China Precision Steel, Inc. Form 10-K October 14, 2014
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 10-K
(Mark One)
ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the fiscal year ended: June 30, 2014
TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the transition period from to

CHINA PRECISION STEEL, INC.

(Exact name of registrant as specified in its charter)

Delaware 14-1623047 (State or other jurisdiction of (I.R.S. Employer

Commission File No. 000-23039

incorporation or organization) Identification No.)

18th Floor, Teda Building 87 Wing Lok Street, Sheungwan, Hong Kong People's Republic of China (Address of principal executive offices)

852-2543-2290

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Name of each exchange on which registered
None	

Securities registered pursuant to Section 12(g) of the Exchange Act:

Common Stock, par value \$0.001 per share

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes [] No [X]

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes [] No [X]

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 []

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes [X] No []

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. [X]

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.

Large Accelerated Filer [] Accelerated Filer []

Non-Accelerated Filer [] (Do not check if a smaller reporting company) Smaller reporting company [X]

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

State the aggregate market value of the voting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold as of the last business day of the registrant's most recently completed second fiscal quarter (for purposes of determining this amount, only directors, executive officers and, based on Schedule 13(d) filings as of December 31, 2013, 10% or greater stockholders, and their respective affiliates, have been deemed affiliates. This determination of affiliate status is not necessarily a conclusive determination for other purposes).

Title of Class

Aggregate
Market
Value

As of Close of
Business on

Common Stock - \$0.001 par value \$3,541,579 December 31, 2013

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practical date.

Title of Class

Shares As of Close of Outstanding Business on

Common Stock - \$0.001 par value 3,930,866 October 3, 2014

DOCUMENTS INCORPORATED BY REFERENCE

None.

CHINA PRECISION STEEL, INC.

Annual Report on FORM 10-K

For the Fiscal Year Ended June 30, 2014

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Special Note Regarding Forward Looking Statements

In addition to historical information, this report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. We use words such as "believe," "expect," "anticipate," "project," "target," "plan," "optimistic," "intend," "aim," "will" or sim expressions which are intended to identify forward-looking statements. Such statements include, among others, those concerning market and industry segment growth and demand and acceptance of new and existing products; any projections of sales, earnings, revenue, margins or other financial items; any statements of the plans, strategies and objectives of management for future operations; and any statements regarding future economic conditions or performance, as well as all assumptions, expectations, predictions, intentions or beliefs about future events. You are cautioned that any such forward-looking statements are not guarantees of future performance and involve risks and uncertainties, as well as assumptions, which, if they were to ever materialize or prove incorrect, could cause the results of the Company to differ materially from those expressed or implied by such forward-looking statements. Potential risks and uncertainties include, among other things, factors such as: plans to expand our exports outside of China; plans to increase our production capacity and the anticipated dates that such facilities may commence operations; our ability to obtain additional funding for our continuing operations and to fund our expansion; our ability to meet our financial projections for any financial year; our ability to retain our key executives and to hire additional senior management; continued growth of the Chinese economy and industries demanding our products; our ability to secure at acceptable prices the raw materials we need to produce our products; political changes in China that may impact our ability to produce and sell our products in our target markets; general business conditions and competitive factors, including pricing pressures and product development; and changes in our relationships with customers and suppliers. Additional disclosures regarding factors that could cause our results and performance to differ from results or anticipated performance are discussed in Item 1A, "Risk Factors" included herein.

Because the factors discussed in this report could cause actual results or outcomes to differ materially from those expressed in any forward-looking statement made by us or on our behalf, you should not place undue reliance on any such forward-looking statement. Further, any forward-looking statement speaks only as of the date on which it is made, and we undertake no obligation to update any forward-looking statement or statements to reflect events or circumstances after the date on which such statement is made or to reflect the occurrence of unanticipated events, except as required by law. New factors emerge from time to time, and it is not possible for us to predict which will arise. In addition, we cannot assess the impact of each factor on our business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statement.

Use of Terms

Except as otherwise indicated by the context, all references in this report to:

"CPSL," "Company," "Group," "we," "us" or "our" are to China Precision Steel, Inc., a Delaware corporation, and its direct indirect subsidiaries;

"PSHL" are to our subsidiary Partner Success Holdings Limited, a BVI company;

"Blessford International" are to our subsidiary Blessford International Limited, a BVI company;

"Shanghai Blessford" are to our subsidiary Shanghai Blessford Alloy Company Limited, a PRC company;

"Chengtong" are to our subsidiary Shanghai Chengtong Precision Strip Company Limited, a PRC company;

"Tuorong" are to our subsidiary Shanghai Tuorong Precision Strip Company Limited, a PRC company;

"SEC" are to the United States Securities and Exchange Commission;

"Securities Act" are to the Securities Act of 1933, as amended;

"Exchange Act" are to the Securities Exchange Act of 1934, as amended;

"RMB" are to Renminbi, the legal currency of China;

"U.S. dollar," "USD," "US\$" and "\$" are to the legal currency of the United States;

"China," "Chinese" and "PRC" are to the People's Republic of China; and

"BVI" are to the British Virgin Islands.

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ITEM 1. BUSINESS.

Overview

We are a steel processing company principally engaged in the manufacture and sale of high precision cold-rolled steel products, in the provision of heat treatment and in the cutting and slitting of medium and high-carbon hot-rolled steel strips. We use commodity steel to create a value-added specialty premium steel. Specialty precision steel pertains to the precision of measurements and tolerances of thickness, shape, width, surface finish and other special quality features of highly-engineered end-use applications.

We produce and sell precision ultra-thin and high strength cold-rolled steel products ranging from 7.5 mm to 0.03 mm. We also provide heat treatment and cutting and slitting of medium and high-carbon hot-rolled steel strips not exceeding 7.5 mm thickness. Our process puts hot-rolled de-scaled (pickled) steel coils through a cold-rolling mill, utilizing our patented systems and high technology reduction processing procedures, to make steel coils and sheets in customized thicknesses according to customer specifications. Currently, our specialty precision products are mainly used in the manufacture of automobile parts and components, steel roofing, plane friction discs, appliances, food packaging materials, saw blades, textile needles, and microelectronics.

We conduct our operations principally in China through our wholly-owned operating subsidiaries, Chengtong and Shanghai Blessford, which are wholly owned subsidiaries of our direct subsidiary, PSHL. Most of our sales are made domestically in China; however, we began exporting during fiscal 2007 and our overseas market currently covers Indonesia, Thailand, the Caribbean, Nigeria and Ethiopia. We intend to further expand into additional overseas markets in the future, subject to suitable market conditions and favorable regulatory controls.

To remodel our business to make it sustainable, we have implemented and will continue to implement a series of measures to remain viable and improve overall profitability and cash flows. These measures include continued sales and marketing efforts to expand customer base and increase total demand; and research and development ("R&D") strategy to improve profitability of existing products and launch new high value-add products. We will also continue to take appropriate actions to perform business and credit reviews of customers and suppliers with the downward pressure in the PRC economy which has caused many difficulties faced by businesses.

History and Corporate Structure

We are a Delaware company. We became a public company in May 1997 through a merger with SSI Capital Corporation, a Colorado corporation. We changed our name to OraLabs Holding Corp. and engaged in the production and sale of consumer products relating to oral care and lip care and the distribution of nutritional supplements through our wholly-owned subsidiary, OraLabs, Inc. In December 2006, we merged with PSHL, a BVI company, and its sole subsidiary at the time, Chengtong, a PRC company, renamed ourselves China Precision Steel, Inc. to reflect our continuing operations. In September 2007, we reincorporated to the State of Delaware by merging into China Precision Steel, Inc., a subsidiary that we established in Delaware to effect the reincorporation.

In 2007, we added three indirect subsidiaries to our corporate structure. On April 9, 2007, we purchased Tuorong, a PRC company, through Chengtong. The sole activity of Tuorong is the ownership of a land use right with respect to facilities leased to Chengtong. On April 10, 2007, PSHL purchased Blessford International, a BVI company, for nominal consideration. Blessford International is the holding company for Shanghai Blessford, a wholly-foreign owned enterprise in China, engaged in steel processing.

The following chart reflects our organizational structure as of the date of this report:

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Our business is conducted principally through Chengtong and Shanghai Blessford, both of which are Wholly Foreign Owned Enterprises, or WFOEs, under Chinese law.

Our corporate headquarters are located at 18th Floor, Teda Building, 87 Wing Lok Street, Sheung Wan, Hong Kong, and our telephone number is (011) 852-2543-2290. Although we maintain a website at www.chinaprecisionsteelinc.com, we do not intend that information available on our website be incorporated into this filing.

Current Environment and Our Growth Strategy

During the year ended June 30, 2014, we saw an increase in demand for our cold rolled steel products as our measures to expand our customer base and additional marketing efforts showed positive effects. However, as China seeks to restrain investment activity, rebalancing and deleveraging, growth rates for the steel industry are expected to be slow for both production and demand in the near term. The Chinese government targets to restructure the steel industry by taking out excess capacity and encouraging merger and acquisition activities with a goal of creating larger, more efficient steel companies.

Despite the current overcapacity in China's steel industry, we believe the excess supply is mostly from the low-end steel producers which also cause environmental concerns. Our high-strength and ultra-thin cold rolled steel products are niche products in China and our goal is to maintain our position as the leading supplier of these products in China, while we continue to build brand awareness and demand for our products internationally. We have identified three factors critical to the achievement of this goal in the past, and will continue to focus on these factors in the long run:

Focus on Growing Niche Segments. We will continue to focus on niche markets. Despite the slowdown in demand in the past two years and a moderate rather than double-digit growth rate outlook for the Chinese economy in the medium- to long-run, domestic consumption is expected to grow bigger from the current levels and we believe that demand for high value-add precision steel products such as automobile parts and components, steel roofing, plane friction discs, food packaging materials and microelectronics is expected to continue. Moreover, new applications of steel products are continually being developed. We will focus our R&D efforts on advancing processing techniques and production of high-strength and ultra-thin, cold rolled precision steel products to enhance our product offerings and expand our market share over time.

Compete Internationally. We intend to continue building our brand awareness and expand our exports to compete in the international marketplace. We believe that we have already established our presence in the international market for low carbon precision cold rolled steel products in the less than 0.1 mm to 0.2 mm used for steel roofing. We will continue to look for other product opportunities and compete on the ones where we believe that we have a competitive advantage.

Retain Key Personnel. The Chinese market is highly competitive for experienced and talented executives and we will strive to retain our key executives, including our Board Chairperson and Chief Financial Officer, Ms. Tak Tai Leada Li, our Chief Executive Officer, Mr. Hai Sheng Chen and our Chief Operating Officer, Mr. Zu De Jiang. Their experience in strategic expansions and in steel manufacturing, respectively, is critical to our continued growth and success.

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Overview of the Chinese Steel Industry

The following industry information has been obtained from various publicly available sources. We believe it is the most current information available on this subject, and that it is widely available and reliable.

According to the World Steel Association, China is the largest steel producing country. During calendar year 2013, China's share of world crude steel production increased to 48.5% from 46.7% in 2012, with a total production of 779.0 million tons. According to the China Iron and Steel Association, or CISA, while China's steel production accounts for almost half of the global steel output, it is currently the least profitable of the country's 39 industrial sectors. Economic slowdown and excess supply have aggravated operating difficulties. During the first half of calendar year 2014, 25 out of 88 CISA key index members reported losses.

Steel products can be categorized as low-end (long products such as pipes, tubes, wires and rods) and high-end (flat products such as hot-rolled steel or cold-rolled steel strips). Based upon information we obtained from the China Metallurgical Industry Planning and Research Institute, or CMI, we believe that approximately 65% of China's steel production are low-end long products and approximately 35% are high-end high value cold-rolled steel strips. The Company operates in the high-end category of this market with its niche precision steel processing and produces and sells high precision cold-rolled steel products.

The Chinese government has historically provided a subsidy by means of a value added tax, or VAT, rebate to exporters of steel products. This rebate was reduced in April 2007 in response to international pressure on China to curb its exports. The subsidy has been eliminated for 83 products, including hot-rolled, thin plate, steel wire, section, bar and H-beam, despite which, a 4% tax rebate currently applies to the cold-rolled steel products the Company produces.

We expect that the Chinese government will continue to impose additional controls on domestic steel producers in order to reduce pollution and ensure steel mills operate under the same rules and standards, with the aim of making competition fairer across regions. For more information on Chinese regulations, see "Regulation" below.

Our Products

Manufacturers of products that use precision cold rolled steel as raw materials have traditionally imported such from Japan, Korea, the European Union and the United States. We believe that generally, to date, the average quality and standards of China's high precision steel industry lag behind the international norm. Over the last ten years of

operation, we believe that we have begun to develop and establish a nationally recognized brand in China. We have also exported to various countries and regions including South East Asia, Africa and the Caribbean. Although we have been exporting the low-carbon ultra thin roofing materials for a number of years now, we are not yet an internationally known brand for cold-rolled precision steel products.

For the year ended June 30, 2014, we sold 74,123 tons of precision steel products. We currently produce cold-rolled precision steel coils and sheets with thickness ranging from 7.5 mm to 0.03 mm. We also provide heat treatment and cutting and slitting of steel strips not exceeding 7.5 mm thickness. Our precision steel products and services can be categorized into four major categories:

Categories	Uses	Thickness
Low carbon steel (cold-rolled, hard-rolled)	Steel roofing, food packaging, dry batteries, electronic devices, kitchen tools	0.03-6.0mm
High carbon steel (cold-rolled, hot-rolled)	Automobile parts and components, grinding pieces, saw blades, weaving needles	0.5-7.5mm
Steel processing	Tailor made cold rolled steel products according to customer specifications	0.03-7.5mm
Steel services	Heat treatment; cutting and slitting	

We produce our cold-rolled precision steel strips using a process that utilizes our proprietary know-how and certain patented technology. The finished products have a reduced thickness ranging from 7.5 mm to 0.03 mm, and a width of between 1000 mm and 1450 mm. We also provide heat treatment and cutting and slitting services for steel coils with thicknesses not exceeding 7.5 mm. We are not aware of any other company in China that currently manufactures high carbon high strength cold-rolled steel with a width of or exceeding 1400 mm.

Our low carbon products have a carbon content of less than 0.1%. Low carbon steel is a very versatile and useful material with good mechanical properties. It is easily machined and worked into complex shapes, and is low in cost. Our high carbon products have a carbon content of 0.3% and are typically engineered steel products. Hard-rolled or cold-rolled steel with high carbon has a carbon content of 0.8% or more. This precision steel product is very hard and quite brittle and is much less ductile than low carbon steel. High carbon steel has good wear resistance and is used for railways as well as for cutting tools. Acid wash steel is also known as acid pickling and refers to the process of using liquid acids, for example hydrochloric acid, to remove rust or oxides from the surface of steel. Removing rust prepares the surface for a protective coating.

Cold-rolled steel products are manufactured from hot-rolled de-scaled (pickled) steel coils which are processed by cold reduction through a cold-rolling mill to customer specified thicknesses. The process does not involve heating and the primary feature of cold reduction is to reduce the thickness of the steel coils. However, because the cold reduction operation induces very high strains (work hardening) into the steel sheet, the precision steel sheet not only becomes thinner, but also becomes much harder, less ductile and very difficult to form. In order to make the cold-reduced steel products soft and formable, they are annealed, or heated to high temperatures. Cold-rolled sheet products are used in a wide variety of end applications, such as home appliances (refrigerators, washers, dryers, and other small appliances), automobiles (exposed as well as unexposed parts), steel roofing, electric motors, microelectronics and food packaging.

Production Facilities

Cold Rolling Mills

Due to different processing times and product specifications, the capacity of our mills varies depending on the types of products we use them to produce. As of June 30, 2014, we had an annual production capacity of approximately 200,000 tons based on our targeted product structure, comprised of:

one 1100 mm 12-high cold rolling mill, with a current operating capacity of 80,000 tons; one 1400 mm 12-high cold rolling mill, with a current operation capacity of 60,000 tons; and one 1450 mm 4-high cold rolling mill, with a current operation capacity of 60,000 tons.

Our first rolling mill primarily manufactures low carbon precision cold-rolled steel products. The second and third mills focus on the production of high carbon, high strength cold-rolled steel products and the production of more complex and higher strength precision steel products that cannot be manufactured in our first rolling mill.

Hydrogen Annealing Furnace

Our annealing furnaces automatically control the complete annealing process. The furnace uses pure hydrogen as protective gas to make the steel surface clean and smooth with no carbon-off post-annealing. The furnace also includes an oxygen station. In addition to the cold-rolling mills and annealing furnaces, we also have a 1250 mm cleaning line, a 1000 mm cutting and slitting line and a 1200 mm tension leveller.

Raw Materials and Suppliers

We are not dependent on any one single supplier for supply of hot-rolled coils. Several Chinese steelmakers supply hot-rolled coils to us. Our largest supplier for the year ended June 30, 2014 was Maoxun Trading Co., Ltd.

Below is a list of our principal suppliers during the years ended June 30, 2014 and 2013:

	2014		2013		
b. Suppliers	\$	% to Purchases	\$	% to purchases	
Maoxun Trading Co., Ltd.	19,649,927	44	4,640,101	14	
Shanghai Shunye Iron & Steel Group Co. Ltd.	4,251,651	10	- *	* - *	
Changshu Jiacheng Steel Plate Co., Ltd.	_ *	: _ >	* 3,122,782	10	

^{*} Not major suppliers for the relevant years

The price of steel coils is competitive, volatile and dependent on supply and demand. We have seen both sharp increases in our raw material prices over the past years caused by inflation and temporary shortage and sharp decreases in steel prices due to oversupply and weak demand. In order to secure sufficient supply of raw material for necessary production, we have made bulk purchases in the past after taking into account customers' orders on hand and steel supply at the time. As steel coils have a long shelf life, obsolescence is not a major concern. However, due to steel price volatilities, the advance contracted prices of these purchases could adversely impact our margins during a downward trend in steel prices.

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Customers

We currently have approximately 250 customers, with domestic customers primarily located in East China and overseas sales reaching Thailand, Nigeria, Ethiopia and the Caribbean. Our location in Shanghai with a well developed transport network is particularly advantageous for meeting with customers from inside and outside of China for product design discussions and customer service. We have reconnected with a few customers in various industries during the year ended June 30, 2014, and intend to increase our customer base by further expanding into North China, where the automotive industries are concentrated.

Below is a list of our principal customers during the years ended June 30, 2014 and 2013:

	2014		2013	
a. Customers	\$	% to sales	\$	% to sales
Shanghai Bayou Trading Co., Ltd.	5,119,595	11	-	* - *
Shanghai Hongyu Metal Co., Ltd.	_ *	-	* 6,290,377	17
Changshu Jiacheng Steel Plate Co., Ltd.	_ *	-	* 5,278,035	15

^{*} Not major customers for the relevant years

Sales and Marketing

Our high precision steel products are sold both to component manufactures and directly to the end-users in various parts of China and international marketplace such as Indonesia, Thailand, the Caribbean, Nigeria, Ethiopia and Turkey. A majority of new orders come from customers reducing imports and adding further capacity in China. We have strengthened our sales and marketing efforts during the year ended June 30, 2014 by actively reestablishing connection with old customers whom we lost during the years as a result of our product focus shift and potential customers whom our products would be fit for.

Competition

Our business is concentrated in the niche segments of low-carbon ultra-thin cold-rolled steel and high-carbon high-strength cold-rolled steel. We are not in direct competition with large Chinese steelmakers such as Baosteel

Group Corporation and Magang Group. China's large steelmakers concentrate on the production of crude steel and hot-rolled steel from imported iron ore mainly imported from Brazil and Australia. Hot-rolled steel coils produced by these steelmakers are supplied as raw materials to down stream steel processers, such as us, for cold reduction processing to the desired thickness for various applications. Cold-rolled steel products are then sold to manufacturers and other customers in industries such as automobile and food packaging.

Our business has become increasingly competitive and capital intensive in recent years due to tightened credit, rising operating costs in China, and a strong RMB which has made the prices of imports more competitive. Some of our competitors have financial resources, staff and facilities substantially greater than ours and we may be at a competitive disadvantage compared with larger companies, particularly the state owned enterprises. Our domestic competition in China's ultra-thin cold-rolled precision steel segment comes from a few manufacturers scattered around different parts of China. However, we understand that these manufacturers mainly produce cold-rolled steel with widths of 400mm or less, whereas our products have a width between 1000 mm to 1450 mm. Consequently, their products are sold in a different market segment than ours and are not considered to be direct competition. In the high carbon cold-rolled steel products segment, we mainly compete with imports from Shinwha Steel Co., Ltd. in Korea. Further, there are potential competitors who are currently constructing mills that are expected to produce precision and specialty steel products both in China and internationally.

Although there is intense competition in China's steel industry, this affects mostly the low-carbon product segment. We believe we are still currently one of the leading suppliers of high-carbon, high-strength cold-rolled steel products with a thickness up to 7.5 mm in China. We are not aware of any other Chinese manufacturer processing high-carbon cold-rolled steel products with this specification. In addition, the low carbon precision cold-rolled steel products in the thickness range between 0.1 to 0.2 mm are also where we have our technological expertise and competitive strength. Since fiscal 2007 we have been exporting low-carbon products in this range and we are not aware of any other Chinese manufacturer currently competing in this specific low-carbon segment in the global market.

Research and Development

As of June 30, 2014, we had 3 experienced engineers and technicians in Research and Development ("R&D") including one senior management member. The R&D Department focuses on new product development, and the advancement and improvement in quality and manufacturing techniques. In addition to the traditional R&D activities, our engineers frequently interact with customers to detect changes in requirements and specifications arising from constantly changing industry needs. We have an annual budget of 0.5% of revenues for R&D expenditures.

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Quality Control
Following the accreditation of the International Organization for Standardization, or ISO, on October 8, 2004, we implemented the Quality Handbook in October 2004. This Quality Handbook was prepared on the basis and standards of the ISO/TS16949 specifications, which ISO Technical Specifications are compatible with existing American (QS-9000), German (VDA6.1), French (EAQF) and Italian (AVSQ) automotive quality systems staALIGN="right">(3,321)
Proceeds from sales of other assets
155
Net cash used in investing activities
(23,521) (34,414)

Financing activities:

Cash distributions

(38,653) (35,447)

Additional borrowings on long-term debt
237,002 63,500

Repayments of long-term debt
(218,036) (26,137)

Proceeds from public offering
38,377

Proceeds from general partner contribution
89

Fees paid related to early extinguishment of debt
(14,920)

Cost of financing activities

(5,107) (2,318)

Net cash used in financing activities

(1,337) (313)

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Net increase (decrease) in cash and cash equivalents

Cash and cash equivalents - Beginning of period

Non-cash investing and financing activities:

12,038 (3,930)

7,946 12,058

Cash and cash equivalents - End of period
\$19,984 \$8,128
Supplemental disclosure of cash flow information:
Cash paid during the period for interest
\$10,756 \$9,731
Cash paid during the period for income taxes
\$3,315 \$3,978

Acquisition of assets by financing

\$107 \$199

Issuance of limited partner units for cemetery acquisition

\$3,718 \$4,103

Acquisition of asset by assumption of directly related liability

\$3,924 \$2,048

See Accompanying Notes to the Unaudited Condensed Consolidated Financial Statements.

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1. NATURE OF OPERATIONS, BASIS OF PRESENTATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of Operations

StoneMor Partners L.P. (StoneMor, the Company or the Partnership) is a provider of funeral and cemetery products and services in the death care industry in the United States. Through its subsidiaries, StoneMor offers a complete range of funeral merchandise and services, along with cemetery property, merchandise and services, both at the time of need and on a pre-need basis. As of September 30, 2013, the Partnership owned 259 and operated 277 cemeteries in 27 states and Puerto Rico and owned and operated 90 funeral homes in 18 states and Puerto Rico.

Basis of Presentation

The unaudited condensed consolidated financial statements included in this Quarterly Report on Form 10-Q have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP). All interim financial data is unaudited. However, in the opinion of management, the interim financial data as of September 30, 2013 and for the three and nine months ended September 30, 2013 and 2012 includes all adjustments, consisting only of normal recurring adjustments, necessary for a fair statement of the results for the interim periods. The results of operations for interim periods are not necessarily indicative of the results of operations to be expected for a full year. The December 31, 2012 condensed consolidated balance sheet data was derived from audited financial statements included in the Company s 2012 Annual Report on Form 10-K (2012 Form 10-K), but does not include all disclosures required by GAAP, which are presented in the Company s 2012 Form 10-K.

As of September 30, 2013, the Company s presentation of income tax expense (benefit) within its unaudited condensed consolidated statement of operations has changed. The components of the income tax expense (benefit), State and Federal, previously presented as two subcaptions, have been collapsed into one caption. Income tax expense (benefit). This change in the income tax expense (benefit) presentation has no effect on previously reported net income (loss).

Principles of Consolidation

The unaudited condensed consolidated financial statements include the accounts of each of the Company s subsidiaries. These statements also include the accounts of the merchandise and perpetual care trusts in which the Company has a variable interest and is the primary beneficiary. The Company operates 18 cemeteries under long-term operating or management contracts. The operations of 16 of these managed cemeteries have been consolidated in accordance with the provisions of Accounting Standards Codification (ASC) 810.

The Company operates 2 cemeteries under long-term operating agreements that do not qualify as acquisitions for accounting purposes. As a result, the Company did not consolidate all of the existing assets and liabilities related to these cemeteries. The Company has consolidated the existing assets and liabilities of each of these cemeteries merchandise and perpetual care trusts as variable interest entities since the Company controls and receives the benefits and absorbs any losses from operating these trusts. Under these long-term operating agreements, which are subject to certain termination provisions, the Company is the exclusive operator of these cemeteries. The Company earns revenues related to sales of merchandise, services, and interment rights and incurs expenses related to such sales and the maintenance and upkeep of these cemeteries. Upon termination of these contracts, the Company will retain all of the benefits and related contractual obligations incurred from sales generated during the contract period. The Company has also recognized the existing merchandise liabilities that it assumed as part of these agreements.

Use of Estimates

Preparation of these unaudited condensed consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the unaudited condensed consolidated financial statements and the reported amounts of revenue and expense during the reporting periods. As a result, actual results could differ from those estimates. The most significant estimates in the unaudited condensed consolidated financial statements are the valuation of assets in the merchandise trusts and perpetual care trusts, allowance for cancellations, unit-based compensation, merchandise liability, deferred sales revenue, deferred margin, deferred merchandise trust investment earnings, deferred obtaining costs and income taxes. Deferred sales revenue, deferred margin and deferred merchandise trust investment earnings are included in deferred cemetery revenues, net, on the unaudited condensed consolidated balance sheet.

2. LONG-TERM ACCOUNTS RECEIVABLE, NET OF ALLOWANCE

Long-term accounts receivable, net, consisted of the following:

	A	s of	
	September 30,	Dec	ember 31,
	2013		2012
	(in the	usan	ds)
Customer receivables	\$ 167,536	\$	159,726
Unearned finance income	(19,529)		(18,377)
Allowance for contract cancellations	(19,760)		(17,933)
	128,247		123,416
Less: current portion, net of allowance	52,202		51,895
Long-term portion, net of allowance	\$ 76,045	\$	71,521

Activity in the allowance for contract cancellations is as follows:

	For the	For the nine months ended September 30,			
		2013		2012	
		(in thou	usands)		
Balance - Beginning of period	\$	17,933	\$	17,582	
Provision for cancellations		14,791		14,858	
Charge-offs - net		(12,964)		(11,973)	
Balance - End of period	\$	19,760	\$	20,467	

3. CEMETERY PROPERTY

Cemetery property consisted of the following:

	A	As of				
	1 /		ember 31, 2012			
	(in the	ousan	ds)			
Developed land	\$ 72,752	\$	71,318			
Undeveloped land	163,919		162,275			
Mausoleum crypts and lawn crypts	70,053		69,525			
Other land	9,798		6,862			
Total	\$316,522	\$	309,980			

4. PROPERTY AND EQUIPMENT

Major classes of property and equipment follow:

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	\mathbf{A}	s of		
	2013 20 (in thousands) \$ 90,516 \$ 44,491	ember 31,		
	2013 2012 (in thousands)		2012	
	2013 2012 (in thousands)			
Building and improvements	\$ 90,516	\$	82,056	
Furniture and equipment	44,491		42,353	
	2013 2012 (in thousands) \$ 90,516 \$ 82,056 44,491 42,353 135,007 124,409 (49,725) (44,669)		124,409	
Less: accumulated depreciation	(49,725)		(44,669)	
Property and equipment - net	\$ 85,282	\$	79,740	

Depreciation expense was \$2.0 million and \$5.6 million for the three and nine months ended September 30, 2013, respectively, as compared to \$1.7 million and \$5.2 million during the same periods last year.

5. MERCHANDISE TRUSTS

At September 30, 2013, the Company s merchandise trusts consisted of the following types of assets:

Money Market Funds that invest in low risk short term securities;

Publicly traded mutual funds that invest in underlying debt securities;

Publicly traded mutual funds that invest in underlying equity securities;

Equity investments that are currently paying dividends or distributions. These investments include Real Estate Investment Trusts (REIT s), Master Limited Partnerships and global equity securities;

Fixed maturity debt securities issued by various corporate entities;

Fixed maturity debt securities issued by the U.S. Government and U.S. Government agencies; and

Fixed maturity debt securities issued by U.S. states and local government agencies.

All of these investments are classified as Available for Sale as defined by the Investments in Debt and Equity topic of the ASC. Accordingly, all of the assets are carried at fair value. All of these investments are considered to be either Level 1 or Level 2 assets as defined by the Fair Value Measurements and Disclosures topic of the ASC. See Note 15 for further details. There were no Level 3 assets.

The merchandise trusts are variable interest entities (VIE) for which the Company is the primary beneficiary. The assets held in the merchandise trusts are required to be used to purchase the merchandise to which they relate. If the value of these assets falls below the cost of purchasing such merchandise, the Company may be required to fund this shortfall.

The Company has included \$7.9 million and \$7.6 million of investments held in trust by the West Virginia Funeral Directors Association at September 30, 2013 and December 31, 2012, respectively, in its merchandise trust assets. As required by law, the Company deposits a portion of certain funeral merchandise sales in West Virginia into a trust that is held by the West Virginia Funeral Directors Association. These trusts are recorded at their account value, which approximates their fair value.

The cost and market value associated with the assets held in merchandise trusts at September 30, 2013 and December 31, 2012 were as follows:

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As of September 30, 2013	Cost	Gross Unrealized Gains (in the	Gross Unrealized Losses ousands)	Fair Value
Short-term investments	\$ 42,789	\$	\$	\$ 42,789
Fixed maturities:				
U.S. Government and federal agency				
U.S. State and local government agency				
Corporate debt securities	9,154	94	(171)	9,077
Other debt securities	5,465		(16)	5,449
Total fixed maturities	14,619	94	(187)	14,526
Mutual funds - debt securities	118,600	906	(7,611)	111,895
Mutual funds - equity securities	144,877	11,881	(1,641)	155,117
Equity securities	76,321	3,343	(1,292)	78,372
Other invested assets	4,912		(119)	4,793
Total managed investments	\$ 402,118	\$ 16,224	\$ (10,850)	\$407,492
West Virginia Trust Receivable	7,863			7,863
Total	\$409,981	\$ 16,224	\$ (10,850)	\$415,355
As of December 31, 2012	Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
•		Unrealized Gains (in the	Unrealized Losses ousands)	Value
Short-term investments	Cost \$ 27,890	Unrealized Gains	Unrealized Losses	
Short-term investments Fixed maturities:		Unrealized Gains (in the	Unrealized Losses ousands)	Value
Short-term investments Fixed maturities: U.S. Government and federal agency		Unrealized Gains (in the	Unrealized Losses ousands)	Value
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency	\$ 27,890	Unrealized Gains (in the	Unrealized Losses ousands) \$	Value \$ 27,890
Short-term investments Fixed maturities: U.S. Government and federal agency		Unrealized Gains (in the	Unrealized Losses ousands)	Value
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities	\$ 27,890 8,590 4,320	Unrealized Gains (in the	Unrealized Losses ousands) \$ (41) (3)	Value \$ 27,890 8,714 4,317
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities	\$ 27,890 8,590 4,320 12,910	Unrealized Gains (in the	Unrealized Losses busands) \$ (41) (3) (44)	* 27,890 \$ 27,890 8,714 4,317 13,031
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities	\$ 27,890 8,590 4,320 12,910 105,388	Unrealized Gains (in the \$ 165 165 3,425	Unrealized Losses busands) \$ (41) (3) (44) (892)	Value \$ 27,890 8,714 4,317 13,031 107,921
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities Mutual funds - equity securities	\$ 27,890	Unrealized Gains (in the \$ 165 165 3,425 6,229	Unrealized Losses (41) (3) (44) (892) (6,697)	\$ 27,890 \$ 27,890 8,714 4,317 13,031 107,921 145,070
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities Mutual funds - equity securities Equity securities	\$ 27,890	Unrealized Gains (in the \$ 165 165 3,425 6,229 3,448	Unrealized Losses busands) \$ (41) (3) (44) (892) (6,697) (4,755)	\$ 27,890 \$ 27,890 8,714 4,317 13,031 107,921 145,070 67,407
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities	\$ 27,890	Unrealized Gains (in the \$ 165 165 3,425 6,229	Unrealized Losses (41) (3) (44) (892) (6,697)	\$ 27,890 \$ 27,890 8,714 4,317 13,031 107,921 145,070
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities Mutual funds - equity securities Equity securities	\$ 27,890	Unrealized Gains (in the \$ 165 165 3,425 6,229 3,448	Unrealized Losses busands) \$ (41) (3) (44) (892) (6,697) (4,755)	Value \$ 27,890 8,714 4,317 13,031 107,921 145,070 67,407
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities Mutual funds - equity securities Equity securities Other invested assets	\$ 27,890	Unrealized Gains (in the \$ 165 165 3,425 6,229 3,448 165	Unrealized Losses (41) (3) (44) (892) (6,697) (4,755) (444)	8,714 4,317 13,031 107,921 145,070 67,407 7,097

The contractual maturities of debt securities as of September 30, 2013 were as follows:

As of September 30, 2013	Less than 1 year	5 years	6 years through 10 years ousands)	More than 10 years
U.S. Government and federal agency	\$	\$	\$	\$
U.S. State and local government agency				
Corporate debt securities		3,867	5,210	
Other debt securities	2,150	3,299		
Total fixed maturities	\$ 2,150	\$ 7,166	\$ 5,210	\$

An aging of unrealized losses on the Company s investments in fixed maturities and equity securities at September 30, 2013 and December 31, 2012 is presented below:

	Less than	12 months	12 Mont	hs or more	Total		
As of September 30, 2013	Fair Value	Unrealized Losses	Fair Value (in the	Unrealized Losses ousands)	Fair Value	Unrealized Losses	
Fixed maturities:							
U.S. Government and federal agency	\$	\$	\$	\$	\$	\$	
U.S. State and local government agency							
Corporate debt securities	4,381	135	701	36	5,082	171	
Other debt securities	3,753	12	1,246	4	4,999	16	
Total fixed maturities	8,134	147	1,947	40	10,081	187	
Mutual funds - debt securites	91,057	6,631	6,950	980	98,007	7,611	
Mutual funds - equity securites	31,352	1,257	4,196	384	35,548	1,641	
Equity securities	22,605	1,092	3,303	200	25,908	1,292	
Other invested assets	1,921	119			1,921	119	
Total	\$ 155,069	\$ 9,246	\$ 16,396	\$ 1,604	\$ 171,465	\$ 10,850	

		than 12 onths	12 Mont	hs or more	Te	otal
As of December 31, 2012	Fair Value	Unrealized Losses	Fair Value (in th	Unrealized Losses nousands)	Fair Value	Unrealized Losses
Fixed maturities:						
U.S. Government and federal agency	\$	\$	\$	\$	\$	\$
U.S. State and local government agency						
Corporate debt securities	2,140	20	297	21	2,437	41
Other debt securities	4,317	3			4,317	3
Total fixed maturities	6,457	23	297	21	6,754	44
Mutual funds - debt securites	6,388	463	4,198	429	10,586	892
Mutual funds - equity securites	48,255	5,500	19,655	1,197	67,910	6,697
Equity securities	17,932	1,527	15,538	3,228	33,470	4,755
Other invested assets	2,558	444	·	,	2,558	444
Total	\$81,590	\$ 7,957	\$ 39,688	\$ 4,875	\$121,278	\$ 12,832

A reconciliation of the Company s merchandise trust activities for the nine months ended September 30, 2013 is presented below:

Fair							1	Unrealized	
								Change	
Value at				Capital	Realized			in	Fair
			Interest/	Gain	Gain/			Fair	Value at
12/31/2012Co	ontribution D	istributions I	Dividend ®	istributio	ns Loss	Taxes	Fees	Value	9/30/2013
				(in thousa	ands)				
\$375.973	52,906	(39.081)	12.198		13.581	(2.787)	(2.209)	4.774	\$ 415.355

The Company made net contributions into the trusts of approximately \$13.8 million during the nine months ended September 30, 2013. During the nine months ended September 30, 2013, purchases and sales of securities available for sale included in trust investments were approximately \$399.0 million and \$411.0 million, respectively. Contributions include \$10.3 million of assets that were acquired through acquisitions during the nine months ended September 30, 2013.

Other-Than-Temporary Impairments of Trust Assets

During the three months ended September 30, 2013, the Company determined that there were 3 securities with an aggregate cost basis of approximately \$1.2 million and an aggregate fair value of approximately \$0.9 million, resulting in an impairment of \$0.3 million, wherein such impairment was considered to be other-than-temporary. During the nine months ended September 30, 2013, the Company determined that there were 7 securities with an aggregate cost basis of approximately \$2.6 million and an aggregate fair value of approximately \$1.6 million, resulting in an impairment of \$1.0 million, wherein such impairment was considered to be other-than-temporary. During the nine months ended September 30, 2012, the Company determined that there were six securities with an aggregate cost basis of approximately \$1.6 million and an aggregate fair value of approximately \$0.8 million, resulting in an impairment of \$0.8 million, wherein such impairment was considered to be other-than-temporary. Accordingly, the Company adjusted the cost basis of these assets to their current value and offset this change against deferred revenue. This reduction in deferred revenue will be reflected in earnings in future periods as the underlying merchandise is delivered or the underlying service is performed.

During the three months ended September 30, 2012, the Company determined that there were no other than temporary impairments to the investment portfolio for merchandise trusts.

6. PERPETUAL CARE TRUSTS

At September 30, 2013, the Company s perpetual care trusts consisted of the following types of assets:

Money Market Funds that invest in low risk short term securities;

Publicly traded mutual funds that invest in underlying debt securities;

Publicly traded mutual funds that invest in underlying equity securities;

Equity investments that are currently paying dividends or distributions. These investments include REIT s, Master Limited Partnerships and global equity securities;

Fixed maturity debt securities issued by various corporate entities;

Fixed maturity debt securities issued by the U.S. Government and U.S. Government agencies; and

Fixed maturity debt securities issued by U.S. states and local government agencies.

All of these investments are classified as Available for Sale as defined by the Investments in Debt and Equity topic of the ASC. Accordingly, all of the assets are carried at fair value. All of these investments are considered to be either Level 1 or Level 2 assets as defined by the Fair Value Measurements and Disclosures topic of the ASC. See Note 15

for further details. There were no Level 3 assets.

The cost and market value associated with the assets held in perpetual care trusts at September 30, 2013 and December 31, 2012 were as follows:

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As of September 30, 2013	Cost	Gross Unrealized Gains (in tho	Gross Unrealized Losses usands)	Fair Value
Short-term investments	\$ 13,971	\$	\$	\$ 13,971
Fixed maturities:				
U.S. Government and federal agency	302	73		375
U.S. State and local government agency				
Corporate debt securities	24,258	249	(437)	24,070
Other debt securities	371			371
Total fixed maturities	24,931	322	(437)	24,816
Mutual funds - debt securities	120,560	530	(4,664)	116,426
Mutual funds - equity securities	96,743	14,468		111,211
Equity securities	26,309	9,764	(22)	36,051
Other invested assets	99	192		291
Total	\$ 282,613	\$ 25,276	\$ (5,123)	\$ 302,766
As of December 31, 2012	Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
		Unrealized Gains (in tho	Unrealized Losses usands)	Value
Short-term investments	Cost \$ 21,419	Unrealized Gains	Unrealized Losses	
Short-term investments Fixed maturities:		Unrealized Gains (in tho	Unrealized Losses usands)	Value \$ 21,419
Short-term investments Fixed maturities: U.S. Government and federal agency	\$ 21,419	Unrealized Gains (in thou	Unrealized Losses usands)	Value
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency	\$ 21,419	Unrealized Gains (in thou	Unrealized Losses usands)	Value \$ 21,419
Short-term investments Fixed maturities: U.S. Government and federal agency	\$ 21,419 408	Unrealized Gains (in thous)	Unrealized Losses usands) \$	Value \$ 21,419 512
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities	\$ 21,419 408 22,690	Unrealized Gains (in thous)	Unrealized Losses usands) \$	Value \$ 21,419 512 23,291
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities	\$ 21,419 408 22,690 371	Unrealized Gains (in thous) \$ 104	Unrealized Losses usands) \$ (101)	Value \$ 21,419 512 23,291 371
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities	\$ 21,419 408 22,690 371 23,469	Unrealized Gains (in thous) \$ 104 702	Unrealized Losses usands) \$ (101)	Value \$ 21,419 512 23,291 371 24,174
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities	\$ 21,419 408 22,690 371 23,469 103,909	Unrealized Gains (in thous) \$ 104 702 806 3,429	Unrealized Losses usands) \$ (101) (101) (150)	Value \$ 21,419 512 23,291 371 24,174 107,188
Short-term investments Fixed maturities: U.S. Government and federal agency U.S. State and local government agency Corporate debt securities Other debt securities Total fixed maturities Mutual funds - debt securities Mutual funds - equity securities	\$ 21,419 408 22,690 371 23,469 103,909 94,239	Unrealized Gains (in thous) \$ 104 702 806 3,429 5,222	Unrealized Losses usands) \$ (101) (150) (249)	Value \$ 21,419 512 23,291 371 24,174 107,188 99,212

The contractual maturities of debt securities as of September 30, 2013 were as follows:

	Less than	1 year through	6 years through	More than
	1			10
As of September 30, 2013	year	5 years	10 years	years

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		(in the	ousand	ds)	
U.S. Government and federal agency	\$ 254	\$ 121	\$		\$
U.S. State and local government agency					
Corporate debt securities	153	10,162		13,755	
Other debt securities	371				
Total fixed maturities	\$778	\$ 10,283	\$	13,755	\$

An aging of unrealized losses on the Company s investments in fixed maturities and equity securities at September 30, 2013 and December 31, 2012 held in perpetual care trusts is presented below:

			12 Mo	onths or		
	Less than	12 months	m	ore	To	otal
As of September 30, 2013	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses
,				ousands)		
Fixed maturities:						
U.S. Government and federal agency	\$	\$	\$	\$	\$	\$
U.S. State and local government agency						
Corporate debt securities	11,142	342	1,910	95	13,052	437
Other debt securities						
Total fixed maturities	11,142	342	1,910	95	13,052	437
Mutual funds - debt securites	97,340	3,869	15,542	795	112,882	4,664
Mutual funds - equity securites						
Equity securities	1,011	22			1,011	22
Other invested assets						
Total	\$ 109,493	\$ 4,233	\$ 17,452	\$ 890	\$ 126,945	\$ 5,123

	Less than	12 months		onths or ore	Te	otal
As of December 31, 2012	Fair Value	Unrealized Losses	Fair Value (in the	Unrealized Losses ousands)	Fair Value	Unrealized Losses
Fixed maturities:						
U.S. Government and federal agency	\$	\$	\$	\$	\$	\$
U.S. State and local government agency						
Corporate debt securities	4,630	48	711	53	5,341	101
Other debt securities						
Total fixed maturities	4,630	48	711	53	5,341	101
Mutual funds - debt securites	859	35	870	115	1,729	150
Mutual funds - equity securites	34,805	249			34,805	249
Equity securities	4,269	238	545	217	4,814	455
Other invested assets					•	
Total	\$ 44,563	\$ 570	\$ 2,126	\$ 385	\$ 46,689	\$ 955

A reconciliation of the Company s perpetual care trust activities for the nine months ended September 30, 2013 is presented below:

Fair		Capital	Realized	Unrealized	Fair
Value at	Interest/	Gain	Gain/		Value at

							Change in	
12/31/2012C	ontribution D	istributions l		ributions Loss thousands)	Taxes	Fees	Fair Value	9/30/2013
\$282,313	12,565	(9,428)	11,060	3,773	(647)	(1,656)	4,786	\$ 302,766

The Company made net contributions into the trusts of approximately \$3.1 million during the nine months ended September 30, 2013. During the nine months ended September 30, 2013, purchases and sales of securities available for sale included in trust investments were approximately \$95.9 million and \$95.1 million, respectively. Contributions include \$5.9 million of assets that were acquired through acquisitions during the nine months ended September 30, 2013.

Other-Than-Temporary Impairments of Trust Assets

During the three and nine months ended September 30, 2013 and 2012, the Company determined that there were no other than temporary impairments to the investment portfolio in the perpetual care trusts.

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7. GOODWILL AND INTANGIBLE ASSETS Goodwill

Goodwill represents the excess of the purchase price over the fair value of identifiable net assets acquired in acquisitions.

A rollforward of goodwill by reportable segment is as follows:

	Southeast	Cemeteries Northeast	West in thousand	Funeral Homes ls)	Total
Balance as of December 31, 2012 Goodwill acquired from acquisitions during the nine months ended September 30, 2013	\$6,174	\$	\$11,948	\$ 24,270	\$ 42,392 5,178
Balance as of September 30, 2013	\$ 6,174	\$	\$11,948	\$ 29,448	\$47,570

Other Acquired Intangible Assets

The Company has other acquired intangible assets, most of which have been recognized as a result of acquisitions and long-term operating agreements. These amounts are included within other assets on the unaudited condensed consolidated balance sheet. All of the intangible assets are subject to amortization. The major classes of intangible assets are as follows:

			As of					As of		
		Septe	mber 30, 2	013		December 31, 2012				
	Gross Carryi	n g cc	umulated	Net :	Intangib K	ross Carryi	n g cc	umulated N	Net 1	ntangible
	Amount	Amo	Amortization		Asset	Amount Amortizat		Amortization		Asset
					(in thou	ısands)				
Amortized intangible assets:										
Underlying contract value	\$ 6,239	\$	(624)	\$	5,615	\$ 6,239	\$	(555)	\$	5,684
Non-compete agreements	7,950		(3,668)		4,282	6,023		(2,553)		3,470
Other intangible assets	269		(93)		176	269		(81)		188
Total intangible assets	\$ 14,458	\$	(4,385)	\$	10,073	\$12,531	\$	(3,189)	\$	9,342

The increase in non-compete agreements was the result of an acquisition consummated in the first quarter of 2013. The fair value was determined by comparing the discounted cash flows of the acquired business with and without competition as of the date of acquisition. See Note 13 for further details.

8. LONG-TERM DEBT

The Company had the following outstanding debt:

	As of				
	September 30, 2013	Dec	ember 31, 2012		
	(in tho	usan	ds)		
7.875% Senior Notes, due 2021	\$ 175,000	\$			
10.25% Senior Notes, due 2017			150,000		
Revolving Credit Facility, due January 2017	99,502		101,700		
Notes payable - acquisition debt	4,159		1,465		
Notes payable - acquisition non-competes	4,364		3,830		
Insurance and vehicle financing	2,552		1,298		
Total	285,577		258,293		
Less current portion	6,550		2,175		
Less unamortized bond and note payable discounts	4,485		3,344		
Long-term portion	\$ 274,542	\$	252,774		

This note includes a summary of material terms of the Company s senior notes and credit facility. For a more detailed description of the Company s long-term debt agreements, see the Company s 2012 Form 10-K. The increase in notes payable acquisition debt and acquisition non-competes was the result of acquisitions consummated in the first quarter of 2013. See Note 13 for further details.

7.875% Senior Notes due 2021

On May 28, 2013, the Company issued \$175.0 million aggregate principal amount of 7.875% Senior Notes due 2021 (the Senior Notes). The Company pays 7.875% interest per annum on the principal amount of the Senior Notes, payable in cash semi-annually in arrears on June 1 and December 1 of each year, commencing on December 1, 2013. The net proceeds from the offering were used to retire 10.25% Senior Notes due 2017 and the remaining proceeds were used for general corporate purposes. The Senior Notes were issued at 97.832% of par resulting in gross proceeds of \$171.2 million with an original issue discount of approximately \$3.8 million. The Company incurred debt issuance costs and fees of approximately \$4.2 million. These costs and fees are deferred and will be amortized over the life of these notes. Based on trades made at the end of the quarter, the Company has estimated the fair value of its Senior Notes to be in excess of par and trading at a premium of 2.31%, which would imply a fair value of \$179.0 million at September 30, 2013. This valuation is based on level 2 inputs as defined in Note 15. As of September 30, 2013, the Company was in compliance with all applicable covenants of the Senior Notes.

10.25% Senior Notes due 2017

Prior to their retirement in the second quarter of 2013, the Company had outstanding a \$150.0 million aggregate principal amount of 10.25% Senior Notes due 2017 (the Prior Senior Notes), with an original issue discount of approximately \$4.0 million. The Company paid 10.25% interest per annum on the principal amount of the Prior Senior Notes, payable in cash semi-annually in arrears on June 1 and December 1 of each year. The Prior Senior Notes were due to mature on December 1, 2017. In the second quarter of 2013, the Company retired the notes using the proceeds from the Senior Notes offering described above. The Company made a tender offer to repurchase the Prior Senior Notes and paid \$14.9 million to retire the Prior Senior Notes inclusive of the tender premium and accrued interest from the date of repurchase through December 1, 2013, the first redemption date for the Prior Senior Notes. In addition the Company incurred expenses of \$6.7 million related to the refinancing event inclusive of \$2.6 million of unamortized original issue discount and \$4.1 million of unamortized capitalized debt issue costs related to the Prior Senior Notes.

Credit Facility

On January 19, 2012, the Company entered into the Third Amended and Restated Credit Agreement (the Credit Agreement). The terms of the Credit Agreement are substantially the same as the terms of the Second Amended and Restated Credit Agreement, as amended. Capitalized terms which are not defined in the following description shall have the meaning assigned to such terms in the Credit Agreement.

On February 19, 2013, the Company entered into the First Amendment to the Credit Agreement, which increased the total availability under the Revolving Credit Facility (the Credit Facility) by \$10.0 million to \$140.0 million (the Credit Facility) of which \$99.5 million was outstanding at September 30, 2013. The Credit Facility may be used to finance working capital requirements, Permitted Acquisitions and Capital Expenditures. The maturity date of the Credit Facility is January 19, 2017.

On May 8, 2013, the Company entered into the Second Amendment to the Credit Agreement, which allowed the Company to incur additional indebtedness to be evidenced by the 2021 Senior Notes, to enter into the related

indenture and to use the proceeds of the Senior Notes offering, in part, to fund the retirement of the Prior Senior Notes.

On June 18, 2013, the Company entered into the Third Amendment to the Credit Agreement. The Third Amendment amended certain financial covenants under the Credit Agreement as follows:

- (i) for any most recently completed four fiscal quarters, consolidated EBITDA shall not be less than the sum of \$57,822,000 plus 80% of the aggregate of all consolidated EBITDA for each Permitted Acquisition completed after March 31, 2013; and
- (ii) for the periods set forth below, Maximum Consolidated Leverage Ratio shall not be greater than as set forth below, subject to the Borrowers option to temporarily increase the Consolidated Leverage Ratio in connection with a Significant Permitted Acquisition Transaction as described below:

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Measurement Period Ending	Maximum Consolidated Leverage Ratio
June 30, 2013 through December 31, 2013	4.000 to 1.0
March 31, 2014	3.875 to 1.0
June 30, 2014 and thereafter	3.750 to 1.0

The Third Amendment also increased the ranges of the Applicable Rates to 3.00%, 4.00%, and .800% for Base Rate loans, Eurodollar Rate Loans and Letter of Credit Fees, and Commitment Fees, respectively, when the Consolidated Leverage Ratio is greater than or equal to 3.75 to 1.0.

The Third Amendment also increased the amount of aggregate consideration that the Company may pay for a Permitted Acquisition after March 31, 2014, without Required Lender approval, to \$10.0 million on an individual basis and \$50.0 million when aggregated with the total Aggregate Consideration paid by or on behalf of the Company for all other Permitted Acquisitions which closed within the immediately preceding 365 days.

The Third Amendment added a defined term for Significant Permitted Acquisition Transaction to describe a Permitted Acquisition in which the Aggregate Consideration exceeds \$35.0 million when aggregated with the total Aggregate Consideration for all other Permitted Acquisitions which closed within the immediately preceding 180 days. In the case of a Significant Permitted Acquisition Transaction, the Third Amendment permits the Borrowers, subject to certain limitations, to temporarily increase the Consolidated Leverage Ratio to 4.00 to 1.0 for one or more the four immediately succeeding covenant measurement periods.

In addition, the Third Amendment includes certain conforming changes to reflect the issuance of the Senior Notes.

At September 30, 2013, amounts outstanding under the Credit Facility bore interest at rates between 3.5% and 4.0%. Amounts borrowed may be either Base Rate Loans or Eurodollar Rate Loans and amounts repaid or prepaid during the term may be reborrowed. Depending on the type of loan, borrowings bear interest at the Base Rate or Eurodollar Rate, plus applicable margins ranging from 1.25% to 3.00% and 2.25% to 4.00%, respectively, depending on the Company s Consolidated Leverage Ratio. The Base Rate is the highest of the Prime Rate, the Federal Funds Rate plus 0.50%, or the Eurodollar Rate plus 1.0%. The Eurodollar rate is the British Bankers Association LIBOR Rate. Amounts outstanding under the Credit Facility approximate their fair value.

The Credit Agreement requires the Company to pay an unused Commitment Fee, which is calculated based on the amount by which the commitments under the Credit Agreement exceed the usage of such commitments. The Commitment Fee Rate ranges from 0.375% to 0.800% depending on the Company s Consolidated Leverage Ratio.

The Credit Agreement contains restrictive covenants that, among other things, prohibit distributions upon defined events of default, restrict investments and sales of assets and require the Company to maintain certain financial covenants, including specified financial ratios. A material decrease in revenues could cause the Company to breach certain of its financial covenants. Any such breach could allow the Lenders to accelerate the Company s debt which would have a material adverse effect on the Company s business, financial condition or results of operations. The Company s covenants include a Consolidated Leverage Ratio and a Consolidated Debt Service Coverage Ratio. As of September 30, 2013, the Company was in compliance with all applicable financial covenants.

9. INCOME TAXES

As of September 30, 2013, the Company s taxable corporate subsidiaries had federal net operating loss carryforwards of approximately \$163.6 million, which will begin to expire in 2019 and \$201.8 million in state net operating losses, a portion of which expires annually.

The Partnership is not a taxable entity for federal and state income tax purposes; rather, the Partnership s tax attributes (except those of its corporate subsidiaries) are to be included in the individual tax returns of its partners. Neither the Partnership s financial reporting income, nor the cash distributions to unit-holders, can be used as a substitute for the detailed tax calculations that the Partnership must perform annually for its partners. Net income from the Partnership is not treated as passive income for federal income tax purposes. As a result, partners subject to the passive activity loss rules are not permitted to offset income from the Partnership with passive losses from other sources.

The Partnership s corporate subsidiaries account for their income taxes under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis and operating loss and tax credit carryforwards.

Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

The provision for income taxes for the three and nine months ended September 30, 2013 and 2012 is based upon the estimated annual effective tax rates expected to be applicable to the Company for 2013 and 2012, respectively. The Company s effective tax rate differs from its statutory tax rate primarily because the Company s legal entity structure includes different tax filing entities, including a significant number of partnerships that are not subject to paying tax.

The Internal Revenue Service (IRS) audited the Company s federal income tax return for the year ended December 31, 2010. The scope of this audit included an audit of the Company s qualifying income. In order to be treated as a partnership for federal income tax purposes, at least 90% of the Company s gross income must be qualifying income. The IRS concluded its audit and notified the Company on April 11, 2013 that it was not proposing any adjustments to the return as filed.

The Company is not currently under examination by any federal or state jurisdictions. The federal statute of limitations and certain state statutes of limitations are open from 2009 forward. Management believes that the accrual for tax liabilities is adequate for all open years. This assessment relies on estimates and assumptions and may involve a series of complex judgments about future events. On the basis of present information, it is the opinion of the Company s management that there are no pending assessments that will result in a material effect on the Company s consolidated financial statements over the next twelve months.

10. DEFERRED CEMETERY REVENUES, NET

At September 30, 2013 and December 31, 2012, deferred cemetery revenues, net, consisted of the following:

	As of					
	September 30,	Dec	ember 31,			
	2013		2012			
	(in tho	usan	ds)			
Deferred cemetery revenue	\$ 389,776	\$	346,621			
Deferred merchandise trust revenue	82,002		65,728			
Deferred merchandise trust unrealized gains	5,374		600			
Deferred pre-acquisition margin	133,583		132,221			
Deferred cost of goods sold	(52,762)		(47,309)			
Deferred cemetery revenues, net	\$ 557,973	\$	497,861			
Deferred selling and obtaining costs	\$ 85,201	\$	76,317			

Deferred selling and obtaining costs are carried as an asset on the unaudited condensed consolidated balance sheet in accordance with the Financial Services Insurance topic of the ASC.

11. COMMITMENTS AND CONTINGENCIES

Legal

The Company is party to legal proceedings in the ordinary course of its business but does not expect the outcome of any proceedings, individually or in the aggregate, to have a material effect on the Company s financial position, results of operations or liquidity.

Leases

At September 30, 2013, the Company was committed to operating lease payments for premises, automobiles and office equipment under various operating leases with initial terms ranging from one to ten years and options to renew at varying terms. Expenses under operating leases were \$0.7 million and \$2.0 million for the three and nine months ended September 30, 2013, respectively, and \$0.6 million and \$1.9 million for the three and nine months ended September 30, 2012, respectively.

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At September 30, 2013, operating leases will result in future payments in the following approximate amounts from January 1, 2014 and beyond:

	(in thousands)
2014	\$ 1,608
2015	1,048
2016	936
2017	891
2018	875
Thereafter	1,927
Total	\$ 7,285

12. PARTNERS CAPITAL

Unit-Based Compensation

The Company has issued to certain key employees and management unit-based compensation in the form of unit appreciation rights and phantom partnership units.

Compensation expense recognized related to unit appreciation rights and restricted phantom unit awards for the three and nine months ended September 30, 2013 and 2012 are summarized in the table below:

	Three months ended September 30,					Nine months endo September 30,		
	2	2013		2012		2013	2012	
	(in thousands)				(in thousands)			
Unit appreciation rights	\$	137	\$	133	\$	416	\$ 381	
Restricted phantom units		211		83		622	244	
Total unit-based compensation expense	\$	348	\$	216	\$	1,038	\$ 625	

As of September 30, 2013, there was approximately \$0.3 million in non-vested unit appreciation rights expense outstanding. These unit appreciation rights will be expensed through the first half of 2017.

The diluted weighted average number of limited partners units outstanding presented on the unaudited condensed consolidated statement of operations does not include 306,723 units and 318,134 units for the three and nine months ended September 30, 2013, respectively, as their effects would be anti-dilutive.

Other Unit Issuances

On February 19, 2013, the Company issued 159,635 units in connection with an acquisition. On June 21, 2013 and 2012, the Company issued 4,923 units and 9,853 units, respectively, in connection with an acquisition consummated

in the second quarter of 2010. On June 6, 2012, the Company issued 13,720 units in connection with an acquisition consummated in the second quarter of 2012. On July 31, 2012, the Company issued 128,299 units in connection with an acquisition consummated in the third quarter of 2012. See Note 13.

On March 26, 2013, the Company completed a follow-on public offering of 1,610,000 common units at a price of \$25.35 per unit. Net proceeds of the offering, after deducting underwriting discounts and offering expenses, were approximately \$38.4 million. The proceeds from the offering were used to pay off debt on the Credit Facility.

13. ACQUISITIONS First Quarter 2013 Acquisition

On February 19, 2013, StoneMor Florida Subsidiary LLC, a subsidiary of the Company, (the Buyer) entered into an Asset Purchase and Sale Agreement (the Seawinds Agreement) with several Florida limited liability companies and one individual (collectively the Seller). Pursuant to the Agreement, the Buyer acquired six funeral homes in Florida, including certain related assets, and assumed certain related liabilities.

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In consideration for the net assets acquired, the Buyer paid the Seller \$9.1 million in cash and issued 159,635 common units, which equates to approximately \$3.6 million worth of common units under the terms of the Seawinds Agreement. The Buyer also issued an unsecured promissory note in the amount of \$3.0 million that is payable on February 19, 2014 and bears interest at 5.0%. In addition, the Buyer will also pay an aggregate amount of \$1.2 million in six equal annual installments commencing on February 19, 2014 in exchange for a non-compete agreement with the Seller. The non-compete agreement will be amortized over the 6 year term of the agreement.

The table below reflects the Company s preliminary assessment of the fair value of net assets acquired. The resulting goodwill is recorded in the Company s Funeral Homes operating segment. These amounts may be retrospectively adjusted as additional information is received.

	Ass	liminary essment nousands)
Assets:		
Accounts receivable	\$	995
Property and equipment		8,315
Merchandise trusts, restricted, at fair value		4,853
Non-compete agreements		1,927
Total assets		16,090
Liabilities:		
Deferred margin		2,419
Merchandise liabilities		2,233
Total liabilities		4,652
Fair value of net assets acquired		11,438
Consideration paid - cash		9,100
Consideration paid - units		3,592
Fair value of note payable		3,000
Fair value of debt assumed for non-compete agreements		924
Total consideration paid		16,616
Goodwill from purchase	\$	5,178

Third Ouarter 2013 Acquisition

On August 1, 2013, certain subsidiaries of the Company (collectively the Buyer) entered into an Asset Purchase and Sale Agreement with Carriage Cemetery Services, Inc. (the Seller). Pursuant to the Agreement, the Buyer acquired 1 cemetery in Virginia, including certain related assets, and assumed certain related liabilities. In consideration for the net assets acquired, the Buyer paid the Seller \$5.0 million in cash.

The table below reflects the Company s preliminary assessment of the fair value of net assets acquired and the resulting gain on bargain purchase. These amounts may be retrospectively adjusted as additional information is received.

	Asse	iminary essment ousands)
Assets:		
Accounts receivable	\$	525
Cemetery property		3,900
Property and equipment		1,047
Merchandise trusts, restricted, at fair value		5,461
Perpetual care trusts, restricted, at fair value		5,888
Total assets		16,821
Liabilities:		
Merchandise liabilities		1,252
Deferred margin		1,356
Perpetual care trust corpus		5,888
Other liabilities		94
Deferred tax liability		701
Total liabilities		9,291
Fair value of net assets acquired		7,530
Consideration paid		5,000
Gain on bargain purchase	\$	2,530

First Quarter 2012 Acquisition

In the second quarter of 2009, the Company entered into a long-term operating agreement (the Operating Agreement) with Kingwood Memorial Park Association (Kingwood) wherein the Company became the exclusive operator of the cemetery. At that time, the Operating Agreement did not qualify as an acquisition for accounting purposes. However, the existing merchandise and perpetual care trusts were consolidated as variable interest entities. In addition, merchandise and other liabilities assumed by the Company were also recorded as of the initial contract date. The consideration paid for this transaction, including cash and an assumed liability, exceeded the net assets recorded as of the initial contract date and an intangible asset was recorded for this amount.

In January of 2012, the Company entered into an amended and restated operating agreement (the Amended Operating Agreement), that supersedes the Operating Agreement. The Amended Operating Agreement has a term of 40 years and the Company remains the exclusive operator of the cemetery. As consideration for entering into the Amended Operating Agreement, the Company paid \$1.7 million in cash and was relieved of a note payable to Kingwood. In addition, the prior trustees of Kingwood have resigned in favor of new trustees appointed by the Company. As a result of the changes in the Amended Operating Agreement, for accounting purposes, the Company has gained control of Kingwood, and acquisition accounting is now applicable.

The table below reflects the Company s final assessment of the fair value of net assets acquired, the elimination of debt and other assets, and the purchase price, which results in the recognition of goodwill recorded in the Company s Cemetery Operations Southeast segment.

	Ass	Final essment nousands)
Net assets acquired:		
Accounts receivable	\$	66
Cemetery property		3,001
Property and equipment		102
Total net assets acquired		3,169
Assets and liabilities divested:		
Note payable to Kingwood		519
Intangible asset representing underlying contract value		(2,236)
Fair value of net assets acquired and divested		1,452
Consideration paid		1,652
Goodwill from purchase	\$	200

Second Quarter 2012 Acquisitions

On April 10, 2012, certain subsidiaries of the Company (collectively the Buyer) entered into a Stock Purchase Agreement with several individuals (collectively the Seller) to purchase all of the stock of Bronswood Cemetery, Inc., an Illinois Corporation. Through the purchase, the Buyer acquired one cemetery in Illinois, including certain related assets, and assumed certain related liabilities. In consideration for the net assets acquired, the Buyer paid the Seller \$0.9 million in cash.

The table below reflects the Company s final assessment of the fair value of net assets acquired, the purchase price and the resulting gain on bargain purchase.

	Final Assessment (in thousands)
Assets:	
Accounts receivable	\$ 72
Cemetery property	842
Property and equipment	518
Perpetual care trusts, restricted, at fair value	2,780
Non-compete agreements	12
Total assets	4,224
Liabilities:	
Perpetual care trust corpus	2,780
Other liabilities	24

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Deferred tax liability	374
Total liabilities	3,178
Fair value of net assets acquired	1,046
Consideration paid	924
Gain on bargain purchase	\$ 122

In addition, on June 6, 2012, certain subsidiaries of the Company (collectively the Buyer) entered into a Purchase Agreement with several individuals and Lodi Funeral Home, Inc. (collectively the Seller) to purchase certain assets and assume certain liabilities of Lodi Funeral Home, Inc., a California corporation and all of the stock of Lodi All Faiths Cremation, a California corporation. Through the purchase, the Buyer acquired two funeral homes in California including certain related assets, and assumed certain related liabilities. As part of the agreement, the building and underlying real estate of Lodi Funeral Home, Inc. is being leased from the Seller. The lease agreement is a ten year agreement that contains one five year renewal term at the Buyer's election. In addition, at the end of the original lease or renewal term, the Buyer can elect to purchase the property for fair value less 10% of any rental amounts previously paid under the lease agreement. The Buyer also has a right of first refusal related to any potential sale of the property occurring during the lease term.

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In consideration for the net assets acquired, the Buyer paid the Seller \$0.85 million in cash and issued 13,720 units, which equates to \$0.35 million worth of units. The Buyer will also pay an aggregate amount of \$0.6 million in equal quarterly installments commencing on January 2, 2013 in exchange for non-compete agreements with the Seller.

The table below reflects the Company s final assessment of the fair value of net assets acquired. The resulting goodwill is recorded in the Company s Funeral Homes operating segment.

	Asse	Final essment ousands)
Assets:		
Property and equipment	\$	48
Merchandise trusts, restricted, at fair value		105
Underlying lease value		64
Non-compete agreements		40
Total assets		257
Liabilities:		
Merchandise liabilities		105
Total liabilities		105
Fair value of net assets acquired		152
Consideration paid - cash		850
Consideration paid - units		350
Fair value of debt assumed for non-compete agreements		544
Total consideration paid		1,744
Goodwill from purchase	\$	1,592

Third Quarter 2012 Acquisitions

On July 2, 2012, certain subsidiaries of the Company (collectively the Buyer) entered into an Asset Purchase and Sale Agreement (the Farnstrom Agreement) with Farnstrom Mortuary, LLC and Farnstrom Properties, LLC, both Oregon limited liability companies, Farnstrom Family, Inc. and Care Cremation Society, Inc., both Oregon corporations and two individuals (collectively the Seller). Pursuant to the Agreement, the Buyer acquired five funeral homes in Oregon, including certain related assets, and assumed certain related liabilities. In consideration for the net assets acquired, the Buyer paid the Seller \$2.3 million in cash. The Buyer will also pay an aggregate amount of \$0.3 million in equal quarterly installments commencing on July 2, 2012 in exchange for non-compete agreements with the Seller.

The table below reflects the Company s final assessment of the fair value of net assets acquired. The resulting goodwill is recorded in the Company s Funeral Homes operating segment.

	Ass	Final essment lousands)
Assets:		
Property and equipment	\$	1,296
Non-compete agreements		170
Total assets		1,466
Total liabilities		
Fair value of net assets acquired		1,466
Consideration paid - cash		2,300
Fair value of debt assumed for non-compete agreements		274
•		
Total consideration paid		2,574
•		
Goodwill from purchase	\$	1,108

In addition, on July 31, 2012, certain subsidiaries of the Company (collectively the Buyer) entered into an Asset Purchase and Sale Agreement (the Lohman Agreement) with certain Florida corporations, limited liability companies and four individuals (collectively the Seller). Pursuant to the Agreement, the Buyer acquired nine funeral homes and four cemeteries in Florida, including certain related assets, and assumed certain related liabilities.

In consideration for the net assets acquired, the Buyer paid the Seller \$20.0 million in cash and issued 128,299 units, which equates to \$3.5 million worth of units. The Buyer will also pay an aggregate amount of \$1.5 million in five equal annual installments commencing on August 1, 2013 in exchange for a consulting and non-compete agreement with the Seller.

The table below reflects the Company s final assessment of the fair value of net assets acquired. The resulting goodwill is recorded in both the Company s Cemetery Operations Southeast segment and Funeral Homes operating segment.

	Final Assessment (in thousands)
Assets:	
Accounts receivable	\$ 1,005
Cemetery property	6,100
Property and equipment	5,864
Merchandise trusts, restricted, at fair value	11,884
Perpetual care trusts, restricted, at fair value	2,232
Other assets	122
Non-compete agreements	1,777
Total assets	28,984

Liabilities:	
Deferred margin	3,746
Merchandise liabilities	3,458
Perpetual care trust corpus	2,232
Total liabilities	9,436
Fair value of net assets acquired	19,548
·	
Consideration paid - cash	20,000
Consideration paid - units	3,500
Fair value of debt assumed for non-compete agreements	1,230
Total consideration paid	24,730
Goodwill from purchase	\$ 5,182

If the acquisitions from 2013 and 2012 had been consummated on January 1, 2012, on a pro forma basis, for the three and nine months ended September 30, 2013 and 2012, consolidated revenues, consolidated net income (loss) and net income (loss) per limited partner unit (basic and diluted) would have been as follows:

		Three i end Septem	led		Nine months ended September 30,						
	20	013	2	012	2	2013	2	2012			
		(in thou	ısand	(\mathbf{s})	(in thousands)						
Revenue	\$6	1,585	\$ 6.	3,891	\$ 13	84,497	\$ 1	91,463			
Net income (loss)	(4	4,037)		1,000	(18,105)		2,848			
Net income (loss) per limited partner unit (basic and											
diluted)	\$	(.19)	\$.05	\$	(.85)	\$.14			

These pro forma results are unaudited and have been prepared for comparative purposes only and include certain adjustments such as increased interest on the acquisition of debt and recognition of gains on acquisitions occurring during 2013 in 2012 rather than in the current period. They do not purport to be indicative of the results of operations which actually would have resulted had the combination been in effect on January 1, 2012 or of future results of operations of the locations. The Company s first quarter 2012 acquisition relates to the Amended Operating Agreement as noted above. Therefore, the results of operations for this property have been included in the Company s results since 2009.

Since their respective dates of acquisition, the properties acquired in 2013 have contributed \$1.3 million and \$2.8 million of revenue and \$0.2 million and \$0.5 million of operating profit for the three and nine months ended September 30, 2013, respectively. The properties acquired in the first three quarters of 2012 have contributed \$2.5 million and \$7.1 million of revenue for the three and nine months ended September 30, 2013, respectively, and \$0.1 million of operating profit for both the three and nine months ended September 30, 2013.

First Quarter 2012 Contract Termination

During the third quarter of 2010, certain subsidiaries of the Company entered into a long-term operating agreement (the Operating Agreement) with the Archdiocese of Detroit (the Archdiocese) wherein the Company became the exclusive operator of certain cemeteries in Michigan owned by the Archdiocese. The Operating Agreement did not qualify as an acquisition for accounting purposes. However, the existing merchandise trust had been consolidated as a variable interest entity as the Company controlled and directly benefited from the operations of the merchandise trust. In addition, liabilities assumed were also recorded as of the contract date. As no consideration was paid in this transaction, the Company had recorded a deferred gain of approximately \$3.1 million within deferred cemetery revenues, net, which represented the excess of the value of the merchandise trust over the liabilities assumed.

Effective March 31, 2012, the Company and the Archdiocese agreed to terminate the Operating Agreement. As of the termination date, the Company no longer operated these properties. All activity occurring after March 31, 2012 is the responsibility of the Archdiocese and the Company has no remaining obligation to fulfill any merchandise liabilities or responsibility to perform any obligations of the properties.

The Company received payments of approximately \$2.0 million from the Archdiocese as a result of the termination. Consequently, the Company recognized a gain of \$1.7 million during the nine months ended September 30, 2012, which is the amount by which the payments from the Archdiocese exceeded the value of the net assets transferred to

the Archdiocese.

First and Second Quarter 2013 Settlement

During the nine months ended September 30, 2013 the Company recovered \$18.4 million, net of legal fees, costs, and contractual obligations related to the settlement of claims from locations that the Company acquired in 2010 and 2011. Of this amount \$6.5 million was contributed directly to the related perpetual care and merchandise trusts on the Company s behalf. \$3.4 million of these direct payments represent a gain on settlement agreement on the unaudited condensed consolidated statement of operations due to an increase in the merchandise trusts not previously accrued for in purchase accounting.

The Company received \$11.9 million in cash proceeds from the settlement. Of this amount, \$1.7 million and \$1.3 million are for the reimbursement of legal fees and are recorded as recoveries to corporate overhead and acquisition related costs, respectively. The remaining proceeds were recorded as a gain on settlement agreement on the unaudited condensed consolidated statement of operations. The total gain on settlement for the nine months ended September 30, 2013 was \$12.3 million.

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Third Quarter 2013 Agreements with the Archdiocese of Philadelphia

On September 26, 2013, StoneMor Operating, LLC (Operating Company), StoneMor Pennsylvania LLC (StoneMor Pennsylvania) and StoneMor Pennsylvania Subsidiary LLC (Subsidiary and together with the Operating Company and StoneMor Pennsylvania, Tenant), each of which is a direct or indirect subsidiary of StoneMor Partners L.P. (StoneMor), and the Archdiocese of Philadelphia, an archdiocese governed by Canon Law of the Roman Catholic Church (Landlord) entered into a Lease Agreement (the Lease) and a Management Agreement (the Management Agreement), pursuant to which Tenant will operate 13 cemeteries in Pennsylvania. StoneMor joined the Lease and the Management Agreement as a guarantor of all Tenant is obligations under this operating arrangement.

Subject to certain closing conditions described below, Landlord agreed to lease to Tenant eight cemetery sites in the Philadelphia area. The Lease granted Tenant a sole and exclusive license (the License) to maintain and construct improvements in the operation of the cemeteries and to sell burial rights and all related merchandise and services, subject to the terms and conditions of the Lease. The Management Agreement enabled Tenant, subject to certain closing conditions set forth in the Lease, to serve as the exclusive operator of the remaining five cemeteries.

The term of the Lease and the Management Agreement shall commence (the Commencement Date) after the satisfaction or waiver of the Tenant s and Landlord s Pre-Commencement Conditions, as such term is defined below, and shall expire on the last day of the month on which the 60th anniversary of the Commencement Date occurs, subject to earlier termination as provided in the Lease (such date, the Termination Date). The Lease may be terminated pursuant to the terms of the Lease, including, but not limited to, by notice of termination given by Landlord to Tenant at any time during Lease year 11 (a Lease Year 11 Termination) or by either party due to the default or bankruptcy of the other party in accordance with the termination provisions of the Lease. If the Lease is terminated by Landlord or Tenant pursuant to the terms of the Lease, the Management Agreement will also be terminated. The term of the License shall commence on the Commencement Date and shall expire upon the Termination Date, at which time Tenant s rights under the License shall revert to Landlord.

Tenant shall pay to Landlord an up-front rental payment of \$53.0 million (the Up-Front Rent) on the Commencement Date. Tenant shall also pay to Landlord aggregate fixed rent of \$36.0 million (the Fixed Rent) for the Cemeteries in the following amounts:

Lease Years 1-5	None
Lease Years 6-20	\$1,000,000 per Lease Year
Lease Years 21-25	\$1,200,000 per Lease Year
Lease Years 26- 35	\$1,500,000 per Lease Year
Lease Years 36-60	None

The Fixed Rent for Lease Years 6 through 11 (the Deferred Fixed Rent) shall be deferred. If Landlord terminates the Lease pursuant to a Lease Year 11 Termination or Tenant terminates the Lease as a result of a Landlord s default prior to the end of Lease Year 11 (collectively, a Covered Termination), the Deferred Fixed Rent shall be forfeited by Landlord and shall be retained by Tenant. If the Lease is not terminated by a Covered Termination, the Deferred Fixed Rent shall become due and payable 30 days after the end of Lease Year 11.

If Landlord terminates the Lease pursuant to a Lease Year 11 Termination, Landlord must repay to Tenant all \$53.0 million of the Up-Front Rent. If the Lease is terminated for cause at any time, Landlord must repay to Tenant the unamortized portion of the Up-Front Rent: (i) based on a 60 year amortization schedule if terminated by Tenant due to Landlord s default and (ii) based on a 30 year amortization schedule if terminated by Landlord due to Tenant s default.

Each of Tenant and Landlord shall have the right to terminate the Lease after December 31, 2013 (the Pre-Commencement Expiration Date) and prior to the Commencement Date if certain conditions are not satisfied. These conditions include, but are not limited to, the Tenant s obtaining of financing for the Up-Front Rent and the Landlord s obtaining of internal Archdiocesan approvals for the agreement and approval from the Orphans Division of the Court of Common Pleas of Philadelphia County.

If Orphans Court approval has not been received by the Pre-Commencement Expiration Date (other than due to receipt of an adverse decision and the exhaustion of all appeals), any party may extend the Pre-Commencement Expiration Date to March 31, 2014. In addition, if StoneMor must include or incorporate by reference any historical financial information of the

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Cemeteries, Tenant shall have the right to extend the Pre-Commencement Expiration Date to such date that is 90 days after the date that Landlord provides such historical financial information but in no event beyond June 30, 2014. However, notwithstanding any such extension by Tenant, Tenant shall have the right to terminate the Lease if Landlord has not provided the requested historical financial information by March 31, 2014.

Generally, 51% of gross revenues from any source received by Tenant on account of the Cemeteries but unrelated to customary operations of the Cemeteries less Tenant s and Landlord s reasonable costs and expenses applicable to such unrelated activity shall be paid to Landlord as additional rent. In addition, Tenant shall have the right to request from time to time that Landlord sell (to a party that is independent and not an affiliate of StoneMor or any party that is a Tenant) all or portions of undeveloped land at the leased Cemeteries. If Landlord approves the sale of such undeveloped land, Tenant shall pay to Landlord, as additional rent, 51% of the net proceeds of any such sale.

14. SEGMENT INFORMATION

The Company is organized into five distinct reportable segments which are classified as Cemetery Operations Southeast, Cemetery Operations West, Funeral Homes, and Corporate.

The Company has chosen this level of organization of reportable segments due to the fact that a) each reportable segment has unique characteristics that set it apart from other segments; b) the Company has organized its management personnel at these operational levels; and c) it is the level at which the Company s chief decision makers and other senior management evaluate performance.

The Cemetery Operations segments sell interment rights, caskets, burial vaults, cremation niches, markers and other cemetery related merchandise. The nature of the Company s customers differs in each of its regionally based cemetery operating segments. Cremation rates in the West region are substantially higher than they are in the Southeast region. Rates in the Northeast region tend to be somewhere between the two. Statistics indicate that customers who select cremation services have certain attributes that differ from customers who select other methods of interment. The disaggregation of cemetery operations into the three distinct regional segments is primarily due to these differences in customer attributes along with the previously mentioned management structure and senior management analysis methodologies.

The Company s Funeral Homes segment offers a range of funeral-related services such as family consultation, the removal of and preparation of remains and the use of funeral home facilities for visitation. These services are distinctly different than the cemetery merchandise and services sold and provided by the cemetery operations segments.

The Company s Corporate segment includes various home office selling and administrative expenses that are not allocable to the other operating segments.

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Segment information is as follows:

As of and for the three months ended September 30, 2013:

	So	utheast		neteries rtheast		West]	Cuneral Homes thousand	orporate	Ad	ljustment	Total
Revenues												
Sales	\$	24,304	\$	8,963	\$	10,440	\$		\$	\$	(11,230)	\$ 32,477
Service and other		9,200		7,078		8,494					(6,083)	18,689
Funeral home								12,094			(1,721)	10,373
Total revenues		33,504		16,041		18,934		12,094			(19,034)	61,539
Costs and expenses												
Cost of sales		4,929		1,811		2,202					(1,840)	7,102
Cemetery		6,787		3,691		4,029						14,507
Selling		7,769		3,081		3,367					(2,525)	11,692
General and												
administrative		4,064		1,582		2,256						7,902
Corporate overhead									7,997			7,997
Depreciation and												
amortization		575		224		548		859	172			2,378
Funeral home								9,161			(180)	8,981
Acquisition related costs, net of recoveries									243			243
Total costs and expenses		24,124		10,389		12,402		10,020	8,412		(4,545)	60,802
Operating profit	\$	9,380	\$	5,652	\$	6,532	\$	2,074	\$ (8,412)	\$	(14,489)	\$ 737
Total assets	\$ 5	57,308	\$ 3	306,577	\$ 4	418,119	\$	131,750	\$ 35,061	\$		\$ 1,448,815
Amortization of cemetery												
property	\$	1,152	\$	585	\$	305	\$		\$	\$	(132)	\$ 1,910
Long lived asset												
additions	\$	6,287	\$	451	\$	1,477	\$	362	\$ 15	\$		\$ 8,592
Goodwill	\$	6,174	\$		\$	11,948	\$	29,448	\$	\$		\$ 47,570

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As of and for the nine months ended September 30, 2013:

	So	outheast		meteries ortheast		West		Funeral Homes (in thousand		orporate	Adjustment			Total
Revenues														
Sales	\$	70,941	\$	27,664	\$	32,483	\$		\$		\$	(36,332)	\$	94,756
Service and other		28,779		19,382		24,238						(16,049)		56,350
Funeral home								36,904				(4,437)		32,467
Total revenues		99,720		47,046		56,721		36,904				(56,818)		183,573
Costs and expenses														
Cost of sales		14,704		6,336		5,801						(5,737)		21,104
Cemetery		19,746		10,809		12,145								42,700
Selling		22,913		9,675		10,128				833		(8,415)		35,134
General and														
administrative		12,266		4,774		6,342								23,382
Corporate overhead										21,657				21,657
Depreciation and														
amortization		1,688		679		1,613		2,268		911				7,159
Funeral home								27,582				(501)		27,081
Acquisition related costs, net of recoveries										901				901
Total costs and expenses		71,317		32,273		36,029		29,850		24,302		(14,653)		179,118
Operating profit	\$	28,403	\$	·	\$	20,692	\$	7,054	\$	(24,302)	\$	(42,165)	\$	4,455
Total assets	\$ 3	557,308	\$	306,577	\$	418,119	\$	131,750	\$	35,061	\$		\$ 1	1,448,815
Amortization of														
cemetery property	\$	3,182	\$	1,943	\$	866	\$		\$		\$	(470)	\$	5,521
Long lived asset														
additions	\$	8,613	\$	1,710	\$	2,735	\$	9,287	\$	763	\$		\$	23,108
Goodwill	\$	6,174	\$		\$	11,948	\$	29,448	\$		\$		\$	47,570
As of and for the three mo	onth	s ended S	Sept	ember 30,	20	12:								

	Southeast	 neteries rtheast	,	West	H	uneral Iomes housand	-	ate Ac	ljustment	Total
Revenues										
Sales	\$ 24,723	\$ 8,087	\$	9,420	\$		\$	\$	(8,107)	\$ 34,123
Service and other	9,084	6,108		8,045					(3,989)	19,248
Funeral home						9,603			(777)	8,826

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Total revenues		33,807		14,195		17,465		9,603				(12,873)		62,197
Costs and expenses														
-		7.2 00		0.156		1.600				50		(1.200)		7.646
Cost of sales		5,208		2,156		1,628				52		(1,398)		7,646
Cemetery		6,635		3,574		4,042				1				14,252
Selling		7,356		2,762		2,875				163		(1,866)		11,290
General and														
administrative		3,694		1,486		1,828				7				7,015
Corporate overhead										6,546				6,546
Depreciation and														
amortization		513		220		551		529		386				2,199
Funeral home								7,161				(65)		7,096
Acquisition related costs,														
net of recoveries										1,085				1,085
										1,000				1,002
Total costs and expenses		23,406		10,198		10,924		7,690		8,240		(3,329)		57,129
•				·				·		·				
Operating profit	\$	10,401	\$	3,997	\$	6,541	\$	1,913	\$	(8,240)	\$	(9,544)	\$	5,068
operating pront	Ψ	10,101	Ψ	2,227	Ψ	0,5 11	Ψ	1,715	Ψ	(0,2.0)	Ψ	(),5 (1)	Ψ	2,000
Total assets	\$ 5	512,446	\$ 2	297,736	\$	393,685	\$	104,914	\$	21,156	\$		\$1	,329,937
Amortization of cemetery														
property	\$	1,396	\$	526	\$	275	\$		\$		\$	108	\$	2,305
Long lived asset														
additions	\$	6,641	\$	1,133	\$	684	\$	8,023	\$	64	\$		\$	16,545
Goodwill	\$	6,174	\$		\$	11,948	\$	22,105	\$		\$		\$	40,227
		.,				,		,	-					- ,

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As of and for the nine months ended September 30, 2012:

	So	outheast	meteries ortheast		West]	Tuneral Homes thousand	orporate	Ad	justment	Total
Revenues											
Sales	\$	69,415	\$ 26,090	\$	29,743	\$		\$	\$	(25,988)	\$ 99,260
Service and other		27,867	19,820		22,940					(12,213)	58,414
Funeral home							27,065			(1,447)	25,618
Total revenues		97,282	45,910		52,683		27,065			(39,648)	183,292
Costs and expenses										, , ,	
Cost of sales		14,471	5,857		5,031			104		(4,161)	21,302
Cemetery		19,085	10,453		12,280			1			41,819
Selling		22,072	9,220		9,482			995		(5,569)	36,200
General and											
administrative		11,130	4,499		5,751			23			21,403
Corporate overhead								20,905			20,905
Depreciation and											
amortization		1,559	660		1,666		1,667	1,207			6,759
Funeral home							20,648			(181)	20,467
Acquisition related costs, net of recoveries								2,198			2,198
Total costs and expenses		68,317	30,689		34,210		22,315	25,433		(9,911)	171,053
Operating profit	\$	28,965	\$ 15,221	\$	18,473	\$	4,750	\$ (25,433)	\$	(29,737)	\$ 12,239
Total assets	\$:	512,446	\$ 297,736	\$	393,685	\$	104,914	\$ 21,156	\$		\$ 1,329,937
Amortization of											
cemetery property	\$	3,397	\$ 1,939	\$	844	\$		\$	\$	105	\$ 6,285
Long lived asset		·	·								
additions	\$	11,435	\$ 2,490	\$	3,889	\$	8,361	\$ 670	\$		\$ 26,845
Goodwill	\$	6,174	\$	\$	11,948	\$	22,105	\$	\$		\$ 40,227
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Results of individual business units are presented based on our management accounting practices and management structure. There is no comprehensive, authoritative body of guidance for management accounting equivalent to GAAP; therefore, the financial results of individual business units are not necessarily comparable with similar information for any other company. The management accounting process uses assumptions and allocations to measure performance of the business units. Methodologies are refined from time to time as management accounting practices are enhanced and businesses change. Revenues and associated expenses are not deferred in accordance with SAB No. 104; therefore, the deferral of these revenues and expenses is provided in the adjustment column to reconcile the Company s managerial financial statements to those prepared in accordance with GAAP. Pre-need sales revenues included within the sales category consist primarily of the sale of burial lots, burial vaults, mausoleum crypts, grave markers and memorials, and caskets. Management accounting practices included in the Southeast, Northeast, and Western Regions reflect these pre-need sales when contracts are signed by the customer and accepted by the

Company. Pre-need sales reflected in the unaudited condensed consolidated financial statements, prepared in accordance with GAAP, recognize revenues for the sale of burial lots and mausoleum crypts when the product is constructed and at least 10% of the sales price is collected. With respect to the other products, the unaudited condensed consolidated financial statements prepared under GAAP recognize sales revenues when the criteria for delivery under SAB No. 104 are met. These criteria include, among other things, purchase of the product, delivery and installation of the product in the ground, and transfer of title to the customer. In each case, costs are accrued in connection with the recognition of revenues; therefore, the unaudited condensed consolidated financial statements reflect Deferred Cemetery Revenue, Net, and Deferred Selling and Obtaining Costs on the unaudited condensed consolidated balance sheet, whereas the Company s management accounting practices exclude these items.

15. FAIR VALUE MEASUREMENTS

The Fair Value Measurements and Disclosures topic of the ASC defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. This topic also establishes a fair value hierarchy that gives the highest priority to observable inputs and the lowest priority to unobservable inputs. The three levels of the fair value hierarchy defined by this topic are described below.

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Level 1: Quoted market prices available in active markets for identical assets or liabilities. The Company includes short-term investments, consisting primarily of money market funds, U.S. Government debt securities and publicly traded equity securities and mutual funds in its level 1 investments.

Level 2: Quoted prices in active markets for similar assets; quoted prices in non-active markets for identical or similar assets; inputs other than quoted prices that are observable. The Company includes U.S. state and municipal, corporate and other fixed income debt securities in its level 2 investments.

Level 3: Any and all pricing inputs that are generally unobservable and not corroborated by market data.

On the Company s unaudited condensed consolidated balance sheet, current assets, long-term accounts receivable and current liabilities are recorded at amounts that approximate fair value.

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The following table displays the Company s assets measured at fair value as of September 30, 2013 and December 31, 2012.

As of September 30, 2013

Merchandise Trust

	Level 1	Level 2 (in thousands)	Total
Assets			
Short-term investments	\$ 42,789	\$	\$ 42,789
Fixed maturities:			
U.S. government and federal agency			
U.S. state and local government agency			
Corporate debt securities		9,077	9,077
Other debt securities		5,449	5,449
Total fixed maturity investments		14,526	14,526
Mutual funds - debt securities	111,895		111,895
Mutual funds - equity securities - real estate sector	50,817		50,817
Mutual funds - equity securities - energy sector			
Mutual funds - equity securities - MLP s	34,855		34,855
Mutual funds - equity securities - other	69,445		69,445
Equity securities:			
Preferred REIT s			
Master limited partnerships	51,207		51,207
Global equity securities	27,165		27,165
Other invested assets		4,793	4,793
Total	\$ 388,173	\$ 19,319	\$407,492

Perpetual Care Trust

	Level 1	Level 2 (in thousands)	Total
Assets			
Short-term investments	\$ 13,971	\$	\$ 13,971
Fixed maturities:			
U.S. government and federal agency	375		375
U.S. state and local government agency			
Corporate debt securities		24,070	24,070
Other debt securities		371	371

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Total fixed maturity investments	375	24,441	24,816
Mutual funds - debt securities	116,426		116,426
Mutual funds - equity securities - real estate sector	42,328		42,328
Mutual funds - equity securities - energy sector	14,272		14,272
Mutual funds - equity securities - MLP s	42,231		42,231
Mutual funds - equity securities - other	12,380		12,380
Equity securities:			
Preferred REIT s			
Master limited partnerships	35,202		35,202
Global equity securities	849		849
Other invested assets		291	291
Total	\$ 278,034	\$ 24,732	\$ 302,766

As of December 31, 2012

Merchandise Trust

	Level 1	Level 2 (in thousands)	Total
Assets			
Short-term investments	\$ 27,890	\$	\$ 27,890
Fixed maturities:			
U.S. government and federal agency			
U.S. state and local government agency			
Corporate debt securities		8,714	8,714
Other debt securities		4,317	4,317
Total fixed maturity investments		13,031	13,031
Mutual funds - debt securities	107,921		107,921
Mutual funds - equity securities - real estate sector	51,986		51,986
Mutual funds - equity securities - energy sector	5,666		5,666
Mutual funds - equity securities - MLP s	29,336		29,336
Mutual funds - equity securities - other	58,082		58,082
Equity securities:			
Preferred REIT s	563		563
Master limited partnerships	42,410		42,410
Global equity securities	24,434		24,434
Other invested assets		7,097	7,097
Total	\$ 348,288	\$ 20,128	\$ 368,416

Perpetual Care Trust

	Level 1	Level 2 (in thousands)	Total
Assets			
Short-term investments	\$ 21,419	\$	\$ 21,419
Fixed maturities:			
U.S. government and federal agency	512		512
U.S. state and local government agency			
Corporate debt securities		23,291	23,291
Other debt securities		371	371
Total fixed maturity investments	512	23,662	24,174
Mutual funds - debt securities	107,188		107,188

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Mutual funds - equity securities - real estate sector	42,365		42,365
Mutual funds - equity securities - energy sector	13,061		13,061
Mutual funds - equity securities - MLP s	34,805		34,805
Mutual funds - equity securities - other	8,981		8,981
Equity securities:			
Preferred REIT s	486		486
Master limited partnerships	28,693		28,693
Global equity securities	726		726
Other invested assets		415	415
Total	\$ 258,236	\$ 24,077	\$ 282,313

Level 2 securities primarily consist of corporate and other fixed income debt securities. The Company obtains pricing information for these securities from an independent pricing vendor. The pricing vendor uses various pricing models for each asset class that are consistent with what other market participants would use. The inputs and assumptions to the pricing

vendor s model are derived from market observable sources including benchmark yields, reported trades, broker/dealer quotes, issuer spreads, benchmark securities, bids, offers, and other market-related data. Since many fixed income securities do not trade on a daily basis, the pricing vendor uses available information as applicable such as benchmark curves, benchmarking of like securities, sector groupings, and matrix pricing. Thus, certain securities may not be priced using quoted prices, but rather determined from market observable information. These investments are included in Level 2. The Company reviews the information provided by the pricing vendor on a regular basis. In addition, the pricing vendor has an established process in place for the identification and resolution of potentially erroneous prices.

There were no level 3 assets.

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

The words we, us, our, StoneMor, the Partnership, the Company and similar words, when used in a historical prior to the closing of the initial public offering of StoneMor Partners L.P. on September 20, 2004, refer to Cornerstone Family Services, Inc. (Cornerstone), (and, after its conversion, CFSI LLC), and its subsidiaries and thereafter refer to StoneMor Partners L.P. and its subsidiaries.

This Management s Discussion and Analysis of Financial Condition and Results of Operations should be read in conjunction with our unaudited condensed consolidated financial statements included in Part I, Item 1 of this Quarterly Report on Form 10-Q (including the notes thereto).

Forward-Looking Statements

Certain statements contained in this Quarterly Report on Form 10-Q, including, but not limited to, information regarding the status and progress of our operating activities, the plans and objectives of our management, assumptions regarding our future performance and plans, and any financial guidance provided, as well as certain information in our other filings with the SEC and elsewhere are forward-looking statements. The words believe, may, predict and similar expressions identify these forward-looking st continue. anticipate, intend, project, expect, These forward-looking statements are made subject to certain risks and uncertainties that could cause actual results to differ materially from those stated or implied, including, but not limited to, the following: uncertainties associated with future revenue and revenue growth; the effect of the current economic downturn; the impact of our significant leverage on our operating plans; our ability to service our debt and pay distributions; the decline in the fair value of certain equity and debt securities held in our trusts; our ability to attract, train and retain an adequate number of sales people; uncertainties associated with the volume and timing of pre-need sales of cemetery services and products; increased use of cremation; changes in the death rate; changes in the political or regulatory environments, including potential changes in tax accounting and trusting policies; our ability to successfully implement a strategic plan relating to achieving operating improvements, strong cash flows and further deleveraging; our ability to successfully compete in the cemetery and funeral home industry; uncertainties associated with the integration or anticipated benefits of our recent acquisitions or any future acquisitions; our ability to complete and fund additional acquisitions; our ability to complete and fund the transaction with the Archdiocese of Philadelphia; litigation or legal proceedings that could expose us to significant liabilities and damage our reputation ;our ability to maintain effective disclosure controls and procedures and internal control over financial reporting; the effects of cyber security attacks due to our significant reliance on information technology; uncertainties relating to the financial condition of third-party insurance companies that fund our pre-need funeral contracts; and various other uncertainties associated with the death care industry and our operations in particular.

When considering forward-looking statements, you should keep in mind the risk factors and other cautionary statements set forth in our Annual Report on Form 10-K for the fiscal year ended December 31, 2012 (2012 Form 10-K) and our other reports filed with the SEC. Except as required under applicable law, we assume no obligation to update or revise any forward-looking statements made herein or any other forward-looking statements made by us, whether as a result of new information, future events or otherwise.

Organization

We were organized on April 2, 2004 to own and operate the cemetery and funeral home business conducted by Cornerstone and its subsidiaries. On September 20, 2004, in connection with our initial public offering of common units representing limited partner interests, Cornerstone contributed to us substantially all of its assets, liabilities and businesses, and then converted into CFSI LLC, a limited liability company. Cornerstone had been founded in 1999 by members of our management team and a private equity investment firm in order to acquire a group of 123 cemetery properties and 4 funeral homes. Since that time, Cornerstone, succeeded by us, has acquired additional cemeteries and funeral homes, entered into long term cemetery operating agreements, built funeral homes, and sold cemeteries and funeral homes, resulting in the operation of 277 cemeteries and 90 funeral homes as of September 30, 2013.

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Capitalization

On September 20, 2004, we completed our initial public offering. Since that time, we have completed additional follow-on public offerings and debt offerings. On March 26, 2013, we completed our most recent follow-on public offering of 1,610,000 common units at a price of \$25.35 per unit. Net proceeds of the offering, after deducting underwriting discounts and offering expenses, were approximately \$38.4 million. The proceeds from the offering were used to pay down debt on the Credit Facility.

On May 28, 2013, we completed an offering of \$175.0 million aggregate principal amount of 7.875% Senior Notes due 2021. The net proceeds from the debt offering were used to pay the tender offer consideration and redeem our outstanding 10.25% Senior Notes due 2017, in aggregate, and the remaining proceeds were used for general corporate purposes.

Overview

Cemetery Operations

We are currently the second largest owner and operator of cemeteries in the United States. As of September 30, 2013, we operated 277 cemeteries in 27 states and Puerto Rico. We own 259 of these cemeteries, and we operate the remaining 18 under management or operating agreements with the nonprofit cemetery corporations that own the cemeteries. As a result of the agreements, other control arrangements and applicable accounting rules, we have treated 16 of these cemeteries as acquisitions for accounting purposes.

We operate 2 cemeteries under long-term operating agreements that do not qualify as acquisitions for accounting purposes. As a result, we did not consolidate all of the existing assets and liabilities related to these cemeteries. We have consolidated the existing assets and liabilities of each of these cemeteries—merchandise and perpetual care trusts as variable interest entities since we control and receive the benefits and absorb any losses from operating these trusts. Under these long-term operating agreements, which are subject to certain termination provisions, we are the exclusive operator of these cemeteries. We earn revenues related to sales of merchandise, services, and interment rights and incur expenses related to such sales and the maintenance and upkeep of these cemeteries. Upon termination of these contracts, we will retain all of the benefits and related contractual obligations incurred from sales generated during the contract period. We have also recognized the existing merchandise liabilities assumed as part of these agreements.

We sell cemetery products and services both at the time of death, which we refer to as at-need, and prior to the time of death, which we refer to as pre-need. Revenues from cemetery operations accounted for approximately 83.1% and 82.3% of our total revenues during the three and nine months ended September 30, 2013 as compared to 85.8% and 86.0% during the same periods last year.

Our results of operations for our Cemetery Operations are determined primarily by the volume of sales of products and services and the timing of product delivery and performance of services. We derive our cemetery revenues primarily from:

at-need sales of cemetery interment rights, merchandise and services, which we recognize as revenue when we have delivered the related merchandise or performed the service;

pre-need sales of cemetery interment rights, which we generally recognize as revenues when we have collected 10% of the sales price from the customer;

pre-need sales of cemetery merchandise, which we recognize as revenues when we satisfy the criteria specified below for delivery of the merchandise to the customer;

pre-need sales of cemetery services which we recognize as revenues when we perform the services for the customer;

investment income from assets held in our merchandise trusts, which we recognize as revenues when we deliver the underlying merchandise or perform the underlying services and recognize the associated sales revenue as discussed above;

investment income from perpetual care trusts, excluding realized gains and losses on the sale of trust assets, which we recognize as revenues as the income is earned in the trust; and

other items, such as interest income on pre-need installment contracts and sales of land.

The criteria for recognizing revenue related to the sale of cemetery merchandise is that such merchandise is delivered to our customer, which generally means that:

the merchandise is complete and ready for installation; or

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the merchandise is either installed or stored at an off-site location, at no additional cost to us, and specifically identified with a particular customer; and

the risks and rewards of ownership have passed to the customer.

We generally satisfy these delivery criteria by purchasing the merchandise and either installing it on our cemetery property or storing it, at the customer s request, in third-party warehouses, at no additional cost to us, until the time of need. With respect to burial vaults, we install the vaults rather than storing them to satisfy the delivery criteria. When merchandise is stored for a customer, we may issue a certificate of ownership to the customer to evidence the transfer to the customer of the risks and rewards of ownership.

Pre-need Sales

As previously noted we do not recognize revenue on pre-need sales of merchandise and services until we have delivered the merchandise or performed the services. Accordingly, deferred revenues from pre-need sales and related merchandise trust earnings are reflected as a liability on our unaudited condensed consolidated balance sheet in deferred cemetery revenues, net.

Total deferred cemetery revenues, net, also includes deferred revenues from pre-need sales that were entered into by entities we acquired prior to the time we acquired them. This includes both those entities that we acquired at the time of the formation of Cornerstone and other subsequent acquisitions. Our profit margin on pre-need sales entered into by entities we subsequently acquired is generally less than our profit margin on other pre-need sales because, in accordance with industry practice at the time these acquired pre-need sales were made, none of the selling expenses were recognized at the time of sale. As a result, we are required to recognize all of the expenses (including deferred selling expenses) associated with these acquired pre-need sales when we recognize the revenues from that sale.

Pre-need products and services are typically sold on an installment basis. Subject to state law, these contracts are normally subject to cooling-off periods, generally between three and thirty days, during which the customer may elect to cancel the contract and receive a full refund of amounts paid. Also, subject to applicable state law, we are generally permitted to retain the amounts already paid on contracts, including any amounts that were required to be deposited into trust, on contracts cancelled after the cooling-off period. Historical post cooling-off period cancellations total approximately 10% of our pre-need sales (based on contract dollar amounts). If the products and services purchased under a pre-need contract are needed for interment before payment has been made in full, generally the balance due must be immediately paid in full.

Contracts related to pre-need installment sales are usually for a period not to exceed 60 months, with payments of principal and interest required. Pre-need sales contracts normally contain provisions for both principal and interest. For those contracts that do not bear a market rate of interest, we impute such interest based upon the prime rate plus 150 basis points, which resulted in a rate of 4.75% for the three and nine months ended September 30, 2013 and 2012.

We normally offer prepayment incentives to customers whose pre-need contracts are longer than 36 months and bear interest. If those customers pay their contracts in full in less than 12 months, we rebate the interest that we have collected from them. Even though this rebate policy reduces the amount of interest income we receive on our accounts receivable, the net effect is an increase in our immediate cash flow.

In certain cases, pre-need contracts will be cancelled before they are fully paid. In these circumstances, we are generally permitted to retain amounts already paid to us, including any amounts that were required to be deposited into trust. In certain other cases, the products and services purchased under a pre-need contract are needed for

interment before payment has been made in full. In these cases, we are generally entitled to be immediately paid in full for any amounts still outstanding.

At-need Sales

Revenue on at-need merchandise sales is deferred until the time that such merchandise is delivered. The lag between the contract origination and delivery is normally minimal. At-need sales of products and services are generally required to be paid for in full at the time of sale. At that time, we will deposit amounts, as legally required, into our perpetual care trusts. We are not required to deposit any amounts from our at-need sales into merchandise trusts.

Expenses

We analyze and categorize our operating expenses as follows:

1. Cost of goods sold and selling expenses

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Cost of goods sold reflects the actual cost of purchasing products and performing services. Sales of cemetery lots and interment rights, whether at-need or pre-need, typically have a lower cost of goods sold than other merchandise that we sell.

Selling expenses consist of salesperson and sales management payroll costs, including selling commissions, bonuses and employee benefits. We self-insure medical expenses of our employees up to certain individual and aggregate limits over which we have stop-loss insurance coverage. Our self-insurance policy may result in variability in our future operating expenses. Selling expenses also include other costs of obtaining product and service sales, such as advertising, marketing, postage and telephone.

Direct costs associated with pre-need sales of cemetery merchandise and services, such as sales commissions and cost of goods sold, are reflected in the unaudited condensed consolidated balance sheet in deferred selling and obtaining costs and deferred cemetery revenues, net, respectively, and are expensed as the merchandise is delivered or the services are performed. Indirect costs, such as marketing and advertising costs, are expensed in the period in which they are incurred.

2. Cemetery Expenses

Cemetery expenses represent the cost to maintain and repair our cemetery properties and consist primarily of labor and equipment, utilities, real estate taxes and other maintenance items. Repairs necessary to maintain our cemeteries are expensed as they are incurred. Other maintenance costs required over the long term to maintain the operating capacity of our cemeteries, such as to build roads and install sprinkler systems, are capitalized.

3. General and administrative expenses

General and administrative expenses, which do not include corporate overhead, primarily include personnel costs, insurance and other costs necessary to maintain our cemetery offices.

4. Depreciation and amortization

We depreciate our property and equipment on a straight-line basis over their estimated useful lives.

5. Acquisition related costs

Acquisition related costs, which include legal fees and other third party costs incurred in acquisition related activities, are expensed as incurred.

Funeral Home Operations

As of September 30, 2013, we owned and operated 90 funeral homes. These properties are located in 18 states and Puerto Rico. Forty-one of our funeral homes are located on the grounds of cemeteries that we own.

We derive revenues at our funeral homes from the sale of funeral home merchandise, including caskets and related funeral merchandise, and services, including removal and preparation of remains, the use of our facilities for visitation, worship and performance of funeral services and transportation services. We sell these services and merchandise generally at the time of need utilizing salaried licensed funeral directors. Funeral home revenues accounted for approximately 16.9% and 17.7% of our total revenues during the three and nine months ended September 30, 2013 as compared to 14.2% and 14.0% during the same periods last year.

Pursuant to state law, a portion of proceeds received from pre-need funeral service contracts is put into trust while amounts used to defray the initial administrative costs are not. All investment earnings generated by the assets in the trust (including realized gains and losses) are deferred until the associated merchandise is delivered or the services are performed. The balance of the amounts in these trusts is included within the merchandise trusts above.

We generally include revenues from pre-need casket sales in the results of our cemetery operations. However, some states require that caskets be sold by funeral homes, and revenues from casket sales in those states are included in our funeral home results.

Our funeral home operating expenses consist primarily of compensation to our funeral directors, day to day costs of managing the business and the cost of caskets.

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Corporate

We incur fixed costs for corporate overhead primarily for centralized functions, such as payroll, accounting, collections and professional fees. We also incur expenses relating to reporting requirements under U.S. federal securities laws and certain other additional expenses of being a public company.

2013 Developments

Significant business developments for the nine months ended September 30, 2013 include the following:

Our federal income tax return for the year ended 2010 was audited by the Internal Revenue Service (IRS). The scope of this audit included an audit of our qualifying income. In order to be treated as a partnership for federal income tax purposes, at least 90% of our gross income must be qualifying income. The IRS concluded its audit and notified us on April 11, 2013 that it was not proposing any adjustments to our return as filed.

On February 19, 2013, we entered into the First Amendment to the Third Amended and Restated Credit Agreement which increased the total availability under the Credit Facility by \$10.0 million to a total of \$140.0 million. See Liquidity and Capital Resources for further discussion.

On February 19, 2013, we entered into an Asset Purchase and Sale Agreement to purchase certain assets and assume certain liabilities of six funeral homes in Florida. In consideration for the net assets acquired, we paid \$9.1 million in cash, issued \$3.6 million in common units, issued an unsecured promissory note in the amount of \$3.0 million that is payable on February 19, 2014 and we will pay an additional aggregate amount of \$1.2 million in six equal annual installments commencing on February 19, 2014 in exchange for a non-compete agreement.

On March 26, 2013, we completed our most recent follow-on public offering of 1,610,000 common units at a price of \$25.35 per unit. Net proceeds of the offering, after deducting underwriting discounts and offering expenses, were approximately \$38.4 million. The proceeds were used to pay off debt on our Credit Facility.

On May 28, 2013, we completed an offering of \$175.0 million aggregate principal amount of 7.875% Senior Notes due 2021 at 97.832% of par. The net proceeds from the debt offering were used to pay the tender offer consideration and redeem our outstanding 10.25% Senior Notes due 2017, in aggregate, and the remaining proceeds were used for general corporate purposes.

On June 18, 2013, we entered into the Third Amendment to the Third Amended and Restated Credit Agreement, which increased our Consolidated Leverage Ratio to 4.00 to 1.0 through December 31, 2013, 3.875 at March 31, 2014, and 3.750 thereafter. The amendment also increased the ranges of the rates to 3.00%, 4.00%, and .800% for base rate loans, Eurodollar rate loans and letter of credit fees, and commitment fees, respectively, when the Consolidated Leverage Ratio is greater than or equal to 3.75 to 1.0. See

Liquidity and Capital Resources for further discussion.

On August 1, 2013, we entered into an Asset Purchase and Sale Agreement to purchase certain assets and assume certain liabilities of one cemetery in Virginia. In consideration for the net assets acquired, we paid \$5.0 million in cash.

On September 26, 2013, the Operating Company, StoneMor Pennsylvania and StoneMor Pennsylvania Subsidiary LLC (collectively, the Tenant), each of which is our direct or indirect subsidiary, and the Archdiocese of Philadelphia, an archdiocese governed by Canon Law of the Roman Catholic Church as the Landlord, entered into the Lease and the Management Agreement, pursuant to which Tenant will operate 13 cemeteries in Pennsylvania. We joined the Lease and the Management Agreement as a guarantor of all Tenant s obligations under this operating arrangement. The closing of the transaction is contingent, among other matters, upon us obtaining financing for an upfront rental payment of \$53.0 million. For more details, see Note 13 to the unaudited condensed consolidated financial statements included in this Quarterly Report on Form 10-O.

We entered into a settlement agreement in the second quarter of 2013, which was a legal settlement related to our second quarter 2010 acquisition of cemeteries and funeral homes in Indiana, Michigan and Ohio and our fourth quarter 2011 acquisition of cemeteries and funeral homes in Tennessee, pursuant to which in the aggregate (i) \$6.5 million was placed into pre-need cemetery and funeral trust/escrows and endowment care trusts, and (ii) \$8.9 million, net of attorneys fees, expenses, and contractual obligations, was returned to us as partial repayment of funds advanced to trusts/escrows in Indiana, Michigan and Ohio at the time of the acquisitions.

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Current Market Conditions and Economic Developments

In general, the financial markets have trended upward since the beginning of 2012. As of September 30, 2013, the market value of the assets in our merchandise trusts exceeded their amortized cost by 1.3%, which is an improvement from December 31, 2012 when the market value of the assets exceeded their amortized cost by 0.2%. As of September 30, 2013, the market value of the assets in our perpetual care trusts exceeded their amortized cost by 7.1% which is an improvement from December 31, 2012 when the market value of the assets exceeded their amortized cost by 5.8%.

As of September 30, 2013, the majority of our long-term debt consisted of \$175.0 million in Senior Notes due in 2021 and \$99.5 million of borrowings on our Credit Facility which expires in 2017. As of September 30, 2013, we had an unused line of \$40.5 million under our Credit Agreement. Further, on March 26, 2013, we raised capital via a follow-on public offering of our common units, representing a limited partnership interest in us.

The value of pre-need and at-need contracts written has continued to grow to \$66.7 million and \$201.9 million for the three and nine months ended September 30, 2013 as compared to \$65.1 million and \$192.2 million during the same periods last year.

Impact on Our Ability to Meet Our Debt Covenants

Current market conditions have not negatively impacted our ability to meet our significant debt covenants. These covenants specifically relate to a certain measure of Consolidated EBITDA and certain coverage and leverage ratios as defined in the Credit Agreement described below.

Consolidated EBITDA is primarily related to the current period value of contracts written, investment income from the merchandise and perpetual care trusts, and current expenses incurred. The revenue recognition rules that we must follow for GAAP purposes are not considered.

We have two primary debt covenants that are dependent upon our financial results, the Consolidated Leverage Ratio and the Consolidated Debt Service Coverage Ratio. The Consolidated Leverage Ratio relates to the ratio of Consolidated Funded Indebtedness to Consolidated EBITDA. Our Consolidated Leverage Ratio was 3.62 at September 30, 2013 compared to a maximum allowed ratio of 4.00. For the quarter ended September 30, 2013, the Consolidated Leverage Ratio was calculated by reducing debt for an \$11.0 million payment that occurred just subsequent to the end of the quarter, but was initiated just prior to the end of the quarter using available cash on hand. Absent this \$11.0 million payment, the Consolidated Leverage Ratio would have been 3.77. The Consolidated Debt Service Coverage Ratio relates to the ratio of Consolidated EBITDA to Consolidated Debt Service. Our Consolidated Debt Service Coverage Ratio was 3.56 at September 30, 2013 compared to a minimum allowed ratio of 2.50.

Segment Reporting and Related Information

The Company is organized into five distinct reportable segments which are classified as Cemetery Operations Southeast, Cemetery Operations West, Funeral Homes, and Corporate.

We chose this level of organization and disaggregation of reportable segments because a) each reportable segment has unique characteristics that set it apart from each other; b) we have organized our management personnel at these operational levels; and c) this is the level at which our chief decision makers and other senior management evaluate performance.

The Cemetery Operations segments sell interment rights, caskets, burial vaults, cremation niches, markers and other cemetery related merchandise. The nature of our customers differs in each of our regionally based cemetery operating segments. Cremation rates in the West region are substantially higher than they are in the Southeast region. Rates in the Northeast region tend to be somewhere between the two. Statistics indicate that customers who select cremation services have certain attributes that differ from customers who select other methods of interment. The disaggregation of cemetery operations into the three distinct regional segments is primarily due to these differences in customer attributes along with the previously mentioned management structure and senior management analysis methodologies.

Our Funeral Homes segment offers a range of funeral-related services such as family consultation, the removal of and preparation of remains and the use of funeral home facilities for visitation. These services are distinctly different than the cemetery merchandise and services sold and provided by the Cemetery Operations segments.

Our Corporate segment includes various home office expenses, miscellaneous selling, cemetery and general administrative expenses that are not allocable to other operating segments, certain depreciation and amortization expenses and acquisition related costs.

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Critical Accounting Policies and Estimates

The unaudited condensed consolidated financial statements are prepared in conformity with GAAP. The preparation of these financial statements required us to make estimates, judgments and assumptions that affected the reported amounts of assets and liabilities at the dates of the financial statements and the reported amounts of revenues and expenses during the reporting periods (see Note 1 to the unaudited condensed consolidated financial statements). Our critical accounting policies are those that are both important to the portrayal of our financial condition and results of operations and require management s most difficult, subjective and complex judgment. These critical accounting policies are discussed in the Management s Discussion and Analysis of Financial Condition and Results of Operations section of our 2012 Form 10-K. There have been no significant changes to our critical accounting policies since the filing of our 2012 Form 10-K.

Results of Operations Segments

We account for and analyze the results of operations for our segments on a basis of accounting that is different from GAAP. We reconcile these non-GAAP accounting results of operations to GAAP based amounts at the consolidated level. This reconciliation is included in Note 14 to the unaudited condensed consolidated financial statements included in this Quarterly Report on Form 10-Q.

The method of accounting we utilize to analyze our overall results of operations, including segment results, provides for a production based view of our business. Under the production based view, we recognize revenues at their contract value at the point in time in which the contract is written, less a historic cancellation reserve. All related costs are expensed in the period the contract is recognized as revenue. In contrast, GAAP requires that we defer all revenues, and the direct costs associated with these revenues, until we meet certain delivery and performance requirements. The nature of our business is such that there is no meaningful relationship between the time that elapses from the date a contract is executed and the date the underlying merchandise is delivered or the service, delivery and performance requirements are met. Further, certain factors affecting this time period, such as weather and supplier issues, are out of our control. As a result, during a period of growth, operating profits as defined by GAAP will tend to lag behind operating profits on a production based view because of the required deferral of revenues. Our performance based view ignores these delays and presents results based upon the underlying value of contracts written. We believe this is the most reliable indicator of our performance for a given period as the value of contracts written less a historical cancellation reserve reflects the economic value added during a given period of time. Accordingly, the ensuing segment discussion is on a basis of accounting that differs from generally accepted accounting principles. See Note 1 to the consolidated financial statements included in the 2012 Form 10-K for a more detailed discussion of our accounting policies under GAAP.

Three Months Ended September 30, 2013 Compared to Three Months Ended September 30, 2012

Cemetery Segments

Cemetery Operations Southeast

In 2012 and 2013 we made five acquisitions in our Cemetery Operations Southeast segment. Of these acquisitions, 4 occurred during the third quarter of 2012 and 1 occurred during the third quarter of 2013. Therefore, the results of operations for these properties have either a lesser or no impact on the results for the three months ended September 30, 2012, but are included in the results for the three months ended September 30, 2013. Absent these acquired properties, our revenues for the three months ended September 30, 2013 would have declined approximately 3.0% compared to the same period last year. These acquisitions are also contributing more than one-half of the

increase in costs and expenses.

The table below compares the results of operations for our Cemetery Operations Southeast for the three months ended September 30, 2013 to the same period last year:

	Th	Three months ended September 30,						
	2013	`	Ch nousar n-GA	,	Change (%)			
Total revenues	\$ 33,504	\$ 33,807	\$	(303)	-0.9%			
Total costs and expenses	24,124	23,406		718	3.1%			
Operating profit	\$ 9,380	\$ 10,401	\$	(1,021)	-9.8%			

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<u>Revenues</u>

The decrease in revenues was primarily related to a decrease of \$0.5 million in the value of pre-need contracts written. This decrease was offset by increases of \$0.1 million in both the value of at-need contracts written and income from our trusts. Our investment results can vary from period to period based on a number of factors including realized income and the timing of the recognition of gains within the trusts.

Total costs and expenses

The net increase in costs and expenses was primarily related to:

A \$0.3 million decrease in cost of goods sold relative to the decrease in the value of contracts written.

A \$0.2 million increase in cemetery expenses primarily due to increases in labor costs.

A \$0.4 million increase in selling expenses primarily attributable to an increase in advertising and solicitation costs.

A \$0.4 million increase in general and administrative expenses primarily due to an increase of \$0.2 million in insurance costs, with the remaining increase due to general office costs.

Cemetery Operations Northeast

The table below compares the results of operations for our Cemetery Operations Northeast for the three months ended September 30, 2013 to the same period last year:

	Three months ended September 30,							
	2013	2012		ange (\$)	Change (%)			
		(in thousands) (non-GAAP)						
Total revenues	\$ 16,041	\$ 14,195	\$	1,846	13.0%			
Total costs and expenses	10,389	10,198		191	1.9%			
Operating profit	\$ 5,652	\$ 3,997	\$	1,655	41.4%			

Revenues

The increase in revenues was primarily caused by increases in pre-need revenues of \$1.0 million and income from our trusts of \$1.4 million, partially offset by a decrease of \$0.6 million in interest and other income. Our investment results can vary from period to period based on a number of factors including realized income and the timing of the recognition of gains within the trusts.

Total costs and expenses

The net increase in costs and expenses was primarily related to:

A \$0.3 million decrease in cost of goods sold primarily attributable to changes in product mix.

A \$0.1 million increase in cemetery expenses primarily attributable to increases in repair and maintenance costs.

A \$0.3 million increase in selling expenses primarily due to increases in commissions and advertising costs.

A \$0.1 million increase in general and administrative expenses primarily due to increases in insurance and personnel costs.

Cemetery Operations West

The table below compares the results of operations for our Cemetery Operations West for the three months ended September 30, 2013 to the same period last year:

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	Three months ended September 30,						
	2013	2012 (in th (non	Change (%)				
Total revenues	\$ 18,934	\$ 17,465	\$	1,469	8.4%		
Total costs and expenses	12,402	10,924		1,478	13.5%		
Operating profit	\$ 6,532	\$ 6,541	\$	(9)	-0.1%		

Revenues

The increase in revenues was primarily related to an overall net increase in the value of contracts written of \$0.9 million and income from our trusts of \$1.1 million. The \$0.9 million increase in contract revenues was comprised of an increase of \$1.2 million in the value of pre-need contracts, partially offset by a \$0.3 million decrease in the value of at-need contracts written. The increases were offset by a decrease of \$0.5 million in interest and other income. Our investment results can vary from period to period based on a number of factors including realized income and the timing of the recognition of gains within the trusts.

Total costs and expenses

The increase in costs and expenses was primarily related to:

A \$0.6 million increase in cost of goods sold attributable to the corresponding increase in the value of contracts written.

A \$0.5 million increase in selling expenses primarily due to increases of \$0.2 million in commissions and personnel expenses, \$0.2 million in advertising and solicitation costs, and \$0.1 million in travel costs.

A \$0.4 million increase in general and administrative expenses primarily due to increases in insurance costs, personnel costs, and professional fees of \$0.1 million each, with the remaining increase due to general office costs.

Funeral Home Segment

In 2012 and 2013 we acquired several funeral homes. The results of operations for 9 properties acquired during the third quarter of 2012, 1 property acquired during the fourth quarter of 2012 and 6 properties acquired during the first quarter of 2013 have either a lesser or no impact on the results for the three months ended September 30, 2012, but are included in the results for the three months ended September 30, 2013. These additions are responsible for the majority of the increases to revenues and costs and expenses for this segment.

The table below compares the results of operations for our Funeral Home segment for the three months ended September 30, 2013 to the same period last year:

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	Three months ended September 30,						
	2013	2012	Change (%)				
	(in thousands)						
		(noi	n-GA	AP)			
Total revenues	\$ 12,094	\$9,603	\$	2,491	25.9%		
Total costs and expenses	10,020	7,690		2,330	30.3%		
-							
Operating profit	\$ 2,074	\$1,913	\$	161	8.4%		

Revenues

The increase in revenues was primarily attributable to a \$1.7 million increase in pre-need revenues, a \$0.4 million increase in at-need revenues and a \$0.4 million increase in other revenues.

Total costs and expenses

The increase in costs and expenses was primarily attributable to increases of \$1.0 million in personnel expenses, \$0.5 million in merchandise costs, \$0.1 million in advertising, \$0.2 million in facility related costs and \$0.3 million in depreciation and amortization expense, with the remainder attributable to various increases in general and administrative and other expense categories.

Corporate Segment

The table below compares expenses incurred by the Corporate segment for the three months ended September 30, 2013 to the same period last year:

	Three months ended September 30,						
	2013	2012 (in t	Change (%)				
Selling, cemetery and general and administrative		,		ĺ			
expenses	\$	\$ 223	\$	(223)	-100.0%		
Depreciation and amortization	172	386		(214)	-55.4%		
Acquisition related costs, net of recoveries	243	1,085		(842)	-77.6%		
Corporate expenses							
Corporate personnel expenses	3,145	3,001		144	4.8%		
Other corporate expenses	4,852	3,545		1,307	36.9%		
Total corporate overhead	7,997	6,546		1,451	22.2%		
Total corporate expenses	\$8,412	\$8,240	\$	172	2.1%		

The increase in corporate expenses was primarily driven by an increase in corporate overhead offset by a decrease in acquisition related and corporate office support costs. The increase in corporate overhead was primarily driven by an increase of \$0.9 million in professional fees and \$0.1 million in personnel costs, with the remainder attributable to varied corporate expenses. Acquisition related costs will vary from period to period depending on the amount of acquisition activity that takes place.

Reconciliation of Segment Results of Operations to Consolidated Results of Operations

As discussed in the segment sections of this Management s Discussion and Analysis of Financial Condition and Results of Operations, cemetery revenues and their associated costs as reported at the segment level are not deferred until such time that we satisfy the delivery criteria for revenue recognition.

Periodic consolidated revenues recorded in accordance with GAAP reflect the amount of total merchandise and services which were delivered during the period. Accordingly, period over period changes to revenues can be impacted by:

Changes in the value of contracts written and other revenues generated during a period that are delivered in their period of origin and are recognized as revenue and not deferred as of the end of their period of origination.

Changes in merchandise and services that are delivered during a period that had been originated during a prior period.

The table below analyzes results of operations and the changes therein for the three months ended September 30, 2013 as compared to the same period last year. The table is structured so that our readers can determine whether changes were based upon changes in the level of merchandise and services and other revenues generated during each period and/ or changes in the timing of when merchandise and services were delivered:

	Sep	ee months en tember 30, 2 in thousands	013	Sep	ee months en tember 30, 2 in thousands	012		
	Segment			Segment			Change in	Change in
	Results	GAAP	GAAP	Results	GAAP	GAAP		SAP results
	(non-GAAI	A)djustments	Results (non-GAAI	A)djustments	Results	(\$)	(%)
Revenues								
Pre-need cemetery								
revenues	\$ 34,642	\$ (10,124)	\$ 24,518	\$ 32,976	\$ (7,211)	\$ 25,765	\$ (1,247)	-4.8%
At-need cemetery								
revenues	19,052	(1,325)	17,727	19,256	(1,218)	18,038	(311)	-1.7%
Investment income from								
trusts	12,411	(6,015)	6,396	9,809	(4,023)	5,786	610	10.5%
Interest income	1,484		1,484	1,238		1,238	246	19.9%
Funeral home revenues	12,094	(1,721)	10,373	9,603	(777)	8,826	1,547	17.5%
Other cemetery revenues	890	151	1,041	2,188	356	2,544	(1,503)	-59.1%
Total revenues	80,573	(19,034)	61,539	75,070	(12,873)	62,197	(658)	-1.1%
Costs and expenses								
Cost of goods sold	8,942	(1,840)	7,102	9,044	(1,398)	7,646	(544)	-7.1%
Cemetery expense	14,507		14,507	14,252		14,252	255	1.8%
Selling expense	14,217	(2,525)	11,692	13,156	(1,866)	11,290	402	3.6%
General and								
administrative expense	7,902		7,902	7,015		7,015	887	12.6%
Corporate overhead	7,997		7,997	6,546		6,546	1,451	22.2%
Depreciation and								
amortization	2,378		2,378	2,199		2,199	179	8.1%
Funeral home expense	9,161	(180)	8,981	7,161	(65)	7,096	1,885	26.6%
Acquisition related costs	,							
net of recoveries	243		243	1,085		1,085	(842)	-77.6%
Total costs and expenses	65,347	(4,545)	60,802	60,458	(3,329)	57,129	3,673	6.4%

Revenues

Operating profit

Pre-need cemetery revenues were \$24.5 million for the three months ended September 30, 2013, a decrease of \$1.3 million, or 4.8%, as compared to \$25.8 million during the same period last year. The decrease was the result of an increase of \$1.6 million in the value of cemetery contracts written, offset by an increase of \$2.9 million in deferred revenue.

\$15,226 \$ (14,489) \$ 737 \$14,612 \$ (9,544) \$ 5,068 \$ (4,331)

-85.5%

At-need cemetery revenues were \$17.7 million for the three months ended September 30, 2013, a decrease of \$0.3 million, or 1.7%, as compared to \$18.0 million during the same period last year. The decrease was primarily caused by a decrease of \$0.2 million in the value of cemetery contracts written and an increase of \$0.1 million in deferred revenue.

Investment income from trusts was \$6.4 million for the three months ended September 30, 2013, an increase of \$0.6 million, or 10.5%, as compared to \$5.8 million during the same period last year. On a segment basis, we had an increase of \$2.6 million primarily related to an increase in realized gains on our investments, which was offset by a \$2.0 million increase in funds for which we have not met the requirements that would allow us to recognize them as revenue.

Interest income on accounts receivable was \$1.5 million for the three months ended September 30, 2013, an increase of \$0.3 million, or 19.9%, as compared to \$1.2 million during the same period last year.

Funeral home revenues were \$10.4 million for the three months ended September 30, 2013, an increase of \$1.6 million, or 17.5%, as compared to \$8.8 million during the same period last year. The increase was primarily caused by an increase of \$2.5 million in the value of contracts written and other revenue, which was offset by an increase of \$0.9 million in deferred revenue. The increase in the value of contracts written was primarily attributable to funeral home acquisitions that occurred during and after the third quarter of 2012.

Other cemetery revenues were \$1.0 million for the three months ended September 30, 2013, a decrease of \$1.5 million, or 59.1%, as compared to \$2.5 million during the same period last year.

Costs and Expenses

Cost of goods sold was \$7.1 million for the three months ended September 30, 2013, a decrease of \$0.5 million, or 7.1%, as compared to \$7.6 million during the same period last year. The ratio of cost of goods sold to pre-need and at-need cemetery revenues was 16.8% during the three months ended September 30, 2013 as compared to 17.5% during the same period last year. The change in the ratio primarily relates to changes in product mix.

Cemetery expenses were \$14.5 million during the three months ended September 30, 2013, an increase of \$0.2 million, or 1.8%, compared to \$14.3 million during the same period last year. Within this category, there were increases of \$0.3 million in labor costs and \$0.2 million in repair and maintenance expenses, partially offset by a decrease of \$0.2 million in real estate taxes and a net decrease of \$0.1 million in utility and other miscellaneous cemetery costs. Cemetery expenses

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relate to the current costs of managing and maintaining our cemetery properties. These costs are expensed as incurred and are not deferred. Accordingly, from a margin standpoint, the most effective gauge of measuring cemetery expenses is as a ratio of segment level pre-need and at-need cemetery revenues. Changes in this ratio give an indication of our ability to manage and control our operating costs relative to our overall cemetery operations. An increase in the ratio indicates that expense increases related to the operation and maintenance of our cemetery properties exceeded increases in the value of contracts written, while a decrease in the ratio indicates that expense growth did not exceed increases in the value of contracts written. In the short-term, this ratio can be positively or negatively impacted by our acquisitions, including such factors as how long it takes us to fully implement our pre-need sales programs and whether there are any unanticipated costs. Over the long-term, we would expect this ratio to slightly decline as many of the expenses in this category are fixed in nature. The ratio of cemetery expenses to segment level pre-need and at-need cemetery revenues was 27.0% during the three months ended September 30, 2013 as compared to 27.3% during the same period last year.

Selling expenses were \$11.7 million during the three months ended September 30, 2013, an increase of \$0.4 million, or 3.6%, as compared to \$11.3 million during the same period last year. The expense increase was primarily caused by increases of \$0.3 million in commission and payroll related expenses, \$0.2 million in travel costs and \$0.6 million in advertising and solicitation costs, offset by an increase of \$0.7 million in deferred selling expenses. The ratio of selling expenses to cemetery revenues was 27.7% during the three months ended September 30, 2013 as compared to 25.8% during the same period last year. This ratio gives some indication of how effectively the money we invest in selling efforts is translating into sales. However, the majority of our selling expenses are directly related to sales commissions and bonuses, which would be directly related to changes in the value of pre-need and at-need contracts written. As a result, we would expect this ratio to remain fairly consistent.

General and administrative expenses were \$7.9 million during the three months ended September 30, 2013, an increase of \$0.9 million, or 12.6%, compared to \$7.0 million during the same period last year. The majority of the increase was due to increases of \$0.3 million in insurance costs, \$0.3 million in personnel costs and \$0.1 million in professional fees. General and administrative expenses are expensed as incurred and are not deferred. Accordingly, from a margin standpoint, the most effective gauge of measuring general and administrative expenses is as a ratio of segment level pre-need and at-need cemetery revenues. Changes in this ratio give an indication of our ability to manage and control our general and administrative costs relative to our overall cemetery operations. An increase in the ratio indicates that general and administrative percentage expense increases related to our cemetery properties exceeded percent increases in the value of contracts written, while a decrease in the ratio indicates that expense growth on a percentage basis did not exceed percentage increases in the value of contracts written. In the short-term, this ratio can be positively or negatively impacted by our acquisitions, including such factors as how long it takes us to fully implement our pre-need sales programs and whether there are any unanticipated costs. Over the long-term, we would expect this ratio to slightly decrease as many of the expenses in this category are fixed in nature. The ratio of general and administrative expenses to segment level pre-need and at-need cemetery revenues was 14.7% during the three months ended September 30, 2013 as compared to 13.4% during the same period last year.

Total corporate overhead was \$8.0 million for the three months ended September 30, 2013, an increase of \$1.5 million, or 22.2% compared to \$6.5 million during the same period last year. The increase was primarily attributable to increases of \$0.9 million in professional fees and \$0.1 million in personnel costs, with the remainder attributable to varied corporate expenses.

Depreciation and amortization was \$2.4 million during the three months ended September 30, 2013, an increase of \$0.2 million, or 8.1%, as compared to \$2.2 million during the same period last year. The increase was primarily due to additional depreciation and amortization from our recent acquisitions.

Funeral home expenses were \$9.0 million for the three months ended September 30, 2013, an increase of \$1.9 million, or 26.6%, compared to \$7.1 million during the same period last year. The increase was primarily driven by our most recent acquisitions and was attributable to segment level increases of \$1.0 million in personnel expenses, \$0.5 million in merchandise costs, \$0.1 million in advertising, and \$0.2 million in facility related costs, with the remaining increase attributable to various increases in general and other expense categories, partially offset by an increase of \$0.1 million in deferred funeral home expenses.

Acquisition related costs were \$0.2 million for the three months ended September 30, 2013, a decrease of \$0.9 million, or 77.6%, as compared to \$1.1 million during the same period last year. These costs will vary from period to period depending on the amount of acquisition activity that takes place.

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Non-segment Allocated Results

Certain statement of operations amounts are not allocated to segment operations. These amounts are those line items that can be found on our unaudited condensed consolidated statement of operations below operating profit and above net income (loss).

The table below summarizes these items and the changes between the three months ended September 30, 2013 and 2012:

	Three months ended September 30,							
	2013	2012	Cha	ange (\$)	Change (%)			
	(in thousands)							
Gain on acquisitions	\$ 2,530	\$	\$	2,530	100.0%			
Interest expense	5,193	5,273		(80)	-1.5%			
Income tax benefit	\$ (442)	\$ (1,266)	\$	824	-65.1%			

The gain on acquisition recorded during the three months ended September 30, 2013 relates to our third quarter 2013 acquisition.

Interest expense has decreased during the three months ended September 30, 2013 as compared to the same period last year. This decrease is primarily caused by reductions in interest rates on our Senior Notes and the borrowings on our Credit Facility, offset by an increase in the aggregate principal amount outstanding on those debt instruments. Average amounts outstanding under our Credit Facility were \$101.2 million and \$83.2 million during the three months ended September 30, 2013 and 2012, respectively.

We had an income tax benefit of \$0.4 million for the three months ended September 30, 2013, as compared to \$1.3 million during the same period last year. Our effective tax rate differs from our statutory tax rate primarily because our legal entity structure includes different tax filing entities, including a significant number of partnerships that are not subject to paying tax.

Nine Months Ended September 30, 2013 Compared to Nine Months Ended September 30, 2012

Cemetery Operations Southeast

In 2012 and 2013 we made five acquisitions in our Cemetery Operations Southeast segment. Of these acquisitions, 4 occurred during the third quarter of 2012 and 1 occurred during the third quarter of 2013. Therefore, the results of operations for the acquired properties have either a lesser or no impact on the results for the nine months ended September 30, 2012, but are included in the results for the nine months ended September 30, 2013. These additions are responsible for all of the increases to revenues and approximately two-thirds of the increase to costs and expenses for this segment.

The table below compares the results of operations for our Cemetery Operations Southeast for the nine months ended September 30, 2013 to the same period last year:

Nine months ended September 30,

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	2013	2013 2012 Change (\$) (in thousands) (non-GAAP)					
Total revenues	\$ 99,720	\$ 97,282	\$	2,438	2.5%		
Total costs and expenses	71,317	68,317		3,000	4.4%		
Operating profit	\$ 28,403	\$ 28,965	\$	(562)	-1.9%		

Revenues

The increase in revenues was related to an overall increase in the value of contracts written, with increases of \$0.5 million in the value of pre-need contracts and \$1.4 million in the value of at-need contracts. We also had increases of \$0.4 million in income from our trusts and \$0.1 million in interest and other income. Our investment results can vary from period to period based on a number of factors including realized income and the timing of the recognition of gains within the trusts.

Total costs and expenses

The increase in costs and expenses was primarily related to:

A \$0.2 million increase in cost of goods sold attributable to the corresponding increase in the value of contracts written and changes in product mix.

A \$0.7 million increase in cemetery expenses primarily due to increases of \$0.4 million in labor costs and \$0.3 million in repair and maintenance costs.

A \$0.9 million increase in selling expenses relative to the increase in the value of contracts written. This increase was primarily attributable to increases of \$0.2 million in commission and personnel costs, \$0.3 million in advertising and solicitation costs, and \$0.2 million in travel costs, with the remaining increase due to increases in other sales related expenses.

A \$1.1 million increase in general and administrative expenses due to increases of \$0.3 million in personnel expenses, \$0.2 million in professional fees and \$0.3 million in insurance costs, with the remaining increase due to general office costs.

A \$0.1 million increase in depreciation expense resulting from increases in property and equipment from recent acquisitions.

Cemetery Operations Northeast

The table below compares the results of operations for our Cemetery Operations Northeast for the nine months ended September 30, 2013 to the same period last year:

	Nine months ended September 30,						
	2013	2012 Change (\$)			Change (%)		
	(in thousands)						
		(non	-GAA	(P)			
Total revenues	\$47,046	\$45,910	\$	1,136	2.5%		
Total costs and expenses	32,273	30,689		1,584	5.2%		
Operating profit	\$ 14,773	\$ 15,221	\$	(448)	-2.9%		

Revenues

The increase in revenues was primarily caused by an increase of \$2.3 million in the value of pre-need contracts, offset partially by decreases of \$0.5 million in the value of at-need contracts written and \$0.7 million in interest and other income.

Total costs and expenses

The increase in costs and expenses was primarily related to:

A \$0.5 million increase in cost of goods sold attributable to the increase in the value of contracts written.

A \$0.3 million increase in cemetery expenses primarily attributable to increases in labor costs.

A \$0.5 million increase in selling expenses primarily due to increases of \$0.2 million in commissions and bonuses, \$0.2 million in advertising costs, and \$0.1 million in travel costs.

A \$0.3 million increase in general and administrative expenses primarily due to a \$0.1 million increase in insurance costs and a \$0.1 million increase in personnel costs, with the remaining increase due to changes in general office costs.

Cemetery Operations West

Effective March 31, 2012, we terminated our operating agreement with the Archdiocese of Detroit. Therefore, the results of operations for these properties are only included in the nine months ended September 30, 2012 up to that point and have no impact on the nine months ended September 30, 2013. The removal of these properties from our results of operations resulted in a \$1.8 million decrease in revenues and a \$1.6 million decrease in costs and expenses period over period.

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Further, in the second quarter of 2012 we made one acquisition in our Cemetery Operations West segment. Therefore, the results of operations for the acquired property have less of an impact on the results for the nine months ended September 30, 2012 as compared to the results for the nine months ended September 30, 2013, accounting for approximately one-fourth of the increase in revenues and one-third of the increase in costs and expenses.

The table below compares the results of operations for our Cemetery Operations West for the nine months ended September 30, 2013 to the same period last year:

	Nine months ended September 30,						
	2013	ange (\$) nds) AP)	Change (%)				
Total revenues	\$ 56,721	\$ 52,683	\$	4,038	7.7%		
Total costs and expenses	36,029	34,210		1,819	5.3%		
Operating profit	\$ 20,692	\$ 18,473	\$	2,219	12.0%		

Revenues

The increase in revenues is primarily attributable to an increase of \$2.9 million in the value of pre-need contracts written and an increase of \$2.3 million in income from our trusts. These increases were partially offset by decreases of \$0.6 million in both the value of at-need contracts written and interest and other income. Our investment results can vary from period to period based on a number of factors including realized income and the timing of the recognition of gains within the trusts.

Total costs and expenses

The increase in costs and expenses was primarily related to:

A \$0.8 million increase in cost of goods sold attributable to the corresponding increase in the value of contracts written.

A \$0.1 million decrease in cemetery expenses primarily due to a decrease of \$0.5 million in labor related costs, offset by an increase of \$0.2 million in repairs and maintenance expenses and an increase of \$0.2 in vehicle and travel costs.

A \$0.6 million increase in selling expenses primarily due to increases of \$0.4 million in commission and personnel related costs and \$0.2 million in advertising and solicitation expenses.

A \$0.6 million increase in general and administrative expenses due to increases in insurance, personnel, and general office costs.

A \$0.1 million decrease in depreciation.

Funeral Home Segment

In 2012 and 2013 we acquired twenty three funeral homes. Of these acquisitions, 2 occurred during the second quarter of 2012, 14 occurred during the third quarter of 2012, 1 occurred during the fourth quarter of 2012 and 6 occurred during the first quarter of 2013. Therefore, the results of operations for these properties have either a lesser or no impact on the results for the nine months ended September 30, 2012, but are included in the results for the nine months ended September 30, 2013. These additions are primarily responsible for the increases to revenues and costs and expenses for this segment.

The table below compares the results of operations for our Funeral Home segment for the nine months ended September 30, 2013 to the same period last year:

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	Nine months ended September 30,						
	2013	2012 (in th (non	Change (%)				
Total revenues	\$ 36,904	\$ 27,065	\$	9,839	36.4%		
Total costs and expenses	29,850	22,315		7,535	33.8%		
Operating profit	\$ 7,054	\$ 4,750	\$	2,304	48.5%		

Revenues

The increase in revenues was primarily attributable to a \$5.7 million increase in pre-need revenues, a \$3.1 million increase in at-need revenues and a \$1.0 million increase in other revenues.

Total costs and expenses

The increase in costs and expenses was primarily attributable to increases of \$3.7 million in personnel expenses, \$1.3 million in merchandise costs, \$0.5 million in advertising, \$0.7 million in facility costs, and \$0.6 million in depreciation, with the remainder attributable to increases in other general expense categories.

Corporate Segment

The table below compares expenses incurred by the Corporate segment for the nine months ended September 30, 2013 to the same period last year:

	Nine months ended September 30,			
	2013	2012	Change (\$)	Change (%)
	(in thousands)			
	(non-GAAP)			
Selling, cemetery and general and administrative				
expenses	\$ 833	\$ 1,123	\$ (290)	-25.8%
Depreciation and amortization	91	1,207	(296)	-24.5%
Acquisition related costs, net of recoveries	901	1 2,198	(1,297)	-59.0%
Corporate expenses				
Corporate personnel expenses	10,599	9,198	1,401	15.2%
Other corporate expenses	11,058	3 11,707	(649)	-5.5%
Total corporate overhead	21,657	7 20,905	752	3.6%
Total corporate expenses	\$ 24,302	2 \$ 25,433	\$ (1,131)	-4.4%

The decrease in corporate expenses was primarily driven by offsetting increases in corporate overhead and decreases in acquisition related and corporate office support costs. The increase in total corporate overhead was primarily attributable to increases of \$1.4 million in personnel expenses and \$0.4 million in unit-based compensation expense, offset by a \$1.0 million decrease in professional fees, primarily related to a recovery of legal fees from a legal settlement during the second quarter of 2013. Acquisition related costs will vary from period to period depending on

the amount of acquisition activity that takes place.

Reconciliation of Segment Results of Operations to Consolidated Results of Operations

As discussed in the segment sections of this Management s Discussion and Analysis of Financial Condition and Results of Operations, cemetery revenues and their associated costs as reported at the segment level are not deferred until such time that we satisfy the delivery criteria for revenue recognition.

The table below analyzes results of operations and the changes therein for the nine months ended September 30, 2013 as compared to the same period last year. The table is structured so that our readers can determine whether changes were based upon changes in the level of merchandise and services and other revenues generated during each period and/ or changes in the timing of when merchandise and services were delivered:

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Nine months ended

September 30, 2012

9.2%

3.6%

5.9%

32.3%

-59.0%

4.7%

-63.6%

21,403

20,905

6,759

20,467

2,198

171,053

(181)

(9.911)

\$ 41,976 \$ (29,737) \$ 12,239

1,979

752

400

6,614

(1,297)

8,065

\$ (7,784)

Nine months ended

September 30, 2013

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(in thousands) (in thousands) Change Change in **Segment** Segment in **GAAP GAAP** GAAP GAAP resGlAsAP results **Results GAAP Results** (non-GAAPAdjustments Results (non-GAAPAdjustments Results **(\$)** (%)Revenues Pre-need cemetery \$ (32,513) \$ 69,870 \$ 96,595 \$ (22,936) \$ 73,659 revenues \$ 102,383 \$ (3,789) -5.1% At-need cemetery revenues 60,387 (4,259)56,128 60,113 (3,198)56,915 (787)-1.4% Investment income 32,916 30,214 -1.5% from trusts (15,892)17,024 (12,931)17,283 (259)Interest income 5,209 5,209 4,972 4,972 237 4.8% Funeral home revenues 36,904 (4,437)32,467 27,065 (1,447)25,618 6,849 26.7% Other cemetery 283 -40.7% revenues 2,592 2,875 3,981 864 4,845 (1.970)Total revenues 240,391 (56,818)222,940 (39,648)183,292 281 0.2% 183,573 Costs and expenses -0.9% Cost of goods sold 26,841 (5,737)21,104 25,463 (4,161)21,302 (198)42,700 42,700 881 2.1% Cemetery expense 41,819 41,819 Selling expense 35,134 -2.9% 43,549 (8,415)41,769 (5,569)36,200 (1,066)

Revenues

expenses

General and administrative

Corporate overhead

Funeral home expense

Acquisition related

Depreciation and

amortization

costs, net of recoveries

Total costs and

Operating profit

expense

23,382

21,657

7,159

27,582

901

193,771

\$ 46,620

Pre-need cemetery revenues were \$69.9 million for the nine months ended September 30, 2013, a decrease of \$3.8 million, or 5.1%, as compared to \$73.7 million during the same period last year. The decrease was due to an increase of \$5.8 million in the value of cemetery contracts written, which was offset by an increase of \$9.6 million in deferred revenue.

23,382

21,657

7,159

901

179,118

27,081

(501)

(14,653)

\$ (42,165) \$ 4,455

21,403

20,905

6,759

20,648

2,198

180,964

At-need cemetery revenues were \$56.1 million for the nine months ended September 30, 2013, a decrease of \$0.8 million, or 1.4%, as compared to \$56.9 million during the same period last year. The decrease was due to an increase of \$0.3 million in the value of cemetery contracts written, which was offset by an increase of \$1.1 million in deferred revenue.

Investment income from trusts was \$17.0 million for the nine months ended September 30, 2013, a decrease of \$0.3 million, or 1.5%, as compared to \$17.3 million during the same period last year. On a segment basis, we had an increase in investment income of \$2.7 million, which was offset by a net change of \$3.0 million related to funds for which we have not met the requirements that would allow us to recognize them as revenue.

Interest income on accounts receivable was \$5.2 million for the nine months ended September 30, 2013, an increase of \$0.2 million, or 4.8%, as compared to \$5.0 million during the same period last year.

Funeral home revenues were \$32.5 million for the nine months ended September 30, 2013, an increase of \$6.9 million, or 26.7%, compared to \$25.6 million during the same period last year. The increase was driven by the 23 funeral homes we acquired in 2012 and 2013.

Other cemetery revenues were \$2.9 million for the nine months ended September 30, 2013, as compared to \$4.8 million during the same period last year.

Costs and Expenses

Cost of goods sold was \$21.1 million for the nine months ended September 30, 2013, a decrease of \$0.2 million, or 0.9%, as compared to \$21.3 million during the same period last year. The ratio of cost of goods sold to pre-need and at-need cemetery revenues was 16.7% during the nine months ended September 30, 2013 as compared to 16.3% during the same period last year. The change in the ratio primarily relates to changes in product mix.

Cemetery expenses were \$42.7 million during the nine months ended September 30, 2013, an increase of \$0.9 million, or 2.1%, compared to \$41.8 million during the same period last year. Within this category, there were increases of \$0.5 million in repair and maintenance expenses, \$0.1 million in labor costs, and \$0.3 million in travel costs. Cemetery expenses relate to the current costs of managing and maintaining our cemetery properties. These costs are expensed as incurred and are not deferred. Accordingly, from a margin standpoint, the most effective gauge of measuring cemetery expenses is as a ratio of segment level pre-need and at-need cemetery revenues. Changes in this ratio give an indication of our ability to manage and control our operating costs relative to our overall cemetery operations. An increase in the ratio indicates that expense increases related to the operation and maintenance of our cemetery properties exceeded increases in the value of contracts

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written, while a decrease in the ratio indicates that expense growth did not exceed increases in the value of contracts written. In the short-term, this ratio can be positively or negatively impacted by our acquisitions, including such factors as how long it takes us to fully implement our pre-need sales programs and whether there are any unanticipated costs. Over the long-term, we would expect this ratio to slightly decline as many of the expenses in this category are fixed in nature. The ratio of cemetery expenses to segment level pre-need and at-need cemetery revenues was 26.2% during the nine months ended September 30, 2013 as compared to 26.7% during the same period last year.

Selling expenses were \$35.1 million during the nine months ended September 30, 2013, a decrease of \$1.1 million, or 2.9%, as compared to \$36.2 million during the same period last year. The overall expense decrease was caused by increases of \$0.7 million in personnel, commissions, and bonus related expenses, \$0.5 million in advertising and solicitation costs and \$0.4 million in travel expenses with the remaining change in other general selling expenses, which were offset by an increase in deferred selling expenses of \$2.8 million. The ratio of selling expenses to cemetery revenues was 27.9% during the nine months ended September 30, 2013 as compared to 27.7% during the same period last year. This ratio gives some indication of how effectively the money we invest in selling efforts is translating into sales. However, the majority of our selling expenses are directly related to sales commissions and bonuses, which would be directly related to changes in the value of pre-need and at-need contracts written. As a result, we would expect this ratio to remain fairly consistent.

General and administrative expenses were \$23.4 million during the nine months ended September 30, 2013, an increase of \$2.0 million, or 9.2%, compared to \$21.4 million during the same period last year. The majority of the increase was due to increases of \$0.5 million in labor costs, \$0.5 million in insurance costs, and \$0.2 million in both travel expenses and professional fees, with the remainder due to general office costs. General and administrative expenses are expensed as incurred and are not deferred. Accordingly, from a margin standpoint, the most effective gauge of measuring general and administrative expenses is as a ratio of segment level pre-need and at-need cemetery revenues. Changes in this ratio give an indication of our ability to manage and control our general and administrative costs relative to our overall cemetery operations. An increase in the ratio indicates that general and administrative percentage expense increases related to our cemetery properties exceeded percent increases in the value of contracts written, while a decrease in the ratio indicates that expense growth on a percentage basis did not exceed percentage increases in the value of contracts written. In the short-term, this ratio can be positively or negatively impacted by our acquisitions, including such factors as how long it takes us to fully implement our pre-need sales programs and whether there are any unanticipated costs. Over the long-term, we would expect this ratio to slightly decrease as many of the expenses in this category are fixed in nature. The ratio of general and administrative expenses to segment level pre-need and at-need cemetery revenues was 14.4% during the nine months ended September 30, 2013 as compared to 13.7% during the same period last year.

Total corporate overhead was \$21.7 million for the nine months ended September 30, 2013, an increase of \$0.8 million, or 3.6% compared to \$20.9 million during the same period last year. The increase was primarily attributable to increases of \$1.4 million in personnel expenses and \$0.4 million in unit-based compensation expense, offset by a \$1.0 million decrease in professional fees, primarily related to a recovery of legal fees from a legal settlement during the second quarter of 2013.

Depreciation and amortization was \$7.2 million during the nine months ended September 30, 2013, an increase of \$0.4 million, or 5.9%, as compared to \$6.8 million during the same period last year. The increase was primarily due to additional depreciation and amortization from our recent acquisitions.

Funeral home expenses were \$27.1 million for the nine months ended September 30, 2013, an increase of \$6.6 million, or 32.3%, compared to \$20.5 million during the same period last year. The increase was primarily driven by our most recent acquisitions and was primarily attributable to segment increases of \$3.7 million in personnel

expenses, \$1.3 million in merchandise costs, \$0.5 million in advertising, and \$0.7 million in facility costs, with the remainder attributable to increases in other general expense categories, partially offset by an increase of \$0.3 million in deferred funeral home expenses.

Acquisition related costs were \$0.9 million for the nine months ended September 30, 2013, a decrease of \$1.3 million, or 59.0%, as compared to \$2.2 million during the same period last year. The decrease was primarily due to a legal settlement which resulted in a recovery of legal fees in the first and second quarters of 2013. These costs will vary from period to period depending on the amount of acquisition activity that takes place.

Non-segment Allocated Results

As previously mentioned, certain statement of operations amounts are not allocated to segment operations. These amounts are those line items that can be found on our unaudited condensed consolidated statement of operations below operating profit and above net income (loss).

The table below summarizes these items and the changes between the nine months ended September 30, 2013 and 2012:

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	Nine months ended September 30,			
	2013	2012	Change (\$) Change (%)
		(in thousands)		
Gain on acquisitions	\$ 2,530	\$ 122	\$ 2,40	1973.8%
Gain on termination of operating agreement		1,737	(1,73)	-100.0%
Gain on settlement agreement, net	12,261		12,26	100.0%
Gain on sale of other assets	155		15	55 100.0%
Loss on early extinguishment of debt	21,595		21,59	100.0%
Interest expense	15,788	15,109	67	4.5%
Income tax benefit	\$ (2,489)	\$ (1,933)	\$ (55	56) 28.8%

The gain on acquisition recorded during the nine months ended September 30, 2013 relates to our third quarter 2013 acquisition. The gain on acquisition recorded during the nine months ended September 30, 2012 relates to one of our second quarter 2012 acquisitions.

During the nine months ended September 30, 2012, we recognized a gain of \$1.7 million related to the termination of an operating agreement. Refer to Note 13 of our unaudited condensed consolidated financial statements in Item 1 of Form 10-Q for a more detailed discussion.

During the nine months ended September 30, 2013 certain proceeds received from a legal settlement were recorded as a gain on settlement agreement on the unaudited condensed consolidated statement of operations, resulting in a total gain on settlement of \$12.3 million.

The early extinguishment of debt charge of \$21.6 million relates to the tender premium of \$14.9 million we paid in connection with the early repayment of \$150.0 million of our 10.25% Senior Notes due 2017 and the write-off of \$6.7 million of unamortized fees and discounts related to those notes.

Interest expense has increased during the nine months ended September 30, 2013 as compared to the same period last year. This increase is primarily caused by an increase in the aggregate principal amount outstanding on our Credit Facility, partially offset by reductions in interest rates on this debt instrument and a reduction of interest expense related to the refinancing of our Senior Notes in the second quarter of 2013. Average amounts outstanding under our Credit Facility were \$98.9 million and \$64.3 million during the nine months ended September 30, 2013 and 2012, respectively.

We had an income tax benefit of \$2.5 million for the nine months ended September 30, 2013, as compared to \$1.9 million during the same period last year. Our effective tax rate differs from our statutory tax rate primarily because our legal entity structure includes different tax filing entities, including a significant number of partnerships that are not subject to paying tax.

Supplemental Data

The following table presents supplemental operating data for the periods presented:

	r	Three nonths ended nber 30, 52 0		Three months ended nber 30, S @	Nine months ended 1 52 ember 30, 2 8		ine months ended mber 30, 2012
Operating Data:							
Interments performed		10,712		10,701	34,156		33,629
Interment rights sold (1):							
Lots		7,112		7,356	21,099		21,213
Mausoleum crypts (including							
pre-construction)		437		574	1,489		1,775
Niches		248		243	806		762
Net interment rights sold (1)		7,797		8,173	23,394		23,750
Number of contracts written		25,301		24,296	76,842		74,536
Aggregate contract amount, in thousands							
(excluding interest)	\$	66,735	\$	65,119	\$ 201,886	\$	192,213
Average amount per contract (excluding	.	2 (20	Φ.	• 600	.	4	• • •
interest)	\$	2,638	\$	2,680	\$ 2,627	\$	2,579
Number of pre-need contracts written		13,218		12,171	38,937		36,687
Aggregate pre-need contract amount, in							
thousands (excluding interest)	\$	45,523	\$	43,150	\$ 135,360	\$	125,128
Average amount per pre-need contract							
(excluding interest)	\$	3,444	\$	3,545	\$ 3,476	\$	3,411
Number of at-need contracts written		12,083		12,125	37,905		37,849
Aggregate at-need contract amount, in							
thousands (excluding interest)	\$	21,212	\$	21,969	\$ 66,526	\$	67,085
Average amount per at-need contract							
(excluding interest)	\$	1,756	\$	1,812	\$ 1,755	\$	1,772

(1) Net of cancellations. Sales of double-depth burial lots are counted as two sales.

Liquidity and Capital Resources

Overview

Our primary short-term liquidity needs are to fund general working capital requirements, repay our debt obligations, service our debt, make routine maintenance capital improvements and pay distributions. We will need additional liquidity to construct mausoleum and lawn crypts on the grounds of our cemetery properties.

Our primary sources of liquidity are cash flow from operations and amounts available under our Credit Facility as described below. In the past, we have been able to increase our liquidity through long-term bank borrowings and the issuance of additional common units and other partnership securities, including debt, subject to the restrictions in our Credit Facility and under our Senior Notes.

We believe that cash generated from operations and our borrowing capacity under our Credit Facility, which is discussed below, will be sufficient to meet our working capital requirements as well as our anticipated capital expenditures for the foreseeable future.

In addition to macroeconomic conditions, our ability to satisfy our debt service obligations, fund planned capital expenditures, make acquisitions and pay distributions to partners will depend upon our future operating performance. Our operating performance is primarily dependent on the sales volume of customer contracts, the cost of purchasing cemetery merchandise that we have sold, the amount of funds withdrawn from merchandise trusts and perpetual care trusts and the timing and amount of collections on our pre-need installment contracts.

Long-term Debt

7.875% Senior Notes due 2021

On May 28, 2013, the Company and Cornerstone Family Services of West Virginia Subsidiary, Inc., a subsidiary of the Company (collectively, the Issuers), issued \$175.0 million aggregate principal amount of 7.875% Senior Notes due 2021 (the Senior Notes). The Issuers pay 7.875% interest per annum on the principal amount of the Senior Notes, payable in cash semi-annually in arrears on June 1 and December 1 of each year, commencing on December 1, 2013. The Notes mature on June 1, 2021.

The proceeds from the offering were used to retire our 10.25% Senior Notes due 2017 and the remaining proceeds were used to for general corporate purposes. The Senior Notes were issued at 97.832% of par resulting in gross proceeds of \$171.2 million with an original issue discount of approximately \$3.8 million. The Company incurred debt issuance costs and fees of approximately \$4.2 million. These costs and fees are deferred and will be amortized over the life of these notes.

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On May 28, 2013, the Issuers, certain subsidiaries of the Company (Guarantors), and Wilmington Trust, National Association (the Trustee) entered into an indenture (the Indenture) governing the Senior Notes.

The Senior Notes are senior unsecured obligations of the Issuers, which are jointly and severally guaranteed (the Note Guarantees) by each subsidiary of the Company other than Cornerstone Co., that the Company has caused or will cause to become a Guarantor pursuant to the terms of the Indenture (each, a Restricted Subsidiary).

At any time on or after June 1, 2016, the Issuers, at their option, may redeem the Senior Notes, in whole or in part, at the redemption prices (expressed as percentages of the principal amount) set forth below, together with accrued and unpaid interest, if any, to the redemption date, if redeemed during the 12-month period beginning June 1 of the years indicated:

Year	Percentage
2016	105.906%
2017	103.938%
2018	101.969%
2019 and thereafter	100.000%

At any time prior to June 1, 2016, the Issuers may, on one or more occasions, redeem all or any portion of the Senior Notes, upon not less than 30 nor more than 60 days notice, at a redemption price equal to 100% of the principal amount of the Senior Notes redeemed, plus the Applicable Premium (as defined in the Indenture) as of the redemption date, including accrued and unpaid interest to the redemption date.

In addition, at any time prior to June 1, 2016, the Issuers, at their option, may redeem up to 35% of the aggregate principal amount of the Senior Notes issued under the Indenture with the net cash proceeds of certain equity offerings of the Company described in the Indenture at a redemption price equal to 107.875% of the principal amount of the Senior Notes to be redeemed, plus accrued and unpaid interest, if any, to the redemption date provided, however, that (i) at least 65% of the aggregate principal amount of the Senior Notes issued under the Indenture remain outstanding immediately after the occurrence of such redemption and (ii) the redemption occurs within 180 days of the closing date of such offering.

Subject to certain exceptions, upon the occurrence of a Change of Control (as defined in the Indenture), each holder of Senior Notes will have the right to require the Issuers to purchase that holder s Senior Notes for a cash price equal to 101% of the principal amounts to be purchased, plus accrued and unpaid interest to the date of purchase.

The Indenture requires the Issuers and/or the Guarantors, as applicable, to comply with various covenants including, but not limited to, covenants that, subject to certain exceptions, limit the Company s and its Restricted Subsidiaries ability to (i) incur additional indebtedness; (ii) make certain dividends, distributions, redemptions or investments; (iii) enter into certain transactions with affiliates; (iv) create, incur, assume or permit to exist certain liens against their assets; (v) make certain sales of their assets; and (vi) engage in certain mergers, consolidations or sales of all or substantially all of their assets. As of September 30, 2013, the Company was in compliance with all applicable financial covenants.

Events of default under the Indenture that could, subject to certain conditions, cause all amounts owing under the Senior Notes to become immediately due and payable include, but are not limited to, the following:

failure by the Issuers to pay interest on any of the Senior Notes when it becomes due and the continuance of any such failure for 30 days;

failure by the Issuers to pay the principal on any of the Senior Notes when it becomes due and payable, whether at stated maturity, upon redemption, upon purchase, upon acceleration or otherwise;

the Issuers failure to comply with the agreements and covenants relating to limitations on entering into certain mergers, consolidations or sales of all or substantially all of their assets or in respect of their obligations to purchase the Senior Notes in connection with a Change of Control;

failure by the Issuers to comply with any other agreement or covenant in the Indenture and the continuance of this failure for 60 days after notice of the failure has been given to the Company by the Trustee or holders of at least 25% of the aggregate principal amount of the Senior Notes then outstanding;

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failure by the Company to comply with its covenant to deliver certain reports and the continuance of such failure to comply for a period of 120 days after written notice thereof has been given to the Company by the Trustee or by the holders of at least 25% in aggregate principal amount of the Senior Notes then outstanding;

certain defaults under mortgages, indentures or other instruments or agreements under which there may be issued or by which there may be secured or evidenced indebtedness of the Company or any Restricted Subsidiary, whether such indebtedness now exists or is incurred after the date of the Indenture:

certain judgments or orders that exceed \$10.0 million in the aggregate for the payment of money have been entered by a court of competent jurisdiction against the Company or any Restricted Subsidiary and such judgments have not been satisfied, stayed, annulled or rescinded within 60 days of being entered;

certain events of bankruptcy of the Company, StoneMor GP LLC, the general partner of the Company (the General Partner), or any Significant Subsidiary (as defined in the Indenture); or

other than in accordance with the terms of the Note Guarantee and the Indenture, the Note Guarantee of any Significant Subsidiary ceasing to be in full force and effect, being declared null and void and unenforceable, found to be invalid or any Guarantor denying its liability under its Note Guarantee. In connection with the sale of the Senior Notes, the Issuers, the Guarantors party thereto and Merrill Lynch, Pierce,

Fenner & Smith Incorporated, as representative of the initial purchasers of the Senior Notes, entered into a Registration Rights Agreement (the Registration Rights Agreement), pursuant to which the Issuers and the Guarantors agreed, for the benefit of the holders of the Senior Notes, to use their commercially reasonable efforts to file a registration statement with the SEC with respect to a registered offer to exchange the Senior Notes for new exchange notes having terms substantially identical in all material respects to the Senior Notes, with certain exceptions (the

Exchange Offer). If the Senior Notes are not freely tradable by persons other than affiliates pursuant to Rule 144 under the Securities Act on or before the 366th day after the issuance of the Senior Notes (the Exchange Date), the Issuers and the Guarantors agreed to use their commercially reasonable efforts (i) to consummate such Exchange Offer on or before the Exchange Date, and (ii) upon the occurrence of certain events described in the Registration Rights Agreement which result in the inability to consummate the Exchange Offer, to cause a shelf registration statement covering resales of the Senior Notes to be declared effective. The Issuers are required to pay additional interest to the holders of the Senior Notes under certain circumstances if they fail to comply with their obligations under the Registration Rights Agreement.

10.25% Senior Notes due 2017

Prior to their retirement in the second quarter of 2013, we had outstanding a \$150.0 million aggregate principal amount of 10.25% Senior Notes due 2017 (the Prior Senior Notes), with an original issue discount of approximately \$4.0 million. We paid 10.25% interest per annum on the principal amount of the Prior Senior Notes, payable in cash semi-annually in arrears on June 1 and December 1 of each year. The Prior Senior Notes were due to mature on December 1, 2017. In the second quarter of 2013, we retired the notes using the proceeds from the Senior Notes offering described above.

StoneMor Operating LLC (the Operating Company), Cornerstone Co. and Osiris Holding of Maryland Subsidiary, Inc. (Osiris Co., and together with the Operating Company and Cornerstone Co., the 2017 Notes Issuers), each of which is a subsidiary of the Company, conducted a cash tender offer and consent solicitation to purchase any and all of their outstanding \$150.0 million aggregate principal amount of the Prior Senior Notes and to obtain consents to amendments to the 2009 Indenture. In connection with the expiration of the consent solicitation, on May 24, 2013, 2017 Notes Issuers, the Company, the other Guarantors named therein and the trustee, entered into the Supplemental Indenture to the Indenture dated as of November 24, 2009 (the 2009 Indenture) governing the Prior Senior Notes. The Supplemental Indenture amended the 2009 Indenture to shorten to three business days the minimum notice period for optional redemptions and eliminated substantially all of the restrictive covenants and certain events of default contained in the 2009 Indenture.

On June 14, 2013, the remaining Prior Senior Notes were redeemed, pursuant to redemption provisions set forth in the 2009 Indenture, at a price of 100% of the principal amount of the Prior Senior Notes, plus the Applicable Premium (as defined in the 2009 Indenture) equal to 9.554%, together with accrued and unpaid interest to, but not including, June 14, 2013. The 2009 Indenture was satisfied and discharged in accordance with its terms, effective the Redemption Date.

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We made a tender offer to repurchase the Prior Senior Notes and paid \$14.9 million to retire the Prior Senior Notes inclusive of the tender premium and accrued interest through December 1, 2013, the first redemption date for the Prior Senior Notes. In addition, the Company incurred expenses of \$6.7 million related to the refinancing event inclusive of \$2.6 million of unamortized original issue discount and \$4.1 million of unamortized capitalized debt issue costs related to the Prior Senior Notes.

Credit Facility

On January 19, 2012, we entered into the Third Amended and Restated Credit Agreement (the Credit Agreement). The terms of the Credit Agreement are substantially the same as the terms of the previous agreement. Capitalized terms which are not defined in the following description shall have the meaning assigned to such terms in the Credit Agreement.

On February 19, 2013, we entered into the First Amendment to the Credit Agreement, which increased the total availability under the Revolving Credit Facility by \$10.0 million to \$140.0 million of which \$99.5 million was outstanding at September 30, 2013. The Credit Facility may be used to finance working capital requirements, Permitted Acquisitions and Capital Expenditures. The maturity date of the Credit Facility is January 19, 2017.

On May 8, 2013, we entered into the Second Amendment to the Credit Agreement, which allowed us to incur additional indebtedness to be evidenced by the 2021 Senior Notes, to enter into the related indenture and to use the proceeds of the Senior Notes offering, in part, to fund the retirement of the Prior Senior Notes.

On June 18, 2013, we entered into the Third Amendment to the Credit Agreement, which increased our Consolidated Leverage Ratio to 4.00 through December 31, 2013, 3.875 at March 31, 2014, and 3.750 thereafter. The amendment also increased the ranges of the Applicable Rates to 3.00%, 4.00%, and .800% for Base Rate Loans, Eurodollar Rate Loans and Letter of Credit Fees, and Commitment Fees, respectively, when the Consolidated Leverage Ratio is greater than or equal to 3.75 to 1.0. The amendment also increased the amount of aggregate consideration that we may pay for a Permitted Acquisition after March 31, 2014, without Required Lender approval, to \$10.0 million on an individual basis and \$50.0 million when aggregated with the total Aggregate Consideration paid by or on behalf of us for all other Permitted Acquisitions which closed within the immediately preceding 365 days.

The Third Amendment added a defined term for Significant Permitted Acquisition Transaction to describe a Permitted Acquisition in which the Aggregate Consideration exceeds \$35.0 million when aggregated with the total Aggregate Consideration for all other Permitted Acquisitions which closed within the immediately preceding 180 days. In the case of a Significant Permitted Acquisition Transaction, the Third Amendment permits the Borrowers, subject to certain limitations, to temporarily increase the Consolidated Leverage Ratio to 4.00 to 1.0 for one or more the four immediately succeeding covenant measurement periods. In addition, the Third Amendment includes certain conforming changes to reflect the issuance of the Senior Notes.

At September 30, 2013, amounts outstanding under the Credit Facility bore interest at rates between 3.5% and 4.0%. Amounts borrowed may be either Base Rate Loans or Eurodollar Rate Loans and amounts repaid or prepaid during the term may be reborrowed. Depending on the type of loan, borrowings bear interest at the Base Rate or Eurodollar Rate, plus applicable margins ranging from 1.25% to 3.00% and 2.25% to 4.00%, respectively, depending on our Consolidated Leverage Ratio. The Base Rate is the highest of the Prime Rate, the Federal Funds Rate plus 0.50%, or the Eurodollar Rate plus 1.0%. The Eurodollar rate is the British Bankers Association LIBOR Rate. Amounts outstanding under the Credit Facility approximate their fair value.

The Credit Agreement requires us to pay an unused Commitment Fee, which is calculated based on the amount by which the commitments under the Credit Agreement exceed the usage of such commitments. The Commitment Fee Rate ranges from 0.375% to 0.800% depending on our Consolidated Leverage Ratio.

The Credit Agreement contains restrictive covenants that, among other things, prohibit distributions upon defined events of default, restrict investments and sales of assets and require us to maintain certain financial covenants, including specified financial ratios. A material decrease in revenues could cause us to breach certain of our financial covenants. Any such breach could allow the Lenders to accelerate our debt which would have a material adverse effect on our business, financial condition or results of operations. Our covenants include a Consolidated Leverage Ratio and a Consolidated Debt Service Coverage Ratio. As of September 30, 2013, we were in compliance with all applicable financial covenants.

Amounts outstanding under our Credit Facility fluctuated during the nine months ended September 30, 2013 and 2012. At the beginning of 2013, we had \$101.7 million outstanding under our Credit Facility. During the first quarter of 2013, we reduced our borrowings on the Credit Facility by \$19.8 million as we had borrowed \$18.6 million prior to March 26, 2013 and then we used the net proceeds of approximately \$38.4 million from our March 26, 2013 follow-on public offering to repay amounts outstanding on our Credit Facility. We borrowed an additional \$21.0 million during the second quarter of

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2013 and then we used the remaining proceeds of approximately \$11.9 million from our May 28, 2013 debt offering to further repay amounts outstanding on our Credit Facility. During the third quarter of 2013, we had net borrowings of \$8.5 million, resulting in outstanding borrowings of \$99.5 million on our Credit Facility at September 30, 2013. At the beginning of 2012, we had \$43.8 million outstanding on our Credit Facilities. These amounts were combined into one facility in January of 2012. We borrowed an additional \$7.3 million, \$10.9 million and \$22.7 million during the first, second and third quarters of 2012, respectively, and had outstanding borrowings of \$84.7 million on our Credit Facility at September 30, 2012. The average amounts borrowed under our Credit Facility were \$98.9 million and \$64.3 million for the nine months ended September 30, 2013 and 2012, respectively.

For a more detailed description of our long-term debt agreements, see our 2012 Form 10-K.

Pending transactions

Agreements with the Archdiocese of Philadelphia

On September 26, 2013, we entered into the Lease and the Management Agreements with the Archdiocese of Philadelphia under which we will operate 13 cemeteries in Pennsylvania for a term of 60 years. The closing of the transaction is contingent, among other matters, upon us obtaining financing for an upfront rental payment of \$53.0 million. For more details, see Note 13 to the unaudited condensed consolidated financial statements included in this Quarterly Report on Form 10-Q.

Cash Flow from Operating Activities

Cash flows provided by operating activities were \$36.9 million during the nine months ended September 30, 2013, an increase of \$6.1 million compared to \$30.8 million during the same period last year. Factors contributing to a net increase in cash flows from operations include cash received in our legal settlement and less cash used for accounts payables and accrued liabilities and merchandise liabilities, partially offset by increased uses of cash into our merchandise trusts and accounts receivable.

Cash Flow from Investing Activities

Net cash used in investing activities was \$23.5 million during the nine months ended September 30, 2013 as compared to \$34.4 million during the same period last year. Cash flows used for investing activities during the nine months ended September 30, 2013 were \$14.1 million for the acquisition of 6 funeral homes and one cemetery and \$9.6 million for other capital expenditures, partially offset by \$0.2 million in proceeds from the sale of other assets. Cash flows used for investing activities during the nine months ended September 30, 2012 were \$25.7 million for the acquisition of 5 cemetery properties and 16 funeral homes and \$8.7 million for other capital expenditures.

Cash Flow from Financing Activities

Net cash used in financing activities was \$1.3 million during the nine months ended September 30, 2013 as compared to \$0.3 million during the same period last year. Cash flows provided by financing activities for the nine months ended September 30, 2013 consisted of \$38.4 million of proceeds from our follow-on public offering and \$237.0 million from long term borrowings, inclusive of the issuance of \$175.0 million of Senior Notes. These in-flows were offset by repayments of long-term debt of \$218.0 million, inclusive of the retirement of our \$150.0 million of Prior Senior Notes, and fees associated with this retirement of \$14.9 million, costs of financing activities of \$5.1 million and cash distributions to unit holders of \$38.7 million. Cash flows used in financing activities for the nine months ended September 30, 2012 were cash distributions to unit holders of \$35.4 million and financing costs related to our

amended Credit Facility of \$2.3 million, offset by net borrowings of \$37.4 million.

Capital Expenditures

The following table summarizes total maintenance capital expenditures and expansion capital expenditures, including expenditures for the construction of mausoleums and for acquisitions, for the periods presented:

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	en	months ded nber 30,	Nine months ended September 30,		
	2013 (in the	2012 ousands)	2013 (in tho	2012 usands)	
Maintenance capital expenditures	\$ 1,446	\$ 1,486	\$ 5,366	\$ 3,321	
Expansion capital expenditures	6,958	24,067	18,310	31,093	
Total capital expenditures	\$ 8,404	\$ 25,553	\$23,676	\$ 34,414	

Pursuant to our partnership agreement, in connection with determining operating cash flows available for distribution, costs to construct mausoleum crypts and lawn crypts may be considered to be a combination of maintenance capital expenditures and expansion capital expenditures depending on the purposes for construction. Our general partner, with the concurrence of its Conflicts Committee, has the discretion to determine how to allocate a capital expenditure for the construction of a mausoleum crypt or a lawn crypt between maintenance capital expenditures and expansion capital expenditures. In addition, maintenance capital expenditures for the construction of a mausoleum crypt or a lawn crypt are not subtracted from operating surplus in the quarter incurred but rather are subtracted from operating surplus ratably during the estimated number of years it will take to sell all of the available spaces in the mausoleum or lawn crypt. Estimated life is determined by our general partner, with the concurrence of its Conflicts Committee.

Seasonality

The death care business is relatively stable and predictable. Although we experience seasonal increases in deaths due to extreme weather conditions and winter flu, these increases have not historically had any significant impact on our results of operations. In addition, we perform fewer initial openings and closings in the winter when the ground is frozen.

Item 3. Quantitative and Qualitative Disclosure About Market Risk

The information presented below should be read in conjunction with the notes to our unaudited condensed consolidated financial statements included under Part I Item 1 Financial Statements in this Quarterly Report on Form 10-Q.

The market risk inherent in our market risk sensitive instruments and positions is the potential change arising from increases or decreases in interest rates and the prices of marketable equity securities, as discussed below. Our exposure to market risk includes forward-looking statements and represents an estimate of possible changes in fair value or future earnings that would occur assuming hypothetical future movements in interest rates or debt and equity markets. Our views on market risk are not necessarily indicative of actual results that may occur and do not represent the maximum possible gains and losses that may occur, since actual gains and losses will differ from those estimated, based on actual fluctuations in interest rates, equity markets and the timing of transactions. We classify our market risk sensitive instruments and positions as other than trading.

Interest-Bearing Investments

Our fixed-income securities subject to market risk consist primarily of investments in our merchandise trusts and perpetual care trusts. As of September 30, 2013, the fair value of fixed-income securities in our merchandise trusts represented 3.5% of the fair value of total trust assets while the fair value of fixed-income securities in our perpetual

care trusts represented 8.2% of the fair value of total trust assets. The aggregate quoted fair value of these fixed-income securities was \$14.5 million and \$24.8 million in merchandise trusts and perpetual care trusts, respectively, as of September 30, 2013. Each 1% change in interest rates on these fixed-income securities would result in changes of approximately \$145,000 and \$248,000 in the fair market value of the assets in our merchandise trusts and perpetual care trusts, respectively, based on discounted expected future cash flows. If these securities are held to maturity, no change in fair market value will be realized.

Our money market and other short-term investments subject to market risk consist primarily of investments in our merchandise trusts and perpetual care trusts. As of September 30, 2013, the fair value of money market and short-term investments in our merchandise trusts represented 10.3% of the fair value of total trust assets while the fair value of money market and short-term investments in our perpetual care trusts represented 4.6% of the fair value of total trust assets. The aggregate quoted fair value of these money market and short-term investments was \$42.8 million and \$14.0 million in merchandise trusts and perpetual care trusts, respectively, as of September 30, 2013. Each 1% change in interest rates on these money market and short-term investments would result in changes of approximately \$428,000 and \$140,000 in the fair market value of the assets in our merchandise trusts and perpetual care trusts, respectively, based on discounted expected future cash flows.

Marketable Equity Securities

Our marketable equity securities subject to market risk consist primarily of investments held in our merchandise trusts and perpetual care trusts. These assets consist of investments in both individual equity securities as well as closed and open ended mutual funds. As of September 30, 2013, the fair value of marketable equity securities in our merchandise trusts represented 18.9% of the fair value of total trust assets while the fair value of marketable equity securities in our perpetual care trusts represented 11.9% of total trust assets. The aggregate quoted fair market value of these marketable equity securities was \$78.4 million and \$36.1 million in merchandise trusts and perpetual care trusts, respectively, as of September 30, 2013, based on final quoted sales prices. Each 10% change in the average market prices of the equity securities would result in a change of approximately \$7.8 million and \$3.6 million in the fair market value of securities held in merchandise trusts and perpetual care trusts, respectively. As of September 30, 2013, the fair value of marketable closed and open ended mutual funds in our merchandise trusts represented 64.3% of the fair value of total trust assets while the fair value of closed and open ended mutual funds in our perpetual care trusts represented 75.2% of total trust assets. The aggregate quoted fair market value of these closed and open ended mutual funds was \$267.0 million and \$227.6 million in merchandise trusts and perpetual care trusts, respectively, as of September 30, 2013, based on final quoted sales prices. Each 10% change in the average market prices of the closed and open ended mutual funds would result in a change of approximately \$26.7 million and \$22.8 million in the fair market value of securities held in merchandise trusts and perpetual care trusts, respectively.

Investment Strategies and Objectives

Our internal investment strategies and objectives for funds held in merchandise trusts and perpetual care trusts are specified in an Investment Policy Statement which requires us to do the following:

State in a written document our expectations, objectives, tolerances for risk and guidelines in the investment of our assets;

Set forth a disciplined and consistent structure for managing all trust assets. This structure is based on a long-term asset allocation strategy, which is diversified across asset classes, investment styles and strategies. We believe this structure is likely to meet our stated objectives within our tolerances for risk and variability. This structure also includes ranges around the target allocations allowing for adjustments when appropriate to reduce risk or enhance returns. It further includes guidelines for the selection of investment managers and vehicles through which to implement the investment strategy;

Provide specific guidelines for each investment manager. These guidelines control the level of overall risk and liquidity assumed in each portfolio;

Appoint third-party investment advisors to oversee the specific investment managers and advise our Trust and Compliance Committee; and

Establish criteria to monitor, evaluate and compare the performance results achieved by the overall trust portfolios and by our investment managers. This allows us to compare the performance results of the trusts

to our objectives and other benchmarks, including peer performance, on a regular basis. Our investment guidelines are based on relatively long investment horizons, which vary with the type of trust. Because of this, interim fluctuations should be viewed with appropriate perspective. The strategic asset allocation of the trust portfolios is also based on this longer-term perspective. However, in developing our investment policy, we have taken into account the potential negative impact on our operations and financial performance of significant short-term declines in market value.

We recognize the challenges we face in achieving our investment objectives in light of the uncertainties and complexities of contemporary investment markets. Furthermore, we recognize that, in order to achieve the stated long-term objectives, we may have short-term declines in market value. Given the need to maintain consistent values in the portfolio, we have attempted to develop a strategy which is likely to maximize returns and earnings without experiencing overall declines in value in excess of 3% over any 12-month period.

In order to consistently achieve the stated return objectives within our tolerance for risk, we use a strategy of allocating appropriate portions of our portfolio to a variety of asset classes with attractive risk and return characteristics, and low to moderate correlations of returns. See the notes to our unaudited condensed consolidated financial statements for a breakdown of the assets held in our merchandise trusts and perpetual care trusts by asset class.

Debt Instruments

Our Credit Facility bears interest at a floating rate, based on LIBOR, which is adjusted quarterly. This subjects us to increases in interest expense resulting from movements in interest rates. As of September 30, 2013, we had \$99.5 million of borrowings outstanding under our Credit Facility. After these borrowings, our unused line of credit under the Credit Facility is \$40.5 million. The interest rates on amounts outstanding under the Credit Facility ranged from 3.5% to 4.0% at September 30, 2013.

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Item 4. Controls and Procedures Disclosure Controls and Procedures

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in the reports that we file or submit under the Securities Exchange Act of 1934, as amended (the Exchange Act), is recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

As of the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of our Disclosure Committee and management, including our Chief Executive Officer and our Chief Financial Officer, of the effectiveness of our disclosure controls and procedures pursuant to Exchange Act Rule 13a-15(b). Based upon, and as of the date of this evaluation, our Chief Executive Officer and our Chief Financial Officer concluded that our disclosure controls and procedures were effective to provide reasonable assurance that information we are required to disclose in our reports under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC s rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

Changes in Internal Control over Financial Reporting

There have been no changes in our internal control over financial reporting that occurred during our fiscal quarter ended September 30, 2013 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Part II Other Information

Item 1. Legal Proceedings

We and certain of our subsidiaries are parties to legal proceedings that have arisen in the ordinary course of business. We do not expect these matters to have a material adverse effect on our consolidated financial position, results of operations or cash flows. We carry insurance with coverage and coverage limits that we believe to be customary in the funeral home and cemetery industries. Although there can be no assurance that such insurance will be sufficient to protect us against all contingencies, we believe that our insurance protection is reasonable in view of the nature and scope of our operations.

Item 1A. Risk Factors

In addition to the other information set forth in this Quarterly Report on Form 10-Q, you should carefully consider the risk factors discussed in Part I, Item 1A. Risk Factors in our 2012 Form 10-K, which could materially affect our business, financial condition or future results.

The risks described in the 2012 Form 10-K are not the only risks we face. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition and/or operating results.

This Quarterly Report on Form 10-Q contains forward-looking statements that involve risks and uncertainties. Our actual results could differ materially from those anticipated in the forward-looking statements as a result of many factors, including the risks faced by us described in our 2012 Form 10-K.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

None.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Mine Safety Disclosures

None.

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Item 5. Other Information

None.

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Item 6. Exhibits

Exhibit Number	Description
10.1	Lease Agreement, dated as of September 26, 2013, by and among StoneMor Operating, LLC, StoneMor Pennsylvania LLC and StoneMor Pennsylvania Subsidiary LLC, the Archdiocese of Philadelphia, and StoneMor Partners L.P., solely in its capacity as guarantor (incorporated by reference to Exhibit 10.1 to the Registrant s Current Report on Form 8-K filed on October 2, 2013).
10.2	Amended and Restated Employment Agreement, executed on July 22, 2013, retroactive to January 1, 2013, by and between StoneMor GP, LLC and Lawrence Miller (incorporated by reference to Exhibit 10.1 to the Registrant s Current Report on Form 8-K filed on July 26, 2013).
31.1	Certification pursuant to Exchange Act Rule 13a-14(a) of Lawrence Miller, Chief Executive Officer, President and Chairman of the Board of Directors.
31.2	Certification pursuant to Exchange Act Rule 13a-14(a) of Timothy K. Yost, Chief Financial Officer and Secretary.
32.1	Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. § 1350) and Exchange Act Rule 13a-14(b) of Lawrence Miller, Chief Executive Officer, President and Chairman of the Board of Directors (furnished herewith).
32.2	Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. § 1350) and Exchange Act Rule 13a-14(b) of Timothy K. Yost, Chief Financial Officer and Secretary (furnished herewith).
101	Attached as Exhibit 101 to this report are the following Interactive Data Files formatted in XBRL (eXtensible Business Reporting Language): (i) Condensed Consolidated Balance Sheets as of September 30, 2013, and December 31, 2012; (ii) Condensed Consolidated Statements of Operations for the three and nine months ended September 30, 2013 and 2012; (iii) Condensed Consolidated Statement of Partners Capital; (iv) Condensed Consolidated Statement of Cash Flows for the nine months ended September 30, 2013 and 2012; and (v) Notes to the Condensed Consolidated Financial Statements. Users of this data are advised that the information contained in the XBRL documents is unaudited and these are not the official publicly filed financial statements of StoneMor Partners L.P.

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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.

STONEMOR PARTNERS L.P.

By: StoneMor GP LLC its general partner

November 7, 2013 /s/ Lawrence Miller

Lawrence Miller

Chief Executive Officer, President and Chairman of the

Board of Directors (Principal Executive Officer)

November 7, 2013 /s/ Timothy K. Yost

Timothy K. Yost

Chief Financial Officer (Principal Financial Officer)

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Exhibit Index

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10.1	Lease Agreement, dated as of September 26, 2013, by and among StoneMor Operating, LLC, StoneMor Pennsylvania LLC and StoneMor Pennsylvania Subsidiary LLC, the Archdiocese of Philadelphia, and StoneMor Partners L.P., solely in its capacity as guarantor (incorporated by reference to Exhibit 10.1 to the Registrant s Current Report on Form 8-K filed on October 2, 2013).
10.2	Amended and Restated Employment Agreement, executed on July 22, 2013, retroactive to January 1, 2013, by and between StoneMor GP, LLC and Lawrence Miller (incorporated by reference to Exhibit 10.1 to the Registrant s Current Report on Form 8-K filed on July 26, 2013).
31.1	Certification pursuant to Exchange Act Rule 13a-14(a) of Lawrence Miller, Chief Executive Officer, President and Chairman of the Board of Directors.
31.2	Certification pursuant to Exchange Act Rule 13a-14(a) of Timothy K. Yost, Chief Financial Officer and Secretary.
32.1	Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. § 1350) and Exchange Act Rule 13a-14(b) of Lawrence Miller, Chief Executive Officer, President and Chairman of the Board of Directors (furnished herewith).
32.2	Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. § 1350) and Exchange Act Rule 13a-14(b) of Timothy K. Yost, Chief Financial Officer and Secretary (furnished herewith).
101	Attached as Exhibit 101 to this report are the following Interactive Data Files formatted in XBRL (eXtensible Business Reporting Language): (i) Condensed Consolidated Balance Sheets as of September 30, 2013, and December 31, 2012; (ii) Condensed Consolidated Statements of Operations for the three and nine months ended September 30, 2013 and 2012; (iii) Condensed Consolidated Statement of Partners Capital; (iv) Condensed Consolidated Statement of Cash Flows for the nine months ended September 30, 2013 and 2012; and (v) Notes to the Condensed Consolidated Financial Statements. Users of this data are advised that the information contained in the XBRL documents is unaudited and these are not the official publicly filed financial statements of StoneMor Partners L.P.

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