Appendix 4 *Financial Statement*



Consolidated Financial Statements and Supplementary Information

December 31, 2022 and 2021

(With Independent Auditors' Report Thereon)

Table of Contents

	Page
Independent Auditors! Report	1
Consolidated Financial Statements:	
Consolidated Balance Sheets	3
Consolidated Statements of Operations	4
Consolidated Statements of Changes in Net Assets	5
Consolidated Statements of Cash Flows	6
Notes to Consolidated Financial Statements	7
Supplementary information	
Consolidating Schedule Balance Sheet Information	47
Consolidating Schedule - Statement of Operations and Changes in Net Assets Information	51



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Independent Auditors' Report

The Board of Trustees RWJ Barnabas Health, Inc.

Opinion

We have audited the consolidated financial statements of RWJ Barnabas Health, Inc. (the Corporation), which comprise the consolidated balance sheets as of December 31, 2022 and 2021, and the related consolidated statements of operations, changes in net assets, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of the Corporation 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 U.S. generally accepted accounting principles.

Basis for Opinion

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

Responsibilities of Management for the Consolidated Financial Statements

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

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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In performing an audit in accordance with GAAS, we:

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

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

Supplementary information

Our audit was conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The 2022 and 2021 consolidating financial information is presented for purposes of additional analysis and is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The information has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves, and other additional procedures in accordance with GAAS. In our opinion, the information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

KPMG LLP

Short Hills, New Jersey May 5, 2023

Consolidated Balance Sheets December 31, 2022 and 2021 (In thousands)

Assets		2022	2021
Current assets: Cash and cash equivalents Ohort-term investments Assets Emited or restricted as to use	\$	267,525 434,257	154,095 755,551
Patient accounts receivable Estimated amounts due from third-party payors Other current assets		98,259 780,089 185,029 309,288	90,805 678,737 107,097 374,803
Total current assets		2,074,447	2,160,888
Assets limited or restricted as to use, noncurrent portion investments Property, plant, and equipment, net Right-of-use assets Other assets, net	_	567,624 3,898,462 3,590,972 262,686 920,235	819,128 4,862,135 2,910,166 258,089 667,089
Total assets	\$_	11,314.626	11,677,495
Liabilities and Net Assets			
Current liabilities: Accounts payable Accrued expenses and other current liabilities Estimated amounts due to third-party payors Long-term debt Leaso obligations Solf-insurance liabilities	\$	541,871 1,299,590 18,305 42,948 47,693 124,039	492,231 1,116,185 376,600 38,468 37,942 100,662
Total current liabilities	-	2,074,447	2,160,888
Estimated amounts due to third-party payors, not of current portion Self-insurance liabilities, not of current portion Lang-term debt, net of current portion Lease obligations, net of current portion Accrued pension liability Other liabilities		132,203 358,435 3,400,919 236,923 53,326 158,714	62,124 324,618 3,327,935 234,433 29,018 149,930
Total liabilities	.—	6,414,967	6,288,946
Net assets* Without donor restrictions: Controlling interest Noncontrolling interest		4,£83,671 25,991	5,118,765 121
Total net assets without donor restrictions		4,609,662	5,118,887
With donor restrictions		289,997	269,662
Total net assois	_	4,899,659	5,388,549
Total liabilities and net assets	_	11,314,626	11,677,495

See accompanying notes to consolidated financial statements.

Consolidated Statements of Operations Years ended December 31, 2022 and 2021

(In thousands)

	_	2022	2021
Revenue:			
Patient service revenue	\$	6,993,909	6,077,874
CARES Act grant revenue	•	48,143	65,110
Other revenue, net		555,436	483,539
Total revenue	_	7,597,488	6,626,523
Expanses:			
Salaries and wages		3,031,080	2,468,791
Physician fees and salaries		950,617	739,895
Employee bonefits		598,017	505,911
Supplies		1,321,661	1,220,247
Other		1,497,484	1,247,553
Interest		106,486	100,983
Depreciation and amortization		303,225	271,024
Total expenses	****	7,808,570	6,554,404
(Loss) income from operations		(211,082)	72,119
Nanaperating (expenses) revenue:			
Investment (loss) Income, net		(664,428)	346,699
Contribution received in acquisition		264,636	
Other, not		11,109	(1,702)
Total nonoporating (exponses) revenue, not		(388,683)	344,997
(Delicioncy) excess of revenue over expenses		(599,765)	417,116
Other changes:			
Pension changes other than not periodic benefit cost		(5,033)	471
Net assets released from restriction for purchases of property			
and equipment		49,725	19,494
Other, net		45,848	4,430
(Decrease) increase in net assets without donor restrictions	\$ <u></u>	(509,225)	441,511

See accompanying notes to consolidated financial statements.

Consolidated Statements of Changes in Net Assets

Years ended December 31, 2022 and 2021

(in thousands)

	-	Conitolling Interest	Noncontrolling Interest	Without donor restrictions	With denor	Total not assets
Net assets at Docember 31, 2020	5	4,677,244	132	4,677,376	182,052	4,659,428
Changes in net assets Excess of revenue over expenses Ponsion changes other than net periodic		410,769	347	417,115	-	417,118
benefit cost Change in interest in restricted net assets of		471	-	471	_	471
unconsciousing roungation Net assets released from restriction		18,484	_	19,494	(1,455)	18,038
Restricted contributions		_	_		(37,339) 127,042	(37,330) 127,042
Investment income on restricted investments, not		_			•	
Distributions from noncontrolling Interest			(358)	(358)	507	507
Olher	_	4,788		4,788	(1,144)	(359) 3,644
Charge in not assets		441.522	(11)	441,511	87,610	520,121
Net assets at December 31, 2021	_	5,118,766	121	5,118,887	289,652	5,388,549
Changes in net assets						
(Deliciency) excess of revenue over excesses Contribution received in appuistion		(600,231)	466	(599,765)		(599,705)
Pension changes other than not penode			_	-	12,019	12,019
beness cost Change in Interest in restricted net assets of		(5,033)	_	(5,033)	-	(5,033)
unconsolidated foundation			-	_	7.042	7.042
Net assets released from restriction		40,725	_	49,725	(53,223)	(3,498)
Restricted contributions Investment loss on restricted investments,		_	-	-	55,188	55,188
net			_	***	(631)	(631)
Acquisition of noncontrolling interest		-	25,742	25,742	· - ·	25,742
Distributions from noncontrolling interest Other			(338)	(338)	_	(338)
•••	_	20,444	 .	20,444	(60)	20,384
Change in net assets	_	(535,095)	25,870	(509,225)	20,335	(488,890)
Net assets at December 31, 2022	5	4,583,671	25,991	4,600,652	289,997	4,869,859

See accompanying notes to consolidated financial statements

RWJ BARNADAS HEALTH, INC. Consendered Statements of Cash Flows Years ended December 31, 2022 and 2028 On thousands)

Change Int Interest Change Interest Change Chang	A.15		2022	2021
Confident contact co	Cash flows from operating activities			
Capacita of connectivating interest	Adjustments to reconcile change in not assots to not cash provided by operating activities	•	(433,830)	529.121
Penthan changes other current pendanc benefic cost 19,000 20	Contribution received in sequisitions		(276,655)	_
Deprecision and arrotazion aigonato 10,000	Acquisitor of noncontroling interest			
Monthage				
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Repayments of burg sterm debt 160,216 190,466 19			_	070.201
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Pioceeds from conditional grants and conhibiturions for knowledge. 4,718 2,327 Net cach (used kn) provided by financing extinities. (16,166) 793,259 Net (decrease) increase in each and cach acquivalents. (154,105) 555,428 Cash, cach equivalents, and restricted cach all end of year 5 12,689 676,933 Cash, cach equivalents, and restricted cach all end of year 5 26,528 676,933 Cash, cach equivalents 2 267,525 154,005 Cash and cach equivalents 2 267,525 154,005 Restricted cach included in assats livited or restricted as to use 2 527,805 522,800 Total cach, cach equivalents, and restricted cach 5 92,800 676,802 Supplemental decreases of cach four information 5 90,841 95,350 Cash paid for inforces 90,841 95,350 Finance loance ordigations incurred 90,841 95,350 Supplemental decreases of inprocess in investing and financing exvision. 2 202,32 2 202,32	Proceeds from coreflutions restricted for long-term use			
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Cash, cash equivalents, and restricted cash all beginning of year \$6,69.93 \$121,655	Net cash (used in) provided by financing activities			
Cash, cash equivalents, and restricted cash at end of year \$ 52,888 \$ 676,993 Cash and cash equivalents \$ 267,625 \$ 154,005 Restricted cash induced in assats livited or restricted as to use \$ 253,303 \$ 522,008 Total cash, cash equivalents, and restricted cash \$ 52,008 Total cash, cash equivalents, and restricted cash \$ 52,008 Supplemental disclosures of cash four information: Cash paid for inferent \$ 90,841 \$ 95,360 Finance incase offigations incurred \$ 90,841 \$ 27,99 Supplemental disclosures of noncesh investing and financing equivales.	• • • • • • • • • • • • • • • • • • • •		(154.105)	555,428
Cash and cash equivalents \$ 267,525 154,005	-		676 693	121,585
Restricted catch Inducted in assats livited or restricted as to use 255,803 252,808 252,	• • • • • • • • • • • • • • • • • • • •	5	522,688	676,993
Supplemental dedocures of cash few informations Cash paid for inferent Finance focus of digitality insured Finance focus of digitality insured Supplemental dedocures of noncesh investing and financing equities		\$		
Cash psd for interest \$ 99,841 95,360 Finance toose ordigations incurred 129,243 2,739 Supplemental districtores of inprocess investing and financing activities Change for interest in psd (in ps	Total cash, cash equivalents, and restricted cash	s	577,888	676,993
Cash psd for interest \$ 99,841 95,360 Finance toose ordigations incurred 129,243 2,739 Supplemental districtores of inprocess investing and financing activities Change for interest in psd (in ps		-		
Firmance foase ordigations incurred 129,243 2,739 Supplemental disclosures of noncesh investing and financing activities:	Cash paid for interest	2	99 841	05 360
Supplimental dadowns of noncesh investing and financing activities:	Finance lease obligations incurred	•		
Charles is non-making and in the second seco	•		16.5,570	4.149
er angle stroknesse aud soutes or property, parte and equipment \$ 10,015 10,925	Channel in promote and actions of manager and manager and manager			
	or antito accessed ordinations or biobank's being said adabitions	2	18,615	10,925

See accompanying notes to consolidated financial statements

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

(1) Organization

RWJ Barnabas Health, Inc. (the Corporation) is a not for profit, tax exempt corporation located in West Orange, New Jersey, RWJ Barnabas Health, Inc. is the sole corporate member or sole shareholder of the Corporation's affiliated organizations. The Corporation was organized to develop and operate a multihospital healthcare system providing a comprehensive spectrum of healthcare services, principally to the residents of New Jersey and surrounding areas.

The services and facilities of the Corporation include 12 acute care hospitals, 3 acute care children's hospitals, a pediatric rehabilitation hospital with a network of outpationt centers, a freestanding 100-bed behavioral health center, two trauma centers, a satellite emergency department, ambulatory care centers, geriatric centers, the state's largest behavioral health network, comprehensive home care and hospice programs, fitness and wellness centers, physical therapy services, retail pharmacy services, medical groups, multi-site imaging centers, an accountable care organization, a burn treatment facility, comprehensive cancer services, breast centers, and comprehensive cardiac surgery services, including a heart transplant center, a lung transplant center, and kidney transplant centers.

Trinitas Regional Medical Center Acquisition

The Corporation, Trinitas Regional Medical Center (Trinitas) and Trinitas Health (TH) closed on an affiliation transaction, effective January 1, 2022 (Trinitas Acquisition Date), whereby the Corporation has replaced TH as the sole member of Trinitas. TH merged with, and into Trinitas, with Trinitas as the surviving merger entity. Trinitas is a 554 bed, Catholic, acute care teaching hospital, headquartered in Elizabeth, New Jersey. Under the terms of the Definitive Agreement, dated November 11, 2020, the role of Trinitas as a full service, Catholic provider of acute healthcare services for the eastern Union County community will be enhanced. Together, both organizations will be able to increase access to high-quality healthcare in the northern and central New Jersey regions, and expand outreach to underserved communities. This includes a specific focus on cardiac care, oncology, emergency services, renal carefdialysis, women's health and wound care, as well as behavioral health services and others.

No cash consideration was exchanged at the closing of the transaction. The Corporation accounted for this business combination by applying the acquisition method, consistent with Financial Accounting Standards Codification (ASC) Topic 954-805 Health Care Entities Business Combinations (Topic 954-805), and accordingly, the inherent contribution received was valued as the excess of the fair value of the assets acquired over the fair value of the liabilities assumed. The results of Trinitas' operations have been included in the consolidated financial statements commencing on the Trinitas Acquisition Date.

7

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

The estimated fair value of the assets acquired and liabilities assumed as of the Trinitas Acquisition Date is as follows:

		January 1, 2022
Current assets	\$	196,174
Noncurrent assets (including property, plant and equipment)		322,915
Total assets acquired		519,089
Current liabilities		84,160
Noncurrent liabilities		158,274
Total liabilities assumed	_	242,434
Contribution received in acquisition	\$	276,655
Net assets:		
Without donor restrictions	\$	264,636
With donor restrictions		12,019
Total net assets	\$	276,655

JAG-ONE Acquisition

On July 1, 2022 (JAG-ONE Acquisition Date), the Corporation acquired an additional 33.55% voting interest in JAG-ONE, a comprehensive outpatient physical and occupational therapy company which provides rehabilitative care, for a purchase price of \$73,688. Upon completion of the transaction, the Corporation owns 88,19% of JAG-ONE and obtained operational control. As the controlling interest in the joint venture was obtained in the transaction, the Corporation accounted for this as a business combination under the acquisition method, consistent with ASC Topic 954-805. The fair value of the noncontrolling interest and the previously held equity interest in JAG-ONE was estimated by applying the income approach and market approach. The goodwill of \$206,044 arising from the transaction relates to the estimated future economic benefits associated with assembled workforce as well as synergies and cost reductions expected to be achieved. The Corporation also recognized an intangible asset related to the JAG-ONE trade name of \$13,813. The goodwill and intangible asset are included in other noncurrent assets, net in the consolidated balance sheet as of December 31, 2022.

8

Notes to Consolidated Financial Statements: December 31, 2022 and 2021 (In thousands)

The following table summarizes the consideration paid for the acquisition and the estimated fair value of the assets acquired and liabilities assumed, the fair value of previously held equity interest, as well as the fair value of the noncontrolling interest at the JAG-ONE Acquisition Date:

	_	July 1, 2022
Cash consideration Fair value of equity interest before the business combination	\$ 	73,688 86,970
Fair value of consideration	s	160,658
Recognized amounts of Identifiable assets acquired and liabilities assumed: Current assets Noncurrent assets Current liabilities Noncurrent liabilities	\$	17,984 46,826 (21,290) (76,977)
Total identifiable net liabilities assumed		(33,457)
Goodvill and intangible assets Fair value of noncontrolling interest	•	219,857 (25,742)
Total	\$	160,658

Included in the acquired noncurrent assets are right-of-use assets of \$38,221. Acquired current liabilities include operating lease obligations of \$10,723 and noncurrent liabilities include operating lease liabilities of \$28,911. Additionally, included in noncurrent liabilities was \$48,066 of long-term debt which was immediately repaid by the Corporation.

The Corporation recognized a gain of \$32,540 as a result of the remeasuring to fair value its 52.64% equity interest in JAG-ONE hold before the business combination. The gain is included within other, not within nonoperating (expenses) revenue in the consolidated statement of operations for the year ended December 31, 2022.

9

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

The following table summarizes the amounts attributable to Trinilas and JAG-ONE since their respective Acquisition Dates that are included in the accompanying consolidated financial statements:

		Trinitas January 1, 2022 – December 31, 2022	JAG-ONE July 1, 2022 – December 31, 2022	Combined Year ended December 31, 2022
Total operating revenue Total operating expenses	\$	312,384 342,264	58,297 56,715	370,681 398,979
(Loss) income from operations		(29,880)	1,582	(28,298)
Total nonoperating expenses, net		(10,475)		(10,475)
(Deficiency) excess of revenue over expenses	,	(40,355)	1,582	(38,773)
Other changes in net assets: Without donor restrictions With donor restrictions		7,245 (1,706)		7,245 (1,706)
Change in net assets		5,539		5,539
(Decrease) increase in net assets	s,	(34,816)	1,582	(33,234)

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

The following table represents the proforma financial information, assuming the acquisition of Trinitas and JAG-ONE had taken place on January 1, 2021. The proforma financial information is not necessarily indicative of the results of operations as they would have been had the transaction been effected on January 1, 2021.

	Yoars ended December 31		
	2022	2021	
Total operating revenue Total operating expense	\$ 7,650,722 7,862,055	7,047,013 6,965,920	
(Loss) income from operations	(211,333)	81,093	
Total nonoperating (expenses) revenue	(685,859)	351,950	
(Deficiency) excess of revenue over expenses	(897,192)	433,043	
Other changes in net assets: Without donor restrictions With donor restrictions	90,540 20,335	29,529 89,617	
Change in net assets	110,875	119,146	
(Decrease) increase in net assets	\$ (786,317)	552,189	

Proforma excess of revenue over expenses for the year ended December 31, 2022 excludes \$264,636 of nonoperating revenue and \$12,019 of net assets with donor restrictions which represents the contribution received as a result of the Trinitas acquisition. The gain on the sale of equity investment of \$32,540 recognized in the JAG-ONE acquisitions has also been excluded from the proforma results.

(2) Significant Accounting Policies

(a) Basis of Accounting of Financial Statement Presentation

The consolidated financial statements have been prepared on the accrual basis of accounting and include all affiliates and other entities for which operating control is exercised by the Corporation. Investments in entities where the Corporation does not have operating control are recorded under the equity or cost method of accounting. The Corporation has included its equity share of income or losses from investments in unconsolidated affiliates in other operating revenue, net. Intercompany belances and transactions are eliminated in consolidation.

(b) Use of Estimates

The preparation of the consolidated financial statements in conformity with generally accepted accounting principles (GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and reported amounts of revenue and expenses during the reporting year. Actual results could differ from those estimates.

11

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

(c) Cash and Cash Equivalents

Cash and cash equivalents include investments in money market funds and highly liquid debt instruments with original maturities of three months or less, excluding assets limited or restricted as to use.

Cash and cash equivalents are maintained with domestic financial institutions with deposits, which exceed federally insured limits. It is the Corporation's policy to monitor the financial strength of these institutions.

(d) Patient Accounts Receivable

The Corporation has agreements with third-party payors that provide for payment at amounts different from its established charges. Payment arrangements include prospectively determined rates per discharge, reimbursed costs, discounted charges, and per diem payments. Management regularly reviews accounts and contracts to record explicit price concessions that are netted against patient accounts receivable in the consolidated balance sheets. The Corporation grants credit without calleral to its patients, most of whom are local residents and are insured under third-party payor arrangements. The concentration of patient accounts receivable as of December 31, 2022 and 2021 was as follows:

	December 31		
	2022	2021	
Medicare	24 %	23 %	
Medicald	14	14	
Blue cross	20	20	
Commercial and managed care	28	29	
Self-pay patients and other	14	14	
	100 %	100 %	

(e) Revenue

(i) Paliont Service Revenue

The Corporation's patient service revenue is recognized at the amount that reflects the consideration to which the Corporation expects to be entitled in exchange for providing patient care. These amounts are due from patients and third-party payors and include an estimate of variable consideration for retroactive revenue adjustments due to settlement of audits, reviews, and investigations. Generally, the Corporation bifls the patients and third-party payors several days after the services are performed and/or the patient is discharged from a facility.

12

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

Revenue is recognized as performance obligations are satisfied. Performance obligations are determined based on the nature of the services provided by the Corporation. Revenue for performance obligations satisfied over time is recognized based on actual charges incurred in relation to total expected (or actual) charges. The Corporation believes that this method provides a reasonable representation of the transfer of services over the term of the performance obligation based on the inputs needed to satisfy the obligation. The Corporation measures the performance obligation from admission into the hospital to the point when it is no longer required to provide services to that patient, which is generally at the time of discharge.

Because all of its performance obligations relate to contracts with a duration of less than one year, the Corporation has elected to apply the optional exemption to not disclose the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied or partially unsatisfied at year-end, which primarily relate to acute care patients (In-house). The performance obligations for these contracts are generally completed when the patients are discharged, which generally occurs within days or weeks of year-end.

The majority of the Corporation's services are rendered to patients with third-party payor insurance coverage. Reimbursement under these programs for all payors is based on a combination of prospectively determined rates, reimbursed costs, discounted charges, and per diem payments. Amounts received under Medicare and Medicaid programs are subject to review and final determination by program intermediaries or their agents and the contracts the Corporation has with commercial payors also provide for retroactive audit and review of claims. Agreements with third-party payors typically provide for payments at amounts less than established charges. For further discussion on third-party reimbursement, refer to note 5. Generally, patients who are covered by third-party payors are responsible for related deductibles and coinsurance, which vary in amount. The Corporation also provides services to uninsured patients, and offers those uninsured patients a discount, either by policy or law, from standard charges. The Corporation estimates the transaction price for patients with deductibles and coinsurance and from those who are uninsured based on historical experience and current market conditions. The initial estimate of the transaction price is determined by reducing the standard charge by any contractual adjustments, discounts, and implicit price concessions. Implicit price concessions are determined based on historical collection experience. Subsequent changes to the estimate of the transaction price are generally recorded as adjustments to patient service revenue in the period of the change and are accrued on an estimated basis in the period the related services are rendered and adjusted in future periods as final settlements are determined. Adjustments arising from a change in the transaction price were not significant for the years ended December 31, 2022 or 2021. Subsequent changes that are determined to be the result of an adverse change in the patient's ability to pay are recorded as bad debt expense. There was no bad debt expense for the years ended December 31, 2022 or 2021.

13

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

Consistent with the Corporation's mission, care is provided to patients regardless of their ability to pay. The Corporation has determined it has provided implicit price concessions to uninsured patients and patients with other uninsured balances (e.g., co-pays and deductibles). The implicit price concessions included in estimating the transaction price represent the difference between amounts billed to patients and the amounts the Corporation expects to collect based on its collection history with those patients. Patients who meet the Corporation's criteria for charily care are provided care without charge or at amounts less than established charges. The Corporation has determined that it has provided sufficient implicit price concessions for these accounts. Price concessions, including charity care, are not reported as revenue.

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

The Corporation has determined that the nature, amount, timing, and uncertainty of patient service revenue and cash flows are affected by payors and service lines. The following tables reflect patient service revenue from third-party payors, government subsidies, and others (including uninsured patients) for the years ended December 31, 2022 and 2021:

	_		2022	
	_	Inpatient	Outpatient	Total
Medicare	\$	1,461,615	868,797	2,330,412
Medicald		649,432	569,120	1,218,552
Blue cross		745,621	897,358	1,642,979
Commercial and managed care		726,235	650,206	1,376,442
Self-pay pallents and other		140,949	170,974	311,923
State of New Jersey subsidy revenue	_	113,601		113,601
Total patient senice				
rovenue	s_	3,837,454	3,156,455	6,993,909

14

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

	_		2021	
	_	Inpationt	Outpatient	Total
Medicare	\$	1,301,637	715,207	2.016.844
Medicald		555,847	463,227	1,019,074
Blue cross		707,139	750,241	1,457,380
Commercial and managed care		654,763	545,376	1,200,139
Self-pay patients and other		144,024	143,018	287,042
State of New Jersey subsidy revenue		97,395		97,395
Total patient service				
revenue	\$_	3,460,805	2,617,069	6,077,874

(ii) Other Revenue, net

Other revenue, net includes income from grants, equity in the income of healthcare joint ventures, gain on sale of a business, unrestricted contributions, net assets released from restriction for operations, cafeteria sales, and parking. Grant revenue and contributions of the Corporation are nonexchange transactions in which no commensurate value is exchanged. In such cases, contribution accounting is applied under ASC Topic 958-605, Not-for-Profit Entitles, Revenue Recognition. See note 3 for grant funding received under the Coronavirus Ald, Relief, and Economic Security (CARES) Act and the Federal Emergency Management Agency (FEMA). Equity in the income of joint ventures is evaluated under ASC Topic 323, Investments – Equity Mothod and Joint Ventures.

Additionally, pharmacy sales and other contracts related to healthcare services are included in other revenue and consist of contracts, which vary in duration and in performance. Revenue is recognized when the performance obligations identified within the individual contracts are satisfied and collections are probable.

(f) Supplies

Supplies are carried at the lower of cost, determined principally on an average cost basis, or net realizable value. Supplies, totaling \$116,483 and \$123,840, are included in other current assets in the consolidated balance sheets at December 31, 2022 and 2021, respectively.

(g) Assets Limited or Restricted as to Use

Assets limited or restricted as to use include assets held by trustees under bond indenture agreements, assets restricted for self-insurance, assets held for supplemental retirement benefits, and assets restricted by donors for specific purposes or endowment. Amounts required to meet current liabilities of the Corporation are classified as current assets. Restricted cash of \$255,363 and \$522,898 as of December 31, 2022 and 2021, respectively, is included in assets limited or restricted as to use and assets limited or restricted as to use, noncurrent portion, in the consolidated balance sheets. The balance as of December 31, 2022 includes the construction fund from the issuance of the Series 2021A bonds (note 10).

15

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

(h) Investments and investment income

A significant portion of the Corporation's investments are held in an investment portfolio maintained for the benefit of the Corporation and its affiliates. Debt securities are designated as trading. Investments in equity securities with readily determinable fair values and all investments in debt securities are measured at fair value, based on quoted market prices. Donated investments are recorded at their fair value, based on quoted market prices at the date of receipt.

Alternative investments (nontraditional, not readily marketable asset classes) within the investment portfolio are structured such that the Corporation holds interests in private investment funds, consisting of hedge funds, private equity funds, and real estate funds. These investments are reported at fair value as estimated and reported by general partners, based upon the underlying net asset value (NAV) of the fund or partnership as a practical expedient. Because of inherent uncertainty in these valuations, those estimated values may significantly differ from the values that would have been used had a ready market for the investments existed, and differences could be material.

Investment income not restricted by donors including realized and unrealized gains and losses on investments and changes in the fair value of alternative investments are included in nonoperating (expenses) revenue. Investment income and realized gains and losses on assets restricted by donors for specific purposes or endowment are included in net assets with donor restrictions.

(i) Property, Plant, and Equipment

Property, plant, and equipment expenditures are recorded at cost or, if donated or impaired, at fair value at the date of donation or impairment. Finance leases are recorded at the present value of the future minimum lease payments at the inception of the lease and are included in property, plant, and equipment.

Depreciation expense is computed on a straight-line basis using estimated useful lives of the assets, ranging from 2 to 40 years. Real estate and equipment held under finance leases and leasehold improvements are amortized using the straight-line method over the shorter of the estimated useful life of the asset or the related lease term. Such amortization is included in depreciation expense. Gifts of long-lived assets, such as land, buildings, or equipment, are reported as net assets without donor restrictions, unless explicit donor stipulations specify how the donated assets must be used, and are excluded from the excess of revenue over expenses in the consolidated statements of operations. Gifts of long-lived assets with explicit restrictions that specify how the assets are to be used and gifts of cash or other assets that must be used to acquire long-lived assets are reported as net assets with donor restrictions. Absent explicit stipulations about how long those long-lived assets must be maintained, expirations of donor restrictions are reported when the donated or acquired long-lived assets are placed in service.

16

Notes to Consolidated Financial Statements

December 31, 2022 and 2021

(In thousands)

(j) Leases

The Corporation determines if an arrangement is a lease at inception. Leases are included in right-of-use (ROU) assets and lease obligations, current and long-term, in the consolidated balance sheets. ROU assets and liabilities are recognized based on the present value of the future minimum lease payments over the lease term using the Corporation's incremental borrowing rate. The ROU asset also includes any prepaid rent while excluding lease incentives and initial direct costs incurred.

Lease expense for operating minimum lease payments is recognized on a straight-line basis over the full lease term. Finance leases are included in property, plant, and equipment and long-term debt in the consolidated balance sheets. Finance lease assets and liabilities are recognized based on the present value of the future minimum lease payments over the lease term using the explicit interest rate, when available. If an explicit interest rate is not available, the Corporation applies its incremental borrowing rate. Finance lease assets are amortized on a straight-line basis over the full lease term and presented in depreciation and amortization in the consolidated statement of operations. Interest on lease payments is calculated using the effective interest method and presented in interest expense in the consolidated statement of operations.

(k) Deferred Financing Costs

Deferred financing costs represent costs incurred to obtain debt financing arrangements. Amortization of these costs is provided using the effective-interest method over the terms of the applicable indebtedness. Deferred financing costs are presented as a reduction of the related debt.

(I) Donor-Restricted Gifts

Unconditional promises to give cash and other assets are reported at fair value at the date the promise is received. The gifts are reported as donor-restricted support if they are received with donor stipulations that limit the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends and/or purpose restriction is accomplished, net assets with donor restrictions are reclassified as net assets without donor restrictions and reported in the consolidated statements of changes in net assets as not assets released from restrictions. Donor-restricted contributions whose restrictions are met within the same year as received are reported as unrestricted contributions in the accompanying consolidated statements of operations.

Plodges receivable represent an unconditional promise to give cash and other assets to the Corporation's affiliates over a period not greater than 20 years. Such amounts are recorded at their present value at the date the promise is received, net of an allowance for uncollectible pledges. Such amounts are included as externally designated or restricted noncurrent assets limited as to use in the consolidated balance sheets.

17

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

(m) Net Assets including Noncontrolling Interest

Resources are classified for reporting purposes as net assets without donor restrictions and net assets with donor restrictions, according to the absence or existence of donor-imposed restrictions. Resources arising from the results of operations or assets set aside by the Board of Trustees are not considered to be donor-restricted. Net assets with donor restrictions represent funds, including contributions and accumulated investment returns, whose use has been restricted by donors to a specific period or purpose or that have been restricted by donors to be maintained in perpetuity to provide a permanent source of income. Generally, the donors of these donor-restricted assets permit the use of part of the income carned on related investments for specific purposes.

The consolidated financial statements include all assets, liabilities, revenues, and expenses of less than 100% owned entities that the Corporation controls in accordance with the applicable accounting guidance. Accordingly, the Corporation has reflected a noncontrolling interest for the portion of the Corporation's revenue and expenses not controlled by the Corporation, separate in the consolidated balance sheets and consolidated statements of changes in net assets.

Net assets without and with donor restrictions are available for the following purposes:

		Decembor 31		
	_	2022	2021	
Without donor restrictions:				
Undesignated With donor restrictions:	\$	4,609,662	5,118,887	
Perpetual in nature		33,221	31,346	
Purpose restricted Time restricted		177,570	159,056	
	_	79,206	79,260	
Net assets	\$	4,899,659	5,388,549	

(n) Performance Indicator

The consolidated statements of operations include a performance indicator, which is the (deficiency) excess of revenue over expenses. Changes in net assets without donor restrictions, which are excluded from (deficiency) excess of revenue over expenses, include certain changes in pension obligations, capital contributions, and other transactions.

The Corporation differentiates its engoing operating activities by providing income from operations as a sub-performance indicator. Investment income, net, contribution received in acquisition, and other, net which is inclusive of net periodic benefit costs other than service costs, interest rate swap mark-to-market adjustments, gains and losses on early extinguishment of debt, gain on equity investment, termination of definitive agreement fees and other transactions, which are not considered to be components of the Corporation's engoing activities, are excluded from (loss) income from operations and reported as nonoperating (expenses) revenue in the consolidated statements of

18

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

operations. Investment income earned on assets limited as to use under bond indenture agreements is included in other revenue in the consolidated statements of operations.

(o) Income Taxes

The Corporation and its affiliates, excluding its for-profit substdiaries and nominee owned captive professional medical services corporation, are not-for-profit corporations and are exempt from federal and state income taxes on related income under existing provisions of the internal Revenue Code and State of New Jersey statutes.

The Corporation's for-profit subsidiaries have recorded various deferred income tax assets and liabilities that reflect temporary differences between the amounts of assets and liabilities used for financial reporting purposes and the amounts used for income tax purposes. These amounts, where applicable, to the Corporation are included as other assets or other liabilities in the consolidated balance sheets as appropriate. In addition, the provision for income taxes recorded by the Corporation's for-profit subsidiaries, where applicable, have been made for in the consolidated results of operations of the Corporation and is included in other expenses in the consolidated statement of operations.

Certain for-profit subsidiaries have federal net operating loss (NOL) carryforwards of approximately \$24,827 that expire through 2037 and State of New Jersey NOL carryforwards of approximately \$80,436 that also expire through 2042. Certain for-profit subsidiaries have federal NOL carryforwards of approximately \$54,986 that expire indefinitely. At December 31, 2022 and 2021, all deferred tax assets related to these NOL carryforwards have been fully reserved due to the uncertainty of realizing the tax benefits associated with these amounts.

The Corporation and its affiliates recognize the financial statements effects of tax positions when they are more likely than not, based on technical merits, that the positions will be sustained upon examination by the tax authorities. Benofits from tax positions that meet the more-likely-than-not recognition threshold are measured at the largest amount of benefit that is greater than 50% likely of being realized upon settlement. The Corporation does not have any significant uncertain tax positions as of December 31, 2022 and 2021.

(p) Self-Insurance

Under the Corporation's self-insurance programs, claims are recorded based upon actuarial estimation, including both reported and incurred but not reported claims, taking into consideration the severity of incidents and the expected timing of claim payments (note 13a, b, and c).

(q) Impairment of Long-Lived Assets

Management routinely evaluates the carrying value of its long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of assets, or a related group of assets, may not be recoverable from estimated undiscounted cash flows generated by the underlying tangible assets. When the carrying value of an asset exceeds its estimated recoverability, an asset impairment charge is recognized for the difference between the fair value and carrying value of the asset.

19

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

In addition to consideration of impairment upon the events or changes in circumstances described above, management regularly evaluates the remaining useful lives of its long-lived assets. If estimates are changed, the carrying value of affected assets is allocated over the remaining useful lives. In estimating the future cash flows for determining whether an asset is impaired, the Corporation groups its assets at the lowest level for which there are identifiable cash flows independent of other groups of assets. No impairment charge was recorded during the year ended December 31, 2022 or 2021.

(r) Goodwill and Intangible Assets

Goodwill and intangible assets are accounted for under ASC Topic 350, Intangibles – Goodwill and Othor. Goodwill represents the excess of the aggregate purchase price over the fair value of net assets acquired in business combinations. As disclosed in note 1, the Corporation recognized \$206,044 in goodwill and \$13,813 in intangible assets related to the acquisition of JAG-ONE. Identifiable Intangible assets are intilially recorded at fair value at the time of acquisition using the income approach. Goodwill and intangible assets have indefinite useful lives and are not amortized, but are subjected to impairment tests. The Corporation performs impairment testing at least annually or more frequently if events or circumstances change creating a reasonable possibility that an impairment may exist. As of December 31, 2022, the Corporation impaired its intangible asset related to the Rutgers Health brand name. The impairment expense of \$45,000 is included in other expenses in the consolidated statement of operations. Included in other assets are goodwill of approximately \$213,000 and 7,000, respectively, and intangible assets of \$13,813 and \$45,000, respectively, as of December 31, 2022 and 2021.

(s) Reclassifications

Cortain prior year amounts have been reclassified to conform to the current year presentation.

(3) CARES Act and FEMA

On March 27, 2020, the President signed into law the CARES Act. The CARES Act provides financial relief under several programs including a funding advance of Medicare payments, deferral of the employer portion of payroll taxes and establishment of the Provider Relief Fund (PRF). Under the PRF, the Corporation recognized approximately \$48,143 and \$65,110 for the years ended December 31, 2022 and 2021, respectively. As of December 31, 2022, all relief funds have been recognized as revenue and the total amount received and recognized from the period of 2020 through 2022 was approximately \$684,000.

The Corporation received approximately \$556,000 in Medicare payment advances under the Medicare Accelerated and Advanced Payment Program. Medicare started recouping these advances in April 2021 with final recoupments made by September 30, 2022. As of December 31, 2021, approximately \$207,000 had been recouped, with the balance of approximately \$349,000 recorded in the current portion of estimated amounts due to third party payors.

The Corporation also elected to defer the deposit and payment of the employer's share of Social Security taxes allowed under the CARES Act. As of December 31, 2022, these deferred amounts were repaid. As of December 31, 2021, approximately \$42,000 was outstanding and included in accrued expenses and other current liabilities.

20

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

The Corporation also recognizes revenue on awarded project worksheets as expenses are incurred and determined to be eligible for FEMA reimbursement. The Corporation recognized \$29,253 and \$93,817 as other revenue in the consolidated statements of operations for reimbursement of eligible operating expenses for the years ended December 31, 2022 and 2021, respectively. In addition, \$9,358 was recognized as other changes in net assets in the consolidated statement of operations related to reimbursement of capital expenditures for the year ended December 31, 2022. The Corporation has a balance due from FEMA of \$28,261 and \$67,591 in other current assets in the consolidated balances sheet as of December 31, 2022 and 2021, respectively.

(4) Charity Care and Community Benefit

In accordance with the Corporation's mission and philosophy, the Corporation's hospitals and affiliates commit substantial resources to both the indigent population and the broader community. The Corporation's charity care policy is to provide care without regard to the patient's ability to pay for services rendered. To the extent that patients do not have the ability to pay, services rendered to those patients are reported as charity care.

The Corporation's hospitals utilize a cost to charge ratio methodology to convert charity care to cost. The cost to charge ratio is calculated utilizing the Corporation's cost accounting system or filed cost reports.

The amount of charity care at estimated cost, net of state subsidy funding, the Corporation provided to the indigent population and broader community for the years ended December 31, 2022 and 2021 was \$144,792 and \$141,357, respectively.

The State of New Jersey's regulations provide for the distribution of funds from a Charity Care Fund, which is intended to partially offset the cost of services provided to the uninsured. For the years ended December 31, 2022 and 2021, the Corporation's hospitals recorded distributions from the Charity Care Fund of \$57,379 and \$19,934, respectively, which are included in patient service revenue.

(5) Healthcare Reimbursement System

(a) The Corporation records patient service revenue at the amount that reflects the consideration to which the Corporation expects to be entitled in exchange for providing patient care. Patient service revenue consists of amounts charged for services rendered less estimated discounts for contractual and other allowances for patients covered by Medicare, Medicaid, and other health plans and discounts offered to patients under the Corporation's uninsured discount program.

The Medicare program currently pays for most services at predetermined rates; however, certain services and specified expenses continue to be reimbursed on a cost basis. The Medicald program also currently reimburses the Corporation at predetermined rates for inpatient services and on a cost reimbursement methodology for outpatient services. Regulations require annual retroactive settlements for cost-based reimbursement and other payment arrangements through cost reports filed by the Corporation.

21

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

The Corporation has also entered into payment agreements with certain commercial insurance carriers, health maintenance organizations, and preferred provider organizations. These agreements have refrespective audit clauses, allowing the payor to review and adjust claims subsequent to initial payment.

Laws and regulations governing the Medicare and Medicaid programs are complex and subject to interpretation. As a result, there is a possibility that recorded estimates could change by a material amount. In accounting for Medicare and Medicaid cost report settlements, the Corporation records all third-party receivables and liabilities at their estimated realizable values. Management periodically reviews recorded amounts receivable from, or payable to, third-party payors and adjusts these balances as new information becomes available. In addition, revenue received under certain third-party agreements is subject to audit.

During the years ended December 31, 2022 and 2021, certain of the Corporation's prior year third-party cost reports were audited and settled, or tentatively settled by third-party payors. Adjustments resulting from such audits, settlements, and management reviews are reflected as adjustments to patient service revenue in the period that the adjustments become known. Accordingly, the Corporation evaluated the results of these settlements on its open cost reports. The effect of cost report settlements and other adjustments increased patient service revenue by approximately \$22,728 and \$16,915 for the years ended December 31, 2022 and 2021, respectively. Although cortain other prior year cost reports submitted to third-party payors remain subject to audit and rotroactive adjustment, management does not expect any material adverse settlements. Medicare cost reports for all years prior to 2018 have been audited and settled. Medicaid cost reports for all years prior to 2020 have been audited and settled for all acute care hospitals. For the pediatric rohabilitation hospital, Medicaid cost reports have been audited by the fiscal intermediary through 2020. Settlement has been finalized through 2020. The fiscal intermediary may reopen certain years related to specific settlement items in the cost report year.

The Corporation has a compliance program to monitor conformity with applicable laws and regulations, but the possibility of future government review and interpretation exists. The Corporation is not aware of any significant pending or threatened investigations involving allegations of potential wrongdoing.

- (b) The Corporation and others in the healthcare industry are subject to certain inherent risks, including the following:
 - Substantial dependence on revenue derived from reimbursement by the Federal Medicare and State Medicaid programs that have been reduced in recent years and which entail exposure to various healthcare fraud statutes;
 - Government regulations, government budgetary constraints, and proposed legislative and regulatory changes.

Such inherent risks require the use of certain management estimates in the preparation of the Corporation's consolidated financial statements, and it is reasonably possible that a change in such estimates may occur. Management of the Corporation believes that adequate provision has been made

22

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

in the consolidated financial statements for the matters discussed above and their ultimate resolution will not have a material effect on the consolidated financial statements.

(6) Investments and Assets Limited or Restricted as to Use

Investments and assets limited or restricted as to use consist of the following:

	 December 31		
	2022	2021	
Investments and assets limited or restricted as to use:			
Cash and cash equivalents and money market funds	\$ 659.272	933,698	
Government obligations/municipal bonds	423,180	340,876	
Corporate bonds	665,822	1,198,208	
Certificates of deposit	_	5,914	
Mutual funds	1,291,452	1.859,288	
Equity securities	518.104	540,805	
Unit Investment trusts	1,215	1,269	
Asset-backed securities	255,350	377,889	
Mortgage-backed securities	93,104	153,818	
Alternative investments	943,695	983,930	
Pledges receivable, net	134,668	119,167	
Other investments	2,293	2,634	
Accrued interest	 10,447	11,923	
Total investments and assets limited or restricted	 		
as to use	\$ 4,998,602	6,527,419	

These amounts are reflected in the consolidated balance sheets as follows:

	December 31		
	_	2022	2021
Current portion:			
Investments	\$	434,257	755,651
Assets limited or restricted as to use		98,259	90,605
Noncurrent assets limited or restricted as to use		567,624	819,128
Investments	_	3,898,462	4,862,135
	\$_	4,998,602	6,527,419

23

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

Investments and assets limited or restricted as to use are classified as follows:

	_	December 31		
	_	2022	2021	
Investments Self-insurance funds Donor-restricted funds and pledges receivable, net Funds held by bond trustees under bond indenture agreements Internality designated funds for specific use Other limited use funds	\$	4,332,719 25,968 259,992 253,653 2,870	5,617,686 24,802 234,884 536,456 2,870	
Other infined use junus		123,400	110,721	
	\$	4,998,602	6,527,419	

Assels held under bond indenture agreements are maintained for the following purposes:

	 December 31		
	 2022	2021	
Capital project funds	\$ 188,118	477,559	
Interest funds Principal funds	65,535	58,889	
r interbat turida	 		
	\$ 253,653	536,456	

The Corporation's investments are exposed to various kinds and levels of risk. Fixed income securities, including fixed income mutual funds, expose the Corporation to interest rate risk, credit risk, and liquidity risk. As interest rates change, the values of many fixed income securities are affected. Credit risk is the risk that the obligor of the security will not fulfill its obligation. Liquidity risk is a risk that a financial asset may not be readily sold.

Corporato bonds, equity mutual funds, equity securities, and commercial mortgage-backed securities expose the Corporation to market risk, performance risk, and liquidity risk. Market risk is the risk associated with major movements of the equity markets, both foreign and domestic. Performance risk is the risk associated with a particular fund's operating performance. Liquidity risk, as previously defined, tends to be higher for international funds and small capitalization equity funds.

The Corporation has incorporated an Investment Policy Statement (IPS) into its investment program. The IPS, which has been formally adopted by the Board of Trustees, contains standards designed to ensure adequate diversification by asset category and geography. The IPS also limits fixed income investments by credit rating, which serves to further miligate the risk associated with the investment program. At December 31, 2022 and 2021, management believes that its investment positions are in accordance with guidelines established by the IPS.

24

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

(7) Liquidity and Availability of Resources

Financial assets available within one year of the balance sheet date for general expenditures such as operaling expenses and construction costs not financed with debt are as follows:

	December 31		
		2022	2021
Cash and cash equivalents	\$	267,525	154,095
Short-term investments		434,257	755.551
Patient accounts receivable		780,089	678,737
Estimated amounts due from third party payors and other			
current assets	P****	299,521	295,329
	\$_	1,781,392	1,883,712

Current financial assets not available for general use because of contractual or donor-imposed restrictions were \$98,259 and \$90,605 at December 31, 2022 and 2021, respectively. Amounts not available for general use include amounts set aside for scheduled principal payments on debt, self-insurance funds, and perpetual, time, and purpose-restricted assets.

As of December 31, 2022, the Corporation has unrestricted cash and investments on hand to cover 224 days of operating expenses. The Corporation's practice is to structure its financial assets to be available as its general expenditures, liabilities, and other obligations come due. In addition, the Corporation Invests cash in excess of daily requirements in short-term investments. Besides short-term investments, the Corporation has \$3,898,462 classified as long-term investments at December 31, 2022, of which most is available for general use. In the event of an unanticipated liquidity need, the Corporation could draw upon a \$50,000 secured revolving promissory note (note 10).

(8) Fair Value Measurements

ASC Topic 820, Fair Value Measurement, establishes a three-level valuation hierarchy for disclosure of fair value measurements. The valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. The three levels are defined as follows:

Level 1: Quoted prices in active markets for identical assets or liabilities. Level 1 assets and liabilities include cash and cash equivalents and debt and equity securilies that are traded in an active exchange market.

Level 2: Observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities, quoted prices in markets that are not active, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities. Level 2 assets and liabilities include debt securities with quoted market prices that are traded less frequently than exchange-traded instruments. This category generally includes certain U.S. government and agency mortgage-backed debt securities and corporate bonds.

25

Notes to Consolidated Financial Statements: December 31, 2022 and 2021 (In thousands)

Level 3: Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using pricing models, discounted cash flow methodologies, or similar techniques, as well as instruments for which the determination of fair value requires significant management judgment or estimation. The Corporation currently holds no Level 3 investments.

The following tables present the Corporation's fair value hierarchy for those assets measured at fair value on a recurring basis, and exclude pledges receivable, net, other investments, and accrued interest receivable as of December 31, 2022 and 2021:

	December 31, 2022					
	Fair value	Level 1	Level 2	Level 3	NAV	
Investment categories:						
Cash and cash equivalents						
and money market funds	\$ 659,272	659,272			_	
Equity securities	518,104	518,104	_	_	_	
Equity mutual funds	926,074	903.0B1	22,993	_		
Fixed income mutual funds	365,378	365,378		_		
Certificates of deposit	· —					
Unit investment trusts	1,215	1,215				
Commercial mortgage-backed	•	.,				
securities	93,104		93,104			
Corporate bonds	665,822	_	665,822	••••	_	
Asset-backed securities	255,350	_	255,350	_	-	
Government bonds	207,059	_	207,059			
Government mortgage-backed			441,000			
securities	186,872	_	186,872	_	,	
Municipal bonds	29,249		29,249			
Alternative investments	943,695		,		943,695	
						
Total	\$ <u>4,851,194</u>	2,447.050	1,460,449		943,695	

26

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

	Docomber 31, 2021						
		Fair value	Level 1	Level 2	Level 3	NAV	
Investment categories:							
Cash and cash equivalents							
and money market funds	\$	933,698	933,698	-	_		
Equity securities		540.805	540,805				
Equity mutual funds		1,457,273	1,422,936	34,337			
Fixed income mutual funds		402,015	402.015	0.1,001	_		
Certificates of deposit		5,914		5,914	_	_	
Unit Investment trusts		1,269	1,269	0,5.7	_		
Commercial mortgage-backed		******	*,200		_		
securities		153.818	_	153.818			
Corporate bonds		1,196,208	_	1.196,208		_	
Assol-backed securities		377,889	_	377,889		_	
Government bonds		176,092	_	176,092	_		
Government mortgage-backed				110,002	_		
securities		121,631	_	121,631			
Municipal bonds		43,153		43,153			
Alternative investments		983,930	_	40,100		983,930	
	•	200,000				003,930	
Total	\$.	6,393,695	3,300,723	2,109,042		983,930	

The following discussion describes the valuation methodologies used for financial assets measured at fair value for investment and pension plan assets. The techniques utilized in estimating the fair values are affected by the assumptions used, including discount rates and estimates of the amount and timing of future cash flows.

Fair value estimates are made at a specific point in time, based on available market information and judgments about the financial asset, including estimates of timing, amount of expected future cash flows, and the credit standing of the issuer. In some cases, the fair value estimates cannot be substantiated by comparison to independent markets. The disclosed fair value may not be realized in the immediate settlement of the financial asset. In addition, the disclosed fair values do not reflect any premium or discount that could result from offering for sale at one time an entire holding of a particular financial asset. Potential taxes and other expenses that would be incurred in an actual sale or settlement are not reflected in amounts disclosed. Care should be exercised in deriving conclusions about the Corporation's business, its value, or consolidated financial position based on the fair value information of financial assets presented.

Fair values for the Corporation's fixed income securities are based on prices provided by its investment managers and its custodian bank. Both the investment managers and the custodian bank use a variety of pricing sources to determine market valuations. Inputs include direct or indirectly observable inputs (other than Level 1 inputs) such as quoted prices for similar assets or liabilities exchanged in active or inactive markets and quoted prices for identical assets or liabilities in inactive markets; other inputs that may be considered in fair value determination include interest rates and yield curves, volatilities, and credit risk. Pricing evaluations generally reflect discounted expected future cash flows, which incorporate yield curves for instruments with similar characteristics, such as credit rating, duration, and yields. Each designates

27

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

specific pricing services or indexes for each sector of the market based upon the provider's expertise. The Corporation's fixed income securities portfolio is highly liquid, which allows for a high percentage of the portfolio to be priced through pricing services.

Fair values of equity securities have been determined by the Corporation from observable market quotations, when available.

Mutual funds and unit investment trusts are valued at the NAV of shares held at year-end, based on published market quotations on active markets.

Fair values of commercial mortgage-backed securities and asset-backed securities have been determined by the Corporation based on a discounted future cash flows methodology, using current market interest rate data adjusted for inherent credit risk, or quoted market prices and recent transactions, when available,

Fair values of U.S. government bonds/municipal bonds and corporate bonds have been determined by the Corporation from observable market quotations, when available. Because of the nature of these assets, carrying amounts approximate fair values, which have been determined from public quotations, when available.

Fair values of bank loans are determined by the Corporation using quoted prices of securities with similar coupon rates and maturity dates or discounted cash flows.

The following tables summarize redemption terms and the Corporation's commitments for the hedge funds and others as of December 31, 2022 and 2021:

		2022						
Description of investment		Carrying value	Unfunded commitment	Redemption frequency	Rodomption notice required			
Hedge funds	\$	271,582		Monthly – annually	45-90 days written notice			
Private equity		176,679	69,189		_			
Real estate		249,709	9,553	Quarterly	90 days written notice			
Other		245,725	14,729					
	\$ -	943,695	93,471					

28

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

		2021						
Description of investment		Carrying value	Unfunded commitment	Rodemption frequency	Redemption notice required			
Hedge funds	\$	381,797	_	Monthly - annually	45-90 days			
Private equity		155,656	106,861	———	- mitter) flotice			
Real estate		231,939	44,508	Quarterly	90 days written notice			
Other		214,538	17,830	_				
	\$_	983,930	169,199					

Investments in hedge funds, interests in investment funds with complex portfolio-construction and risk management techniques, are typically carried at estimated fair value based on the NAV of the shares in each investment company or partnership. Changes in unrealized gains or losses on investments, including those for which partial liquidations were effected in the course of the year, are calculated as the difference between the NAV of the investment at year-end loss the NAV of the investment at the beginning of the year, as adjusted for contributions and redemptions made during the year. At December 31, 2022, the Corporation holds \$51,854 of investments in hedge funds which are subject to semi-annual redemptions with a 20% withdrawal limitation on the invested balance. Generally, no dividends or other distributions are paid.

Investments in private equity funds, typically structured as limited partnership interests, are carried at fair value estimated using NAV or equivalent as determined by the general partner in the absence of readily ascertainable market values. Distributions under this investment structure are made to investors through the liquidation of the underlying assets. Voluntary redemptions are generally not permitted by limited partners and investments in these partnership interests are through the life of the fund. The fair value of limited partnership interests is generally based on fair value capital balances reported by the underlying partnerships, subject to management review and adjustment.

Real estate funds invest primarily in institutional quality commercial and residential real estate assets within the U.S. and investments in publicly traded real estate investment trusts. Fair value is estimated based on the NAV of the shares in each partnership. The Partnership distributes current income to the partners on a quarterly basis based on each partners' interest. Partners can choose to participate in a reinvestment plan in which all distributions are automatically invested in additional units. Redemptions can generally be made quarterly with 90 days' prior written notice after an initial lock-up period expires.

Investments in other alternative investments consist of private debt funds structured as a limited partnership interest with ability to invest in short-term opportunities, and are carried at fair value estimated using NAV or equivalent as determined by the general partner in the absence of readily ascertainable market values. Distributions under this investment structure are made to investors through the liquidation of the underlying assets. Voluntary redemptions are not permitted and investment is through the life of the fund. The Corporation also invests in certain venture capital funds. Investments in venture capital funds,

29

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

typically structured as limited partnerships, consist of ownership stakes in small to medium sized start-up firms. These firms generally have high growth potential and are characterized by higher risk/reward profiles. Distributions under this investment structure are typically made to investors through the liquidation of the underlying assets. Voluntary redemptions are generally not permitted by limited partners and investments in these partnership interests are through the life of the fund.

(9) Property, Plant, and Equipment

Property, plant, and equipment consist of the following as of December 31, 2022 and 2021:

		2022	2021
Land and improvements	\$	179,701	167,565
Buildings and leasehold improvements		3,593,412	3,319,333
Fixed equipment		445,450	435,393
Major movable equipment		2,452,854	2,181,221
Real estate and equipment under finance leases		186,130	55,502
		6,857,547	6,159,014
Less accumulated depreciation and amortization (including accumulated amortization of real estate and equipment			
under finance leases of \$31,744 and \$23,626)		4,168,592	3,858,717
		2,688,955	2,300,297
Construction in progress	_	902,017	609,869
Property, plant, and equipment, net	\$	3,590,972	2,910,166

The Corporation will fund the construction of a new clinical and research building for the Rutgers Cancer Institute of New Jersey (CINJ). The new building is adjacent to, and integrated with, Robert Wood Johnson University Hospital (RWJUH) New Brunswick. In June 2021, the Corporation broke ground on the free standing cancer hospital. The estimated cost is expected to be approximately \$735,000. From inception of the project through December 31, 2022, approximately \$289,000 has been incurred related to this project.

As of December 31, 2022, the Corporation had committed approximately \$1,073,000 to complete the construction of the Rutgers CINJ project noted above and other renovation and expansion projects at various affiliates of the Corporation as well as amounts committed for the EPIC project (note 13e).

30

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

(10) Long-Term Debt

Long-term debt consists of the following:

		December 31	
	_	2022	2021
Master Trust indebtedness:			
New Jersey Health Care Facilities Financing Authority			
(NJHCFFA) Revenue and Refunding Bonds:			
RWJ Bamabas Health Obligated Group Issue, 2021A			
\$351,355 serial bonds maturing through July 1,			
2045 with interest rates ranging from 4.00% to			
5.00%; \$400,490 of term bonds maturing July 1, 2051			
with interest rates ranging from 2.040% to 2.625%	\$	740,095	751,845
RWJ Barnabas Health Obligated Group Issue,		• • • • • • • • • • • • • • • • • • • •	
Sories 2019A Sorial Bonds maturing through July 1.			
2029 with an interest rate of 5.00%		13,265	15,470
RWJ Bamabas Health Obligated Group Issue, Series			
2019B-1 Five Year Put Bonds maturing on July 1,			
2043 with an interest rate of 5.00%		69,725	69,725
RWJ Bamabas Health Obligated Group Issue, Series			
2019B-2 Six Year Put Bonds maturing on July 1,			
2042 with an interest rate of 5,00%		70,555	70,555
RWJ Bamabas Health Obligated Group Issue, Series			
2019B-3 Seven Year Put Bonds maturing on July 1.			
2045 with an interest rate of 5.00%		70,550	70,550
RWJ Bamabas Health Obligated Group Issue, Series			
2017A (previously Children's Specialized Hospital			
Issue, Series 2013A) maturing on July 1, 2036 with			
an interest rate of 3.03%		7,033	7,438
RWJ Barnebas Health Obligated Group Issue,			
Series 2016A \$399,565 serial bonds maturing through			
July 1, 2036 with interest rates ranging from 3,50% to			
5.00%; \$279,570 of term bonds maturing on July 1,			
2043 with Interest rates ranging from 4.00% to 5.00%		670,615	679,135
Bamabas Health Issue, Series 2014A term bends			
\$100,000 maturing on July 1, 2044 with an interest			
rate of 5.00%; \$29,925 maturing on July 1, 2044 with an interest rate of 4.25%		450 050	
on interest rate of 4.20%		129,925	129,925

31

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

		December 31	
		2022	2021
Robert Wood Johnson University Hospital Issue, Series 2014A \$11,075 serial bonds maturing through 2034 with an interest rate of 5.00%; \$45,210 term bonds maturing from 2039 to 2043 with an interest rate of 5.00%	\$	55,925	55,925
Robert Wood Johnson University Hospital Issue, Series 2013A \$9,230 serial bonds maturing through 2023 with interest rates ranging from 3.00% to 5.00%; \$93,285 term bonds maturing from 2024 to 2043 with			
interest rates ranging from 5.25% to 5.50% Bamabas Health Issue, Series 2012A serial bonds		95,765	98,125
maturing through 2022 with an interest rate of 5.00% RWJ Bamabas Health, Series 2019 serial bonds maturity through July 1, 2049 with an interest rate of			9,000
3.48% RWJ Barnabas Heelth Private Placement Taxable		302,333	302,333
Notes, Series 2018 maturing through July 1, 2044 with Interest rates ranging from 4.04% to 4.40% RWJ Barnabas Health Taxable Revenue Bonds, Series 2016 \$100,000 maturing July 1, 2026 with an interest		300,000	300,000
rate of 2.954%; \$394,952 maturing July 1, 2046 with an Interest rate of 3.949% Bamabas Hoalth System Taxable Revenue Bonds, Series 2012 term bonds maturing on July 1, 2028		494,952	494,952
with an interest rate of 4.00%		81,240	81,240
Total Master Trust Indebtedness	3,	.101,978	3,136,218
Notes payable		34	
Finance leases with various interest rates		155,763	32,166
Total long-term debt	3,	257,775	3,168,384
Plus unamortized bond premium Less:		205,371	218,751
Unamortized bond discount		945	1,160
Deferred financing costs, net Current portion		18,334	19,572
· ·		42,948	38,468
Long-term portion	\$3,	400,919	3,327,935

32

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

Under the terms of the Master Trust indenture (MTI), Barnabas Health, Inc., Children's Specialized Hospital (CSH), Clara Maass Medical Center, Community Medical Conter, Jersey City Medical Center, Monmouth Medical Center (including Monmouth Medical Center, Southern Campus), Newark Belh Israel Medical Center, RWJ Barnabas Health, Inc., RWJUH, Robert Wood Johnson University Hospital at Hamilton, Robert Wood Johnson University Hospital Rahway, and Cooperman Barnabas Medical Center (CBMC), formerly known as Saint Barnabas Medical Center, are members of an Obligated Group. Substantially all of the Corporation's debt is subject to the provisions of the MTI.

To secure its payment obligations, the Obligated Group has granted to the Trustee a first lien and security interest in the gross revenue of each member of the Obligated Group.

Obligated Group members are jointly and severally liable under the MTI. The Corporation does have the right to name designated affiliates. Though designated affiliates are not obligated to make debt service payments on the obligations under the MTI, the Corporation may cause each designated affiliate to transfer such amounts as necessary to enable the Obligated Group members to comply with the terms of the MTI, including payment of the outstanding obligations.

The Corporation's Obligated Group is required to maintain certain financial covenants in connection with the NJHCFFA and credit arrangements with a consortium of banks, including JPMorgan Chase Bank, N.A. (JPMorgan), TD Bank and U.S. Bank.

On August 19, 2021, the Corporation legally defeased all of the outstanding New Jersey Health Care Facilities Financing Authority Revenue and Refunding Bonds, Barnabas Health Issue, Series 2012A that mature on and after July 1, 2023. The principal amount of the defeased bonds was \$81,250. U.S. Bank National Association is the bond trustee and escrow agent. The principal amount of the remaining Series 2012A Bonds that was not defeased is \$9,000 and was called for redemption on July 1, 2022 with accrued interest. The transaction resulted in a gain on extinguishment of debt of \$702 which is recorded in other, net within nonoperating (expenses) revenue.

On September 30, 2021, the Obligated Group Issued New Jersey Health Care Facilities Financing Authority, RWJ Barnabas Health Revenue Bonds, Series 2021A in the amount of \$751,845 as obligations under the MTI. These bonds mature on July 1, 2051 and consist of principal of \$351,355 and \$400,490 in Serial and Term Bonds, respectively. Series 2021A was issued at a premium of \$118,456 for a total source of funds of \$870,301. Principal payments are due annually on July 1 and interest payments are due semi-annually until maturity. The bond proceeds are used to fund the construction of the Rutgers CINJ as well as various other capital projects.

On January 27, 2022, in connection with the Definitive Agreement, the Corporation legally defeased all of the outstanding NJHCFFA Refunding and Revenue Bonds, Trinitas Regional Medical Center Obligated Issue, Sories 2016A and all of the outstanding NJHCFFA Refunding Bonds, Trinitas Regional Medical Center Obligated Issue, Series 2017A. The total payment for the defeased bonds was \$72,252. The transaction resulted in a loss on extinguishment of debt of \$2,551 which is recorded in other, net within nonoperating (expenses) revenue.

33

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

The Corporation has entered into forward interest rate swap agreements with JPMorgan, Bank of America, and U.S. Bank, respectively. Under the terms of these agreements, the Corporation is paying fixed interest rates ranging from 0.90275% to 1.3625% in exchange for variable rate payments equal to 70% of the effective Federal funds rate. The notional amounts on these swap agreements are tied to the outstanding principal on the underlying bond series. The Corporation has the option to terminate the interest rate swap agreements on or before July 1, 2034. As of December 31, 2022 and 2021, the fair value of the interest rate swap agreements, not of a credit value adjustment of \$4,231 and \$1,103, was \$36,540 and \$6,145, respectively, and is included in other assets, net.

On March 31, 2022, the Corporation entered into a secured revolving promissory note (the Note) for the principal amount of \$50,000 with JPM for routine working capital needs. The Note contained an accordion feature that allowed the Corporation to increase the loan by an additional \$50,000. The terms of the Note include a commitment fee of 0.12%. The interest rate is based on an adjusted term SOFR Rate for the interest period plus 0.55% per annum. As of December 31, 2022, \$5,025 of the Note was used in the form of standby letters of credit (LOC) that provides liquidity support for the Corporation's self-insured workers' compensation and other programs. There was no cash drawn from the Note during the term. The Note expired on March 30, 2023 and was replaced with a \$50,000 secured revolving promissory note (New Note) with JPM expiring on April 1, 2024. The terms of the New Note have not changed from the prior Note.

Scheduled maturities on long-term debt and future minimum payments on finance lease obligations at December 31, 2022 are as follows:

		Long-term debt	Financo loases	Total
2023	\$	37,745	10.060	47,805
2024		45,697	9,502	55,199
2025		46,058	9,579	55,637
2026		132,596	9,694	142,290
2027		53,382	8,618	62,000
Thereafter	_	2,786,534	196,425	2,982,959
Total		3,102,012	243,878	3,345,890
Plus unamortized bond premium Less: Amount representing interest on finance		205,371	_	205,371
lease obligations		****	88,115	88.115
Unamortized bond discount		945	00,110	945
Deferred financing costs, net		18,334	_	18,334
Current portion	_	37,745	5,203	42,948
Long-term portion	\$_	3,250,359	150,560	3,400,919

34

Notes to Consolidated Financial Statements

December 31, 2022 and 2021

(In thousands)

(11) Employee Benefit Plans

The Corporation maintains a single noncontributory defined-benefit plan, the RWJ Barnabas Health Retirement Income Plan (the RWJBH Plan). Participation in the RWJBH Plan is closed to new entrants and is currently frozen to future benefit accruals. Benefits under the RWJBH Plan are substantially based on years of service and employee's career earnings. The Corporation will contribute to the RWJBH Plan based on actuarially determined amounts necessary to provide assets sufficient to meet anticipated benefit payments to plan participants and to meet the minimum funding requirements of the Employee Retirement income Security Act of 1974, as amended by the Pension Protection Act of 2006, and Internal Revenue Service regulations.

In March 2022, the Administrative Committee of the Board of Trustees approved a plan to offer a single payment (lump sum), in lieu of the annuity benefii, to former vested employees in the RWJBH Plan with accrued benefits. ASC 715, Compensation — Retirement Benefits, requires settlement accounting when lump sum payments exceed the sum of service cost and interest cost for the plan year. When applying settlement accounting, the plan must recognize a portion of the unrecognized gains or losses as a one-time charge. The portion of the unrecognized gain or loss that is recognized immediately is equal to the percentage of the obligation that is settled. Since the RWJBH Plan's lump sum payments of \$49,211 exceeded the 2022 service and interest cost of \$31,990, softlement accounting was required for the 2022 plan year. As a result, there was a one-time charge to non-operating expenses of \$15,654 in 2022.

GAAP requires recognition on the balance sheet of the funded status of defined-benefit pension plans and the recognition in net assets without donor restrictions of unrecognized actuarial gains and losses and prior service costs and credits. The funded status is measured as the difference between the fair value of the RWJBH Plan's assets and the projected benefit obligation of the RWJBH Plan.

Included in net assets without donor restrictions at December 31, 2022 and 2021 are the following amounts that have not yet been recognized in net periodic pension cost: unrecognized prior service cost of approximately \$2,312 and \$2,431, respectively, and unrecognized actuarial losses of approximately \$261,491 and \$254,651, respectively. Unrecognized prior service cost is the impact of changes in plan benefits applied refrospectively to employee service previously rendered. Unrecognized actuarial losses represent unexpected changes in the projected benefit obligation and plan assets over time, primarily due to changes in assumed discount rates and investment experience. Using the measurement date of

35

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

December 31, the following table sets forth the funded status of the RWJBH Plan and the amounts recognized in the Corporation's consolidated financial statements:

	December 31		
	_	2022	2021
Changes in benefit obligation:			
Benefit obligation at beginning of period	\$	1,072,292	1,128,203
Interest cost		31,990	30.703
Actuarial (gains) losses		(186,554)	(19,011)
Benefits paid and expenses		(45,236)	(67,603)
Settlements	_	(49,211)	
Benefit obligation at end of year	_	823,281	1,072,292
Change in plan assets:			
Fair value of plan assets at beginning of period		1,043,274	1,096,738
Actual return on plan assets		(178,872)	9,739
Employer contributions		_	4,400
Benefits paid and expenses		(45,236)	(67,603)
Settlements	-	(49,211)	
Fair value of plan assets at end of year		769,955	1,043,274
Funded status – accrued pension liability	\$	(53,326)	(29,018)

The actuarlal gain in 2022 resulted in an overall decrease in the December 31, 2022 projected benefit obligation of approximately \$186,554, which was primarily attributable to an increase in the discount rate assumption from 2021 to 2022.

In 2022, there was no change to the mortality assumption. During 2021, the Society of Actuaries published updated mortality table MP-2021. The Corporation utilized the updated mortality tables resulting in an increase in the projected benefit obligations in the amount of \$3,900 at December 31, 2021.

The actuarially computed net periodic pension cost for the years ended December 31, 2022 and 2021 included the following components, which are included in other nonoperating revenue, net:

	 2022	2021
Interest costs	\$ 31,990	30,703
Expected return on plan assets	(35,460)	(34,799)
Amortization of actuarial loss and prior service credit	7,091	6,520
Settlement loss	 15,654	
Net periodic pension cost	\$ 19,275	2,424

30

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

The projected unit credit method is the actuarial cost method used to compute pension expense.

The weighted average assumptions used in determining the net periodic pension cost was discount rates of 3.09% and 2.82%, an expected long-term rate of return on plan assets of 3.55% and 3.30% and the weighted average interest crediting rate for cash balance plans was 2.25% for the years ended December 31, 2022 and 2021, respectively.

The weighted average assumption used in the accounting for the projected benefit obligation was a discount rate of 5.82% and 3.09% and the weighted average interest crediting rate for cash balance plans was 4.79% and 2.25% as of December 31, 2022 and 2021, respectively.

Expected benefit payments by year, as of December 31, 2022, are as follows:

2023	\$ 69,804
2024	73,869
2025	75,822
2026	77.301
2027	75,200
2028-2032	332.887

The consolidated assets of the RWJBH Plan are managed under a liability-driven investment (LDI) strategy. Under the LDI strategy, the expected rate of return on plan assets at December 31, 2022 is based upon the assumption that plan assets will be invested primarily in fixed income and other related securities based upon their ability to perform similarly to the characteristics of the plan liabilities over time.

The following tables present the Corporation's fair value hierarchy for those pension plan assets measured at fair value as of December 31, 2022 and 2021. At December 31, 2022 or 2021, the Corporation held no level 3 assets

	_	December 31, 2022					
	_	Fair value	Lovel 1	Loval 2	Lovel 3	NAV	
Cash and cash equivalents	5	19,184	19,184		_		
Corporate bonds		361,343	· —	361,343	_	_	
Government bonds		131,828	-	131,828			
Bond funds		87,133	_	87,133	_		
Bank loans		6,568	_	6,568		-	
Other investments		13,535	-	13,535	_	_	
Alternative investments	_	150,364				150,364	
	\$_	769,955	19,184	600,407		150,364	

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

	December 31, 2021					
	_	Fair value	Level 1	Level 2	Level 3	NAV
Cash and cash equivalents	\$	90,654	90,654	_		
Corporate bonds		471,512	· —	471,512		_
Government bonds		143,439		143,439		
Bond funds		143,710	_	143,710	_	
Bank loans		6,891		6.891		
Other investments		13,728		13,728	_	
Alternative investments	_	173,340				173,340
	\$_	1,043,274	90,654	779,280		173,340

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

Alternative investments include private equity investments, hedge funds, and other.

	2022						
Description of investment	 Carrying value	Unfunded commitment	Rodemption frequency	Redemption notice required			
Hedge fund	\$ 10,172	_	Semi-annually	90 days			
Private equity	66,503	82,989					
Other	73,689						
	\$ 150,364	82,989					

			20		
Description of Inve	stment	Carrying value	Unfunded commitment	Rodomption frequency	Redemption notice required
Hedge fund	\$	33,607		Semi-annually	90 days
Private equity		75,875	101,905		
Other	_	63,858		_	_
	s _	173,340	101,905		

The Corporation maintains multiple defined-contribution retirement plans for its employees. Benefit expense for these plans for the years ended December 31, 2022 and 2021 was \$90,459 and \$84,392, respectively. The Corporation also has several supplemental executive retirement plans for certain key individuals. The plans were funded during 2022 and 2021 based upon the benefit formula as outlined in the plan documents.

38

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

(12) Leases

The following table presents the components of the ROU assets, liabilities, and expenses related to leases and their classification in the consolidated balance sheets and statements of operations as of and for the years ended December 31, 2022 and 2021:

	Classification in consolidated			
Components of lease balances	balance sheets		2022	2021
Assets:				
Operating lease assets	ROU asset	\$	262,886	258,089
Finance lease assets	Property, plant, and equipment, net	-	154,385	31,876
Total leased assets		\$_	417,272	289,965
Liabilities:				
Operating lease liabilities:				
Current	Loase obligations	\$	47,693	37,942
Long term	Lease obligations, net of current portion		236,923	234,433
Total operating lease liabilities		_		
		-	284,616	272,375
Finance lease liabilities:				
Current	Long-term debt		5,203	4,228
Long term	Long-term debt, net of current			
	portion		150,500	27,938
Total finance lease liabilities		_	155,763	32,166
Total lease liabilities		\$_	440,379	304,541
	Classification in consolidated			
Components of lease expense	statements of operations	_	2022	2021
Operating lease expense	Other operating expenses	\$	56,576	56,249
Finance lease expense:				
Amortization of leased assets	Depreciation and amortization		8,118	3,804
Interest on lease liabilities	Interest		4,614	1,138
Total finance lease expense			12,732	4,942
Variable and short-term lease expense	Other operating expenses		20,994	15,347
Total lease expense		\$ <u></u>	90,302	76,538

39

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

The Corporation determines if an arrangement is a lease at the inception of the contract. The ROU assets represent the Corporation's right to use the underlying assets for the lease term and the lease liabilities represent the Corporation's obligation to make lease payments arising from the leases. ROU assets and lease liabilities are recognized at commencement date based on the present value of lease payments over the lease term. An estimated incremental borrowing rate, which is derived from information available at the lease commencement date, is used to determine the present value of lease payments. The incremental borrowing rates for the portfolio of leases are based upon indicative borrowing rates for taxable debt with terms that correspond to the various lease terms.

The Corporation's operating leases are primarily for real estate, including medical office buildings, and corporate and other administrative offices, as well as medical and office equipment. Finance leases are primarily for real estate and medical equipment. Real estate lease agreements typically have initial terms of 5 to 10 years, and equipment lease agreements typically have initial terms between 2 and 5 years. The Corporation has certain long-term land leases whose original terms range from 50 to 98 years. Leases with an initial term of 12 months or less (short-term leases) are not recorded in the consolidated balance sheets,

Real estate leases may include one or more options to renew, with renewals that can extend the lease term from 1 to 20 years. The Corporation has the option to renew its land leases that can extend the lease term significantly. The exercise of lease renewal options is at the Corporation's sole discretion. Renewal options are assessed at the commencement date, modification date, and when a reassessment event has occurred. The renewal option is included in the lease term when it is reasonably certain to be exercised. Certain leases also include options to purchase the leased property. The useful life of assets and leasehold improvements are limited by the expected lease term, unless there is a transfer of title or purchase option reasonably certain of exercise.

Certain lease agreements for real estate include payments based on actual common area maintenance expenses. These variable lease payments are recognized in other operating expenses, net, but are not included in the ROU asset or liability balances. Real estate leases generally include rental escalation clauses that are factored into the determination of lease expense when appropriate. Escalations based on an index, such as the Consumer Price Index, are estimated at the commencement date and differences to the initial estimate are treated as variable lease payments. The lease agreements do not contain any material residual value guarantees, restrictions, or covenants.

The Corporation has elected the practical expedient that allows lessees to choose to not separate lease and nonlease components by class of underlying asset and is applying this expedient to all real estate asset classes. The Corporation elected the practical expedient package to not reassess at adoption (i) whether expired or existing contracts contain leases under the new definition of a lease, (ii) lease classification for expired or existing leases, or (iii) whether previously capitalized initial direct costs would qualify for capitalization under Topic 842.

Sublease income is included in other revenue in the consolidated statements of operations and amounted to \$4,074 and \$4,981 for the years ended December 31, 2022 and 2021, respectively.

40

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

The weighted average lease terms and discount rates for operating and finance leases at December 31, 2022 and 2021 are presented in the following table:

	2022	2021
Weighted average remaining lease term:		
Operating leases	10.3 years	10.2 years
Finance leases	24.8 years	10.5 years
Weighted average discount rate:		
Operating leases	3.80 %	3.40 %
Finance leases	3.40	3.96

Cash flow and other information related to leases is included in the following table for the years ended Docomber 31, 2022 and 2021:

		2022	2021
Cash paid for amounts included in the measurement of lease liabilities:			
Operating cash outflows from operating leases	\$	53,888	53,097
Operating cash inflows from operating leases		_	1,647
Operating cash outflows from finance leases		4,614	1,138
Financing cash outflows from finance leases		5,647	4,555
ROU assets obtained in exchange for lease obligations:			
Operating leases	\$	7.324	19,459
Finance leases	·	129,243	2,739

Notes to Consolidated Financial Statements December 31, 2022 and 2021 (In thousands)

Future maturities of lease liabilities at December 31, 2022 are presented in the following table:

	_	Operating leases	Finance leases	Total
2023	\$	53,579	10,060	63,639
2024		46,810	9,502	56,312
2025		39,759	9,579	49,338
2026		35,033	9.694	44,727
2027		31,867	8,618	40,485
Thereafter	-	157,131	196,425	353,556
Total lease payments		364,179	243,878	608,057
Less imputed interest		79,563	88,115	167,678
Total lease obligations		284,616	155,763	440,379
Less current obligations	_	47,693	5,203	52,896
Long-term lease obligations	\$_	236,923	150,560	387,483

(13) Commitments and Contingencies

(a) Professional and General Liabilities

Commercial Professional Insurance Co. Ltd. (CPIC), is an off-shore captive insurance company located in Bermuda, which writes professional liability, comprehensive general liability, and other casualty lines of business for the Corporation and its affiliates. CPIC is a wholly owned affiliate of CBMC and is consolidated in the accompanying consolidated financial statements. Investments and other assets maintained by CPIC are reported in assets limited as to use under externally designated or restricted assets in the consolidated balance sheets. The Corporation has estimated a range of losses for its potential liability for professional liability, comprehensive general liability, and other casualty lines of business related to CPIC based upon its own past experience and industry experience data. Those estimates include ultimate costs for unreported incidents and losses not covered by current insurance limits on a present value basis.

For policy years beginning July 1, 2004, CPIC provides payment of claims on a reimbursement basis for the Corporation's self-insurance program. For professional liability, the most recent limits are \$1 million for each medical incident with a \$3 million aggregate for CSH claims, \$10 million for each medical incident with no aggregate for all other facilities, and a buffer layer of \$5 million for each medical incident with an annual aggregate limit of \$5 million. For general liability, the limit is \$1 million for each and every general liability occurrence with no aggregate. Prior to July 1, 2018, the Corporation purchased excess coverage of \$150 million from various carriers for amounts in excess of CPIC's retained limits. Beginning July 1, 2018, the excess coverage is funded through CPIC. CPIC purchases reinsurance through various carriers.

42

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

Prior to December 31, 2016, certain affiliates of the Corporation were insured through Systems and Affiliated Members Limited (SAAML). In February 2017, CPIC and SAAML finalized a merger, with CPIC as the surviving company, at which time all affiliates were insured by CPIC. CPIC issues policies providing professional liability and comprehensive general liability coverage for all the Corporation's affiliates and subsidiaries under a combined insurance program.

At December 31, 2022 and 2021, total liabilities, which include tail coverage, were \$378,320 and \$334,286, respectively. The liabilities have been discounted at 2.5% and are included in self-insurance liabilities in the accompanying consolidated balance sheets. The undiscounted liability was \$400,304 and \$354,586 as of December 31, 2022 and 2021, respectively. The liabilities also include \$42,697 and \$38,765 of claims at December 31, 2022 and 2021, respectively, which are expected to be reimbursed by CPIC. Such amounts are included in other assets, net, in the accompanying consolidated balance sheets.

(b) Workers' Compensation

The Corporation is self-insured for the majority of workers' compensation benefits and has a commercial insurance policy excess of \$1,000 each and every claim. At December 31, 2022 and 2021, the accrual for estimated workers' compensation claims includes estimates of the ultimate costs for both reported claims and claims incurred but not reported and totaled \$65,315 and \$59,812, respectively. The liabilities also include \$11,034 and \$10,616 of claims as of December 31, 2022 and 2021, respectively, which are expected to be reimbursed by the excess carrier. Such amounts are included in other assets, net. The Corporation's obligation to pay workers' compensation benefits from the runoff of a legacy workers' compensation program, which ended in 2013, is supported by an unsecured letter of credit in the amount of \$4,850 (note 10).

(c) Employee Health Insurance

The Corporation maintains self-insured employee health benefit programs to provide coverage for its employees. At December 31, 2022 and 2021, the accrual for estimated employee health insurance claims includes estimates of the ultimate costs for both reported claims and claims incurred but not reported of approximately \$38,840 and \$31,083, respectively, and is included in self-insurance liabilities in the consolidated balance sheets.

(d) Litigation

Various investigations, lawsuits, and claims arising in the normal course of operations are pending or on appeal against the Corporation, While the ultimate effect of such actions cannot be determined at this time, it is the opinion of management that the liabilities that may arise from such actions would not materially affect the consolidated financial position or results of operations of the Corporation.

(e) EHR Platform

The Corporation entered into an agreement with EPIC to deploy an integrated Electronic Health Record (EHR) with supporting revenue cycle, data analytics, and consumer-facing digital capabilities. When completed, this integration will, among other things, establish one EHR across all ambulatory sites to support the ability to manage physicians as one integrated practice and support the consolidation of the various revenue cycle systems to an integrated solution.

43

Notes to Consolidated Financial Statements: December 31, 2022 and 2021 (In thousands)

The Implementation will be done in phases. The first go-live was completed in May 2021. The anticipated completion date of the entire project is 2024. Through December 31, 2022, the Corporation has incurred approximately \$500,000 in capital and operating costs and anticipates spending an additional \$250,000 to complete the project.

(f) Other

Approximately 23% of the Corporation's employees were covered by collective bargaining agreements for the years ended December 31, 2022 and 2021, of which 14% expire in the next year.

(14) Functional Expenses

The Corporation provides general healthcare services primarily to residents within its geographic area and supports research and educational programs. Expenses are allocated based on estimated time and effort contingent upon the location and/or specialty the expense was incurred. Expenses related to providing these services and supporting functions are as follows for the years ended December 31, 2022 and 2021:

	_		2022	
		Healthcare services	General and administrative	Total
Salaries and wages	\$	2,532,797	498,283	3,031,080
Physician fees and salaries		855,555	95,062	950,617
Employee benefits		502,334	95,683	598,017
Supplies		1,302,740	18,921	1,321,661
Other		1,016,746	480,738	1,497,484
Interest		93,297	13,189	105,486
Depreciation and amortization	_	259,143	44,082	303,225
Total	\$_	6,562,612	1,245,958	7,808,570

			2021	
	,	Healthcare services	General and administrative	Total
Salaries and wages	\$	2,121,803	346,988	2,468,791
Physician fees and salaries		665,905	73,990	739,895
Employee benefits		435,083	70,828	505,911
Supplies		1,216,644	3,603	1,220,247
Other		948,989	298,564	1,247,553
Interast		87,403	13,580	100,983
Depreciation and amortization	_	227,647	43,377	271,024
Total	\$_	5,703,474	850,930	6,554,404

44

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

(15) Investments in Joint Ventures

Corporation has invested in a number of joint ventures to provide specially healthcare services. These services include surgical, diagnostic imaging, home care and hospice, rehabilitation, medical transportation, and fitness and wellness programs. The investments range from 25% to 51% ownership. The Corporation does not exercise operating control over these investments; accordingly, they are recorded under the equity method of accounting and report only the Corporation's share of net income attributable to the investee as equity in earnings in other revenue in the accompanying consolidated statements of operations. Financial information for the equity method investees for the years ended December 31, 2022 and 2021 includes net operating revenue of \$1,034,026 and \$84,4785, net income of \$252,666 and \$231,400, and net income attributable to the Corporation of \$92,991 and \$84,396, respectively. For the year ended December 31, 2022 and 2021, the Corporation invested capital of \$72,974 and \$180,343 in joint ventures.

As disclosed in note 1, effective July 1, 2022, the Corporation purchased an additional of 33.55% equity interest in JAG-ONE for \$73,688 and obtained operational control over the entity. As a result of the change in control, the equity investment of \$54,431 was reversed resulting in a gain of \$32,540 which is included in other, net within nonoperating (expenses) revonue.

Total investments in joint ventures amounted to \$552,799 and \$521,268 at December 31, 2022 and 2021, respectively. These amounts are included in other assets, net in the consolidated balance sheets.

(16) Affiliation with Rutgers, The State University of New Jersey

The Corporation, Rutgers, the State University of New Jersey (Rutgers), and Rutgers Health Group (RHG) entered into a Master Affiliation Agreement (MAA) in 2018 with the goal of integrating medical education, advanced research and healthcare delivery.

The MAA requires reciprocal commitments and the alignment of each party's respective strategic, operational, and financial interests, and activities as part of a coordinated and mutually supportive academic health system. The Corporation and Rutgers have executed on strategies contemplated in the MAA including integrating the clinical operations of the Faculty of Robert Wood Johnson Medical School (RWJMS) and the Rutgers CINJ through Integrated Practice Agreements (IPA). Under the terms of these agreements, Rutgers will continue to employ providers and certain support staff, but the Corporation is responsible for the operations of the clinical practices and related financial results. This included establishing a unified medical records system across the Corporation's entire medical group (including RWJMS and CINJ) and creating a unified and integrated patient experience.

As of December 31, 2022 and 2021, the Corporation owed Rutgers \$211,935 and \$92,404, net, respectively, under the MAA and IPA agreements. These amounts are included in accrued expenses and other liabilities in the consolidated balance sheets.

45

Notes to Consolidated Financial Statements
December 31, 2022 and 2021
(In thousands)

(17) Affiliations

The Corporation and Saint Peter's Healthcare System (SPHCS) had entered into a Definitive Agreement on September 10, 2020 to integrate the two healthcare systems. On June 14, 2022, the Corporation mutually agreed with the leadership of SPHCS to end the proposed transaction. In accordance with the Definitive Agreement, the Corporation incurred a \$30,000 break-up fee in connection with the termination of this transaction. The amount is recorded as nonoperating (expenses) revenue in the consolidated statement of operations.

(18) Subsequent Events

Management evaluated all events occurring subsequent to December 31, 2022 and through May 5, 2023, the date the consolidated financial statements were available to be issued. The Corporation did not have any material recognizable subsequent events during the period, except as previously disclosed.

Robert Wood Johnson University Horona	20,657 20,657 1,36,577	25,000 12,100 12,100 1,00 1,00 1,00 1,00 1,00 1,00 1,00 1,00 1,00 1,00 1,00 1,	116,853 127,12 127,1 127,1 12,139 11,137 11,137	620.417 8.540 1,197,578 7,583 14.479	1,249,607 1,022,525 2,942,112
Mewark Berh Lerasi Medical	28,724 28,724 28,524	23.01 23.01 23.01 27.03 27.03 27.03 27.03 20.15 20.15 20.15	740cm 77550m 77550m 4750m 4750m 659 619	28.578 28.578 120.025 12.025 19.0081	497.543 169.250 678.103
Medical Center	50,023 1,002	632.776 181.337 6.233 24.165 20.173	25.05.05.05.05.05.05.05.05.05.05.05.05.05	278.249 2,378 281.165 5,431 4,607	231.771 204.732
Michael Michael Genter	52 10 10 10 10 10 10 10 10 10 10 10 10 10	133,537 2,039 39,033 4,053 6,795 6,795 50,233	2009 2009 2009 2009	18 20 19 20 20 19 20 20 19 20 20 10 20 20 20 10 20	470,354 110,959 531,733
Community Medical Contor	9 24,04 24,000 26,000 25,231	209.217 202.02 202.0217 12.572 12.570 12.705 12.705	20255 30,656 3,656 1,457 3,555	19.253 19.253 11.216	24227 245,156 507,477
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Other and Car		76,1	1	67.53	126,531	1,427,551	623	200	1,507,745	725,957	20,700	274,856	118,631	14,512	517.102	233755				72,714	512,843	S	ř	20,239	557,578	23,19	1,545,940	46.565	220.182	81.474	20101	1	62,625	81.62	2,169500	547,783	3,137,663
Total obligated group		1977	2002da	27.47	653,423	705.747	176749	ione.	2,344,751	100,606	3,800,957	3,315,115	14.355	in S	521,080	10,276,077				121,634	919,034	17,397	49,623	12,812	019,530	50,843	2344,751	67,538	125.25	3,324,325	132,119	27.55	115,853	14 813	6211.134	4,064,943	10255077
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Assets	Health Inc	Chicken's Specialized Hammed	Clera Mans	Community	Janey Cry Medeal	Mormouth	larsel Medical	Rabert Wood Johnson University
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Short-arm and connects	274(0)	1,07	40	2	ō	=	5	529
Assets Imited or restricted as 10 use	611.75	į.	1	ı	!	ı	1	} '
Patent accounts received a	3	4	1	1	8	1	1	5
Dust from affiltings	1	12,631	20,034	44.278	21,935	56.530	41.767	1000
Estiminat arreants day from timposity paren	847.28	10.507	37/66	100117	172,331	850929	60.00	47.000
Cibbs curter assets	1	2,253	555.11	222	15.373	5,539	26.35	200
Total Comment as a second	COLEG	8258	39703	22.650	10001	26,777	571.55	65.451
	1,210,014	114,726	148,122	455.618	225.52	2710 878	1	
Accession of the first particular and a second particu	914 277	200						1,712,143
restrates.	100 TO 10	D/2:7	4	2873	2162	5.653	335	12755
Property, plant, and equipment, net	# C 4 C 4 C	1 2	1	1	1	1	5	9
はない からない はない	G. 63.		173.070	20	ğ	77.77	150543	CX 4 CS 4
Con Son allanes	179.11	275	3	11,00	6,43	0001	346	43674
Ordinary on	19,031	ſ	ı	ı	ı	1	, ,	
Tentine	692037	23.55	13	12.417	£023	51 14	12	į
	5 7,422,610	243.316	278 447	623629	400 00.0	1		
Liabilities and Net Assets						101	128.53	2 653 663
Curantinoshes								
Accounts payable								
Activated expenses and other minning labelles	1000	22	20.05	22547	24,255	20,613	31.158	110.45
Estmend arrounts due la third cours macre	199	17,375	27.713	37.408	(Per)	5	1 5	
Languann cabi	0	E3	10,558	50,197	22,723	A. E. C.		200
Leave obhatters	200	167	2,316	1358	355	2.674	477.8	
Duriostians	2,431	1,432	FJ	2	5.190	***		5
Self-instrume beating	4.830624	ı	ă.	774	\$73	173 924		3 6
	41.434	1	1	ı	ļ	1	• 1	200
	\$228.9Gd	24,235	מיטבי	314 MOR				
Estrated amounts due to thirt-pary payors, ner of ourses possess					i i	CH III	161534	470,435
Sed-routere labilities, net of current perion	;	•	1,210	17.174	6.654	2,785	14632	*
. Orly dome the L. Mass current perturn	125.183	1	1	ı	i	1		
Lasse Colginans, lass curem parten	488, 193		15.00 15.00	127,570	320,043	241,573	125569	21001
Astronal person fulling	19715	7.	ž	0.845	4,767	2,335	5272	2
Section 1965	0.000	i ,	I,	ı	1		1	
The to afficient	276 68	200	3,000	153	£7.	8,523	255263	1 5
and the limit of		1200			1	ı	1	1
	5,776,193	25.20	233,317	350 540	C38 223	107077		
THE POSETS	1838.931	764.034	į					1,072,872
Telwi batelows and retustys			÷	234.202	159.236	371,480	181,303	1,033,216

RWI BATHARAK HRATH, INC.
Couzlenny Suredia. - Banno Shee Intercton
December 31, 223
(Th Trocase)

ng Consolidated is bilance		25,52		578.737			374,823	9) 2,150,853	#21 CHB	•				62 63 63 63 63 63 63 63 63 63 63 63 63 63	11,577,495	Ē				_	•		37.90	1521	")		,	•	20018	-	ı	5,728,946	5,200,249	11577.693
Consolidating etates and etainstans	•	1355	;)	•	1707 403		33.255	1863 649)	1	39,567	•	1	(16,813)	1147,685	(135,563)				,	(23.33Z	•	87.5	1 487		IR23 CRI		! [10173	,	,	1	(14,813)	(646,573)	(135,967)	(8%.56m
Other enilities	169 2245	1	29.555	16253	729,782	3	98.03	672,785	207,451	8	154,254	75,510	14,813	312,418	1 670 289				8	200255	0.0	200	Caraca	59.120	23227	!	200	81 8 19	20,502	1	10202	1	1205315	483 973	1,670,289
Total chigated group	217.319	725.118	20	530,000	57,78	106.742	317.836	2,148,752	511,577	4,719,533	2,755,902	182,579	1	SEAS	10.952,755				11.17	457,252		į	11.090	10.1	2,148,752	6	22.150	3256755	(6,31	29,018	131,675	14,963	5,929,203	5063.563	11972,786
Consolidating entities and effethations	1	1	ŀ	1	(4.653.225)	ı	1	(4,653,225)	1	ı	ı	1	(19,051)	115/26/1	(4535263)				ì	1 :	1	! !	H 059,5251	ı	H 553.5253	1	ı	1	ı	1	0.587)	(19.051)	H &81 503)	(125,000)	(4831563)
Coopernian Barnichas Kedled Genter	£	1	1	112,43	1,221,374	17,975	17.77	1,445,020	31,700	2,337	380,452	12,005	1	3.041	1277,511			100		100	705	216	<u> </u>	1	222.834	230	1	101,527	12721	1	8.63	16813	743 695	1 135 225	1877.511
Rated Wood Jahrson University Hospital Rathway	ø1	1	384	14.443	72,893	225	2	97,631	1216	53	8	411	1 ह	300	18081			14 607	9 5	200	2	18	ď	1	126.00	5.037	ı	17,379	ž	ī	E.		60 819	202	130021
Robert Wood Jahrish University Hospital et Nam?ton	, 140	J	2	ä	109201	B :		13 12 13	2240	5	EC-528	205	, 1		233.525			19,500		56.53	160	3	ភ្	1	£15 9	1.135	1	118 862	£	1	247		122.571	\$25G\$	s 231625
ANNI	Cash and cash quivilers		District of the second of the	Cub from adjust	Estimated and also from the Convention	Other carrest areas	Total department of the same of		Assess antica of restrains as to use nother respectable	Principal filtra sent secure and	State Assess	Out that afficies	Operation, are			Liabilities and Not Assets	Omeritabilies	Accounts payable	Attract ceparant and other comerciations	Estimated amounts cue to tracepanty payors	רסיקייונים מבינ	Lease ct/gutans			Total current leasts as	Elbrathed smourts that to third carry payers, net of current parents	SELECTION TO BE STORED AND CONTRACT PARCE		Arched bethen steel to a consist partial	Ozerlabitien	Out that are		delikerines.	ענו מזכני	COLUMN PROPERTY.

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RWJ BARNABAS HEALTH, INC.
Consticut Schools = Substem of Operation and Charges in first Assess thomstem
Year excel Decarbor 31, 2222
(On bosortd)

							ACREALIA	
							i i	Rothert Wood
		Chicarn		Community	Jeney City	Konmocth	Frig	Johnson
	Wedlft, Inc.	Horota	Canta	Mrdesi	Medical	Madical	Medical	University
Report					CENTER	THE REAL PROPERTY.	Lenter	Koptal
Particular in section	,							
CARES Arrestores	,	120 141	363,168	450.353	620,759	577,583	629.877	1,781,556
Observation par	1	2	2,415	2,05,	3,070	3,900	4.707	5
	CRL EST	22,982	Š	£,169	75.551	24 481	50370	20,70
anuava yro	1,253,383	174,201	371.134	42,579	485,710	607.051	3072	- Prove
Espanes								
Salance and wages	1919 646	63.573	***	-				
Physican feet and salmes	450.00		2000	r c	176,234	i i	249,537	623913
Crothy a therefor		15,01	i i	47,322	71,545	, S.	T9-5	245,619
Szelas	Inc. ma	2	37.560	S H	31,76g	13.CA3	3	17.368
i i	97.7	2,210	S	27,112	25.22	111,700	027 221	305.688
	41355	25,913	33 453	115,022	123,536	500	170.837	258.33
Circumstant and an administration	10533	2,514	\$009	£,578	9317	10.182	8	25.25.6
	22,359	975	14 145	17.971	35.5	27.928	23,330	28621
्रेट्या क्लाम्बर इस्टाम्बर्	1,225 855	177.308	371.475	OLT BET	613619	1		
Institute their transmission					1	100	(15.81)	1,843,992
	200	3 107	â	(20,051)	350	143,333)	17.655	(21,543)
Hondpaining (espenses) reverue net								
ישה (הונסות) (מוכן וונים) שנים של היונים של הי	(548,824)	ŀ	•	1	,		į	
Cartibular received an arquistion		ı	. ,		1 1	•	ใกลรา	(503)
O1521.00	(15,557)	.t	S	1 5	1 6	١	ı	,
Total non-peraling (aspectas) menue, pas	1157							
	(I) See	1		(50)	783	ã	1867	(470)
וויייניאניאלא פונספו פו נאליניים סופי פיסטרייי	(ES) 0.50	1707.0	(1291)	(29 410)	(160 25)	(43,720)	12000)	m19 C2
Person charges often than not penade benefices:	(500g)	1	1	1				
Charles and control to the feature of the feature of the period of the feature of	Í	12,455	ā	205	1.473	10. UK	7	1 50
	123,008	9,855	(575)	6	ě	(1,471)	2862	17.07
Total atted changes at net Assets	וואסלגנו	22.22	(57)	5 100	1	207.0		
(Cerrence) increase of new content with a course section of	10000						200	109.50
	(3/25/345)	10,214	ê	(27,215)	(35,145)	(\$5776)	ET.2	E8 E8
Line guin me deserta min constrictions	,	i,	Ş	(1.532)	3.77	(4.2.14)	123	3776
	1,636223	13,77	45.130	254,205	139.236	371.483	1	100.210
Net assets and of year	\$ 678.298	103,365	44.535	8153	927.031	74.16.6	014 945	1
			Character of the latest and the late				3	

RNJ BAUNABAS NERLTH, INC. Caud cang Schole - Stromet of Operators and Charles in Next Asses Information Year or Gold Department 31, 2022. (In Poulands)

	Robert Wood Johnson University Hospital	EC .	Coaperna Bernhas Meccal	Control duling eniches and	Total		Consolidating entries and	Crospidared
	Line and the	Kantan	Certer	ellminations	group	Otherentitis	elimberions	halance
Petern Jeryce revenue	\$ 192,833	121411	1671712		200.00			
	1,305	212	2	1 1	95.65	1,172,282 0,583	1	6,003,000
	3,930	5,115	17,221	(1.062 073)	429 525	751,613	625,712	25.5.25 25.6.25
i Can I continu	152,118	120.338	1,025,115	(1 082,823)	6.203.722	the state of	(636343)	2600 1111
1 portugat								20 P. JAC. 7
Caltines and a south	60,359	55.65	1			i		
יווילים ונית ליבי לוני ליבי ליבי ליבי ליבי ליבי ליבי ליבי לי	15.251	22.5	10,100	ı	2,453 117	3	ı	2,031,000
בשונסוגם סיישוני	10,00	8775		1	215 22	ğ	(435,065)	250,617
Other sa	41,314	23.633	241272	7.70		20.5	51003	528,017
	E2.115	37,615	Secon	275.675	100	20,00	(2.153)	1,27,661
Observation and emonitories	1627	63	18,815	(2,02)				157/57
	10001	7637	37,44	1	100	į	[e+17]	13,43
Tela expenses	73356	143.675	4 197 611	/4 OCT 233.		10,000	,	200,223
fricoms (tots) from apprenters	194.75			1,000,000	E COURSE	1811011	1625,7121	7,508,570
And the contract of the contra	100	VET CO	(20.02)	1	1166.216)	(44,165)	ı	(213,533)
The state of the s								
Control or received in account to	2	6	(231)	ı	(549,942)	(14,455)	•	A SPANNE
Ozar, net	1	I	1	2	1	25,623	ı	186.5
The state of the second			i d	1	(18.928)	20207	1	11 109
	(3)	(TZZ)	11.103)	1	(128,770)	280 C87	1	Charles
(חפיקם בלו) כזכביא כן ופובוחים פוגן מילפטוסי	(24 875)	(20.670)	127.221	1	(853-505)	235521		10070
Pendan canges class than not percepted to g	;	1	1		188			1
Only and	403	Ş	550 61	1		ן נ	I	(BB)
	18 082	11,701	2.153	1	1024 220	200	1 2	57.5
Total other changes in rat essais	19.47	11.500	12 ZOB	1	1000			43 540
(Deveste) recess in rel assets without constratingers	943	1			(paren)	214,332	87.50	9259
Change in relative with damer resmones	(Annual Control		(Alexi)	1	[809.254]	450,313	9,726	(532,225)
Nel assets beginning of year	1000 1000 1000	68.245	(301)	1 200	(0.226)	17.11	(2.0.0)	20335
אין פוז עוז פוז כן גנהו				(Name)	2033 263	450.973	(138.937)	5,335,549
•	N N	53.34	1,118,237	(125,000)	4,034,543	547,783	(133047)	4.055653
							-	

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RAJ BARNASA; NEALH, INC. Concidenty Stheels - Surenker of Openbors and Change in Net Assecidamento Year ender Colemnar 14, 2001 [In Tourants]

	Bunabas Heaten, fre	Children's Specialized Hospital	Clara Maris Medical Center	Controvally Medical Center	Jensy Cly Hedeal Center	Monmouth Madical Center	Reth Redical Craier	Rebert Wood Johrson University Hearitral
Patent service revenue								
CARES ACT GLAT INVAINT		16.607	312,833	5,3	413,359	565 130	665345	1645 004
Chiri teine au	102.12		g i	2,501	1455	TC.	2000	312
Total manager.		1077	77.07	13612	22.123	20,533	50 023	29
	1017,141	152 648	347,116	419319	555	00000€	585.629	1780
								1,000,000
מיניים או לייני איניים	222.653	67,165	133.634	172611	400.034	445		
	1	10.603	21365	23 685	i d	370	23.45	55,933
Strates	55,755	22,23	27.122	100	150	740'70	17.50	150,554
	5575	5458	51.12	17.75		70,77	61.973	62,75
i i i	336,350	E 27	57.773	55.41	200	2000	119,281	35.56
Dermonna and American	77.	2.465	6035	1990	6.19	1000	20200	56.56
	32,563	6.705	13.123	12.5	2 2	70.0	6223	5.63
Total expensus	100000						6250	77,73
	2	104	342,974	15,55	450,512	EC4.542	E93517	1.554.071
	41.742	\$ 407	3,140	(4242)	125.57	10 803	;	
Nonegraphic are (expenses) net							7,017	95.53
Intellinguation of the party of	C13 632	ļ						
914, 34	5	ı	İ	1	1	1	350	376
			gg	55	1835 EF	(155)	(238)	
Salt (48 fur fer) mercen from section and	345352		(101)	SF.	11Ben	85	160	5
Extract Construct of Continue (Not Reported)	287,134	5.427	2000	(4.22.2)	115,7763	14600		
יים חובה להתקנה מאמר נינה מוני הפרוסה לפרים וונים המינו האים התקנה היים וונים ו	12	1					2,470	22.733
had assess to dailed from the participant of pre-prody and equipment	1	52	ı	1 1	ı	ŧ	i	!
CENTE FIN	1259 1251	3 1	1	127	1,10	3,471	E19	5,231
Total of the meaning to her present				×	9	281	1.217	22.05
	1257.724	5	ē	1,437	1239	23757	26.60	137
Freeze (Decipals) in hel asters without born resticans	123,410	505	3.673	1810	100			20.00
Change in reliessels with thank restrictions				1	(vector)	55.	4,503	119,232
Net askets beginning of year	1486830	3 5	2	130	£	7.6:30	S	(2.510)
		100,000	CITY IS	354,352	188	35000		

RIVI BARALABAS HEALTH, INC.
Cocatemp Schram - Serbmer of Operator and Charges third resessionments
You order December 31, 2327
(In Postand)

	ă.	Robert Wood Johnson	Robert Wood						
	-	University	University	Bernaties	Contolidading	Total		Contactiferen	
	•	Hospital	Hospitad	Medical	entries and	otilgated		entries and	Consociated
Revision.	1		Lang.	Senier	THE PROPERTY.	chara	Other entitles	eliminations	Catance
Patensensonome	٠	1	!						
CAMES Ad miniterera	٠	7 115		1 002 602	ı	5 413,952	627.922	•	5077.574
Oper revenue, this			9000	22.5	*	3	ŧ	1	65,110
Total County	i		CLITON	20.120	123	20182	521,159	(339,293)	483 529
	ı	202 453	137,393	1005077	(570.153)	5,876,555	1,140,250	(Tacher)	C COLUMN
Copenies									0.000
		26.511	36.56	200 / 40		444			
		15.423	11.	100	l	7. 122, XX		ł	2468.754
ביוביולים ביוביוני		1906	1 2		1	Tr'ox	7	(20,5T)	223,EE2
Suples		1	3 5	3	(212,195)	27	1,5 11,5	(25,25)	116,233
95		1000	76.5	100	1	1,120,045	UT 970	(1,641)	1,220,247
(Partices)		7	20.22	282.622	(65,633)	1079.557	274,151	100.155	1 227 444
Copresional endamontalism		5.13	3	18 667	1828	25,25	3,306	21.50	1,000
	į	9373	7,33	25 579	1	2537	15.120	1	221.03
1021 Experiens		215.912	128,215	1010725	W. M. M. W.	8.647.626	9	1000	
tranta (las) from exercions	ļ	1				301919	1,341,188	(379,2:0)	555 404
	ļ	112425	673	75.552		64.049	8070	!	72,119
The first tenter of the first o									
City and Court of the state of		E	~	682	j	351 235	257.0		900
	ļ	1	(216)	18211	J	ş	25.53	i	
Total nonoperating revenue (superses), ret		Ę	1300	(423)					
Extrate (orthorner) of revenue over property	ı	1				2/1/14		:	344557
Contract of the second	l	17.00	TE I	26 675	1	4CB,123	8 293	1	417,116
Pick activity from the frame in the persons of persons of persons and		ı	I.	ţ	!	63	1		-
Charles and the control of the contr		i	Ē	2,707	1	10,434	ı	Ļ	
•	1	1824	Ŗ	7,457		(154,975)	150 337	(542)	4 5
total construction and the state of the stat	ı	1824	575	13224	ı	(134,970)	100.001	127	27.75
Profess (decress) and assert that date respons		(30,836)	(555)	24.104		1 25 65	1		
Church in tel cases with described consistency					I		127	ě	441.519
Net arests bosning of year		9 5	5	250	1 44	2100	85.55	(8.571)	87.610
229 assatz end of sear	I,			1,101,014	tro-cri	478225	200 421	(128,324)	4,853428
		2	YF: H	4 175 875	10000		1		