAB CLAIMS-MADE	Ξ						AGGREGATE	\$	
DED RETENTION \$								\$	
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY							PER OTH- STATUTE ER		
AND ENTEROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBEREXCLUDED?	N/A						E.L. EACH ACCIDENT	\$	
(Mandatory in NH)							E.L. DISEASE - EA EMPLOYEE	\$	
DÉSCRIPTION OF OPERATIONS below			0000 0707		0/00/0000	0/00/0000	E.L. DISEASE - POLICY LIMIT		00
A Primary Crime			8262-3737		9/28/2022	9/28/2023	Limit \$500,000; Retention	1 \$50,0	UU
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC			101 Additional Remarks Schodu	le may h	attached if mor	e snace is require	ed)		
DECONFTION OF OPERATIONS / LOCATIONS / VEHIC	, LES (A	JUORD	, ivi, Auunonai Remarks Scriedu	ie, illay D	attacheu ii mor	e apace is requir	54)		
California Department of Social Services	s an a	additio	onal interest.						
CERTIFICATE HOLDER				CANC	ELLATION				
California Department of Social S 744 P Street Sacramento CA 95814	Servi	ces		THE	EXPIRATION	DATE TH	ESCRIBED POLICIES BE CA EREOF, NOTICE WILL B EY PROVISIONS.		
				Lisa V	Voodson	${\sim}$	isa Woodsor	\sim	
© 1988-2015 ACORD CORPORATION. All rights reserved.									

ACORD 25 (2016/03)

The ACORD name and logo are registered marks of ACORD

70303612 | 22-23 Crime | Lisa Woodson | 9/20/2022 8:06:36 AM (MDT) | Page 1 of 1 This certificate cancels and supersedes ALL previously issued certificates.

PART 4(a) <u>EXECUTIVE SUMMARY AND INTERNAL</u> <u>CERTIFIED FINANCIALS</u>

SERENTO ROSA EXECUTIVE SUMMARY

Attached are audited financials for BRE Knight SH CA Owner LLC ("CA Owner") owner of the real property underlying three senior living communities in California, including the continuing care retirement community known as Serento Rosa, the ("Community"), and two other communities, Serento Casa and Blossom Vale, (collectively, "the Group"). On the Community's campus is a residential care facility for the elderly ("RCFE") as well as a skilled nursing facility ("SNF").

CA Owner and BRE-BKD Knight LLC ("Knight"), CA Owner's parent, hold a provisional certificate of authority ("COA") authorizing them to issue continuing care contracts at the Community. In addition to holding the COA, CA Owner is the licensed operator of the RCFE at the Community. Generations LLC ("Generations") is the approved manager of the RCFE.

An affiliate of Generations, GenYorbaLinda LLC ("GenYorbaLinda") is the licensed operator of the SNF and is the tenant of the space occupied by the SNF under a lease with CA Owner as the landlord. Generations is the approved manager of the SNF. GenYorbaLinda pays the net operating income of the SNF to CA Owner as rent under the lease.

For CA Owner, the audited financials consolidate results of operations for each of the three communities in the Group, Serento Rosa, Serento Casa as well as Blossom Vale. Serento Casa is another CCRC, in which CA Owner and Knight hold a provisional COA, CA Owner holds the RCFE license and an affiliate of Generations, GenSanDimas LLC holds the SNF license. Generations is the manager of each of the components of Serento Casa. Similar to Serento Rosa, the net operating income of the SNF is paid to CA Owner as rent under a lease from CA Owner, as landlord, to GenSanDimas LLC, as tenant. CA Owner holds the RCFE license for Blossom Vale which is managed by an entity unrelated to Generations.

In addition to the audited financial statements for the Community, we have also included certified financial statements for Knight, because Knight is on the provisional COA solely to provide further financial support for the continuing care commitments of the CCRC. Knight is the real estate owner of senior living communities located throughout the United States and holds ample cash reserves. We have provided certified financial statements for Knight to evidence its financial wherewithal. In addition to providing liquid reserves in excess of the required reserve, Knight pays debt service of the Community to the extent that the net operating income of CA Owner may be insufficient to pay such debt service. In this manner, Knight provides financial support for the Community.

ADDITIONAL INCLUDED STATEMENTS

Consolidated statements for BRE-BKD Knight LLC and subsidiaries (certified) (BRE Knight SH CA Owner LLC consolidated as subsidiary) Balance Sheet ending 12/31/2022 Income Statement year ending 12/31/2022



BRE-BKD Knight, LLC and subidiaries Balance Sheet December 31, 2022 (Unaudited)

BRE-BKD Knight, LLC

	For the Period ending
	December 31, 2022
ASSETS	
Cash - Control	5,213,875
Cash	8,193,810
Petty Cash	24,024
Cash and cash equivalents	13,431,709
Deposits	597,905
Cash Security Deposits	4,838
Loan Escrow	4,218,951
Property Tax Escrow	832,687
Insurance Escrows	729,260
Capital Reserve Escrows	1,162,879
Cash and escrow deposits - restricted	7,546,520
Accounts Receivable	10,580,197
Reserve for Bad Debt-AR	(3,338,706)
Accounts receivable - net of allowance for doubtful accounts	7,241,491
Land	78,186,967
Building	583,392,567
Vacant Land	- -
Land Improvements - Non Recurring	31,061
Building Improvements - Non Recurring	1,427,449
Routine Building Improvements	79,192,229
Routine Land Improvements	7,395,059
Leasehold Improvements	542,428
Routine FFE	50,595,888
Renovation FFE	(84,609)
UTO FFE	12,046,590
UTO Building Improvements	7,300,491
Accumulated Depreciation	(150,274,253)
Capitalized Acquisition Costs	- 20.065.871
CIP Building Improvements	29,065,871 698,817,736
Property and equipment - net of accumulated depreciation	076,617,750
Lease In Place	85,282,636
Accumulated Amortization	(85,282,636)
Leasehold Interest	
Intangible assets	(0)
Supply Inventory	91,910
Prepaid Expenses	3,107,738
Insured Losses	1,160,332
Other Receivables	4,650,383
Deferred Move In Expense	-
Other Assets	6,866
Prepaid Expenses and other assets	9,017,229
Interest Rate Cap	2,106,602
Investment in Properties Total	2,106,602
Due From Related Party â (Arcting External)	E 173 E32
Due From Related Party â (Acctng External) Due to Affiliates	5,172,536 5,172,536
	5,172,550
TOTAL ASSETS	743,333,823

BRE-BKD Knight, LLC Balance Sheet December 31, 2022 (Unaudited)

BRE-BKD Knight, LLC (cont)

	For the Period ending
	December 31, 2022
LIABILITIES AND MEMBERS' EQUITY	
Liabilities:	
Security Deposits - System	315,710
Customer Deposits	315,710
Accounts Payable - Manual	10,578,372
Accounts Payable Supplier Invoices	(301,769)
Accrued Expenses	1,550,078
Accrued Interest Payable	25,441,433
Sales Tax Payable	2,990
Deferred Community Fees	0
Accrued Payroll	4,466,911
Accrued Vacation	1,035,086
Accrued RET	3,250,183
Income Tax Payable	76,072
Accrued Management Fees	13,698
Accounts payable and accrued expenses	40,113,055
Unearned Revenue	1,183,559
Unearned Revenue	1,183,559
Due To Polated Entity (Acctor External)	122.015
Due To Related Entity - (Acctng External) Due To Prior Owner	133,815
Due to Affiliates	
Due to Annates	155,615
Insurance Loss Reserve	4,970,915
Escheatment Liability	44,276
Other Liabilities	994,093
Distributions Payable	
Other Liabilities - net	6,009,284
1st Martagas Davable	
1st Mortgage Payable Loan Costs	550,055,077 (4,792,605)
Accumulated Amortization Loan Costs	3,105,412
Notes payable - net	548,367,884
Notes payable - net	+00,100,000 ·
TOTAL LIABILITIES	602,123,308
MEMBERS' EQUITY	4 500 000
Partners Capital GP Contribution	1,500,000
Partners Capital GP Distribution	(2,143,561.18)
Contributed Capital	617,850,000
Contributed Capital Distributions	(30,565,758)
Prior Year Retained Earnings	(330,344,778)
ALL:Income Statement	(115,085,387)
Total Members' Equity	141,210,515
TOTAL LIABILITIES & EQUITY	743,333,823
	-



BRE-BKD Knight, LLC and subidiaries TTM Income Statement

December 31, 2022 (Unaudited)

	Trailing Twelve Months December 2022
RESIDENT REVENUE:	
Independent Living	40,901,920.90
Assisted Living	113,491,589.84
Memory Care	45,281,495.43
Affordable	-
Skilled Nursing	27,365,693.49
Miscellaneous	1,456,657.03
Total Resident Revenue	228,497,356.69
OPERATING EXPENSES:	
Assisted Living	32,771,408.97
Memory Care	13,136,507.14
Skilled Nursing	20,412,229.38
Dietary and Dining Services	31,832,682.11
Marketing	14,690,312.86
Housekeeping	5,480,607.91
Maintenance and Engineering	11,997,740.71
Transportation	480,862.06
Activities	6,040,003.06
Social Services	233,886.96
Home Health	124,278.99
Medical Records	278,644.98
Other Misc. Labor	11,262,716.43
Employee Development	
Administration	43,221,942.20
Total Operating Expense	191,963,823.76
UNCONTROLLABLE EXPENSES:	
Insurance	7,150,535.70
Real Estate and Other Taxes	8,730,197.24
Equipment Rental/Lease	- -
Utilities	10,133,861.89
Total Uncontrollable Expense	26,014,594.83
Total Expenses	217,978,418.59
Net Operating Income (LOSS)	10,518,938.10
Total Management Fees	11,759,388.94
NET OPERATING INCOME (LOSS) AFTER MGMT FEE	(1,240,450.84)

BRE-BKD Knight LLC

BRE-BKD Knight, LLC and subidiaries TTM Income Statement December 31, 2022

(Unaudited)

	Trailing Twelve Months
	December 2022
Amortization	715,157.14
Bank Charges	10,650.29
Casualty Loss	203,813.95
Consulting Fees	164,778.00
Corporate Entity Maintenance	12,053.62
Debt Service Expense	22,806,877.68
Depreciation	38,075,444.82
Disaster Expense	1,346,096.51
Entry Fee Amortization	28,383.00
Extinguishment of Debt	51,664.68
Franchise / Filing Fees - Prior Yr	225.00
Franchise Taxes	100,478.42
Gain On Sale	(6,053,815.38)
Gain/Loss Property Damage	(3,079,644.59)
Ground Rent	279,999.96
Impairment	54,563,758.70
Income Taxes	52,105.21
Insurance Expense	2,171,449.29
Interest Expense - Other	(1,364.11)
Legal - Operational	642,381.87
Legal - Corporate Entity Maintenance	3,872.00
Charitable Contributions	1,875.00
Non-Operating Expense (CASH)	218,927.08
Software - Licenses & Maintenance	7,016.60
Professional Fees - Other	(9,220.05)
Professional Services	2,622,254.77
State Income Tax Prior Yr	225,010.56
Taxes	83.34
Transaction Expenses	23,902.09
Transition Costs/Fees	122,123.48
Unrealized Gain/Loss	(1,461,402.57)
Discontinued Operations	
Total Non-Operating Expenses	113,844,936.36

Net Income

(115,085,387.20)

PART 4(b) AUDITED FINANCIAL STATEMENTS

INDEPENDENT AUDITOR'S REPORT

AND

SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS

FOR THE YEARS ENDED DECEMBER 31, 2022 AND 2021

HANSEN HUNTER & CO. P.C. Certified Public Accountants

CONTENTS

	Page
Independent Auditor's Report	1
Special Purpose Combined Financial Statements	
Special Purpose Combined Balance Sheets	4
Special Purpose Combined Statements of Operations	6
Special Purpose Combined Statements of Changes in Members' Equity	7
Special Purpose Combined Statements of Cash Flows	8
Notes to Special Purpose Combined Financial Statements	11
Supplementary Information	
Consolidating Special Purpose Combining Financial Statements for the Year Ended December 31, 2022	
Special Purpose Combining Balance Sheet	26
Special Purpose Combining Statements of Operations	28
Special Purpose Combining Statements of Changes in Members' Equity	29
Special Purpose Combining Statements of Cash Flows	30
Consolidating Special Purpose Combining Financial Statements for the Year Ended December 31, 2021	
Special Purpose Combining Balance Sheet	32
Special Purpose Combining Statements of Operations	34
Special Purpose Combining Statements of Changes in Members' Equity	35
Special Purpose Combining Statements of Cash Flows	36



INDEPENDENT AUDITOR'S REPORT

To Members and management of BRE Knight SH CA Owner LLC

Opinion

We have audited the accompanying special purpose combined financial statements of BRE Knight SH CA Owner LLC, comprised of Serento Casa and Serento Rosa, which are continuing care retirement communities (the "Communities") that each have an RCFE as well as a skilled nursing facility ("SNF") on their respective campuses, and Blossom Vale Senior Living, a retirement community owned by BRE Knight SH CA Owner LLC (Collectively, the "Group"). BRE Knight SH CA Owner LLC is licensed to operate the RCFE on the campus of each of the Communities. GenSanDimas, LLC and GenYorbaLinda, LLC, tenants under operating leases with BRE Knight SH CA Owner LLC as landlord, are licensed to operate the skilled nursing facilities. The special purpose combined financial statements comprised of the special purpose combined balance sheets as of December 31, 2022 and 2021, and the related special purpose combined statements of operations, changes in Members' equity and cash flows for the years then ended, and the related notes to the special purpose combined financial statements.

In our opinion, the special purpose combined financial statements referred to above present fairly, in all material respects, the financial position of the Group as of December 31, 2022 and 2021, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Special Purpose Combined Financial Statements section of our report. We are required to be independent of the Group and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audit. 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 Special Purpose Combined Financial Statements

Management is responsible for the preparation and fair presentation of the special purpose combined 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 special purpose combined financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditor's Responsibilities for the Audit of the Special Purpose Combined Financial Statements

Our objectives are to obtain reasonable assurance about whether the special purpose combined financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards 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 special purpose combined financial statements.

In performing an audit in accordance with generally accepted auditing standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the special purpose combined 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 special purpose combined financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control. Accordingly, no such opinion is expressed.

HANSEN HUNTER & CO. P.C. Certified Public Accountants

- 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 special purpose combined financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Group's ability to continue as a going concern for a reasonable period of time.

Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the special purpose combined financial statements as a whole. The supplementary information beginning on page 23 is presented for purposes of additional analysis and is not a required part of the special purpose combined financial statements. Such information is the responsibility of management and was derived from and related directly to the underlying accounting and other records used to prepare the special purpose combined financial statements. The information has been subjected to the auditing procedures applied in the audit of the special purpose combined financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the special purpose combined financial statements or to the special purpose combined 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 presented in all material respects in relation to the special purpose combined financial statements as a whole.

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.

Hansen Hunter + Co. P.C.

August 1, 2023

SPECIAL PURPOSE COMBINED BALANCE SHEETS

ASSETS

	December 31,				
	2022	2021			
Current assets					
Cash and cash equivalents	\$ 742,293 \$	395,490			
Accounts receivable, net SNF	1,845,372	1,559,217			
Accounts receivable, net RCFE	222,688	16,301			
Due from related parties	29,333,119	29,331,067			
Prepaid expenses	424,458	316,446			
Inventories	29,394	22,790			
Interest rate cap	218,801	7,660			
Total current assets	32,816,125	31,648,971			
Replacement reserves	76,873	210,828			
Fixed assets					
Land and improvements	10,390,799	10,287,910			
Buildings and improvements	64,096,107	62,472,997			
Furniture and equipment	5,095,811	4,930,384			
Finance lease right-of-use assets	170,476	170,476			
	79,753,193	77,861,767			
Less: accumulated depreciation	(14,587,059)	(11,417,708)			
	65,166,134	66,444,059			
Construction in progress	2,572,749	280,608			
Net fixed assets	67,738,883	66,724,667			
Total assets	\$\$	98,584,466			

SPECIAL PURPOSE COMBINED BALANCE SHEETS

(Continued)

LIABILITIES AND MEMBERS' EQUITY

	December 31,			
	_	2022	2021	
Current liabilities				
Accounts payable	\$	1,550,096 \$	1,751,052	
Accrued personnel expenses		871,448	848,179	
Contract liability - advanced rent		140,718	57,274	
Accrued expenses		158,749	52,990	
Resident refunds payable		177,384	108,865	
Accrued interest		2,586,353	1,659,431	
Finance lease obligations, current portion		35,104	29,384	
T 4.1		5 510 953	4 507 175	
Total current liabilities		5,519,852	4,507,175	
Long term liabilities				
Finance lease obligations, net of current portion		62,378	100,215	
Mortgage payable, net		56,941,975	56,939,763	
Total long term liabilities		57,004,353	57,039,978	
Total liabilities		62,524,205	61,547,153	
Members' equity				
Members' equity		38,107,676	37,037,313	
Total liabilities and Members' equity	\$	100,631,881 \$	98,584,466	

SPECIAL PURPOSE COMBINED STATEMENTS OF OPERATIONS

	Years Ended December 31,			
	2022	2021		
Revenues and other income				
Independent living	\$ 439,291 \$	131,923		
Assisted living	8,217,455	7,968,820		
Skilling nursing	6,839,126	6,381,420		
Memory care	3,099,950	2,555,650		
Rehabilitation	1,358,190	1,245,186		
Laboratory	202,926	252,370		
Other income	46,038	93,453		
Interest	1,732	156		
Non-operating	(2)	200		
Total revenues and other income	20,204,706	18,629,178		
Expenses				
Assisted living	2,991,912	3,843,312		
Skilled nursing	5,715,927	6,368,345		
Memory care	954,033	1,104,547		
Rehabilitation	1,213,687	1,066,490		
Vitality	425,270	355,969		
Laboratory	204,006	259,613		
Activities	129,731	106,533		
Marketing	1,120,794	604,783		
Administration	5,545,936	1,987,448		
Dietary	2,784,255	2,521,882		
Maintenance	969,494	792,944		
Equipment rental	91,295	89,462		
Housekeeping and laundry	702,380	672,087		
Utilities	1,147,035	1,003,429		
Equipment lease	13,890	22,687		
Taxes and insurance	1,784,974	1,909,768		
Interest	2,398,889	1,447,276		
Depreciation	3,169,349	2,781,035		
Amortization	44,528	55,607		
Disaster	202,089	238,448		
Transition	-	15,164		
Bad debt	346,656	1,029,707		
Gain (loss) on interest rate cap	(151,787)	(6,391)		
Total expenses	31,804,343	28,270,145		
Net income (loss)	\$ (11,599,637) \$	(9,640,967)		

SPECIAL PURPOSE COMBINED STATEMENTS OF CHANGES IN MEMBERS' EQUITY

Balance, January 1, 2021	\$	38,562,079
Net income (loss)		(9,640,967)
Distributions		(19,028)
Contributions	_	8,135,229
Balance, December 31, 2021		37,037,313
Net income (loss)		(11,599,637)
Contributions	_	12,670,000
Balance, December 31, 2022	\$_	38,107,676

SPECIAL PURPOSE COMBINED STATEMENTS OF CASH FLOWS

	Years Ended December 31,		
		2022	2021
Cash flows from operating activities			
Cash received from residents	\$	19,469,703 \$	18,319,625
Other receipts		47,768	93,809
Interest expense paid		(1,531,322)	(701,657)
Cash paid to suppliers and employees		(26,616,640)	(23,009,613)
Net cash provided by (used in) operating			
activities		(8,630,491)	(5,297,836)
Cash flows from investing activities			
Purchase of fixed assets		(3,794,543)	(1,873,682)
Net cash provided by (used in) investing			
activities		(3,794,543)	(1,873,682)
Cash flows from financing activities			
Principal payments on capital lease		(32,117)	(27,685)
Contributions		12,670,000	8,135,229
Distributions		-	(19,028)
Net cash provided by (used in) financing			
activities		12,637,883	8,088,516
Net change in cash, cash equivalents and			
restricted cash		212,849	916,998
Cash, cash equivalents and restricted cash,			
beginning of year		606,317	(310,680)
Cash, cash equivalents and restricted cash,			
end of year	\$	819,166 \$	606,318

SPECIAL PURPOSE COMBINED STATEMENTS OF CASH FLOWS

(Continued)

	Years Ended December 31,	
-	2022	2021
Reconciliations of net income (loss) to net cash		
provided by (used in) operating activities		
Net income (loss) \$	(11,599,637) \$	(9,640,967)
Adjustments to reconcile net income (loss) to net		
cash provided by (used in) operating activities:		
Depreciation	3,169,349	2,781,035
Amortization	44,528	55,607
Bad debt	346,656	1,029,707
Reallocation of mortgage payable with related partie	(42,316)	4,490,536
(Gain) loss on interest rate cap	(151,787)	(6,391)
Decrease (increase) in:		
Accounts receivable, net SNF	(632,811)	(28,473)
Accounts receivable, net RCFE	(206,387)	(16,301)
Due from related parties	(391,073)	(4,869,446)
Prepaid expenses	(108,012)	(185,256)
Inventories	(6,604)	65,477
Increase (decrease) in:		
Accounts payable	(200,956)	701,215
Accrued personnel expenses	23,269	65,100
Contract liability - advanced rent	83,444	(21,271)
Accrued expenses	105,759	(341,518)
Lease payable	1	175,393
Resident refunds payable	68,519	(149,699)
Accrued interest	867,567	597,416
Net cash provided by (used in) operating		
activities \$_	(8,630,491) \$	(5,297,836)

SPECIAL PURPOSE COMBINED STATEMENTS OF CASH FLOWS

(Continued)

The following table provides a reconciliation of cash, cash equivalents and restricted cash reported within the special purpose combined balance sheets that sum to the total of the same such amounts shown in the special purpose combined statements of cash flows:

	 December 31,		
	 2022		2021
Cash and cash equivalents Replacement reserves	\$ 742,293 76,873	\$	395,490 210,828
Total cash, cash equivalents and restricted cash	\$ 819,166	_\$	606,318

Amounts included in replacement reserves represent those required to be set aside as disclosed in Note 2 to the special purpose combined financial statements.

	Years Ended December 31,		
	2022	2021	
Supplemental disclosures for noncash financing activities Reallocation of mortgage payable with related parties	\$ (42,316) \$	4,490,536	
Fixed asset purchases in due from related parties	\$ 389,022 \$		

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

NOTE 1 – Nature of Business

BRE Knight SH CA Owner LLC owns the real property comprising three senior living communities in California (collectively, "the Group"). For the years ended December 31, 2022 and 2021, the communities consist of the following:

Serento Casa is a continuing care retirement community ("CCRC") that has on its campus a RCFE as well as a skilled nursing facility ("SNF") in San Dimas, California. BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC hold a provisional certificate of authority, issued on September 1, 2020, authorizing them to issue continuing care contracts. BRE Knight SH CA Owner LLC is licensed to operate the RCFE on the campus of the community by CDSS as of September 2, 2020. GenSanDimas, LLC is licensed to operate the SNF on the campus of the community by CDPH as of September 1, 2020. Generations-CA, LLC is the manager approved to manage the RCFE as well as the SNF, respectively by CDSS and CDPH.

Serento Rosa is a continuing care retirement community that has on its campus a RCFE as well as a SNF in Yorba Linda, California. BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC hold a provisional certificate of authority, issued on September 1, 2020, authorizing them to issue continuing care contracts. BRE Knight SH CA Owner LLC is licensed to operate the RCFE on the campus of the community by CDSS as of September 2, 2020. GenYorbaLinda, LLC is licensed to operate the SNF on the campus of the community by CDPH as of September 1, 2020. Generations-CA, LLC is the manager approved to manage the RCFE as well as the SNF, respectively by CDSS and CDPH.

Blossom Vale Senior Living is a residential care facility for the elderly ("RCFE") located in Orangevale, California. BRE Knight SH CA Owner LLC is licensed to operate the RCFE by CDSS on September 2, 2020. CSL – Orangevale, LLC is the manager approved to manage the RCFE by CDSS.

BRE Knight SH CA Owner LLC, GenSanDimas, LLC and GenYorbaLinda, LLC are limited liability companies, therefore, the members are not liable to the companies for monetary damages for conduct as members, except to the extent that the California and Delaware Limited Liability Company Acts, as it now exists or may hereafter be amended, prohibits elimination or limitation of member liability. The companies shall exist in perpetuity, unless dissolved as provided for in the Operating Agreements.

NOTE 2 – Summary of Significant Accounting Policies

Basis of presentation

The statements are the special purpose combined financial statements of three related entities, BRE Knight SH CA Owner LLC, GenSanDimas, LLC and GenYorbaLinda, LLC. The special purpose combined financial statements have been prepared on the accrual basis of accounting principles generally accepted in the United States of America (U.S. GAAP). All intercompany accounts and transactions have been eliminated in combination.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021 (Continued)

NOTE 2 – Summary of Significant Accounting Policies (continued)

Cash and cash equivalents

Cash and cash equivalents include cash on hand and cash in checking accounts.

Receivables and allowance for uncollectible accounts

Accounts receivable consists primarily of private and third-party payer resident receivables. An allowance for doubtful accounts has been established based upon an analysis of the collectability of accounts receivable.

Accounts receivable consisted of the following as of:

	December 31,					
		2022		2021	_	2020
Accounts receivable Allowance for doubtful accounts	\$	2,861,031 (792,971)	\$	2,315,771 (740,253)	\$	3,062,454 (502,003)
Accounts receivable, net	\$_	2,068,060	\$	1,575,518	\$	2,560,451

For the years ended December 31, 2022 and 2021, bad debt expense totaled \$346,656 and \$1,029,707, respectively. One private resident accounted for approximately 32% of the bad debt expense for the year ended December 31, 2021, as a result of issues with collection efforts under former management. Accounts receivable over 90-days old at December 31, 2022 and 2021 was \$1,105,825 and \$883,514, respectively.

Replacement reserves

The Group is required to maintain a replacement reserve account with KeyBank, N.A. The monthly deposits, as determined by KeyBank, N.A., are made into this reserve account. The funds are being used for future building improvements and repairs after obtaining approval from KeyBank, N.A. As of December 31, 2022, and 2021, the monthly required deposits into these escrows were \$13,125. The balance of the replacement reserve account was \$76,873 and \$210,828 at December 31, 2022 and 2021, respectively.

Inventories

Inventories are stated at the lower of cost (first-in, first-out) or net realizable value. Inventories consist primarily of food and supplies.

Derivative financial instruments

The Group makes limited use of derivative instruments for the purpose of managing interest rate risks. Changes in the fair value of these instruments are recognized as gain or loss on interest rate cap in the special purpose combined statements of operations. See details included in Note 4.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021 (Continued)

NOTE 2 – Summary of Significant Accounting Policies (continued)

Property and equipment

Property and equipment are carried at cost less accumulated depreciation. Expenditures for repairs and maintenance are charged to expense as incurred. Costs of additions and improvements are capitalized. Depreciation is calculated using the straight-line method over the estimated useful lives of the depreciable assets. Estimated useful lives used are as follows:

Land improvements	3 to 10 years
Buildings and improvements	5 to 40 years
Furniture and equipment	3 to 10 years

Total depreciation expense for the years ended December 31, 2022 and 2021 was \$3,169,349 and \$2,781,035, respectively.

Management reviews long lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of assets held and used is measured by comparison of the carrying amount of the asset to the future cash flows expected to be generated by the asset. Management deems long lived assets to be impaired if the estimated future undiscounted cash flows are less than the carrying amount of the assets. Management has evaluated its long-lived assets and has not identified any impairment as of December 31, 2022 and 2021.

Contract liability

Contract liability represents cash received in advance for monthly service charges. These amounts are recorded as advanced rent when collected and recognized as revenue when performance obligations are met. There was advanced rent in the amount of \$140,718 and \$57,274 as of December 31, 2022 and 2021, respectively.

Debt issuance costs

Debt issuance costs of \$445,282 are being amortized over the term of the related loan. Accumulated amortization of these costs was \$256,037 and \$211,509 at December 31, 2022 and 2021, respectively. These amounts are included as a reduction of the mortgage payable balance. Amortization of debt issuance costs was \$44,528 and \$55,607 for the years ended December 31, 2022 and 2021, respectively, included in amortization in the accompanying combined statements of operations.

Continuing care contracts

The Communities were certified by the State of California Department of Social Services with a provisional certificate of authority to operate as a CCRC. Under the continuing care contract term, residents are charged monthly fees based on rates for basic services, continuing care charges and level of care fees.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

(Continued)

NOTE 2 – Summary of Significant Accounting Policies (continued)

Leases

The Group evaluates at contract inception whether a lease exists and recognizes a lease obligation and right-of-use (ROU) asset for all leases with a term greater than 12 months. Leases are classified as either finance or operating. All lease obligations are measured as the present value of the future lease payments using a discount rate, which is generally the Group's incremental borrowing rate for collateralized borrowings. The future lease payments used to measure the lease obligations include both fixed and variable payments that depend on a rate or index, as well as the exercise price of any options to purchase the underlying asset that have been deemed reasonably certain of being exercised. Future lease payments for optional renewal periods that are not reasonably certain of being exercised are excluded from the measurement of the lease obligation. Regarding variable payments that depend on a rate or index, such as a change in the lease term. Lease incentives serve to reduce the amount of future lease payments included in the measurement of the lease obligation. For all leases, the ROU asset is initially derived from the measurement of the lease set is initially derived from the measurement of the lease set. ROU assets are subject to impairment testing.

Amortization of finance lease ROU assets, which is generally recognized on a straight-line basis over the lesser of the lease term and the estimated useful life of the asset, is included within depreciation expense in the special purpose combined statements of operations. Interest expense associated with finance lease obligations is included within interest expense in the special purpose combined statements of operations. The lease term is determined based on the date the Group acquires control of the leased premises through the end of the lease term. Optional renewals periods are not initially included in the lease term unless they are deemed to be reasonably certain of being exercised at lease commencement.

Resident revenue

The Group's principal activities consist of operating assisted living and memory care facilities for the elderly. Serento Rosa and Serento Casa, by contract, also offer access to continuing care. GenSanDimas, LLC and GenYorbaLinda, LLC additionally offer access to skilled nursing services. Revenue is derived primarily from private pay, private and commercial insurance, and Medicare residents (at the SNF). The Group recognizes revenues as its performance obligations are completed. Amounts collected in advance are recognized as a contract liability until performance obligation satisfied over time as services are rendered. These routine services represent a bundle of services that are not capable of being distinct. The performance obligations are satisfied over time as the resident simultaneously receives and consumes the benefits of the skilled nursing facility, assisted living services, and memory care services provided.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021 (Continued)

NOTE 2 – Summary of Significant Accounting Policies (continued)

Resident revenue (continued)

The Group determines the transaction price based on established billing rates reduced by contractual adjustments provided to third party payors. Contractual adjustments are based on contractual agreements and historical experience. The Group considers the resident's ability and intent to pay the amount of consideration upon admission. Subsequent changes resulting from a resident's ability to pay are recorded as bad debt expense.

Net revenues are adjusted when changes in estimates of variable considerations occur. Changes in estimates typically arise as a result of new information obtained, such as actual payment receipt or denial, or retroactive pricing adjustments by payors for services. Subsequent changes to estimates of transaction prices are recorded as adjustments to net revenue in the period of change. Subsequent changes that are determined to be the result of an adverse change in payors ability to pay are recorded as an allowance for doubtful accounts. The Group will write off accounts receivable once all collection efforts are exhausted and accounts are deemed uncollectible. In accordance with the adoption of ASC 606, an allowance for doubtful accounts is established only as a result of an adverse change in the customer or payor's ability to pay outstanding billings.

As the performance obligations relate to contracts with a duration of one year or less, the Group has elected to apply the optional exemption provided in FASB ASC 606, and therefore, is not required to disclose the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied or partially unsatisfied at the end of the reporting period. The Group has minimal unsatisfied performance obligations at the end of the reporting period as residents are typically under no obligation to remain at the facility or under the Group's care.

Net patient service revenue

The Group has agreements with third-party payors that provide for payments to the Group at amounts different from its established rates. Payment arrangements include prospectively determined rates per discharge, reimbursed costs, discounted charges and per diem payments. Net patient service revenue is reported at the estimated net realizable amounts from patients, third-party payors and others for services rendered, including estimated retroactive adjustments under reimbursement agreements with third-party payors. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods as final settlements are determined. For the years ended December 31, 2022 and 2021, net resident revenues from Medicare were \$2,590,484 and \$2,644,136, respectively. Upon audit by Medicare, there is a possibility of adjustment to costs reimbursed.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021 (Continued)

(Continued)

NOTE 2 – Summary of Significant Accounting Policies (continued)

Obligation to provide future services

Annually, the Group calculates the present value of the net cost of future services and use of facilities to be provided to current residents and compares that amount with the balance of contract liability from entrance fees. Contract liability from entrance fees as of December 31, 2022 and 2021 was \$0. If the present value of the net cost of future services and use of facilities exceeds the contract liability from entrance fees, a liability is recorded (obligation to provide future services and use of facilities) with the corresponding charge to expense. For the year ended December 31, 2022 and 2021, the calculation resulted in no future service liability. The discount rate used was 5%.

Income taxes

The Group consists of limited liability companies and are treated as partnerships for income tax purposes, and as such, is not taxed. Under Subchapter K of the Internal Revenue Code, members are taxed separately on their distributive share of the Group's income whether or not that income is actually distributed.

The Group follows the provisions of the Income Tax Topic of the FASB Accounting Standards Codification relating to unrecognized tax benefits. This standard requires an entity to recognize a liability for tax positions when there is a 50% or greater likelihood that the position will not be sustained upon examination. As such, there were no liabilities recorded for uncertain tax positions as of December 31, 2022 and 2021.

Advertising costs

Advertising and marketing costs are charged to expense as incurred. Advertising expenses for the years ended December 31, 2022 and 2021 were \$313,922 and \$178,425, respectively.

Financial instruments

The Group's financial instruments consist of accounts receivable, due from related parties, interest rate cap, accounts payable, accrued expenses, finance lease obligations and a mortgage payable. It is management's opinion that the Group is not exposed to significant interest rate or credit risk arising from these instruments. Unless otherwise noted, the fair value of these financial instruments approximates their carrying values.

Reclassification

Certain amounts in the prior year special purpose combined financial statements have been reclassified to conform to the current year presentation.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021 (Continued)

(Continued)

NOTE 2 – Summary of Significant Accounting Policies (continued)

Variable interest entities

GAAP requires that a variable interest entity ("VIE"), defined as an entity subject to consolidation according to the provisions of the Accounting Standards Codification (ASC) Consolidation Topic, must be consolidated by the primary beneficiary. The primary beneficiary is the party that has both the power to direct activities of a VIE that most significantly affect the entity's economic performance and the obligation to absorb losses of the entity or the right to receive benefits from the entity that could both potentially be significant to the VIE. The Group performs ongoing qualitative analysis to determine if it is the primary beneficiary of a VIE.

On November 26, 2019, BRE Knight SH CA Owner LLC entered into lease agreements with GenSanDimas, LLC and GenYorbaLinda, LLC, which became effective September 1, 2020, for which it retains essentially all economic benefits and obligations related to the leased skilled nursing facilities as the primary beneficiary. This included two skilled nursing facilities in the state of California, from which the Group has the right to receive all net income, while retaining substantive participating rights. Based on the fact that the Group is the primary beneficiary, and has the obligation to absorb all losses, the leased skilled nursing facilities were included in our special purpose combined balance sheet and special purpose combined statements of operations as of and for the year ended December 31, 2021. Financial support to absorb all losses is provided as needed directly by BRE-BKD Knight LLC, the parent of BRE Knight SH CA Owner LLC.

See Note 6 for summarized financial information of the special purpose combined impact of the communities in the special purpose combined financial statements of the Group.

Adoption of Accounting Standard Change

In February 2016, FASB issued Accounting Standard Update (ASU) 2016-02, Leases (Topic 842). The new guidance amends the former accounting principles for the recognition, measurement, presentation and disclosure of leases for both lessees and lessors. The most significant change is the new standards require an entity to report a right-of-use asset and a liability for the obligation to make payments for all leases, with exception of those leases with a term of 12 months or less. ASU 2016-02 requires enhanced disclosure to meet the objective of enabling users of financial statements to assess the amount, timing and uncertainty of cash flows arising from leases. ASU 2016-02 was subsequently amended by other ASUs to clarify and improve the standard as well as to provide certain practical expedients.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

(Continued)

NOTE 2 – Summary of Significant Accounting Policies (continued)

Adoption of Accounting Standard Change (continued)

Effective January 1, 2022, the Group adopted ASU 2016-02. The ASU has been applied retrospectively as of the beginning of the reporting period in which the Group first applies the leases standard. The adoption of this new standard did not result in a material impact on the Group's special purpose combined financial statements. The accounting for the finance leases remained substantially unchanged. The Group elected the package of practical expedients permitted under the transition guidance within the new standard, which among other things, allowed the Group to carry forward the historical lease classification. In addition, the Group elected the practical expedient to use hindsight in determining the lease term for existing leases, which resulted in shortening the lease terms for certain existing leases and the useful lives of corresponding leasehold improvements as certain options to renew were not reasonably certain. There was no significant effect on the special purpose combined financial statements related to the adoption of this new standard which would require a cumulative effect adjustment to Members' equity at the date of adoption.

NOTE 3 – Estimates

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

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

(Continued)

NOTE 4 – Mortgage Payable

A summary of mortgage payable by BRE Knight SH CA Owner LLC (as allocated) as of December 31, 2022 and 2021 is as follows:

							December 31,	December 31,
			December	31, 2022	December	31,2021	2022	2021
	Maturity	Interest Rate Floor	1-Month LIBOR (a)	Interest Rate	1-Month LIBOR (a)	Interest Rate	Balance	Balance
Mortgage Payable:								
Senior Note – Serento Casa	27-Apr	2.37%	4.14%	6.51%	0.10%	2.47%	\$24,750,948	\$24,769,280
Senior Note – Serento Rosa	27-Apr	2.37%	4.14%	6.51%	0.10%	2.47%	23,686,391	23,703,935
Senior Note – Blossom Vale	27-Apr	2.37%	4.14%	6.51%	0.10%	2.47%	8,693,881	8,700,321
Total mortgage payable (b)							\$57,131,220	\$57,173,536
Deferred issuance costs – net respectively	of accumul	ated amorti	zation of \$2	256,037 and	\$211,509,		(189,245)	(233,773)
Mortgage payable - net							\$56,941,975	\$56,939,763

- (a) At December 31, 2022 and 2021, the 1-month LIBOR rate was 4.142% and .10125% respectively.
- (b) The mortgage payable of \$57,131,220 is collateralized by the three communities within the Group. At December 31, 2022, the mortgage payable for the Group represents the allocated amount of a master credit facility in the amount of \$550,055,076 collateralized by 41 communities, which is reallocated from time to time at lender election. On January 29, 2021, the lender reallocated the mortgage payable allocated to the Group within the master credit facility with related parties, increasing the indebtedness of the Group by \$4,490,536. During 2022, two unrelated communities were sold, and excess funds were allocated pro rata to the remaining communities, resulting in an additional decrease in indebtedness of the Group of \$42,316.
- (c) Payments on the mortgage payable are due in monthly installments of interest only. On May 29, 2020, forbearance on the note was granted, extended on a monthly basis until January 31, 2021. On January 29, 2021, the agreement was modified to allow interest to be paid at a reduced rate of current one month LIBOR plus 85 basis points from February 2, 2021 until January 2023. Deferred interest shall be paid back in 24 equal installments during a catch up period from February 1, 2023 until January 31, 2025. Deferred and current interest owed by the Group at December 31, 2022 and, 2021 are \$2,586,352 and \$1,659,432, respectively.
- (d) BRE-BKD Knight LLC made all required payments, collecting amounts due from the Group to the extent cash was available. Uncollected payments are recorded in due from related parties on the special purpose combined balance sheet at December 31, 2022 and 2021 are \$0 and \$704,970 respectively.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

(Continued)

NOTE 4 – Mortgage Payable (continued)

Principal balances will commence at the end of the catch up period on February 1, 2025. During the catch up period, prepayments of principal are anticipated if any of the 41 communities are sold, so it is anticipated that the principal payments will be reset based on the unpaid principal balance on February 1, 2023.

The annual aggregate principal payments of mortgage payable obligations outstanding as of December 31, 2022 are as follows:

2023	\$	-
2024		-
2025		1,005,631
2026		1,097,052
2027	_	55,028,537
	\$	57,131,220

The terms of the mortgage payable required entry into an interest rate cap agreement, purchased on March 9, 2020, to manage interest rate risk associated with variable interest rates. Interest rate cap agreement caps the LIBOR rate at 3.36% per annum, expiring on April 1, 2023. The allocated value of the interest rate cap for the Group at December 31, 2022 and 2021, was \$218,801 and \$7,660, respectively.

Under the terms of the note the Group was required to escrow funds for immediate repairs, capital replacements, insurance proceeds, and future purchases of an interest rate cap. The balance of these escrow accounts as of December 31, 2022 and 2021, was \$76,872, and \$210,828, respectively.

As of December 31, 2022, the Group is in compliance with the financial covenants of the outstanding mortgage payable.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

(Continued)

NOTE 5 – Finance Lease Obligations

The Group leases office equipment under the terms of finance lease agreements. The leases are payable to GreatAmerica Financial Services in monthly installments of \$3,533. Monthly installments include principal and interest, with interest rates between 8.75% and 9.10% until August 1, 2025. The leases are collateralized by the equipment financed. The Group has the option to purchase the office equipment for \$1 at the end of the lease terms.

The following summarizes the line item in the balance sheet which include amount for the finance leases as of December 31:

		2022	 2021
Finance lease right-of-use asset Accumulated amortization of right-of-use	\$	170,476	\$ 170,476
asset	_	(127,857)	 (71,032)
Finance right of use asset, net	\$	42,619	\$ 99,444

The future minimum base lease payments under the finance leases are as follows for the years ended December 31:

2023 2024 2025	\$ 42,393 42,393 24,729
Total required lease payments Less: interest	109,515 (12,033)
Present value of required lease payments Less: current portion of finance lease obligations	97,482 (35,104)
Finance lease obligations, net of current	\$ 62,378

The following summarizes the line items in the special purpose combined statements of operations which include the components of finance lease costs for the years ended December 31:

	 2022		2021
Amortization of lease assets included in depreciation expense Interest on lease obligations included in	\$ 56,825	\$	56,825
interest expense	 12,032		22,309
Total finance lease costs	\$ 68,857	_ \$ _	79,134

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

(Continued)

NOTE 6 – Leases Commitments

GenSanDimas, LLC and GenYorbaLinda, LLC lease the portion of the campuses used to provide skilled nursing services from BRE Knight SH CA Owner LLC. The leases are operating lease, with terms of 3 years expiring on August 31, 2023, with automatic one-year period extensions unless terminated by either party. The monthly rent is all net income/loss generated from the operations of the skilled nursing facilities for the prior calendar month.

For the year ended December 31, 2022, lease revenue related to operating leases were \$1,865,286 and \$1,329,918 for Serento Casa and Serento Rosa, respectively. For the year ended December 31, 2022, lease expense related to the operating leases was \$3,195,204 for BRE Knight SH CA Owner LLC.

For the year ended December 31, 2021, lease revenue related to the operating leases were \$2,313,841 and \$885,743 for Serento Casa and Serento Rosa, respectively. For the year ended December 31, 2021, lease expense related to the operating leases was \$3,199,584 for BRE Knight SH CA Owner LLC.

Lease revenue and lease expense related to this operating lease have been eliminated in combination.

NOTE 7 – CARES Act Provider Relief Fund

In response to COVID-19 pandemic, during the year ended December 31, 2022 and 2021, the Group received \$0, and \$40,477 respectively in Provider Relief Funds from the U.S. Department of Health and Human Services (the "HHS") via the CARES Act. The Group is to document lost revenue or increased expenses attributable to the pandemic. Repayment is not required unless the Group is not in compliance with the terms and conditions of the funds. The Group recognizes relief funds as other income once there is reasonable assurance that the applicable terms and conditions required to retain the funds have been met. For the year ended December 31, 2021, the Group recognized the full \$40,447 of relief funds and is included in other income in the accompanying special purpose combined statements of operations.

NOTE 8 – Management Agreement

GenSanDimas, LLC and GenYorbaLinda, LLC are managed under a management agreement with Generations-CA, LLC, a related party through common ownership, whereby Generations-CA, LLC, provides general management and administrative services. The fee for these services is 4% of the skilled nursing gross revenue and 5% of assisted living and memory care gross revenue.

Management fees were incurred for GenSanDimas, LLC in the amount of \$385,168 and \$339,407 for the years ended December 31, 2022 and 2021, respectively, and are included in the accompanying special purpose combined statements of operations. Accrued management fees at December 31, 2022 and 2021 were \$41,168, included in the due from related parties on the accompanying special purpose combined balance sheets.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021 (Continued)

NOTE 8 - Management Agreement (continued)

Management fees were incurred for GenYorbaLinda, LLC in the amount of \$434,695 and \$429,695 for the years ended December 31, 2022 and 2021, respectively, and are included in the accompanying special purpose combined statements of operations. Accrued management fees at December 31, 2022 and 2021 were \$36,924, included in the due from related parties on the accompanying special purpose combined balance sheets.

Blossom Vale Senior Living is managed under a management agreement with CSL – Orangevale, LLC, an unrelated party, whereby CSL – Orangevale, LLC provides general management and administrative services. The fee for these services is 5% of gross revenue. For the years ended December 31, 2022 and 2021, \$185,205 and \$160,034, respectively, in management fees were incurred, and are included in the accompanying special purpose combined statements of operations.

NOTE 9 – Related Party Transactions

During the years ended December 31, 2022 and 2021, there were certain routine expenses incurred on behalf of Serento Casa by Generations, a related party through common ownership. At December 31, 2022 and 2021, the amount due to Generations-CA, LLC from Serento Casa were \$37,718 and \$12,975, respectively, included in the due form related parties, on the accompanying special purpose combined balance sheets.

During the years ended December 31, 2022 and 2021, there were certain routine expenses incurred on behalf of Serento Rosa by Generations, a related party through common ownership. At December 31, 2022 and 2021, the amount due to Generations-CA, LLC from Serento Rosa were \$28,566 and \$10,561, respectively, included in the due form related parties, on the accompanying special purpose combined balance sheets.

At December 31, 2022 and 2021, the net amount due from related parties in the amount of \$29,477,495 and \$29,423,064, respectively, represents the net amounts due for initial contributions at acquisition from the parent, prior and current year mortgage payable reallocations, and amounts due for expenses incurred by related parties on behalf of the Group. During the years ended December 31, 2022 and 2021, there was a reallocation of the mortgage payable with related entities under common ownership in the amount of \$(42,316) and \$4,490,536, respectively.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021

(Continued)

NOTE 10 – Retirement Plan

The Group maintains qualified 401(k) salary deferred plans (the Plans). The plans allow eligible employees to contribute a portion of their salary, not to exceed statutory limits. The Serento Casa and Serento Rosa plans provide for discretionary employer matching contributions of 4% of employee deferral contributions up to 100% of the employee's compensation. For the years ended December 31, 2022 and 2021, employer matching contributions for Serento Casa were \$69,490 and \$59,915, respectively. For the years ended December 31, 2022 and 2021, employer matching contributions for Serento Rosa were \$72,227 and \$66,911, respectively. The Blossom Vale Senior Living plan provides for discretionary employer matching contributions of 50% of employee deferral contributions up to 6% of the employee's compensation. For the years ended December 31, 2022 and 2021, the employer matching contributions were \$15,004 and \$16,355, respectively.

NOTE 11 – Commitments and Contingencies

The Group is currently named in several class action lawsuits and named as a party in several additional lawsuits, all in the early stages of litigation. All claims have been referred to the Group's insurance carrier and legal counsel. While there can be no assurance, based on the Group's evaluation of information currently available, management does not believe the results of such litigations would have material adverse effects on the results of operations, financial position or cash flows. However, the Group's assessment may evolve based upon further developments in the proceedings. The results of legal proceedings are inherently uncertain, and material adverse outcomes are possible.

The Group is subject to various claims for damages that arise in the normal course of business. Any claims would be referred to the Group's insurance carrier. In management's opinion, potential losses arising from a claim would generally be covered by the Group's insurance company, and therefore, would not have a material impact on the Group's financial position or results of operations.

The healthcare industry in which the Group operates is subject to numerous laws and regulations of federal, state and local governments. These laws and regulations relate to, among other things, matters such as licensure, accreditation, and government health care program participation requirements, regulations regarding reimbursement for patient services billing, fraud and abuse. Government agencies are actively conducting investigations concerning possible violations of 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 fines and penalties, as well as significant repayments for patient services previously billed. Management is not aware of any actions or potential actions at December 31, 2022 and 2021.

On March 11, 2020, the World Health Organization declared Coronavirus (COVID-19) a pandemic. The continued spread of COVID-19, or any similar outbreaks in the future, may adversely impact the local, regional, national and global economies. The extent to which COVID-19 impacts the Group's results is dependent on the breadth and duration of the pandemic and could be affected by other factors the Group is not currently able to predict. These impacts may include, but are not limited to, additional costs for responding to COVID-19, potential shortages of healthcare personnel, potential shortages of clinical supplies, loss of, or reduction to, revenue. Management believes the Group is taking appropriate actions to respond to the pandemic; however, the full impact is unknown and cannot be reasonably estimated at this time.

NOTES TO SPECIAL PURPOSE COMBINED FINANCIAL STATEMENTS December 31, 2022 and 2021 (Continued)

(Continued)

NOTE 12 – Current Vulnerability Due to Certain Concentrations

The Group's operations are concentrated in the retirement housing markets in San Dimas, Yorba Linda, and Orangevale, California. In addition, it provides care to residents under the Medicare program. The operations of the Group are subject to administrative directives, rules and regulations. Changes may occur with little notice or inadequate funding to pay for the related costs, including the additional administrative burden to comply with a change. The Group also grants credit to private patients on an unsecured basis.

BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC hold a provisional certificate of authority issued by the State of California authorizing them to issue continuing care contracts. California Health and Welfare Code section 1792 requires that a Continuing Care Retirement Community (CCRC) establish "liquid reserves" (undesignated cash and marketable securities) equal to the total of all principal and interest payments on long-term obligations paid during the fiscal year plus 75 days of its projected operating expenses. Based on the Group's debt payments for the years ended December 31, 2022 and 2021, calculated on an annualized basis, and its projected operating expenses for the following fiscal year, the Group was required to have \$3,624,043 and \$3,615,256 in liquid reserves as of December 31, 2022 and 2021, respectively. In our opinion, the liquid reserve calculation set forth in the immediately preceding sentence was determined consistently with the requirements of California Health and Safety Code section 1792. The required liquid reserves, maintained pursuant to Health and Safety Code section 1792, are held by BRE-BKD Knight LLC, a party that is on the provisional certificate of authority, solely to provide further financial support for the continuing care commitments of the CCRC.

The Group's operations are concentrated in the assisted living, and memory care markets, and provides access to skilled nursing services. The Group operates in a heavily regulated environment.

The Group manages deposit concentration risk by placing cash accounts with financial institutions believed to be creditworthy. At times, amounts on deposit may exceed insured limits. To date, the Group has not experienced losses in any of these accounts.

NOTE 13 – Subsequent Events

During March 2023, three unrelated communities were sold, and excess funds were allocated pro rata to the remaining communities, resulting in an additional decrease in indebtedness of the Group of \$215,822.

Forbearance on the mortgage note payable continues to be extended on a monthly basis through August 1, 2023, which is the date the special purpose combined financial statements were issued.

The Group did not have any other subsequent events through August 1, 2023, which is the date the special purpose combined financial statements were issued, requiring recording or disclosure in the special purpose combined financial statements for the year ended December 31, 2022.

SUPPLEMENTARY INFORMATION

SPECIAL PURPOSE COMBINING BALANCE SHEET December 31, 2022

ASSETS

	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner, LLC	Combined
Current assets							
Cash and cash equivalents	·	\$ 231,536	s -	157,748	\$ 349,396 \$	3,613 \$	742,293
Accounts receivable, net SNF	·	1,013,497		790,712	41,163	ı	1,845,372
Accounts receivable, net RCFE	ı	105,851	ı	116,837			222,688
Due from related parties	10,429,688	1,361,447	18,724,281	1,465,873	(2,648,170)	ı	29,333,119
Prepaid expenses	·	210,039	·	172,373	42,046	ı	424,458
Inventories	·	14,435	·	14,959	•	•	29,394
Interest rate cap	94,791		90,714	ı	33,296		218,801
Total current assets	10,524,479	2,936,805	18,814,995	2,718,502	(2,182,269)	3,613	32,816,125
Replacement reserves	29,836	1	31,734		15,303		76,873
Fixed assets							
Land and improvements	5,634,933	ı	3,434,012	I	1,321,854	ı	10,390,799
Building and improvements	22,699,948	ı	22,376,260	ı	19,019,899	ı	64,096,107
Furniture and equipment	1,633,665	ı	1,532,098	ı	1,930,048	ı	5,095,811
Finance lease right-of-use assets		81,633		88,843			170,476
	29,968,546	81,633	27,342,370	88,843	22,271,801	ı	79,753,193
Less: accumulated depreciation	(5,054,121)	(61,225)	(4,900,382)	(66,632)	(4,504,699)		(14,587,059)
	24,914,425	20,408	22,441,988	22,211	17,767,102	•	65,166,134
Construction in progress	1,200,416	I	1,372,333		1	'	2,572,749
Net fixed assets	26,114,841	20,408	23,814,321	22,211	17,767,102		67,738,883
Total assets	\$ 36,669,156	\$ 2,957,213	\$ 42,661,050 \$	2,740,713	\$ 15,600,136 \$	\$ <u>3,613</u>	100,631,881

SPECIAL PURPOSE COMBINING BALANCE SHEET December 31, 2022 (Continued)

LIABILITIES AND MEMBERS' EQUITY

	BR	BRE Knight SH CA Owner - Serento Casa	BRE Knight SH CA Owner - Serento Rosa	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner, LLC	Combined
Current liabilities								
Accounts payable	s	1	\$ 858,226	\$ -	650,154	\$ 41,716	s - s	1,550,096
Accrued personnel expenses		ı	373,246	·	413,495	84,707	·	871,448
Contract liability - advanced rent		ı	38,956	·	95,663	660'9	·	140,718
Accrued expenses		ı	105,585	·	76,320	(23,156)	·	158,749
Lease payable (receivable)		4,629,291	(4,629,291)	2,504,585	(2,504,585)			·
Resident refunds payable		ı	77,578		92,040	7,766	·	177,384
Accrued interest		1,129,693	ı	1,057,958	,	398,702	ı	2,586,353
Finance lease obligations, current portion		•	16,803		18,301			35,104
Total current habilities		5,758,984	(3,158,897)	3,562,543	(1,158,612)	515,834	•	5,519,852
Long term liabilities Finance lease obligations, net of current portion		I	29,792	I	32.586			62.378
Mortgage payable, net		24,672,612	, I	23,623,474	, 1	8,645,889	I	56,941,975
Total long term liabilities		24,672,612	29,792	23,623,474	32,586	8,645,889	I	57,004,353
Total liabilities		30,431,596	(3,129,105)	27,186,017	(1,126,026)	9,161,723	'	62,524,205
Members' equity Members' equity		6,237,560	6,086,318	15,475,033	3,866,739	6,438,413	3,613	38,107,676
Total liabilities and Members' equity	s	36,669,156	\$ 2,957,213	\$ 42,661,050 \$	2,740,713	\$ 15,600,136	\$ 3,613 \$	100,631,881

-27-

SPECIAL PURPOSE COMBINING STATEMENTS OF OPERATIONS For the year ended December 31, 2022

Managed by Generations

Managed by Generations

	BRE Knight SH CA Owner - Serento Casa	Owner - Serento Casa RCFE	GenSanDimas dba Serento Casa	BRE Knight SH CA Owner - Serento Rosa	DATE NUBIT OF CA Owner - Serento Rosa RCFE	Gen YorbaLinda dba Serento Rosa	Living - Managed by Compass	BRE Knight SH CA Owner, LLC	Combined
Revenue and other income Independent living	,		,	I			439.291	1	439.291
Assisted living	ч 1	\$ 2.120.901 \$		•	S 2.744.628 S	•		- -	~
Skilled nursing	•		3,058,392		. •	3,780,734	、 •		
Memory care		1,849,824	•		1,250,126				3,099,950
Rehabilitation	•	1	560,513			797,677			1,358,190
Laboratory	•		91,752			111,174	ı	ı	202,926
Other income		1,176	28		16,127	20	28,687	·	46,038
Interest		. •	141			467	1,124	•	1,732
Non-operating							(2)		(2)
Total revenues and other income	ı	3,971,901	3,710,826	ı	4,010,881	4,690,072	3,821,026	ı	20,204,706
Expenses									
Assisted living		924,195	•		1,065,300		1,002,417	•	2,991,912
Skilled nursing		1	2,819,044			2,896,883			5,715,927
Memory care	1	630,826		•	323,207				954,033
Rehabilitation	ı	I	530,078			683,609	ı	ı	1,213,687
Vitality	•	144,856	61	I	210,740		69,613		425,270
Laboratory		ı	81,620	•	•	122,386			204,006
Activities		ı	55,291	•	•	74,440			129,731
Marketing	I	295,676	122,365	•	369,309	126,231	207,213		1,120,794
Administration	I	1,336,647	1,000,690	•	1,254,144	1,251,551	700,625	2,279	5,545,936
Dietary	1	729,831	284,365	Ĩ	721,677	281,820	766,562	I	2,784,255
Maintenance	I	304,513	116,139	•	205,799	74,259	268,784		969,494
Equipment rental		23,049	13,541	•	29,789	24,916			91,295
Housekeeping and laundry	•	164,241	135,556	•	193,568	118,566	90,449		702,380
Utilities	I	288,896	115,817	·	303,228	117,516	321,578	•	1,147,035
Lease expense	•		•	•			13,890		13,890
Tax and insurance	I	594,273	233,187	•	422,046	165,962	369,506		1,784,974
Interest	1,019,346	17,358	6,862	975,504	14,544	7,225	358,050		2,398,889
Depreciation	1,014,754	27,211	I	957,721	29,614		1,140,049	I	3,169,349
Amortization	18,432		•	14,804		•	11,292	•	44,528
Disaster	I	127,015	•	•	58,787	•	16,287		202,089
Bad debt		46	221,748	ı	(1,000)	117,118	8,744		346,656
Gain (loss) on interest rate cap	(65,759)			(62,930)			(23,098)	I	(151,787)
Total expenses	1,986,773	5,608,633	5,736,364	1,885,099	5,200,752	6,062,482	5,321,961	2,279	31,804,343
Other income (expenses) Lease expense	(2,025,538)	•	2,025,538	(1,372,410)		1,372,410		'	
Total other income (expenses)	(2,025,538)	ı	2,025,538	(1,372,410)	ı	1,372,410	ı	ı	
Not income (new)	\$ (116 C10 P) \$	\$ (UEL 767 17 \$		\$ (00 <i>3 L3C C)</i> \$	(120 001 17	6	6 (1 600.03E)	3 (0LC C) 3	(20) 002 117

-28-

٢)
LC
Ř
NER
۶
0
∇
Ŧ
SH
KNIGHT
2
Z
\mathbf{M}
E
BRE

SPECIAL PURPOSE COMBINING STATEMENTS OF CHANGES IN MEMBERS' EQUITY For the Year ended December 31, 2022

	BRE K Owner -	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Balance, January 1, 2022	S	10,249,871 \$	2,113,050	\$ 18,732,542 \$	641,610	\$,299,348	\$ 892	37,037,313
Net income (loss)		(4,012,311)	(1,636,732)	(3,257,509)	(1,189,871)	(1,500,935)	(2,279)	(11,599,637)
Contributions		- -	5,610,000		4,415,000	2,640,000	5,000	12,670,000
Balance, December 31, 2022	\$	6,237,560 \$	6,086,318	\$ 15,475,033 \$	3,866,739 \$	\$ 6,438,413	\$ 3,613 \$	38,107,676

SPECIAL PURPOSE COMBINING STATEMENTS OF CASH FLOWS For the year ended December 31, 2022

	BRE Owne	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Cash flows from operating activities Cash received from residents	S	ی د	7,155,249	بو ا	8.573.112 \$	3.741.342	v	\$ 19,469,703
Other receipts			1,345	I	16,614		I	
Interest expense paid		(624,883)	(24,220)	(598,008)	(21,769)	(262,442)	Ĩ	(1,531,322)
Cash paid to suppliers and employees		1,847,197	(12,724,491)	1,979,096	(12,953,589)	(4,762,574)	(2,279)	(26,616,640)
Net cash provided by (used in) operating activities		1,222,314	(5,592,117)	1,381,088	(4,385,632)	(1,253,865)	(2,279)	(8,630,491)
Cash flows from investing activities Purchase of fixed assets		(1,277,482)		(1,433,816)		(1,083,245)		(3,794,543)
Net cash provided by (used in) investing activities		(1,277,482)	I	(1,433,816)	ľ	(1,083,245)		(3,794,543)
Cash flows from financing activities Principal payments on capital lease Contributions Distributions		, , , , ,	(15,399) 5,610,000		(16,718) 4,415,000	- 2,640,000	5,000	(32,117) 12,670,000
Net cash provided by (used in) financing activities			5,594,601		4,398,282	2,640,000	5,000	12,637,883
Net change in cash, cash equivalents and restricted cash		(55,168)	2,484	(52,728)	12,650	302,890	2,721	212,849
Cash, cash equivalents and restricted cash, beginning of year		85,004	229,052	84,462	145,098	61,809	892	606,317
Cash, cash equivalents and restricted cash, end of year	Ş	29,836 \$	231,536	\$ 31,734 \$	157,748 \$	364,699	\$ 3,613	\$ 819,166

SPECIAL PURPOSE COMBINING STATEMENTS OF CASH FLOWS For the year ended December 31, 2022 (Continued)

	BRE] Owner	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Reconciliations of net income (loss) to net cash provided by (used in) operating activities Net income (loss)	S	(4,012,311) \$	(1,636,732)	\$ (3,257,509)	\$ (1,189,871)	\$ (1,500,935)	\$ (2,279) \$	(11,599,637)
Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities:								
Depreciation		1,014,754	27,211	957,721	29,614	1,140,049	ı	3,169,349
Amortization		18,432		14,804		11,292	I	44,528
			771,194		0110	o,/ 41	ı	000000
Reallocation of mortgage with related parties (Gain) loss on interest rate can		(5,934,202) (65.759)	1 1	5,898,326 (62.930)	1 1	(6,440) (23.098)	1 1	(42,316) (151.787)
		((
Decrease (increase) in:								
Accounts receivable, net SNF		I	(482,929)	I	(137,136)	(12,746)	I	(632,811)
Accounts receivable, net RCFE		ļ	(92, 450)	Ì	(113,937)	•		(206, 387)
Due from related parties		7,781,398	(1,752,936)	(3,919,230)	(1,714,197)	(786, 108)	ı	(391,073)
Prepaid expenses		I	(46,259)	1	(50,777)	(10,976)	ı	(108,012)
Inventories		ļ	(869)	1	(5,735)	ı	ı	(6,604)
Increase (decrease) in:								
Accounts payable			38,019	Ţ	(157,807)	(81,168)	ı	(200,956)
Accrued personnel expenses		I	(4,274)		46,365	(18,822)	ı	23,269
Contract liability - advanced rent		ı	36,433	Ţ	906'16	(44,895)	ı	83,444
Accrued expenses			113,600	Ţ	24,295	(32,136)	ı	105,759
Lease payable		2,025,539	(2,025,538)	1,372,410	(1,372,410)	•		-
Resident refunds payable		ı	12,813	Ţ	47,940	7,766	ı	68,519
Accrued interest		394,463	'	377,496	'	95,608	 	867,567
Net cash provided by (used in) operating	÷		(211 COS 37	\$ 1 201 000				(0 630 401)
аспинея	e	¢ +1;777,14	(111,240,0)	¢	(700,080,4) 6	¢ (c08,cc7,1) ¢	¢ (6/7'7)	(164,000,491)

SPECIAL PURPOSE COMBINING BALANCE SHEET December 31, 2021

ASSETS

	- 6	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Current assets								
Cash and cash equivalents	S	1	\$ 229,052	- \$	145,098	\$ 20,447 \$	892 \$	395,490
Accounts receivable, net SNF		•	752,362	•	769,694	37,161		1,559,217
Accounts receivable, net RCFE		ı	13,401		2,900	•		16,301
Due from related parties		12,611,198	(391,489)	20,793,960	(248,324)	(3,434,278)		29,331,067
Prepaid expenses		ı	163,780		121,596	31,070		316,446
Inventories		ı	13,566	•	9,224			22,790
Interest rate cap	ļ	3,318		3,176		1,166	 	7,660
Total current assets		12,614,517	780,672	20,797,136	800,188	(3,344,434)	892	31,648,971
Replacement reserves		85,004		84,462		41,362		210,828
Fixed assets								
Land and improvements		5,621,933		3,417,306	ı	1,248,671		10,287,910
Buildings and improvements		22,360,658		21,993,862	ı	18,118,477		62,472,997
Furniture and equipment		1,592,906	ı	1,516,071		1,821,407	ı	4,930,384
Finance lease right-of-use asset	l		81,633	I	88,843			170,476
		29,575,497	81,633	26,927,239	88,843	21,188,555	ı	77,861,767
Less: accumulated depreciation	ļ	(4,039,367)	(34,014)	(3,942,660)	(37,018)	(3,364,649)	-	(11,417,708)
		25,536,130	47,619	22,984,579	51,825	17,823,906	•	66,444,059
Construction in progress				280,608				280,608
Net fixed assets	I	25,536,130	47,619	23,265,187	51,825	17,823,906		66,724,667
Total assets	\$	38,235,651	\$ 828,291	\$ 44,146,785 \$	852,013 \$	14,520,834 \$	892 \$	98,584,466

-32-

SPECIAL PURPOSE COMBINING BALANCE SHEET December 31, 2021 (Continued)

LIABILITIES AND MEMBERS' EQUITY

	BRE Kn Owner - S	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Current liabilities								
Accounts payable	\$	1	\$ 820,207	s - S	807,961 \$	122,884 \$	-	1,751,052
Accrued personnel expenses		ı	377,520		367,130	103,529		848,179
Deferred revenue		ı	2,523		3,757	50,994		57,274
Accrued expenses		ı	(8,015)		52,025	8,980		52,990
Lease payable (receivable)		2,603,753	(2,603,753)	1,132,175	(1,132,175)			
Resident refunds payable		I	64,765	ı	44,100			108,865
Accrued interest		709,515		655,854	•	294,062		1,659,431
Capital lease payable, current portion			14,113		15,271	•		29,384
Total current liabilities		3,313,268	(1,332,640)	1,788,029	158,069	580,449		4,507,175
Long term liabilities Capital lease payable, net of current portion		ı	47,881	,	52,334			100,215
Mortgage payable, net		24,672,512	ı	23,626,214		8,641,037	•	56,939,763
Total long term liabilities		24,672,512	47,881	23,626,214	52,334	8,641,037	I	57,039,978
Total liabilities		27,985,780	(1,284,759)	25,414,243	210,403	9,221,486		61,547,153
Members' equity Members' equity		10,249,871	2,113,050	18,732,542	641,610	5,299,348	892	37,037,313
Total liabilities and Members' equity	s	38,235,651 \$	828,291	\$ 44,146,785 \$	852,013 \$	14,520,834 \$	892 \$	98,584,466

SPECIAL PURPOSE COMBINING STATEMENTS OF OPERATIONS For the year ended December 31, 2021

		Managed by Generations	Generations		Managed by Generations	Generations			
	BRE Knight SH CA Owner - Serento Casa	BRE Knight SH CA Owner - Serento Casa RCFE	GenSanDinas dba Serento Casa	BRE Knight SH CA Owner - Serento Rosa	BRE Knight SH CA Owner - Serento Rosa RCFE	Gen YorbaLinda dba Serento Rosa	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Revenue and other income Independent living	ч У	•		s	1	•	\$ 131.923	•	\$ 131.923
Assisted living	1	2.378.128		•	2.532.031	•	ς.	·	7
Skilled nursing			2,609,430			3,781,483	. •		6,390,913
Memory care	I	1.264.874			1.290.776	. 1	,		2,555,650
Rehabilitation		1	457.716			787.470	,		1.245.186
I aboratory			57316			195 054	•		252 370
Otherinome		(0.463)	23 511	. 1	002.2	16,026	45.066		83 770
	1	(00+,6)	110,02	•	1,120	10,930	40,000	•	0///00
Millerest			R	•	•	£	000	•	00C
Non-operating	-	'			•	•	007	•	007
Total revenues and other income	•	3,633,539	3,148,069	ľ	3,830,527	4,780,997	3,236,046	ı	18,629,178
Expenses									
Assisted living		1,403,510			1,557,850		612,642		3,574,002
Skilled nursing			2,962,180			3,406,165	. 1		6,368,345
Memory care	•	692,520			412,027	. •			1,104,547
Rehabilitation			404,200			662,290			1,066,490
Vitality		125,006			178,181				303,187
Laboratory			70,355			189,258			259,613
Activities	•		36,618		•	69,915			106,533
Marketing		138,025	92,164		140,318	96,598	137,678	·	604,783
Administration		356,953	370,880		303,612	332,744	938,360	3,163	2,305,712
Dietary		718,229	253,346	•	625,822	225,798	703,845	•	2,527,040
Maintenance	ı	236,719	73,848	·	172,490	56,320	253,567	·	792,944
Equipment rental	1	28,903	17,882	ī	22,197	20,480			89,462
Housekeeping and laundry	İ	208,184	130,245	I	170,267	88,739	74,652	I	672,087
Utilities	1	267,506	100,439		254,552	94,753	286,179		1,003,429
Lease expense		I					22,687		22,687
Tax and insurance		644,016	234,262	I	498,072	181,945	351,473	I	1,909,768
Interest	620,791	ļ	6,106	594,090	I	6,903	218,056	I	1,445,946
Depreciation	924,353	ļ	27,211	171,909	I	29,614	890,686		2,781,035
Amortization	24,576	1		19,739			11,292		55,607
Disaster	1	70,828	ı		140,574	I	27,046		238,448
Transition	1	7,699		•	7,465	,		•	15,164
Bad debt		89,510	682,174	•	16,749	205,218	36,056	•	1,029,707
Gain (loss) on interest rate cap	(2,769)			(2,649)			(973)	•	(6,391)
Total expenses	1,566,951	4,987,608	5,461,910	1,520,351	4,500,176	5,666,740	4,563,246	3,163	28,270,145
Other income (expenses) Lease expense	(2,313,841)		2,313,841	(885,743)		885,743			
Total other income (expenses)	(2,313,841)		2,313,841	(885,743)		885,743	'		
Net income (loss)	\$ (3,880,792)	\$ (1,354,069)	•••	\$ (2,406,094) \$	(669,649)	•	\$ (1,327,200)	\$ (3,163)	\$ (9,640,967)

-34-

SPECIAL PURPOSE COMBINING STATEMENTS OF CHANGES IN MEMBERS' EQUITY

	О ^в	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Balance, January 1, 2021	ss	12,889,383 \$	774,112	\$ 18,180,701	\$ 312,280	\$ 6,401,548	\$ 4,055	\$ 38,562,079
Net income (loss)		(3,880,792)	(1,354,069)	(2,406,094)	(669,649)	(1,327,200)	(3,163)	(9,640,967)
Distributions		ı			(19,028)		ı	(19,028)
Contributions		1,241,280	2,693,007	2,957,935	1,018,007	225,000	1	8,135,229
Balance, December 31, 2021	∞	10,249,871 \$	2,113,050	\$ 18,732,542	\$ 641,610 \$	\$ 5,299,348 \$	\$ 892	\$ 37,037,313

SPECIAL PURPOSE COMBINING STATEMENTS OF CASH FLOWS For the year ended December 31, 2021

	BRE Knight SH CA Owner - Serento Casa	CA Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Cash flows from operating activities Cash received from residents	\$	∽ '	6,526,341 \$		\$ 8,617,600	85	~~```	18,319,625
Other receipts		ı	23,789	I	24,748	45,272	ı	93,809
Interest expense paid	(319	(319,380)	(6,106)	(298,085)	(8,234)	(69,852)	ı	(701,657)
Cash paid to suppliers and employees	(632	(632,529)	(9,005,941)	(2,409,759)	(9,554,798)	(1,403,423)	(3,163)	(23,009,613)
Net cash provided by (used in) operating activities	(951	(951,909)	(2,461,917)	(2,707,844)	(920,684)	1,747,681	(3,163)	(5,297,836)
Cash flows from investing activities Purchase of fixed assets	(220	(220,630)		(181,348)		(1,471,704)		(1,873,682)
Net cash provided by (used in) investing	(220	(220,630)	•	(181,348)		(1,471,704)	I	(1,873,682)
activities								
Cash flows from financing activities Princinal navments on canital lease		ı	(13 045)	I	(14 640)	,		(22 685)
Contributions	1,241	1,241,280	2,693,007	2,957,935	1,018,007	225,000	I	8,135,229
Distributions		 	'	'	(19,028)		'	(19,028)
Net cash provided hy (used in) financing activities	1,241	1,241,280	2,679,962	2,957,935	984,339	225,000	ı	8,088,516
Net change in cash, cash equivalents and restricted cash	68	68,741	218,045	68,743	63,655	500,977	(3,163)	916,998
Cash, cash equivalents and restricted cash, beginning of year	16	16,264	11,007	15,719	81,443	(439,168)	4,055	(310,680)
Cash, cash equivalents and restricted cash, end of year	\$ 85	85,005 \$	229,052 \$. 84,462	\$ 145,098	\$ 61,809	\$ 892	606,318

SPECIAL PURPOSE COMBINING STATEMENTS OF CASH FLOWS For the year ended December 31, 2021 (Continued)

	BRE Knight Owner - Seret	BRE Knight SH CA Owner - Serento Casa	Serento Casa - Managed by Generations	BRE Knight SH CA Owner - Serento Rosa	Serento Rosa - Managed by Generations	Blossom Vale Senior Living - Managed by Compass	BRE Knight SH CA Owner LLC	Combined
Reconciliations of net income (loss) to net cash provided by (used in) operating activities Net income (loss)	S	(3,880,792) \$	(1,354,069)	\$ (2,406,094) \$	(669,649) \$	(1,327,200) \$	(3,163) \$	(9,640,967)
Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities:		201 PC0	11020	121 000	11200	202 000		300 102 0
Depreciation Amortization		24,576		19,739	-2,014	050,060		2, /81,033 55,607
Bad debt			771,684		221,967	36,056		1,029,707
Reallocation of mortgage with related parties		1,241,280	I	2,957,935		291,321		4,490,536
(Gain) loss on interest rate cap		(2,769)	•	(2,649)	I	(973)	•	(6,391)
Decrease (increase) in:								
Accounts receivable, net SNF		ı	(157,346)	•	194,957	(66,084)	•	(28,473)
Accounts receivable, net RCFE		ı	(13,401)		(2,900)	•	1	(16,301)
Due from related parties		(1,877,532)	199,492	(5,509,583)	119,490	2,198,687		(4, 869, 446)
Prepaid expenses		I	(139,887)		(97,992)	52,623		(185,256)
Inventories		Î	37,544	ı	27,933			65,477
Increase (decrease) in:								
Accounts payable		i	452,304	ı	330,803	(81,892)		701,215
Accrued personnel expenses		ı	89,247	•	(228)	(23,919)	•	65,100
Contract liability - advanced rent		Ĩ	(9,633)	1	(62,632)	50,994	•	(21,271)
Accrued expenses		·	(69,913)	,	12,305	(283, 910)		(341,518)
Lease payable		2,317,564	(2,244,052)	1,027,632	(925,751)	•		175,393
Resident refunds payable		·	(51,098)	,	(98,601)	•		(149,699)
Accrued interest		301,411		296,005		•	'	597,416
Net cash provided by (used in) operating activities	S	(951,909) \$	(2,461,917)	S (2,707,844) S	(920,684) \$	1,747,681 \$	(3,163) \$	(5,297,836)

PART 5 LIQUID RESERVES



INDEPENDENT AUDITOR'S REPORT

To BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC, the Provisional Certificate of Authority holders, for Serento Rosa Yorba Linda, California

Opinion

We have audited the accompanying continuing care reserve report (the "Reports") of BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC, the Provisional Certificate of Authority holders, for Serento Rosa (the "Community"), which comprise the continuing care liquid reserve schedules Form 5-1 through Form 5-5 as of December 31, 2022. The Reports have been prepared by management using the liquid reserve requirements of California Health and Safety Code Section 1792.

In our opinion, the Reports referred to above present fairly, in all material respects, the liquid reserve schedules Form 5-1 through Form 5-5 of BRE Knight SH CA Owner LLC and BRE-BKD Knight LLC, the Provisional Certificate of Authority holders, for Serento Rosa, as of December 31, 2022, in accordance with the liquid reserve requirements of California Health and Safety Code Section 1792.

Basis for Opinion

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

Basis of Accounting

We draw attention to the basis of accounting used to prepare the Reports. The Reports were prepared on the basis of the liquid reserve requirements of California Health and Safety Code Section 1792, which is a basis of accounting other than accounting principles generally accepted in the United States of America, to meet the requirements of California Health and Safety Code Section 1792. The Reports are not intended to be a complete presentation of the Community's assets, liabilities, revenues and expenses. Our opinion is not modified with respect to this matter.



Responsibilities of Management for the Reports

Management is responsible for the preparation and fair presentation of the Reports in accordance with the liquid reserve requirements of California Health and Safety Code Section 1792, and for the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of Reports that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibilities for the Reports

Our objectives are to obtain reasonable assurance about whether the Reports as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards 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 Reports.

In performing an audit in accordance with generally accepted auditing standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the 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 in the Reports.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Community's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the Reports.



Other Matter

Our audit was conducted for the purpose of forming an opinion on the Reports as a whole. The accompanying supplementary information of Attachment I to Form 5-4: Calculation of Net Operating Expense Reconciliation of Line 2a, Attachment II to Form 5-4: Calculation of Net Operating Expense Reconciliation of Line 2e, Attachment III to Form 5-5: Note to Form 5-5 Qualifying Assets, Attachment IV to Form 5-5: Note to the Continuing Care Reserve Report (Part 5), and Attachment V to Form 5-5: H&SC Section 1790(a)(2) and (3) Disclosure are presented for purposes of additional analysis and are not a required part of the Reports. 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 Reports. The information has been subjected to the auditing procedures applied in the audit of the Reports and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the Reports or to the Reports themselves, and other additional procedures in accordance with the liquid reserve requirements of California Health and Safety Code Section 1792. In our opinion, the information is fairly stated in all material respects in relation to the Reports as a whole.

Restriction on Use

Our report is intended solely for the information and use of the Community and for filing with the California Department of Social Services and is not intended to be, and should not be, used by anyone other than these specified parties. However, this report is a matter of public record and its distribution is not limited.

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.

Hansen Hunter + Co. P.C.

August 1, 2023

FORM 5-1 LONG-TERM DEBT INCURRED IN A PRIOR FISCAL YEAR (Including Balloon Debt)

\$975,504	\$0	\$975,504	\$0	TOTAL:	
\$0					ω
\$0					7
\$0					9
\$0					5
\$0					4
\$0					3
\$0					2
\$975,504	\$0	\$975,504	\$0	3/29/2017	-
(columns (b) + (c) + (d))	In Fiscal Year	During Fiscal Year	During Fiscal Year	Incurred	Debt Obligation
Total Paid	Credit Enhancement Premiums Paid	Interest Paid	Principal Paid	Date	Long-Term
(e)	(p)	(c)	(q)	(a)	

(Transfer this amount to Form 5-3, Line 1)

NOTE: For column (b), do not include voluntary payments made to pay down principal.

PROVIDER NOTE to Form 5-1: Interest paid listed above on Line 1 includes amounts related to reallocated debt incurred in the current year (see Note 4 in the audit).

BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA COMMUNITY: **PROVIDER:**

FORM 5-2 LONG-TERM DEBT INCURRED DURING FISCAL YEAR (Including Balloon Debt)

0\$				TOTAL:	
\$0					8
\$0					2
\$0					9
\$0					5
\$0					4
0\$					3
\$0					2
\$0					-
(columns (c) x (d)	Next 12 months	Debt	During Fiscal Year	Incurred	Debt Obligation
(see instruction 5)	Payments over	Payment on the	Total Interest Paid	Date	Long-Term
Reserve Requirement	Number of	Recent			
		Amount of Most			
(e)	(p)	(c)	(q)	(a)	

(Transfer this amount to Form 5-3, Line 2)

NOTE: For column (b), do not include voluntary payments made to pay down principal.

BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA PROVIDER: COMMUNITY:

	TOTAL	\$975,504	\$0	\$0	\$975,504
FORM 5-3 CALCULATION OF LONG-TERM DEBT RESERVE AMOUNT	Line	Total from Form 5-1 bottom of Column (e)	Total from Form 5-2 bottom of Column (e)	Facility leasehold or rental payment paid by provider during fiscal year. (including related payments such as lease insurance)	TOTAL AMOUNT REQUIRED FOR LONG-TERM DEBT RESERVE:
	L	-	CV	e G	4

BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA PROVIDER: COMMUNITY:

	FORM 5-4 CALCULATION OF NET OPERATING EXPENSES		
Line		Amounts	TOTAL
. 	Total operating expenses from financial statements	I	\$13,148,333
7	Deductions:		
a.	Interest paid on long-term debt (see instructions)	\$975,504	
ġ	Credit enhancement premiums paid for long-term debt (see instructions)	\$0	
IJ	Depreciation	\$987,335	
d.	Amortization	\$14,804	
ο	Revenues received during the fiscal year for services to persons who did not have a continuing care contract	\$7,775,164	
نب	Extraordinary expenses approved by the Department	\$0	
З	Total Deductions		\$9,752,807
4	Net Operating Expenses	I	\$3,395,526
5	Divide Line 4 by 365 and enter the result.	I	\$9,303
Q	Multiply Line 5 by 75 and enter the result. This is the provider's operating expense reserve amount.	Ι	\$697,711
PROVIDER: COMMUNITY:	BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA		

FORM 5-5 ANNUAL RESERVE CERTIFICATION

Provider Name:	BRE KNIGHT SH CA OWNER LLC a	nd BRE-BKD KNIGHT LLC
Community Name:	SERENTO ROSA	
Fiscal Year Ended:	DECEMBER 31, 2022	

We have reviewed our debt service reserve and operating expense reserve requirements as of, and for the Period ended DECEMBER 31, 2022 and are in compliance with those requirements.

Our liquid reserve requirements, computed using the audited financial statements for the fiscal year are as follows:

		<u>Amount</u>
[1]	Debt Service Reserve Amount	\$975,504
[2]	Operating Expense Reserve Amount	\$697,711
[3]	Total Liquid Reserve Amount:	\$1,673,215

Qualifying assets sufficient to fulfill the above requirements are held as follows:

	Qualifying Asset Description		<u>Amount</u> (market value at end of quarter) <u>Debt Service Reserve</u> <u>Operating Reserve</u>			
[4]	Cash and Cash Equivalents		\$975,504 (see Attachment III)	_	\$697,711 (see Attachment III)	
[5]	Investment Securities		\$0	-	\$0	
[6]	Equity Securities		\$0	_	\$0	
[7]	Unused/Available Lines of Credit		\$0	-	\$0	
[8]	Unused/Available Letters of Credit		\$0	_	\$0	
[9]	Debt Service Reserve		\$0	_	(not applicable)	
[10]	Other:		\$0	-	\$0	
	(describe qualifying asset)	- -				
	Total Amount of Qualifying Assets Listed for Liquid Reserve:	[11]	\$975,504	[12]	\$697,711	
	Total Amount Required:	[13]	\$975,504	[14]	\$697,711	
	Surplus/(Deficiency):	[15]	\$0	[16]	\$0	
Signature:						
Chris Maing				Date:	08/01/2023	
	Representative)					
Vice Presid	ent					

(Title)

SUPPLEMENTARY INFORMATION

FORM 5-4 ATTACHMENT I CALCULATION OF NET OPERATING EXPENSES RECONCILIATION OF LINE 2A

Interest on long-term debt (Line 2A)	\$ 975,504
Interest (other)	 21,769
Total interest, per statement of operations	\$ 997,273

FORM 5-4 ATTACHMENT II CALCULATION OF NET OPERATING EXPENSES RECONCILIATION OF LINE 2E

Total revenues, per statements of operations		8,700,953
Net change in accounts receivable Net change in resident refunds payable Net change in contract liability – advanced rent Less: other income Less: bad debt		(134,955) 47,940 91,906 (16,614) (116,118)
Cash received from residents, per cash flow	\$	8,573,112
Revenues received during year ended December 31, 2022 for services to persons who did not have a continuing care contract Revenues received during year ended December 31, 2022 for services to		7,775,164
persons who did have a continuing care contract Net change in accounts receivable Net change in resident refunds payable Net change in contract liability – advanced rent Less: bad debt		909,175 (134,955) 47,940 91,906 (116,118)
Cash received from residents, per cash flow	\$	8,573,112

FORM 5-5 ATTACHMENT III NOTE TO FORM 5-5 QUALIFYING ASSETS

BRE-BKD Knight LLC is included as a provider to backstop the financial obligations of BRE Knight SH CA Owner LLC to the residents of the Community. As evidenced by its financial statements showing cash on hand in its own bank accounts of \$5,225,863, BRE-BKD Knight LLC amply satisfies the liquid reserve requirement of \$1,673,215.

FORM 5-5 ATTACHMENT IV Note to the Continuing Care Reserve Report (Part 5)

The continuing care reserve report included in Part 5 has been prepared in accordance with the report preparation provisions of the California Health and Safety Code (the Code), Section 1792.

Section 1792 of the Code indicates that the Company should maintain at all times qualifying assets as a liquid reserve in an amount that equals or exceeds the sum of the following:

- The amount the provider is required to hold as a debt service reserve under Section 1792.3.
- The amount the provider must hold as an operating expense reserve under Section 1792.4.

In accordance with the Code, the Community has calculated its liquid reserve requirement as of December 31, 2022, the most recent fiscal period end, and the reserve calculation of \$1,673,215 is based on the Community's audited financial statements for the year ended December 31, 2022.

FORM 5-5 ATTACHMENT V H&SC SECTION 1790(A)(2) AND (3) DISCLOSURE

Description of all Reserves Maintained

,

	December 31, 2022			
Cash and cash equivalents, GenYorbaLinda, LLC Cash and cash equivalents, BRE BKD Knight LLC		157,748 5,225,863		
	\$	5,383,611		
 Funds Accumulated for Specific Projects or Purposes The cash and cash equivalents are used for operations. 				
 Per Capita Cost of Operations 				
Total operating Expenses (Form 5-4,				

Total operating Expenses (Form 5-4,		
Line 1)	\$	13,148,333
Mean number of all residents (Form 1-		
1 Line 10)		/ 77
l l	_	/ 77

\$ 170,758

PART 6 <u>CONTINUING CARE RETIREMENT COMMUNITY</u> <u>DISCLOSURE STATEMENT</u>

	C	ontinuing Care Retirement Community	Date Prepared: 08/01/2023
		Disclosure Statement General Information	
FACILITY NAME: SE	RENTO ROSA		
	IAL HWY, YORBA LINDA, CA		4) 452-1846
PROVIDER NAME: and E	KNIGHT SH CA OWNER LLC 3RE-BKD KNIGHT LLC	FACILITY OPERATOR: BRE KNIGHT SH CA O	WNER LLC
RELATED FACILITIES:	NONE	RELIGIOUS AFFILIATION: NONE	
YEAR OPENED 2000 #	OF ACRES <u>4.64</u> SI	NGLE STORY 🖌 MULTI-STORY 🗌 OTHER	MILES TO SHOPPING CTR: 0.8 MILES TO HOSPITAL: 2.6
NUMBER OF UNITS:	RESIDENTIAL LIVING	HEALTH CARE	
A	PARTMENTS - STUDIO: 0	ASSISTED LIVING: 90	
AI	PARTMENTS – 1 BDRM: 0	SKILLED NURSING: 45	
AI	PARTMENTS – 2 BDRM: 0	SPECIAL CARE: 23	
	COTTAGES/HOUSES: 0	DESCRIBE SPECIAL CARE:	DEMENTIA CARE
RLU OCCUPA	NCY (%) AT YEAR END: 0		
TYPE OF OWNERSHIP:	NOT-FOR- PROFIT	FOR PROFIT ACCREDITED?:	YES VO BY:
FORM OF CONTRACT: (check all that apply)	CONTINUING CA		
REFUND PROVISIONS (Ch apply):			
RANGE OF ENTRANCE FE	ES: N/A TO	N/A LONG-TERM CARE INSURANCE RE	QUIRED? YES VNO
HEALTH CARE BENEFITS	INCLUDED IN CONTRACT:	NONE	
ENTRY REQUIREMENTS:		PRIOR PROFESSION: N/A OTHER:	N/A
ENTRI REQUIREMENTS.	MIN. AGE. <u>00</u> P	NORFROI ESSION. <u>NA</u> OTHER.	
	FIVE(S) TO, AND RESIDENT ompliance and residents' roles	MEMBERS ON, THE BOARD the governing body p	ative meets with a representative of eriodically to discuss budgeting and s.
	EAC	ILITY SERVICES AND AMENITIES	
COMMON AREA AMENITIE		SERVICES AND AMENITIES SERVICES AVAILABLE	
	AVAILABLE	FEE FOR	INCLUDED FOR EXTRA
	\checkmark	SERVICE	IN FEE CHARGE
BEAUTY/BARBER SHOP			
BILLIARD ROOM BOWLING GREEN		MEALS (3/DAY) SPECIAL DIETS AVAILABLE	
CARD ROOMS			
			- 5 5
CHAPEL			
COFFEE SHOP			
CRAFT ROOMS			
EXERCISE ROOM			
GOLF COURSE ACCESS			
LIBRARY			
PUTTING GREEN			
SHUFFLEBOARD			
SPA			
SWIMMING POOL - INDOC			
SWIMMING POOL - OUTD			
TENNIS COURT			
WORKSHOP		OTHER	
OTHER			

All providers are required by Health and Safety Code section 1789.1 to provide this report to prospective residents before executing a deposit agreement or continuing care contract, or receiving any payment. Many communities are part of multi-facility operations which may influence financial reporting. Consumers are encouraged to ask questions of the continuing care retirement community that they are considering and to seek advice from professional advisors.

PROVIDER NAME: COMMUNITY: BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA

OTHER CCRCs	LOCATION (City, State)	PHONE (with area code)
Serento Casa	San Dimas, CA	909-248-2430
MULTI-LEVEL RETIREMENT COMMUNITIES		
FREE-STANDING SKILLED NURSING		
SUBSIDIZED SENIOR HOUSING		

*NOTE: PLEASE INDICATE IF THE FACILITY IS A LIFE CARE FACILITY.

PROVIDER NAME: BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC

COMMUNITY:	SERENTO ROSA				
		2019	2020	2021	2022
OPERATING INCOM	GOING OPERATIONS E on of entrance fee income) \$	5 <u>N/A</u> \$	\$	8,611,524_\$	8,700,953
LESS OPERATING E (excluding depreciation	EXPENSES on, amortization, and interest)	N/A	3,069,058	10,127,750	11,148,921
NET INCOME FROM	OPERATIONS	N/A	(71,939)	(1,516,226)	(2,447,968)
LESS INTEREST EX	PENSE	N/A	(177,136)	(600,993)	(997,273)
PLUS CONTRIBUTIO	DNS	N/A	0_	0	0
PLUS NON-OPERAT (excluding extraordina	TING INCOME (EXPENSES) ary items)	N/A	0	0	0
NET INCOME (LOSS DEPRECIATION ANI) BEFORE ENTRANCE FEES, D AMORTIZATION \$	5 <u>N/A</u> \$	<u>(249,075)</u> \$	<u>(2,117,219)</u> \$	(3,445,241)
NET CASH FLOW FI (Total Deposits Less	ROM ENTRANCE FEES Refunds) \$	5N/A_\$	\$	\$_	0

DESCRIPTION OF SECURED DEBT (as of most recent fiscal year end)							
LENDER	OUTSTANDING BALANCE	INTEREST RATE	DATE OF ORIGINATION	DATE OF MATURITY	AMORTIZATION PERIOD		
KeyBank National Association – Master Credit Facility	Allocated \$23,623,474	Variable – LIBOR plus margin	3/29/2017	4/1/2027	Forbearance granted for reduced interest through 7/31/2023; Loan modification under discussion. Principal payments will commence monthly starting 2/1/2025 until maturity.		

FINANCIAL RATIOS (see next page for ratio formulas)

2019 CCAC Medians 50 th Percentile						
(optional) 2020 2021 2022						
DEBT TO ASSET RATIO		77.66%	95.58%	93.70%		
OPERATING RATIO 1.08 1.22 1.38						
DEBT SERVICE COVERAGE RATIO -1.41 -6.53 -4.20						
DAYS CASH ON HAND RATIO		9.2	4.9	4.7		

HISTORICAL MONTHLY SERVICE FEES

(Average Fee a	ind Change Perc	entage)
----------------	-----------------	---------

	2019	%	2020	%	2021	%	2022	%
STUDIO	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
ONE BEDROOM	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
TWO BEDROOM	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
COTTAGE/HOUSE	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
ASSISTED LIVING	N/A	N/A	\$5,242	4%	\$5,368	2%	\$5,552	3%
SKILLED NURSING	N/A	N/A	\$9,510	4%	\$16,531	74%	\$16,041	-3%
SPECIAL CARE	N/A	N/A	\$5,940	4%	\$7,187	21%	\$7,139	-1%

COMMENTS FROM PROVIDER: Fees vary according to size on unit and amenities provided. The average fees are based on total revenue divided by units occupied. Revenue is created through the CCRC and RCFE contract rate plus increases for each client. The 2021 increase in SNF revenue is attributable to the inclusion of revenue from all payor sources. Form 7 includes the rate increase for contracts. Rate Increases did not go into effect on 1/1/2022, so rate increases would not apply to all twelve months. The average rate may not match the rate increases, due to the mix of residents in different unit sizes and amenities provided.

PROVIDER NAME: BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC COMMUNITY: SERENTO ROSA

FINANCIAL RATIO FORMULAS

LONG-TERM DEBT TO TOTAL ASSETS RATIO

Long-Term Debt, less Current Portion Total Assets

OPERATING RATIO

Total Operating Expenses — Depreciation Expense — Amortization Expense Total operating Revenues — Amortization of Deferred Revenue

Debt Service Coverage Ratio

Total Excess of Revenues over Expenses + Interest, Depreciation and Amortization Expenses -- Amortization of Deferred Revenue + Net Proceeds from Entrance Fees Annual Debt Service

DAYS CASH ON HAND RATIO

Unrestricted Current Cash and Investments + Unrestricted Non-Current Cash and Investments (Operating Expenses -- Depreciation -- Amortization)/365

Note: These formulas are also used by the Continuing Care Accreditation Commission. For each formula, the organization also publishes annual median figures for certain continuing care retirement communities.

PART 7 REPORT ON CCRC MONTHLY SERVICE FEES

FORM 7-1 REPORT ON CCRC MONTHLY CARE FEES

			RESIDEN TIAL LIVING	ASSISTED LIVING	SKILLED NURSING	
[1]	reportii	y Care Fees at beginning of ng period: te range, if applicable)	N/A	\$4,115 - \$11,340	\$9,000 - \$38,820	
[2]	impose	e percentage of increase in fees ed during reporting period: te range, if applicable)	<u>N/A</u>	7%	0%	
	Check here if monthly care fees at this community were <u>not</u> increased during the reporting period. (If you checked this box, please skip down to the bottom of this form and specify the names of the provider and community.)					
[3]		e the date the fee increase was implemente e than 1 increase was implemented, indicate		each increase.)		
[4]	Check	each of the appropriate boxes:				
	\checkmark	Each fee increase is based on the provide and economic indicators.	r's projected co	osts, prior year per ca	apita costs,	
	\checkmark	All affected residents were given written notice of this fee increase at least 30 days prior to its implementation. Date of Notice: 12/28/21 Method of Notice: Letter				
	\checkmark	At least 30 days prior to the increase in fees, the designated representative of the provider convened a meeting that all residents were invited to attend. Date of Meeting: 1/6/22				
	\checkmark	At the meeting with residents, the provider discussed and explained the reasons for the increase, the basis for determining the amount of the increase, and the data used for calculating the increase.				
		The provider provided residents with at lea held to discuss the fee increases. Date of Notice: <u>12/29/21</u>	ast 14 days adv -	ance notice of each	meeting	
		The governing body of the provider, or the posted the notice of, and the agenda for, the community at least 14 days prior to the met Date of Posting: 12/29/21	he meeting in a eeting. Loca		in the	
[5]	includii sectior	n attached page, provide a concise exp ng the amount of the increase and compl ns. See PART 7 REPORT ON CCRC MON t for further instruction.	iance with the	applicable Health a	nd Safety Code	

PROVIDER: BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC COMMUNITY: SERENTO ROSA

	FORM 7-1 ATTACHMENT MONTHLY CARE FEE INCREASE (MCFI)	CFI)		
Skilled Line		2020	2021	2022
[1]	FY 2020 Operating Expenses (Adjustments if any, explained below)	(\$1,519,798)		
[2]	FY 2021 Operating Expenses (Adjustments if any, explained below)		(\$5,666,740)	
[3]	Projected FY 2022 Results of Operations (Adjustments if any, explained below)		·	(\$4,909,410)
[4]	FY 2022 Anticipated MCF Revenue Based on Current and Projected Occupancy and Other without a MCFI			\$4,339,989
[2]	Projected FY 2022 (Net) Operating Results without MCFI (Line 3 plus Line 4)			(\$569,421)
[9]	Projected FY 2022 Anticipated Revenue Based on Current and Projected Occupancy and Other with MCFI %			\$4,414,800
[2]	Grand Total – Projected FY 2022 Net Operating Activity After % MCFI (Line 3 plus Line 6)			(\$494,610)
		MONTHLY CAR	MONTHLY CARE FEE INCREASE:	%0
Adius	Adiustments Explained:			

Adjustments Explained:

TLLC	
BRE KNIGHT SH CA OWNER LLC AND BRE-BKD KNIGHT LI	SERENTO ROSA
BRE	Y: SER
PROVIDER:	COMMUNITY

	FORM 7-1 ATTACHMENT MONTHLY CARE FEE INCREASE (MCFI)	CFI)		
Assisted Line	Assisted living/Memory Care Line	2020	2021	2022
[1]	FY 2020 Operating Expenses (Adjustments if any, explained below)	(\$1,438,410)		
[2]	FY 2021 Operating Expenses (Adjustments if any, explained below)		(\$4,500,176)	
[3]	Projected FY 2022 Results of Operations (Adjustments if any, explained below)			(\$5,189,723)
[4]	FY 2022 Anticipated MCF Revenue Based on Current and Projected Occupancy and Other without a MCFI			\$5,649,981
[2]	Projected FY 2022 (Net) Operating Results without MCFI (Line 3 plus Line 4)			\$460,258
[9]	Projected FY 2022 Anticipated Revenue Based on Current and Projected Occupancy and Other with MCFI %			\$5,884,196
[2]	Grand Total – Projected FY 2022 Net Operating Activity After % MCFI (Line 3 plus Line 6)			\$694,473
		MONTHLY CAR	MONTHLY CARE FEE INCREASE:	. 7%
Adjus	Adjustments Explained:			

<u>Aujusumenus Explaimeu.</u>

C	
BRE KNIGHT SH CA OWNER LLC AND BRE-BKD KNIGHT LLC	SERENTO ROSA
PROVIDER:	COMMUNITY:

Serento Rosa

FORM 7-1 *Explanations for Adjustments in Monthly Fees* Annual monthly fee increase effective March 1, 2022

- Assisted Living 7%
- Memory Care 7%
- Skilled Nursing no increase in private pay rate

The rate increases were determined during our annual budgeting process with consideration for the COVID-19 pandemic. The budget committee reviews current occupancy levels, payor mix and reimbursements, and estimated operating expenditures. The committee took into consideration the need to increase utilization of agency staffing due to the staffing crisis in the community.

Regarding the community expenses, we estimated the cost of providing services for residents using both actual cost data, wage study and projections based on vendor pricing increases and surcharges. We anticipate labor costs as well as other costs including, but not limited to food, utilities, supplies and professional services to continue to increase.

The community's annual monthly fee increase is determined by the revenue requirement needed to meet its fiduciary obligations. Any increases in unrestricted net assets would be used to fund additional capital expenditures, supplement resident care and improve the general operations.

Skilled Nursing

The community saw a 3 percent decrease in the skilled average rate. This is in large part due to no annual increase in base private rate and an increase in private pay days in 2022, bringing the blended rate down.

Special Care (Level of Care Fees)

There was a 5% increase in Special Care on March 1, 2022. The average monthly rate on the disclosure will not match the rate increase on Form 7 due to these variables in the acuity of the residents, Medicare's reimbursement rate increases and the contract rates with insurance providers.

PART 8 KEY INDICATORS REPORT

DocuSign Envelope ID: D8F77311-6C7B-48AB-ADE1-37B3B4A3F660

KEY INDICATORS REPORT BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA FISCAL YEAR ENDED DECEMBER 31, 2022

Date Prepared: 08/01/2023

Docusigned by: (UNAS Main off association and the second at the signature

Please attach an explanatory memo that summarizes significant trends or variances in the key operational indicators.						Projected					Preferred Trend Indicator
	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	
1. Average Annual Occupancy by Site (%)	N/A	N/A	58.4%	47.3%	51.15%	52.6%	61.9%	70.7%	78.5%	84%	N/A
MARGIN (PROFITABILITY) INDICATORS 2. Net Operating Margin (%)	N/A	N/A	-2%	-15%	-26%	-21%	-8%	4%	13%	17%	←
3. Net Operating Margin – Adjusted (%)	N/A	N/A	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	→
LIQUIDITY INDICATORS 4. Unrestricted Cash and Investments (\$000)	N/A	N/A	81	145	158	200	250	350	450	500	←
5. Days Cash on Hand (Unrestricted)	N/A	N/A	3.1	4.9	4.7	0.9	7.0	9.2	11.4	12.1	←
CAPITAL STRUCTURE INDICATORS 6. Deferred Revenue from Entrance Fees (\$000)	A/A	A/A	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	NIA
7. Net Annual E/F proceeds (\$000)	N/A	N/A	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A
8. Unrestricted Net Assets (\$000)	N/A	N/A	N/A2	N/A2	N/A2	N/A2	N/A2	N/A2	N/A2	N/A2	N/A
9. Annual Capital Asset Expenditure (\$000)	N/A	N/A	118	181	1,433	398	529	554	578	594	N/A
10. Annual Debt Service Coverage Revenue Basis (x)	N/A	N/A	-0.41	-2.52	-2.53	-1.95	97	.20	1.34	1.87	←
11. Annual Debt Service Coverage (x)	N/A	N/A	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	N/A1	~
12. Annual Debt Service/Revenue (%)	N/A	N/A	5.91	6.98	11.21	11.88	10.45	9.17	8.34	8.06	→
13. Average Annual Effective Interest Rate (%)	N/A	N/A	2.56	2.54	4.13	5.45	4.77	4.92	5.26	5.73	→
14. Unrestricted Cash & Investments/ Long-Term Debt (%)	N/A	N/A	0.39	0.61	0.67	.85	1.06	1.48	1.94	A/N	←
15. Average Age of Facility (years)	N/A	N/A	3.4	4.2	ى ۲	5.8	6.5	7.1	7.7	8.3	→

BRE KNIGHT SH CA OWNER LLC and BRE-BKD KNIGHT LLC SERENTO ROSA

Key Indicator Report Attachment

<u>N/A:</u>

A provisional certificate of authority was issued September 1, 2020.

<u>N/A1</u>:

The Community does not collect entrance fees; therefore, the ratio is not applicable.

<u>N/A2</u>:

BRE-BKD Knight, LLC does have substantial unrestricted net assets as identified on the BRE-BKD Knight financial statements. The community has access to the shared funds maintained by BRE-BKD Knight LLC. The foregoing ensures that BRE Knight SH CA Owner maintains sufficient liquidity to pay its indebtedness when due.