# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM	
(Mark One) ⊠ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934	
For the quarterly period ended September 30, 2013	
٥	r
TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF SECURITIES EXCHANGE ACT OF 1934	THE
For the transition period from to to	
Commission file number 1-11316	
OMEGA HE	ALTHCARE
	ORS, INC.
(Exact name of Registrant a	as specified in its charter)
Maryland	38-3041398
	(IRS Employer
(State of incorporation)	Identification No.)
200 International Circle, Suite (Address of principa	
(410) 42 (Telephone number, i	
	uired to be filed by Section 13 or 15(d) of the Securities Exchange Act of registrant was required to file such reports) and (2) has been subject to
Yes 🗵 No 🗆	
Indicate by check mark whether the registrant has submitted ele Data File required to be submitted and posted pursuant to Rule 405 of Ro that the registrant was required to submit and post such files). Yes IN No	ctronically and posted on its corporate website, if any, every Interactive egulation S-T during the preceding 12 months (or for such shorter period
Indicate by check mark whether the registrant is a large accelerated filer, a filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check	an accelerated filer, or non-accelerated filer. See definition of "accelerated $\alpha$ one:)
Large accelerated filer I Accelerated filer C company	Non-accelerated filer
Indicate by check mark whether the registrant is a shell company (as defined by the second structure of the second structure) of the second structure	ed in Rule 12b-2 of the Exchange Act).
Indicate the number of shares outstanding of each of the issuer's classes	of common stock as of October 31, 2013.
Common Stock, \$.10 par value	122,524,279
(Class)	(Number of shares)

## OMEGA HEALTHCARE INVESTORS, INC. FORM 10-Q September 30, 2013

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# **PART I – FINANCIAL INFORMATION**

## Item 1 - Financial Statements

# OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATED BALANCE SHEETS (in thousands, except per share amounts)

	Se	ptember 30, 2013	De	cember 31, 2012
400ET0	(	Unaudited)		
ASSETS				
Real estate properties	¢	3,060,188	ተ	3,038,553
Land and buildings Less accumulated depreciation	\$	(675,685)	\$	(580,373)
·		( ; ,		, ,
Real estate properties – net		2,384,503 241,490		2,458,180 238,621
Mortgage notes receivable – net		,		,
		2,625,993		2,696,801
Other investments – net		75,421		47,339
		2,701,414		2,744,140
Assets held for sale – net		1,020		1,020
Total investments		2,702,434		2,745,160
Cash and cash equivalents		67,757		1,711
Restricted cash		28,781		36,660
Accounts receivable – net		142,426		125,180
Other assets		73,380		73,294
Total assets	\$	3,014,778	\$	2,982,005
LIABILITIES AND STOCKHOLDERS' EQUITY	•		•	150.000
Revolving line of credit	\$		\$	158,000
Term loan		200,000		100,000
Secured borrowings		300,034		366,538
Unsecured borrowings – net		1,200,013		1,200,394
Accrued expenses and other liabilities		124,733		145,744
Total liabilities		1,824,780		1,970,676
Stockholders' equity:				
Common stock \$.10 par value 200,000 shares authorized — 119,518 shares as of September 30, 2013 and				
112,393 as of December 31, 2012 issued and outstanding		11,952		11,239
Common stock – additional paid-in capital		1,876,609		1,664,855
Cumulative net earnings				
		879,443		754,128
Cumulative dividends paid		(1,578,006)		(1,418,893)
Total stockholders' equity		1,189,998		1,011,329
Total liabilities and stockholders' equity	\$	3,014,778	\$	2,982,005

See notes to consolidated financial statements.

## OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATED STATEMENTS OF OPERATIONS Unaudited (in thousands, except per share amounts)

	Three Months Ended September 30,					nded 30,		
		2013		2012		2013		2012
Revenue								
Rental income	\$	93,837	\$	78,170	\$	280,015	\$	229,373
Mortgage interest income		7,289		7,677		22,070		22,417
Other investment income – net		2,175		1,238		5,341		3,533
Miscellaneous		-		23		151		125
Total operating revenues		103,301		87,108		307,577		255,448
Expenses								
Depreciation and amortization		32,202		28,305		96,386		82,651
General and administrative		5,462		5,173		16,142		15,653
Acquisition costs		(9)		483		134		686
Impairment loss on real estate properties		-		-		-		272
Provisions for uncollectible mortgages, notes and accounts receivable		2,321		-		2,386		-
Total operating expenses		39,976		33,961		115,048		99,262
Income before other income and expense		63,325		53,147		192,529		156,186
Other income (expense)								
Interest income		3		6		20		22
Interest expense		(24,492)		(24,050)		(75,116)		(71,026)
Interest – amortization of deferred financing costs		(699)		(673)		(2,079)		(1,970)
Interest – refinancing gain (costs)		-		-		11,112		(5,410)
Total other expense		(25,188)		(24,717)		(66,063)		(78,384)
Income before gain on assets sold		38,137		28,430		126,466		77,802
Gain (loss) on assets sold – net		-		1,689		(1,151)		8,973
Net income available to common stockholders	\$	38,137	\$	30,119	\$	125,315	\$	86,775
Income per common share available to common shareholders: Basic:								
Net income	\$	0.32	\$	0.28	\$	1.08	\$	0.82
Diluted:								
Net income	\$	0.32	\$	0.27	\$	1.08	\$	0.81
Dividends declared and paid per common share	\$	0.47	\$	0.42	\$	1.38	\$	1.25
	Ψ	0.77	Ψ	0.72	Ψ	1.00	Ψ	1.20
Weighted-average shares outstanding, basic		117,600		109,135		115,527	·	106,202
Weighted-average shares outstanding, diluted		118,462		109,667	=	116,335		106,570

See notes to consolidated financial statements.

## OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY Unaudited (in thousands, except per share amounts)

	 Common Stock Par Value	-	Additional id-in Capital	Cumulative Net Earnings								Cumulative Dividends	Total
Balance at December 31, 2012 (112,393 common shares)	\$ 11,239	\$	1,664,855	\$	754,128	\$ (1,418,893)	\$ 1,011,329						
Issuance of common stock:													
Grant of restricted stock to company directors (15 shares at													
\$30.33 per share)	2		(2)		_	_	_						
Amortization of restricted stock			4,350		_	—	4,350						
Dividend reinvestment plan (1,677 shares at \$28.53 per share)	168		47,653		_	_	47,821						
Grant of stock as payment of directors fees (5 shares at an													
average of \$30.93 per share)			137		_	_	137						
Equity Shelf Program (5,428 shares at \$30.19 per share, net of													
issuance costs)	543		159,616		_	_	160,159						
Net income			—		125,315	—	125,315						
Common dividends (\$1.38 per share)	 _		_			(159,113)	(159,113)						
Balance at September 30, 2013 (119,518 common shares)	\$ 11,952	\$	1,876,609	\$	879,443	\$ (1,578,006)	\$ 1,189,998						

See notes to consolidated financial statements.

# OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS Unaudited (in thousands)

	Nine Mont Septem	
	2013	2012
Cash flows from operating activities		
Net income	\$ 125,315	\$ 86,775
Adjustment to reconcile net income to cash provided by operating activities:		
Depreciation and amortization	96,386	82,651
Impairment on real estate properties	—	272
Provision for uncollectible mortgages, notes and accounts receivable	2,386	—
Amortization of deferred financing and debt extinguishment (gain)/costs	(9,033)	7,380
Restricted stock amortization expense	4,433	4,456
Loss (gain) on assets sold – net	1,151	(8,973)
Amortization of acquired in-place leases - net	(3,821)	(4,088)
Other	—	(113)
Change in operating assets and liabilities – net of amounts assumed/acquired:		
Accounts receivable, net	(61)	195
Straight-line rent receivables	(20,385)	(19,745)
Lease inducements	2,230	2,527
Effective yield receivable on mortgage notes	(1,416)	(1,674)
Other operating assets and liabilities	2,865	7,304
Net cash provided by operating activities	200,050	156,967
Cash flows from investing activities		,
Acquisition of real estate – net of liabilities assumed and escrows acquired	(2,400)	(232,661)
Deposit for proposed capital lease	(2,+00)	(202,001)
	(15,000)	_
Placement of mortgage loans	(3,227)	(7,126)
Proceeds from sale of real estate investments	2,288	24,194
Capital improvements to real estate investments	(23,732)	(20,106)
Proceeds from other investments	4,113	11,821
Investments in other investments	(32,195)	(4,671)
Collection of mortgage principal	358	362
Net cash used in investing activities	(69,795)	(228,187)
Cash flows from financing activities		(220,107)
Proceeds from credit facility borrowings	101,000	272,000
	-	
Payments on credit facility borrowings	(259,000)	(442,500)
Proceeds from term loan	100,000	400.000
Receipts of other long-term borrowings	59,355	400,000
Payments of other long-term borrowings	(113,418)	(189,657)
Payments of financing related costs	(1,053)	(13,150)
Receipts from dividend reinvestment plan	47,821	106,132
Net proceeds from issuance of common stock	160,159	77,673
Dividends paid	(159,073)	(132,678)
Net cash (used in) provided by financing activities	(64,209)	77,820
Increase in cash and cash equivalents	66,046	6,600
Cash and cash equivalents at beginning of period	1,711	351
Cash and cash equivalents at end of period	\$ 67,757	\$ 6.951
Interest paid during the period, net of amounts capitalized	\$ 75,848	\$ 70,123

See notes to consolidated financial statements.

## OMEGA HEALTHCARE INVESTORS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS Unaudited September 30, 2013

# NOTE 1 - BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

## **Business Overview**

Omega Healthcare Investors, Inc. ("Omega" or the "Company") has one reportable segment consisting of investments in healthcare-related real estate properties. Our core business is to provide financing and capital to the long-term healthcare industry with a particular focus on skilled nursing facilities ("SNFs") located in the United States. Our core portfolio consists of long-term leases and mortgage agreements. All of our leases are "triple-net" leases, which require the tenants to pay all property-related expenses. Our mortgage revenue derives from fixed-rate mortgage loans, which are secured by first mortgage liens on the underlying real estate and personal property of the mortgagor.

## **Basis of Presentation**

The accompanying unaudited consolidated financial statements for Omega have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC") regarding interim financial information and with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and notes required by U.S. generally accepted accounting principles ("GAAP") for complete financial statements. In our opinion, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. The results of operations for the interim periods reported herein are not necessarily indicative of results to be expected for the full year. We have evaluated all subsequent events through the date of the filing of this Form 10-Q. These unaudited consolidated financial statements should be read in conjunction with the financial statements and the footnotes thereto included in our latest Annual Report on Form 10-K.

Our consolidated financial statements include the accounts of (i) Omega, (ii) all direct and indirect wholly owned subsidiaries of Omega, and (iii) TC Healthcare, a variable interest entity ("VIE") that we consolidate as the primary beneficiary. All inter-company accounts and transactions have been eliminated in consolidation of the financial statements.

## Accounts Receivable

Accounts receivable includes: contractual receivables, effective yield interest receivables, straight-line rent receivables and lease inducements, net of an estimated provision for losses related to uncollectible and disputed accounts. Contractual receivables relate to the amounts currently owed to us under the terms of our lease and loan agreements. Effective yield interest receivables relate to the difference between the interest income recognized on an effective yield basis over the term of the loan agreement and the interest currently due to us according to the contractual agreement. Straight-line receivables relate to the difference between the rental revenue recognized on a straight-line basis and the amounts currently due to us according to the contractual agreement. Lease inducements result from value provided by us to the lessee at the inception or renewal of the lease and will be amortized as a reduction of rental revenue over the non cancellable lease term.

On a quarterly basis, we review our accounts receivable to determine their collectability. The determination of collectability of these assets requires significant judgment and is affected by several factors relating to the credit quality of our operators that we regularly monitor, including (i) payment history, (ii) the age of the contractual receivables, (iii) the current economic conditions and reimbursement environment, (iv) the ability of the tenant to perform under the terms of their lease and/or contractual loan agreements and (v) the value of the underlying collateral of the agreement. If we determine collectability of any of our contractual receivables is at risk, we estimate the potential uncollectible amounts and provide an allowance. In the case of a lease recognized on a straight-line basis or existence of lease inducements, we generally provide an allowance for straight-line accounts receivable and/or the lease inducements when certain conditions or indicators of adverse collectability are present.

## A summary of our net receivables by type is as follows:

	•	ember 30, 2013	Dec	ember 31, 2012
		(in thou	sands	y)
Contractual receivables	\$	3,905	\$	3,963
Effective yield interest receivables		4,992		3,576
Straight-line receivables		116,972		98,973
Lease inducements		17,077		19,307
Allowance		(520)		(639)
Accounts receivable – net	\$	142,426	\$	125,180

In August 2013, we entered into an agreement with one of our current operators and a new third party operator to transition 11 facilities from the current operator to the third party operator. As a result of the transition, we evaluated the recoverability of the straight-line rent receivable associated with the current operator's lease and recorded a \$2.3 million provision for uncollectible accounts associated with straight-line receivables that were written-off. (See Note 2 – Properties and Investments).

We continuously evaluate the payment history and financial strength of our operators and have historically established allowance reserves for straight-line rent adjustments for operators that do not meet our requirements. We consider factors such as payment history and the operator's financial condition as well as current and future anticipated operating trends when evaluating whether to establish allowance reserves.

## NOTE 2 - PROPERTIES AND INVESTMENTS

In the ordinary course of our business activities, we periodically evaluate investment opportunities and extend credit to customers. We also regularly engage in lease and/or loan extensions and modifications. Additionally, we actively monitor and manage our investment portfolio with the objectives of improving credit quality and increasing investment returns. In connection with our portfolio management, we may engage in various collection and foreclosure activities.

If we acquire real estate pursuant to a foreclosure or bankruptcy proceeding, the assets will initially be included on the consolidated balance sheet at the lower of cost or estimated fair value.

#### Leased Property

Our leased real estate properties, represented by 417 SNFs, 16 assisted living facilities ("ALFs") and 11 specialty facilities at September 30, 2013, are leased under provisions of single or master leases with initial terms typically ranging from 5 to 15 years, plus renewal options. Substantially all of our leases contain provisions for specified annual increases over the rents of the prior year and are generally computed in one of three methods depending on specific provisions of each lease as follows: (i) a specific annual percentage increase over the prior year's rent, generally 2.5%; (ii) an increase based on the change in predetermined formulas from year to year (i.e., such as increases in the Consumer Price Index ("CPI")); or (iii) specific dollar increases over prior years. Under the terms of the leases, the lesse is responsible for all maintenance, repairs, taxes and insurance on the leased properties.

## Transition of 11 Arkansas Facilities to a New Operator

On August 30, 2013, we transitioned 11 SNFs located in Arkansas that we previously leased to Advocat Inc. (now known as Diversicare Healthcare Services) to a new third party operator. The 11 facilities represent 1,084 operating beds. We amended the Advocat master lease to provide for reduced rent to reflect the transition of the 11 facilities to the new operator, and recorded a \$2.3 million provision for uncollectible straight-line rent receivable. Simultaneously with the amendment to the Advocat master lease, we entered into a new master lease with the new third party operator of the 11 facilities. The new master lease expires on August 30, 2023 and includes fixed annual rent escalators.

## Commitment to Enter into a \$525 Million Sale/Leaseback Transaction

In September 2013, a wholly owned subsidiary of Omega committed to enter into a \$525 million sale/leaseback transaction in connection with the proposed acquisition of Ark Holding Company, Inc. ("Ark Holding") by 4 West Holdings, Inc. In connection with the closing of the proposed acquisition, a subsidiary of Omega will acquire title to 56 facilities currently operated by Ark Holding and lease them back to Ark Holding pursuant to a 50-year lease, with rental payments yielding 10.7% per annum over the term of the lease. The sale/leaseback transaction will be accounted for as a capital lease for accounting purposes and, consistent with that treatment, the tenant will have the right to purchase the facilities for a nominal price plus closing costs at the end of the lease. In addition, commencing in the 41st year of the lease, the tenant will have the right to prepay the remainder of its obligations thereunder for an amount equal to the sum of unamortized portion of the original \$525 million investment by Omega, the net present value of the remaining payments under the lease, and closing costs. In the event the tenant exercises either of these options, we would have the right to purchase the properties for fair market value at the time. The sale/leaseback transaction is subject to the satisfaction of all the conditions to the closing of the proposed acquisition of Ark Holding, including obtaining certain consents and licenses, the absence of any event having a material adverse effect on Ark Holding since the date of the agreement, and the issuance of title insurance on the properties. In September 2013, we funded a \$15.0 million deposit related to this potential transaction which is included in other assets as of September 30, 2013.

## **Pro Forma Acquisition Results**

The facilities acquired in 2012 are included in our results of operations from the date of acquisition. The following unaudited pro forma results of operations reflect the impact of the transactions as if they occurred on January 1, 2012. For a list of the transactions, refer to Note 3 – Properties in our 2012 Form 10-K. In the opinion of management, all significant necessary adjustments to reflect the effect of the acquisitions have been made. The following pro forma information is not indicative of future operations.

	Pro Forma							
	Three Mon	ths Er	nded		Nine Mont	ths E	Ended	
	Septem	ber 30	),		September 30,			
	 2013		2012		2013		2012	
	 (in thousands, except per share amounts, unaudited)							
Revenues	\$ 103,301	\$	97,892	\$	307,577	\$	293,244	
Net income available to common stockholders	\$ 38,137	\$	34,703	\$	125,315	\$	102,571	
Earnings per share – diluted:								
Net income available to common stockholders – as reported	\$ 0.32	\$	0.27	\$	1.08	\$	0.81	
Net income available to common stockholders – pro forma	\$ 0.32	\$	0.32	\$	1.08	\$	0.96	

## Assets Sold or Assets Held for Sale

## Assets Sold

In June 2013, we sold one facility in Texas for total cash proceeds of \$2.2 million, resulting in a \$1.2 million loss. Also, in April 2013, we sold a parcel of undeveloped land to a third party for approximately \$0.1 million.

#### Assets Held for Sale

At September 30, 2013, we had two SNFs and one parcel of land classified as held-for-sale with an aggregate net book value of approximately \$1.0 million.

#### Mortgage Notes Receivables

Our mortgage notes receivables relate to 14 fixed-rate mortgages on 33 long-term care facilities. The mortgage notes are secured by first mortgage liens on the borrowers' underlying real estate and personal property. The mortgage notes receivable relate to facilities located in five states, which are operated by five independent healthcare operating companies. We monitor compliance with mortgages and when necessary have initiated collection, foreclosure and other proceedings with respect to certain outstanding loans. As of September 30, 2013, none of our mortgages were in default or in foreclosure proceedings. Where appropriate, the mortgage properties are generally cross-collateralized with the master lease agreement with the same operator.

Mortgage interest income is recognized as earned over the terms of the related mortgage notes, using the effective yield method. Allowances are provided against earned revenues from mortgage interest when collection of amounts due becomes questionable or when negotiations for restructurings of troubled operators lead to lower expectations regarding ultimate collection. When collection is uncertain, mortgage interest income on impaired mortgage loans is recognized as received after taking into account application of security deposits.

## **NOTE 3 – OTHER INVESTMENTS**

A summary of our other investments is as follows:

	September 30, 2013	December 31, 2012
	(in tho	usands)
Other Investment note due 2015	\$ 2.368	\$ 2,518
Other Investment notes due 2021 - 2023	13,217	9,775
Other Investment note due 2013	551	1,018
Other Investment note due 2014	250	812
\$28.0 Million Other Investment note due 2017	24,500	26,500
\$2.5 Million Other Investment note due 2014	306	-
\$6.0 Million Other Investment note due 2013	5,439	3,450
Other Investment note due 2013	-	261
\$1.3 Million Other Investment note due 2017	1,300	425
\$25.0 Million Other Investment note due 2017	24,910	-
Notes receivable, gross <sup>(1)</sup>	72,841	44,759
Allowance for loss on notes receivable	(1,977)	) (1,977)
Notes receivable, net	70,864	42,782
Marketable securities and other	4,557	4,557
Total other investments	\$ 75,421	\$ 47,339

<sup>(1)</sup> The majority of these notes bear interest at approximately 10% annually.

#### \$25 Million Other Investment Note due 2017

In May 2013, we invested \$24.9 million in a mezzanine loan with a third party. The loan bears interest at 12% per annum and matures in December 2017.

# NOTE 4 – CONCENTRATION OF RISK

As of September 30, 2013, our portfolio of real estate investments consisted of 480 healthcare facilities, located in 34 states and operated by 48 third-party operators. Our gross investment in these facilities, net of impairments and before reserve for uncollectible loans, totaled approximately \$3.3 billion at September 30, 2013, with approximately 99% of our real estate investments related to long-term care facilities. Our portfolio is made up of 417 SNFs, 16 ALFs, 11 specialty facilities, fixed rate mortgages on 33 SNFs and three SNFs that are closed/held-for-sale. At September 30, 2013, we also held miscellaneous investments of approximately \$75.4 million, consisting primarily of secured loans to third-party operators of our facilities.

At September 30, 2013, we had investments with two operators and/or managers that exceeded 10% of our total investment: (i) Genesis Healthcare ("Genesis") (11%) and (ii) CommuniCare Health Services, Inc. ("CommuniCare") (10%). The three states in which we had our highest concentration of investments were Florida (18%), Ohio (11%) and Indiana (10%) at September 30, 2013.

For the three-month period ended September 30, 2013, our revenues from operations totaled \$103.3 million, of which approximately \$13.8 million were from Genesis (13%) and \$11.0 million were from CommuniCare (11%). No other operator generated more than 10% of our revenues from operations for the three-month period ended September 30, 2013.

For the nine-month period ended September 30, 2013, our revenues from operations totaled \$307.6 million, of which approximately \$41.4 million were from Genesis (13%) and \$33.1 million were from CommuniCare (11%). No other operator generated more than 10% of our revenues from operations for the nine-month period ended September 30, 2013.

## NOTE 5 – DIVIDENDS

On October 15, 2013, the Board of Directors declared a common stock dividend of \$0.48 per share, increasing the quarterly common dividend by \$0.01 per share over the previous quarter. The common dividends are to be paid November 15, 2013 to common stockholders of record on October 31, 2013.

On July 16, 2013, the Board of Directors declared a common stock dividend of \$0.47 per share, increasing the quarterly common dividend by \$0.01 per share over the prior quarter, which was paid August 15, 2013 to common stockholders of record on July 31, 2013.

On April 16, 2013, the Board of Directors declared a common stock dividend of \$0.46 per share, increasing the quarterly common dividend by \$0.01 per share over the prior quarter, which was paid May 15, 2013 to common stockholders of record on April 30, 2013.

On January 16, 2013, the Board of Directors declared a common stock dividend of \$0.45 per share, increasing the quarterly common dividend by \$0.01 per share over the prior quarter, which was paid February 15, 2013 to common stockholders of record on January 31, 2013.

## NOTE 6 - TAXES

So long as we qualify as a real estate investment trust ("REIT") under the Internal Revenue Code (the "Code"), we generally will not be subject to federal income taxes on the REIT taxable income that we distribute to stockholders, subject to certain exceptions. On a quarterly and annual basis, we test our compliance within the REIT taxation rules to ensure that we were in compliance with the rules.

Subject to the limitation under the REIT asset test rules, we are permitted to own up to 100% of the stock of one or more taxable REIT subsidiaries ("TRSs"). Currently, we have one TRS that is taxable as a corporation and pays federal, state and local income tax on its net income at the applicable corporate rates. As of September 30, 2013, the TRS had a net operating loss carry-forward of \$1.0 million. The loss carry-forward is fully reserved with a valuation allowance as of September 30, 2013.

## NOTE 7 – STOCK-BASED COMPENSATION

On June 6, 2013, at our Company's Annual Meeting, our stockholders approved the 2013 Stock Incentive Plan (the "2013 Plan"), which amended and restated the Company's 2004 Stock Incentive Plan. The 2013 Plan is a comprehensive incentive compensation plan that allows for various types of equity-based compensation, including restricted stock units (including performance-based restricted stock units), stock awards, deferred restricted stock units, incentive stock options, non-qualified stock options, stock appreciation rights, dividend equivalent rights and certain cash-based awards (including performance-based cash awards). The 2013 Plan increased the number of shares reserved for issuance for compensation purposes by 3,000,000.

The following is a summary of our stock-based compensation expense for the three- and nine- month periods ended September 30, 2013 and 2012, respectively:

	_	Three Mon Septem	 		Nine Mont Septem	-	
		2013	2012		2013		2012
			(in thou	sands	·)		
Stock-based compensation expense	\$	1,509	\$ 1,485	\$	4,433	\$	4,456

#### Stock Awards

Effective January 2011, we granted 428,503 shares of restricted stock and 496,977 performance restricted stock units ("PRSUs") to six employees. In each of January 2012 and 2013, we granted an additional 124,244 PRSUs to six employees.

## **Restricted Stock Awards**

The restricted stock awards vest 100% on December 31, 2013, subject to continued employment on the vesting date and subject to certain exceptions for certain qualifying terminations of employment or a change in control of the Company. As of September 30, 2013, no shares of restricted stock have vested under these restricted stock awards.

## Performance Restricted Stock Units

Effective January 1, 2011, we awarded three types of PRSUs to the six employees: (i) 124,244 annual total shareholder return ("TSR") PRSUs for the year ended December 31, 2011 ("2011 Annual TSR PRSUs"); (ii) 279,550 multi-year absolute TSR PRSUs and (iii) 93,183 multi-year relative TSR PRSUs. On January 1, 2012 and 2013, we awarded to the six employees 124,244 annual TSR PRSUs for the year ended December 31, 2012 and 2013 (the "2012 Annual TSR PRSUs").

# Annual TSR PRSUs

The number of shares earned under the annual TSR PRSUs depends generally on the level of achievement of TSR for the year. The annual TSR PRSUs vest on December 31 of the year, subject to continued employment on the vesting date and subject to certain exceptions for certain qualifying terminations of employment or a change in control of the Company. The 2011 Annual TSR PRSUs were forfeited because the required TSR for 2011 was not achieved. The performance requirement for the 2012 Annual TSR PRSUs was achieved and the 124,244 shares vested and were distributed to the employees at December 31, 2012. As of September 30, 2013, the 2013 annual TSR PRSUs have not been earned.

## Multi-year Absolute TSR PRSUs

The number of shares earned under the multi-year absolute TSR PRSUs depends generally on the level of achievement of TSR for the three-years ending December 31, 2013. The multi-year absolute TSR PRSUs vest 25% on the last day of each calendar quarter in 2014, subject to continued employment on the vesting date and subject to certain exceptions for certain qualifying terminations of employment or a change in control of the Company.

#### Multi-year Relative TSR PRSUs

The number of shares earned under the multi-year relative TSR PRSUs depends generally on the level of achievement of TSR relative to other real estate investment trusts in the MSCI U.S. REIT Index for the three-years ending December 31, 2013. The multi-year relative TSR PRSUs vest 25% on the last day of each calendar quarter in 2014, subject to continued employment on the vesting date and subject to certain exceptions for certain qualifying terminations of employment or a change in control of the Company.



The PRSU awards have varying degrees of performance requirements to achieve vesting, and each PRSU award represents the right to a variable number of shares of common stock and related dividend equivalents based on dividends paid to stockholders during the applicable performance period.

As of September 30, 2013, none of the multi-year PRSUs are vested or earned.

The following table summarizes our total unrecognized compensation cost as of September 30, 2013 associated with outstanding restricted stock and PRSU awards to employees:

	Shares/ Units	Ave V	Grant Date Total Average Fair Compensation Value Per Cost R		Weighted Average Period of Expense Recognition (in months)	Co	nrecognized ompensation Cost in millions)	
Restricted stock	428,503	\$	22.44	\$	9.6	36	\$	0.8
2013 Annual PRSUs	124,244	\$	8.92		1.1	12		0.3
Multi-year absolute TSR PRSUs	279,550	\$	11.06		3.1	44		0.7
Multi-year relative TSR PRSUs	93,183	\$	12.26		1.1	44		0.2
Total	925,480	\$	14.93	\$	14.9		\$	2.0

We used a Monte Carlo model to estimate the fair value for PRSUs granted to the employees.

## **Director Restricted Stock Grants**

As of September 30, 2013, we had 43,457 shares of restricted stock outstanding to directors. The directors' restricted shares are scheduled to vest over the next three years. As of September 30, 2013, the unrecognized compensation cost associated with outstanding director restricted stock grants is approximately \$0.5 million.

## NOTE 8 - FINANCING ACTIVITIES AND BORROWING ARRANGEMENTS

## Secured and Unsecured Borrowings

The following is a summary of our long-term borrowings:

		Current	Sept	September 30, 2013		cember 31,
	Maturity	Rate				2012
			(in thou		usands)	
Secured borrowings:						
HUD mortgages assumed June 2010	2036 - 2040	-	\$	_	\$	62,921
HUD mortgages assumed June 2010 <sup>(1)</sup>	2040 - 2045	4.85%		129,209		130,887
HUD mortgages assumed October 2011 <sup>(1)</sup>	2036 - 2040	4.87%		31,359		31,991
HUD mortgages assumed December 2011 <sup>(1)</sup>	2044	3.06%		58,880		58,884
HUD mortgages assumed December 2012 <sup>(1)</sup>	2031 - 2045	5.50%		80,586		81,855
Total secured borrowings				300,034		366,538
Unsecured borrowings:						
Revolving line of credit	2016	-	\$	—	\$	158,000
Term loan	2017	1.93%		200,000		100,000
				200,000		258,000
2020 notes	2020	7.50%		200,000		200,000
2022 notes	2022	6.75%		575,000		575,000
2024 notes	2024	5.875%		400,000		400,000
Subordinated debt	2021	9.00%		20,930		21,049
				1,195,930		1,196,049
Premium - net				4,083		4,345
Total unsecured borrowings				1,400,013		1,458,394
Totals – net			\$	1,700,047	\$	1,824,932

(1) Reflects the weighted average annual interest rate on the mortgages.

Certain of our other secured and unsecured borrowings are subject to customary affirmative and negative covenants, including financial covenants. As of December 31, 2012 and September 30, 2013, we were in compliance with all affirmative and negative covenants, including financial covenants, for our secured and unsecured borrowings.

## **Bank Credit Agreements**

We have a \$700 million unsecured credit facility that we entered into on December 6, 2012, comprised of a \$500 million unsecured revolving credit facility (the "2012 Revolving Credit Facility") and a \$200 million unsecured term loan (the "2012 Term Loan Facility" and, together with the 2012 Revolving Credit Facility, collectively, the "2012 Credit Facilities").

The 2012 Credit Facilities include an "accordion feature" that permits us to expand our borrowing capacity thereunder by a combined \$300 million, to a total of \$1 billion.

At September 30, 2013, we had no outstanding amount under the 2012 Revolving Credit Facility, and no letters of credit outstanding, leaving availability of \$500 million. The 2012 Revolving Credit Facility matures on December 6, 2016, with an option by us to extend the maturity one additional year. The 2012 Revolving Credit Facility is priced at LIBOR plus an applicable percentage (beginning at 150 basis points, with a range of 100 to 190 basis points) based on our ratings from Standard & Poor's, Moody's and/or Fitch Ratings, plus a facility fee based on the same ratings (initially 30 basis points, with a range of 15 to 45 basis points).

At September 30, 2013, the full \$200 million was outstanding under the 2012 Term Loan Facility. The 2012 Term Loan Facility is also priced at LIBOR plus an applicable percentage (beginning at 175 basis points, with a range of 110 to 230 basis points) based our ratings from Standard & Poor's, Moody's and/or Fitch Ratings. The 2012 Term Loan Facility matures on December 6, 2017.

## HUD Loans Payoff

On May 31, 2013, we paid approximately \$51.0 million to retire 11 mortgages guaranteed by U.S. Department of Housing and Urban Development ("HUD") that were assumed in connection with our acquisition of certain subsidiaries of CapitalSource in June 2010. The retirement of the 11 HUD mortgages resulted in a net gain of approximately \$11.1 million. The net gain included the write-off of approximately \$11.3 million related to the premium for recording the debt at fair value at the time of the transaction offset by a prepayment fee of approximately \$0.2 million.

## HUD Mortgage Debt Refinancing

On March 26, 2013, we refinanced existing HUD mortgage debt on 12 properties in Arkansas for approximately \$59.4 million including closing costs that were added to the outstanding balance. The annual interest rate for the refinanced debt decreased from 5.55% to approximately 3.06%, with the term of the refinanced mortgages remaining unchanged. For the three months ended March 31, 2013, we paid off a total of \$58.9 million, including routine principal payments on the 12 Arkansas mortgage debts.

## \$250 Million Equity Shelf Program

On March 18, 2013, we entered into separate Equity Distribution Agreements (collectively, the "2013 Agreements") to sell shares of our common stock having an aggregate gross sales price of up to \$250 million (the "2013 ESP") with several financial institutions, each as a sales agent and/or principal (collectively, the "Managers"). Under the terms of the 2013 Agreements, we may sell shares of our common stock, from time to time, through or to the Managers having an aggregate gross sales price of up to \$250 million. Sales of the shares will be made by means of ordinary brokers' transactions on the New York Stock Exchange at market prices, or as otherwise agreed with the applicable Manager. We will pay each Manager compensation for sales of the shares equal to 2% of the gross sales price per share of shares sold through such Manager under the applicable 2013 Agreement. We are not obligated to sell and the Managers are not obligated to buy or sell any shares under the 2013 Agreements. No assurance can be given that we will sell any shares under the 2013 Agreements, or, if we do, as to the price or amount of shares that we sell, or the dates when such sales will take place.

For the three months ended September 30, 2013, we sold 2.1 million shares under the 2013 ESP, at an average price of \$29.42 per share, generating gross proceeds of approximately \$63.2 million, before \$1.3 million of commissions. For the nine months ended September 30, 2013, we sold approximately 4.4 million shares under the 2013 ESP, at an average price of \$30.61 per share, generating gross proceeds of approximately \$136.0 million, before \$2.7 million of commissions.

## Termination of \$245 Million Equity Shelf Program

On March 18, 2013, we terminated our \$245 million Equity Shelf Program (the "2012 ESP") that we entered into with several financial institutions on June 19, 2012. For the three months ended March 31, 2013, we issued approximately 1.0 million shares under the 2012 ESP at an average price of \$28.29 per share, generating gross proceeds of approximately \$27.8 million, before \$0.6 million of commissions.

Since inception of the 2012 ESP, we have sold a total of 3.6 million shares of common stock generating total gross proceeds of \$91.4 million under the program, before \$1.9 million of commissions. As a result of the termination of the 2012 ESP, no additional shares were issued under the 2012 ESP.



## Dividend Reinvestment and Common Stock Purchase Plan

For the three-month period ended September 30, 2013, approximately 0.2 million shares of our common stock at an average price of \$29.03 per share were issued through our Dividend Reinvestment and Common Stock Purchase Program for net proceeds of approximately \$6.2 million. For the nine-month period ended September 30, 2013, approximately 1.7 million shares of our common stock at an average price of \$28.53 per share were issued through our Dividend Reinvestment and Common Stock Purchase Program for net proceeds of approximately \$47.8 million.

## **NOTE 9 – FINANCIAL INSTRUMENTS**

At September 30, 2013 and December 31, 2012, the carrying amounts and fair values of our financial instruments were as follows:

	September 30, 2013						2012
	 Carrying Amount		Fair Value		Carrying Amount		Fair Value
Assets:		ds)					
Cash and cash equivalents	\$ 67,757	\$	67,757	\$	1,711	\$	1,711
Restricted cash	28,781		28,781		36,660		36,660
Mortgage notes receivable – net	241,490		240,013		238,621		235,705
Other investments – net	 75,421		72,820		47,339		44,077
Totals	\$ 413,449	\$	409,371	\$	324,331	\$	318,153
Liabilities:							
Revolving line of credit	\$ _	\$	_	\$	158,000	\$	158,000
Term loan	200,000		200,000		100,000		100,000
7.50% Notes due 2020 – net	197,805		246,304		197,546		252,363
6.75% Notes due 2022 – net	581,278		709,601		581,799		724,240
5.875% Notes due 2024 – net	400,000		401,492		400,000		441,761
HUD debt	300,034		335,745		366,538		433,803
Subordinated debt	 20,930		27,153		21,049		27,896
Totals	\$ 1,700,047	\$	1,920,295	\$	1,824,932	\$	2,138,063

Fair value estimates are subjective in nature and are dependent on a number of important assumptions, including estimates of future cash flows, risks, discount rates and relevant comparable market information associated with each financial instrument (see Note 2 – Summary of Significant Accounting Policies in our 2012 Annual Report on Form 10-K). The use of different market assumptions and estimation methodologies may have a material effect on the reported estimated fair value amounts.

The following methods and assumptions were used in estimating fair value disclosures for financial instruments.

- Cash and cash equivalents and restricted cash: The carrying amount of cash and cash equivalents and restricted cash reported in the balance sheet approximates fair value because of the short maturity of these instruments (i.e., less than 90 days) (Level 1).
- Mortgage notes receivable: The fair values of the mortgage notes receivables are estimated using a discounted cash flow analysis, using interest
  rates being offered for similar loans to borrowers with similar credit ratings (Level 3).
- Other investments: Other investments are primarily comprised of: (i) notes receivable and (ii) an investment in a redeemable non-convertible preferred security of an unconsolidated business accounted for using the cost method of accounting. The fair values of notes receivable are estimated using a discounted cash flow analysis, using interest rates being offered for similar loans to borrowers with similar credit ratings (Level 3). The fair value of the investment in the unconsolidated business is estimated using quoted market value and considers the terms of the underlying arrangement (Level 3).

- Revolving line of credit and term loan: The fair value of our borrowings under variable rate agreements are estimated using an expected present value technique based on expected cash flows discounted using the current market rates (Level 2).
- Senior notes and other long-term borrowings: The fair value of our borrowings under fixed rate agreements are estimated based on open market trading activity provided by a third party (Level 2).

# NOTE 10 - LITIGATION

We are subject to various legal proceedings, claims and other actions arising out of the normal course of business. While any legal proceeding or claim has an element of uncertainty, management believes that the outcome of each lawsuit, claim or legal proceeding that is pending or threatened, or all of them combined, will not have a material adverse effect on our consolidated financial position or results of operations.

## NOTE 11 – EARNINGS PER SHARE

The computation of basic earnings per share ("EPS") is computed by dividing net income available to common stockholders by the weighted-average number of shares of common stock outstanding during the relevant period. Diluted EPS is computed using the treasury stock method, which is net income available to common stockholders divided by the total weighted-average number of common outstanding shares plus the effect of dilutive common equivalent shares during the respective period. Dilutive common shares reflect the assumed issuance of additional common shares pursuant to certain of our share-based compensation plans, including stock options, restricted stock and performance restricted stock units.

The following tables set forth the computation of basic and diluted earnings per share:

	 Three Mon Septem				Nine Mont Septerr		
	 2013	2012		2013		2012	
	(in	thous	ands, except	per s	share amounts	5)	
Numerator:							
Net income	\$ 38,137	\$	30,119	\$	125,315	\$	86,775
Numerator for net income available to common per share - basic and diluted	\$ 38,137	\$	30,119	\$	125,315	\$	86,775
Denominator:							
	117 600		100 125		115,527		106 202
Denominator for basic earnings per share Effect of dilutive securities:	117,600		109,135		115,527		106,202
Restricted stock	823		511		774		350
Deferred stock	 39		21		34		18
Denominator for diluted earnings per share	 118,462		109,667		116,335		106,570
Earnings per share – basic:							
Net income – basic	\$ 0.32	\$	0.28	\$	1.08	\$	0.82
Earnings per share – diluted:							
Net income – diluted	\$ 0.32	\$	0.27	\$	1.08	\$	0.81

## NOTE 12 - CONSOLIDATING FINANCIAL STATEMENTS

As of September 30, 2013, we had outstanding (i) \$200 million 7.5% Senior Notes due 2020, (ii) \$575 million 6.75% Senior Notes due 2022 and (iii) \$400 million 5.875% Senior Notes due 2024, which we collectively refer to as the Senior Notes. The Senior Notes are fully and unconditionally guaranteed, jointly and severally, by each of our subsidiaries that guarantee other indebtedness of Omega or any of the subsidiary guarantors. All of our subsidiaries that guarantee the Senior Notes also guarantee the 2012 Credit Facilities. Any subsidiary that we properly designate as an "unrestricted subsidiary" under the indentures governing the Senior Notes will not provide guarantees of the Senior Notes or of our 2012 Credit Facilities.

As of and prior to March 31, 2010, the non-guarantor subsidiaries were minor and insignificant. On June 29, 2010, we designated as "unrestricted subsidiaries" the 39 subsidiaries we acquired from CapitalSource subject to HUD indebtedness. During the fourth quarter of 2011, we designated as "unrestricted subsidiaries" 20 subsidiaries we acquired subject to HUD indebtedness, of which five subsidiaries were removed in July 2012 due to the retirement of the HUD related mortgages. During the fourth quarter of 2012, we designated as "unrestricted subsidiaries" eight subsidiaries we acquired subject to HUD indebtedness. In July 2013, we removed 11 subsidiaries due to the retirement of the HUD related debt.

For the nine months ended September 30, 2013 and 2012, the operating cash flow of the non-guarantor subsidiaries approximated net income of the nonguarantor subsidiaries, adjusted for depreciation and amortization expense. On March 26, 2013, the non-guarantor subsidiaries refinanced existing HUD mortgage debt on 12 properties in Arkansas for approximately \$59.4 million. The refinanced amount included \$58.9 million related to retiring the old HUD debt and \$0.5 million of closing costs that were added to the new (refinanced) HUD debt. On May 31, 2013, we retired 11 HUD mortgages totaling \$62.3 million (\$51.0 million related to the outstanding principal of the 11 HUD mortgages and \$11.3 million related to the unamortized premium for marking the debt to market on the date the debt was assumed and \$0.2 million in prepayment fees). In addition, the non-guarantor subsidiaries also made \$3.4 million of routine principal payments during the nine months ended September 30, 2013. For the nine-month period ended September 30, 2012, the non-guarantor subsidiaries did not engage in investing or financing activities other than the principal payment of \$2.3 million for the HUD mortgages on the facilities owned by the non-guarantor subsidiaries. All of the subsidiary guarantors of our outstanding Senior Notes and 2012 Credit Facilities, and all of our non-guarantor subsidiaries, are 100% owned by Omega.

The following summarized condensed consolidating financial information segregates the financial information of the non-guarantor subsidiaries from the financial information of Omega Healthcare Investors, Inc. and the subsidiary guarantors under the Senior Notes. The results and financial position of acquired entities are included from the dates of their respective acquisitions.

# OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATING BALANCE SHEETS Unaudited

#### (in thousands, except per share amounts) September 30, 2013 Issuer & Non-Subsidiary Guarantor Elimination Guarantors Subsidiaries Company Consolidated ASSETS Real estate properties Land and buildings 2,602,688 457,500 3,060,188 \$ \$ \$ \$ Less accumulated depreciation (627,301) (48, 384)(675,685) Real estate properties - net 1,975,387 409,116 2,384,503 241,490 Mortgage notes receivable - net 241,490 2,216,877 409,116 2,625,993 Other investments - net 75,421 75,421 2.292.298 409,116 2,701,414 Assets held for sale - net 1,020 1,020 Total investments 2.293.318 409.116 2.702.434 Cash and cash equivalents 67,757 67,757 22,026 Restricted cash 6,755 28,781 Accounts receivable - net 136,101 6,325 142,426 Investment in affiliates 107,535 (107,535) 46,829 26,551 73,380 Other assets Total assets 2,658,295 464,018 (107, 535)3,014,778 \$ \$ \$ \$ LIABILITIES AND STOCKHOLDERS' EQUITY Revolving line of credit \$ Term loan 200,000 200,000 Secured borrowings 300,034 300,034 Unsecured borrowings - net 1,179,083 20,930 1,200,013 Accrued expenses and other liabilities 35,519 89,214 124,733 85,438 (85,438) Intercompany payable Total liabilities 1,468,297 441,921 (85, 438)1,824,780 Stockholders' equity: Common stock 11,952 11,952 Common stock - additional paid-in capital 1,876,609 1,876,609 Cumulative net earnings 879,443 22,097 (22,097)879,443 Cumulative dividends paid (1,578,006)(1,578,006)Total stockholders' equity 1.189.998 22.097 (22,097)1.189.998 2,658,295 464,018 3,014,778 Total liabilities and stockholders' equity \$ \$ (107,535) \$

## OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATING BALANCE SHEETS (in thousands, except per share amounts)

		December 3	1, 20	12		
	r & Subsidiary uarantors	Non – Guarantor ubsidiaries		Elimination Company	Co	onsolidated
ASSETS						
Real estate properties						
Land and buildings	\$ 2,580,977	\$ 457,576	\$	_	\$	3,038,553
Less accumulated depreciation	(547,489)	(32,884)		_		(580,373)
Real estate properties – net	 2,033,488	424,692				2,458,180
Mortgage notes receivable – net	238,621	_		_		238,621
	 2,272,109	424,692		_		2,696,801
Other investments – net	47,339	_		_		47,339
	 2,319,448	424,692				2,744,140
Assets held for sale – net	1,020	_		_		1,020
Total investments	2,320,468	424,692		—		2,745,160
Cash and cash equivalents	1,711	_		_		1,711
Restricted cash	10,095	26,565		_		36,660
Accounts receivable – net	121,488	3,692		_		125,180
Investment in affiliates	115,835			(115,835)		
Other assets	49,153	24,141				73,294
Total assets	\$ 2,618,750	\$ 479,090		(115,835)	\$	2,982,005
LIABILITIES AND STOCKHOLDERS' EQUITY						
Revolving line of credit	\$ 158,000	\$ —	\$	—	\$	158,000
Term loan	100,000			—		100,000
Secured borrowings	62,921	303,617		_		366,538
Unsecured borrowings – net	1,179,345	21,049 38,589		_		1,200,394 145,744
Accrued expenses and other liabilities Intercompany payable	107,155	38,589		(104,040)		145,744
Total liabilities	 1,607,421	467,295		(104,040)		1,970,676
Total habilities	 1,007,421	407,295		(104,040)		1,970,070
Stockholders' equity:						
Common stock	11,239	—		—		11,239
Common stock – additional paid-in capital	1,664,855	—				1,664,855
Cumulative net earnings	754,128	11,795		(11,795)		754,128
Cumulative dividends paid	 (1,418,893)	_				(1,418,893)
Total stockholders' equity	 1,011,329	11,795		(11,795)		1,011,329
Total liabilities and stockholders' equity	\$ 2,618,750	\$ 479,090	\$	(115,835)	\$	2,982,005

# OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATING STATEMENTS OF OPERATIONS Unaudited (in thousands, except per share amounts)

	Three	Months Endec	I September 30	, 2013	Nine Months Ended September 30, 2013								
	Issuer & Subsidiary Guarantors	Non – Guarantor Subsidiaries	Elimination	Consolidated	Issuer & Subsidiary Guarantors	Non – Guarantor Subsidiaries	Elimination	Consolidated					
Revenue													
Rental income	\$ 81,289	\$ 12,548	\$-	\$ 93,837	\$ 242,253		\$-	\$ 280,015					
Mortgage interest income	7,289	-	-	7,289	22,070	-	-	22,070					
Other investment income –													
net	2,175	-	-	2,175	5,341		-	5,341					
Miscellaneous	-	-	-	-	151	-	-	151					
Total operating revenues	90,753	12,548	-	103,301	269,815	37,762	-	307,577					
Expenses													
Depreciation and													
amortization	27,034	5,168	-	32,202	80,885	15,501	-	96.386					
General and	,	-,		- , -	,	- ,		,					
administrative	5,372	90	-	5,462	15,859	283	-	16,142					
Acquisition costs	(9)	-	-	(9)	134		-	134					
Provision for uncollectible	( )												
mortgages, notes and													
accounts receivable	2,321	-	-	2,321	2,386	; -	-	2,386					
Total operating expenses	34,718	5,258	-	39,976	99,264	15,784	-	115,048					
Income before other													
income and expense	56,035	7,290	-	63,325	170,551	21,978	-	192,529					
Other income (expense):	(4)	-		0	( )	<b>`</b>							
Interest income	(4)	7	-	3	(1	,	-	20					
Interest expense	(20,725)	(3,767)	-	(24,492)	(63,429	) (11,687)	-	(75,116)					
Interest – amortization of	(00.4)	(5)		(000)	(0.000			(0.070)					
deferred financing costs	(694)	(5)	-	(699)	(2,069	) (10)	-	(2,079)					
Interest – refinancing gain													
(costs)	-	-	-	-	11,112		-	11,112					
Equity in earnings	3,525	-	(3,525)	-	10,302		(10,302)	-					
Total other expense	(17,898)	(3,765)	(3,525)	(25,188)	(44,085	i) (11,676)	(10,302)	(66,063)					
Income before gain on													
assets sold	38,137	3,525	(3,525)	38,137	126,466	10,302	(10,302)	126,466					
Loss on assets sold – net	-	-,	(-,•)		(1,151		(···,-· <b>-</b> )	(1,151)					
Net income (loss) available						,							
to common stockholders	\$ 38,137	\$ 3,525	\$ (3,525)	\$ 38,137	\$ 125,315	\$ 10,302	\$ (10,302)	\$ 125,315					

# OMEGA HEALTHCARE INVESTORS, INC. CONSOLIDATING STATEMENTS OF OPERATIONS Unaudited (in thousands, except per share amounts)

	Three Months Ended September 30, 2012						Nine Months Ended September 30, 2012									
	Su	suer & bsidiary arantors	Gu	lon – arantor sidiaries		nination mpany	Con	solidated	Sı	ssuer & ubsidiary uarantors	Non – Guarantor Subsidiaries		Elimination Company		Co	nsolidated
Revenue																
Rental income	\$	69,092	\$	9,078	\$	-	\$	78,170	\$	202,008	\$	27,365	\$	-	\$	229,373
Mortgage interest income		7,677		-		-		7,677		22,417		-		-		22,417
Other investment income –																
net		1,238		-		-		1,238		3,533		-		-		3,533
Miscellaneous	_	23		-		-		23		125		-		-		125
Total operating revenues		78,030		9,078		-		87,108		228,083		27,365		-		255,448
Expenses																
Depreciation and																
amortization		24,220		4,085		-		28,305		70,457		12,194		-		82,651
General and administrative		5,090		83		-		5,173		15,390		263		-		15,653
Acquisition costs		483		-		-		483		686		-		-		686
Impairment loss on real estate																
properties		-		-		-		-		272		-		-		272
Total operating expenses		29,793		4,168		-		33,961		86,805		12,457		-		99,262
Income before other income																
and expense		48,237		4,910		-		53,147		141,278		14,908		-		156,186
Other income (expense):																
Interest income		-		6		-		6		4		18		-		22
Interest expense		(20,602)		(3,448)		-		(24,050)		(61,290)		(9,736)		-		(71,026)
Interest – amortization of		(- <b>-</b> -)						( <b></b> -)		<i></i>						(, , , , , , , , , , , , , , , , , , ,
deferred financing costs		(673)		-		-		(673)		(1,970)		-		-		(1,970)
Interest – refinancing gain										(= 440)						(5.440)
(costs)		-		-		-		-		(5,410)		-		-		(5,410)
Equity in earnings		1,468		-		(1,468)		-	_	5,190		-		(5,190)		-
Total other expense		(19,807)		(3,442)		(1,468)		(24,717)		(63,476)		(9,718)		(5,190)		(78,384)
Income before gain on																
assets sold		28,430		1,468		(1,468)		28,430		77,802		5,190		(5,190)		77,802
Gain on assets sold – net		1,689		-		-		1,689		8,973		-		-		8,973
Net income (loss) available									_							
to common stockholders	\$	30,119	\$	1,468	\$	(1,468)	\$	30,119	\$	86,775	\$	5,190	\$	(5,190)	\$	86,775

# NOTE 13 - SUBSEQUENT EVENTS

## \$33 Million of New Investments in Florida in October 2013

In October 2013, we completed two separate acquisitions with two existing operators totaling \$33 million. The acquisitions consisted of 1 ALF in Florida totaling 97 beds and 4 SNFs located in Indiana totaling 384 beds. These facilities were added to existing master leases.

2.875 Million Shares of Common Stock Offering

On October 7, 2013, we sold 2,875,000 shares of common stock in an underwritten public offering at an offering price of \$30 per share before underwriting discounts and expenses. Our total net proceeds from the offering, after underwriting discounts and expenses were approximately \$84.5 million.

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

## Forward-looking Statements, Reimbursement Issues and Other Factors Affecting Future Results

The following discussion should be read in conjunction with the financial statements and notes thereto appearing elsewhere in this document, including statements regarding potential future changes in reimbursement. This document contains forward-looking statements within the meaning of the federal securities laws. These statements relate to our expectations, beliefs, intentions, plans, objectives, goals, strategies, future events, performance and underlying assumptions and other statements other than statements of historical facts. In some cases, you can identify forward-looking statements by the use of forward-looking terminology including, but not limited to, terms such as "may," "will," "anticipates," "expects," "believes," "intends," "should" or comparable terms or the negative thereof. These statements are based on information available on the date of this filing and only speak as to the date hereof and no obligation to update such forward-looking statements should be assumed. Our actual results may differ materially from those reflected in the forward-looking statements contained herein as a result of a variety of factors, including, among other things:

- those items discussed under "Risk Factors" in Item 1A to our annual report on Form 10-K for the year ended December 31, 2012, and in Part II, Item 1A of our Quarterly Report on Form 10-Q for the three months ended March 31, 2013 and June 30, 2013, and in Part II, Item 1A of this report;
- (ii) uncertainties relating to the business operations of the operators of our assets, including those relating to reimbursement by third-party payors, regulatory matters and occupancy levels;
- (iii) the ability of any operators in bankruptcy to reject unexpired lease obligations, modify the terms of our mortgages and impede our ability to collect unpaid rent or interest during the process of a bankruptcy proceeding and retain security deposits for the debtors' obligations;
- (iv) our ability to sell closed or foreclosed assets on a timely basis and on terms that allow us to realize the carrying value of these assets;
- (v) our ability to negotiate appropriate modifications to the terms of our credit facilities;
- (vi) our ability to manage, re-lease or sell any owned and operated facilities;
- (vii) the availability and cost of capital;
- (viii) changes in our credit ratings and the ratings of our debt securities;
- (ix) competition in the financing of healthcare facilities;
- (x) regulatory and other changes in the healthcare sector;
- (xi) the effect of economic and market conditions generally and, particularly, in the healthcare industry;
- (xii) changes in the financial position of our operators;
- (xiii) changes in interest rates;
- (xiv) the amount and yield of any additional investments;
- (xv) changes in tax laws and regulations affecting real estate investment trusts; and
- (xvi) our ability to maintain our status as a real estate investment trust.

#### Overview

We have one reportable segment consisting of investments in healthcare related real estate properties. Our core business is to provide financing and capital to the long-term healthcare industry with a particular focus on skilled nursing facilities ("SNFs") located in the United States. Our core portfolio consists of long-term leases and mortgage agreements. All of our leases are "triple-net" leases, which require the tenants to pay all property-related expenses. Our mortgage revenue derives from fixed-rate mortgage loans, which are secured by first mortgage liens on the underlying real estate and personal property of the mortgagor.



Our portfolio of investments at September 30, 2013, consisted of 480 healthcare facilities (including three facilities that are closed/held for sale), located in 34 states and operated by 48 third-party operators. Our gross investment in these facilities totaled approximately \$3.3 billion at September 30, 2013, with 99% of our real estate investments related to long-term healthcare facilities. Our portfolio is made up of (i) 417 SNFs, (ii) 16 assisted living facilities ("ALFs"), (iii) 11 specialty facilities, (iv) fixed rate mortgages on 33 SNFs and (v) three SNFs that are closed/held for sale. At September 30, 2013, we also held other investments of approximately \$75.4 million, consisting primarily of secured loans to third-party operators of our facilities.

Our consolidated financial statements include the accounts of (i) Omega, (ii) all direct and indirect wholly owned subsidiaries of Omega and (iii) TC Healthcare, a variable interest entity ("VIE") that we consolidate as the primary beneficiary. All inter-company accounts and transactions have been eliminated in consolidation of the financial statements.

#### Taxation

We have elected to be taxed as a Real Estate Investment Trust ("REIT"), under Sections 856 through 860 of the Internal Revenue Code (the "Code"), beginning with our taxable year ended December 31, 1992. We believe that we have been organized and operated in such a manner as to qualify for taxation as a REIT. We intend to continue to operate in a manner that will maintain our qualification as a REIT. Under the Code, we generally are not subject to federal income tax on taxable income distributed to stockholders if certain distribution, income, asset and stockholder tests are met, including a requirement that we must generally distribute at least 90% of our annual taxable income, excluding any net capital gain, to stockholders. If we fail to qualify as a REIT in any taxable year, we may be subject to federal income taxes on our taxable income for that year and for the four years following the year during which qualification is lost, unless the Internal Revenue Service grants us relief under certain statutory provisions. Such an event could materially adversely affect our net income and net cash available for distribution to our stockholders. For further information, see "Taxation" in Item 1 of our annual report on Form 10-K for the year ended December 31, 2012.

## **Government Regulation and Reimbursement**

The following is a description of certain of the laws and regulations and reimbursement policies and programs affecting our business and the businesses conducted by our operators. The following description should be read in conjunction with the risk factors described under "*Item 1A – Risk Factors*."

*Healthcare Reform.* The Patient Protection and Affordable Care Act and accompanying Healthcare and Education Affordability and Reconciliation Act of 2010 (the "Healthcare Reform Law") were signed into law in March 2010. This legislation represents the most comprehensive change to healthcare benefits since the inception of the Medicare program in 1965 and will affect reimbursement for governmental programs, private insurance and employee welfare benefit plans in various ways. Significant rule making and regulation promulgated under the Healthcare Reform Law has already occurred, and we expect additional rules, regulations and interpretation that may materially affect the operations of our operators.

On June 28, 2012, the U.S. Supreme Court upheld all of the Healthcare Reform Law except for the requirement that states expand Medicaid beginning in 2014. However, the Healthcare Reform Law and the implementation thereof continue to receive challenge and scrutiny from Congress, state attorneys general and legislators, and private individuals and organizations. For example, several congressional bills and budget proposals have sought to repeal or change certain provisions of the law.



In addition, certain measures recently taken under the authority of, or in connection with, the Healthcare Reform Law may lead to additional modification and/or clarification in the future, including the following:

• On January 3, 2013, a new federal Commission on Long-Term Care was established and tasked with developing a plan for the establishment, implementation and financing of a high-quality system to provide long-term care services.

• The Healthcare Reform Law requires private health insurers that sell policies to individuals and small businesses to provide, starting in 2014, a set of "essential health benefits" in ten categories, including prescription drugs, rehabilitative and habilitative services, and chronic disease management. As required under the law, states define the essential health benefits. States are now submitting their essential health benefit packages to the Department of Health and Human Services (HHS). How these benefits are established will affect payments for long term care facilities.

• The Healthcare Reform Law requires SNFs to implement a compliance and ethics program by March 23, 2013 that is effective in preventing and detecting criminal, civil and administrative violations and in promoting quality of care. HHS has not yet issued the proposed regulations to implement this law that were due in March 2012. It is unclear whether this provision of the law will be enforced until the regulations are issued.

Given the complexity of the Healthcare Reform Law and the substantial requirements for regulation thereunder, the impact of the Healthcare Reform Law on our operators or their ability to meet their obligations to us is uncertain. The Healthcare Reform Law could result in decreases in payments to our operators or otherwise adversely affect the financial condition of our operators, thereby negatively impacting our financial condition. The efforts of our operators to modify their operations to lessen the impact of any increased costs or other adverse effects resulting from changes in governmental programs, private insurance and/or employee welfare benefit plans may not be successful. The impact of the Healthcare Reform Law on each of our operators will vary depending on payor mix, resident conditions and a variety of other factors. In addition to the provisions relating to reimbursement, other provisions of the Healthcare Reform Law may impact our operators as employers (e.g., requirements related to providing health insurance for employees). We anticipate that many of the provisions in the Healthcare Reform Law may be subject to further clarification and modification during the rule making process.

**Reimbursement Generally**. A significant portion of our operators' revenue is derived from governmentally-funded reimbursement programs, primarily Medicare and Medicaid. In recent years, the federal government and many state governments are currently focusing on reducing expenditures under Medicare and Medicaid programs, resulting in significant cost-cutting at both the federal and state levels. These cost-cutting measures, together with the implementation of changes in reimbursement rates such as those described below, could result in a significant reduction of reimbursement rates to our operators under both the Medicare and Medicaid programs.

We currently believe that our operator coverage ratios are adequate and that our operators can absorb moderate reimbursement rate reductions and still meet their obligations to us. However, significant limits on the scopes of services reimbursed and/or reductions of reimbursement rates could have a material adverse effect on our operators' results of operations and financial condition, which could adversely affect our operators' ability to meet their obligations to us.

**Medicaid**. State budgetary concerns, coupled with the implementation of rules under the Healthcare Reform Law, may result in significant changes in healthcare spending at the state level. Many states are currently focusing on the reduction of expenditures under their state Medicaid programs, which may result in a reduction in reimbursement rates for our operators. The need to control Medicaid expenditures may be exacerbated by the potential for increased enrollment in Medicaid due to unemployment and declines in family incomes. Since our operators' profit margins on Medicaid patients are generally relatively low, more than modest reductions in Medicaid reimbursement or an increase in the number of Medicaid patients could adversely affect our operators' results of operations and financial conditions, which in turn could negatively impact us.

The Healthcare Reform Law provided for Medicaid coverage to be expanded to all individuals under age 65 with incomes up to 133% of the federal poverty level, beginning January 1, 2014. The federal government will pay the entire cost for Medicaid coverage for newly eligible beneficiaries for 3 years (2014 through 2016). In 2017, the federal share declines to 95%; in 2018, to 94%; in 2019, to 93%; and in 2020 and subsequent years, to 90%. States may delay Medicaid expansion after 2014 but the federal payment rates will be less. However, on June 28, 2012, the Supreme Court ruled that states could not be required to expand Medicaid or risk losing federal funding of their existing Medicaid programs. Currently, 26 states and the District of Columbia have decided to expand Medicaid coverage as contemplated by the Healthcare Reform Law, with many of the remaining states involved in a variety of legislative proposals or discussions. The U.S. Department of Health and Human Services has stated that it will consider a limited number of premium assistance demonstration programs from states that want to privatize Medicaid expansion. States must provide a choice between at least two qualified health plans that offer very similar benefits as those required by the health insurance exchanges. Arkansas became the first state to obtain federal approval to use Medicaid funding to purchase private insurance for low-income residents. Several other states are also considering this option.

*Medicare.* For the federal fiscal year 2014, CMS proposes to increase SNF payment rates by 1.4% (2.3% market basket update minus adjustments), which amounts to an estimated \$500 million increase in payments to SNFs beginning October 1, 2013.

Provisions contained in the American Taxpayer Relief Act (ATRA) of 2012, known colloquially as the fiscal cliff deal, are designed to reduce Medicare payments to SNFs by an estimated \$600 million during 2012 to 2022. It also reduces payments for multiple procedures or therapies provided on the same day, which will result in approximately \$1.8 billion savings to Medicare over the next 10 years, which will impact SNFs as well. Under the ATRA, sequestration cuts impacting domestic and defense spending became effective March 1, 2013. Although Medicaid is exempted from the sequestration cuts, they include a 2% cut in payments to Medicare providers and suppliers, which will amount to an estimated \$11.3 billion in cuts in fiscal year 2013. We cannot predict whether Congress will take any action to change the automatic spending cuts under sequestration, nor how states will react to any changes at the federal level.

The Middle Class Tax Relief and Job Creation Act of 2012 was signed into law on February 22, 2012 and extended the Medicare Part B Outpatient Therapy Cap Exceptions Process through December 31, 2012. The statutory Medicare Part B outpatient cap for occupational therapy is \$1,900 for 2013, and the combined cap for physical therapy and speech therapy is also \$1,900 for 2013. These caps do not apply to therapy services covered under Medicare Part A for SNFs, although the caps apply in most other instances involving patients in SNFs or long-term care facilities who receive therapy services to exceed under Medicare Part B. Congress implemented a temporary therapy cap exceptions process, which permits medically necessary therapy services to exceed the payment limits. Expiration of the therapy cap exceptions process in the future could have a material adverse effect on our operators' financial condition and operations, which could adversely impact their ability to meet their obligations to us.

**Quality of Care Initiatives**. The CMS has implemented a number of initiatives focused on the quality of care provided by nursing homes that could affect our operators. For instance, in December 2008, the CMS released quality ratings for all of the nursing homes that participate in Medicare or Medicaid. Facility rankings, ranging from five stars ("much above average") to one star ("much below average") are updated on a monthly basis. SNFs are required to provide information for the CMS Nursing Home Compare website regarding staffing and quality measures. Based on this data and the results of state health inspections, SNFs are then rated based on the five-star rating system. We cannot predict what changes, if any, CMS will make to the rating system. It is possible that this or any other ranking system could lead to future reimbursement policies that reward or penalize facilities on the basis of the reported quality of care parameters.

CMS has incorporated hospital readmissions review into the Quality Indicators Survey. Under Medicare's Inpatient Prospective Payment System, CMS began adjusting payments to hospitals for excessive readmissions of patients for heart attacks, heart failure, and pneumonia during fiscal years beginning on and after October 1, 2012. Long term care facilities will be under increased scrutiny to prevent residents from being readmitted to hospitals for these conditions in particular, and have an opportunity to demonstrate their quality of care by reducing their hospital readmission rates. It is anticipated that hospital readmissions will be a consideration in the future in the CMS five-star rating system.

Office of the Inspector General Activities. The Office of Inspector General's (OIG) Work Plan for government fiscal year 2013, which describes projects that the OIG plans to address during the fiscal year, includes a number of projects related to nursing homes. Reviews of Medicare Part A and Part B payments and services for SNFs will focus on the following: (1) adverse events in post-acute care; (2) Medicare requirements for quality of care; (3) verification of state agency identified deficiencies' corrections; (4) oversight of poorly performing SNFs; (5) use of atypical antipsychotic drugs; (6) hospitalizations of SNF residents; (7) questionable billing practices for Part B services; and (8) oversight of the accuracy and completeness of MDS data. Medicaid reviews will focus on communicable diseases and MDS data. The OIG plans to continue its efforts in addressing fraud and abuse. While we cannot predict the results of the OIG's activities, the projects could result in further scrutiny and/or oversight of nursing homes.

*Fraud and Abuse*. There are various federal and state civil and criminal laws and regulations governing a wide array of healthcare provider referrals, relationships and arrangements, including laws and regulations prohibiting fraud by healthcare providers. Many of these complex laws raise issues that have not been clearly interpreted by the relevant governmental authorities and courts. In addition, federal and state governments are devoting increasing attention and resources to anti-fraud initiatives against healthcare providers.

The federal anti-kickback statute is a criminal statute that prohibits the knowing and willful offer, payment, solicitation or receipt of any remuneration in return for, to induce or to arrange for the referral of individuals for any item or service payable by a federal or state healthcare program. There is also a civil analogue. States also have enacted similar statutes covering Medicaid payments, and some states have broader statutes. Some enforcement efforts have targeted relationships between SNFs and ancillary providers, relationships between SNFs and referral sources for SNFs and relationships between SNFs and facilities for which the SNFs serve as referral sources. The federal self-referral law, commonly known as the "Stark Law," is a civil statute that prohibits a physician from making referrals to an entity for "designated health services" if the physician has a financial relationship with the entity. Some of the services provided in SNFs are classified as designated health services. There are also criminal provisions that prohibit filing false claims or making false statements to receive payment or certification under Medicare and Medicaid, as well as failing to refund overpayments or improper payments. Violation of the anti-kickback statute or Stark Law may form the basis for a federal False Claims Act violation. In addition, the federal False Claims Act allows a private individual with knowledge of fraud to bring a claim on behalf of the federal government and earn a percentage of the federal government's recovery. Because of these incentives, these so-called "whistleblower" suits have become more frequent. The violation of any of these laws or regulations by an operator may result in the imposition of fines or other penalties, including exclusion from Medicare, Medicaid and all other federal and state healthcare programs.

*Privacy*. Our operators are subject to various federal, state and local laws and regulations designed to protect the confidentiality and security of patient health information, including the federal Health Insurance Portability and Accountability Act of 1996, as amended, and the corresponding regulations promulgated thereunder ("HIPAA"). On January 25, 2013, the Office for Civil Rights (OCR) issued a final rule modifying HIPAA which will require our operators to expend significant time and money to implement. Some of the new requirements include, among other things: making business associates subject to the HIPAA Privacy and Security Rules which will require new business associate agreements; changes in determining whether a breach of unsecured protected health information occurred; new requirements for the Notice of Privacy Practices; and decreasing the time to disclose protected health information and requiring disclosures to be electronic under certain conditions.

Various states have similar laws and regulations that govern the maintenance and safeguarding of patient records, charts and other information generated in connection with the provision of professional medical services. These laws and regulations require our operators to expend the requisite resources to secure protected health information, including the funding of costs associated with technology upgrades. Operators found in violation of HIPAA or any other privacy law or regulation may face large penalties. In addition, compliance with an operator's notification requirements in the event of a breach of unsecured protected health information could cause reputational harm to an operator's business.

*Licensing and Certification*. Our operators and facilities are subject to various federal, state and local licensing and certification laws and regulations, including laws and regulations under Medicare and Medicaid requiring operators of SNFs and ALFs to comply with extensive standards governing operations. Governmental agencies administering these laws and regulations regularly inspect our operators' facilities and investigate complaints. Our operators and their managers receive notices of observed violations and deficiencies from time to time, and sanctions have been imposed from time to time on facilities operated by them.

**Other Laws and Regulations**. Additional federal, state and local laws and regulations affect how our operators conduct their operations, including laws and regulations protecting consumers against deceptive practices and otherwise generally affecting our operators' management of their property and equipment and the conduct of their operations (including laws and regulations involving fire, health and safety; quality of services, including care and food service; residents' rights, including abuse and neglect laws; and the health standards set by the federal Occupational Safety and Health Administration).

General and Professional Liability. Although arbitration agreements have been effective in limiting general and professional liabilities for long term care providers, there have been national efforts to outlaw the use of pre-dispute arbitration agreements in long term care settings. At least one state is allowing residents to sue a SNF for failing to comply with staffing quality measures. All of these factors have a potential impact on liability costs of our operators, which could adversely affect our operators' ability to meet their obligations to us.

## **Critical Accounting Policies and Estimates**

Our financial statements are prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP"), and a summary of our significant accounting policies is included in Note 2 – Summary of Significant Accounting Policies to our Annual Report on Form 10-K for the year ended December 31, 2012. Our preparation of the financial statements requires us to make estimates and assumptions about future events that affect the amounts reported in our financial statements and accompanying footnotes. Future events and their effects cannot be determined with absolute certainty. Therefore, the determination of estimates requires the exercise of judgment. Actual results inevitably will differ from those estimates, and such difference may be material to the consolidated financial statements. We have described our most critical accounting policies in our 2012 Annual Report on Form 10-K in Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations.

## **Results of Operations**

The following is our discussion of the consolidated results of operations, financial position and liquidity and capital resources, which should be read in conjunction with our unaudited consolidated financial statements and accompanying notes.



## Three Months Ended September 30, 2013 and 2012

## **Operating Revenues**

Our operating revenues for the three months ended September 30, 2013, totaled \$103.3 million, an increase of \$16.2 million over the same period in 2012. The \$16.2 million increase was primarily the result of additional rental income associated with acquisitions made throughout 2012 and a lease amendment/extension with an operator. We recorded approximately \$10.8 million of rental revenue associated with the 2012 acquisitions during the third quarter of 2013. In addition, on December 1, 2012, two of our operators combined. In connection with the combination, we entered into a new master lease covering all of the facilities previously leased to the two operators. The new master lease (i) increased contractual rent when compared to the combined contractual rent of the prior leases of the two operators, (ii) provided an extension of the expiration date and (iii) included annual rent escalators. As a result of the new master lease, we recorded approximately \$2.9 million of additional rental revenue during the third quarter of 2013 compared to the same period in 2012 for the prior leases. The additional increase in rental revenue is primarily due to the transition of four Arizona facilities to a new operator during the first quarter of 2013 and additional revenue from our capital renovation program. The increase in other investment income-net is primarily due to a \$24.9 million investment made during the second quarter of 2013.

## **Operating Expenses**

Operating expenses for the three months ended September 30, 2013, totaled \$40.0 million, an increase of approximately \$6.0 million over the same period in 2012. The increase was primarily due to: (i) an increase of \$3.9 million of depreciation and amortization associated with acquisitions made throughout 2012, (ii) a \$2.3 million increase in provision for uncollectible accounts receivables related to the write-off of straight-line receivables for 11 Arkansas facilities that were transitioned from a current operator to a new operator during the quarter and (iii) an increase of \$0.3 million in general and administrative expense offset by \$0.5 million of reduced acquisition costs.

## Other Income (Expense)

For the three months ended September 30, 2013, total other expenses were \$25.2 million, an increase of approximately \$0.5 million over the same period in 2012. The increase was primarily the result of an increase of approximately \$0.5 million in interest expense due to an increase in borrowings outstanding, including debt assumed or incurred to finance 2012 transactions.

## Nine Months Ended September 30, 2013 and 2012

## **Operating Revenues**

Our operating revenues for the nine months ended September 30, 2013, totaled \$307.6 million, an increase of \$52.1 million over the same period in 2012. The \$52.1 million increase was primarily the result of: (i) additional \$50.6 million rental income associated with (a) acquisitions made throughout 2012, (b) a lease amendment/extension with an operator, (c) additional revenue from our capital renovation program and (ii) a \$1.8 million increase in other investment income primarily related to the new \$24.9 million investment in May 2013. We recorded approximately \$37.8 million of rental revenue associated with the 2012 acquisitions for the nine-months ended September 30, 2013. In addition, on December 1, 2012, two of our operators combined. In connection with the combination, we entered into a new master lease covering all of the facilities previously leased to the two operators. The new master lease (i) increased contractual rent when compared to the combined contractual rent of the prior leases of the two operators, (ii) provided an extension of the expiration date and (iii) included annual rent escalators. As a result of the new master lease, we recorded approximately \$8.8 million of additional rental revenue for the nine-months ended September 30, 2012 for the prior leases.

## **Operating Expenses**

Operating expenses for the nine months ended September 30, 2013, totaled \$115.0 million, an increase of approximately \$15.8 million over the same period in 2012. The increase was primarily due to (i) an increase of \$13.7 million of depreciation and amortization associated with acquisitions made throughout 2012, (ii) an increase of \$2.4 million of provision for uncollectible accounts receivable primarily related to the write-off of straight-line receivables for 11 Arkansas facilities that were transitioned from a current operator to a new operator during the third quarter and (iii) an increase of \$0.5 million in acquisition costs and (ii) a \$0.3 million impairment charge for two held-for-sale facilities that were sold in 2012.



## Other Income (Expense)

For the nine months ended September 30, 2013, total other expenses were \$66.1 million, a decrease of approximately \$12.3 million over the same period in 2012. The \$12.3 million decrease was primarily the result of a \$4.2 million increase in interest expense due to an increase in borrowings outstanding, including debt assumed or incurred to finance 2012 acquisitions, offset by a \$16.5 million decrease in interest refinancing costs. In the second quarter of 2013, we recorded an \$11.1 million interest refinancing gain associated with the write-off of the premium for above market value debt assumed on 11 HUD mortgage loans that we paid off in May 2013. During the first quarter of 2012, we recorded \$7.1 million in interest refinancing cost including (i) prepayment penalties of approximately \$4.5 million, (ii) the write-off of deferred financing costs of \$2.2 million and (iii) \$0.4 million of expenses associated with the tender offer and redemption of our outstanding \$175 million 7% 2016 Notes. The 2012 costs were partially offset by a \$1.7 million write-off of the premium for above market value debt assumed on four HUD loans that were paid off early during the second quarter of 2012.

#### Funds From Operations

Our funds from operations available to common stockholders ("FFO"), for the three months ended September 30, 2013, was \$70.3 million, compared to \$56.7 million, for the same period in 2012. Our FFO, for the nine months ended September 30, 2013, was \$222.9 million, compared to \$160.7 million, for the same period in 2012.

We calculate and report FFO in accordance with the definition and interpretive guidelines issued by the National Association of Real Estate Investment Trusts ("NAREIT"), and, consequently, FFO is defined as net income available to common stockholders, adjusted for the effects of asset dispositions and certain non-cash items, primarily depreciation and amortization and impairment on real estate assets. We believe that FFO is an important supplemental measure of our operating performance. Because the historical cost accounting convention used for real estate assets requires depreciation (except on land), such accounting presentation implies that the value of real estate assets diminishes predictably over time, while real estate values instead have historically risen or fallen with market conditions. The term FFO was designed by the real estate industry to address this issue. FFO herein is not necessarily comparable to FFO of other REITs that do not use the same definition or implementation guidelines or interpret the standards differently from us.

FFO is a non-GAAP financial measure. We use FFO as one of several criteria to measure operating performance of our business. We further believe that by excluding the effect of depreciation, amortization, impairment on real estate assets and gains or losses from sales of real estate, all of which are based on historical costs and which may be of limited relevance in evaluating current performance, FFO can facilitate comparisons of operating performance between periods and between other REITs. We offer this measure to assist the users of our financial statements in evaluating our financial performance under GAAP, and FFO should not be considered a measure of liquidity, an alternative to net income or an indicator of any other performance measure determined in accordance with GAAP. Investors and potential investors in our securities should not rely on this measure as a substitute for any GAAP measure, including net income.

The following table presents our FFO results for the three- and nine- months periods ended September 30, 2013 and 2012:

	Three Mon Septem			Nine Mont Septerr			
	 2013 2012				2013		2012
			(in thou	sand	s)		
Net income available to common stockholders	\$ 38,137	\$	30,119	\$	125,315	\$	86,775
Add back loss (deduct gain) from real estate dispositions	—		(1,689)		1,151		(8,973)
Sub-total	 38,137		28,430		126,466		77,802
Elimination of non-cash items included in net income:							
Depreciation and amortization	32,202		28,305		96,386		82,651
Add back impairments on real estate properties	—		—		—		272
Funds from operations available to common stockholders	\$ 70,339	\$	56,735	\$	222,852	\$	160,725

## Portfolio and Recent Developments

For the nine months ended September 30, 2013, we did not acquire any facilities.

#### Transition of 11 Arkansas Facilities to a New Operator

On August 30, 2013, we transitioned 11 SNFs located in Arkansas that we previously leased to Advocat Inc. (now known as Diversicare Healthcare Services) to a new third party operator. The 11 facilities represent 1,084 operating beds. We amended the Advocat master lease to provide for reduced rent to reflect the transition of the 11 facilities to the new operator, and recorded a \$2.3 million provision for uncollectible straight-line rent receivable. Simultaneously with the amendment to the Advocat master lease, we entered into a new master lease with the new third party operator of the 11 facilities. The new master lease expires on August 30, 2023 and includes fixed annual rent escalators.

#### \$33 Million of New Investments in October 2013

In October 2013, we completed two separate acquisitions with two existing operators totaling \$33 million. The acquisitions consisted of 1 ALF in Florida totaling 97 beds and 4 SNFs located in Indiana totaling 384 beds. These facilities were added to existing master leases.

## Assets Sold

In June 2013, we sold one facility in Texas for total cash proceeds of \$2.2 million, resulting in a \$1.2 million loss. Also, in April 2013, we sold a parcel of undeveloped land to a third party for approximately \$0.1 million.



## Assets Held for Sale

At September 30, 2013, we had two SNFs and one parcel of land classified as held-for-sale with an aggregate net book value of approximately \$1.0 million.

## Commitment to Enter into a \$525 Million Sale/Leaseback Transaction

In September 2013, a wholly owned subsidiary of Omega committed to enter into a \$525 million sale/leaseback transaction in connection with the proposed acquisition of Ark Holding Company, Inc. ("Ark Holding") by 4 West Holdings, Inc. In connection with the closing of the proposed acquisition, a subsidiary of Omega will acquire title to 56 facilities currently operated by Ark Holding and lease them back to Ark Holding pursuant to a 50-year lease, with rental payments yielding 10.7% per annum over the term of the lease. The sale/leaseback transaction will be accounted for as a capital lease for accounting purposes and, consistent with that treatment, the tenant will have the right to purchase the facilities for a nominal price plus closing costs at the end of the lease. In addition, commencing in the 41st year of the lease, the tenant will have the right to prepay the remainder of its obligations thereunder for an amount equal to the sum of unamortized portion of the original \$525 million investment by Omega, the net present value of the remaining payments under the lease, and closing costs. In the event the tenant exercises either of these options, we would have the right to purchase the properties for fair market value at the time. The sale/leaseback transaction is subject to the satisfaction of all the conditions to the closing of the proposed acquisition of Ark Holding, including obtaining certain consents and licenses, the absence of any event having a material adverse effect on Ark Holding since the date of the agreement, and the issuance of title insurance on the properties. In September 2013, we funded a \$15.0 million deposit related to this potential transaction which is included in other assets as of September 30, 2013.

## Liquidity and Capital Resources

At September 30, 2013, we had total assets of \$3.0 billion, stockholders' equity of \$1.2 billion and debt of \$1.7 billion, representing approximately 58.8% of total capitalization.

#### Financing Activities and Borrowing Arrangements

Certain of our other secured and unsecured borrowings are subject to customary affirmative and negative covenants, including financial covenants. As of December 31, 2012 and September 30, 2013, we were in compliance with all affirmative and negative covenants, including financial covenants, for our secured and unsecured borrowings.

## 2.875 Million Shares of Common Stock Offering

On October 7, 2013, we sold 2,875,000 shares of common stock in an underwritten public offering at an offering price of \$30 per share before underwriting discounts and expenses. Our total net proceeds from the offering, after underwriting discounts and expenses were approximately \$84.5 million.

#### Bank Credit Agreements

We have a \$700 million unsecured credit facility that we entered into on December 6, 2012, comprised of a \$500 million unsecured revolving credit facility (the "2012 Revolving Credit Facility") and a \$200 million unsecured term loan (the "2012 Term Loan Facility" and, together with the 2012 Revolving Credit Facility, collectively, the "2012 Credit Facilities").

The 2012 Credit Facilities include an "accordion feature" that permits us to expand our borrowing capacity thereunder by a combined \$300 million, to a total of \$1 billion.

At September 30, 2013, we had no outstanding amount under the 2012 Revolving Credit Facility, and no letters of credit outstanding, leaving availability of \$500 million. The 2012 Revolving Credit Facility matures on December 6, 2016, with an option by us to extend the maturity one additional year. The 2012 Revolving Credit Facility is priced at LIBOR plus an applicable percentage (beginning at 150 basis points, with a range of 100 to 190 basis points) based on our ratings from Standard & Poor's, Moody's and/or Fitch Ratings, plus a facility fee based on the same ratings (initially 30 basis points, with a range of 15 to 45 basis points).



At September 30, 2013, the full \$200 million was outstanding under the 2012 Term Loan Facility. The 2012 Term Loan Facility is also priced at LIBOR plus an applicable percentage (beginning at 175 basis points, with a range of 110 to 230 basis points) based our ratings from Standard & Poor's, Moody's and/or Fitch Ratings. The 2012 Term Loan Facility matures on December 6, 2017.

## HUD Loans Payoff

On May 31, 2013, we paid approximately \$51.0 million to retire 11 mortgages guaranteed by HUD that were assumed in connection with our acquisition of certain subsidiaries of CapitalSource in June 2010. The retirement of the 11 HUD mortgages resulted in a net gain of approximately \$11.1 million. The net gain included the write-off of approximately \$11.3 million related to the premium for recording the debt at fair value at the time of the transaction offset by a prepayment fee of approximately \$0.2 million.

#### HUD Mortgage Debt Refinancing

On March 26, 2013, we refinanced existing HUD mortgage debt on 12 properties in Arkansas for approximately \$59.4 million including closing costs that were added to the outstanding balance. The annual interest rate for the refinanced debt decreased from 5.55% to approximately 3.06%, with the term of the refinanced mortgages remaining unchanged. For the three months ended March 31, 2013, we paid off a total of \$58.9 million, including routine principal payments on the 12 Arkansas mortgage debts.

#### \$250 Million Equity Shelf Program

On March 18, 2013, we entered into separate Equity Distribution Agreements (collectively, the "2013 Agreements") to sell shares of our common stock having an aggregate gross sales price of up to \$250 million (the "2013 ESP") with several financial institutions, each as a sales agent and/or principal (collectively, the "Managers"). Under the terms of the 2013 Agreements, we may sell shares of our common stock, from time to time, through or to the Managers having an aggregate gross sales price of up to \$250 million. Sales of the shares will be made by means of ordinary brokers' transactions on the New York Stock Exchange at market prices, or as otherwise agreed with the applicable Manager. We will pay each Manager compensation for sales of the shares equal to 2% of the gross sales price per share of shares sold through such Manager under the applicable 2013 Agreement. We are not obligated to sell and the Managers are not obligated to buy or sell any shares under the 2013 Agreements. No assurance can be given that we will sell any shares under the 2013 Agreements, or, if we do, as to the price or amount of shares that we sell, or the dates when such sales will take place.

For the three months ended September 30, 2013, we sold 2.1 million shares under the 2013 ESP, at an average price of \$29.42 per share, generating gross proceeds of approximately \$63.2 million, before \$1.3 million of commissions. For the nine months ended September 30, 2013, we sold approximately 4.4 million shares under the 2013 ESP, at an average price of \$30.61 per share, generating gross proceeds of approximately \$136.0 million, before \$2.7 million of commissions.

## Termination of \$245 Million Equity Shelf Program

Also on March 18, 2013, we terminated our \$245 million Equity Shelf Program (the "2012 ESP") that we entered into with several financial institutions on June 19, 2012. For the three months ended March 31, 2013, we issued approximately 1.0 million shares under the 2012 ESP at an average price of \$28.29 per share, generating gross proceeds of approximately \$27.8 million, before \$0.6 million commissions.

Since inception of the 2012 ESP, we have sold a total of 3.6 million shares of common stock generating total gross proceeds of \$91.4 million under the program, before \$1.9 million of commissions. As a result of the termination of the 2012 ESP, no additional shares were issued under the 2012 ESP.

## Dividend Reinvestment and Common Stock Purchase Plan

For the three-month period ended September 30, 2013, approximately 0.2 million shares of our common stock at an average price of \$29.03 per share were issued through our Dividend Reinvestment and Common Stock Purchase Program for net proceeds of approximately \$6.2 million. For the nine-month period ended September 30, 2013, approximately 1.7 million shares of our common stock at average of \$28.53 per share were issued through our Dividend Reinvestment and Common Stock Purchase for approximately \$47.8 million.

#### Dividends

In order to qualify as a REIT, we are required to distribute dividends (other than capital gain dividends) to our stockholders in an amount at least equal to (A) the sum of (i) 90% of our "REIT taxable income" (computed without regard to the dividends paid deduction and our net capital gain), and (ii) 90% of the net income (after tax), if any, from foreclosure property, minus (B) the sum of certain items of non-cash income. In addition, if we dispose of any built-in gain asset during a recognition period, we will be required to distribute at least 90% of the built-in gain (after tax), if any, recognized on the disposition of such asset. Such distributions must be paid in the taxable year to which they relate, or in the following taxable year if declared before we timely file our tax return for such year and paid on or before the first regular dividend payment after such declaration. In addition, such distributions are required to be made pro rata, with no preference to any share of stock as compared with other shares of the same class, and with no preference to one class of stock as compared with another class except to the extent that such class is entitled to such a preference. To the extent that we do not distribute all of our net capital gain or do distribute at least 90%, but less than 100% of our "REIT taxable income" as adjusted, we will be subject to tax thereon at regular ordinary and capital gain corporate tax rates.

In addition, our 2012 Credit Agreement has certain financial covenants that limit the distribution of dividends paid during a fiscal quarter to no more than 95% of our aggregate cumulative FFO as defined in the credit agreement, unless a greater distribution is required to maintain REIT status. Solely for purposes of the credit agreement, FFO is defined as net income (or loss) plus depreciation and amortization, adjusted to take into account our interests in unconsolidated partnerships and joint ventures, and further adjusted to exclude gains or losses resulting from: (i) restructuring our debt; (ii) sales of property; (iii) sales or redemptions of preferred stock; (iv) revenue or expenses related to owned and operated assets; (v) revenues or expenses related to FIN 46 consolidation requirements, (vi) cash litigation charges up to \$10.0 million over the term of the credit agreement; (vii) non-cash charges associated with the write-down of accounts due to straight-line rent; (viii) other non-cash charges for accounts and notes receivable up to \$20.0 million over the term of the credit agreement; (ix) non-cash charges associated with the sale or settlement of derivative instruments; and (xii) charges related to acquisition deal-related costs.

For the three- and nine- months ended September 30, 2013, we paid total dividends of \$55.1 million and \$159.1 million, respectively.

On October 15, 2013, the Board of Directors declared a common stock dividend of \$0.48 per share, increasing the quarterly common dividend by \$0.01 per share over the previous quarter. The common dividends are to be paid November 15, 2013 to common stockholders of record on October 31, 2013.

## Liquidity

We believe our liquidity and various sources of available capital, including cash from operations, our existing availability under our 2012 Credit Facilities and expected proceeds from mortgage payoffs are adequate to finance operations, meet recurring debt service requirements and fund future investments through the next twelve months.



We regularly review our liquidity needs, the adequacy of cash flow from operations, and other expected liquidity sources to meet these needs. We believe our principal short-term liquidity needs are to fund:

- normal recurring expenses;
- debt service payments;
- common stock dividends; and
- growth through acquisitions of additional properties.

The primary source of liquidity is our cash flows from operations. Operating cash flows have historically been determined by: (i) the number of facilities we lease or have mortgages on; (ii) rental and mortgage rates; (iii) our debt service obligations; and (iv) general and administrative expenses. The timing, source and amount of cash flows provided by financing activities and used in investing activities are sensitive to the capital markets environment, especially to changes in interest rates. Changes in the capital markets environment may impact the availability of cost-effective capital and affect our plans for acquisition and disposition activity.

Cash and cash equivalents totaled \$67.8 million as of September 30, 2013, an increase of \$66.0 million as compared to the balance at December 31, 2012. The following is a discussion of changes in cash and cash equivalents due to operating, investing and financing activities, which are presented in our Consolidated Statements of Cash Flows.

<u>Operating Activities</u> – Operating activities generated \$200.1 million of net cash flow for the nine months ended September 30, 2013, as compared to \$157.0 million for the same period in 2012, an increase of \$43.1 million. The increase was primarily due to the additional cash flow from the facilities acquired and leased throughout 2012.

<u>Investing Activities</u> – Net cash flow from investing activities was an outflow of \$69.8 million for the nine months ended September 30, 2013, as compared to an outflow of \$228.2 million for the same period in 2012. The \$158.4 million decrease in cash outflow from investing activities relates primarily to change in acquisition activities. During the nine months ended September 30, 2012, we acquired (i) a parcel of land for \$1.9 million, and (ii) 32 facilities for \$230.8 million. During the nine months ended September 30, 2013, we invested \$2.4 million to acquire assets to construct a new facility in Palm Beach Florida. In addition, during the nine months ended September 30, 2012, we placed \$7.1 million of investment in mortgage loans compared to \$3.2 million for the same period in 2013. Offsetting these decreases of the cash outflow were: (i) in 2012 we received net proceeds of \$24.2 million for the sale of real estate compared to \$2.3 million for the same period in 2013, (ii) in 2012 we had a net cash inflow of \$7.2 million from other investments – net compared to cash outflow of \$28.1 million for the same period in 2013, (iii) in 2013 we made \$23.7 million of investment in our capital renovation program compared to \$20.1 million in the same period of 2012 and (iv) in September 2013 we funded a \$15 million deposit for the proposed \$525 million investment scheduled for Q4 2013.

Financing Activities - Net cash flow from financing activities was an outflow of \$64.2 million for the nine months ended September 30, 2013 as compared to an inflow of \$77.8 million for the same period in 2012. The \$142.0 million change in financing activities related primarily to the decreased level of acquisition and investment activity during the nine months ended September 30, 2013 compared to 2012. The change was primarily a result of: (i) net proceed of \$100 million on the 2012 Term Loan Facility for the nine months ended September 30, 2013, (ii) an increase in net proceeds of \$82.5 million from our common stock issued through our Equity Shelf Program during the nine months period of 2013 compared to the same period in 2012. Offsetting these increases were: (i) net payments of \$158 million on the 2012 Credit Facility during the nine months period of 2013 compared to \$170.5 million of net payments on the 2011 Credit Facility for the same period in 2012, (ii) \$59.4 million proceeds from HUD debt refinancing during the first quarter of 2013 compared to the issuance of our \$400 million 2024 Notes in March 2012, (iii) \$113.4 million HUD mortgages payoff including routine HUD debt principal payments during the nine months period of 2013 compared to \$189.7 million payments for the same period in 2012 including: (a) \$175.0 million tender offer and redemption payments for our outstanding \$175 million 2016 Notes, (b) \$11.7 million early retirement of four HUD mortgages and (c) \$2.9 million in routine HUD debt principal, (iv) a decrease in net payment of \$12.1 million in refinancing costs during the nine months period of 2013 compared to the same period of 2012 primarily associated with (a) the tender offer and redemption of our \$175 million 2016 Notes in the first quarter of 2012, (b) the issuance of our \$400 million 2024 Notes in the first guarter of 2012 and (c) prepayment penalty for the extinguishment of the HUD debt in the second guarter of 2012, (v) a decrease in net proceeds of \$58.3 million from our dividend reinvestment plan during the nine months period of 2013 compared to the same period in 2012, and (vi) an increase in dividend payments of \$26.4 million related to an increase in number of shares outstanding and an increase of \$0.13 per share in the dividends during the nine months period of 2013 compared to the same period in 2012.

#### Item 3 – Quantitative and Qualitative Disclosures about Market Risk

There have been no material changes in our primary market risk exposures or how those exposures are managed from the information disclosed under Item 7A of our annual report on Form 10-K for the year ended December 31, 2012.

#### Item 4 – Controls and Procedures

Disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act")) are controls and other procedures of an issuer that are designed to ensure that information required to be disclosed by the issuer in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the Exchange Act is accumulated and communicated to the issuer's management, including its principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

In connection with the preparation of this Form 10-Q, we evaluated the effectiveness of the design and operation of our disclosure controls and procedures as of September 30, 2013. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective at a reasonable assurance level as of September 30, 2013.

There were no changes in our internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the period covered by this report identified in connection with the evaluation of our disclosure controls and procedures described above 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

See Note 10 - Litigation to the Consolidated Financial Statements in Part I, Item 1 hereto, which is hereby incorporated by reference in response to this item.

# Item 1A - Risk Factors

We filed our Annual Report on Form 10-K for the year ended December 31, 2012, with the Securities and Exchange Commission on February 28, 2013, which sets forth our risk factors in Item 1A therein. We have not experienced any material changes from the risk factors previously described therein.

# Item 6-Exhibits

Exhibit No.	
4.1	Ninth Supplemental Indenture, dated as of August 1, 2013, among Omega Healthcare Investors, Inc., each of the Subsidiary Guarantors listed on Schedule I thereto, each of the New Subsidiaries listed on Schedule II thereto and U.S. Bank National Association, as trustee, supplementing the Indenture, dated as of February 9, 2010, among Omega Healthcare Investors, Inc., each of the subsidiary guarantors listed therein and U.S. Bank National Association, as trustee, related to the 7.5% Senior Notes due 2020, including the Form of 7.5% Senior Notes and Form of Subsidiary Guarantee related thereto. (Incorporated by reference to Exhibit 4.1 of the Company's Current Report on Form 8-K, filed on February 10, 2010).*
4.2	Seventh Supplemental Indenture, dated as of August 1, 2013, among Omega Healthcare Investors, Inc., each of the Subsidiary Guarantors listed on Schedule I thereto, each of the New Subsidiaries listed on Schedule II thereto and U.S. Bank National Association, as trustee, supplementing the Indenture, dated as of October 4, 2010, by and among Omega Healthcare Investors, Inc., each of the Subsidiary Guarantors listed on Schedule I thereto and U.S. Bank National Association, as trustee, related to the 6.75% Senior Notes due 2022, including the Form of 6.75% Senior Notes and Form of Subsidiary Guarantee related thereto. (Incorporated by reference to Exhibit 4.1 of the Company's Current Report on Form 8-K, filed on October 5, 2010).*
4.3	Fifth Supplemental Indenture, dated as of August 1, 2013, among Omega Healthcare Investors, Inc., each of the Subsidiary Guarantors listed on Schedule I thereto, each of the New Subsidiaries listed on Schedule II thereto and U.S. Bank National Association, as trustee, supplementing the Indenture, dated as of March 19, 2012, among Omega Healthcare Investors, Inc., each of the subsidiary guarantors listed therein and U.S. Bank National Association, as trustee, relating to the 5.875% Senior Notes due 2024. (Incorporated by reference to Exhibit 4.1 to the Company's Current Report on Form 8-K, filed on March 19, 2012).*
31.1	Rule 13a-14(a)/15d-14(a) Certification of the Chief Executive Officer.
31.2	Rule 13a-14(a)/15d-14(a) Certification of the Chief Financial Officer.
32.1	Section 1350 Certification of the Chief Executive Officer.
32.2	Section 1350 Certification of the Chief Financial Officer.
101.INS	XBRL Instance Document.**
101.SCH	XBRL Taxonomy Extension Schema Document.**
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document.**
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document.**
101.LAB	XBRL Taxonomy Extension Label Linkbase Document.**
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document.**

\* Exhibits that are filed herewith. \*\*In accordance with Rule 406T of Regulation S-T, this XBRL-related information shall be deemed to be "furnished" and not "filed."

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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.

		OMEGA HEALTHCARE INVESTORS, INC. Registrant
Date:	November 7, 2013	By: <u>/S/ C. TAYLOR PICKETT</u> C. Taylor Pickett
		Chief Executive Officer
Date:	November 7, 2013	By: /S/ ROBERT O. STEPHENSON
		Robert O. Stephenson Chief Financial Officer

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#### NINTH SUPPLEMENTAL INDENTURE (Senior Notes due 2020)

THIS NINTH SUPPLEMENTAL INDENTURE (this "<u>Ninth Supplemental Indenture</u>") is dated as of August 1, 2013, among OMEGA HEALTHCARE INVESTORS, INC., a Maryland corporation (the "<u>Issuer</u>"), each of the SUBSIDIARY GUARANTORS listed on Schedule I hereto (collectively, the "<u>Subsidiary Guarantors</u>"), each of the companies listed on Schedule II hereto (collectively, the "<u>New Subsidiaries</u>"), and U.S. BANK NATIONAL ASSOCIATION, a national banking association organized and existing under the laws of the United States of America, as trustee (the "<u>Trustee</u>").

#### WITNESSETH:

WHEREAS, the Issuer and the Subsidiary Guarantors have heretofore executed and delivered to the Trustee an Indenture, dated as of February 9, 2010 (as supplemented by that First Supplemental Indenture, dated June 23, 2010, that Second Supplemental Indenture, dated as of September 2, 2010, that Third Supplemental Indenture, dated as of January 13, 2011, that Fourth Supplemental Indenture, dated as of June 10, 2011, that Fifth Supplemental Indenture, dated as of July 2, 2012, that Sixth Supplemental Indenture, dated as of August 9, 2012, that Seventh Supplemental Indenture, dated as of September 24, 2012, and that Eighth Supplemental Indenture, effective as of December 31, 2012, the "Indenture"), providing for the issuance of the Issuer's 7-1/2% Senior Notes due 2020 (the "Notes");

WHEREAS, Section 9.01 of the Indenture authorizes the Issuer, the Subsidiary Guarantors and the Trustee, together, to amend or supplement the Indenture, without notice to or consent of any Holder of the Notes, for the purpose of making any change that would not materially adversely affect the rights of any Holder of the Notes;

WHEREAS, the Issuer has re-designated the New Subsidiaries (formerly Unrestricted Subsidiaries) as Restricted Subsidiaries under the Indenture and now wishes to cause the New Subsidiaries to become Subsidiary Guarantors pursuant to Section 4.14 of the Indenture;

WHEREAS, in Section 1.01 of the Indenture, the term "Subsidiary Guarantors" is defined to include all Persons that become a Subsidiary Guarantor by the terms of the Indenture after the Closing Date; and

WHEREAS, Section 10.01 of the Indenture provides that each Subsidiary Guarantor shall be a guarantor of the Issuer's obligations under the Notes, subject to the terms and conditions described in the Indenture.

**NOW, THEREFORE**, in consideration of the foregoing and for other good and valuable consideration, the receipt of which is hereby acknowledged, the Issuer, the Subsidiary Guarantors, the New Subsidiaries and the Trustee mutually covenant and agree for the equal and ratable benefit of the Holders of the Notes as follows:

- 1. CAPITALIZED TERMS. Capitalized terms used herein without definition shall have the meanings assigned to them in the Indenture.
- 2. AMENDMENT TO GUARANTEE. The New Subsidiaries hereby agree, jointly and severally with all other Subsidiary Guarantors, to guarantee the Issuer's obligations under the Notes on the terms and subject to the conditions set forth in the Indenture, and to be bound by, and to receive the benefit of, all other applicable provisions of the Indenture as Subsidiary Guarantors. Such guarantee shall be evidenced by the New Subsidiaries' execution of Subsidiary Guarantees, the form of which is attached as Exhibit E to the Indenture, and shall be effective as of the date hereof.
- 3. NO RECOURSE AGAINST OTHERS. No past, present or future director, officer, employee, partner, affiliate, beneficiary or stockholder of the New Subsidiaries, as such, shall have any liability for any obligations of the Issuer or any Subsidiary Guarantor under the Notes, any Guarantees, the Indenture or this Ninth Supplemental Indenture or for any claim based on, in respect of, or by reason of, such obligations or their creation. Each Holder of the Notes, by accepting and holding a Note, waives and releases all such liability. Such waiver and release are part of the consideration for the issuance of the Notes.
- 4. NEW YORK LAW TO GOVERN. The laws of the State of New York shall govern and be used to construe this Ninth Supplemental Indenture.
- 5. COUNTERPARTS. The parties may sign any number of copies of this Ninth Supplemental Indenture. Each signed copy shall be an original, but all of them together shall represent the same agreement.
- 6. EFFECT OF HEADINGS. The Section headings herein are for convenience only and shall not affect the construction hereof.
- 7. THE TRUSTEE. The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Ninth Supplemental Indenture or for or in respect of the recitals contained herein, all of which recitals are made solely by the Issuer, the Subsidiary Guarantors and the New Subsidiaries.

### [Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto have caused this Ninth Supplemental Indenture to be duly executed and attested, all as of the date first above written.

#### OMEGA HEALTHCARE INVESTORS, INC.

By: <u>/s/ Robert O. Stephenson</u> Name: Robert O. Stephenson Title: Chief Financial Officer and Treasurer

On behalf of each Subsidiary Guarantor, its sole member, general partner or trustee, named on the attached Schedule I

By: <u>/s/ Daniel J. Booth</u> Name: Daniel J. Booth Title: Chief Operating Officer and Secretary

On behalf of each of the New Subsidiaries or its sole member, named on the attached Schedule II

By: <u>/s/ Daniel J. Booth</u> Name: Daniel J. Booth Title: Chief Operating Officer and Secretary

U.S. BANK NATIONAL ASSOCIATION, as Trustee

By: <u>/s/ Dave Ferrell</u> Name: Dave Ferrell Title: Vice President

#### Schedule I

#### SUBSIDIARY GUARANTORS

13922 Cerise Avenue, LLC 245 East Wilshire Avenue, LLC 3806 Clayton Road, LLC 637 East Romie Lane, LLC 523 Hayes Lane, LLC 1200 Ely Street Holdings Co. LLC 42235 County Road Holdings Co. LLC 2425 Teller Avenue, LLC 48 High Point Road, LLC Arizona Lessor - Infinia, Inc. Baldwin Health Center, Inc. Bayside Alabama Healthcare Second, Inc. Bayside Arizona Healthcare Associates, Inc. Bayside Arizona Healthcare Second, Inc. Bayside Colorado Healthcare Associates, Inc. Bayside Colorado Healthcare Second, Inc. Bayside Indiana Healthcare Associates, Inc. Bayside Street II, Inc. Bayside Street, Inc. Canton Health Care Land, Inc. Carnegie Gardens LLC Center Healthcare Associates, Inc. CFG 2115 Woodstock Place LLC Cherry Street - Skilled Nursing, Inc. Colonial Gardens, LLC Colorado Lessor - Conifer, Inc. Copley Health Center, Inc. CSE Anchorage LLC CSE Blountville LLC CSE Bolivar LLC CSE Camden LLC CSE Centennial Village CSE Corpus North LLC CSE Crane LLC CSE Denver Iliff LLC CSE Fairhaven LLC CSE Huntingdon LLC CSE Jacinto City LLC CSE Jefferson City LLC CSE Kerrville LLC CSE Marianna Holdings LLC CSE Memphis LLC

**CSE** Pennsylvania Holdings CSE Ripley LLC CSE Ripon LLC CSE Spring Branch LLC CSE Texarkana LLC CSE The Village LLC CSE West Point LLC CSE Whitehouse LLC CSE Williamsport LLC Dallas - Skilled Nursing, Inc. Delta Investors I, LLC Delta Investors II, LLC Desert Lane, LLC Dixon Health Care Center, Inc. Encanto Senior Care, LLC Florida Lessor - Crystal Springs, Inc. Florida Lessor - Emerald, Inc. Florida Lessor - Lakeland, Inc. Florida Lessor - Meadowview, Inc. Florida Real Estate Company, LLC Georgia Lessor - Bonterra/Parkview, Inc. Greenbough, LLC Hanover House, Inc. Heritage Texarkana Healthcare Associates, Inc. House of Hanover, Ltd. Hutton I Land, Inc. Hutton II Land, Inc. Hutton III Land, Inc. Indiana Lessor - Jeffersonville, Inc. Indiana Lessor - Wellington Manor, Inc. Jefferson Clark, Inc. LAD I Real Estate Company, LLC Lake Park - Skilled Nursing, Inc. Leatherman 90-1, Inc. Leatherman Partnership 89-1, Inc. Leatherman Partnership 89-2, Inc. Long Term Care - Michigan, Inc. Long Term Care - North Carolina, Inc. Long Term Care Associates - Illinois, Inc. Long Term Care Associates - Indiana, Inc. Long Term Care Associates - Texas, Inc. Meridian Arms Land, Inc. North Las Vegas LLC NRS Ventures, L.L.C. OHI (Connecticut), Inc. OHI (Florida), Inc.

OHI (Illinois), Inc. OHI (Indiana), Inc. OHI (lowa), Inc. OHI (Kansas), Inc. OHI Asset (CA), LLC OHI Asset (CT) Lender, LLC OHI Asset (FL), LLC OHI Asset (ID), LLC OHI Asset (IN), LLC OHI Asset (LA), LLC OHI Asset (MI), LLC OHI Asset (MI/NC), LLC OHI Asset (MO), LLC OHI Asset (OH) Lender, LLC OHI Asset (OH) New Philadelphia, LLC OHI Asset (OH), LLC OHI Asset (PA) Trust OHI Asset (PA), LLC OHI Asset (SMS) Lender, Inc. OHI Asset (TX), LLC OHI Asset CSE-E, LLC OHI Asset CSE-U, LLC OHI Asset Essex (OH), LLC OHI Asset II (CA), LLC OHI Asset II (PA) Trust OHI Asset III (PA) Trust OHI Asset, LLC OHI of Texas, Inc. OHI Sunshine, Inc. OHI Tennessee, Inc. (formerly known as OHI of Kentucky, Inc.) OHIMA, Inc. Omega (Kansas), Inc. Omega TRS I, Inc. Orange Village Care Center, Inc. OS Leasing Company Panama City Nursing Center LLC Parkview - Skilled Nursing, Inc. Pavillion North Partners, Inc. Pavillion North, LLP Pavillion Nursing Center North, Inc. Pine Texarkana Healthcare Associates, Inc. Reunion Texarkana Healthcare Associates, Inc. San Augustine Healthcare Associates, Inc. Skilled Nursing - Gaston, Inc. Skilled Nursing - Herrin, Inc. Skilled Nursing - Hicksville, Inc.

Skilled Nursing - Paris, Inc. Skyler Maitland LLC South Athens Healthcare Associates, Inc. St. Mary's Properties, Inc. Sterling Acquisition Corp. Sterling Acquisition Corp. II Suwanee, LLC Texas Lessor - Stonegate GP, Inc. Texas Lessor - Stonegate Limited, Inc. Texas Lessor - Stonegate, L.P. Texas Lessor - Treemont, Inc. The Suburban Pavilion, Inc. Washington Lessor - Silverdale, Inc. Waxahachie Healthcare Associates, Inc. West Athens Healthcare Associates, Inc. Wilcare, LLC OHI Asset (CO), LLC OHI Asset (IL), LLC OHI Asset IV (PA) Silver Lake Trust OHI Asset II (FL), LLC CSE Albany LLC CSE Amarillo LLC CSE Arden L.P. CSE Augusta LLC CSE Bedford LLC CSE Cambridge LLC CSE Cambridge Realty LLC CSE Canton LLC CSE Cedar Rapids LLC CSE Chelmsford LLC CSE Chesterton LLC CSE Claremont LLC CSE Denver LLC CSE Douglas LLC CSE Dumas LLC CSE Elkton LLC CSE Elkton Realty LLC CSE Fort Wayne LLC CSE Frankston LLC CSE Georgetown LLC CSE Green Bay LLC CSE Hilliard LLC CSE Huntsville LLC CSE Indianapolis-Continental LLC CSE Indianapolis-Greenbriar LLC CSE Jefferson-Hillcrest Center LLC

CSE Jefferson-Jennings House LLC CSE King L.P. CSE Kingsport LLC CSE Knightdale L.P. CSE Lake City LLC CSE Lake Worth LLC CSE Lakewood LLC CSE Las Vegas LLC CSE Lawrenceburg LLC CSE Lenoir L.P. CSE Lexington Park LLC CSE Lexington Park Realty LLC CSE Ligonier LLC CSE Live Oak LLC CSE Logansport LLC CSE Lowell LLC CSE Mobile LLC CSE Moore LLC CSE North Carolina Holdings I LLC CSE North Carolina Holdings II LLC CSE Omro LLC CSE Orange Park LLC CSE Orlando-Pinar Terrace Manor LLC CSE Orlando-Terra Vista Rehab LLC CSE Piggott LLC CSE Pilot Point LLC CSE Ponca City LLC CSE Port St. Lucie LLC CSE Richmond LLC CSE Safford LLC CSE Salina LLC CSE Seminole LLC CSE Shawnee LLC CSE Stillwater LLC CSE Taylorsville LLC CSE Texas City LLC CSE Upland LLC CSE Walnut Cove L.P. CSE Winter Haven LLC CSE Woodfin L.P. CSE Yorktown LLC CSE Casablanca Holdings LLC CSE Casablanca Holdings II LLC OHI Asset CSB LLC OHI Asset (FL) Lender, LLC OHI Asset (MD), LLC

OHI Asset HUD CFG, LLC OHI Asset HUD WO, LLC OHI Asset HUD SF, LLC OHI Asset (IN) Greensburg, LLC OHI Asset (IN) Indianapolis, LLC OHI Asset (IN) Wabash, LLC OHI Asset (IN) Westfield, LLC OHI Asset (IN) American Village, LLC OHI Asset (IN) Beech Grove, LLC OHI Asset (IN) Eagle Valley, LLC OHI Asset (IN) Anderson, LLC OHI Asset (IN) Forest Creek, LLC OHI Asset (IN) Franklin, LLC OHI Asset (IN) Fort Wayne, LLC OHI Asset (IN) Monticello, LLC OHI Asset (IN) Kokomo, LLC OHI Asset (IN) Elkhart, LLC OHI Asset (IN) Clarksville, LLC OHI Asset (IN) Noblesville, LLC OHI Asset (IN) Rosewalk, LLC OHI Asset (IN) Lafayette, LLC OHI Asset (IN) Spring Mill, LLC OHI Asset (IN) Terre Haute, LLC OHI Asset (IN) Zionsville, LLC OHI Asset (TX) Hondo, LLC OHI Asset HUD SF CA, LLC OHI Asset (MI) Heather Hills, LLC OHI Asset (IN) Crown Point, LLC OHI Asset (IN) Madison, LLC

## Schedule II

# NEW SUBSIDIARIES

OHI Asset HUD Delta, LLC CSE Pine View LLC Dixie White House Nursing Home, Inc. Ocean Springs Nursing Home, Inc. Pensacola Real Estate Holdings I, Inc. Pensacola Real Estate Holdings II, Inc. Pensacola Real Estate Holdings IV, Inc. Pensacola Real Estate Holdings IV, Inc. Pensacola Real Estate Holdings V, Inc. Skyler Boyington, Inc. Skyler Florida, Inc.

#### SEVENTH SUPPLEMENTAL INDENTURE (Senior Notes due 2022)

THIS SEVENTH SUPPLEMENTAL INDENTURE (this "Seventh Supplemental Indenture") is dated as of August 1, 2013, among OMEGA HEALTHCARE INVESTORS, INC., a Maryland corporation (the "Issuer"), each of the SUBSIDIARY GUARANTORS listed on Schedule I hereto (collectively, the "Subsidiary Guarantors"), each of the companies listed on Schedule II hereto (collectively, the "New Subsidiaries"), and U.S. BANK NATIONAL ASSOCIATION, a national banking association organized and existing under the laws of the United States of America, as trustee (the "Trustee").

#### WITNESSETH:

WHEREAS, the Issuer and the Subsidiary Guarantors have heretofore executed and delivered to the Trustee an Indenture, dated as of October 4, 2010 (as supplemented by that First Supplemental Indenture dated as of January 13, 2011, that Second Supplemental Indenture dated as of June 10, 2011, that Third Supplemental Indenture dated as of July 2, 2012, that Fourth Supplemental Indenture dated as of August 9, 2012, that Fifth Supplemental Indenture dated as of September 24, 2012, and that Sixth Supplemental Indenture effective as of December 31, 2012, the "Indenture"), providing for the issuance of the Issuer's 6-3/4% Senior Notes due 2022 (the "Notes");

WHEREAS, Section 9.01 of the Indenture authorizes the Issuer, the Subsidiary Guarantors and the Trustee, together, to amend or supplement the Indenture, without notice to or consent of any Holder of the Notes, for the purpose of making any change that would not materially adversely affect the rights of any Holder of the Notes;

WHEREAS, the Issuer has re-designated the New Subsidiaries (formerly Unrestricted Subsidiaries) as Restricted Subsidiaries under the Indenture and now wishes to cause the New Subsidiaries to become Subsidiary Guarantors pursuant to Section 4.14 of the Indenture;

WHEREAS, in Section 1.01 of the Indenture, the term "Subsidiary Guarantors" is defined to include all Persons that become a Subsidiary Guarantor by the terms of the Indenture after the Closing Date; and

WHEREAS, Section 10.01 of the Indenture provides that each Subsidiary Guarantor shall be a guarantor of the Issuer's obligations under the Notes, subject to the terms and conditions described in the Indenture.

**NOW, THEREFORE**, in consideration of the foregoing and for other good and valuable consideration, the receipt of which is hereby acknowledged, the Issuer, the Subsidiary Guarantors, the New Subsidiaries and the Trustee mutually covenant and agree for the equal and ratable benefit of the Holders of the Notes as follows:

1. CAPITALIZED TERMS. Capitalized terms used herein without definition shall have the meanings assigned to them in the Indenture.

- 2. AMENDMENT TO GUARANTEE. The New Subsidiaries hereby agree, jointly and severally with all other Subsidiary Guarantors, to guarantee the Issuer's obligations under the Notes on the terms and subject to the conditions set forth in the Indenture, and to be bound by, and to receive the benefit of, all other applicable provisions of the Indenture as Subsidiary Guarantors. Such guarantee shall be evidenced by the New Subsidiaries' execution of Subsidiary Guarantees, the form of which is attached as Exhibit E to the Indenture, and shall be effective as of the date hereof.
- 3. NO RECOURSE AGAINST OTHERS. No past, present or future director, officer, employee, partner, affiliate, beneficiary or stockholder of the New Subsidiaries, as such, shall have any liability for any obligations of the Issuer or any Subsidiary Guarantor under the Notes, any Guarantees, the Indenture or this Seventh Supplemental Indenture or for any claim based on, in respect of, or by reason of, such obligations or their creation. Each Holder of the Notes, by accepting and holding a Note, waives and releases all such liability. Such waiver and release are part of the consideration for the issuance of the Notes.
- 4. NEW YORK LAW TO GOVERN. The laws of the State of New York shall govern and be used to construe this Seventh Supplemental Indenture.
- 5. COUNTERPARTS. The parties may sign any number of copies of this Seventh Supplemental Indenture. Each signed copy shall be an original, but all of them together shall represent the same agreement.
- 6. EFFECT OF HEADINGS. The Section headings herein are for convenience only and shall not affect the construction hereof.
- THE TRUSTEE. The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Seventh Supplemental Indenture or for or in respect of the recitals contained herein, all of which recitals are made solely by the Issuer, the Subsidiary Guarantors and the New Subsidiaries.

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#### OMEGA HEALTHCARE INVESTORS, INC.

By: <u>/s/ Robert O. Stephenson</u> Name: Robert O. Stephenson Title: Chief Financial Officer and Treasurer

On behalf of each Subsidiary Guarantor, its sole member, general partner or trustee, named on the attached Schedule I

By: <u>/s/ Daniel J. Booth</u> Name: Daniel J. Booth Title: Chief Operating Officer and Secretary

On behalf of each of the New Subsidiaries or its sole member, named on the attached Schedule II

By: <u>/s/ Daniel J. Booth</u> Name: Daniel J. Booth Title: Chief Operating Officer and Secretary

U.S. BANK NATIONAL ASSOCIATION, as Trustee

By: <u>/s/ Dave Ferrell</u> Name: Dave Ferrell Title: Vice President

#### Schedule I

#### SUBSIDIARY GUARANTORS

13922 Cerise Avenue, LLC 245 East Wilshire Avenue, LLC 3806 Clayton Road, LLC 637 East Romie Lane, LLC 523 Hayes Lane, LLC 1200 Ely Street Holdings Co. LLC 42235 County Road Holdings Co. LLC 2425 Teller Avenue, LLC 48 High Point Road, LLC Arizona Lessor - Infinia, Inc. Baldwin Health Center, Inc. Bayside Alabama Healthcare Second, Inc. Bayside Arizona Healthcare Associates, Inc. Bayside Arizona Healthcare Second, Inc. Bayside Colorado Healthcare Associates, Inc. Bayside Colorado Healthcare Second, Inc. Bayside Indiana Healthcare Associates, Inc. Bayside Street II, Inc. Bayside Street, Inc. Canton Health Care Land, Inc. Carnegie Gardens LLC Center Healthcare Associates, Inc. CFG 2115 Woodstock Place LLC Cherry Street - Skilled Nursing, Inc. Colonial Gardens, LLC Colorado Lessor - Conifer, Inc. Copley Health Center, Inc. CSE Anchorage LLC CSE Blountville LLC CSE Bolivar LLC CSE Camden LLC CSE Centennial Village CSE Corpus North LLC CSE Crane LLC CSE Denver Iliff LLC CSE Fairhaven LLC CSE Huntingdon LLC CSE Jacinto City LLC CSE Jefferson City LLC CSE Kerrville LLC CSE Marianna Holdings LLC CSE Memphis LLC

**CSE** Pennsylvania Holdings CSE Ripley LLC CSE Ripon LLC CSE Spring Branch LLC CSE Texarkana LLC CSE The Village LLC CSE West Point LLC CSE Whitehouse LLC CSE Williamsport LLC Dallas - Skilled Nursing, Inc. Delta Investors I, LLC Delta Investors II, LLC Desert Lane, LLC Dixon Health Care Center, Inc. Encanto Senior Care, LLC Florida Lessor - Crystal Springs, Inc. Florida Lessor - Emerald, Inc. Florida Lessor - Lakeland, Inc. Florida Lessor - Meadowview, Inc. Florida Real Estate Company, LLC Georgia Lessor - Bonterra/Parkview, Inc. Greenbough, LLC Hanover House, Inc. Heritage Texarkana Healthcare Associates, Inc. House of Hanover, Ltd. Hutton I Land, Inc. Hutton II Land, Inc. Hutton III Land, Inc. Indiana Lessor - Jeffersonville, Inc. Indiana Lessor - Wellington Manor, Inc. Jefferson Clark, Inc. LAD I Real Estate Company, LLC Lake Park - Skilled Nursing, Inc. Leatherman 90-1, Inc. Leatherman Partnership 89-1, Inc. Leatherman Partnership 89-2, Inc. Long Term Care - Michigan, Inc. Long Term Care - North Carolina, Inc. Long Term Care Associates - Illinois, Inc. Long Term Care Associates - Indiana, Inc. Long Term Care Associates - Texas, Inc. Meridian Arms Land, Inc. North Las Vegas LLC NRS Ventures, L.L.C. OHI (Connecticut), Inc. OHI (Florida), Inc.

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## Schedule II

# NEW SUBSIDIARIES

OHI Asset HUD Delta, LLC CSE Pine View LLC Dixie White House Nursing Home, Inc. Ocean Springs Nursing Home, Inc. Pensacola Real Estate Holdings I, Inc. Pensacola Real Estate Holdings II, Inc. Pensacola Real Estate Holdings IV, Inc. Pensacola Real Estate Holdings IV, Inc. Skyler Boyington, Inc. Skyler Florida, Inc.

#### FIFTH SUPPLEMENTAL INDENTURE (Senior Notes due 2024)

THIS FIFTH SUPPLEMENTAL INDENTURE (this "Fifth Supplemental Indenture") is dated as of August 1, 2013, among OMEGA HEALTHCARE INVESTORS, INC., a Maryland corporation (the "Issuer"), each of the SUBSIDIARY GUARANTORS listed on Schedule I hereto (collectively, the "Subsidiary Guarantors"), each of the companies listed on Schedule II hereto (collectively, the "New Subsidiaries"), and U.S. BANK NATIONAL ASSOCIATION, a national banking association organized and existing under the laws of the United States of America, as trustee (the "Trustee").

#### WITNESSETH:

WHEREAS, the Issuer and the Subsidiary Guarantors have heretofore executed and delivered to the Trustee an Indenture, dated as of March 19, 2012 (as supplemented by that First Supplemental Indenture, dated as of July 2, 2012, that Second Supplemental Indenture, dated as of August 9, 2012, that Third Supplemental Indenture, dated as of September 24, 2012, and that Fourth Supplemental Indenture effective as of December 31, 2012, the "Indenture"), providing for the issuance of the Issuer's 5-7/8% Senior Notes due 2024 (the "Notes");

WHEREAS, Section 9.01 of the Indenture authorizes the Issuer, the Subsidiary Guarantors and the Trustee, together, to amend or supplement the Indenture, without notice to or consent of any Holder of the Notes, for the purpose of making any change that would not materially adversely affect the rights of any Holder of the Notes;

WHEREAS, the Issuer has re-designated the New Subsidiaries (formerly Unrestricted Subsidiaries) as Restricted Subsidiaries under the Indenture and now wishes to cause the New Subsidiaries to become Subsidiary Guarantors pursuant to Section 4.14 of the Indenture;

WHEREAS, in Section 1.01 of the Indenture, the term "Subsidiary Guarantors" is defined to include all Persons that become a Subsidiary Guarantor by the terms of the Indenture after the Closing Date; and

WHEREAS, Section 10.01 of the Indenture provides that each Subsidiary Guarantor shall be a guarantor of the Issuer's obligations under the Notes, subject to the terms and conditions described in the Indenture.

**NOW, THEREFORE**, in consideration of the foregoing and for other good and valuable consideration, the receipt of which is hereby acknowledged, the Issuer, the Subsidiary Guarantors, the New Subsidiaries and the Trustee mutually covenant and agree for the equal and ratable benefit of the Holders of the Notes as follows:

1. CAPITALIZED TERMS. Capitalized terms used herein without definition shall have the meanings assigned to them in the Indenture.

- 2. AMENDMENT TO GUARANTEE. The New Subsidiaries hereby agree, jointly and severally with all other Subsidiary Guarantors, to guarantee the Issuer's obligations under the Notes on the terms and subject to the conditions set forth in the Indenture, and to be bound by, and to receive the benefit of, all other applicable provisions of the Indenture as Subsidiary Guarantors. Such guarantee shall be evidenced by the New Subsidiaries' execution of Subsidiary Guarantees, the form of which is attached as Exhibit E to the Indenture, and shall be effective as of the date hereof.
- 3. NO RECOURSE AGAINST OTHERS. No past, present or future director, officer, employee, partner, affiliate, beneficiary or stockholder of the New Subsidiaries, as such, shall have any liability for any obligations of the Issuer or any Subsidiary Guarantor under the Notes, any Guarantees, the Indenture or this Fifth Supplemental Indenture or for any claim based on, in respect of, or by reason of, such obligations or their creation. Each Holder of the Notes, by accepting and holding a Note, waives and releases all such liability. Such waiver and release are part of the consideration for the issuance of the Notes.
- 4. NEW YORK LAW TO GOVERN. The laws of the State of New York shall govern and be used to construe this Fifth Supplemental Indenture.
- 5. COUNTERPARTS. The parties may sign any number of copies of this Fifth Supplemental Indenture. Each signed copy shall be an original, but all of them together shall represent the same agreement.
- 6. EFFECT OF HEADINGS. The Section headings herein are for convenience only and shall not affect the construction hereof.
- THE TRUSTEE. The Trustee shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Fifth Supplemental Indenture or for or in respect of the recitals contained herein, all of which recitals are made solely by the Issuer, the Subsidiary Guarantors and the New Subsidiaries.

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IN WITNESS WHEREOF, the parties hereto have caused this Fifth Supplemental Indenture to be duly executed, all as of the date first above written.

#### OMEGA HEALTHCARE INVESTORS, INC.

By: <u>/s/ Robert O. Stephenson</u> Name: Robert O. Stephenson Title: Chief Financial Officer and Treasurer

On behalf of each Subsidiary Guarantor, its sole member, general partner or trustee, named on the attached Schedule I

By: <u>/s/ Daniel J. Booth</u> Name: Daniel J. Booth Title: Chief Operating Officer and Secretary

On behalf of each of the New Subsidiaries or its sole member, named on the attached Schedule II

By: <u>/s/ Daniel J. Booth</u> Name: Daniel J. Booth Title: Chief Operating Officer and Secretary

U.S. BANK NATIONAL ASSOCIATION, as Trustee

By: <u>/s/ Dave Ferrell</u> Name: Dave Ferrell Title: Vice President

#### Schedule I

#### SUBSIDIARY GUARANTORS

13922 Cerise Avenue, LLC 245 East Wilshire Avenue, LLC 3806 Clayton Road, LLC 637 East Romie Lane, LLC 523 Hayes Lane, LLC 1200 Ely Street Holdings Co. LLC 42235 County Road Holdings Co. LLC 2425 Teller Avenue, LLC 48 High Point Road, LLC Arizona Lessor - Infinia, Inc. Baldwin Health Center, Inc. Bayside Alabama Healthcare Second, Inc. Bayside Arizona Healthcare Associates, Inc. Bayside Arizona Healthcare Second, Inc. Bayside Colorado Healthcare Associates, Inc. Bayside Colorado Healthcare Second, Inc. Bayside Indiana Healthcare Associates, Inc. Bayside Street II, Inc. Bayside Street, Inc. Canton Health Care Land, Inc. Carnegie Gardens LLC Center Healthcare Associates, Inc. CFG 2115 Woodstock Place LLC Cherry Street - Skilled Nursing, Inc. Colonial Gardens, LLC Colorado Lessor - Conifer, Inc. Copley Health Center, Inc. CSE Anchorage LLC CSE Blountville LLC CSE Bolivar LLC CSE Camden LLC CSE Centennial Village CSE Corpus North LLC CSE Crane LLC CSE Denver Iliff LLC CSE Fairhaven LLC CSE Huntingdon LLC CSE Jacinto City LLC CSE Jefferson City LLC CSE Kerrville LLC CSE Marianna Holdings LLC CSE Memphis LLC

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CSE Jefferson-Jennings House LLC CSE King L.P. CSE Kingsport LLC CSE Knightdale L.P. CSE Lake City LLC CSE Lake Worth LLC CSE Lakewood LLC CSE Las Vegas LLC CSE Lawrenceburg LLC CSE Lenoir L.P. CSE Lexington Park LLC CSE Lexington Park Realty LLC CSE Ligonier LLC CSE Live Oak LLC CSE Logansport LLC CSE Lowell LLC CSE Mobile LLC CSE Moore LLC CSE North Carolina Holdings I LLC CSE North Carolina Holdings II LLC CSE Omro LLC CSE Orange Park LLC CSE Orlando-Pinar Terrace Manor LLC CSE Orlando-Terra Vista Rehab LLC CSE Piggott LLC CSE Pilot Point LLC CSE Ponca City LLC CSE Port St. Lucie LLC CSE Richmond LLC CSE Safford LLC CSE Salina LLC CSE Seminole LLC CSE Shawnee LLC CSE Stillwater LLC CSE Taylorsville LLC CSE Texas City LLC CSE Upland LLC CSE Walnut Cove L.P. CSE Winter Haven LLC CSE Woodfin L.P. CSE Yorktown LLC CSE Casablanca Holdings LLC CSE Casablanca Holdings II LLC OHI Asset CSB LLC OHI Asset (FL) Lender, LLC OHI Asset (MD), LLC

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# RULE 13a-14(a)/15d-14(a) CERTIFICATION OF CHIEF EXECUTIVE OFFICER

#### Certification

I, C. Taylor Pickett, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of Omega Healthcare Investors, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 7, 2013

/S/ C. TAYLOR PICKETT

C. Taylor Pickett Chief Executive Officer

## RULE 13a-14(a)/15d-14(a) CERTIFICATION OF CHIEF FINANCIAL OFFICER

#### Certifications

I, Robert O. Stephenson, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of Omega Healthcare Investors, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 7, 2013

/S/ ROBERT O. STEPHENSON

Robert O. Stephenson Chief Financial Officer

## SECTION 1350 CERTIFICATION OF THE CHIEF EXECUTIVE OFFICER

I, C. Taylor Pickett, hereby certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that to the best of my knowledge:

(1) the Quarterly Report on Form 10-Q of the Company for the three months ended September 30, 2013 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

(2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 7, 2013

/S/ C. TAYLOR PICKETT

C. Taylor Pickett Chief Executive Officer

## SECTION 1350 CERTIFICATION OF THE CHIEF FINANCIAL OFFICER

I, Robert O. Stephenson, hereby certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that, to the best of my knowledge:

- (1) the Quarterly Report on Form 10-Q of the Company for the three months ended September 30, 2013 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 7, 2013

/S/ ROBERT O. STEPHENSON

Robert O. Stephenson Chief Financial Officer