FIVE STAR QUALITY CARE INC Form 10-Q/A April 16, 2014 Table of Contents

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

**WASHINGTON, DC 20549** 

# **FORM 10-Q/A**

Amendment No. 1

x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2013

or

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission File Number 001-16817

# FIVE STAR QUALITY CARE, INC.

(Exact Name of Registrant as Specified in Its Charter)

Maryland	04-3516029
(State or Other Jurisdiction of Incorporation or Organization)	(IRS Employer Identification No.)

#### 400 Centre Street, Newton, Massachusetts 02458

(Address of Principal Executive Offices) (Zip Code)

(Registrant s Telephone Number, Including Area Code): 617-796-8387

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer o

Accelerated filer x

Non-accelerated filer o (Do not check if a smaller reporting company)

Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

Number of registrant s shares of common stock, \$.01 par value, outstanding as of April 30, 2013: 48,234,022.

# Table of Contents

# FIVE STAR QUALITY CARE, INC.

# FORM 10-Q/A

## MARCH 31, 2013

#### **INDEX**

## **Explanatory Note**

PART I	Financial Information	Page
Item 1.	Condensed Consolidated Financial Statements (unaudited)	1
	Condensed Consolidated Balance Sheets March 31, 2013 and December 31, 2012	1
	Condensed Consolidated Statements of Income Three Months Ended March 31, 2013 and 2012	2
	Condensed Consolidated Statements of Comprehensive Income Three Months Ended March 31, 2013 and 2012	3
	Condensed Consolidated Statements of Cash Flows Three Months Ended March 31, 2013 and 2012	4
	Notes to Condensed Consolidated Financial Statements	5
Item 2.	Management s Discussion and Analysis of Financial Condition and Results of Operations	20
Item 4.	Controls and Procedures	26
	Warning Concerning Forward Looking Statements	28
PART II	Other Information	
Item 6.	<u>Exhibits</u>	31
	<u>Signatures</u>	32

As used herein the terms we, us or our mean Five Star Quality Care, Inc. and its consolidated subsidiaries unless the context otherwise requires.

**Table of Contents** 

#### EXPLANATORY NOTE

(dollars in thousands)

We are filing this Amendment No. 1 to our Quarterly Report on Form 10-Q for the quarter ended March 31, 2013, or this Amended Quarterly Report, to amend and restate financial statements and other financial information in our Quarterly Report on Form 10-Q for the quarter ended March 31, 2013, or our Quarterly Report, which was filed with the Securities and Exchange Commission, or the SEC, on May 1, 2013.

As more fully described in Note 12 to the Notes to our Condensed Consolidated Financial Statements included in Item 1 of this Amended Ouarterly Report, subsequent to the filing of our Ouarterly Report our management and the Audit Committee of our Board of Directors, or our Audit Committee, concluded that our consolidated financial statements for the years ended December 31, 2012 and 2011 contained within our Annual Report on Form 10-K for the year ended December 31, 2012, or our 2012 Annual Report, and our condensed consolidated financial statements for the quarters ended March 31, 2013 and June 30, 2013 contained within our Quarterly Report and our Quarterly Report on Form 10-Q for the quarter ended June 30, 2013, respectively, should be restated, and that those financial statements previously filed with the SEC should no longer be relied upon. We are restating our condensed consolidated financial statements for the quarters ended March 31, 2013 and 2012 contained within this Amended Quarterly Report to correct certain errors in the accounting for income taxes and other errors. Specifically, the accounting for income tax errors relate to, among other things, the measurement of deferred tax assets for net operating losses and tax credits and the measurement of deferred tax assets and liabilities for temporary differences related to fixed assets, intangible assets and investments. In addition, as part of the restatement we have corrected certain other errors related to insurance receivables, security deposits, accrual of fixed asset additions, classification of senior living operating expenses and certain other immaterial items. The net impact of correcting the errors resulted in an increase to our shareholders equity of \$6,948 and \$6,749 at March 31, 2013 and December 31, 2012, respectively, and an increase to net income of \$205 and \$103 for the three months ended March 31, 2013 and 2012, respectively. We corrected the presentation and disclosure of our consolidated statements of cash flows to separately identify the net cash flows from discontinued operations, by category and in total and reflect the correction of other errors in the separate disclosures of cash flows for continuing operations and discontinued operations. These corrections increased cash provided by operating activities by \$661 and \$580 for the three months ended March 31, 2013 and 2012, respectively. We have also corrected the footnote presentation of the classification of \$13,221 and \$11,550 as of March 31, 2013 and December 31, 2012, respectively, of our available for sale debt securities from Level 1 assets to Level 2 assets as defined in the fair value hierarchy and corrected the disclosure of the fair value of our mortgage notes payable which increased \$10,142 and \$9,947 as of March 31, 2013 and December 31, 2012, respectively.

In the second quarter of 2013, we and Senior Housing Properties Trust, or SNH, offered for sale 10 senior living communities that we lease from SNH and classified those communities as discontinued operations. Also, during the second quarter of 2013, we offered for sale one senior living community we own and classified this community as discontinued operations. In the third quarter of 2013, in connection with entering into a purchase agreement with SNH and certain unrelated parties, we reclassified our rehabilitation hospital business as discontinued operations. These 11 senior living communities and our rehabilitation hospital business are retrospectively presented as discontinued operations throughout this Amended Quarterly Report. Please see Note 12 to the Notes to our Condensed Consolidated Financial Statements included in Item 1 of this Amended Quarterly Report for more information regarding the effect of the retrospective adjustments to reflect discontinued operations and the correction of errors for the quarters ended March 31, 2013 and 2012.

As a result of the errors described above, we determined that our disclosure controls and procedures were not effective as of March 31, 2013. In addition, we reassessed the effectiveness of our internal control over financial reporting as of December 31, 2012 and determined that we had material weaknesses in our internal controls over accounting for income taxes, that we lacked sufficient personnel with requisite technical accounting competencies and that we had an insufficient level of oversight in the financial statement close process. As a result, we concluded that our internal control over financial reporting was ineffective at December 31, 2012. Those material weaknesses continued to exist as of March 31, 2013.

Amendments to our Quarterly Report included in this Amended Quarterly Report
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The	following sections of our Quarterly Report are amended and being filed in their entirety in this Amended Quarterly Report:
•	Part I, Item 1. Condensed Consolidated Financial Statements;
•	Part I, Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations;
•	Part I, Item 4. Controls and Procedures; and
•	Part II, Item 6. Exhibits.
	s Amended Quarterly Report contains only the items and exhibits to our Quarterly Report that are being amended and restated, and ffected items are not included herein.

# Table of Contents

## Part I. Financial Information

# Item 1. Condensed Consolidated Financial Statements

## FIVE STAR QUALITY CARE, INC.

## CONDENSED CONSOLIDATED BALANCE SHEETS

(in thousands, except share data)

(unaudited)

Current assets:  Cash and cash equivalents  Accounts receivable, net of allowance of \$3,479 and \$2,792 at March 31, 2013 and  December 31, 2012, respectively  March 31, 2013 and December 31, 2012, respectively  March 31, 2013 and December 31, 2012, respectively  Restricted cash  Prepaid expenses and other current assets  Assets of discontinued operations  December 31, 2012, respectively  Restricted cash  Proparl acquipment, net  Solvation of the state of	ASSETS		March 31, 2013 (Restated)		December 31, 2012 (Restated)
Cash and cash equivalents         \$ 15,156         \$ 24,638           Accounts receivable, net of allowance of \$3,479 and \$2,792 at March 31, 2013 and         \$ 29,55         39,205           Due from related persons         5,581         6,881           Investments in available for sale securities, of which \$4,104 and \$3,684 are restricted at         \$ 1,502         12,920           Restricted cash         11,502         6,548           Prepaid expenses and other current assets         30,346         38,318           Assets of discontinued operations         32,654         30,100           Total current assets         330,707         337,494           Equity investment in Affiliates Insurance Company         5,697         5,629           Restricted cash         9,378         12,166           Restricted investments in available for sale securities         8,472         10,580           Goodwill and other intangible assets         27,415         27,708           Other long term assets         41,187         40,382           LIABILITIES AND SHAREHOLDERS EQUITY         S         5           Current liabilities:         8         \$           Revolving credit facility, secured, principally by real estate         \$         \$           Revolving credit facility, secured, principally by counts receivable </th <th>ASSETS</th> <th></th> <th></th> <th></th> <th></th>	ASSETS				
Accounts receivable, net of allowance of \$3,479 and \$2,792 at March 31, 2013 and	Current assets:				
Accounts receivable, net of allowance of \$3,479 and \$2,792 at March 31, 2013 and     December 31, 2012, respectively	Cash and cash equivalents	\$	15,156	\$	24,638
December 31, 2012, respectively         42,955         39,205           Due from related persons         5,581         6,881           Investments in available for sale securities, of which \$4,104 and \$3,684 are restricted at         17,602         12,920           Restricted cash         11,502         6,548           Prepaid expenses and other current assets         30,346         38,318           Assets of discontinued operations         32,654         30,100           Total current assets         155,796         158,610           Property and equipment, net         330,707         337,494           Equity investment in Affiliates Insurance Company         5,697         5,629           Restricted cash         9,378         12,166           Restricted investments in available for sale securities         8,472         10,580           Goodwill and other intangible assets         27,415         27,708           Other long term assets         41,187         40,382           * 578,652         \$ 592,569           ****         ****         ****           ****         ****         ****           ****         ****         ****           ***         ****         ****           ***         ****         **** <td></td> <td></td> <td></td> <td></td> <td></td>					
Due from related persons			42,955		39,205
March 31, 2013 and December 31, 2012, respectively         17,602         12,920           Restricted cash         11,502         6,548           Prepaid expenses and other current assets         30,346         38,318           Assets of discontinued operations         32,654         30,100           Total current assets         155,796         158,610           Property and equipment, net         330,707         337,494           Equity investment in Affiliates Insurance Company         5,697         5,629           Restricted cash         9,378         12,166           Restricted investments in available for sale securities         8,472         10,580           Goodwill and other intangible assets         27,415         27,708           Other long term assets         41,187         40,382           LIABILITIES AND SHAREHOLDERS EQUITY         ***           Current liabilities:           Revolving credit facility, secured, principally by real estate         \$         \$           Revolving credit facility, secured, principally by accounts receivable         24,872         24,872           Accounts payable         24,872         24,872           Accured compensation and benefits         37,453         35,302           Due to related persons         19,514	•		5,581		6,881
Restricted cash         11,502         6,548           Prepaid expenses and other current assets         30,346         38,318           Assets of discontinued operations         32,654         30,100           Total current assets         155,796         158,610           Property and equipment, net         330,707         337,494           Equity investment in Affiliates Insurance Company         5,697         5,629           Restricted cash         9,378         12,166           Restricted investments in available for sale securities         8,472         10,580           Goodwill and other intangible assets         27,415         27,708           Other long term assets         41,187         40,382           LIABILITIES AND SHAREHOLDERS EQUITY         *         \$78,652         \$92,569           LIABILITIES and credit facility, secured, principally by real estate         \$         \$           Revolving credit facility, secured, principally by accounts receivable         24,872         24,872           Accounts payable         27,239         38,035           Accrued expenses         22,029         28,010           Accrued compensation and benefits         37,453         35,302           Due to related persons         19,514         19,484	Investments in available for sale securities, of which \$4,104 and \$3,684 are restricted at				
Restricted cash         11,502         6,548           Prepaid expenses and other current assets         30,346         38,318           Assets of discontinued operations         32,654         30,100           Total current assets         155,796         158,610           Property and equipment, net         330,707         337,494           Equity investment in Affiliates Insurance Company         5,697         5,629           Restricted cash         9,378         12,166           Restricted investments in available for sale securities         8,472         10,580           Goodwill and other intangible assets         27,415         27,708           Other long term assets         41,187         40,382           LIABILITIES AND SHAREHOLDERS EQUITY         *         *           Current liabilities:         *         *           Revolving credit facility, secured, principally by real estate         \$         *           Revolving credit facility, secured, principally by accounts receivable         *         *           Convertible senior notes         24,872         24,872           Accounts payable         27,239         38,035           Accrued expenses         22,029         28,010           Accrued compensation and benefits         37,453			17,602		12,920
Assets of discontinued operations         32,654         30,100           Total current assets         155,796         158,610           Property and equipment, net         330,707         337,494           Equity investment in Affiliates Insurance Company         5,697         5,629           Restricted cash         9,378         12,166           Restricted investments in available for sale securities         8,472         10,580           Goodwill and other intangible assets         27,415         27,708           Other long term assets         41,187         40,382           LIABILITIES AND SHAREHOLDERS EQUITY         *         *           Current liabilities:         Revolving credit facility, secured, principally by real estate         \$         \$           Revolving credit facility, secured, principally by accounts receivable         24,872         24,872           Convertible senior notes         24,872         24,872           Accounts payable         27,239         38,035           Accrued expenses         22,029         28,010           Accrued compensation and benefits         37,453         35,302           Due to related persons         19,514         19,484	• • • • • • • • • • • • • • • • • • • •		11,502		6,548
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LIABILITIES AND SHAREHOLDERS EQUITY  Current liabilities: Revolving credit facility, secured, principally by real estate Revolving credit facility, secured, principally by accounts receivable Convertible senior notes  Convertible senior notes  Accounts payable  Accrued expenses  Accrued expenses  Accrued compensation and benefits  Due to related persons  \$ 578,652 \$ 592,569  \$ 592,569  \$ 24,872  24,872  24,872  24,872  24,872  24,872  24,872  38,035  37,239  38,035  Accrued expenses  19,514  19,484	e e e e e e e e e e e e e e e e e e e				
Current liabilities: Revolving credit facility, secured, principally by real estate Revolving credit facility, secured, principally by accounts receivable Convertible senior notes  Convertible senior notes  Accounts payable  Accrued expenses  Accrued compensation and benefits  Due to related persons  Current liabilities:  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$  \$	Other long term assets	_		_	
Current liabilities: Revolving credit facility, secured, principally by real estate Revolving credit facility, secured, principally by accounts receivable Convertible senior notes  24,872 Accounts payable 27,239 38,035 Accrued expenses 22,029 28,010 Accrued compensation and benefits 37,453 35,302 Due to related persons	A LA DAL MONEG A NID GUA DELIVON DEDIG. FOLLOWING	\$	578,652	\$	592,569
Revolving credit facility, secured, principally by real estate Revolving credit facility, secured, principally by accounts receivable Convertible senior notes  24,872 Accounts payable 27,239 38,035 Accrued expenses 22,029 28,010 Accrued compensation and benefits 37,453 35,302 Due to related persons 19,514 19,484	LIABILITIES AND SHAREHOLDERS EQUITY				
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Accounts payable       27,239       38,035         Accrued expenses       22,029       28,010         Accrued compensation and benefits       37,453       35,302         Due to related persons       19,514       19,484			24 972		24.972
Accrued expenses       22,029       28,010         Accrued compensation and benefits       37,453       35,302         Due to related persons       19,514       19,484			,		,
Accrued compensation and benefits 37,453 35,302  Due to related persons 19,514 19,484					
Due to related persons 19,514 19,484					
*					
	•				

Accrued real estate taxes	8,461	10,723
Security deposit liability	9,029	9,057
Other current liabilities	18,015	14,775
Liabilities of discontinued operations, of which \$7,510 and \$7,547 relate to mortgage notes		
payable at March 31, 2013 and December 31, 2012, respectively.	18,235	16,977
Total current liabilities	185,956	198,327
T 11 1 112		
Long term liabilities:	27.227	27.621
Mortgage notes payable	37,337	37,621
Continuing care contracts	1,694	1,708
Accrued self-insurance obligations	31,485	34,647
Other long term liabilities	6,281	6,712
Total long term liabilities	76,797	80,688
Commitments and contingencies		
Shareholders equity:		
Common stock, par value \$.01; 75,000,000 shares authorized, 48,234,022 shares issued and		
outstanding at March 31, 2013 and December 31, 2012	482	482
Additional paid in capital	354,369	354,164
Accumulated deficit	(42,315)	(44,455)
Accumulated other comprehensive income	3,363	3,363
Total shareholders equity	315,899	313,554
	\$ 578,652 \$	592,569

# Table of Contents

# FIVE STAR QUALITY CARE, INC.

# CONDENSED CONSOLIDATED STATEMENTS OF INCOME

(in thousands, except per share data)

(unaudited)

Revenues:	
Senior living revenue \$ 269,240 \$	266,805
Management fee revenue 2,302	1,088
Reimbursed costs incurred on behalf of managed communities 52,058	23,405
Total revenues 323,600	291,298
Operating expenses:	
Senior living wages and benefits 132,427	131,810
Other senior living operating expenses 66,338	64,260
Costs incurred on behalf of managed communities 52,058	23,405
Rent expense 48,013	47,361
General and administrative 15,132	15,499
Depreciation and amortization 6,370	5,818
Total operating expenses 320,338	288,153
Operating income 3,262	3,145
Interest, dividend and other income 197	205
Interest and other expense (1,456)	(1,426)
Gain (loss) on sale of available for sale securities reclassified from other comprehensive	
income 87	(1)
Income from continuing operations before income taxes and equity in earnings of	
Affiliates Insurance Company 2,090	1,923
Benefit (provision) for income taxes 775	(801)
Equity in earnings of Affiliates Insurance Company 76	45
Income from continuing operations 2,941	1,167
Loss from discontinued operations (801)	(695)
Net income \$ 2,140 \$	472
Weighted average shares outstanding - basic 48,234	47,899
Weighted average shares outstanding - diluted 50,147	50,767
Basic and diluted income per share from:	
Continuing operations \$ 0.06 \$	0.02
Discontinued operations (0.02)	(0.01)
Net income per share - basic and diluted \$ 0.04 \$	0.01

# Table of Contents

# FIVE STAR QUALITY CARE, INC.

# CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(in thousands)

(unaudited)

	(R	Three months er 2013 estated)	nded Mai	rch 31, 2012 (Restated)
Net income	\$	2,140	\$	472
Other comprehensive income:				
Unrealized gain on investments in available for sale securities, net of tax		60		112
Unrealized loss on equity investment in Affiliates Insurance Company		(8)		(1)
Less: Realized (gain) loss on investments in available for sale securities reclassified and				
included in net income, net of tax		(52)		1
Other comprehensive income				112
Comprehensive income	\$	2,140	\$	584

# Table of Contents

# FIVE STAR QUALITY CARE, INC.

# CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

(unaudited)

		Three months ended Ma 2013		
	(F	Restated)	(Restated)	
Cash flows from operating activities:				
Net income	\$	2,140	\$ 472	
Adjustments to reconcile net income to cash provided by operating activities:		, -		
Depreciation and amortization		6,370	5,818	
Loss from discontinued operations		1,462	1,275	
(Gain) loss on sale of available for sale securities		(87)	1	
Equity in earnings of Affiliates Insurance Company		(76)	(45)	
Stock-based compensation		205	261	
Provision for losses on receivables		1,439	946	
Changes in assets and liabilities:				
Accounts receivable		(5,189)	(879)	
Prepaid expenses and other assets		7,168	(608)	
Accounts payable and accrued expenses		(12,346)	228	
Accrued compensation and benefits		2,151	3,038	
Due from (to) related persons, net		1,330	(4,972)	
Other current and long term liabilities		(2,657)	702	
Cash provided by operating activities		1,910	6,237	
Cash flows from investing activities:				
Payments from restricted cash and investment accounts, net		(2,166)	(3,136)	
Acquisition of property and equipment		(11,250)	(11,046)	
Purchase of available for sale securities		(4,882)		
Proceeds from disposition of property and equipment held for sale		7,522	4,261	
Proceeds from sale of available for sale securities		2,409	772	
Cash used in investing activities		(8,367)	(9,149)	
Cash flows from financing activities:				
Proceeds from borrowings on credit facilities		20,000		
Repayments of borrowings on credit facilities		(20,000)		
Repayments of mortgage notes payable		(267)	(251)	
Cash used in financing activities		(267)	(251)	
Cash flows from discontinued operations:				
Net cash (used in) provided by operating activities		(1,931)	1,443	
Net cash (used in) provided by investing activities		(790)	26	
Net cash used in financing activities		(37)	(35)	
Net cash flows (used in) provided by discontinued operations		(2,758)	1,434	
Change in cash and cash equivalents during the period		(9,482)	(1,729)	

Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period	\$ 24,638 15,156	\$ 28,374 26,645
Supplemental cash flow information:		
Cash paid for interest	\$ 709	\$ 1,002
Cash paid for income taxes	\$ 296	\$ 122

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

#### Note 1. Basis of Presentation and Organization

#### General

The accompanying condensed consolidated financial statements of Five Star Quality Care, Inc. and its subsidiaries, which we refer to as we, us or our, have been prepared without audit. Certain information and disclosures required by U.S. generally accepted accounting principles for complete financial statements have been condensed or omitted. We believe the disclosures made are adequate to make the information presented not misleading. However, the accompanying financial statements should be read in conjunction with the financial statements and notes contained in our Amendment No. 1 to our Annual Report on Form 10-K for the year ended December 31, 2012, or our Amended 2012 Annual Report. In the opinion of our management, all adjustments, which include only normal recurring adjustments, considered necessary for a fair presentation have been included. All material intercompany transactions and balances have been eliminated. Our operating results for interim periods are not necessarily indicative of the results that may be expected for the full year. Reclassifications have been made to the prior year s condensed consolidated financial statements to conform to the current year s presentation.

We operate senior living communities, including independent living communities, assisted living communities and skilled nursing facilities, or SNFs. As of March 31, 2013, we operated 250 senior living communities located in 31 states containing 29,697 living units, including 219 primarily independent and assisted living communities with 26,852 living units and 31 SNFs with 2,845 living units. As of March 31, 2013, we owned and operated 30 communities (2,937 living units), we leased and operated 181 communities (20,078 living units) and we managed 39 communities (6,682 living units). Our 250 senior living communities included 10,306 independent living apartments, 14,129 assisted living suites and 5,262 skilled nursing units. We have classified as discontinued operations two SNFs and one assisted living community owned and operated by us containing 303 living units as well as seven SNFs and four assisted living communities we lease from Senior Housing Properties Trust or its subsidiaries, or SNH, and operate containing 824 living units, and have excluded such SNFs and assisted living communities from all the preceding data in this paragraph.

As of March 31, 2013, we also leased from SNH and operated two rehabilitation hospitals with 321 beds that provide inpatient rehabilitation services to patients at the two hospitals and at three satellite locations. In addition, as of that date, we leased and operated 13 outpatient clinics affiliated with these rehabilitation hospitals.

In the second quarter of 2013, we reclassified 11 of our held for sale senior living communities as discontinued operations. In the third quarter of 2013, in connection with entering into a purchase agreement with SNH and certain unrelated parties, we reclassified our rehabilitation hospital business as discontinued operations. These 11 senior living communities and our rehabilitation hospital business are retrospectively presented as discontinued operations throughout this Amendment No. 1 to our Quarterly Report on Form 10-Q for the quarter ended March 31, 2013, or our Amended Quarterly Report.

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

#### Restatement of Previously Issued Financial Statements

As discussed further in Note 12, we are restating our condensed consolidated financial statements for the quarters ended March 31, 2013 and 2012 contained within our Quarterly Report on Form 10-Q for the quarter ended March 31, 2013, or our Quarterly Report, to correct certain errors in the accounting for income taxes. In addition, as part of the restatement we have corrected certain other errors related to insurance receivables, security deposits, accrual of fixed asset additions, classification of senior living operating expenses and certain other immaterial items. We corrected the presentation and disclosure of our consolidated statements of cash flows to separately identify the net cash flows from discontinued operations, by category and in total. We have also corrected the footnote presentation of certain of our available for sale debt securities from Level 1 assets to Level 2 assets as defined in the fair value hierarchy and corrected the disclosure of the fair value of our mortgage notes payable.

#### Segment Information

We have three operating segments: senior living communities, rehabilitation and wellness and rehabilitation hospitals. In the senior living community segment, we operate for our own account or manage for the account of SNH independent living communities, assisted living communities and SNFs that are subject to centralized oversight and provide housing and services to elderly residents. Our rehabilitation and wellness operating segment does not meet any of the quantitative thresholds of a reportable segment as prescribed under Financial Accounting Standards Board, or FASB, *Accounting Standards CodificationTM*, or ASC, Topic 280, and as discussed further in Note 11, our rehabilitation hospital operating segment has been reclassified as discontinued operations. After the reclassification of our rehabilitation hospital business as discontinued operations, our business is comprised of one reportable segment, senior living.

#### **Note 2. Recent Accounting Pronouncements**

In February 2013, the Financial Accounting Standards Board, or FASB, issued an accounting standards update 2013-02, *Comprehensive Income* (*Topic 220*), *Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive Income*, or ASU 2013-02. ASU 2013-02 sets requirements for presentation of significant items reclassified out of accumulated other comprehensive income, or AOCI, to net income in their entirety during the period and for items not reclassified in their entirety during the period, and requires companies to present information about reclassification out of AOCI in one place. ASU 2013-02 is effective for fiscal periods beginning after December 15, 2012 and the adoption of this update did not cause any material changes to the disclosures in, or presentation of, our condensed consolidated financial statements.

In April 2014, the FASB issued Accounting Standards Update 2014-08, *Presentation of Financial Statements (Topic 205) and Property, Plant, and Equipment (Topic 360): Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity,* or ASU 2014-08. ASU 2014-08 changes the criteria for reporting a discontinued operation. Under the new pronouncement, a disposal of a part of an organization that has a major effect on its operations and financial results is a discontinued operation. We are required to adopt ASU 2014-08 prospectively for all disposals or components of our business classified as held for sale during fiscal period beginning after December 15, 2014 and are currently evaluating what impact, if any, its adoption will have to the presentation of our condensed consolidated financial statements.

#### **Note 3. Property and Equipment**

Property and equipment, at cost, consists of the following:

	March 31, 2013 (Restated)	December 31, 2012 (Restated)
Land	\$ 21,714	\$ 21,714
Buildings and improvements	273,188	277,330
Furniture, fixtures and equipment	107,145	103,707
	402,047	402,751
Accumulated depreciation	(71,340)	(65,257)
	\$ 330,707	\$ 337,494

6

#### Table of Contents

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

For the three months ended March 31, 2013 and 2012 we recorded depreciation expense of \$6,084 and \$5,802, respectively, relating to our property and equipment.

As of March 31, 2013, we had \$3,125 of assets included in our property and equipment that we currently expect to request that SNH purchase from us for an increase in future rent; however, we are not obligated to make these sales and SNH is not obligated to purchase these assets.

#### Note 4. Accumulated Other Comprehensive Income

The following table details the changes in accumulated other comprehensive income for the three months ended March 31, 2013:

	Equity Inv in Affili Insura Compa	iates nce	Investments in Available for Sale Securities (Restated)	A	Accumulated Other Comprehensive Income (Restated)
Balance at January 1, 2013	\$	99	\$ 3,264	\$	3,363
Unrealized (loss) gain on investments, net of tax		(8)	60		52
Reclassification adjustment:					
Realized gain on investments, net of tax			(52)		(52)
Balance at March 31, 2013	\$	91	\$ 3,272	\$	3,363

Accumulated other comprehensive income represents the net unrealized appreciation of investments and our share of other comprehensive income of Affiliates Insurance Company, or AIC.

#### Note 5. Income Taxes

For the three months ended March 31, 2013, we recognized a net tax benefit from continuing operations of \$775, which includes a tax benefit of \$1,468 relating to a work opportunity tax credit program that expired in 2012 and which was retroactively reinstated on January 3, 2013 and extended by the American Taxpayer Relief Act of 2012, which was enacted on January 2, 2013. As prescribed by FASB ASC Topic 740, Accounting for Income Taxes, the effects of tax law changes are recognized in the period in which new legislation is enacted; and the total effect of the reinstatement of the work opportunity tax credit program relating to 2012 employee wages is recorded as a component of income tax

expense in continuing operations during the first quarter of 2013. We also recognized a tax benefit from discontinued operations of \$661. As of December 31, 2012, our federal net operating loss carry forward, which begins to expire in 2026 if unused, was approximately \$70,765, and our tax credit carry forward, which begins to expire in 2022 if unused, was approximately \$11,729. Our net operating loss carry forwards and tax credit carry forwards are subject to audit and adjustments by the Internal Revenue Service.

We maintain a partial valuation allowance against certain deferred tax assets related to impaired investments. If and when we believe that we will more likely than not realize the benefit of these deferred tax assets, we will record deferred tax assets as an income tax benefit in our consolidated statements of income, which will affect our results of operations.

#### Note 6. Earnings Per Share

We computed basic earnings per common share, or EPS, for the three months ended March 31, 2013 and 2012 using the weighted average number of shares outstanding during the periods. Diluted EPS reflects the more dilutive earnings per common share amount calculated using the two-class method or the treasury stock method. The treasury stock method reflects dilutive potential common shares related to the Notes that would have been outstanding if dilutive potential common shares had been issued, as well as any adjustment to income applicable to common shareholders that would result from their assumed issuance. For the three months ended March 31, 2013

7

#### Table of Contents

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

and 2012, the effect of our convertible senior notes due in 2026, or the Notes, was not included in the computation of diluted EPS because to do so would have been antidilutive. See Note 8 for further information regarding the Notes. The weighted average shares outstanding used to calculate basic and diluted EPS include 547 and 565 unvested common shares as of March 31, 2013 and 2012, respectively, issued to our officers and others under our equity compensation plan, or the Share Award Plan. Unvested shares issued under the Share Award Plan are deemed participating securities because they participate equally in earnings with all of our other common shares.

The following table provides a reconciliation of income from continuing operations to diluted loss from discontinued operations and a reconciliation of the number of common shares used in the computations of EPS from continuing operations to diluted EPS from continuing operations and diluted loss per share from discontinued operations:

	Three Months Ended March 31,												
		Income	2013 (Restated)				Income	2012 (Restated)					
		(loss)	Shares	P	er Share	Share (loss) Shares			Per Share				
Income from continuing													
operations	\$	2,941	48,234	\$	0.06	\$	1,167	47,899	\$	0.02			
Effect of the Notes		171	1,913				221	2,868					
Diluted income from													
continuing operations	\$	2,941	50,147	\$	0.06	\$	1,167	50,767	\$	0.02			
Diluted loss from discontinued													
operations	\$	(801)	50,147	\$	(0.02)	\$	(695)	50,767	\$	(0.01)			

#### Note 7. Fair Values of Assets and Liabilities

Our assets recorded at fair value have been categorized based upon a fair value hierarchy in accordance with ASC Topic 820. We apply the following fair value hierarchy, which prioritizes the inputs used to measure fair value into three levels.

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that we have the ability to access at the measurement date.

Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar assets and liabilities in active markets and quoted prices in inactive markets.

Level 3 inputs are unobservable inputs for the asset or liability in which there is little, if any, market activity for the asset or liability at the measurement date.

The table below presents the assets measured at fair value at March 31, 2013 and December 31, 2012 categorized by the level of inputs used in the valuation of each asset.

				As of March		As of December 31, 2012 Quoted							
Description		Total	Quoted Prices in Active Markets for Identical Assets (Level 1) (Restated)		in Active Significant Markets for Other Identical Observable Assets Inputs (Level 1) (Level 2)		Significa Unobserva Inputs (Level 3	able	Total	M I	Quoted Prices in Active arkets for dentical Assets Level 1) Restated)	Significant Other Observable Inputs (Level 2) (Restated)	Significant Unobservable Inputs (Level 3)
Cash equivalents													
(1)	\$	16,789	\$	16,789	\$		\$	\$	22,149	\$	22,149	\$	\$
Available for sale													
securities: (2)													
Equity securities													
Financial services													
industry		4,827		4,827					6,025		6,025		
Non-equity													
investment													
instrument		746		746									
REIT industry		650		650					484		484		
Utilities industry		460		460									
Other		1,561		1,561					775		775		
Total equity													
securities		8,244		8,244					7,284		7,284		
Debt securities International bond													
fund (3)		2,352				2,352			2,345			2,345	
High yield fund (4)		2,230				2,230			2,168			2,168	
Industrial bonds		5,458				5,458			5,186			5,186	
Government bonds		4,909		4,609		300			4,666		4,666		
Financial bonds		980				980			982			982	
Other		1,901				1,901			869			869	
Total debt													
securities		17,830		4,609		13,221			16,216		4,666	11,550	
Total available for		24.07		12.0		40.00:			22.500		44.050	44	
sale securities	ф	26,074	ф	12,853	ф	13,221	ф	<b>.</b>	23,500	ф	11,950	11,550	Ф
Total	\$	42,863	\$	29,642	\$	13,221	\$	\$	45,649	\$	34,099	\$ 11,550	\$

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

(1) Cash equivalents,	consist of money n	narket funds held	d principally fo	r obligations	arising from o	our self-insurance	programs.

- (2) Investments in available for sale securities are reported on our balance sheet as current and long term investments in available for sale securities and are reported at fair value of \$17,602 and \$8,472, respectively, at March 31, 2013 and \$12,920 and \$10,580, respectively, at December 31, 2012. We estimate the fair value of our available for sale securities by reviewing each security s current market price, the ratings of the security, the financial condition of the issuer and our intent and ability to retain the investment during temporary market price fluctuations or until maturity. In evaluating the factors described above, we presume a decline in value to be an other than temporary impairment if the quoted market price of the security is below the security s cost basis for an extended period. However, this presumption may be overcome if there is persuasive evidence indicating the value decline is temporary in nature, such as when the operating performance of the obligor is strong or if the market price of the security is historically volatile. Additionally, there may be instances in which impairment losses are recognized even if the decline in value does not fall within the criteria described above, such as if we plan to sell the security in the near term and the fair value is below our cost basis. When we believe that a change in fair value of an available for sale security is temporary, we record a corresponding credit or charge to other comprehensive income for any unrealized gains and losses. When we determine that an impairment in the fair value of an available for sale security is an other than temporary impairment, we record a charge to earnings.
- (3) The investment strategy of this fund is to invest principally in fixed income securities. The fund invests in such securities or investment vehicles as it considers appropriate to achieve the fund s investment objective, which is to provide an above average rate of total return while attempting to limit investment risk by investing in a diversified portfolio of U.S. dollar investment grade fixed income securities. There are no unfunded commitments and the investment can be redeemed weekly.
- (4) The investment strategy of this fund is to invest principally in fixed income securities. The fund invests in such securities or investment vehicles as it considers appropriate to achieve the fund s investment objective, which is to provide an above average rate of total return while attempting to limit investment risk by investing in a diversified portfolio of primarily fixed income securities issued by companies with below investment grade ratings. There are no unfunded commitments and the investment can be redeemed weekly.

Our investments in available for sale securities had amortized costs of \$24,280 and \$21,720 as of March 31, 2013 and December 31, 2012, respectively, had unrealized gains of \$2,132 and \$2,050 as of March 31, 2013 and December 31, 2012, respectively, and had unrealized losses of \$338 and \$270 as of March 31, 2013 and December 31, 2012, respectively. At March 31, 2013, 31 of the securities we hold, with a fair value of \$3,968, have been in a loss position for less than 12 months. At March 31, 2013, five of the debt securities we hold, with a fair value of \$5,265, have been in a loss position for 12 months or longer. The amount of the unrealized losses for these investments was approximately \$280. We do not believe these securities are impaired primarily because the financial conditions of the issuers of these securities remain strong with solid fundamentals, we intend to hold these securities until recovery and other factors that support our conclusion that the loss is temporary. During the three months ended March 31, 2013 and 2012, we received gross proceeds of \$2,409 and \$772, respectively, in connection with the sales of available for sale securities and recorded gross realized gains totaling \$123 and \$2, respectively, and gross realized losses totaling \$36 and \$3, respectively.

During the three months ended March 31, 2013, we did not change the type of inputs used to determine the fair value of any of our assets and liabilities that we measure at fair value; however as described in Note 12, we did correct the classification of \$13,221 and \$11,550 as of March 31, 2013 and December 31, 2012, respectively, of our available for sale debt securities from Level 1 assets to Level 2 assets and corrected the disclosure of the fair value of our mortgage notes payable which increased \$10,142 and \$9,947 as of March 31, 2013 and December 31, 2012, respectively. There were no other transfers of assets or liabilities between levels of the fair value hierarchy during the three months ended March 31, 2013.

9

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

The carrying values of accounts receivable and accounts payable approximate fair value as of March 31, 2013 and December 31, 2012. The carrying value and fair value of the Notes were \$24,872 and \$24,903, respectively, as of March 31, 2013 and \$24,872 and \$24,623, respectively, as of December 31, 2012 and are categorized in Level 2 of the fair value hierarchy in their entirety. We estimate the fair value of the Notes using an average of the bid and ask prices of our then outstanding Notes on or about March 31, 2013. The carrying value and fair value of our mortgage notes payable were \$45,956 and \$52,931, respectively, as of March 31, 2013 and \$46,260 and \$53,115, respectively, as of December 31, 2012 and are categorized in Level 3 of the fair value hierarchy in their entirety. We estimate the fair values of our mortgage notes payable by using discounted cash flow analyses and currently prevailing market terms as of the measurement date. Because these Level 3 inputs are unobservable, our estimated fair value may differ materially from the actual fair value. We measured the fair value of our equity investment in AIC, which is an Indiana insurance company that we currently own in equal proportion as each of the other seven shareholders of that company (see Note 10), and categorized that investment in Level 2 of the fair value hierarchy in its entirety, by considering, among other things, the individual assets and liabilities held by AIC, AIC s overall financial condition and earning trends, and the financial condition and prospects for the insurance industry generally.

#### Note 8. Indebtedness

On March 15, 2013, we entered into an amendment to our \$35,000 revolving secured line of credit, or our Credit Agreement, that is available for general business purposes, including acquisitions. As a result of this amendment, the maturity date of our Credit Agreement was extended from March 18, 2013 to March 18, 2016. In addition, the interest rate payable on borrowings under our Credit Agreement was reduced from LIBOR (with a floor of 200 basis points) plus a premium of 400 basis points, which would have equaled 6% as of March 31, 2013, to LIBOR (with no floor) plus a premium of 250 basis points, or 2.70% as of March 31, 2013. We may draw, repay and redraw funds under our Credit Agreement until maturity, and no principal repayment is due until maturity. We made no borrowings under our Credit Agreement during the three months ended March 31, 2013 and 2012. As of March 31, 2013 and April 30, 2013, we had \$0 outstanding under our Credit Agreement. We incurred interest expense and other associated costs related to our Credit Agreement of \$152 and \$176 for the three months ended March 31, 2013 and 2012, respectively.

We are the borrower under our Credit Agreement and certain of our subsidiaries guarantee our obligations under our Credit Agreement, which is secured by our and our guarantor subsidiaries accounts receivable and related collateral. Our Credit Agreement provides for acceleration of payment of all amounts due thereunder upon the occurrence and continuation of certain events of default, including a change of control of us and the termination of our business management and shared services agreement, or our business management agreement, with Reit Management & Research LLC, or RMR.

We also have a \$150,000 secured revolving credit facility, or our Credit Facility, that is available for general business purposes, including acquisitions. The maturity date of our Credit Facility is April 13, 2015, and, subject to the payment of extension fees and meeting certain other conditions, includes options for us to extend the stated maturity date of our Credit Facility for two one-year periods. Borrowings under our Credit Facility typically bear interest at LIBOR plus a premium of 250 basis points, or 2.70% as of March 31, 2013. We may draw, repay and redraw funds under our Credit Facility until maturity, and no principal repayment is due until maturity. The weighted average interest rate for

borrowings under our Credit Facility was 4.75% for the three months ended March 31, 2013. We made no borrowings under our Credit Facility during the three months ended March 31, 2012. As of March 31, 2013 and April 30, 2013, we had \$0 outstanding under our Credit Facility. We incurred interest expense and other associated costs related to our Credit Facility of \$467 and \$0 for the three months ended March 31, 2013 and 2012, respectively.

We are the borrower under our Credit Facility, and certain of our subsidiaries guarantee our obligations under our Credit Facility, which is secured by real estate mortgages on 15 senior living communities with 1,549 living units owned by our guarantor subsidiaries and our guarantor subsidiaries accounts receivable and related collateral. Our Credit Facility provides for acceleration of payment of all amounts payable upon the occurrence and continuation of certain events of default, including a change of control of us.

#### Table of Contents

#### FIVE STAR QUALITY CARE, INC.

## NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

Our Credit Agreement and our Credit Facility contain a number of financial and other covenants, including covenants that restrict our ability to incur indebtedness or to pay dividends or make other distributions under certain circumstances and require us to maintain financial ratios and a minimum net worth.

In October 2006, we issued \$126,500 principal amount of the Notes. Our net proceeds from this issuance were approximately \$122,600. The Notes bear interest at a rate of 3.75% per annum and are convertible into our common shares at any time. The initial conversion rate, which is subject to adjustment, is 76.9231 common shares per \$1 principal amount of the Notes, which represents an initial conversion price of \$13.00 per share. The Notes are guaranteed by certain of our wholly owned subsidiaries. The Notes mature on October 15, 2026. We may prepay the Notes at any time and the holders may require that we purchase all or a portion of these Notes on each of October 15, 2013, 2016 and 2021 at a repurchase price equal to 100% of the principal amount of the Notes to be repurchased, plus any accrued and unpaid interest. If a fundamental change , as defined in the indenture governing the Notes, occurs, holders of the Notes may require us to repurchase all or a portion of their Notes for cash at a repurchase price equal to 100% of the principal amount of the Notes to be repurchased, plus any accrued and unpaid interest and, in certain circumstances, plus a make whole premium as defined in the indenture governing the Notes. As of March 31, 2013 and December 31, 2012, we had \$24,872 principal amount of the Notes outstanding, which are classified as current liabilities in our condensed consolidated balance sheets. We incurred interest expense and other associated costs related to the Notes of \$245 and \$367 for the three months ended March 31, 2013 and 2012, respectively. We issued these Notes pursuant to an indenture which contains various customary covenants. As of March 31, 2013, we believe we were in compliance with all applicable covenants of this indenture.

At March 31, 2013, six of our senior living communities were encumbered by mortgage notes with an aggregate outstanding principal balance of \$45,956: (1) two of our communities, which we have classified as discontinued operations, were encumbered by United States Department of Housing and Urban Development, or HUD, insured mortgage notes (We subsequently sold these two communities on April 30, 2013, and in connection with the sale, the buyer prepaid the \$7,510 principal amount outstanding HUD mortgage debt. See Note 11 for further information regarding the sale of these communities); (2) one of our communities was encumbered by a Federal National Mortgage Association, or FNMA, mortgage note and; (3) three of our communities were encumbered by Federal Home Loan Mortgage Corporation, or FMCC, mortgage notes. These mortgages contain HUD, FNMA and FMCC, respectively, standard mortgage covenants. We recorded a mortgage premium in connection with our assumption of the FNMA and FMCC mortgage notes as part of our acquisitions of the encumbered communities in order to record the assumed mortgage notes at their estimated fair value. We are amortizing the mortgage premiums as a reduction of interest expense until the maturity of the respective mortgage notes. The weighted average interest rate on these six notes was 6.67% as of March 31, 2013. Payments of principal and interest are due monthly until maturities at varying dates ranging from June 2023 to May 2039. We incurred mortgage interest expense, including premium amortization, of \$699 and \$717 for the three months ended March 31, 2013 and 2012, respectively, including interest expense recorded in discontinued operations. Our mortgages require monthly payments into escrows for taxes, insurance and property replacement funds; withdrawals from these escrows require applicable HUD, FNMA and FMCC approval. As of March 31, 2013, we believe we were in compliance with all applicable covenants under these mortgages.

In May 2011, we entered into a bridge loan, or the Bridge Loan, agreement with SNH under which SNH agreed to lend us up to \$80,000 to fund a part of the purchase price for our acquisitions of certain assets of six senior living communities located in Indiana, or the Indiana Communities. During 2011, we completed our acquisitions of the assets of the Indiana Communities and, in connection with the acquisitions, borrowed \$80,000 under the Bridge Loan. During 2011, we repaid \$42,000 of this advance with proceeds from a public offering of our common shares, or

the Public Offering, and cash generated by operations. In April 2012, we repaid in full the principal amount then outstanding under the Bridge Loan, resulting in termination of the Bridge Loan. We funded the April 2012 repayment of the Bridge Loan with borrowings under our Credit Facility and cash on hand. We incurred interest expense and other associated costs related to the Bridge Loan of \$275 for the three months ended March 31, 2012.

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

#### **Note 9. Off Balance Sheet Arrangements**

We have pledged certain of our assets, such as accounts receivable, with a carrying value, as of March 31, 2013, of \$12,937 arising from our operation of 30 properties owned by SNH and leased to us which secures SNH s borrowings from its lender, FNMA. As of March 31, 2013, we had no other off balance sheet arrangements that have had or that we expect would be reasonably likely to have a future material effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

#### **Note 10. Related Person Transactions**

We were formerly a 100% owned subsidiary of SNH, SNH is our largest landlord and our largest stockholder and we manage senior living communities for SNH. In 2001, SNH distributed substantially all of our then outstanding common shares to its shareholders. As of March 31, 2013, SNH owned 4,235 of our common shares, or approximately 8.8% of our outstanding common shares. One of our Managing Directors, Mr. Barry Portnoy, is a managing trustee of SNH. Mr. Barry Portnoy s son, Mr. Adam Portnoy, also serves as a managing trustee of SNH.

As of March 31, 2013, we leased 188 senior living communities (including 11 senior living communities that we have classified as discontinued operations) and two rehabilitation hospitals (which we have classified as discontinued operations) from SNH. Under our leases with SNH, we pay SNH minimum rent plus percentage rent based on increases in gross revenues at certain properties. Our total minimum annual rent payable to SNH as of March 31, 2013 was \$198,357, excluding percentage rent. Our total rent expense under all of our leases with SNH, net of lease inducement amortization, was \$50,600 and \$49,804 for the three months ended March 31, 2013 and 2012, respectively. As of March 31, 2013 and 2012, we had outstanding rent due and payable to SNH of \$17,756 and \$17,492, respectively. During the three months ended March 31, 2013, pursuant to the terms of our leases with SNH, we sold \$8,171 of improvements made to properties leased from SNH, and, as a result, our annual rent payable to SNH increased by approximately \$654. As of March 31, 2013, our property and equipment and assets in our discontinued operations included \$6,190 for similar improvements we have made to properties we lease from SNH that we currently expect to request that SNH purchase from us for an increase in future rent; however, we are not obligated to make these sales and SNH is not obligated to purchase such assets.

As of March 31, 2013, we managed 39 senior living communities for the account of SNH. We manage these SNH communities pursuant to long term management agreements on substantially similar terms. In connection with the management agreements, we and SNH have entered into three pooling agreements, two pooling agreements which pool our management agreements with SNH for communities that include assisted living units, or the AL Pooling Agreements, and a third pooling agreement, which pools our management agreements with SNH for communities that include only independent living units, or the IL Pooling Agreement. We entered into the initial AL Pooling Agreement in May 2011 and the second AL Pooling Agreement in October 2012. In connection with entering into the second AL Pooling Agreement, we and SNH amended and

restated the initial AL Pooling Agreement so that it includes only 20 identified communities. The second AL Pooling Agreement includes the management agreements for the remaining communities that include assisted living units that we currently manage for SNH (other than with respect to the senior living community in New York described below). We entered into the IL Pooling Agreement in August 2012. Each of the AL Pooling Agreements and the IL Pooling Agreement aggregates the determinations of fees and expenses of the various communities that are subject to the applicable pooling agreement, including determinations of our incentive fees.

We earned management fees from SNH of \$2,295 and \$1,068 for the three months ended March 31, 2013 and 2012, respectively, with respect to the communities we manage. We expect that we may enter additional management arrangements with SNH for senior living communities that SNH may acquire in the future on terms similar to those management arrangements we currently have with SNH. For example, on April 16, 2013, SNH entered an agreement to acquire a senior living community located in Georgia with 93 assisted living units. If this acquisition is completed, we expect to manage this senior living community pursuant to a long term management agreement with SNH on terms similar to those management arrangements we currently have with SNH for senior living communities that include assisted living units and that this management agreement would be added to the second

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

AL Pooling Agreement. This acquisition is subject to due diligence and other conditions and there can be no assurance that the acquisition will be completed or that we will manage this community.

We manage a portion of a senior living community in New York that is not subject to the requirements of New York healthcare licensing laws, consisting of 198 living units, pursuant to a long term management agreement with SNH. The terms of this management agreement are substantially consistent with the terms of our other management agreements with SNH for communities that include assisted living units, except that the management fee payable to us is equal to 5% of the gross revenues realized at that portion of the community, and there is no incentive fee payable to us under this management agreement. In order to accommodate certain requirements of New York healthcare licensing laws, SNH subleases a portion of this senior living community that is subject to those requirements, consisting of 111 living units, to an entity, D&R Yonkers LLC, which is owned by SNH s President and Chief Operating Officer and its Treasurer and Chief Financial Officer. We manage this portion of the community pursuant to a long term management agreement with D&R Yonkers LLC. Pursuant to that management agreement, D&R Yonkers LLC pays us a management fee equal to 3% of the gross revenues realized at that portion of the community and we are not entitled to any incentive fee under that agreement.

As discussed above in Note 8, in May 2011, we and SNH entered into the Bridge Loan, under which SNH lent to us \$80,000. In April 2012, we repaid in full the then outstanding principal amount under the Bridge Loan, resulting in the termination of the Bridge Loan. We incurred interest expense and other associated costs on the Bridge Loan of \$275 for the three months ended March 31, 2012.

RMR provides business management and shared services to us pursuant to our business management agreement. RMR also provides management services to SNH. One of our Managing Directors, Mr. Barry Portnoy, is Chairman, majority owner and an employee of RMR. Mr. Barry Portnoy s son, Mr. Adam Portnoy, is an owner of RMR and serves as President, Chief Executive Officer and a director of RMR. Our other Managing Director, Mr. Gerard Martin, is a director of RMR. Mr. Bruce Mackey, our President and Chief Executive Officer, is an Executive Vice President of RMR and Mr. Paul Hoagland, our Treasurer and Chief Financial Officer, is a Senior Vice President of RMR. SNH s executive officers are officers of RMR and SNH s President and Chief Operating Officer is a director of RMR. Our Independent Directors also serve as independent directors or independent trustees of other public companies to which RMR or its affiliates provide management services. Mr. Barry Portnoy serves as a managing director or managing trustee of those companies, including SNH, and Mr. Adam Portnoy serves as a managing trustee of a majority of those companies, including SNH. In addition, officers of RMR serve as officers of those companies.

Pursuant to our business management agreement with RMR, we recognized business management fees for the three months ended March 31, 2013 and 2012 of \$3,332 and \$3,228, respectively. These amounts are included in general and administrative expenses in our condensed consolidated statements of income. We also lease our headquarters from an affiliate of RMR for annual rent of approximately \$748, which amount is subject to fixed increases, with the next increase scheduled for July 2013, when the annual rent will increase to approximately \$767. Our rent expense for our headquarters, which included our utilities and real estate taxes that we are required to pay as additional rent, under this lease, was \$347 and \$381 for the three months ended March 31, 2013 and 2012, respectively.

We, RMR, SNH and five other companies to which RMR provides management services each currently own 12.5% of AIC, an Indiana insurance company. All of our Directors, all of the trustees and directors of the other publicly held AIC shareholders and nearly all of the directors of RMR currently serve on the board of directors of AIC. RMR provides management and administrative services to AIC pursuant to a management and administrative services agreement with AIC.

As of March 31, 2013, we have invested \$5,209 in AIC since its formation in November 2008. Although we own less than 20% of AIC, we use the equity method to account for this investment because we believe that we have significant influence over AIC because all of our Directors are also directors of AIC. Our investment in AIC had a carrying value of \$5,697 and \$5,629 as of March 31, 2013 and December 31, 2012, respectively. For the three months ended March 31, 2013 and 2012, we recognized income of \$76 and \$45, respectively, related to our

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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investment in AIC. We and the other shareholders of AIC have purchased property insurance providing \$500,000 of coverage pursuant to an insurance program arranged by AIC and with respect to which AIC is a reinsurer of certain coverage amounts. This program was modified and extended in June 2012 for a one year term, and we paid a premium, including taxes and fees, of \$6,264 in connection with that renewal, which amount may be adjusted from time to time as we acquire or dispose of properties that are included in this program. We periodically consider the possibilities for expanding our insurance relationships with AIC to include other types of insurance and may in the future participate in additional insurance offerings AIC may provide or arrange. We may invest additional amounts in AIC in the future if the expansion of this insurance business requires additional capital, but we are not obligated to do so. By participating in this insurance business with RMR and the other companies to which RMR provides management services, we expect that we may benefit financially by possibly reducing our insurance expenses or by realizing our pro rata share of any profits of this insurance business.

#### **Note 11. Discontinued Operations**

In 2011, we decided to offer for sale two SNFs we owned located in Michigan with a total of 271 living units. On April 30, 2013, we completed the sale of these two SNFs for an aggregate sales price of \$8,000, which included as part of the sales price the prepayment by the buyer of the then outstanding \$7,510 of HUD mortgage debt that encumbered these SNFs.

In August 2011, we agreed with SNH that SNH should sell one assisted living community located in Pennsylvania with 103 living units, which we lease from SNH. We and SNH are in the process of offering this assisted living community for sale and, if sold, our annual minimum rent payable to SNH will decrease by 9.0% of the net proceeds of the sale to SNH, in accordance with the terms of our lease with SNH.

In September 2012, we completed the sale of our pharmacy business to Omnicare. We received \$34,298 in sale proceeds from Omnicare, which included \$3,789 in working capital. We recorded a pre-tax capital gain on the sale of the pharmacy business of \$23,347. In connection with the sale, Omnicare did not acquire the real estate we owned associated with one pharmacy located in South Carolina. We intend to sell this real estate and we recorded a \$350 asset impairment charge during the third quarter of 2012 to reduce the carrying value of this property to its estimated fair value less costs to sell. The fair value of assets held for sale is determined based upon the use of appraisals, input from market participants and/or our experience selling similar assets.

In June 2013, we agreed with SNH that SNH will offer for sale 10 senior living communities we lease from SNH with 721 living units. Seven of these 10 communities with 578 living units are SNFs and three of these 10 communities with 143 living units are assisted living communities. Also in June 2013, we decided to offer for sale one assisted living community we own with 32 living units. In August 2013, we and SNH entered into a purchase agreement with certain unrelated parties, pursuant to which SNH agreed to sell the real estate associated with two rehabilitation hospitals and certain related assets, and in connection with such sale, we agreed to transfer the operations of those hospitals and several leased in-patient and out-patient clinics that are affiliated with those hospitals to those third parties. We and SNH completed the sale

and transfer of our rehabilitation hospital business on December 31, 2013. These 11 senior living communities which we classified as discontinued operations in our Quarterly Report on Form 10-Q for the quarter ended June 30, 2013, and our rehabilitation hospital business which we classified as discontinued operations during the third quarter of 2013, are retrospectively accounted for as discontinued operations throughout this Amended Quarterly Report.

We have reclassified the condensed consolidated balance sheets, the condensed consolidated statements of income and the consolidated statement of cash flows for all periods presented to show the financial position, results of operations and cash flows of our pharmacies, our rehabilitation hospital business and the communities that have been sold or are expected to be sold as discontinued. Below is a summary of the operating results of these discontinued operations included in the condensed consolidated financial statements for the three months ended March 31, 2013 and 2012:

	Three months ended March 31,										
		2013									
	(R	testated)		(Restated)							
Revenues	\$	42,078	\$	60,151							
Expenses		(43,540)		(61,426)							
Income tax benefit		661		580							
Net loss	\$	(801)	\$	(695)							

14

#### **Table of Contents**

#### FIVE STAR QUALITY CARE, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(in thousands, except per share data)

(unaudited)

#### Note 12. Restatement of Previously Issued Financial Statements

Subsequent to the issuance of our Quarterly Report, we identified certain errors primarily related to the accounting for income taxes. The Audit Committee of our Board of Directors, or our Audit Committee, after consideration of relevant facts and circumstances and after consultation with our management, concluded that our consolidated financial statements for the years ended December 31, 2012 and 2011 contained within our 2012 Annual Report, and our condensed consolidated financial statements for the quarters ended March 31, 2013 and June 30, 2013 contained within Quarterly Report and our Quarterly Report on Form 10-Q for the quarter ended June 30, 2013, respectively, should be restated, and that those financial statements previously filed with the SEC should no longer be relied upon.

Our condensed consolidated financial statements for the quarters ended March 31, 2013 and 2012 are restated to correct certain errors related to the accounting for income taxes and other errors. We have corrected our condensed consolidated balance sheets as of March 31, 2013 and December 31, 2012 to reflect the effects of the restatement of our 2011 and 2012 annual financial statements. The accounting for income tax errors relate to, among other things, the measurement of deferred tax assets for net operating losses and tax credits and the measurement of deferred tax assets and liabilities for temporary differences related to fixed assets, intangible assets and investments.

Prior to 2011, we recognized a valuation allowance for most of our net deferred tax assets; therefore, errors in the measurement of our deferred tax assets and liabilities for years prior to 2011 were substantially offset by corresponding errors in the valuation allowance, with minimal net impact to our consolidated financial statements. We have corrected the errors relating to the quarter ended March 31, 2013 by increasing the income tax benefit by \$143. We have corrected the errors relating to the quarter ended March 31, 2012 by decreasing the income tax provision by \$81.

In addition, as part of the restatement, our condensed consolidated financial statements for the quarters ended March 31, 2013 and 2012 also have been adjusted to correct certain other errors in those periods, including:

- In 2013, we discovered certain errors relating to our security deposit liability. We have corrected the errors relating to the quarter ended March 31, 2013 by decreasing senior living revenues by \$150. We have corrected the errors relating to the quarter ended March 31, 2012 by increasing senior living revenues by \$71.
- In the fourth quarter of 2013, we determined that certain assets acquired and placed into service as of March 31, 2013 and December 31, 2012 were not recorded in the proper time period. We have corrected

#### **Table of Contents**

the balance sheet error by recording \$500 and \$5,622 of fixed asset additions and related accrued liabilities as of March 31, 2013 and December 31, 2012, respectively.

• We made certain other immaterial corrections that impacted our condensed consolidated statements of income, including adjustments to senior living wages and benefits and depreciation expense, and made other balance sheet classification changes that are not material, individually or in aggregate, in the restated condensed consolidated financial statements included herein.

The net impact of correcting the errors resulted in an increase to our shareholders equity of \$6,948 and \$6,749 at March 31, 2013 and December 31, 2012, respectively, and an increase to net income of \$205 and \$103 for the three months ended March 31, 2013 and 2012, respectively.

We corrected the presentation and disclosure of our consolidated statements of cash flows to separately identify the net cash flows from discontinued operations, by category and in total, and corrected certain other immaterial errors in cash flow presentation. These corrections increased cash provided by operating activities by \$661 and \$580 for the three months ended March 31, 2013 and 2012, respectively.

We have also corrected the footnote presentation in Note 6 of the classification of \$13,221 and \$11,550 as of March 31, 2013 and December 31, 2012, respectively, of our available for sale debt securities from Level 1 assets to Level 2 assets as defined in the fair value hierarchy and corrected the disclosure of the fair value of our mortgage notes payable which increased \$10,142 and \$9,947 as of March 31, 2013 and December 31, 2012, respectively.

In the second quarter of 2013, we and SNH offered for sale 10 senior living communities that we lease from SNH and classified those communities as discontinued operations. Also, during the second quarter of 2013, we offered for sale one senior living community we own and classified this community as discontinued operations. In the third quarter of 2013, in connection with entering into a purchase agreement with SNH and certain unrelated parties, we reclassified our rehabilitation hospital business as discontinued operations. These 11 senior living communities and our rehabilitation hospital business are retrospectively presented as discontinued operations throughout the financial statements. These reclassifications to discontinued operations had no impact upon our shareholders—equity or net income, but these reclassifications increased our income from continuing operations by \$539 and increased our loss from discontinued operations by that same amount for the three months ended March 31, 2013. These reclassifications increased our income from continuing operations by \$73 and increased our loss from discontinued operations by that same amount for the three months ended March 31, 2012.

The financial information included in the financial statements and the Notes thereto reflect the effects of the corrections and retrospective adjustments described above.

The following tables summarize the effect of the retrospective adjustments to reflect discontinued operations and the correction of errors by financial statement line item for the three months ended March 31, 2013 and 2012, and as of December 31, 2012:

# As of March 31, 2013

					Error Corrections Asset Additions and Presentation						Total				trospective ljustments for					
	As	Reported		ncome Faxes		surance Claims	Other	Errors		elated cruals		and sification		Error rrections	As	Corrected		scontinued perations	As	Restated
Consolidated Balance Sheet data:		<b>-</b>																<b>,</b>		
Accounts receivable	\$	56,547	\$		\$		\$	(138)	\$		\$	1,953	\$	1,815	\$	58,362	\$	(15,407)	\$	42,955
Prepaid expenses and other current	Ψ	30,317	Ψ		Ψ		Ψ	(150)	Ψ		Ψ	1,755	Ψ	1,013	Ψ	30,302	Ψ	(13,107)	Ψ	12,733
assets Assets of		21,156		10,430		(1,763)						1,361		10,028		31,184		(838)		30,346
discontinued operations		12,634								2				2		12,636		20,018		32,654
Total current				10.120		(4.560)		(120)				2 24 4								
assets Property and		140,178		10,430		(1,763)		(138)		2		3,314		11,845		152,023		3,773		155,796
equipment, net		333,773						129		498				627		334,400		(3,693)		330,707
Goodwill and other intangible		27.405														27,495		(80)		27,415
assets Other long term		27,495														21,493		(80)		27,413
assets		43,660		(2,473)										(2,473)		41,187				41,187
Total assets		568,653		7,957		(1,763)		(9)		500		3,314		9,999		578,652		(1.704)		578,652
Accounts payable		25,935		(246)						498		3,028		3,028		28,963		(1,724)		27,239
Accrued expenses Accrued		19,963		(346)						498		2,099		2,251		22,214		(185)		22,029
compensation and																				
benefits		44,691														44,691		(7,238)		37,453
Due to related																				
persons		18,410										1,104		1,104		19,514				19,514
Accrued real		0.012										(1.104)		(1.104)		0.700		(0.47)		0.461
estate taxes		9,812						(407)				(1,104)		(1,104)		8,708		(247)		8,461
Security deposits Other current		9,550						(497)						(497)		9,053		(24)		9,029
liabilities		19,831										(1,813)		(1,813)		18,018		(3)		18,015
Liabilities of		,										(=,===)		(-,)		,		(-)		,
discontinued																				
operations		8,833						(21)		2				(19)		8,814		9,421		18,235
Total current																				
liabilities Other long term		183,006		(346)				(518)		500		3,314		2,950		185,956				185,956
liabilities Total long term		6,180		101										101		6,281				6,281
liabilities		76,696		101										101		76,797				76,797
Additional paid in capital		354,288						81						81		354,369				354,369
Accumulated		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,																		
deficit		(47,702)		6,722		(1,763)		428						5,387		(42,315)				(42,315)
Cumulative other comprehensive																				
income Total shareholders		1,883		1,480										1,480		3,363				3,363
equity		308,951		8,202		(1,763)		509						6,948		315,899				315,899
Total liabilities and shareholders		·																		
equity	\$	568,653	\$	7,957	\$	(1,763)	\$	(9)	\$	500	\$	3,314	\$	9,999	\$	578,652	\$		\$	578,652

## Table of Contents

For the	Three I	Months	Ended	Marcl	ı 31,	, 2013
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											Retrospective Adjustments					
		Error Corrections														
		Income Total Error										for scontinued				
	As	Reported		Taxes	Oth	er Errors		rrections	As	Corrected		perations	As	Restated		
Consolidated	710	reporteu		Tunes	Oth	CI EIIOIS		rections	710	Corrected	Operations		7 11.	restated		
Statement of Income																
data:																
Senior living revenue	\$	278,211	\$		\$	(150)	\$	(150)	\$	278,061	\$	(8,821)	\$	269,240		
Rehabilitation hospital		_, _,				(223)		(223)		,		(0,021)		,		
revenue		27,481								27,481		(27,481)				
Total revenues		360,052				(150)	\$	(150)		359,902		(36,302)		323,600		
Senior living wages and		,				( /		( /		,		(= =,= = ,				
benefits		139,212				(193)		(193)		139,019		(6,592)		132,427		
Other senior living		,				(-,-)		(2,2)		,		(0,07-)		,		
operating expenses		68,960								68,960		(2,622)		66,338		
Rehabilitation hospital		20,200								,		(=,===)		,		
expenses		24,894								24,894		(24,894)				
Rent expense		50,877								50,877		(2,864)		48,013		
Depreciation and		2 3,3								2 3,0 . ,		(=,== 1)		,		
amortization		6,514				(19)		(19)		6,495		(125)		6,370		
Total operating expenses		357,647				(212)		(212)		357,435		(37,097)		320,338		
Operating income		2,405				62		62		2,467		795		3,262		
Income from continuing		ĺ								ŕ				Ź		
operations before																
income taxes and equity																
in earnings of Affiliates																
Insurance Company		1,233				62		62		1,295		795		2,090		
Benefit for income taxes		1,005		26				26		1,031		(256)		775		
Income from continuing																
operations		2,314		26		62		88		2,402		539		2,941		
Loss from discontinued																
operations		(379)		117				117		(262)		(539)		(801		
Net income	\$	1,935	\$	143	\$	62	\$	205	\$	2,140	\$		\$	2,140		
Per Share Data:																
Basic income per share																
from:																
Continuing operations	\$	0.05							\$	0.05			\$	0.06		
Discontinued operations		(0.01)								(0.01)				(0.02		
Net income per share -																
basic	\$	0.04							\$	0.04			\$	0.04		
Diluted income per share																
from:																
Continuing operations	\$	0.05							\$	0.05			\$	0.06		
Discontinued operations		(0.01)								(0.01)				(0.02		
Net income per share -																
diluted	\$	0.04							\$	0.04			\$	0.04		

			F	Error		
	As I	Reported	Cor	rections	As l	Restated
Consolidated Statement of Comprehensive Income:						
Net income	\$	1,935	\$	205	\$	2,140
Other comprehensive income (loss):						
Unrealized gain on investments in available for sale securities, net of tax		101		(41)		60
Realized loss (gain) on investments in available for sale securities reclassified and						
included in net income, net of tax		(87)		35		(52)
Unrealized gains on equity investment in Affiliates Insurance Company		(8)				(8)
Other comprehensive income (loss)		6		(6)		

Comprehensive income \$ 1,941 \$ 199 \$ 2,140

			Error (	Corrections Presentation			Retrospective Adjustments for	
		Income		and	Total Error		Discontinued	
Consolidated Statement of Cash Flows data:	As Reported	Taxes	Other Errors	Classification	Corrections	As Corrected	Operations	As Restated
Net income	1,935	143	62		205	2,140		2,140
Depreciation and amortization	6,514		(19)		(19)	6,495	(125)	6,370
(Income) loss from discontinued	270			•	•		707	
operations Provision for losses	379			288	288	667	795	1,462
on receivables	1,772					1,772	(333)	1,439
Changes in assets and liabilities:								
Accounts receivable	(5,185)		(193)	(562)	(755)	(5,940)	751	(5,189)
Prepaid expenses and other assets	7,102	(341)		320	(21)	7,081	87	7,168
Accounts payable and accrued	7,102	(341)		320	(21)	7,081	07	7,108
expenses	(14,018)	198		1,532	1,730	(12,288)	(58)	(12,346)
Accrued compensation and benefits	3,705					3,705	(1,554)	2,151
Due to related	3,703					3,703	(1,334)	2,131
persons, net Other current and	1,114			216	216	1,330		1,330
long term liabilities Cash provided by	(1,349)		150	(1,506)	(1,356)	(2,705)	48	(2,657)
operating activities Acquisition of	2,011			288	288	2,299	(389)	1,910
property and equipment	(12,560)					(12,560)	1,310	(11,250)
Proceeds from disposition of property and								
equipment held for sale	8,171					8,171	(649)	7,522
Cash used in investing activities	(9,028)					(9,028)	661	(8,367)
Repayments of mortgage notes								
payable	(304)			37	37	(267)		(267)
Cash used in financing activities	(304)			37	37	(267)		(267)
Net cash used in operating activities of discontinued								
operations Net cash used in	(2,161)			(159)	(159)	(2,320)	389	(1,931)
investing activities of discontinued operations				(129)	(129)	(129)	(661)	(790)
Net cash used in financing activities				(/)	()	(/)	(551)	(1.23)
of discontinued operations				(37)	(37)	(37)		(37)
Net cash used in discontinued operations	(2,161)			(325)	(325)	(2,486)	(272)	(2,758)

## Table of Contents

For the	Three Months	Ended March	31, 2012

		I	Error Correction	ıs		Retrospective Adjustments for	
				Total			
	As Reported	Income Taxes	Other Errors	Error Corrections	As Corrected	Discontinued Operations	As Restated
Consolidated Statement	ns reported	Tunes	Other Errors	Corrections	115 Corrected	Operations	ris restated
of Income data:							
Senior living revenue	\$ 275,870	\$	\$ 70	\$ 70	\$ 275,940	\$ (9,135)	\$ 266,805
Rehabilitation hospital							
revenue	26,787				26,787	(26,787)	
Total revenues	327,150		70	70	327,220	(35,922)	291,298
Senior living wages and							
benefits	138,374		24	24	138,398	(6,588)	131,810
Other senior living							
operating expenses	66,612				66,612	(2,352)	64,260
Rehabilitation hospital							
expenses	24,119				24,119	(24,119)	
Rent expense	50,225				50,225	(2,864)	47,361
General and							
administrative	15,455		44	44	15,499		15,499
Depreciation and				(4.0)			
amortization	5,959		(19)	(19)	5,940	(122)	5,818
Total operating expenses	324,149		49	49	324,198	(36,045)	288,153
Operating income	3,001		21	21	3,022	123	3,145
Income from continuing							
operations before income							
taxes and equity in							
earnings of Affiliates Insurance Company	1,779		21	21	1,800	123	1,923
Provision for income	1,779		21	21	1,000	123	1,923
taxes	(602)	(149)		(149)	(751)	(50)	(801)
Income from continuing	(002)	(149)		(149)	(731)	(30)	(801)
operations	1,222	(149)	21	(128)	1,094	73	1,167
Loss from discontinued	1,222	(147)	21	(126)	1,074	73	1,107
operations	(853)	230	1	231	(622)	(73)	(695)
Net income	369	81	22	103	472	(13)	472
r tet meame	20)	01		100	2		.,2
Per Share Data:							
Basic income per share							
from:							
Continuing operations	\$ 0.03				\$ 0.02		\$ 0.02
Discontinued operations	(0.02)				(0.01)		(0.01)
Net income per share -							
basic	\$ 0.01				\$ 0.01		\$ 0.01
Diluted income per share from:							
Continuing operations	\$ 0.03				\$ 0.02		\$ 0.02
Discontinued operations	(0.02)				(0.01)		(0.01)
Net income per share - diluted	\$ 0.01				\$ 0.01		\$ 0.01
	. 3.31				, 0.01		. 0.01

		Error	ŕ
	As Reported	Corrections	As Restated
Consolidated Statement of Comprehensive Income:			
Net income	369	103	472
Other comprehensive income (loss):			
Unrealized gain on investments in available for sale securities, net of tax	187	(75)	112
	1		1

Realized loss (gain) on investments in available for sale securities reclassified and			
included in net income, net of tax			
Unrealized gains on equity investment in Affiliates Insurance Company	(1)		(1)
Other comprehensive income (loss)	187	(75)	112
Comprehensive income	556	28	584

			Error (	Corrections Presentation		Retrospective Adjustments for			
		Income	0.1 7	and	Total Error		Discontinued		
Consolidated	As Reported	Taxes	Other Errors	Classification	Corrections	As Corrected	Operations	As Restated	
Statement of									
Cash Flows data:									
Net income	369	81	22		103	472		472	
Depreciation and									
amortization Loss from	5,959		(19)		(19)	5,940	(122)	5,818	
discontinued									
operations	853		(1)	300	299	1,152	123	1,275	
Stock-based									
compensation	217		44		44	261		261	
Provision for									
losses on							(21.5)	0.46	
receivables	1,161					1,161	(215)	946	
Changes in assets and liabilities:									
Accounts									
receivable	(1,551)		24	147	171	(1,380)	501	(879)	
Prepaid expenses	( ) /					( , )		(3.13)	
and other assets	(355)	(214)		24	(190)	(545)	(63)	(608)	
Accounts payable									
and accrued	1056	400		(4.205)	(4.45.1)	202	2.	220	
expenses Accrued	1,356	133		(1,287)	(1,154)	202	26	228	
compensation and									
benefits	4,788					4,788	(1,750)	3,038	
Due to related	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	( ), = = /	7,11	
persons, net	(5,192)			220	220	(4,972)		(4,972)	
Other current and									
long term	(1.60)		(70)	206	026	657	4.5	702	
liabilities Cash provided by	(169)		(70)	896	826	657	45	702	
operating									
activities	7,392			300	300	7,692	(1,455)	6,237	
Acquisition of							, ,		
property and									
equipment	(12,896)					(12,896)	1,850	(11,046)	
Proceeds from									
disposition of property and									
equipment held									
for sale	6,318					6,318	(2,057)	4,261	
Cash used in									
investing activities	(8,942)					(8,942)	(207)	(9,149)	
Repayments of									
mortgage notes payable	(286)			35	35	(251)		(251)	
Cash used in	(200)			33	33	(231)		(231)	
financing									
activities	(286)			35	35	(251)		(251)	
Net cash provided by operating									
activities of									
discontinued									
operations	107			(119)	(119)	(12)	1,455	1,443	
				(181)	(181)	(181)	207	26	

Net provided by investing activities of discontinued operations						
Net cash used in financing activities of discontinued operations		(35)	(35)	(35)		(35)
Net cash provided by discontinued operations	107	(335)	(335)	(228)	1,662	1,434
		18				

## Table of Contents

								Error	· Co	orrections Asset		or 01, <b>2</b> 01	_					rospective justments		
									A	dditions and	l Pre			Total				for		
	A c Do	nonted		come axes		surance		n Ennor	•6	Related Accruals	Clar	and ssification		Error	C	As orrected		continued erations	<b>A</b> 6	Restated
Consolidated	As Ke	ported	1	axes	•	lainis	Othe	r Erroi	3	Accruais	Cias	ssincation	Co	rrections	C	orrecteu	Οļ	erations	AS	Kestateu
Balance Sheet																				
data:																				
Accounts receivable	\$ 5	3,134	\$		\$		\$	(331)	) 5	\$	\$	1,391	\$	1,060	\$	54,194	\$	(14,989)	\$	39,205
Due from related	Ψ .	.,	Ψ		Ψ		Ψ.	(551)	, 4	۲	Ψ.	1,001	Ψ.	1,000	Ť	0 1,12	Ψ	(1.,,,,,)	Ψ	27,200
persons												6,881		6,881		6,881				6,881
Prepaid and other												0,001		0,001		0,001				0,001
current assets	2	9,644		9,507		(1,763)						1,681		9,425		39,069		(751)		38,318
Assets of	_	,		.,		(-,)						-,		-,		,		()		,
discontinued																				
operations	1	0,430								693				693		11,123		18,977		30,100
Total current assets		37,314		9,507		(1,763)		(331)	)	693		9,953		18,059		155,373		3,237		158,610
Property and		. ,-		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		( ) ,		( ,				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		-,		
equipment, net	33	35,612						110		4,929				5,039		340,651		(3,157)		337,494
Goodwill and other		- , -								,-				,,,,,,		,		(-, -, -,		, .
intangible assets	2	27,788														27,788		(80)		27,708
Other long term		. ,														.,		()		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
assets	2	2,267	(	(1,885)										(1,885)		40,382				40,382
Total assets		1,356		7,622		(1,763)	)	(221)	)	5,622		9,953		21,213		592,569				592,569
Accounts payable		6,920										2,768		2,768		39,688		(1,653)		38,035
Accrued expenses		2,996		(544)						4,929		827		5,212		28,208		(198)		28,010
Accrued				Ì														Ì		
compensation and																				
benefits	4	0,986														40,986		(5,684)		35,302
Due to related																				
persons	1	1,715										7,769		7,769		19,484				19,484
Accrued real estate												)								
taxes	1	1,905										(888)		(888)		11,017		(294)		10,723
Security deposits		9,727						(647)	)					(647)		9,080		(23)		9,057
Other current												)								
liabilities	1	5,299										(523		(523)		14,776		(1)		14,775
Liabilities of																				
discontinued																				
operations		8,448						(21)	)	693				672		9,120		7,857		16,977
Total current																				
liabilities	18	3,960		(544)				(668)	)	5,622		9,953		14,363		198,323		4		198,327
Other long term																				
liabilities		6,615		101										101		6,716		(4)		6,712
Total long term																				
liabilities	8	30,591		101										101		80,692		(4)		80,688
Additional paid in																				
capital		4,083						81						81		354,164				354,164
Accumulated deficit	(4	19,637)		6,579		(1,763)	1	366						5,182		(44,455)				(44,455)
Cumulative other																				
comprehensive																				
income		1,877		1,486										1,486		3,363				3,363
Total shareholders				0.055		(1.500)								(510		212 771				212.554
equity	30	06,805		8,065		(1,763)		447						6,749		313,554				313,554
Total liabilities and	φ	11 256	ф	7.600	¢.	(1.7(0)	, de	(001)		b 5.000	¢.	0.052	ф	01.010	¢.	500.560	¢		ф	500.550
shareholders equity	\$ 57	1,356	\$	7,622	\$	(1,763)	) \$	(221)	) 3	5,622	\$	9,953	\$	21,213	\$	592,569	\$		\$	592,569

#### **Table of Contents**

#### Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

#### RESULTS OF OPERATIONS

We have three operating segments: senior living communities, rehabilitation and wellness and rehabilitation hospitals. In the senior living community segment, we operate for our own account or manage for the account of SNH independent living communities, assisted living communities and SNFs that are subject to centralized oversight and provide housing and services to elderly residents. Our rehabilitation and wellness operating segment does not meet any of the quantitative thresholds of a reportable segment as prescribed under FASB ASC Topic 280, and as discussed further in Note 11 to the Notes to our Condensed Consolidated Financial Statements included in Item 1 of this Amended Quarterly Report, our rehabilitation hospital operating segment has been reclassified as discontinued operations. After the reclassification of our rehabilitation hospital business as discontinued operations, our business is comprised of one reportable segment, senior living. All of our operations and assets are located in the United States, except for the operations of our captive insurance company subsidiary, which participates in our workers compensation, professional liability and automobile insurance programs and which is organized in the Cayman Islands.

As discussed further in Note 12, we are restating our condensed consolidated financial statements for the quarters ended March 31, 2013 and 2012 contained within our Quarterly Report on Form 10-Q for the quarter ended March 31, 2013, or our Quarterly Report, to correct certain errors in the accounting for income taxes. In addition, as part of the restatement process we have corrected certain other errors related to insurance receivables, security deposits, accrual of fixed asset additions, classification of senior living operating expenses and certain other immaterial items. We corrected the presentation and disclosure of our consolidated statements of cash flows to separately identify the net cash flows from discontinued operations, by category and in total. Also, as described in Note 7, we have corrected the footnote presentation of certain of our available for sale debt securities from Level 1 assets to Level 2 assets as defined in the fair value hierarchy and corrected the disclosure of the fair value of our mortgage notes payable.

#### Key Statistical Data For the Three Months Ended March 31, 2013 and 2012:

The following tables present a summary of our operations for the three months ended March 31, 2013 and 2012:

	2013	Three months end	led Ma	rch 31,	
(dollars in thousands, except average monthly rate)	(Restated)	(Restated)		\$ Change	%/bps Change
Senior living revenue	\$ 269,240	\$ 266,805	\$	2,435	0.9%
Management fee revenue	2,302	1,088		1,214	111.6%
Reimbursed costs incurred on behalf of managed					
communities	52,058	23,405		28,653	122.4%
Total revenue	323,600	291,298		32,302	11.1%
Senior living wages and benefits	(132,427)	(131,810)		(617)	(0.5)%
Other senior living operating expenses	(66,338)	(64,260)		(2,078)	(3.2)%
Costs incurred on behalf of managed communities	(52,058)	(23,405)		(28,653)	(122.4)%
Rent expense	(48,013)	(47,361)		(652)	(1.4)%
General and administrative expense	(15,132)	(15,499)		367	2.4%
Depreciation and amortization expense	(6,370)	(5,818)		(552)	(9.5)%
Interest, dividend and other income	197	205		(8)	(3.9)%

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Interest and other expense	(1,456)	(1,426)	(30)	(2.1)%
Gain (loss) on sale of available for sale securities				
reclassified from other comprehensive income	87	(1)	88	8800.0%
Benefit (provision) for income taxes	775	(801)	1,576	196.8%
Equity in earnings of Affiliates Insurance Company	76	45	31	68.9%
Income from continuing operations	\$ 2,941	\$ 1,167	\$ 1,774	152.0%
Total number of communities (end of period):				
Owned and leased communities	211	211		
Managed communities	39	25	14	56.0%
Number of total communities	250	236	14	5.9%
Total number of living units (end of period):				
Owned and leased living units	23,015	23,015		
Managed living units	6,682	3,736	2,946	78.9%
Number of total living units	29,697	26,751	2,946	11.0%
Owned and leased communities:				
Occupancy %	86.0%	86.4%	n/a	(40)bps
Average monthly rate(1)	\$ 4,471	\$ 4,362	\$ 109	2.5%
Percent of senior living revenue from Medicaid	10.9%	11.0%	n/a	(10)bps
Percent of senior living revenue from Medicare	13.3%	12.9%	n/a	40bps
Percent of senior living revenue from private and				
other sources	75.8%	76.1%	n/a	(30)bps

<sup>(1)</sup> Average monthly rate is calculated by taking the average daily rate, which is defined as total operating revenue divided by occupied units, during the period and multiplying it by 30 days.

#### Table of Contents

<u>Comparable communities</u> (senior living communities that we have owned, leased or managed and operated continuously since January 1, 2012):

	2013	Three months end 2012	ed M	arch 31,	
(dollars in thousands, except average monthly rate)	(Restated)	(Restated)		\$ Change	%/bps Change
Senior living revenue	\$ 269,240	\$ 266,805	\$	2,435	0.9%
Management fee revenue	1,115	1,070		45	4.2%
Senior living wages and benefits	(132,427)	(131,810)		(617)	(0.5)%
Other senior living operating expenses	(66,338)	(64,260)		(2,078)	(3.2)%
Total number of communities (end of period):					
Owned and leased communities	211	211		n/a	
Managed communities	23	23		n/a	
Number of total communities	234	234		n/a	
Total number of living units (end of period):					
Owned and leased living units	23,015	23,015		n/a	
Managed living units	3,391	3,391		n/a	
Number of total living units	26,406	26,406		n/a	
Occupancy %	86.0%	86.4%		n/a	(40)bps
Average monthly rate(1)	\$ 4,471	\$ 4,362	\$	109	2.5%
Percent of senior living revenue from Medicaid	10.9%	11.0%		n/a	(10)bps
Percent of senior living revenue from Medicare	13.3%	12.9%		n/a	40bps
Percent of senior living revenue from private and					
other sources	75.8%	76.1%		n/a	(30)bps

<sup>(1)</sup> Average monthly rate is calculated by taking the average daily rate, which is defined as total operating revenue divided by occupied units, during the period and multiplying it by 30 days.

#### Three Months Ended March 31, 2013 Compared to Three Months Ended March 31, 2012

Our senior living revenue increased 0.9% for the three months ended March 31, 2013 compared to the same period in 2012 primarily due to increased per diem charges to residents partially offset by a decrease in occupancy.

Our management fee revenue and reimbursed costs at our managed communities increased significantly during the three months ended March 31, 2013 compared to the same period in 2012 due to an increase in the number of communities we managed from 25 to 39 during the remainder of 2012 and increases in our management fee revenues and reimbursed costs at our same store comparable managed communities, which was primarily due to increases in occupancy.

Our senior living wages and benefits increased 0.5% for the three months ended March 31, 2013 compared to the same period in 2012 primarily due to increased employee health insurance costs partially offset by lower wage costs. Our other senior living operating expenses, which include utilities, housekeeping, dietary, maintenance, insurance and community level administrative costs, increased 3.2% due to increased charges from various service providers and general maintenance expenses. Our senior living rent expense increased 1.4% compared to the same period in

2012 primarily due to our payment of additional rent for senior living community capital improvements purchased by SNH at our request since January 1, 2012.

#### Table of Contents

Our depreciation and amortization expense increased 9.5% for the three months ended March 31, 2013 compared to the same period in 2012 primarily due to capital expenditures (net of sales of capital improvements to SNH), including depreciation costs arising from our purchase of furniture and fixtures for our owned communities.

General and administrative expenses decreased 2.4% for the three months ended March 31, 2013 compared to the same period in 2012 primarily due to lower costs associated with third party services.

Our interest, dividend and other income decreased 3.9% for the three months ended March 31, 2013 compared to the same period in 2012 due to lower investable cash balances and lower yields realized on our investments.

Our interest and other expense increased 2.1% for the three months ended March 31, 2013 compared to the same period in 2012 primarily due to interest on borrowings under our Credit Facility, partially offset by our repayment and subsequent termination of the Bridge Loan in April 2012.

For the three months ended March 31, 2013, we recognized a net tax benefit from continuing operations of \$775,000, which includes a tax benefit of \$1.5 million relating to a work opportunity tax credit program that expired in 2012 which was retroactively reinstated on January 3, 2013 and extended by the American Taxpayer Relief Act of 2012, which was enacted on January 2, 2013. As prescribed by FASB ASC Topic 740, Accounting for Income Taxes, the effects of tax law changes are recognized in the period in which new legislation is enacted; and the total effect of the reinstatement of the work opportunity tax credit program relating to 2012 employee wages is recorded as a component of income tax expense in continuing operations during the first quarter of 2013. We also recognized a tax benefit from discontinued operations of \$661,000. As of December 31, 2012, our federal net operating loss carry forward, which begins to expire in 2026 if unused, was approximately \$70.8 million, and our tax credit carry forward, which begins to expire in 2022 if unused, was approximately \$11.7 million. See Note 5 to our condensed consolidated financial statements included in Part I, Item 1 of this Amended Quarterly Report.

#### **Discontinued operations:**

Loss from discontinued operations for the three months ended March 31, 2013 increased \$106,000 to \$801,000, compared to a loss of \$695,000 for the three months ended March 31, 2012. The losses in both years are primarily due to losses incurred at assisted living communities, SNFs and rehabilitation hospitals and affiliated clinics that we have sold or expect to sell. The loss for the three months ended March 31, 2013 is after giving effect to a tax benefit of \$661,000 that we recognized for that period relating to our discontinued operations.

#### LIQUIDITY AND CAPITAL RESOURCES

As of March 31, 2013, we had \$15.2 million of unrestricted cash and cash equivalents and \$35.0 million and \$149.4 million available to borrow under our Credit Agreement and our Credit Facility, respectively. We expect to use cash balances, borrowings under our Credit Agreement and our Credit Facility, and the cash flow from our operations to fund our operations, debt repayments, investments in and maintenance of our properties, including those which are not improvements that we may sell to SNH for increased rent pursuant to our leases with SNH, future property acquisitions and other general business purposes. We believe such amounts will be sufficient to fund these activities for the next 12

months and for the foreseeable future thereafter. If, however, our occupancies decline from historic levels, the non-government rates we receive for our services decline or government reimbursement rates are reduced and we are unable to generate positive cash flow for an extended period, we expect that we would explore alternatives to fund our operations. Such alternatives may include reducing our costs, incurring debt under, and perhaps in addition to, our Credit Agreement and our Credit Facility, engaging in sale leaseback transactions of our owned communities, mortgage financing our communities that we own and that are not subject to existing mortgages and issuing new equity or debt securities. We have an effective shelf registration statement that allows us to issue public securities on an expedited basis, but this registration statement does not assure that there will be buyers for such securities.

#### **Assets and Liabilities**

Our total current assets at March 31, 2013 were \$155.8 million, compared to \$158.6 million at December 31, 2012. At March 31, 2013, we had cash and cash equivalents of \$15.2 million compared to \$24.6 million at December 31, 2012. The decrease in our cash and cash equivalents primarily results from using excess cash balances in our

#### Table of Contents

captive insurance program to invest in available for sale securities. Our current liabilities were \$186.0 million at March 31, 2013 compared to \$198.3 million at December 31, 2012. The decrease in current liabilities results from timing of payments.

We had net cash flows from continuing operations of \$1.9 million for the three months ended March 31, 2013 compared to \$6.2 million for the same period in 2012. Acquisitions of property and equipment were \$11.3 million and \$11.0 million for the three months ended March 31, 2013 and 2012, respectively, offset by proceeds from sales of fixed assets to SNH of \$7.5 million and \$4.3 million for the three months ended March 31, 2013 and 2012, respectively.

#### Our Leases and Management Agreements with SNH

As of March 31, 2013, we leased 177 senior living communities, which are included in our continuing operations and 11 senior living communities and two rehabilitation hospitals which we have classified as discontinued operations, from SNH under four leases. Our total annual rent payable to SNH as of March 31, 2013 was \$198.4 million, excluding percentage rent based on increases in gross revenues at certain properties. Our total rent expense with SNH for the three months ended March 31, 2013 and 2012 was \$50.6 million and \$49.8 million, respectively, which included approximately \$1.4 million and \$1.2 million in percentage rent paid to SNH for the three months ended March 31, 2013 and 2012, respectively.

Upon our request, SNH may purchase capital improvements made at the properties we lease from SNH and increase our rent pursuant to contractual formulas; however, SNH is not obligated to purchase these improvements from us and we are not obligated to sell them to SNH. During the three months ended March 31, 2013, SNH purchased from us \$8.2 million for capital expenditures made at the properties leased from SNH and these purchases resulted in our annual rent being increased by approximately \$654,000.

During 2012, we entered into several management agreements, pooling agreements and lease amendments with SNH and its affiliates. For more information regarding these 2012 activities and our leases and management agreements with SNH, see Note 10 to our condensed consolidated financial statements included in Part I, Item 1 of this Amended Quarterly Report and Note 15 to our consolidated financial statements included in Item 15 of our Amended 2012 Annual Report.

#### **Our Revenues**

Our revenues from services to residents at our senior living communities and patients of our rehabilitation hospitals and affiliated clinics are our primary source of cash to fund our operating expenses, including rent, capital expenditures and principal and interest payments on our debt.

During the past several years, weak economic conditions throughout the country have negatively affected many entities both within and outside of our industry. These conditions have resulted in, among other things, a decrease in our communities—occupancy, and it is unclear when these conditions, especially in the housing market, may materially improve. Although many of the services that we provide are needs-driven, some of our prospective residents may be deferring their decisions to relocate to senior living communities in light of current economic circumstances.

At some of our senior living communities (principally our SNFs) and our rehabilitation and wellness clinics, Medicare and Medicaid programs provide operating revenues for skilled nursing and rehabilitation services. These programs are discussed in Part I of our Amended 2012 Annual Report under the caption Government Regulation and Reimbursement . We derived approximately 24.2% and 24.0% of our senior living community revenues from continuing operations from these programs during the three months ended March 31, 2013 and 2012, respectively.

Our net Medicare revenues from services to senior living community residents from continuing operations totaled \$35.2 million and \$34.1 million during the three months ended March 31, 2013 and 2012, respectively. Our net Medicaid revenues from services to senior living community residents from continuing operations totaled \$29.0 million and \$28.9 million during the three months ended March 31, 2013 and 2012, respectively. Our net Medicare revenues from our rehabilitation hospital business, which we have classified as discontinued operations, totaled

#### Table of Contents

\$17.8 million and \$17.3 million during the three months ended March 31, 2013 and 2012, respectively. Our net Medicaid revenues from our rehabilitation hospital business, which we have classified as discontinued operations, totaled \$717,000 and \$923,000 during the three months ended March 31, 2013 and 2012, respectively. Our Medicare net revenue is heavily influenced by adjustments to the Prospective Payment System, or PPS, by The Centers for Medicare & Medicaid Services, or CMS. PPS is a method of reimbursement by which CMS makes Medicare payments for services based on a predetermined, fixed payment amount based on the classification system of that service, in contrast to a traditional fee-for-service model. CMS updates PPS rates by facility type annually. For federal fiscal year 2012, CMS adopted a final rule that reduced aggregate Medicare PPS rates for SNFs by approximately 11.1%. For federal fiscal year 2013, CMS increased Medicare PPS rates for SNFs by 1.8%. Due to the prior reduction of approximately 11.1% discussed above, however, Medicare payment rates will be lower for federal fiscal year 2013 than they were in federal fiscal year 2011. In addition, the Middle Class Tax Relief and Job Creation Act of 2012, which was enacted in February 2012, reduces the reimbursement rate for Medicare bad debt from 100% to 65% for beneficiaries dually-eligible for Medicare and Medicaid. Because nearly 90% of SNF bad debt has historically been related to dual-eligible beneficiaries, this rule has a substantial effect on SNFs. The Middle Class Tax Relief and Job Creation Act of 2012 also reduced the Medicare bad debt reimbursement rate for Medicare beneficiaries not eligible for Medicaid from 70% to 65%. Additionally, the Budget Control Act of 2011 allows for automatic reductions in federal spending by means of a process called sequestration, which has reduced Medicare payments by 2% since April 1, 2013. Sequestration could result in reductions to our revenues from Medicare and certain other federal health programs over the next decade. Any future reductions in Medicare payment rates could be adverse and material to our operations and to our future financial results of operations.

Although Medicaid is exempt from the sequestration process, some of the states in which we operate either have not raised Medicaid rates by amounts sufficient to offset increasing costs or have frozen or reduced, or are expected to freeze or reduce, Medicaid rates. In addition, certain temporary increases in federal payments to states for Medicaid programs that had been in effect since October 1, 2008 ended as of June 30, 2011. Despite these freezes, according to the 2012 Actuarial Report on the Financial Outlook for Medicaid, Medicaid enrollment is projected to increase at an average annual rate of 3.4% through 2021, due in part to the expansion in Medicaid eligibility under the Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act, or collectively the ACA, beginning in 2014. We expect the ending of these temporary federal payments, combined with the anticipated slow recovery of state revenues, to result in continued challenging state fiscal conditions. Some state budget deficits likely will increase, and certain states may reduce Medicaid payments to healthcare services providers like us as part of an effort to balance their budgets.

Medicare and Medicaid programs provided approximately 67.4% and 68.0% of our revenues from our rehabilitation hospital business, which we have classified as discontinued operations, for the three months ended March 31, 2013 and 2012, respectively. For federal fiscal year 2012, CMS adopted a final rule that updated Medicare PPS rates for inpatient rehabilitation facilities, or IRFs, which includes our rehabilitation hospitals. The updates included an aggregate net increase of 2.2% in IRF PPS rates. This 2.2% increase is the net effect of the rate adjustments due to a rebased market basket update of approximately 2.9% to account for inflation, reduced by an automatic 0.1% and by a productivity adjustment of 1.0%, both pursuant to the ACA, and increased by 0.4% in estimated outlier payments. CMS subsequently adopted updated Medicare PPS rates for federal fiscal year 2013 which CMS estimates will increase aggregate Medicare payment rates for IRFs by 2.1%. The aggregate effect on our former IRF Medicare payments for federal fiscal year 2013 may vary from CMS s estimate based on wage indexes and low income patient percentages contained in the final rule.

In addition, our two rehabilitation hospitals were required to satisfy the so-called 60% Rule in order to be classified as an IRF by the Medicare program. Pursuant to the 60% Rule, at least 60% of a facility s inpatient population during each 12-month cost-reporting period must require intensive rehabilitation services for one of CMS s 13 designated medical conditions. An IRF that fails to meet the requirements of the 60% Rule is subject to reclassification as a different type of healthcare provider, the effect of which would be to lower that IRF s Medicare payment rates. Although we believe that our former IRFs operated in compliance with the 60% Rule during the time we operated them, the actual percentage of patients at our IRFs who received services for a designated condition may not be as high as we believed. Our failure to have complied, or a CMS finding of noncompliance, could result in our retroactively receiving lower Medicare rates and require us to refund prior amounts we may have received in excess of the assessed payment rate for services we previously provided at our former IRFs.

#### Table of Contents

We cannot currently predict the type and magnitude of the potential Medicare and Medicaid policy changes, rate reductions or other changes and the impact on us of the possible failure of these programs to increase rates to match our increasing expenses, but they may be adverse and material to our operations and to our future financial results of operations. Similarly, we are unable to predict the impact on us of the insurance changes, payment changes, and healthcare delivery systems changes contained in and to be developed pursuant to the ACA or the impact the various remaining challenges and potential changes to the ACA may have on its implementation. If the changes to be implemented under the ACA result in reduced payments for our services, or the failure of Medicare, Medicaid or insurance payment rates to cover our costs of providing required services to residents, our future financial results could be materially and adversely affected.

#### **Debt Financings and Covenants**

We maintain our Credit Agreement and Credit Facility and, as of March 31, 2013, we had no outstanding borrowings under either of those credit facilities. As of March 31, 2013, we had \$24.9 million aggregate principal amount of Notes outstanding and \$46.0 million aggregate principal amount of mortgage notes outstanding. On April 30, 2013, in connection with the sale of our two SNFs located in Michigan, the buyer prepaid \$7.5 million of our then outstanding HUD mortgage debt that encumbered these SNFs. As of March 31, 2013, we believe we were in compliance with all applicable covenants under those debt agreements and instruments. In the past, we have repurchased some of our Notes then outstanding and may do so from time to time in the future, although we have not committed to do so and may elect not to do so. For more information regarding our debt financings and covenants, including terms governing those debt financings and their maturities, and the Bridge Loan we repaid in full in April 2012, please see Note 8 to our condensed consolidated financial statements in Part I, Item 1 of this Amended Ouarterly Report, which is incorporated herein by reference.

#### **Off Balance Sheet Arrangements**

We have pledged certain of our assets, such as accounts receivable, with a carrying value, as of March 31, 2013, of \$12.9 million arising from our operation of 30 properties owned by SNH and leased to us which secures SNH s borrowings from its lender, FNMA. As of March 31, 2013, we had no other off balance sheet arrangements that have had or that we expect would be reasonably likely to have a future material effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

#### **Related Person Transactions**

We have relationships and historical and continuing transactions with our Directors, our executive officers, SNH, RMR, AIC and other companies to which RMR provides management services and others affiliated with them. For example: SNH is our former parent, our largest landlord and our largest stockholder and RMR provides management services to both us and SNH; D&R Yonkers LLC is owned by SNH s executive officers and we manage a portion of a senior living community which it subleases from SNH in order to accommodate certain requirements of New York healthcare licensing laws; we, RMR, SNH and five other companies to which RMR provides management services each currently own 12.5% of AIC, and we and the other shareholders of AIC have property insurance in place providing \$500.0 million of coverage pursuant to an insurance program arranged by AIC and with respect to which AIC is a reinsurer of certain coverage amounts; and RMR, a company that employs our President and Chief Executive Officer, our Treasurer and Chief Financial Officer, and one of our Managing Directors and which is majority owned by one of our Managing Directors, assists us with various aspects of our business pursuant to the business management agreement. For further information about these and other such relationships and related person transactions, please see Note 10 to our condensed consolidated financial statements included in Part I, Item 1 of this Amended Quarterly Report, which is incorporated herein by reference. In addition, for more information about these transactions and relationships, please see elsewhere in this Amended

Quarterly Report, including Warning Concerning Forward Looking Statements in Part I, and our Amended 2012 Annual Report, definitive Proxy Statement for the Annual Meeting of Stockholders scheduled to be held on May 16, 2013, or our Proxy Statement, and our other filings with the SEC, including Note 15 to our consolidated financial statements included in our Amended 2012 Annual Report, the sections captioned Business, Management s Discussion and Analysis of Financial Condition and Results of Operations Related Person Transactions and Warning Concerning Forward Looking Statements of our Amended 2012 Annual Report and the section captioned Related Person Transactions and Company Review of Such Transactions and the information regarding our Directors and executive officers in

25

#### Table of Contents

our Proxy Statement. In addition, please see the section captioned Risk Factors of our Amended 2012 Annual Report for a description of risks that may arise as a result of these and other related person transactions and relationships. Our filings with the SEC, including our Amended 2012 Annual Report and our Proxy Statement, are available at the SEC s website at www.sec.gov. Copies of certain of our agreements with these related parties, including our leases, forms of management agreements and related pooling agreements and former Bridge Loan agreement with SNH, our management agreement with D&R Yonkers LLC, our business management agreement with RMR, our headquarters lease with an affiliate of RMR and our shareholders agreement with AIC and its shareholders, are also publicly available as exhibits to our public filings with the SEC and accessible at the SEC s website.

We believe that our agreements with SNH, RMR, D&R Yonkers LLC and AIC are on commercially reasonable terms. We also believe that our relationships with SNH, RMR, D&R Yonkers LLC and AIC and their affiliated and related persons and entities benefit us and, in fact, provide us with competitive advantages in operating and growing our business.

#### Seasonality

Our senior living business is subject to modest effects of seasonality. During the calendar fourth quarter holiday periods, nursing home and assisted living residents are sometimes discharged to join family celebrations and relocations and admission decisions are often deferred. The first quarter of each calendar year usually coincides with increased illness among nursing home and assisted living residents which can result in increased costs or discharges to hospitals. As a result of these factors, nursing home and assisted living operations sometimes produce greater earnings in the second and third quarters of a calendar year and lesser earnings in the first and fourth quarters. We do not believe that this seasonality will cause fluctuations in our revenues or operating cash flow to such an extent that we will have difficulty paying our expenses, including rent, which do not fluctuate seasonally.

#### Item 4. Controls and Procedures

Our management carried out an evaluation, under the supervision and with the participation of our President and Chief Executive Officer and our Treasurer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures pursuant to Exchange Act Rules 13a-15 and 15d-15 as of March 31, 2013. Based on that evaluation, at the time our Quarterly Report was filed with the SEC, our President and Chief Executive Officer and our Treasurer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of March 31, 2013. Subsequently, as a result of the errors described in Note 12 to the Notes to our Condensed Consolidated Financial Statements included in Item 1 of this Amended Quarterly Report, our management, including our President and Chief Executive Officer and our Treasurer and Chief Financial Officer, identified material weaknesses, described below, in our internal control over financial reporting as of December 31, 2012. As a result, our management reevaluated our disclosure controls and procedures and concluded that our disclosure controls and procedures were not effective as of March 31, 2013 because of the material weaknesses described below.

As more fully described in Note 12 to the Notes to our Condensed Consolidated Financial Statements included in Item 1 of this Amended Quarterly Report, subsequent to the filing of our Quarterly Report our management and our Audit Committee concluded that our condensed consolidated financial statements for the quarter ended March 31, 2013 contained within our Quarterly Report should be restated and that those financial statements should no longer be relied upon.

We determined that we had material weaknesses in our internal controls over accounting for income taxes, lacked sufficient personnel with requisite technical accounting competencies and had an insufficient level of oversight in the financial statement close process. A material weakness is a deficiency, or combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of our financial statements will not be prevented or detected on a timely basis.

Ta	ble	of	Content	S

Remediation of Material	Weaknesses in	Internal Control	l Over Financia	l Reporting
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We are developing our remediation plan for the material weaknesses described above, which, at a minimum, will include:

- Enhancing internal control around the accounting for income taxes to include additional layers of review by qualified persons, whether sourced internally or externally; and
- Recruiting additional experienced personnel for certain accounting roles.

We have begun to implement the remediation plan while we continue to develop it. Successful remediation of the material weaknesses described above will require review and evidence of the effectiveness of the related internal control processes as part of our periodic assessments of our internal controls over financial reporting. As we continue to evaluate and work to enhance our internal control over financial reporting, we may determine that additional measures should be taken to address the material weaknesses described above or other control deficiencies, or that we should modify the remediation plan. We expect that the remediation of the material weaknesses described above will be completed before December 31, 2014.

#### **Changes in Internal Control Over Financial Reporting**

There were no changes in our internal control over financial reporting during the quarter ended March 31, 2013 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

27

#### Table of Contents

#### WARNING CONCERNING FORWARD LOOKING STATEMENTS

THIS QUARTERLY REPORT ON FORM 10-Q CONTAINS STATEMENTS THAT CONSTITUTE FORWARD LOOKING STATEMENTS WITHIN THE MEANING OF THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995 AND OTHER SECURITIES LAWS. ALSO, WHENEVER WE USE WORDS SUCH AS BELIEVE, EXPECT, ANTICIPATE, INTEND, PLAN, ESTIMATE OR SIMILAR EXPRESSIONS, WE ARE MAKING FORWARD LOOKING STATEMENTS. THESE FORWARD LOOKING STATEMENTS ARE BASED UPON OUR PRESENT INTENT, BELIEFS OR EXPECTATIONS, BUT FORWARD LOOKING STATEMENTS ARE NOT GUARANTEED TO OCCUR AND MAY NOT OCCUR. FORWARD LOOKING STATEMENTS IN THIS REPORT RELATE TO VARIOUS ASPECTS OF OUR BUSINESS, INCLUDING:

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•	OUR ABILITY TO OPERATE OUR SENIOR LIVING COMMUNITIES AND REHABILITATION HOSPITALS PROFITABLY,
• OTHER F	OUR ABILITY TO COMPLY AND TO REMAIN IN COMPLIANCE WITH APPLICABLE MEDICARE, MEDICAID AND EDERAL AND STATE REGULATORY AND RATE SETTING REQUIREMENTS,
•	OUR ABILITY TO MEET OUR RENT AND DEBT OBLIGATIONS,
•	OUR ABILITY TO RAISE EQUITY OR DEBT CAPITAL,

- OUR ABILITY TO COMPETE FOR ACQUISITIONS EFFECTIVELY,
- THE FUTURE AVAILABILITY OF BORROWINGS UNDER OUR CREDIT FACILITIES,
- OUR EXPECTATION THAT WE WILL BENEFIT FINANCIALLY BY PARTICIPATING IN AIC WITH RMR AND COMPANIES TO WHICH RMR PROVIDES MANAGEMENT SERVICES, AND
- OTHER MATTERS.

OUR ACTUAL RESULTS MAY DIFFER MATERIALLY FROM THOSE CONTAINED IN OR IMPLIED BY OUR FORWARD LOOKING STATEMENTS AS A RESULT OF VARIOUS FACTORS. FACTORS THAT COULD HAVE A MATERIAL ADVERSE EFFECT ON OUR

FORWARD LOOKING STATEMENTS AND UPON OUR BUSINESS, RESULTS OF OPERATIONS, FINANCIAL CONDITION, CASH FLOWS, LIQUIDITY AND PROSPECTS INCLUDE, BUT ARE NOT LIMITED TO:

• C	HANGES IN MEDICARE AND MEDICAID POLICIES WHICH COULD RESULT IN REDUCED RATES OF PAYMENT,
• T OTHER CUS	HE IMPACT OF CHANGES IN THE ECONOMY AND THE CAPITAL MARKETS ON US AND OUR RESIDENTS AND STOMERS,
• C	OMPETITION WITHIN THE SENIOR LIVING SERVICES AND REHABILITATION HOSPITAL BUSINESSES,
• II	NCREASES IN INSURANCE AND TORT LIABILITY COSTS,
	CTUAL AND POTENTIAL CONFLICTS OF INTEREST WITH OUR MANAGING DIRECTORS, SNH, RMR, AIC AND ATED PERSONS AND ENTITIES,
AFFECT OU	OMPLIANCE WITH, AND CHANGES TO FEDERAL, STATE AND LOCAL LAWS AND REGULATIONS THAT COULD UR SERVICES OR IMPOSE REQUIREMENTS, COSTS AND ADMINISTRATIVE BURDENS THAT MAY REDUCE OUR O PROFITABLY OPERATE OUR BUSINESS, AND
	28

#### Table of Contents

•	ACTS OF TERRORISM, OUTBREAKS OF SO CALLED PANDEMICS OR OTHER MANMADE OR NATURAL DISASTERS
BEYOND	OUR CONTROL.

#### FOR EXAMPLE:

- THE VARIOUS GOVERNMENTS WHICH PAY US FOR THE SERVICES WE PROVIDE TO OUR RESIDENTS AND PATIENTS ARE CURRENTLY EXPERIENCING, AND ARE EXPECTED TO CONTINUE TO EXPERIENCE, BUDGETARY PRESSURES AND CONSTRAINTS AND MAY LOWER THE MEDICARE, MEDICAID AND OTHER RATES THEY PAY US. BECAUSE WE OFTEN CANNOT ETHICALLY LOWER THE QUALITY OF THE SERVICES WE PROVIDE TO MATCH THE AVAILABLE MEDICARE, MEDICAID AND OTHER RATES WE ARE PAID, WE MAY EXPERIENCE LOSSES AND SUCH LOSSES MAY BE MATERIAL:
- THIS QUARTERLY REPORT ON FORM 10-Q STATES THAT WE EXPECT THAT WE MAY ENTER INTO ADDITIONAL MANAGEMENT ARRANGEMENTS WITH SNH SIMILAR TO THOSE CURRENTLY IN EFFECT FOR US TO MANAGE ADDITIONAL SENIOR LIVING COMMUNITIES SNH MAY ACQUIRE IN THE FUTURE. HOWEVER, THERE CAN BE NO ASSURANCE THAT SNH WILL ACQUIRE OTHER COMMUNITIES OR THAT WE AND SNH WILL ENTER INTO ANY ADDITIONAL MANAGEMENT ARRANGEMENTS;
- OUR ABILITY TO OPERATE AND MANAGE NEW SENIOR LIVING COMMUNITIES PROFITABLY DEPENDS UPON MANY FACTORS, INCLUDING OUR ABILITY TO INTEGRATE NEW COMMUNITIES INTO OUR EXISTING OPERATIONS AND SOME FACTORS WHICH ARE BEYOND OUR CONTROL SUCH AS THE DEMAND FOR OUR SERVICES ARISING FROM ECONOMIC CONDITIONS GENERALLY. WE MAY NOT BE ABLE TO SUCCESSFULLY INTEGRATE NEW COMMUNITIES OR OPERATE AND MANAGE NEW COMMUNITIES PROFITABLY;
- THIS QUARTERLY REPORT ON FORM 10-Q STATES THAT AT MARCH 31, 2013, WE HAD \$15.2 MILLION OF CASH AND CASH EQUIVALENTS, THAT THERE WERE NO AMOUNTS OUTSTANDING UNDER OUR CREDIT FACILITIES, THAT WE HAD AN AGGREGATE OF \$184.4 MILLION AVAILABLE TO BORROW UNDER OUR CREDIT FACILITIES, AND THAT WE HAVE IN THE PAST SOLD IMPROVEMENTS TO SNH AND INTEND TO REQUEST TO SELL ADDITIONAL IMPROVEMENTS TO SNH FOR INCREASED RENT PURSUANT TO OUR LEASES WITH SNH; ALL OF WHICH MAY IMPLY THAT WE HAVE ABUNDANT CASH LIQUIDITY. HOWEVER, OUR OPERATIONS AND BUSINESS REQUIRE SIGNIFICANT AMOUNTS OF WORKING CASH AND REQUIRE US TO MAKE SIGNIFICANT CAPITAL EXPENDITURES TO MAINTAIN OUR COMPETITIVENESS. ACCORDINGLY, WE MAY NOT HAVE SUFFICIENT CASH LIQUIDITY;
- THIS QUARTERLY REPORT STATES THAT DURING THE PAST SEVERAL YEARS, WEAK ECONOMIC CONDITIONS THROUGHOUT THE COUNTRY HAVE NEGATIVELY AFFECTED ENTITIES BOTH WITHIN AND OUTSIDE OF OUR INDUSTRY, THAT THESE CONDITIONS HAVE RESULTED IN, AMONG OTHER THINGS, A DECREASE IN OUR COMMUNITIES OCCUPANCIES AND THAT IT IS UNCLEAR WHEN THESE CONDITIONS MAY MATERIALLY IMPROVE. THESE STATEMENTS MAY IMPLY THAT OUR BUSINESS AND RESULTS OF OPERATIONS WILL IMPROVE AS THESE CONDITIONS IMPROVE BUT THERE CAN BE NO ASSURANCE THAT OUR BUSINESS AND RESULTS OF OPERATIONS WILL IMPROVE AS THESE CONDITIONS IMPROVE:

• OUR RESIDENTS AND PATIENTS WHO PAY FOR OUR SERVICES WITH THEIR PRIVATE RESOURCES MAY BECOME UNABLE TO AFFORD OUR SERVICES WHICH COULD RESULT IN DECREASED OCCUPANCY AND DECREASED REVENUES AT OUR SENIOR LIVING COMMUNITIES AND REHABILITATION HOSPITALS AND INCREASED RELIANCE ON LOWER RATES FROM GOVERNMENT AND OTHER PAYERS;

#### Table of Contents

- WE INTEND TO OPERATE OUR REHABILITATION HOSPITALS PROFITABLY. HOWEVER, WE HAVE HISTORICALLY EXPERIENCED LOSSES FROM OUR REHABILITATION HOSPITALS AND WE MAY BE UNABLE TO OPERATE OUR REHABILITATION HOSPITALS PROFITABLY;
- WE MAY BE UNABLE TO REPAY OUR DEBT OBLIGATIONS WHEN THEY BECOME DUE;
- THE AMOUNT OF AVAILABLE BORROWINGS UNDER OUR CREDIT FACILITIES IS SUBJECT TO OUR HAVING QUALIFIED COLLATERAL, WHICH IS PRIMARILY BASED ON THE VALUE OF OUR ACCOUNTS RECEIVABLE SECURING OUR \$35.0 MILLION CREDIT AGREEMENT AND THE VALUE OF THE PROPERTIES SECURING OUR \$150.0 MILLION CREDIT FACILITY. ACCORDINGLY, THE AVAILABILITY OF BORROWINGS UNDER OUR CREDIT FACILITIES AT ANY TIME MAY BE LESS THAN \$35.0 MILLION AND \$150.0 MILLION, RESPECTIVELY. ADDITIONALLY, THE AVAILABILITY OF BORROWINGS UNDER OUR CREDIT FACILITIES IS SUBJECT TO OUR SATISFYING CERTAIN FINANCIAL COVENANTS AND MEETING OTHER CUSTOMARY CONDITIONS;
- ACTUAL COSTS UNDER OUR CREDIT FACILITIES WILL BE HIGHER THAN LIBOR PLUS A PREMIUM BECAUSE OF OTHER FEES AND EXPENSES ASSOCIATED WITH OUR CREDIT FACILITIES;
- THIS QUARTERLY REPORT ON FORM 10-Q STATES THAT WE MAY PURCHASE ADDITIONAL OUTSTANDING PRINCIPAL AMOUNTS OF OUR CONVERTIBLE SENIOR NOTES DUE IN 2026 FROM TIME TO TIME. HOWEVER, THERE CAN BE NO ASSURANCE WE WILL DO SO:
- THIS QUARTERLY REPORT ON FORM 10-Q STATES THAT OUR CASH RECEIPTS RESULTING FROM THE SALE OF OUR PHARMACY BUSINESS ARE \$34.3 MILLION, BEFORE TAXES AND TRANSACTION COSTS. HOWEVER, THE PURCHASE AGREEMENT INCLUDED CUSTOMARY INDEMNIFICATION OBLIGATIONS AND REQUIRED US TO ESCROW A PORTION OF THE PURCHASE PRICE AT CLOSING IN CONNECTION WITH THE INDEMNIFICATION OBLIGATIONS. IF WE ARE REQUIRED TO PAY AMOUNTS (INCLUDING WITH ESCROWED PROCEEDS) TO SATISFY INDEMNIFICATION OBLIGATIONS IN THE FUTURE, THE ACTUAL CASH RECEIPTS WE MAY REALIZE FROM THIS SALE, AND ANY CORRESPONDING CAPITAL GAIN, MAY BE REDUCED:
- THIS QUARTERLY REPORT ON FORM 10-Q STATES THAT WE AND SNH ARE OFFERING FOR SALE AN ASSISTED LIVING COMMUNITY LOCATED IN PENNSYLVANIA THAT WE LEASE FROM SNH. WE AND SNH MAY NOT BE ABLE TO SELL THIS PROPERTY ON ACCEPTABLE TERMS OR OTHERWISE: AND
- THIS QUARTERLY REPORT ON FORM 10-Q STATES THAT WE BELIEVE THAT OUR CONTINUING RELATIONSHIPS WITH SNH, RMR AND AIC AND THEIR AFFILIATED AND RELATED PERSONS AND ENTITIES MAY BENEFIT US AND PROVIDE US WITH COMPETITIVE ADVANTAGES IN OPERATING AND GROWING OUR BUSINESS. IN FACT, THE ADVANTAGES WE BELIEVE WE MAY REALIZE FROM THESE RELATIONSHIPS MAY NOT MATERIALIZE.

THESE RESULTS COULD OCCUR DUE TO MANY DIFFERENT CIRCUMSTANCES, SOME OF WHICH ARE BEYOND OUR CONTROL, SUCH AS NATURAL DISASTERS, CHANGED MEDICARE AND MEDICAID RATES, NEW LEGISLATION AFFECTING OUR BUSINESS, CHANGES IN OUR REVENUES OR COSTS, OR CHANGES IN CAPITAL MARKETS OR THE ECONOMY GENERALLY.

THE INFORMATION CONTAINED ELSEWHERE IN THIS QUARTERLY REPORT ON FORM 10-Q OR IN OUR FILINGS WITH THE SEC INCLUDING UNDER THE CAPTION RISK FACTORS, OR INCORPORATED HEREIN OR THEREIN, IDENTIFIES OTHER IMPORTANT FACTORS THAT COULD CAUSE DIFFERENCES FROM OUR FORWARD LOOKING STATEMENTS. OUR FILINGS WITH THE SEC ARE AVAILABLE ON THE SEC S WEBSITE AT WWW.SEC.GOV.

YOU SHOULD NOT PLACE UNDUE RELIANCE UPON OUR FORWARD LOOKING STATEMENTS. EXCEPT AS REQUIRED BY LAW, WE DO NOT INTEND TO UPDATE OR CHANGE ANY FORWARD LOOKING STATEMENTS AS A RESULT OF NEW INFORMATION, FUTURE EVENTS OR OTHERWISE.

#### Table of Contents

#### Part II. Other Information

#### Item 6. Exhibits

Exhibit

Number Description

- 3.1 Composite Copy of Articles of Amendment and Restatement, dated December 5, 2001, as amended to date. (Incorporated by reference to the Company s Quarterly Report on Form 10-Q for the quarter ended June 30, 2011.)
- 3.2 Articles Supplementary, as corrected by Certificate of Correction, dated March 19, 2004. (Incorporated by reference to the Company's registration statement on Form 8-A dated March 19, 2004 and the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2004, respectively.)
- 3.3 Amended and Restated Bylaws of the Company, adopted February 14, 2012. (Incorporated by reference to the Company s Annual Report on Form 10-K for the year ended December 31, 2011.)
- 4.1 Form of Common Share Certificate. (Incorporated by reference to the Company s Quarterly Report on Form 10-Q for the quarter ended September 30, 2012.)
- 4.2 Rights Agreement, dated March 10, 2004, between the Company and EquiServe Trust Company, N.A. (Incorporated by reference to the Company s Current Report on Form 8-K dated March 10, 2004.)
- 4.3 Appointment of Successor Rights Agent, dated December 13, 2004, between the Company and Wells Fargo Bank, National Association. (Incorporated by reference to the Company's Current Report on Form 8-K dated December 13, 2004.)
- 4.4 Indenture related to 3.75% Convertible Senior Notes due 2026, dated as of October 18, 2006, among the Company, each of the guarantors named therein and U.S. Bank National Association, as Trustee. (Incorporated by reference to the Company s Current Report on Form 8-K dated October 24, 2006.)
- 10.1 Amendment No. 2 to the Credit and Security Agreement, dated as March 15, 2013, among the Company, the Guarantors named therein, and Jefferies Finance LLC. (Incorporated by reference to the Company s Current Report on Form 8-K dated March 15, 2013.)
- 31.1 Rule 13a-14(a) Certification of Chief Executive Officer. (Filed herewith.)
- 31.2 Rule 13a-14(a) Certification of Chief Financial Officer. (Filed herewith.)
- 32.1 Section 1350 Certification of Chief Executive Officer and Chief Financial Officer. (Furnished herewith.)
- 101.1 The following materials from the Company s Quarterly Report on Form 10-Q/A for the quarter ended March 31, 2013 formatted in XBRL (eXtensible Business Reporting Language): (i) the Condensed Consolidated Balance Sheets, (ii) the Condensed Consolidated Statements of Income, (iii) the Condensed Consolidated Statements of Comprehensive Income, (iv) the Condensed Consolidated Statements of Cash Flows, and (v) related notes to these financial statements, tagged as blocks of text and in detail. (Furnished herewith.)

## Table of Contents

#### **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 thereunto duly authorized.

FIVE STAR QUALITY CARE, INC.

/s/ Bruce J. Mackey Jr. Bruce J. Mackey Jr. President and Chief Executive Officer Dated: April 15, 2014

/s/ Paul V. Hoagland Paul V. Hoagland Treasurer and Chief Financial Officer (Principal Financial and Accounting Officer) Dated: April 15, 2014

32