#### **CERTIFICATE**

### S-H OpCo Rancho Mirage, LLC DBA Brookdale Rancho Mirage

(21: farriz )

State of

(2) \_\_\_\_

	County of (Crange)
	The enclosed Annual Report for S-H OpCo Rancho Mirage, LLC DBA Brookdale Rancho Mirage and any amendments thereto are correct to the best of my knowledge and belief.
4 (4) = 440 mode	The continuing care contract form in use or offered to new residents at Brookdale Rancho Mirage has been approved by the Department.
	As of the date of this certification, S-H OpCo Rancho Mirage, LLC is maintaining the required liquid reserve.
i	Lan Down
	Kevin Bowman
	Vice President
	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
	of California ry of Orange
Subsc	ribed and sworn to (or affirmed) before me
On thi	is 26 day of April , 20 19
(	(1)

Danielle Marie Mallette Notary Public

Orange County
Commission # 2215417
My Comm. Expires Sep 22, 2021

Name(s) of Signer(s)

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

## FORM 1-1 RESIDENT POPULATION

Line	Continuing Care Residents	TOTAL
[1]	Number at beginning of fiscal year	112
[2]	Number at end of fiscal year	99
[3]	Total Lines 1 and 2	211
[4]	Multiply Line 3 by ".50" and enter result on Line 5.	x.50
[5]	Mean number of continuing care residents	106
	All Residents	
[6]	Number at beginning of fiscal year	134
[7]	Number at end of fiscal year	133
[8]	Total Lines 6 and 7	267
[9]	Multiply Line 8 by ".50" and enter result on Line 10.	x.50
[10]	Mean number of all residents	134
	Divide the mean number of continuing care residents (Line 5) by the	
[11]	mean number of all residents (Line 10) and enter the result (round to two decimal places).	79.10%

#### FORM 1-2 ANNUAL PROVIDER FEE

Line					TOTAL
[1]	Total Operating Expenses (including depreciation and debt service- inte	rest only)		\$	12,694,000
[a]	Depreciation	\$	322,000	25	
[b]	Debt Service (Interest Only)	\$	)( <b>=</b> )	- N	
[2]	Subtotal (add Line 1a and 1b)			\$	322,000
[3]	Subtract Line 2 from Line 1 and enter result.			\$	12,372,000
[4]	Percentage allocated to continuing care residents (Form 1-1, Line 11)				79.10%
[5]	Total Operating Expense for Continuing Care Residents				
	(multiply Line 3 by Line 4)			\$	9,787,000
[6]	Total Amount Due (multiply Line 5 by .001)			2)	
					x.001
				\$	9,787

 PROVIDER:
 S-H OpCo Rancho Mirage, LLC

 COMMUNITY:
 Brookdale Rancho Mirage



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12/28/2018

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, 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 certificate holder in lieu of such endorsement(s).

this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).					
PRODUCER	CONTACT Willis Towers Watson Certificate Center				
Willis of Illinois, Inc. c/o 26 Century Blvd	PHONE (A/C, No, Ext): 1-877-945-7378 FAX (A/C, No): 1-888-	467-2378			
P.O. Box 305191	E-MAIL ADDRESS: certificates@willis.com				
Nashville, TN 372305191 USA	INSURER(S) AFFORDING COVERAGE	NAIC#			
	INSURER A: Underwriters at Lloyd's London	15792			
INSURED	INSURER B: Continental Insurance Company	35289			
Brookdale Senior Living, Inc. 111 Westwood Place	INSURER C: American Casualty Company of Reading Penns	20427			
Suite 400	INSURER D: National Union Fire Insurance Company of P	19445			
Brentwood, TN 37027	INSURER E: Columbia Casualty Company	31127			
	INSURER F:				
COVERAGES CERTIFICATE NUMBER: W9741540	REVISION NUMBER:				
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD					
CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORD	INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.				
INCREMENTATION OF SOUTH OF SUBBRILLIAND OF					

TYPE OF INSURANCE INSD WVD POLICY NUMBER (MM/DD/YYYY) (MM/DD/YYYY) LIMITS LTR 1,000,000 X COMMERCIAL GENERAL LIABILITY EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) 100,000 X CLAIMS-MADE \$ OCCUR X Professoinal Liability MED EXP (Any one person) SB-LTCA-01734-18 12/31/2018 12/31/2019 1,000,000 PERSONAL & ADV INJURY \$ 3,000,000 \$ GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE 1,000,000 X LOC POLICY PRODUCTS - COMP/OP AGG \$ 250,000 Deductible S OTHER: COMBINED SINGLE LIMIT (Ea accident) 1,000,000 \$ **AUTOMOBILE LIABILITY** BODILY INJURY (Per person) \$ × ANY AUTO SCHEDULED AUTOS NON-OWNED OWNED В 04/01/2018 04/01/2019 4031698072 BODILY INJURY (Per accident) \$ AUTOS ONLY HIRED PROPERTY DAMAGE \$ AUTOS ONLY (Per accident) AUTOS ONLY, ood × \$ \$1.000 15,000,000 UMBRELLALIAB \$ **EACH OCCURRENCE** OCCUR A SB-LTCAX-01528-18 12/31/2018 12/31/2019 15,000,000 **EXCESS LIAB** AGGREGATE X \$ CLAIMS-MADE \$ DED RETENTION \$ WORKERS COMPENSATION × PER STATUTE AND EMPLOYERS' LIABILITY 1,000,000 E.L. EACH ACCIDENT C ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) No 5082521444 01/01/2019 01/01/2020 1,000,000 E.L. DISEASE - EA EMPLOYEE If yes, describe under DESCRIPTION OF OPERATIONS below 1,000,000 E.L. DISEASE - POLICY LIMIT \$10,000,00 06-162-29-56 12/31/2018 12/31/2019 Aggregate Employment Practices Liability \$250,000 Retention Limit Includes Defense Cost

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: Policy Number 5082521444 - Policy only applies to the following state - CA

CERTIFICATE HOLDER	CANCELLATION
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Brookdale Rancho Mirage 72201 Country Club Dr Rancho Mirage, CA 92270	Andrea Paris

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SEE ATTACHED

AGENCY CUSTOMER ID:	
LOC #:	



#### ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

AGENCY Willis of Illinois, Inc.		NAMED INSURED Brookdale Senior Living, Inc. 111 Westwood Place			
POLICY NUMBER See Page 1		Suite 400 Brentwood, TN 37027			
CARRIER	NAIC CODE				
See Page 1	See Page 1	EFFECTIVE DATE: See Page 1			
ADDITIONAL DEMARKS					

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,

FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

Other Named Insured: Brookdale Senior Living, Inc. Insured location: Brookdale Rancho Mirage, 72201 Country Club Dr,

Rancho Mirage, CA 92270

INSURER AFFORDING COVERAGE: National Union Fire Insurance Company of Pittsburgh

NAIC#: 19445

TYPE OF INSURANCE:

LIMIT DESCRIPTION:

LIMIT AMOUNT: \$5,000,000

Crime

Limit Deductible

\$50,000

ADDITIONAL REMARKS:

Crime Coverage Includes: Inside/Outside Premises; Money Orders and Counterfeit Paper Currency; Depositors Forgery

Coverage and Computer Coverage; Loss of Client Assets.

INSURER AFFORDING COVERAGE: Columbia Casualty Company

NAIC#: 31127

TYPE OF INSURANCE:

LIMIT DESCRIPTION:

LIMIT AMOUNT: \$15,000,000

Excess AL (15M x Primary)

Each Incident

Aggregate

\$15,000,000

SR ID: 17308965

BATCH: 1003233

CERT: W9741540

**Financial Statements** 

December 31, 2018

(With Independent Auditors' Report Thereon)



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#### INDEPENDENT AUDITORS' REPORT

To the Member of S-H OpCo Rancho Mirage, LLC

We have audited the accompanying financial statements of S-H OpCo Rancho Mirage, LLC (the "Company"), which comprise the balance sheet as of December 31, 2018, and the related statements of operations, changes in member's equity and cash flows for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor), and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

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

#### Auditors' Responsibility

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

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

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

#### Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of S-H OpCo Rancho Mirage, LLC as of December 31, 2018, and the results of its operations and its cash flows for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor) in accordance with accounting principles generally accepted in the United States of America.

LBMC, PC

Brentwood, Tennessee April 23, 2019

### S-H OpCo Rancho Mirage, LLC Balance Sheet December 31, 2018 (In Thousands)

#### Assets

Accounts receivable, net \$ 631 Prepaid expenses and other current assets 758  Restricted cash 758  Restricted cash 759  Total assets 777  Total assets 777  Total assets 777  Total assets \$ 6,200   Liabilities and Member's Equity  Current liabilities: \$ 252 Accounts payable \$ 252 Accrued expenses 649 Tenant deposits 11 Deferred revenue 103 Total current liabilities 1,005  Deferred lease cost 7 Other long term liabilities 1,139  Member's equity 5,661  Total liabilities and member's equity \$ 6,200	Current assets:		
Prepaid expenses and other current assets Total current assets 758  Restricted cash Property and equipment, net Other assets Total assets Total assets  Liabilities and Member's Equity  Current liabilities: Accounts payable Accrued expenses Accrued expenses Accrued expenses Accrued expenses Accrued ispenses Tenant deposits Deferred revenue 103 Total current liabilities  Deferred lease costs Total current liabilities  Deferred lease costs Total current liabilities 1,005  Deferred lease costs Total current liabilities 1,139  Member's equity  Member's equity			624
Total current assets 758  Restricted cash 3,471 Property and equipment, net 1,894 Other assets 77 Total assets \$ 6,200   Liabilities and Member's Equity  Current liabilities: \$ 252 Accounts payable \$ 252 Accrued expenses 649 Tenant deposits 1 Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061		\$	(AT-6)-7 (C-7)
Restricted cash 3,471 Property and equipment, net 1,894 Other assets 77 Total assets \$ 6,200   Liabilities and Member's Equity  Current liabilities:  Accounts payable \$ 252 Accrued expenses 649 Tenant deposits 1 Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061	Prepaid expenses and other current assets	-	127
Property and equipment, net 1,894 Other assets 77 Total assets \$ 6,200    Liabilities and Member's Equity	Total current assets		758
Other assets77Liabilities and Member's EquityCurrent liabilities:Accounts payable\$ 252Accrued expenses649Tenant deposits1Deferred revenue103Total current liabilities1,005Deferred lease costs7Other long term liabilities127Total liabilities1,139Member's equity5,061	Restricted cash		3,471
Total assets\$ 6,200Liabilities and Member's EquityCurrent liabilities:Accounts payable\$ 252Accrued expenses649Tenant deposits1Deferred revenue103Total current liabilities1,005Deferred lease costs7Other long term liabilities127Total liabilities1,139Member's equity5,061	Property and equipment, net		1,894
Liabilities and Member's Equity  Current liabilities:  Accounts payable \$ 252 Accrued expenses 649 Tenant deposits 1 Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 1,139  Member's equity 5,061	Other assets		77
Current liabilities:  Accounts payable \$ 252 Accrued expenses 649 Tenant deposits 1 Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061	Total assets	\$	6,200
Accounts payable \$ 252 Accrued expenses 649 Tenant deposits 1 Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity \$ 5,061	Liabilities and Member's Equity		
Accrued expenses 649 Tenant deposits 1 Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061	Current liabilities:		
Accrued expenses 649 Tenant deposits 1 Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061	Accounts payable	\$	252
Tenant deposits Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs Other long term liabilities 17 Total liabilities 127 Total liabilities 1,139  Member's equity 5,061	Accrued expenses		649
Deferred revenue 103 Total current liabilities 1,005  Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061			1
Deferred lease costs 7 Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061			103
Other long term liabilities 127 Total liabilities 1,139  Member's equity 5,061	Total current liabilities	8	1,005
Total liabilities 1,139  Member's equity 5,061	Deferred lease costs		7
Total liabilities 1,139  Member's equity 5,061	Other long term liabilities		127
		8-	1,139
Total liabilities and member's equity \$ 6,200	Member's equity		5,061
	Total liabilities and member's equity	\$	6,200

#### **Statements of Operations**

## For the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor) (In Thousands)

Revenue:		Ju 20 Dece	cessor) ine 1, i18 to mber 31,	(Predecessor) January 1, 2018 to May 31, 2018	
neveriue.	Resident services	\$	7,111	\$	4,780
	Investment income		13	6	
			7,124		4,780
Expenses:					
	Community operating expense		4,774		3,370
	General and administrative expense		955		627
	Facility lease expense		1,117		740
	Depreciation		177		145
	Real estate tax		147		94
	Management fee expense		345		235
	Transaction costs, including gain on the				
	change in ownership transaction (Note 1)		-		(32)
	Total expenses	8 <del></del>	7,515	() <del></del>	5,179

(391)

(399)

Net loss

# Statements of Changes in Member's Equity For the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor) (In Thousands)

#### Predecessor

Balance at January 1, 2018 Member contributions, net Net loss from January 1, 2018 to May 31, 2018	\$ 5,225 813 (399)
Successor	
Balance at June 1, 2018 (see Note 1)  Member distributions, net  Net loss from June 1, 2018 to December 31, 2018	 5,639 (187) (391)
Balance at December 31, 2018	\$ 5,061

#### **Statements of Cash Flows**

## For the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor) (In Thousands)

	June 1, Decen	(Successor) June 1, 2018 to December 31, 2018		(Predecessor) January 1, 2018 to May 31, 2018	
Cash flows from operating activities:					
Cash received from residents	\$	7,399	\$	4,505	
Cash paid to suppliers and employees		(6,024)		(4,485)	
Cash paid for facility lease		(1,110)		(779)	
Net cash provided by (used in) operating activities		265		(759)	
Cash flows from investing activities:					
Decrease in restricted cash		161		<u>+</u>	
Purchases of property and equipment		(239)		(54)	
Net cash used in investing activities		(78)	*	(54)	
Cash flows from financing activities- Member contributions (distributions), net		(187)		813	
Net change in cash	2	_		-	
Cash at beginning of period		-		_	
Cash at end of period	\$	-	\$		
Reconciliation of net loss to net cash provided by (used in) operating activities:  Net loss	\$	(391)	\$	(399)	
Adjustments to reconcile net loss to net cash provided by (used in) operating activities:					
Depreciation		177		145	
Straight-line lease expense (income)		7		(39)	
Provision for doubtful accounts		211		75	
Gain on change in ownership transaction (see Note 1) (Increase) decrease in, net of effects of change in ownership transaction:		-		(103)	
Accounts receivable		2		(228)	
Prepaid expenses and other current assets		8		(35)	
Other assets		(77)		27	
Increase (decrease) in, net of effects of change in ownership transaction:					
Accounts payable and accrued expenses		193		13	
Deferred revenue		17		19	
Other long term liabilities	//	118		(234)	
Net cash provided by (used in) operating activities	\$	265	\$	(759)	

## S-H OpCo Rancho Mirage, LLC Notes to Financial Statements

#### December 31, 2018

(dollars in thousands except as where otherwise stated)

#### (1) Organization

S-H OpCo Rancho Mirage, LLC (the "Company") is an operator of a senior living community (the "Community") in Rancho Mirage, California and is wholly owned by S-H Forty-Nine OpCo Ventures, LLC (the "Member"). The Company is committed to providing senior living solutions through a property that is designed, purpose-built and operated to provide the highest quality service, care and living accommodations for residents. The Community offers a variety of living arrangements and services to accommodate all levels of physical ability and health. The Community has 24 memory care units, 90 assisted living units, and 45 skilled nursing beds on one campus.

On June 1, 2018 Columbia Pacific Advisors became the sole equity holder of the Member. The Member elected to apply pushdown accounting to the Company as of the date of the change in ownership. This transaction was accounted for as a business combination, and accordingly, the assets and liabilities have been recorded at fair value on June 1, 2018. The financial statements reflect the activity prior to the change in ownership transaction for the period from January 1, 2018 through May 31, 2018 (Predecessor) and the activity subsequent to the change in ownership transaction for the period from June 1, 2018 through December 31, 2018 (Successor). The transaction was allocated as follows on June 1, 2018:

Accounts receivable	\$ 844
Prepaid expenses and other current assets	\$ 134
Restricted cash	\$ 3,632
Property and equipment	\$ 1,832
Accounts payable	\$ (281)
Accrued expenses	\$ (427)
Tenant deposits	\$ (1)
Deferred revenue	\$ (86)
Other long term liabilities	\$ (8)
Member's equity	\$ (5,639)

Due to the change in ownership mentioned above, the Predecessor entity incurred certain transaction costs of \$71 as well as wrote off the following assets and liabilities on May 31, 2018 which resulted in a gain of \$103.

Deferred move-in incentives	\$	(20)
Deferred move-in costs		(206)
Property and equipment		(171)
Deferred lessor reimbursements		290
Deferred lease liability		140
Deferred community fees		70
Net gain on change in ownership transaction		103
Transaction costs	-	(71)
Transaction costs, including gain on change in ownership transaction	\$	32

December 31, 2018

## (dollars in thousands except as where otherwise stated)

#### (2) Summary of Significant Accounting Policies

#### **Basis of Presentation**

The accompanying financial statements have been prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP"). The significant accounting policies have been summarized below.

The State of California (the "State"), under Health and Safety Code Chapter 10, requires the Company to provide financial statements, which include cash flows presented using the direct method. In accordance with this requirement, the Company has presented cash flows and related reconciliations of net loss to cash flows provided by (used in) operating activities using the direct method for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor).

#### **Use of Estimates and Assumptions**

The preparation of financial statements in accordance with GAAP requires management to make estimates and assumptions that affect amounts reported and disclosures of contingent assets and liabilities in the financial statements and accompanying notes. Although these estimates are based on management's best knowledge of current events and actions that the Company may undertake in the future, actual results may be different from the estimates.

#### Revenue Recognition

#### (1) Resident Fees

Resident fee revenue is recorded when services are rendered and consists of fees for basic housing, support services and fees associated with additional services such as personalized health and assisted living care. Residency agreements are generally for a term of 30 days to one year, with resident fees billed monthly in advance. Revenue for certain skilled nursing services and ancillary charges is recognized as services are provided and is billed monthly in arrears.

#### (2) Community Fees

Community fees are upfront fees paid by a resident in order to move into the Community. The fees are non-refundable and are recorded initially as deferred revenue. The deferred revenue amounts are amortized as resident fee revenue using the straight-line method over the estimated length of a resident's stay. The deferred revenue related to community fees as of December 31, 2018 amounted to \$26 and is included in other long term liabilities on the accompanying balance sheet.

#### **Restricted Cash**

Restricted cash consists principally of deposits required by the California Department of Social Services ("CDSS").

#### December 31, 2018

(dollars in thousands except as where otherwise stated)

#### Cash Management

The Company does not maintain operating cash accounts as all operating cash activities are transacted by the Member and settled to the Company through net Member contributions (distributions) on the statements of changes in member's equity.

Given the Company's cash management and the Member's organizational structure including S-H Forty-Nine PropCo – California Pack, LP (the "Lessor"), which is operated under common control, the Member intends to continue to fund Member contributions to the Company as needed.

#### Accounts Receivable

The Company reports accounts receivable net of an allowance for doubtful accounts to represent its estimate of the amount that ultimately will be realized in cash. The allowance for doubtful accounts was \$256 as of December 31, 2018. The adequacy of the Company's allowance for doubtful accounts is reviewed on an ongoing basis, using historical payment trends, write-off experience, and analyses of receivable portfolios by payor source, receivables aging, and specific accounts. Adjustments are made to the allowance estimate as necessary. Late or interest charges on delinquent accounts are not recorded until collected.

Billings for services under third-party payor programs are recorded net of estimated retroactive adjustments, if any, under reimbursement programs. Retroactive adjustments are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods or as final settlements are determined. Contractual or cost related adjustments from Medicare or Medicaid are accrued when assessed (without regard to when the assessment is paid or withheld). Subsequent positive or negative adjustments to these accrued amounts are recorded in net revenues when known. At December 31, 2018 approximately 59% of the Company's accounts receivable was covered by various third-party payor programs, including Medicare and Medicaid. Approximately 49% of the Company's resident services revenue for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor) was attributable to various third-party payor programs, including Medicare and Medicaid programs.

#### **Property and Equipment**

Property and equipment are recorded at cost or fair value resulting from business combinations (Note 1). Renovations and improvements which improve and/or extend the useful life of the asset are capitalized and depreciated over their estimated useful life or remaining lease term. Maintenance and repair expenditures that do not improve or extend the life of assets are expensed as incurred. Depreciation is computed using the straight-line method using the following estimated useful lives:

Leasehold Improvements

Shorter of the lease term or asset useful life

Furniture and equipment

3 - 7 years

### S-H OpCo Rancho Mirage, LLC Notes to Financial Statements

#### December 31, 2018

(dollars in thousands except as where otherwise stated)

Long-lived assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of long-lived assets held for use are assessed by a comparison of the carrying amount of the asset to the estimated future undiscounted net cash flows expected to be generated by the asset. If estimated future undiscounted net cash flows are less than the carrying amount of the asset then the fair value of the asset is estimated. The impairment expense is determined by comparing the estimated fair value of the asset to its carrying value, with any amount in excess of fair value recognized as an expense in the current period. Undiscounted cash flow projections and estimates of fair value amounts are based on a number of assumptions such as revenue and expense growth rates, estimated holding periods and estimated capitalization rates.

#### **Deferred Move-in Costs**

Direct resident lease origination costs are initially deferred and amortized as community operating expenses over the estimated length of the resident's stay. The deferred direct lease origination costs included in other assets amounted to \$77 as of December 31, 2018.

#### **Deferred Lease Costs**

Rent expense is recorded on a straight-line basis over the term of the lease. One or more option periods may be included in the lease term if the Company would incur a significant economic penalty by not renewing the lease. Lease escalations during the term of the lease create a deferred lease liability which represents the excess of rent expense to date over the actual rent paid to date. The Company's lease allows for reimbursements for normal tenant improvements paid by the Company up to a specified threshold. These reimbursements are accounted for as lease incentives as defined by Accounting Standards Codification 840, *Leases*, and are initially recorded as deferred liabilities upon receipt. The incentives are recorded on a straight-line basis as a reduction to lease expense over the term of the lease. As a result of the pushdown accounting described in Note 1, the deferred lease liability was reset to \$0. The net amount of straight-line lease expense (income) recognized as a result of the amortization of this liability for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 through May 31, 2018 (Predecessor) totaled \$7 and (\$39) and is included in facility lease expense on the accompanying statements of operations. As of December 31, 2018, the Company had a deferred lease liability of \$7.

#### **Income Taxes**

The Company is treated as a limited liability company for tax purposes. Generally, no provision for federal and state income taxes has been recorded as payment for income taxes is the responsibility of the individual member.

#### **Community Operating Expenses**

Community operating expenses are incurred to maintain the operating activities of the Community and include salary and benefits for community employees, repairs and maintenance expenses, food, marketing and advertising, and insurance.

(dollars in thousands except as where otherwise stated)

#### **General and Administrative Expenses**

General and administrative expenses are incurred to manage the Community's operations and generally include salary and benefits for employees and other general expenses such as communications and telephone and professional fees.

#### **New Accounting Standards**

In May 2014, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2014-09 Revenue from Contracts with Customers (Topic 606), which will eliminate the transaction and industry-specific revenue recognition guidance under current GAAP and replace it with a principles-based approach. ASU 2014-09 affects any entity that either enters into contracts with customers to transfer goods or services or enters into contracts for the transfer of nonfinancial assets unless those contracts are within the scope of other standards. The core principle of the guidance in ASU 2014-09 is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

The five step model defined by ASU 2014-09 requires the entity to: (i) identify the contract(s) with a customer, (ii) identify the performance obligations in the contracts, (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations in the contract and (v) recognize revenue when (or as) the entity satisfies a performance obligation. The FASB has also issued several ASUs to provide entities further clarity on the application of ASU 2014-09. ASU 2014-09 additionally enhances the required disclosures surrounding the nature, amount, timing and uncertainty of revenues and the associated cash flows. ASU 2014-09 may be applied retrospectively to each period (full retrospective) or retrospectively with the cumulative effect recognized as of the date of initial application (modified retrospective). ASU 2014-09, as amended, is effective beginning January 1, 2019, and management of the Company is currently evaluating the impact adoption will have on its financial statements and disclosures.

In February 2016, the FASB issued ASU 2016-02, *Leases* (ASU 2016-02). ASU 2016-02 amends the existing accounting principles for the recognition, measurement, presentation and disclosure of leases for both lessees and lessors. ASU 2016-02 requires a lessee to recognize a right-of-use asset and a lease liability on the balance sheet for most leases. The Company anticipates that the adoption of ASU 2016-02 will result in the recognition of a material lease liability and right-of-use asset on the balance sheet for its Community operating lease. The Company is unable to reasonably estimate such amounts at this time. Additionally, ASU 2016-02 makes targeted changes to lessor accounting, including changes to align certain aspects with the revenue recognition model, and requires enhanced disclosure of lease arrangements. ASU 2016-02 is effective for fiscal years beginning after December 15, 2019, and early adoption is permitted. Management of the Company is currently evaluating the impact adoption will have on its financial statements and disclosures.

#### December 31, 2018

(dollars in thousands except as where otherwise stated)

#### Subsequent Events

The Company has evaluated events subsequent to December 31, 2018 through the date the financial statements were available to be issued, April 23, 2019, and determined that no events have occurred which would require additional disclosure.

#### (3) Property and Equipment

Net property and equipment as of December 31, 2018, consisted of the following:

Leasehold improvements	\$ 1,389
Furniture and equipment	663
Construction in progress	 19
	2,071
Accumulated depreciation	 (177)
Property and equipment, net	\$ 1,894

For the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor), the Company evaluated property and equipment for impairment and no charge was recorded.

#### (4) Accrued Expenses

Accrued expenses as of December 31, 2018, consisted of the following components:

Accrued salaries and wages	\$ 325
Accrued vacation	138
Accrued insurance reserves	30
Other accrued expenses	156
	\$ 649

#### (5) Related-Party Transactions

#### **Management Agreement**

On August 29, 2014, the Company entered into a long-term management agreement with BKD Twenty-one Management Company, Inc. ("BKD"), a related party. Subject to the terms of the agreement, BKD will receive a management fee equal to 5% of gross revenues plus incentives fees as defined in the agreement. Furthermore, out-of-pocket costs and expenses incurred on behalf of the Company by BKD are subject to reimbursement to BKD. The management contract extends through 2029, and has three five-year renewal options. The amounts incurred for management fees were \$345 and \$235 for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor), respectively.

(dollars in thousands except as where otherwise stated)

#### **Community Lease**

On August 29, 2014, the Company entered into a lease agreement (the "Lease") for the use of the Community from the Lessor, a related party. The term of the Lease is 15 years and is subject to three extension terms of five years each. The Lease contains a \$573 capital refurbishment project allowance for the Community. Under the terms of the Lease, approved capital refurbishment projects will be reimbursed by the Lessor up to the allowance amount. The monthly minimum rent will be increased from time to time for funding provided to the Company by the Lessor for any portion of the capital funding allowance. The Lease requires the payment of base rent which escalates annually through August 2029. Effective September 1, 2019, the base rents will be reset to the fair market value rental and will escalate under the terms of the lease through August 2024. Beginning September 1, 2024, the base rents will be reset to the fair market value rental and will escalate under the terms of the lease through the remainder of the term agreement ending in August 2029. Under the terms of the Lease, the fair market value rental is subject to agreement of the Company and the Lessor or will be determined by an appraiser if the parties do not reach an agreement. Additionally, the Lessor may issue notice to the Company requiring it to establish and maintain a repair and maintenance reserve. No such notice has been issued through the date the financial statements were available to be issued. The Company incurred rent expense of \$1,117 and \$740 for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor), respectively.

A summary of the lease expense and impact of straight-line adjustment for the periods from June 1, 2018 to December 31, 2018 (Successor) and January 1, 2018 to May 31, 2018 (Predecessor) are as follows:

	Successor	a :	Predecessor
Cash basis payments	\$ 1,110	\$	779
Straight-line change for deferred lease	7		(28)
Straight-line change for lessor reimbursements	=		(11)_
Facility lease expense	\$ 1,117	\$	740

The aggregate amounts of future minimum lease payments, estimated for fair market value reassessment, under the agreement as of December 31, 2018, are as follows:

2019	\$ 1,917
2020	1,975
2021	2,034
2022	2,095
2023	2,158
Thereafter	13,287
Total (through August 2029)	\$ 23,466

(dollars in thousands except as where otherwise stated)

As described above, the future lease payments under the Lease are subject to an adjustment to the fair market value rental beginning in September 2019 and September 2024. The future lease payments presented in the table above include an estimate of additional rent payments subsequent to the rent adjustment in 2019.

#### (6) Credit Risk

The Company generally maintains cash on deposit at banks in excess of federally insured amounts. The Company has not experienced any losses in such accounts and management believes the Company is not exposed to any significant credit risk related to cash.

#### (7) Commitments and Contingencies

#### Minimum Liquid Reserve

The CDSS, under Health and Safety code section 1789, requires the Company to maintain minimum debt service and operating reserves for continuing care service providers based on certain financial calculations. The Company holds a reserve balance of \$3,471 as of December 31, 2018. The reserve balance expected to be required in 2019 is approximately \$3,505. As such, additional funding of \$34 is estimated to be required in 2019 and will be met through member contributions.

#### Litigation

The Company is subject to legal proceedings and claims that arise in the ordinary course of business.

#### Insurance

The delivery of personal and health care services entails an inherent risk of liability. Participants in the senior living and health care services industry have become subject to an increasing number of lawsuits alleging negligence or related legal theories, many of which involve large claims and result in the incurrence of significant exposure and defense costs. Through Brookdale Senior Living, Inc ("Brookdale"), a related party, the Company currently maintains general and professional medical malpractice insurance policies under a master insurance program. In response to these conditions, Brookdale and the Company have increased the staff and resources involved in quality assurance, compliance, and risk management.

Through Brookdale, the Company currently maintains single incident and aggregate liability protection in the amount of \$100,000 for general liability (to include \$50,000 of professional liability) and \$1,000 for single incident and \$3,000 in aggregate for general liability and professional liability, with self-insured retentions of \$250 for single incident and \$2,793 in annualized aggregate. Through Brookdale, the Company participates in a self-insured workers' compensation program, with excess of loss coverage provided by third party carriers. The Company's coverage for workers' compensation and related programs included a shared loss worker compensation program through Brookdale. Brookdale maintains workers compensation coverage through a large deductible policy with a current deductible of \$1,000. Through the shared worker compensation program claims costs are allocated between all participants based on community type. Each participant is assigned a loss factor that is applied to budgeted payroll to accrue claims expense under the program to each participant. Through Brookdale, the Company participates in a self-insurance program for employee medical coverage. Loss reserves for employee medical coverage are recorded as liabilities by Brookdale with

(dollars in thousands except as where otherwise stated)

no allocation made to the Company. The resulting loss expenses incurred by Brookdale are allocated to the Company during the year.

Estimated claims reserves related to this self-insurance program are accrued for the ultimate cost of unpaid reported and unreported claims incurred. The reserves are adjusted regularly based on experience. The Company performs a continuing review of its claims and claim adjustment expense reserves, including its reserving techniques, through the engagement of an external actuarial firm. Since the reserves are based on estimates, the ultimate liability may be more or less than such reserves. The effects of changes in such estimated reserves are included in the results of operations in the period in which the estimates are changed. Such changes in estimates could occur in a future period and may be material to the Company's results of operations and financial position in such period. Accrued insurance reserves were \$120 (\$30 in accrued expenses and \$90 in other long term liabilities) as of December 31, 2018.

#### **Health Care Regulations**

The health care industry is subject to numerous laws and regulations of Federal, state, and local governments. These laws and regulations include, but are not necessarily limited to, matters such as licensure, accreditation, government health care program participation requirements, reimbursement for patient services, and Medicare and Medicaid, or other state programs, fraud and abuse. Recently, government activity has increased with respect to investigations and allegations concerning possible violations of fraud and abuse statutes and regulations by health care providers. Violations of these laws and regulations could result in expulsion from government health care programs together with the imposition of significant fines and penalties, as well as significant repayments for patient services previously billed. Management believes that the Company is in compliance with fraud and abuse statutes as well as other applicable government laws and regulations. Compliance with such laws and regulations can be subject to future government review and interpretation as well as regulatory actions unknown or unasserted at this time.

As a result of the Company's participation in the Medicare and Medicaid programs, the Company is subject to various government reviews, audits and investigations to verify the Company's compliance with these programs and applicable laws and regulations. CMS has engaged a number of third party firms, including Recovery Audit Contractors ("RAC"), Zone Program Integrity Contractors ("ZPIC"), and Unified Program Integrity Contractors ("UPIC") to conduct extensive reviews of claims data to evaluate the appropriateness of billings submitted for payment. Audit contractors may identify overpayments based on coverage requirements, billing and coding rules or other risk areas. In addition to identifying overpayments, audit contractors can refer suspected violations of law to government enforcement authorities. An adverse determination of government reviews, audits and investigations may result in citations, sanctions and other criminal or civil fines and penalties, the refund of overpayments, payment suspensions, or termination of participation in Medicare and Medicaid programs. The Company's costs to respond to and defend any such audits, reviews and investigations may be significant and are likely to increase in the current enforcement environment, and any resulting sanctions or criminal, civil or regulatory penalties could have a material adverse effect on the Company's business, financial condition, results of operations and cash flow. While management believes all billings are proper and support is maintained, certain aspects of billing, coding and support are subject to interpretation and may be viewed differently by audit contractors.

## (dollars in thousands except as where otherwise stated)

As amount of any recovery is unknown, management has not recorded any reserves related to audits and investigations at this time.

#### Healthcare Reform

The health care industry in the United States is subject to fundamental changes due to ongoing health care reform efforts and related political, economic and regulatory influences. Notably, the Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act of 2010 (collectively, the "Affordable Care Act") resulted in expanded health care coverage to millions of previously uninsured people beginning in 2014 and has resulted in significant changes to the U.S. health care system. To help fund this expansion, the Affordable Care Act outlines certain reductions in Medicare reimbursements for various health care providers, including skilled nursing facilities, as well as certain other changes to Medicare payment methodologies. This comprehensive health care legislation has resulted and will continue to result in extensive rulemaking by regulatory authorities, and also may be altered, amended, repealed, or replaced. It is difficult to predict the full impact of the Affordable Care Act due to the complexity of the law and implementing regulations, as well as the Company's inability to foresee how CMS and other participants in the health care industry will respond to the choices available to them under the law. The Company also cannot accurately predict whether any new or pending legislative proposals will be adopted or, if adopted, what effect, if any, these proposals would have on the Company's business. Similarly, while the Company can anticipate that some of the rulemaking that will be promulgated by regulatory authorities will affect the Company's business and the manner in which the Company is reimbursed by the federal health care programs, the Company cannot accurately predict today the impact of those regulations on the Company's business. The provisions of the legislation and other regulations implementing the provisions of the Affordable Care Act or any amended or replacement legislation may increase costs, decrease revenues, expose the Company to expanded liability or require the Company to revise the ways in which it conducts business.

In addition to its impact on the delivery and payment for health care, the Affordable Care Act and the implementing regulations have resulted and may continue to result in increases to the Company's costs to provide health care benefits to its employees. The Company also may be required to make additional employee-related changes to its business as a result of provisions in the Affordable Care Act or any amended or replacement legislation impacting the provision of health insurance by employers, which could result in additional expense and adversely affect the Company's results of operations and cash flow.

## CONTINUING CARE RESERVE REPORT PART 5





#### INDEPENDENT AUDITORS' REPORT

The Member S-H OpCo Rancho Mirage, LLC:

We have audited the accompanying continuing care reserve report Forms 5-1 through 5-5 (the "Reports") of S-H OpCo Rancho Mirage, LLC (the "Company"), as of December 31, 2018. The Reports have been prepared by management using the report preparation provisions of California Health and Safety Code Section 1792.

#### Management's Responsibility

Management is responsible for the preparation and fair presentation of the Reports in accordance with the requirements of California Health and Safety Code Section 1792; this includes 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.

#### Auditors' Responsibility

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

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

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

#### Opinion

In our opinion, the Reports present fairly, in all material respects, the liquid reserve requirements of the Company as of December 31, 2018, in conformity with the report preparation provisions of California Health and Safety Code Section 1792.

#### **Basis of Accounting**

The accompanying Reports were prepared in accordance with the report preparation provisions 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. The Reports are not intended to be a complete presentation of the Company's assets, liabilities, revenues and expenses. Our opinion is not modified with respect to this matter.

#### Restriction on Use

Our report is intended solely for the information and use of the Company and for filing with the California Department of Social Services 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.

LBMC, PC

Brentwood, Tennessee April 26, 2019

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

Long-Term Debt Obligation	(a) Date Incurred	(b) Principal Paid During Fiscal Year	(c) Interest Paid During Fiscal Year	(d) Credit Enhancement Premiums Paid in Fiscal Year	(e) Total Paid (columns (b)+ (c)+ (d))
1					
2					
3					
4					46
15					
6					
7					*
8					
		TOTAL:	\$0.00	\$0.00	\$0.00

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

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

PROVIDER: S-H OpCo Rancho Mirage, LLC

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

Long-Term Debt Obligation	(a) Date Incurred	(b) Total Interest Paid During Fiscal Year	(c) Amount of Most Recent Payment on the Debt	(d) Number of Payments over next 12 months	(e) Reserve Requirement (see instruction 5) (columns (c) x (d))
1			_		
2					
3					
4					
5					
6					
7					
8					
	TOTAL:	\$0.00	\$0.00	\$0.00	\$0.00

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

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

PROVIDER: S-H OpCo Rancho Mirage, LLC

FORM 5-3
CALCULATION OF LONG-TERM DEBT RESERVE AMOUNT

	Line	TOTAL	
1	Total from Form 5-1 bottom of Column (e)	\$	
2	Total from Form 5-2 bottom of Column (e)	\$	
3	Facility leasehold or rental payment paid by provider during fiscal year. (including related payments such as lease insurance)	\$	1,857,000
4	TOTAL AMOUNT REQUIRED FOR LONG-TERM DEBT RESERVE:	\$	1,857,000

PROVIDER: S-H OpCo Rancho Mirage, LLC

**FORM 5-4** CALCULATION OF NET OPERATING EXPENSES

Line		Amounts	TOTAL
1 Total operating expenses from financial statements			\$ 12,694,000
2 Deductions			
a Interest paid on long-term debt (see instructions)	\$	1,857,000	
b Credit enhancement premiums paid for long-term debt (see instructions)	\$	=	
c Depreciation	\$	322,000	
d Amortization	\$	-	
e Revenues received during the fiscal year for services to persons who did not have a	-		
continuing care contract	\$	2,497,000	
f Extraordinary expenses approved by the Department	\$	ਜ਼ ਜ਼	
3 Total Deductions			\$ 4,676,000
4 Net Operating Expenses			\$ 8,018,000
5 Divide Line 4 by 365 and enter the result.			\$ 21,967
6 Multiply Line 5 by 75 and enter the result. This is the provider's operating expense reserve			\$ 1,648,000
PROVIDER: S-H OpCo Rancho Mirage, LLC			
PROVIDEN. 5 11 Open Ranche Hillage, Ele			
COMMINITY: Brookdale Rancho Mirage			

PROVIDER:	S-H	Opco	Ranch	O MILA	je,	ППС	
COMMUNITY:_		Brook	dale	Rancho	Mir	age	

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

	Ra	ncho Mirage
		79.10%
Revenues received during the fiscal year for services to persons who did not have a continuing care contract (Line 2E)	\$	2,497,000
Revenues received from continuing care residents		9,454,000
Cash received for "Resident Revenue"*	\$	11,951,000

Cash received for Resident Revenue is allocated between revenues received from residents and revenues received from persons who did not have a continuing care contract based on the weighted average determined on line 11 of Form 1-1.

<ul> <li>* Conversion of GAAP</li> </ul>	Resident Revenue to Cash	Basis Resident Revenue
--	--------------------------	------------------------

Revenue from Resident Services and Ancillary Services, per Statement of Operations	\$ 11,891,000
Less: Accounts Receivable at 12/31/18	631,000
Plus: Accounts Receivable at 12/31/17	 691,000
Revenue from Resident Services, cash basis	\$ 11,951,000

#### FORM 5-5 ANNUAL RESERVE CERTIFICATION

Provider Name: S-H OpCo Rancho Mirage, LLC				
Fiscal Year Ended: <u>December 31, 2018</u>				
We have reviewed our debt service reserve and operating expense reserve requirements as of, and for the period ended 12/31/18 and are in compliance with those requirements.				
Our liquid reserve requirements, computed using the audited financial statements for the fiscal year are as follows:		4		
[1] Debt Service Reserve Amount [2] Operating Expense Reserve Amount	\$	1,857,000 1,648,000		
[3] Total Liquid Reserve Amount:	\$	3,505,000		
Qualifying assets sufficient to fulfill the above requirements are held as follows:				
		Amo (market value at		arter)
Qualifying Asset Description	<u>Debt</u>	Service Reserve	Oper	rating Reserve
<ul> <li>[4] Cash and Cash Equivalents</li> <li>[5] Investment Securities</li> <li>[6] Equity Securities</li> <li>[7] Unused/Available Lines of Credit</li> </ul>	\$	1,857,000	\$	1,614,000
[8] Unuscd/Available Letters of Credit [9] Debt Service Reserve [10] Other:			(not	applicable)
(describe qualifying asset)  Cash reserve account held at bank. See attached year end statement.	-			
Total Amount of Qualifying Assets Listed for Liquid Reserve: Total Amount Required: Surplus/(Deficiency):	[11] \$ [13] \$ [15] \$	1,857,000 [1 1,857,000 [1 - [1		1,614,000 1,648,000 (34,000)
Signature:  (Authorized Representative)	_ Date	4/26/10	Ź	
Kevin Bowman, Vice President (Title)	-			

#### S-H OpCo Rancho Mirage, LLC Additional Disclosure to Form 5-5 December 31, 2018

#### Disclosures per H&SC section 1790(a)

i The per capita costs of operation:

Form 1-2 1. Total Operating Expense

\$12,694,000

Form 1-1 7. Number at end of year

133

Total costs per resident

\$95,444

ii The construction in progress was funded through the communities own funds, no new financing was made in FY 2018 for construction. In addition, there were no contingency amounts nor any funds set aside for future projects.

#### Form 5-5 Qualifying Assets as of December 31, 2018:

• Restricted cash account held at The Private Bank. Balance @ 12/31/18 = \$3,470,717 - see attached.

## FORM 7-1 REPORT ON CCRC MONTHLY SERVICE FEES

		RESIDENTIAL <u>LIVING</u>	ASSISTED LIVING	SKILLED NURSING
[1]	Monthly Service Fees at beginning of reporting period: (indicate range, if applicable)	N/A	\$3,462	\$9,962
[2]	Indicate percentage of increase in fees imposed during reporting period: (indicate range, if applicable)	N/A	1.4%	5.3%
	☐ Check here if monthly service 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]	Indicate the date the fee increase was implemented: <u>1/1/18</u> (If more than 1 increase was implemented, indicate the dates for each increase.)			
[4]	Check each of the appropriate boxes:			
	X Each fee increase is based on the provider's projected costs, prior year per capita costs,	20		
	and economic indicators.  X All affected residents were given written notice of this fee increase at least 30 days			
	prior to its implementation.  X At least 30 days prior to the increase in monthly service fees, the designated representative of the provider convened a meeting that all residents were invited to attend.			
	X 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 X The provider provided residents with at least 14 days advance notice of each meeting held to discuss the fee increases.	g the increase.		
	X The governing body of the provider, or the designated representative of the provider posted the notice of, and the agenda for, the meeting in a conspicuous place in the community at least 14 days prior to the meeting.			
[5]	On an attached page, provide a concise explanation for the increase in monthly service fees including the amount of the increase.			
	ROVIDER: S-H OpCo Rancho Mirage, LLC			
CC	OMMUNITY: Brookdale Rancho Mirage			

[5] Monthly service fees increased overall due to rate changes based on annual rate increases and market rate adjustments of 1.4%-5.3%. Additional factors affecting average for the year include new or burning off incentives, resident turnover, and market evaluations.

## Date Prepared: 4/25/19

## Continuing Care Retirement Community Disclosure Statement

FACILITY NAME: Brookdale F	Rancho Mirage	9			
ADDRESS: 72201 Country C				PHONE: (760)	
PROVIDER NAME: S-H OpCo					ancho Mirage, LLC
RELATED FACILITIES: Please			RELIGIOUS AFFILIAT		
YEAR # OF	□ SIN	GLE 🖾 MULTI-		MILES TO SHO	PPING CTR: 1.5
OPENED: 2000 ACRES:	6.22 STO	DRY STORY	□ OTHER:	MILES TO	HOSPITAL: .25
NUMBER OF UNITS:		AL LIVING	HEALTH CA		
		): <u>0</u>			
ΔΡΔΡ	TMENTS — 1 RDRA	Λ: <u>0</u>			
APAR	TMENTS — 2 BDRA	Λ: <u>0</u>	SPECIAL CARE: 2		
	COTTAGES/HOUSE	S: <u>0</u>	DESCRIPTION: 3	> Dementia Care	
RLU OCCUPANCY	(%) AT YEAR ENI	): <u>0</u>	UNED Y LL CCDC UCCIID Y NCA 10	AT VEAD END.	
* * * * * * * * * * * * * *	* * * * * * *	* * * * * * * *	* * * * * * * * * * * * * * * * * *	* * * * * * * * *	* * * * * * * * * * *
TYPE OF OWNERSHIP:	NOT-FOR-PROFIT	「 ⊠ FOR-PRO	FIT ACCREDITED?: □ YES 図 N	D BY:	
FORM OF CONTRACT:	CONTINUING CA	RE 🗀	LIFE CARE 🗀 ENTRANCE FEE	FEE FO	R SERVICE
(Check all that apply)	ASSIGNMENT OF	ASSETS 🗆 E	EQUITY	☐ RENTA	L
REFUND PROVISIONS: (Check	all that apply)	☐ Refundable	□ Repayable □ 90% □ 75%	□ 50% □ OTH	ER:
RANGE OF ENTRANCE FEES:	<u>\$_0</u>	\$ <u>0</u>	LONG-TERM CARE	INSURANCE REQU	IRED? □ YES ☒ NO
HEALTH CARE BENEFITS INC	LUDED IN CON	TRACT: None			
ENTRY REQUIREMENTS: MI	N. AGE: <u>60</u>	PRIOR PROFESSIO	DN: N/A	OTHER: N/A	
RESIDENT REPRESENTATI					
> A resident representative r	(briefly describe neets with a rep	provider's compliantering provider's complia	nce and residents' roles) > e governing body periodically to di	scuss budgeting and	d other resident matters.
> A resident representative r	(briefly describe neets with a rep	provider's compliantering provider's complia	nce and residents' roles) >	scuss budgeting and	d other resident matters.
> A resident representative r	(briefly describe neets with a rep	provider's complianted presentative of the	nce and residents' roles) > e governing body periodically to di	* * * * * * * * *	* * * * * * * * * *
> A resident representative r	(briefly describe neets with a rep	provider's complia presentative of the * * * * * * * * FACILITY SE	e governing body periodically to dis ************************************	* * * * * * * * * * * * * * * * * * *	FOR EXTRA CHARGE
> A resident representative r * * * * * * * * * * * * * *  COMMON AREA AMENITIES BEAUTY/BARBER SHOP	(briefly describe neets with a report of the second of the	provider's complianteresentative of the service FACILITY SE	nce and residents' roles) >e governing body periodically to disease services and amenities	* * * * * * * * * * * * * * * * * * *	FOR EXTRA CHARGE
> A resident representative r * * * * * * * * * * * * * * *  COMMON AREA AMENITIES BEAUTY/BARBER SHOP BILLIARD ROOM	(briefly describe neets with a repair of the second	provider's compliance of the presentative of the state of	e governing body periodically to dis * * * * * * * * * * * * * * * * * * *	INCLUDED IN FEE	FOR EXTRA CHARGE
> A resident representative r * * * * * * * * * * * * * * *  COMMON AREA AMENITIES BEAUTY/BARBER SHOP BILLIARD ROOM BOWLING GREEN	(briefly describe neets with a reposition of the second se	provider's compliancesentative of the service of th	nce and residents' roles) >e governing body periodically to disease services and amenities	* * * * * * * * * * * * * * * * * * *	FOR EXTRA CHARGE
> A resident representative r  * * * * * * * * * * * * * * * *  COMMON AREA AMENITIES  BEAUTY/BARBER SHOP  BILLIARD ROOM  BOWLING GREEN  CARD ROOMS	(briefly describe neets with a report of the second of the	provider's complianteresentative of the service FACILITY SE	e governing body periodically to disease governments.  ***********************************	INCLUDED IN FEE  \( \text{\tint{\text{\tint{\text{\tinit}\x}\\ \xi\text{\texi}\text{\text{\text{\texi}\text{\text{\text{\text{\texi\texi{\texit{\texi\texi{\texi\tint{\texi}\tetit{\texit{\texi{\texi{\texi{\texi{\texi{\texi{\texit{\texi{\tex{	FOR EXTRA CHARGE
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> A resident representative r * * * * * * * * * * * * * * * * * *  COMMON AREA AMENITIES BEAUTY/BARBER SHOP BILLIARD ROOM BOWLING GREEN CARD ROOMS CHAPEL COFFEE SHOP CRAFT ROOMS EXERCISE ROOM GOLF COURSE ACCESS LIBRARY	(briefly describe neets with a repair of the second	provider's complianteresentative of the street street in the street street in the stre	e governing body periodically to distance and residents' roles) > e governing body periodically to distance and amenities  SERVICES AND AMENITIES  SERVICES AVAILABLE  HOUSEKEEPING ( TIMES/MONTH)  MEALS (/DAY)  SPECIAL DIETS AVAILABLE  24-HOUR EMERGENCY RESPONSE  ACTIVITIES PROGRAM  ALL UTILITIES EXCEPT PHONE  APARTMENT MAINTENANCE  CABLE TV  LINENS FURNISHED	INCLUDED IN FEE	FOR EXTRA CHARGE
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OTHER CCRCs	LOCATION (City, State)	PHONE (with area code)
Brookdale Camarillo	Camarillo, CA	(805) 388-8086
Brookdale Carlsbad	Carlsbad, CA	(760) 720-9898
Brookdale Carmel Valley	San Diego, CA	(858) 259-2222
Brookdale Fountaingrove	Santa Rosa, CA	(707) 566-8600
Brookdale Northridge	Northridge, CA	(818) 886-1616
Brookdale Rancho Mirage	Rancho Mirage, CA	(760) 340-5999
Brookdale Riverwalk	Bakersfield, CA	(661) 587-0221
Brookdale San Dimas	San Dimas, CA	(909) 394-0304
Brookdale San Juan Capistrano	San Juan Capistrano, CA	(949) 248-8855
Brookdale Yorba Linda  MULTI-LEVEL RETIREMENT COMMUNITIES	Yorba Linda, CA LOCATION (City, State)	(714) 777-9666  PHONE (with area code)
FREE-STANDING SKILLED NURSING N/A	LOCATION (City, State)	PHONE (with area code)
SUBSIDIZED SENIOR HOUSING N/A	LOCATION (City, State)	PHONE (with area code)

NOTE: PLEASE INDICATE IF	THE FACILITY IS A	LIFE CARE FACILITY.	2015	201	6	2017	2018
NCOME FROM ONGOIN						were use	
Excluding amortization of e				10.1	07.000	0.000.000	11 001 0
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ESS OPERATING EXPEN Excluding depreciation, am		erest)					
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LENDER  LENDER  **********  FINANCIAL RATIOS (see DEBT TO ASSET RATIO OPERATING RATIO	* * * * * * * *  EED DEBT (as of no outstand)  * * * * * * * *  next page for rational contents and the contents are set to the contents and the contents are set to the conte	* * * * * * * * * * * * * * * * * * *	DATE OF	* * * * * * * .	<b>201</b> :09	7 0.07	2018
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DESCRIPTION OF SECUR  LENDER  LENDER  *********  FINANCIAL RATIOS (see  DEBT TO ASSET RATIO  OPERATING RATIO  DEBT SERVICE COVERA  DAYS CASH ON HAND R  *********  HISTORICAL MONTHLY  STUDIO  ONE BEDROOM  TWO BEDROOM  COTTAGE/HOUSE	# * * * * * * *  EED DEBT (as of no outstand)  * * * * * * * *  next page for ration  GE RATIO  ATIO  * * * * * * * *  SERVICE FEES (A)  2015  3,107  3,448  4,493	* * * * * * * * * * * * * * * * * * *	DATE OF  * * * * * * * * * * * * *  ms 2016  * * * * * * * * * * * * *  Percentage) 2016	0. 1. (0.3	201 09 07 37) * * * * * * * * * * * * * * * * * * *	7 0.07 1.08 (0.44) * * * * * *	2018 - 1.04 (0.24) - * * * * *

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#### **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 & Investments + Unrestricted Non-Current Cash & Investments

(Operating Expenses —Depreciation — Amortization)/365

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

120 South LaSalle Street, Chicago, IL 60603
ADDRESS SERVICE REQUESTED

FDIC COUAL HOUSING

Last Statement: November 30, 2018 Statement Ending: December 31, 2018 Total Days in Statement Period: 31

Account Number: 0003182225

Page 1 of 1

#### Customer Service Information

For Personal Assistance, Call: 312-564-2000
TIMOTHY WURPTS



Written Inquiries:
CIBC Bank USA
120 South LaSalle Street
Chicago, IL 60603

#### S-H OPCO RANCHO MIRAGE, LLC ATTN: TREASURY DEPT. 6737 W WASHINGTON ST SUITE 2300 MILWAUKEE WI 53214-5650

#### **BUSINESS MONEY MARKET**

Balance Summary		Earnings Summary			
Beginning Balance as of 11/30/18 + Deposits and Credits (1)	\$	4,856.95	Interest Paid Year to Date	\$	12,717.07
<ul> <li>Withdrawals and Debits (0)</li> <li>Ending Balance as of 12/31/18</li> </ul>	\$	0.00 <b>3,470,717.13</b>			
Average Balance Low Balance	\$	3,465,860.18 3,465,860.18			

#### Credits

Orcano	70000			
Date	Description	Additions		
12/31	Interest Credit	4,856.95		

#### **Daily Balances**

Date	Balance	Date	Balance
11/30	3,465,860.18	12/31	3,470,717.13

#### Overdraft/Return Item Summary

Description	Total For This Period	Total Year to Date
Total Overdraft Fees	\$0.00	\$0.00
Total Returned Items	\$0.00	\$0.00

Keeping Good Records To keep your financial records in good order, it is important to balance each of your checking accounts as soon as you receive a statement. We suggest you use this easy balancing method to detect errors early so they can be resolved as soon as possible in accordance with the Account Agreement.

If you find an error, immediately call or write us at the phone number and address on this statement.

#### THIS FORM WILL HELP YOU BALANCE YOUR CHECKBOOK

CHECKS OUTSTANDING NOT CHARGED TO YOUR ACCOUNT				ENDING BALANCE Shown on this statement	\$
Check No.	Amount	Check No.	Amount	ADD (A)	
				ADD (+) Deposits and other credits made but not shown on this statement	\$
				TOTAL	\$
				SUBTRACT (-) Total of checks outstanding	\$
	<del> </del>			BALANCE	\$
				Current Checkbook Balance	\$
				ADD (+) Interest earned from this statement	\$
				SUBTRACT (-) Miscellaneous charges from this statement	\$
TOTAL	\$	TOTAL	\$	NEW CHECKBOOK BALANCE Should agree with BALANCE line	\$

## DEPOSIT ACCOUNT INFORMATION IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC TRANSFERS (FOR CONSUMER ACCOUNTS ONLY)

Please call or write us at the phone number or address on this statement as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than sixty (60) days after we sent the FIRST statement on which the problem or error appeared.

- 1. Provide your name and account number.
- 2. Describe the error or transfer you are unsure about and explain, as clearly as you can, why you believe it is an error or why you need more information.
- 3. Tell us the dollar amount of the suspected error.

We will investigate your complaint and will correct any error promptly. If we take more than ten (10) business days to do this, we will re-credit your account for the amount you think is in error, so that you have use of the money during the time it takes to complete our investigation.

To Report Lost or Stolen ATM / Debit Cards, Please Call The Emergency Help Desk (24 Hours) 800 236-2442



#### **GENERAL CONTACT INFORMATION**

By Phone: Client Support Center 877 448-6500 CIBC Telephone Banking (24 Hours) 877 825-5554

CIBC NetBanking Help Desk (24 Hours) 877 327-7375 CIBC Business NetBanking Help Desk Monday – Friday: 7:00 am – 8:00 pm CST 800 733-9970

By Email: cibcusadmin@cibc.com

By Mail: Client Support Center CIBC Bank USA 120 South LaSalle Street Chicago, IL 60603