# FIVE STAR QUALITY CARE INC Form 8-K/A January 09, 2003

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

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FORM 8-K/A

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

Date of Report (Date of earliest event reported): October 25, 2002

FIVE STAR QUALITY CARE, INC. (Exact name of registrant as specified in charter)

Maryland 001-16817 04-3516029
State or other jurisdiction (Commission (I.R.S. employer of incorporation) file number) identification number)

400 Centre Street, Newton, Massachusetts 02458 (Address of principal executive offices) (Zip code)

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

This Current Report on Form 8-K/A amends and restates, in its entirety, the Current Report on Form 8-K (dated October 25, 2002), which was filed with the Securities and Exchange Commission on November 12, 2002.

Item 2. Acquisition or Disposition of Assets.

On October 25, 2002, Five Star Quality Care, Inc. ("we," "us" or "Five Star," which term includes our consolidated subsidiaries unless the context requires otherwise), Senior Housing Properties Trust ("Senior Housing"), Constellation Health Services, Inc. and certain of its subsidiaries (collectively "CHSI") completed the transactions contemplated by a Purchase and Sale Agreement dated August 26, 2002, between Senior Housing and CHSI, as

amended by the First Amendment to Purchase and Sale Agreement dated October 25, 2002, among Five Star, Senior Housing and CHSI (as amended, the "Purchase Agreement"). Under the Purchase Agreement, we and SNH acquired assets of CHSI consisting of 15 senior living communities that have an aggregate of 1,016 units, as more fully described below.

We acquired seven senior living communities directly from CHSI (collectively, the "Five Star Communities"). Senior Housing acquired eight other senior living communities (the "Leased Communities") and we acquired certain operating assets and liabilities of the Leased Communities and entered into a lease with Senior Housing for the Leased Communities.

We and Senior Housing are jointly and severally liable for the obligations and liabilities under the Purchase Agreement. Except as otherwise provided in our lease for the Leased Communities, we and Senior Housing have agreed that we will each have all of the rights and remedies, perform all of the obligations, and assume the liabilities, each under the Purchase Agreement, relating to the Five Star Communities and the Leased Communities, respectively.

The purchase price paid to CHSI pursuant to the Purchase Agreement was \$77.15 million, comprised of cash and the assumption of certain liabilities relating to the 15 senior living communities. We paid \$27 million of the Purchase Agreement's total purchase price by assuming \$15.8 million of HUD insured mortgage debt encumbering one of the Five Star Communities and by paying CHSI the balance of \$11.2 million in cash.

Simultaneously with the closing under the Purchase Agreement: (i) we sold to Senior Housing our senior living community located in Overland Park, Kansas, for approximately \$12.7 million in cash; and (ii) we leased from Senior Housing the Leased Communities and the property located in Overland Park, Kansas.

The material terms of our lease with Senior Housing for the Leased Communities and Overland Park are substantially the same as our existing leases with Senior Housing, except as follows: We are required to pay to Senior Housing for the Leased Communities and Overland Park minimum rent equal to \$6.285 million per year. In addition, starting in 2005, we are required to pay additional rent with respect to each lease year in an amount equal to four percent (4%) of net patient revenues at each leased facility in excess of net patient revenues at such facility during 2004. The initial term of the lease is for 17 years, expiring December 31, 2019. We have the option to renew the lease for all, but not less than all, of the Leased Communities and Overland Park for one renewal term of 15 years thereafter.

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We intend to continue to operate the 15 CHSI communities acquired as senior living communities.

All of our directors, except for Dr. Bruce M. Gans, are trustees of Senior Housing. Our president and treasurer are also employees of Reit Management & Research LLC ("RMR"), the investment manager to Senior Housing. RMR also provides certain administrative services to us. Gerard M. Martin and Barry M. Portnoy, our two managing directors, are directors and 50% owners of RMR. Substantially all of our properties are leased from Senior Housing. Messrs. Martin and Portnoy also own the building in which our headquarters are located, and we lease the headquarters under a lease expiring in 2011. We have previously disclosed other relationships between us, Messrs. Martin and Portnoy and Senior Housing in our Annual Report on Form 10-K for the year ended December 31, 2001.

WARNING REGARDING FORWARD LOOKING STATEMENTS

THIS CURRENT REPORT ON FORM 8-K CONTAINS FORWARD LOOKING STATEMENTS WITHIN THE MEANING OF THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995 AND FEDERAL SECURITIES LAWS, INCLUDING STATEMENTS REGARDING FIVE STAR'S INTENTION TO CONTINUE TO OPERATE THE NEWLY ACQUIRED COMMUNITIES AS SENIOR LIVING COMMUNITIES. FIVE STAR MAY BE UNABLE OR UNWILLING TO CONTINUE TO OPERATE THE NEWLY ACQUIRED COMMUNITIES AS SENIOR LIVING COMMUNITIES. SIMILARLY, THE OPERATION OF THE NEWLY ACQUIRED COMMUNITIES OR OTHER ASPECTS OF FIVE STAR'S BUSINESS MAY PRODUCE OPERATING LOSSES WHICH MAKE IT IMPOSSIBLE FOR FIVE STAR TO PAY RENT TO SENIOR HOUSING. FORWARD LOOKING STATEMENTS ARE EXPRESSIONS OF FIVE STAR'S CURRENT BELIEFS AND EXPECTATIONS, BUT THEY ARE NOT GUARANTEED. INVESTORS SHOULD NOT PLACE UNDUE RELIANCE UPON FORWARD LOOKING STATEMENTS.

Item 7. Financial Statements, Pro Forma Financial Information and Exhibits.

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### Report of Independent Accountants

To Constellation Health Services, Inc.

In our opinion, the accompanying combined balance sheets and the related combined statements of operations, changes in owner equity and cash flows, present fairly, in all material respects, the financial position of Constellation Health Services Facilities (the "Company") at November 30, 2001, and the results of its operations and its cash flows for the twelve months then ended in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company's management; our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit of these statements in accordance with auditing standards generally accepted in the United States of America, which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of

material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

/s/ PricewaterhouseCoopers LLP

January 6, 2003

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# Constellation Health Services Facilities Combined Balance Sheets

November 30,

		November 30, 2001
Assets Current assets: Cash and cash equivalent Accounts receivable, (ne \$18,116, respectively) Prepaid expenses	s t of allowance of \$15,000 and	\$ 2,290,257 686,176 872,752
Tota	l current assets	3,849,185
Senior living facilities, Restricted cash Other assets	net	73,500,000 731,481 1,243,040
Tota	l assets	\$79,323,706 
Liabilities and Owner Equi Current liabilities: Current portion of long- Accounts payable Accrued expenses		\$20,146,174 588,309 662,740
Accrued interest		274 <b>,</b> 995
Tota	l current liabilities	21,672,218
Long-term debt, less curre Other liabilities	nt portion	20,912,059 181,667

Total liabilities	42,765,944
Commitments and contingencies	
Owner equity	36,557,762
Total liabilities and owner equity	\$79,323,706 =======

The accompanying notes are an integral part of these combined financial statements.

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# Constellation Health Services Facilities Combined Statements of Operations

	Twelve Months Ended November 30, 2001	Nine M End Augus 2001 (unaud	ed t 31,
Revenue:			
Rental and other Interest	\$ 32,551,096 216,936	•	\$ 25
Total revenue	32,768,032	24,284,097	25
Expenses:			ļ
Salaries and wages		12,312,597	12
Facility operations		2,582,501	2
Interest	3,002,567	2,366,108	1
Property management fees	1,660,175		1
Utilities	1,285,795	986 <b>,</b> 098	ĺ
General and administrative	969,221		
Marketing	875 <b>,</b> 876		
Real estate tax		659,093	
Insurance	·	266,506	
Repairs and maintenance	·	326,113	
Ground lease	131,405	·	
Professional fees	120,466	•	
Depreciation and amortization		2,830,608	
Provision for impairment on senior living facilities	9,598,698		
Total expenses	42,784,180	25,199,160	22
Income (loss) before income taxes	(10,016,148)	(915,063)	2
Income tax benefit (expense)			

Net income (loss)

\$ (10,016,148) \$ (915,063) \$ 2 \_\_\_\_\_\_

The accompanying notes are an integral part of these combined financial statements.

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Constellation Health Services Facilities Combined Statement of Changes in Owner Equity

	Total
Balance at November 30, 2000 Net loss for the twelve months ended November 30, 2001 Contributions	\$ 44,878,910 (10,016,148) 1,695,000
Balance as of November 30, 2001	\$ 36,557,762
Net income for the nine months ended August 31, 2002 (unaudited)	2,992,202
Balance at August 31, 2002 (unaudited)	\$ 39,549,964 =======

The accompanying notes are an integral part of these combined financial statements.

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Constellation Health Services Facilities Combined Statements of Cash Flows

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	Twelve Months Ended November 30, 2001	Nine Mo Ended August 2001 (unaudit
Cash Flows from Operating Activities Net income Adjustments to reconcile net loss to net cash provided	(\$10,016,148) \$	(915,063) \$

by operating activities:  Depreciation and amortization  Provision for impairment  Changes in operating assets and liabilities:  Accounts receivable  Accounts payable/accrued expenses  Prepaid expenses  Accrued interest  Other assets  Other liabilities	(896, 662)	2,830,608  48,879 (540,124) (442,811) (42,191) 225,452 2,866
Net cash provided by operating activities	2,878,249	1,167,636
Cash Flows from Investing Activities Purchases of senior living property and equipment Restricted cash	(488,334) (37,182)	(11,871)
Net cash used in investing activities	(525, 516)	(140,317)
Cash Flows from Financing Activities Borrowings from/(payments to) affiliate Principal payments on debt Contributions	(8,396,065)	(1,250,000) (623,298) 1,695,000
Net cash used in financing activities	(316,392)	(178,298)
Increase in cash and cash equivalents Cash and cash equivalents, beginning of period	2,036,341 253,916	849,021 253,916
Cash and cash equivalents, end of period	\$ 2,290,257	
Supplemental Disclosures Cash paid for interest	\$ 3,032,613	\$ 2,408,299

The accompanying notes are an integral part of these combined financial statements.

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Constellation Health Services Facilities Notes to the Combined Financial Statements

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### 1. Basis of Presentation

Constellation Health Service, Inc., ("Constellation") is a wholly owned subsidiary of Constellation Real Estate Group, Inc. ("CREG"), which is a wholly owned subsidiary of Constellation Holdings, Inc., which is a wholly owned subsidiary of Constellation Enterprises, Inc. which is a wholly owned subsidiary of Constellation Energy Group, Inc. ("CEG").

During the twelve months ended November 30, 2001 and during the nine month periods ended August 31, 2002 and 2001, the activities of Constellation included the ownership and management of fifteen senior living communities with 1,016 independent living apartments and assisted living units (the "Communities"). The majority of these fifteen communities were developed between 1997 and 1999 and are located in the Baltimore-Washington corridor.

On October 25, 2002, Constellation sold its entire ownership interest in its independent and assisted living portfolio. A group consisting of Senior Housing Properties Trust, a publicly traded real estate investment trust and Five Star Quality Care, Inc., a publicly traded owner/operator of health care facilities purchased the Constellation portfolio for an aggregate price of approximately \$77,150,000.

The accompanying combined financial statements present the "carved-out" financial position, results of operations and cash flows of the Communities which are referred to in these combined financial statements as Constellation Health Services Facilities (the "Company"). The assets and liabilities contained herein are presented at historical cost. The combined financial statements presented may not be indicative of the results that would have been achieved had the Company operated as a non-affiliated entity.

The combined financial statements as of August 31, 2002 and for the nine months ended August 31, 2002 and 2001 are unaudited. In the opinion of management, all adjustments, consisting only of normal, recurring adjustments, necessary for a fair presentation of such combined financial statements have been included. The results of operations for the nine months ended August 31, 2002 are not necessarily indicative of the Company's future results of operations for the full year ended November 30, 2002.

# 2. Summary of Significant Accounting Policies

Principles of Combination

The combined financial statements include the accounts of the Communities extracted from the books and records of Constellation.

Cash and Cash Equivalents

The Company considers all highly liquid investments with an original maturity of three months or less to be cash and cash equivalents. The majority of these funds are deposited in overnight investments at several lending institutions and are subject to credit risk. The amounts reflected in these financial statements only reflect cash and cash equivalents that are in accounts dedicated to the Company.

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Constellation Health Services Facilities Notes to the Combined Financial Statements

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Senior Living Facilities

Senior living facilities consist of investments in the ownership of fifteen senior living housing communities. Senior housing facilities are stated at depreciated cost. Development costs and major renovations were capitalized as a component of costs, and routine maintenance and repairs were charged to expense as incurred.

The senior living facilities are subject to the requirements of Statement of Financial Accounting Standards (FAS) No. 121 "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed of," and are evaluated for impairment through a review of undiscounted expected future cash flows. If the sum of the undiscounted expected future cash flows is less than the carrying amount of the asset, an impairment loss is recognized.

In the fourth quarter of 2001, the Company decided to sell all of its senior living facilities in 2002. The Constellation recognized a provision for impairment in the twelve month period ended November 30, 2001 related to the senior living facilities of \$9,598,698, which was determined based upon the excess of the carrying value of the Constellation senior living facilities over their fair value.

Fair value was determined by various means, including discussions with outside investment bankers and prospective buyers, and the opinions of the Company's management.

Depreciation is computed using the straight-line method. The estimated useful lives are as follows:

Estimated Useful Lives

Senior living buildings
Furniture, fixtures and equipment

40 years 3-10 years

#### Restricted Cash

The Company has restricted funds, consisting of tenant security deposits, an interest bearing reserve for capital replacements kept in accordance with the terms of the property management agreement and mortgage escrow deposits.

#### Revenue Recognition

Individual units in the Communities are leased under leases with terms of generally one year or less. Rental revenue is recognized on a monthly basis under the terms of the lease when earned.

### Income Taxes

Constellation is taxable as a so called "C" corporation and files a consolidated federal income tax return on a calendar year basis with CEG. For purposes of these combined financial statements, the Company has provided for income taxes on a separate return basis whereby current income taxes are based upon the Company's estimated taxable income or loss and deferred taxes are provided for the expected future tax effects of estimated temporary differences between the carrying amounts and the tax bases of its assets and liabilities. As a result of tax losses in current or prior periods there is no current tax provision benefit for the year ended November 30, 2001 or the nine month periods ended August 31, 2000. A full valuation allowance has been provided to deferred tax balances as of November 30, 2001 and August 31, 2002 as it is more likely than not that such amounts will not be realized.

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Constellation Health Services Facilities Notes to the Combined Financial Statements

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Use of Accounting Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. These estimates involve judgments with respect to, among other things, various future economic factors which are difficult to predict and are beyond the control of the Company. Therefore, actual amounts could differ from these estimates.

#### Allocated Costs

CEG provides various services to the Company including finance, legal, planning and human resources. The methods of allocating these centralized costs to the Company include revenues, assets, headcount and other bases. The Company's management believes the allocation of these costs to be reasonable.

#### Recent Accounting Pronouncements

In October 2001, the FASB issued SFAS No. 144 "Accounting for the Impairment or Disposal of Long-Lived Assets". This Statement supersedes SFAS No. 121 and requires that long-lived assets that are to be disposed of by sale be measured at the lower of book value or fair value less costs to sell. SFAS No. 144 retains the fundamental provisions of SFAS 121 for (a) recognition and measurement of the impairment of long-lived assets to be held and used, and (b) measurement of long-lived assets to be disposed of by sale, but broadens the definition of what constitutes a discontinued operation and how the results of a discontinued operation are to be measured and presented. This Statement was effective at the beginning of 2002. The Company has reviewed the provisions of SFAS 144 and believes that the impact of adoption will not be material to its financial position, results of operations and cash flows.

In April 2002, the FASB issued SFAS No. 145 "Rescission of FAS No. 4, 44, and 64, Amendment of FAS 13, and Technical Corrections". This Statement rescinds FASB No. 4, "Reporting Gains and Losses from Extinguishment of Debt", and an amendment of that Statement, FASB No. 64, "Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements". This Statement amends FASB No. 13, "Accounting for Leases". This Statement also amends other existing authoritative pronouncements to make various technical corrections, clarify meanings or describe their applicability under changed conditions. This statement will be effective for the Company's fiscal year ending 2003. The Company has reviewed the provision of FASB 145 and believes that the impact of adoption will not be material to its financial position, results of operations and cash flow.

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Constellation Health Services Facilities Notes to the Combined Financial Statements

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## 3. Senior Living Facilities, Net

Senior living facilities, net of accumulated depreciation and adjusted for impairment, consists of the following:

	November 30, 2001	August 31, 2002 (unaudited)
Land Buildings and improvements Furniture and equipment	\$ 4,956,559 84,149,757 8,763,891	\$ 4,956,559 84,870,225 8,868,856
	97,870,207	98,695,640
Less: accumulated depreciation	(14,771,509)	(14,771,509)
Less: provision for impairment	(9,598,698) 	(9,598,698)
Senior living facilities, net	\$ 73,500,000 	\$ 74,325,433 

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Constellation Health Services Facilities Notes to the Combined Financial Statements

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# 4. Debt Obligations

Debt obligations consisted of the following:

	November 30, 2001	August 2002 (Unaudi
Note payable - lending institution; collateralized by related land and buildings; interest payable monthly at LIBOR plus 2.25%; matures May 2003.	\$ 1,025,703	\$ 1,01
Note payable - lending institution; collateralized by related land and buildings; interest payable monthly at LIBOR plus 2.0%; matures August 2004.	5,618,293	5 <b>,</b> 53
Note payable - lending institution; collateralized by related land and buildings; interest payable monthly at LIBOR plus 1.75%; matures June 1, 2003.	6,464,324	6 <b>,</b> 15
Note payable - lending institution; collateralized by buildings; interest payable monthly at 9.65%; matures February 2028.	9,431,873	9 <b>,</b> 38
Note payable - lending institution; collateralized by buildings; interest payable monthly at 8.0%; matures November 2033.	6 <b>,</b> 483 <b>,</b> 367	6 <b>,</b> 43
Related party borrowings - CEG; these unsecured borrowings are payable on the date CEG retires the debt and bear interest at CEG's weighted average	10.004.550	
interest rate which was 5.78% in 2001.	12,034,673	11,00

Total debt obligations	\$ 41,058,233 =======	\$ 39 <b>,</b> 51
Less current portion	(20,146,174)	(18,93
Total long-term debt, less current portion	\$ 20,912,059 =======	\$ 20 <b>,</b> 58

The aggregate maturities of debt during the years subsequent to November 30, 2001 are as follows:

Year ended November 30,

	\$ 41,058,233
Thereafter	14,757,692
2006	184,488
2005	168,552
2004	5,549,136
2003	252,191
2002	\$ 20,146,174

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Constellation Health Services Facilities
Notes to the Combined Financial Statements

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The Company is liable for the payment and performance of all debt obligations. Certain notes payable require the Company to be in compliance with certain debt covenants. The more restrictive covenants include the requirements to maintain: 1) interest coverage ratios of not less than 1.25 to 1; and 2) loan to value ratios of not more than 75%. At November 30, 2001, the Company was in violation of debt covenants on two of the notes payable and accordingly the outstanding balances of \$1,025,703 and \$6,464,324, respectively, have been classified as current liabilities in the combined financial statements.

The weighted average interest rate on external variable rate debt obligations was 6.34% for the twelve months ended November 30, 2001. The weighted average interest rate on total debt obligations was 7.02% for the twelve months ended November 30, 2001. The LIBOR rate was 2.15% at November 30, 2001.

#### 5. Fair Value of Financial Statements

SFAS No. 107, "Disclosures about Fair Value of Financial Instruments," requires disclosing fair value of financial instruments which are recognized or unrecognized in the balance sheet. The fair value of the financial instruments disclosed herein is not necessarily representative of the amount that could be realized or settled, nor does the fair value amount consider the tax consequences of realization or settlement.

For certain financial instruments, including cash and cash equivalents, receivables, accounts payable, accrued expenses and other assets and liabilities, it was assumed that the carrying amount approximated fair value because of the near term maturities of such obligations. The fair

value of long-term debt was determined based on current rates at which the Company could borrow funds with similar remaining maturities, which approximates its carrying value.

#### 6. Transactions with Affiliates

The Company incurred costs of \$564,192, \$431,230 and \$619,319 for certain services provided or overhead costs incurred by CEG for the twelve months ended November 30, 2001 and the nine months ended August 31, 2001 and 2002, respectively.

### 7. Commitments and Contingencies

The Company is party to various legal actions and administrative proceedings and subject to various claims arising in the normal course of business. The Company believes that the disposition of these matters will not have a material adverse effect on the financial condition, results of operations or liquidity of the Company.

The Company has entered into ground lease agreements on two of the senior living facilities. Ground lease expense for the twelve months ended November 30, 2001 and the nine months ended August 31, 2001 and 2002 was \$131,405, \$97,658 and \$105,561, respectively.

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#### (b) Pro Forma Financial Information.

Unaudited Pro Forma Consolidated Balance Sheet at September 30, 2002	16
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#### INTRODUCTION TO UNAUDITED PRO FORMA FINANCIAL STATEMENTS

The unaudited pro forma balance sheet at September 30, 2002, presents the financial position of Five Star Quality Care, Inc. ("Five Star") as if (1) its acquisition of seven facilities (the "Acquired Constellation Facilities") from Constellation Health Services, Inc. and certain of its subsidiaries (collectively "Constellation Health Services"), (2) its lease of eight facilities (the "Leased Constellation Facilities" and together with the Acquired Constellation Facilities, the "Constellation Facilities") from Senior Housing Properties Trust ("Senior Housing") that Senior Housing acquired from Constellation Health Services and (3) the sale/leaseback of Five Star's facility located in Overland Park, Kansas with Senior Housing had been completed as of September 30, 2002, as described in the notes thereto. The unaudited pro forma statement of operations for the nine months ended September 30, 2002, presents the results of operations of Five Star as if the transactions described above involving the Constellation Facilities, the Overland Park, Kansas facility transaction and Five Star's April 1, 2002 acquisition of senior living facilities had been completed as of January 1, 2001, as described in the notes

thereto. The unaudited pro forma statement of operations for the year ended December 31, 2001, presents the results of operations of Five Star as if the events described in the immediately preceding sentence, its merger with FSQ, Inc., the commencement of Five Star's lease of 31 facilities from Senior Housing managed by Marriott Senior Living Services, Inc., its offering of 3,823,300 shares of its common stock, and its spin-off from Senior Housing had been completed as of January 1, 2001, as described in the notes thereto.

These unaudited pro forma financial statements do not represent Five Star's financial condition or results of operations for any future date or period. Actual future results will likely be materially different from these pro forma results. Differences could arise from many factors, including, but not limited to, those related to our operations as a separate public company, competition in our business, the impact of changes to rates under Medicare and Medicaid reimbursement programs, our ability to successfully attract residents to our facilities, our financing, acquisition or disposition of facilities, percentage rent under our various leases, our ability to control operating expenses and changes to our capital structure and other changes. These unaudited pro forma financial statements should be read in conjunction with our audited financial statements and the related management's discussion and analysis of financial condition and results of operations included in our Annual Report on Form 10-K for the year ended December 31, 2001, as well as our unaudited financial statements and the related management's discussion and analysis of financial condition and results of operations included in our Quarterly Reports on Form 10-Q for the quarters ended March 31, June 30 and September 30, 2002. In addition, in conjunction with these unaudited pro forma financial statements, you should read the financial statements of the Constellation Health Services Facilities, contained elsewhere in this Form 8-K/A, and the financial statements of CSL Group, Inc. and Subsidiaries as Partitioned For Sale to SNH/CSL Properties Trust, ILM II Senior Living, Inc. and ILM II Lease Corporation, each included in our Registration Statement on Form S-1, File No. 333-83648.

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Five Star Quality Care, Inc.
Unaudited Pro Forma Consolidated Balance Sheet
At September 30, 2002
(amounts in thousands, except per share amounts)

	Adju		stments	
	Historical	Overland Park Sale	Constell Acquisi	
		(A)	(B)	
ASSETS				
Current assets:				
Cash	\$ 12,005	\$ 12 <b>,</b> 700	\$ (13	
Accounts receivable, net	37 <b>,</b> 972			
Due from Marriott Senior Living Services	4,620			
Prepaid expenses and other current assets	4,370	<b></b>		
Total current assets	58,967	12,700	(12	
Restricted cash	4,378			
Fixed assets, net	53,083	(12,663)	28	

Total assets	\$ 116,428	\$ 37	\$ 16
	=======	=======	=====
LIABILITIES AND SHAREHOLDERS' EQUITY			
Current liabilities:			
Accounts payable and accrued expenses	\$ 23,170	\$	\$
Accrued compensation	5,465		
Accrued real estate taxes	6,202		
Due to affilates, net	747		
Other liabilities	880		
Total current liabilities	36,464		
Long term liabilities	14,948	37	
Mortgages payable			15
Shareholders' equity:			
Common stock, par value \$0.01 per share	85		
Additonal paid in capital	78 <b>,</b> 926		
Accumulated deficit	(13,995)		
Total shareholders' equity	65 <b>,</b> 016		
Total liabilities and shareholders' equity	\$ 116,428	\$ 37	\$ 16
	=======	=======	=====

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Five Star Quality Care, Inc.
Unaudited Pro Forma Consolidated Statement of Operations
For the Year ended December 31, 2001
(amounts in thousands, except per share amounts)

		Spin-Off	Lease of 31 Marri
	Historical	and FSQ Adjustments	Historical
			(H)
Revenues	\$ 229,235	\$	\$ 277,499
EXPENSES			
Property level operating costs and			
expenses	211,850		185,042
Depreciation and amortization	1,274	(868) (C)	24,155
General and administrative	15,627	(3,298)(D)	20,115
Rent		7,000 (E)	
Impairment			
FF&E rent			

Interest, net	(43)	43 (F)	19,335
Total expenses	228,708	2,877	248,647
Income (loss) before income taxes	527	(2,877)	28,852
Provision (benefit) for income taxes		(823)	10,098
Net Income	\$ 527	\$ (2,054)	\$ 18,754
	=======	=======	=======
Weighted Average Shares Outstanding	4,374	250 (G)	
Earnings per Share	\$ 0.12		

	April 1, 2002, Acquisition		- · · · · · · · · · · · · · · · · · · ·		on Overland	
	Historical	Adjustments	Park Sale / Leaseback	Historic		
	(0)			(U)		
Revenues	\$ 14 <b>,</b> 217	\$	\$	\$ 32,768		
EXPENSES						
Property level operating costs and						
expenses	8,505			24,360		
Depreciation and amortization	313	722 (P)	(360) (S)	3,912		
General and administrative	1,462	(1,377)(Q)		1,780		
Rent	4,579	(4,579)(R)	1,268 (T)	131		
Impairment				9,599		
FF&E rent						
Interest, net				3,003		
Total expenses	14,859	(5,234)	908	42,785		
Income (loss) before income taxes	(642)	5,234	(908)	(10,017		
Provision (benefit) for income taxes	(225)	1,832	(318)	(3,506		
Net Income	\$ (417)	\$ 3,402	\$ (590)	\$ (6,511		
Net Intolic	=======	======	=====	=======		

Weighted Average Shares Outstanding

Earnings per Share

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Five Star Quality Care, Inc.
Unaudited Pro Forma Consolidated Statement of Operations
For the nine months ended September 30, 2002
(amounts in thousands, except per share amounts)

		April 1, 2002, Acquisition and Overland Park	0 Ac
	Historical		Histo
			 (A
Revenues:			
Revenues from residents	\$ 382,315	\$ 3,627 (AB)	\$ 25,
Expenses:			
Property level operating expenses	307,491	2,316 (AB)	19,
Management fee to Marriott	12,354		_
Rent expense	56,596	951 (AC)	
General and administrative	11,248	22 (AD)	1,
Depreciation	1,240	(180) (AE)	_
Impairment of assets	150		_
Restructuring costs	122		_
Interest expense			1,
Spin off and merger expense, non recurring	2,829		-
Total expenses	392,030	3,109	22,
Loss from continuing operations before income taxes	(9,715)	518	2,
Provision for income taxes			_
110V1210V1 101 1M00M0 Called			
Loss from contiuing operations	(9,715)	518	2,
Loss from discontinued operations	(3,491)		-
Net loss	\$ (13,206)	\$ 518	\$ 2 <b>,</b>
	=======	======	=====
Weighted Average Shares Outstanding	7,254		
Basic and diluted loss per share from:	A (1 A)		
Continuing operations	\$ (1.34)		
Discontinued operations	(0.48)		
Net loss per share	\$ (1.82)		
	=======		

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### Five Star Quality Care, Inc.

NOTES TO UNAUDITED PRO FORMA CONSOLIDATED FINANCIAL STATEMENTS (amounts in thousands, except share and per share amounts)

Pro Forma Consolidated Balance Sheet Adjustments

Represents the sale of our Overland Park, Kansas facility to Senior Housing for cash on October 25, 2002. The adjustments represent cash Α. received and elimination of the book value of the facility as of

October 25, 2002. Simultaneously with the sale, we leased this facility back from Senior Housing and used cash to purchase other facilities in a related transaction (see note B). Adjustments are calculated as follows:

	=====	
Deferred gain on sale of asset	\$	37
Book value as of October 25, 2002		12,663
Cash received	\$	12,700

B. On October 25, 2002, we acquired the Acquired Constellation Facilities along with certain of their operating assets and liabilities from Constellation Health Services. In addition to this acquisition, on October 25, 2002, we entered into a lease with Senior Housing for the Leased Constellation Facilities that were purchased by Senior Housing from Constellation Health Services. In connection with this lease, we acquired certain operating assets and liabilities of the Leased Constellation Facilities. To finance this transaction we assumed two HUD insured mortgages and paid the balance in cash, calculated as follows:

Fixed assets	\$28 <b>,</b> 699
Accounts receivable acquired	499
Other assets acquired	505
Accounts payable and accrued	
expenses assumed	(190)
Accrued compensation assumed	(266)
Other liabilities assumed	(220)
Mortgages payable assumed	(15,978)
Cash paid	\$13,049
	=======

Pro Forma Consolidated Statement of Operations for the year ended December 31, 2001 Adjustments

As part of our spin-off from Senior Housing, we transferred real and personal property to Senior Housing, and then leased that property from Senior Housing. In addition, certain ancillary property was transferred by Senior Housing to us. This adjustment represents the elimination of historical depreciation expense from the real and personal property transferred by us to Senior Housing net of the depreciation expense from the ancillary property transferred to us, and the addition of depreciation expense related to fixed assets acquired by us in the FSQ, Inc. merger, calculated as follows:

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Elimination of historical depreciation expense on	
assets transferred from us, net of depreciation	
expense on assets transferred to us	\$(1,096)
Addition of FSQ, Inc. depreciation	228
Total adjustment	\$(868)
	======

D. In connection with the stabilization of our facilities' operations which we assumed from former tenants of Senior Housing, we incurred

certain costs which are not expected to recur. Also, as required by real estate investment trust ("REIT") tax rules applicable to Senior Housing and us during 2001, we engaged FSQ, Inc. to manage our facilities, and FSQ, Inc. purchased certain services from Reit Management & Research LLC ("Reit Management"). Since our acquisition of FSQ, Inc. we manage our facilities directly and have entered into a shared services agreement with Reit Management to purchase the services previously provided by Reit Management to FSQ, Inc. The net adjustment to our general and administrative costs is intended to reflect these charges and is calculated as follows:

Elimination of costs related to Senior		
Housing's repossession of certain		
facilities and our stabilization of		
operations which are not expected to		
recur (1)		\$(4,167)
Elimination of management fees paid to		
FSQ, Inc. during 2001		(11,460)
Addition of FSQ, Inc. expenses		10,954
Shared services fee:		
Pro forma revenues	\$229 <b>,</b> 235	
Contract rate	0.6%	1,375
Total adjustment		\$ (3,298)

- (1) These costs represent primarily payments to third parties to convert financial and patient data maintained by previous operators to our systems.
- E. Our lease for 56 facilities requires minimum rent payments of \$7,000 per year to Senior Housing. In addition to minimum rent under this lease, beginning in 2004 we must pay percentage rent payments equal to three percent (3%) of net patient revenues at each leased facility in excess of net patient revenues at such facility during 2003.
- F. Represents elimination of interest, net on mortgage debts and related compensating cash balances on properties transferred to Senior Housing, which debts Senior Housing assumed as part of the spin-off.

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- G. Represents shares issued as consideration in the FSQ, Inc. merger.
- H. Represents the 2001 historical operating revenues and facility operating expenses for the 31 Marriott facilities which we began to lease on January 11, 2002. The 31 Marriott facilities' results are accounted for on the basis of 13 four-week periods per fiscal year. Amounts presented as 2001 and related adjustments represent the period from December 30, 2000, through December 28, 2001. General and administrative expenses include management fees paid to Marriott under the terms of its management agreements.
- I. Represents the elimination of historical depreciation and amortization expense related to the 31 Marriott facilities. These facilities were acquired by Senior Housing and leased to us. Accordingly, depreciation and amortization expense will be incurred by Senior Housing.
- J. Represents the elimination of historical expenses incurred by the former owner of the 31 Marriott facilities, and the addition of our

shared services agreement fee applicable to the operations:

Elimination of corporate expenses of seller		\$(1,972)
Shared services fee:		
Pro forma revenues	\$277 <b>,</b> 499	
Contract rate	0.6%	1,665
Total adjustment		\$(307)

- K. Our lease for the 31 Marriott facilities requires minimum rent payments of \$63,000 per annum. In addition to minimum rent under this lease, beginning in 2003 we must make percentage rent payments to Senior Housing in an amount equal to five percent (5%) of net patient revenues at each leased facility in excess of net patient revenues at such facility during 2002.
- L. Represents deposits made into reserves for capital improvements in accordance with the management agreements for the 31 Marriott facilities and which, under our lease with Senior Housing, were paid to Senior Housing as additional rent. Pursuant to an amendment to our lease with Senior Housing effective October 1, 2002, these deposits are retained by us and not paid to Senior Housing and as such are not recorded by us as rent expense.
- M. Represents the elimination of historical interest expense related to the 31 Marriott facilities. Incident to its acquisition of the 31 Marriott facilities, Senior Housing prepaid or assumed this debt and the obligation for this expense.

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- N. Represents our issuance of 3,823,300 shares in March and April 2002 pursuant to an underwritten public offering.
- O. Represents historical operating revenues and facility operating expenses of the five facilities we acquired on April 1, 2002. Amounts presented are for the seller's fiscal year ended November 30, 2001.
- P. Represents elimination of historical depreciation expense and the addition of our estimated depreciation expense for the five facilities we acquired on April 1, 2002, calculated as follows:

Elimination of historical depreciation expense on five	
facilities acquired	\$(313)
Addition of estimated depreciation expense based on	
purchase price for five facilities	1,035
Total adjustment	\$722

Q. Represents the elimination of historically incurred corporate level general and administrative costs of the seller of the five facilities we acquired on April 1, 2002, and the addition of our shared services agreement fee applicable to the operations:

Elimination of	seller's	corporate	level	general	
and administr	ative exp	enses	. <b></b> .		\$(1,462)

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	Shared services fee: Pro forma revenues	0.5
	Contract rate	85 
		(1,377)
R.	Represents the elimination of historically incurred rental ex These five facilities were purchased by us without a lease obliga	
S.	Represents elimination of annual pro forma depreciation expense to our Overland Park, Kansas facility sold October 25, 2002 (sea.).	
T.	The Leased Constellation Facilities and the Overland Park, facility are leased from Senior Housing for minimum reapproximately \$6,300 per year. For purposes of this propresentation, we have allocated \$1,268 of rent to the Overland Kansas facility and the remaining \$5,105 is reflected in note X, In addition to minimum rent under this lease, beginning in 2005 where make percentage rent payments to Senior Housing in an amount enfour percent (4%) of net resident revenues in excess of net revenues during 2004.	forma formad Park, below. we must qual to
	-22-	
U.	Represents historical operating revenues and facility operating expenses of the Constellation Facilities. Amounts presented are fixeller's fixeal year ended November 30, 2001.	
V.	Represents the elimination of historical depreciation and amortic expense related to the Constellation Facilities. The amount is by depreciation that we will incur related to the Acconstellation Facilities. Adjustment is calculated as follows:	offset
	Elimination of historical depreciation and amortization	8,830) 815
	Total adjustment\$(3	=== 3,015)
W.	Represents the elimination of historical third party management related to the Constellation Facilities which we will not incur be of the termination of the related management contract as of the transumed operation of these facilities, October 25, 2002, for account. The amount is offset by known additional costs that we incur as a result of our operation of the Constellation Facility primarily related to our addition of certain management personner result of this transaction and the addition of our shared seagreement fee applicable to the operations:	pecause sime we bur own we will lities, el as a

Elimination of historical fees incurred on terminated contract	\$(1,782)
Shared services fee:	
Pro forma revenues	
Contract rate 0.6%	197
Other known increases in home office costs	721

Total	adjustment	\$ (864)

X. As described in note T, the Leased Constellation Facilities and the Overland Park, Kansas facility are leased from Senior Housing for minimum rent of approximately \$6,300 per year. As part of our transaction for the Acquired Constellation Facilities, a ground lease for which the seller was historically obligated was terminated. Pro forma adjustment is calculated as follows:

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Rent expense for the Leased Constellation Facilities and	
Overland Park, Kansas facility \$ 6,	285
Less Overland Park, Kansas facility rent (see note T) (1,	268)
Less terminated ground lease rent incurred by seller	(79)
Total \$ 4,	938

- Y. Represents the elimination of impairment charges incurred by the seller of the Constellation Facilities for debts not assumed by us.
- Z. Represents the elimination of certain historical interest expense related to the Constellation Facilities for debts not assumed by us.
- AA. The pro forma tax provision is based on a blended federal and state income tax rate of 35%.

Pro Forma Consolidated Statement of Operations for the nine months ended September 30, 2002 Adjustments

- AB. Adjustment represents the historical operating revenues and facility operating expenses of the acquired assets for the period January 1, 2002 to March 31, 2002. These properties were acquired by us on April 1, 2002.
- AC. See note T. The corresponding amount of rent allocated for purposes of this presentation to the Overland Park, Kansas facility is \$951.
- AD. Represents our shared services agreement fee applicable to the operations, calculated as 0.6% of revenue adjustment (note AB).
- AE. Represents elimination of depreciation expense related to our Overland Park, Kansas facility for the period from our April 1, 2002, acquisition date to our October 25, 2002, sale/leaseback date.
- AF. Represents historical operating revenues and facility operating expenses of the Constellation Facilities. Amounts presented are for the nine months ended August 31, 2002, the first nine months of the seller's fiscal year.
- AG. As described in note T, the Leased Constellation Facilities and the Overland Park, Kansas facility are leased from Senior Housing for minimum rent of approximately \$6,300 per year or \$4,714 for a nine month period. As part of our transaction for the Acquired Constellation Facilities, a ground lease for which the seller was historically obligated was terminated. Proforma adjustment is calculated as follows:

Rent expense for the Leased Constellation Facilities	
and Overland Park, Kansas facility	\$ 4,714
Less Overland Park, Kansas facility rent (see note AC)	(951)
Less terminated ground lease rent incurred by seller	(59)
Total	\$ 3,074

AH. Represents the elimination of historical third party management fees related to the Constellation Facilities which we will not incur because of the termination of the related management contract as of the time we assumed operation of these facilities, October 25, 2002, for our own account. The amount is offset by known additional costs that we will incur as a result of our operation of the Constellation Facilities, primarily related to our addition of certain management personnel as a result of this transaction and the addition of our shared services agreement fee applicable to the operations:

Elimination of historical fees incurred on			
terminated contract		\$ (1	L,343)
Shared services fee:			
Pro forma revenues	\$25 <b>,</b> 397		
Contract rate	0.6%		152
Other known increases in			
home office costs			541
Total adjustment		\$	(650)
		===	

- AI. Represents the depreciation of Acquired Constellation Facilities based upon our purchase price of \$28,699 (see note B) and our estimated useful lives of 7-40 years.
- AJ. Represents the elimination of certain historical interest expense related to the Constellation Facilities for debts not assumed by us.

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- (c) Exhibits.
- 2.1 Purchase and Sale Agreement, dated as of August 26, 2002, by and among Constellation Health Services, Inc. and certain of its subsidiaries, as Seller, and Constellation Real Estate Group, Inc., as Guarantor, and Senior Housing Properties Trust, as Buyer. (Incorporated by reference to Exhibit 2.1 to Five Star Quality Care, Inc.'s Current Report on Form 8-K, dated October 25, 2002).
- 2.2 First Amendment to Purchase and Sale Agreement, dated as of October 25, 2002, by and among Constellation Health Services, Inc. and certain of its subsidiaries, as Seller, and Senior Housing Properties Trust and Five Star Quality Care, Inc., collectively as Buyer. (Incorporated by reference to Exhibit 2.2 to Five Star Quality Care, Inc.'s Current Report on Form 8-K, dated October 25, 2002).
- 2.3 Lease Agreement, dated as of October 25, 2002, by and between SNH CHS Properties Trust, as Landlord, and FVE-CHS LLC, as Tenant. (Incorporated by reference to Exhibit 2.3 to Five Star Quality Care, Inc.'s Current Report on Form 8-K, dated October 25, 2002).

23 Consent of PricewaterhouseCoopers LLP.

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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 hereunto duly authorized.

FIVE STAR QUALITY CARE, INC.

By: /s/ Bruce J. Mackey Jr.

Name: Bruce J. Mackey Jr.

Title: Treasurer and Chief Financial

Officer

Date: January 8, 2003