FIVE STAR QUALITY CARE INC Form 8-K November 22, 2006

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION

13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): November 22, 2006

FIVE STAR QUALITY CARE, INC.

(Exact Name of Registrant as Specified in Its Charter)

Maryland

(State or other jurisdiction

of incorporation)

Commission File No. 1-16817

04-3516029

(IRS Employer Identification No.)

400 Centre Street, Newton, Massachusetts

(Address of Principal Executive Offices)

02458 (Zip Code)

Registrant s telephone number, including area code: (617) 796-8387

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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Item 8.01. Other Events.

CONSOLIDATING SUBSIDIARY FINANCIAL INFORMATION

Consolidating financial information related to us, our guarantor subsidiaries and our non-guarantor subsidiaries as of September 30, 2006 and 2005 are reflected below.

Unaudited Condensed Consolidating Statement of Operations For the nine months ended September 30, 2006 (amounts in thousands)

	Pare	ent			rantor sidiaries			- Guarantor sidiaries		Elim	inations	FVE Con	; solidated	
REVENUES:														
Net revenues from residents	\$			\$	245,249		\$	307,724		\$		\$	552,973	
Pharmacy revenue							38,6	84				38,6	84	
Total revenues				245,	,249		346,	408				591,	,657	
OPERATING EXPENSES:														
Wages and benefits				106,	,501		176,	,946				283,	,447	
Other operating expenses				67,6	19		72,4	-28				140,	,047	
Termination payment to Sunrise														
Senior Living Services, Inc.				89,8	33							89,8	33	
Pharmacy expenses							37,3	35				37,3	35	
Management fee to Sunrise Senior														
Living Services, Inc.				7,79	2							7,79	2	
Rent expense				48,5	58		31,1	17				79,6	75	
General and administrative				7,44	-2		15,5	51				22,9	93	
Depreciation and amortization				3,04	-0		4,08	0				7,12	.0	
Total operating expenses				330,	,785		337,	457				668,	,242	
Operating (loss) income				(85,	536)	8,95	1				(76,	585)
Interest and other income				247			1,30	6				1,55	3	
Interest expense				(14)	(2,4)	05)			(2,4	19)
Equity in earnings of subsidiaries	(82,	335)							82,3	35			
(Loss) income from continuing														
operations before income taxes	(82,	335)	(85,	303)	7,85	2		82,3	35	(77,	451)
Provision for income taxes														
(Loss) income from continuing														
operations	(82,	335)	(85,	303)	7,85	2		82,3	35	(77,	451)
Loss from discontinued operations				(95)	(4,7	89)			(4,8	84)
Net (loss) income	\$	(82,335)	\$	(85,398)	\$	3,063		\$	82,335	\$	(82,335)

Unaudited Condensed Consolidating Statement of Operations For the nine months ended September 30, 2005 (amounts in thousands)

	Par	ent			rantor sidiaries			n- Guarantor osidiaries		Elim	inations	FVE Con	z solidated
REVENUES:	_ ,,_												
Net revenues from residents	\$			\$	234,962		\$	283,176		\$		\$	518,138
Pharmacy revenue							22,0	641				22,6	41
Total revenues				234	,962		305	5,817				540	,779
OPERATING EXPENSES:													
Wages and benefits				99,5	35		167	,365				266	,900
Other operating expenses				65,9	06		65,	188				131	,094
Termination payment to Sunrise													
Senior Living Services, Inc.				81,5	36							81,5	36
Pharmacy expenses							21,	332				21,3	32
Management fee to Sunrise Senior													
Living Services, Inc.				16,9	11							16,9	11
Rent expense				48,3	60		24,	811				73,1	71
General and administrative							19,	169				19,1	69
Depreciation and amortization				1,72	.2		3,50	62				5,28	4
Impairment of assets							2,33	33				2,33	3
Total operating expenses				313	,970		303	3,760				617	,730
Operating (loss) income				(79,	800)	2,0	57				(76,	951
Interest and other income				207			810)				1,01	7
Interest expense							(3,0))24)			(3,0	24
Equity in earnings of subsidiaries	(81.	,954)							81,9	54		
(Loss) income from continuing													
operations before income taxes	(81.	,954)	(78,	801)	(15)	7)	81,9	54	(78,	958
Provision for income taxes													
(Loss) income from continuing													
operations	(81.	,954)	(78,	801)	(15)	7)	81,9	54	(78,	958
Loss from discontinued operations				(202	2)	(2,7)	794)			(2,9	96
Net (loss) income	\$	(81,954)	\$	(79,003)	\$	(2,951)	\$	81,954	\$	(81,954

Unaudited Condensed Consolidating Balance Sheet As of September 30, 2006 (amounts in thousands)

	Pare	ent		rantor sidiaries		- Guarantor sidiaries	Elin	ninations		VE onsolidated
ASSETS										
Current Assets										
Cash	\$		\$	4,285	\$	18,965	\$		\$	
Accounts receivable, net			14,3	72	36,0	002			5	0,374
Prepaid expenses and other current										
assets			100		45,3	96			4	5,496
Total current assets			18,7	57	100,	,363			1	19,120
Property and equipment, net			21,5	30	86,7	77			1	08,307
Investment in subsidiary and long										
term receivable from (to) subsidiaries	200				200		(400	0)	
Restricted cash					13,9	98			1	3,998
Intercompany	227,	801					(22	7,801)	
Mortgage notes receivable					2,83	5		. ,	2	,835
Goodwill					21,2					1,290
Other long term assets			402		(402)			,
Total assets	\$	228,001	\$	40,689	\$	225,061	\$	(228,201) \$	265,550
LIABILITIES AND SHAREHOLDERS EQUITY										
SHAREHOLDERS EQUIT										
Current Liabilities										
Accounts payable and other current										
liabilities	\$		\$	30,127	\$	62,691	\$		\$	92,818
Current mortgage notes payable					627				6	27
Total current liabilities			30,1	27	63,3	18			9	3,445
Long term liabilities:										
Mortgage notes payable					44,2	285			4	4,285
Notes payable to related parties	200						(200	0)	
Other long term liabilities			7,08	7	20,0	149			2	7,136
Total long term liabilities	200		7,08	7	64,3	34	(200	0) 7	1,421
Total shareholders equity	227,	801	3,47	5	97,4	.09	(22	8,001) 1	00,684
Total liabilities and shareholders										
equity	\$	228,001	\$	40,689	\$	225,061	\$	(228,201) \$	265,550

Unaudited Condensed Consolidating Balance Sheet As of September 30, 2005 (amounts in thousands)

ASSETS	Pare	nt		rantor sidiaries		- Guarantor sidiaries	Elin	ninations		FVE Consolidated
Current Assets										
Cash	\$		\$	9,432	\$	38,306	\$			\$ 47,738
Accounts receivable, net			12,9	84	27,2	227				40,211
Prepaid expenses and other current										
assets			9,96	66	73,5	599				83,565
Total current assets			32,3	82	139,	,132				171,514
Property and equipment, net			16,2	:19	74,3	189				90,608
Investment in subsidiary and long										
term receivable from (to) subsidiaries	200				200		(40	0)	
Restricted cash					17,4	153				17,453
Intercompany	113,	639					(11	3,639)	
Mortgage notes receivable					6,00)3				6,003
Goodwill					18,0	013				18,013
Other long term assets			402		(402	2)			
Total assets	\$	113,839	\$	49,003	\$	254,788	\$	(114,039)	\$ 303,591
LIABILITIES AND SHAREHOLDERS EQUITY										
Current Liabilities										
Accounts payable and other current										
liabilities	\$		\$	31,156	\$	131,696	\$			\$ 162,852
Current mortgage notes payable					559					559
Total current liabilities			31,1	56	132,	,255				163,411
Long term liabilities:										
Mortgage notes payable					44,9	015				44,915
Notes payable to related parties	200						(20	0)	
Other long term liabilities			7,08	1	17,0	021				24,102
Total long term liabilities	200		7,08	1	61,9	936	(20	0)	69,017
Total shareholders equity	113,	639	10,7	766	60,5	597	(11	3,839)	71,163
Total liabilities and shareholders										
equity	\$	113,839	\$	49,003	\$	254,788	\$	(114,039)	\$ 303,591

Unaudited Condensed Consolidating Cash Flow Statement For the nine months ended September 30, 2006 (amounts in thousands)

	Pare	ent				Non- Guarantor Subsidiaries		Eliminations		FVE Consolidated			
Cash Flows from operating													
activities:													
Net (loss) income	\$	(82,335) \$	(85	,398)	\$	3,063	\$	82,335	\$	(82,335)
Undistributed equity in earnings of													
subsidiaries	82,3	35							(82	,335)		
Adjustments to reconcile net income													
to cash provided by (used in)													
operating acitivities, net			86	,724			(87,2	244)		(520)
Net cash provided by (used in)													
operating activities			1,3	326			(84,1)	.81)		(82,8	355)
Cash Flows from investing													
activities:			(1.1	1.056		,	(26.6	22	``		(27.6	100	
Capital expenditures			(1)	1,956)	(26,0	133)		(37,9	189)
Proceeds from the sale of property				-02			10.10	2			1670	26	
and equipment			6,5				10,19		`		16,78		
Other, net				96		`	(4,15)		(3,05)
Net cash used in investing activities			(4,	267)	(19,9	192)		(24,2	259)
Cash Flows from financing													
activities:													
Proceeds from issuance of common													
shares, net							114,0	052			114,0	052	
Change in borrowings, net							(417)		(417)
Other, net													
Net cash provided by financing													
activities							113,6				113,0	535	
Change in cash and cash equivalents			(2,	941)	9,462	2			6,52	1	
Cash and cash equivalents at													
beginning of period			7,2	226			9,503	3			16,72	29	
Cash and cash equivalents at end of													
period	\$		\$	4,2	85		\$	18,965	\$		\$	23,250	

Unaudited Condensed Consolidating Cash Flow Statement For the nine months ended September 30, 2005 (amounts in thousands)

	Pare	nt	Guarantor Subsidiaries			Non- Guarantor Subsidiaries			Eliminations			FVE Consolidated			
Cash Flows from operating activities:															
Net (loss) income	\$	(81,954)	\$	(79,003)	\$	(2,951)	\$	81,954		\$	(81,954)
Undistributed equity in earnings of															
subsidiaries	81,9	54								(81,	954)			
Adjustments to reconcile net income to															
cash provided by operating acitivities,															
net				85,0			21,6						106,6		
Net cash provided by operating activities				6,05	1		18,6	666					24,71	17	
Cash Flows from investing activities:															
Capital expenditures				(10,	713)	(85,	302)				(96,0	15)
Proceeds from the sale of property and															
equipment				4,84	8		28,4						33,34		
Other, net				859			(5,8)				(5,00))
Net cash used in investing activities				(5,00)	06)	(62,	673)				(67,6)	79)
Cash Flows from financing activities:															
Proceeds from issuance of common							~ < 0						560		
shares, net							56,8						56,86		
Change in borrowings, net							2,89	03					2,893	3	
Other, net							50.5	150					50.7/	-0	
Net cash provided by financing activities				1.04	_		59,7						59,75		
Change in cash and cash equivalents				1,04	3		15,7	51					16,79	96	
Cash and cash equivalents at beginning				0.20	7		22.5						20.0	10	
of period				8,38	1		22,5	133					30,94	+2	
Cash and cash equivalents at end of	¢.			\$	0.422		¢	29 206		¢			¢	17 720	
period	\$			Ф	9,432		\$	38,306		\$			\$	47,738	

UNAUDITED PRO FORMA FINANCIAL INFORMATION

Five Star Quality Care, Inc. Unaudited Pro Forma Consolidated Balance Sheet As of September 30, 2006 (amounts in thousands)

	Historical			tments for rtible senior offering		conv	sted for ertible senior offering
ASSETS							
Current assets							
Cash and cash equivalents	\$	23,250	\$	122,771	(A)	\$	146,021
Accounts receivable, net	50,37		Ψ	122,771	(A)	50,3	
Prepaid expenses and other current assets	45,49					45,49	
Total current assets	119,1		122,7	71		241,	
Total Carlott and the	117,1	20	122,7	, ,		211,0	
Property and equipment, net	108,3	307				108,	307
Restricted cash	13,99	98				13,99	98
Mortgage notes receivable	2,835	5				2,83	5
Goodwill	21,29	90				21,29	90
Other long term assets			3,729		(B)	3,729	9
Total assets	\$	265,550	\$	126,500		\$	392,050
LIABILITIES AND SHAREHOLDERS EQUITY							
Total current liabilities	\$	93,445	\$			\$	93,445
Mortgage notes payable	44,28	35				44,23	85
3.75% Convertible Senior Notes due 2026			126,5	00	(C)	126,	500
Other long term liabilities	27,13	36				27,13	36
Total liabilities	164,8	366	126,5	00		291,	366
Total shareholders equity	100,6	584				100,0	584
Total liabilities and shareholders equity	\$	265,550	\$	126,500		\$	392,050

Five Star Quality Care, Inc.

Unaudited Pro Forma Consolidated Income Statement

For the nine months ended September 30, 2006

(amounts in thousands)

	Historical		nents f ø rdjusted for 06 equ 10 06 equity offering		ts for Sunrise	Adjusted for April 2006 equ offering and J 2006 Sunrise terminations	uneAdjustments for	Adjusted for April 2 equity offering, June 2006 Sunrise terminations and convertible senior note offering
REVENUES:								
Net revenues from residents	\$ 552,973	\$	\$ 552,973	\$		\$ 552,973	\$	\$ 552,973
Pharmacy revenue	38,684		38,684			38,684		38,684
Total revenues	591,657		591,657			591,657		591,657
OPERATING EXPENSES:								
Property level operating								
	423,494		423,494			423,494		423,494
expenses Termination payment to	423,494		423,494			423,494		423,494
Sunrise Senior Living Services,	89,833		89,833			89.833		89.833
Inc.						,		/
Pharmacy expenses	37,335		37,335			37,335		37,335
Management fee to Sunrise	7.792		7.792	(3,333	VE	4.460		4.460
Senior Living Services, Inc.	. ,		. ,	(3,333		4,460		,
Rent expense	79,675		79,675			79,675		79,675
General and administrative	22,993		22,993			22,993		22,993
Depreciation and amortization	7,120		7,120	(2.222		7,120		7,120
Total operating expenses	668,242		668,242	(3,333)	664,910		664,910
Operating (loss) income	(76,585)	(76,585) 3,333		(73,253)	(73,253)
Interest and other income	1,553	,	1,553	, 0,000		1,553	,	1,553
Interest expense	(2,419)	(2,419)		(2,419) (3,698)(1	F) (6,117)
(Loss) income from continuing	(2,41)	,	(2,41)	,		(2,41)) (3,070) (0,117
operations before income taxes	(77,451	,	(77,451) 3,333		(74,119) (3,698	(77,816)
Provision for income taxes	(77,431)	(77,431) 3,333		(74,119) (3,096	(77,010)
rovision for medice taxes								
(Loss) income from continuing								
operations	\$ (77,451) \$	\$ (77,451) \$ 3,333		\$ (74,119) \$ (3,698)	\$ (77,816)
Weighted Average Shares								
Outstanding:								
Basic	27,584	6,030	(D) 33,614			33,614		33,614
Fully Diluted	27,584	6,030	33,614			33,614		33,614
Basic and diluted income per								
share from:								
Basic	\$ (2.81)	\$ (2.30)		\$ (2.21)	\$ (2.31)
Fully Diluted	\$ (2.81)	\$ (2.30)		\$ (2.21)	\$ (2.31)
,	- (2.01	,	Ψ (2.50	,		- (2.21	,	- (=.51)

FIVE STAR QUALITY CARE, INC. NOTES TO UNAUDITED PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS (amounts in thousands, except share and per share amounts)

INTRODUCTION TO UNAUDITED PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS

The unaudited pro forma consolidated balance sheet as of September 30, 2006, presents the consolidated financial position of Five Star as if the October 2006 private placement of \$126.5 million of our 3.75% convertible senior notes due 2026, or the convertible senior notes, had been completed as of September 30, 2006, as described in the notes thereto. The unaudited pro forma consolidated statement of operations for the nine months ended September 30, 2006, presents the consolidated results of operations of Five Star as if (1) our April 2006 offering of 11.5 million of our common shares, or the April 2006 equity offering; (2) the reduction in our management fees payable in respect of 10 Sunrise Senior Living Services, Inc., or SLS, management agreements that we terminated in June 2006; and (3) the October 2006 private placement of our convertible senior notes, had been completed as of January 1, 2006, as described in the notes thereto. This pro forma financial information does not give pro forma effect to other events subsequent to September 30, 2006, including, without limitation, (1) our commencement of the operations of two rehabilitation hospitals in October 2006, (2) HealthSouth Corporation s agreement in November 2006 to reimburse us for certain costs in connection with the transfer of the lease for the hospitals to us and (3) the seven SLS management agreements that we agreed with SLS in November 2006 to terminate.

These unaudited pro forma consolidated financial statements do not represent our consolidated financial condition or results of operations for any future date or period. Actual future results may be materially different from pro forma results. Differences could arise from many factors, including, but not limited to, those set forth under Risk factors and Warning concerning forward looking statements in our Annual Report on Form 10-K for the year ended December 31, 2005 and our Quarterly Reports on Form 10-Q for the quarters ended March 31 and September 30, 2006. These unaudited pro forma consolidated financial statements should be read in conjunction with our consolidated financial statements and the related management s discussion and analysis of financial condition and results of operations for the nine months ended September 30, 2006 included in our Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on November 9, 2006.

Pro forma consolidated balance sheet as of September 30, 2006 adjustments

A. Represents the proceeds we received from our issuance of our convertible senior notes as follows:

Convertible senior notes issued	\$ 126,500
Initial purchaser discount and commissions and other offering costs	3,729
Net proceeds	\$ 122,771

- B. Represents deferred finance fees we incurred as a result of our issuance of our convertible senior notes. Amounts represent the initial purchaser discount and commissions and other offering costs which will be amortized over the term of our convertible senior notes.
- C. Represents the principal amount of our convertible senior notes.

Pro forma consolidated statement of operations for the nine months ended September 30, 2006 adjustments

- D. Represents our issuance of common shares in our April 2006 equity offering. The adjustment has been weighted to reflect shares actually outstanding as of September 30, 2006.
- E. Represents the elimination of the contractual management fee with SLS. In connection with the termination of 10 management agreements with SLS, we will no longer be required to make these payments.
- F. Represents the interest expense we will incur on our convertible senior notes, as well as amortization of deferred finance fees. The adjustment is calculated as follows:

Interest expense for nine months on the \$126,500 of our convertible senior notes at			
3.75% per annum	\$	(3,558)
Amortization of deferred finance fees (see Note B) for nine months. Deferred finance fees amortized over			
term of our convertible senior notes, or 20 years	(14	0)
Total adjustment	\$	(3,698)

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

FIVE STAR QUALITY CARE, INC.

By: /s/ Bruce J. Mackey Jr.
Name: Bruce J. Mackey Jr.

Title: Treasurer and Chief Financial Officer

Date: November 22, 2006