AMEDISYS INC Form 10-Q October 27, 2009 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington D.C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended September 30, 2009

or

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

For the transition period from _____ to ____

Commission File Number: 0-24260

AMEDISYS, INC.

(Exact Name of Registrant as Specified in its Charter)

Delaware (State or other jurisdiction of

11-3131700 (I.R.S. Employer

incorporation or organization)

Identification No.)

5959 S. Sherwood Forest Blvd., Baton Rouge, LA 70816

(Address of principal executive offices, including zip code)

(225) 292-2031 or (800) 467-2662

(Registrant s telephone number, including area code)

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

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

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

Large accelerated filer b Accelerated filer Non-accelerated filer Smaller reporting company (Do not check if a smaller reporting company)

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

The number of shares outstanding of each of the issuer s classes of common stock, as of the latest practicable date, is as follows: Common stock, \$0.001 par value, 27,963,990 shares outstanding as of October 22, 2009.

TABLE OF CONTENTS

SPECIAL CAU	TION CONCERNING FORWARD-LOOKING STATEMENTS AND AVAILABLE INFORMATION	1
PART I. FINAN	ICIAL INFORMATION	
ITEM 1.	FINANCIAL STATEMENTS (UNAUDITED):	
	CONDENSED CONSOLIDATED BALANCE SHEETS AS OF SEPTEMBER 30, 2009 AND DECEMBER 31, 2008	2
	CONDENSED CONSOLIDATED INCOME STATEMENTS FOR THE THREE AND NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2009 AND 2008	3
	CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2009 AND 2008	4
	NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS	5
ITEM 2.	MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS	13
ITEM 3.	QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK	23
ITEM 4.	CONTROLS AND PROCEDURES	24
PART II. OTHE	ER INFORMATION	
ITEM 1.	LEGAL PROCEEDINGS	24
ITEM 1A.	RISK FACTORS	24
ITEM 2.	UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS	25
ITEM 3.	DEFAULTS UPON SENIOR SECURITIES	25
ITEM 4.	SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS	25
ITEM 5.	OTHER INFORMATION	25
ITEM 6.	<u>EXHIBITS</u>	28
SIGNATURES		30
INDEX TO EXI	<u>HIBITS</u>	31

SPECIAL CAUTION CONCERNING FORWARD-LOOKING STATEMENTS AND AVAILABLE INFORMATION

Special Caution Concerning Forward-Looking Statements

When included in this Quarterly Report on Form 10-Q, words like believes, belief, expects, plans, anticipates, intends. estimates, may, might, would, should and similar expressions are intended to identify forward-looking statements as defined by the Private Securities Litigation Reform Act of 1995. These forward-looking statements involve a variety of risks and uncertainties that could cause actual results to differ materially from those described therein. These risks and uncertainties include, but are not limited to the following: changes in Medicare and other medical payment levels, our ability to open agencies, acquire additional agencies and integrate and operate these agencies effectively, changes in or our failure to comply with existing Federal and State laws or regulations or the inability to comply with new government regulations on a timely basis, competition in the home health industry, changes in the case mix of patients and payment methodologies, changes in estimates and judgments associated with critical accounting policies, our ability to maintain or establish new patient referral sources, our ability to attract and retain qualified personnel, changes in payments and covered services due to the economic downturn and deficit spending by Federal and state governments, future cost containment initiatives undertaken by third-party payors, our access to financing due to the volatility and disruption of the capital and credit markets, our ability to meet debt service requirements and comply with covenants in debt agreements, business disruptions due to natural disasters or acts of terrorism, our ability to integrate and manage our information systems and various other matters, many of which are beyond our control.

Because forward-looking statements are inherently subject to risks and uncertainties, some of which cannot be predicted or quantified, you should not rely on any forward-looking statement as a prediction of future events. We expressly disclaim any obligation or undertaking and we do not intend to release publicly any updates or changes in our expectations concerning the forward-looking statements or any changes in events, conditions or circumstances upon which any forward-looking statement may be based, except as required by law. For a discussion of some of the factors discussed above as well as additional factors, see our Annual Report on Form 10-K for the year ended December 31, 2008, filed with the Securities and Exchange Commission (SEC) on February 17, 2009, particularly Part I, Item 1A. Risk Factors therein, which are incorporated herein by reference. Additional risk factors may also be described in reports that we file from time to time with the SEC.

Available Information

Our company website address is www.amedisys.com. We use our website as a channel of distribution for important company information. Important information, including press releases, analyst presentations and financial information regarding our company is routinely posted on and accessible on the Investor Relations subpage of our website, which is accessible by clicking on the tab labeled Investors on our website home page. We also use our website to expedite public access to time-critical information regarding our company in advance of or in lieu of distributing a press release or a filing with the SEC disclosing the same information. Therefore, investors should look to the Investor Relations subpage of our web site for important and time-critical information. Visitors to our website can also register to receive automatic e-mail and other notifications alerting them when new information is made available on the Investor Relations subpage of our website. In addition, we make available on the Investor Relations subpage of our website (under the link SEC filings) free of charge our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, ownership reports on Forms 3, 4 and 5 and any amendments to those reports as soon as practicable after we electronically file such reports with the SEC. Further, copies of our Certificate of Incorporation and Bylaws, our Code of Ethical Business Conduct and the charters for the Audit, Compensation and Nominating and Governance Committees of our Board are also available on the Investor Relations subpage of our website (under the link Corporate Governance).

Additionally, our filings can also be obtained at the SEC s Public Reference Room at 100 F Street, NE, Room 1580, Washington, D.C. 20549. Information on the operation of the Public Reference Room may be obtained by calling the SEC at (800) SEC-0330. Our electronically filed reports can also be obtained on the SEC s internet site at http://www.sec.gov.

1

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

AMEDISYS, INC. AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEETS

(Amounts in thousands, except share data)

(Unaudited)

	September 30, 20		December 31,	
ASSETS				
Current assets:				
Cash and cash equivalents	\$	45,160	\$	2,847
Patient accounts receivable, net of allowance for doubtful accounts of \$28,352 and \$27,052		141,011		175,698
Prepaid expenses		9,199		8,086
Other current assets		5,539		7,719
Total current assets		200,909		194,350
Property and equipment, net of accumulated depreciation of \$54,192 and \$39,208		87,021		79,258
Goodwill		765,137		733,881
Intangible assets, net of accumulated amortization of \$10,648 and \$7,944		57,361		42,388
Other assets, net		20,512		20,317
Total assets	\$	1,130,940	\$	1,070,194
LIABILITIES AND EQUITY				
Current liabilities:				
Accounts payable	\$	18,999	\$	18,652
Accrued expenses		158,527		134,049
Obligations due Medicare		4,618		4,631
Current portion of long-term obligations		43,779		42,632
Current portion of deferred income taxes		6,661		4,663
Total current liabilities		232,584		204,627
Long-term obligations, less current portion		179,440		285,942
Deferred income taxes		24,114		11,548
Other long-term obligations		8,654		5,959
Total liabilities		444,792		508,076
Commitments and Contingencies - Note 6				
Equity:				
Preferred stock, \$0.001 par value, 5,000,000 shares authorized; none issued or outstanding		-		-
Common stock, \$0.001 par value, 60,000,000 shares authorized; 28,034,474 and				
27,191,946 shares issued; and 27,922,432 and 27,083,231 shares outstanding		28		27
Additional paid-in capital		351,582		326,120
Treasury stock at cost, 112,042 and 108,715 shares of common stock		(735)		(617)
Accumulated other comprehensive loss		(36)		(447)
Retained earnings		334,296		236,252

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Total Amedisys, Inc. stockholders equity	685,135	561,335
Noncontrolling interests	1,013	783
Total equity	686,148	562,118
Total liabilities and equity	\$ 1,130,940	\$ 1,070,194

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

AMEDISYS, INC. AND SUBSIDIARIES

CONDENSED CONSOLIDATED INCOME STATEMENTS

(Amounts in thousands, except per share data)

(Unaudited)

	For the three-month periods ended September 30,				Fo	iods ended		
		2009 2008		2009			2008	
Net service revenue	\$	388,257	\$	321,561	\$	1,107,987	\$	847,319
Cost of service, excluding depreciation and amortization		183,619		151,122		527,096		400,644
General and administrative expenses:								
Salaries and benefits		87,260		72,124		242,340		190,823
Non-cash compensation		820		1,923		5,740		4,244
Other		43,765		40,641		128,456		110,146
Provision for doubtful accounts		4,578		6,228		16,481		15,505
Depreciation and amortization		7,481		5,885		20,682		15,728
Operating expenses		327,523		277,923		940,795		737,090
Operating income		60,734		43,638		167,192		110,229
Other (expense) income:								
Interest income		28		200		161		938
Interest expense		(2,682)		(5,033)		(9,094)		(11,607)
Miscellaneous, net		979		(186)		2,699		(9)
Total other expense		(1,675)		(5,019)		(6,234)		(10,678)
Income before income taxes		59.059		38.619		160,958		99,551
Income tax expense		(23,033)		(15,144)		(62,774)		(39,253)
		(==;===)		(10,11)		(==,)		(=,===)
Net income		36,026		23,475		98,184		60,298
Net (income) loss attributable to noncontrolling interests		(86)		18		(140)		43
Net (income) loss attributable to noncontrolling interests		(80)		10		(140)		43
Net income attributable to Amedisys, Inc.	\$	35,940	\$	23,493	\$	98,044	\$	60,341
Net income attributable to Amedisys, Inc. common stockholders:								
Basic	\$	1.31	\$	0.88	\$	3.62	\$	2.29
Diluted	\$	1.29	\$	0.87	\$	3.55	\$	2.25
Weighted average shares outstanding:								
Basic		27,340		26,556		27,106		26,363
		. ,				, , , ,		,
Diluted		27,912		27,018		27,615		26,835

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

AMEDISYS, INC. AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in thousands)

(Unaudited)

	For the nine-mon Septem	-
	2009	2008
Cash Flows from Operating Activities:		
Net income	\$ 98,184	\$ 60,298
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	20,682	15,728
Provision for doubtful accounts	16,481	15,505
Non-cash compensation	5,740	4,244
401(k) employer match	13,827	8,726
Loss on disposal of property and equipment	593	611
Deferred income taxes	11,677	17,939
Write off of deferred debt issuance costs	-	406
Equity in earnings of unconsolidated joint ventures	(1,721)	(557)
Amortization of deferred debt issuance costs	1,182	813
Return on equity investment	625	187
Changes in operating assets and liabilities, net of impact of acquisitions:		
Patient accounts receivable	18,155	(54,829)
Other current assets	1,415	(3,223)
Other assets	1,930	(211)
Accounts payable	3,572	(13,501)
Accrued expenses	23,885	36,661
Other long-term obligations	2,695	(1,963)
Net cash provided by operating activities	218,922	86,834
Cash Flows from Investing Activities:		
Proceeds from sale of deferred compensation plan assets	956	600
Proceeds from the sale of property and equipment	41	13
Purchases of deferred compensation plan assets	(3,064)	(1,761)
Purchases of property and equipment	(25,998)	(20,610)
Acquisitions of businesses, net of cash acquired	(31,492)	(447,082)
Acquisitions of reacquired franchise rights	(5,214)	-
Net cash (used in) investing activities	(64,771)	(468,840)
Cash Flows from Financing Activities:		
Outstanding checks in excess of bank balance	(3,422)	4,542
Proceeds from issuance of stock upon exercise of stock options and warrants	966	2,757
Proceeds from issuance of stock upon exercise of stock opinons and warrants Proceeds from issuance of stock to employee stock purchase plan	4.081	2,665
Tax benefit from stock option exercises	847	2,764
Proceeds from Revolving Line of Credit	50,200	183,700
Repayments of Revolving Line of Credit	(130,700)	(81,700)
Proceeds from issuance of long-term obligations	(130,700)	250,000
Payment of deferred financing fees	-	(8,124)
Principal payments of long-term obligations	(33.810)	(25,124)
	(55,510)	(23,121)

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Net cash (used in) provided by financing activities	((111,838)	331,480
Net increase (decrease) in cash and cash equivalents		42,313	(50,526)
Cash and cash equivalents at beginning of period		2,847	56,190
Cash and cash equivalents at end of period	\$	45,160	\$ 5,664
Supplemental Disclosures of Cash Flow Information:			
Cash paid for interest	\$	9,885	\$ 10,406
Cash paid for income taxes, net of refunds received	\$	47,135	\$ 18,783
Supplemental Disclosures of Non-Cash Financing and Investing Activities:			
Notes payable issued for acquisitions	\$	8,455	\$ 6,688
Notes payable issued for software licenses	\$	-	\$ 2,126

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

AMEDISYS, INC. AND SUBSIDIARIES

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

1. NATURE OF OPERATIONS, CONSOLIDATION AND PRESENTATION OF FINANCIAL STATEMENTS

Amedisys, Inc., a Delaware corporation, and its consolidated subsidiaries (Amedisys, we, us, or our) are a multi-state provider of home heal and hospice services with approximately 88% of our net service revenue derived from Medicare for the three and nine-month periods ended September 30, 2009 compared to 87% for the same periods in 2008. As of September 30, 2009, we had 508 Medicare-certified home health and 61 Medicare-certified hospice agencies in 38 states within the United States, the District of Columbia and Puerto Rico.

Basis of Presentation

In our opinion, the accompanying unaudited condensed consolidated financial statements contain all adjustments (consisting solely of normal recurring adjustments) necessary to present fairly our financial position, our results of operations and our cash flows in accordance with U.S. generally accepted accounting principles (U.S. GAAP). Our results of operations for the interim periods presented are not necessarily indicative of results of our operations for the entire year and have not been audited by our independent auditors.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with U.S. GAAP have been condensed or omitted from the interim financial information presented. This report should be read in conjunction with our consolidated financial statements and related notes included in our Annual Report on Form 10-K for the year ended December 31, 2008 as filed with the Securities and Exchange Commission (SEC) on February 17, 2009 (the Form 10-K), which includes information and disclosures not included herein.

We have evaluated all events or transactions that occurred from September 30, 2009 through October 27, 2009, the date our financial statements were issued. During this period, we did not have any material recognizable subsequent events.

Use of Estimates

Our accounting and reporting policies conform with U.S. GAAP. In preparing the unaudited condensed consolidated financial statements, we are required to make estimates and assumptions that impact the amounts reported in the condensed consolidated financial statements and accompanying notes. Actual results could materially differ from those estimates.

Reclassifications and Comparability

Certain reclassifications have been made to prior periods financial statements in order to conform them to the current period s presentation. In accordance with U.S. GAAP, we have changed the name of minority interests to noncontrolling interests for all periods presented. Additionally, noncontrolling interests is included as part of our total reported equity in the accompanying condensed consolidated balance sheets and we have reordered the presentation of such amounts in the condensed consolidated income statements.

Additionally, we adopted the revised U.S. GAAP guidance on business combinations as of January 1, 2009, which amended the requirements of how to account for business combinations, by requiring the expensing of most acquisition related costs associated with an acquisition as opposed to including them as part of the purchase price. As a result, we expensed approximately \$0.1 million and \$0.4 million in acquisition related transaction costs during the three and nine-month periods ended September 30, 2009, respectively in other general and administrative expenses in our condensed consolidated income statement. This compares to \$0.2 million and \$3.5 million in such costs that were included in the purchase price of acquisitions that occurred during the three and nine-month periods ended September 30, 2008, respectively.

As a result of our rapid growth through acquisition and start-up activities, our operating results may not be comparable for the periods that are presented.

Principles of Consolidation

These condensed consolidated financial statements include the accounts of Amedisys, Inc. and our wholly owned subsidiaries. All significant intercompany accounts and transactions have been eliminated in our accompanying condensed consolidated financial statements, and business

combinations accounted for as purchases have been included in our condensed consolidated financial statements from their respective dates of acquisition. In addition to our wholly owned subsidiaries, we also have certain equity investments that are accounted for as set forth below.

Equity Investments

We consolidate subsidiaries and/or joint ventures when the entity is a variable interest entity and we are the primary beneficiary as defined in U.S. GAAP or if we have controlling interests in the entity, which is generally ownership in excess of 50%. Third party equity interests in our consolidated joint ventures are reflected as noncontrolling interests in our condensed consolidated financial statements.

For subsidiaries or joint ventures in which we do not have a controlling interest or for which we are not the primary beneficiary, we record such investments under the equity method of accounting.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Revenue Recognition

We earn net service revenue through our home health and hospice agencies by providing a variety of services almost exclusively in the homes of our patients. This net service revenue is earned and billed either on an episode of care basis (on a 60-day episode of care basis for home health services and on a 90-day episode of care basis for the first two hospice episodes of care and on a 60-day episode of care basis for any subsequent hospice episodes), on a per visit basis or on a daily basis depending upon the payment terms and conditions established with each payor for services provided. We refer to home health revenue earned and billed on a 60-day episode of care as episodic-based revenue. For the services we provide, Medicare is our largest payor.

When we record our service revenue, we record it net of estimated revenue adjustments and contractual adjustments to reflect amounts we estimate to be realizable for services provided, as discussed below. We believe, based on information currently available to us and based on our judgment, that changes to one or more factors that impact the accounting estimates (such as our estimates related to revenue adjustments, contractual adjustments and episodes in progress) we make in determining net service revenue, which changes are likely to occur from period to period, will not materially impact our reported consolidated financial condition, results of operations, cash flows or our future financial results.

Home Health Revenue Recognition

Medicare Revenue

Net service revenue is recorded under the Medicare payment program (PPS) based on a 60-day episode payment rate that is subject to adjustment based on certain variables including, but not limited to: (a) an outlier payment if our patient s care was unusually costly; (b) a low utilization adjustment (LUPA) if the number of visits was fewer than five; (c) a partial payment if our patient transferred to another provider or we received a patient from another provider before completing the episode; (d) a payment adjustment based upon the level of therapy services required (thresholds set at 6, 14 and 20 visits); (e) the number of episodes of care provided to a patient, regardless of whether the same home health provider provided care for the entire series of episodes; (f) changes in the base episode payments established by the Medicare Program; (g) adjustments to the base episode payments for case mix and geographic wages; and (h) recoveries of overpayments.

We make adjustments to Medicare revenue on completed episodes to reflect differences between estimated and actual payment amounts, an inability to obtain appropriate billing documentation or authorizations acceptable to the payor and other reasons unrelated to credit risk. We estimate the impact of such payment adjustments based on our historical experience, which primarily includes a historical collection rate of over 99% on Medicare claims, and record this estimate during the period in which services are rendered as an estimated revenue adjustment and a corresponding reduction to patient accounts receivable. Therefore, we believe that our reported net service revenue and patient accounts receivable will be the net amounts to be realized from Medicare for services rendered. During the three and nine-month periods ended September 30, 2009, we recorded \$1.9 million and \$5.9 million, respectively, in estimated revenue adjustments to Medicare revenue as compared to \$1.9 million and \$4.1 million during the three and nine-month periods ended September 30, 2008, respectively.

In addition to revenue recognized on completed episodes, we also recognize a portion of revenue associated with episodes in progress. Episodes in progress are 60-day episodes of care that begin during the reporting period, but were not completed as of the end of the period. We estimate this revenue on a monthly basis based upon historical trends. The primary factors underlying this estimate are the number of episodes in progress at the end of the reporting period, expected Medicare revenue per episode and our estimate of the average percentage complete based on visits performed. As of September 30, 2009 and 2008, the difference between the cash received from Medicare for a request for anticipated payment (RAP) on episodes in progress and the associated estimated revenue was included as a reduction to our outstanding patient accounts receivable in our condensed consolidated balance sheets for such periods, since only a nominal amount represents cash collected in advance of providing services.

Non-Medicare Revenue

Episodic-based Revenue. We recognize revenue in a similar manner as we recognize Medicare revenue for episodic-based rates that are paid by Medicaid and other insurance carriers, including Medicare Advantage programs; however, these rates can vary based upon the negotiated terms.

Non-episodic Based Revenue. Gross revenue is recorded on an accrual basis based upon the date of service at amounts equal to our established or estimated per-visit rates, as applicable. Contractual adjustments are recorded for the difference between our standard rates and the contracted rates realizable from patients, third parties and others for services provided and are deducted from gross revenue to determine net service revenue and are also recorded as a reduction to our outstanding patient accounts receivable. In addition, we receive a minimal amount of our net service revenue from patients who are either self-insured or are obligated for an insurance co-payment.

Hospice Revenue Recognition

Hospice Medicare Revenue

Gross revenue is recorded on an accrual basis based upon the date of service at amounts equal to the estimated payment rates. We make adjustments to Medicare revenue for an inability to obtain appropriate billing documentation or authorizations acceptable to the payor and other reasons unrelated to credit risk. We estimate the impact of these adjustments based on our historical experience, which primarily includes our historical collection rate on Medicare claims, and record it during the period services are rendered as an estimated revenue adjustment and as a reduction to our outstanding patient accounts receivable.

Additionally, as Medicare is subject to an inpatient cap limit and an overall payment cap, we monitor our provider numbers and estimate amounts due back to Medicare if a cap has been exceeded. We record these adjustments as a reduction to revenue and increase other accrued liabilities. We have received notice from CMS that we have exceeded the overall payment cap for the fiscal year ended October 31, 2007 by \$0.1 million, which we had previously accrued. As of September 30, 2009 we had paid the amount due and had no other amounts accrued for estimated amounts due back to Medicare. We believe that our estimates of such adjustments are reasonable, thus we believe our revenue and patients accounts receivable are recorded at amounts that will be ultimately realized.

Hospice Non-Medicare Revenue

We record gross revenue on an accrual basis based upon the date of service at amounts equal to our established rates or estimated per visit rates, as applicable. Contractual adjustments are recorded for the difference between our established rates and the amounts estimated to be realizable from patients, third parties and others for services provided and are deducted from gross revenue to determine our net service revenue and patient accounts receivable.

Patient Accounts Receivable

Our patient accounts receivable are uncollateralized and consist of amounts due from Medicare, Medicaid, other third-party payors and patients. We believe there is a certain level of credit risk associated with non-Medicare payors. To provide for our non-Medicare patient accounts receivable that could become uncollectible in the future, we establish an allowance for doubtful accounts to reduce the carrying amount to its estimated net realizable value. We believe the credit risk associated with our Medicare accounts, which represent 76% and 74% of our net patient accounts receivable at September 30, 2009 and December 31, 2008, respectively, is limited due to (i) our historical collection rate of over 99% from Medicare and (ii) the fact that Medicare is a U.S. government payor. Accordingly, we do not record an allowance for doubtful accounts for our Medicare patient accounts receivable, which are recorded at their net realizable value after recording estimated revenue adjustments as discussed above. There is no other single payor, other than Medicare, that accounts for more than 10% of our total outstanding patient receivables, and thus we believe there are no other significant concentrations of receivables that would subject us to any significant credit risk in the collection of our patient accounts receivable.

We fully reserve for accounts, which are aged at 360 days or greater. We write off accounts on a monthly basis once we have exhausted our collection efforts and deem an account to be uncollectible.

Medicare Home Health

Our Medicare billing process begins with a process to ensure that our billings are accurate through the utilization of an electronic Medicare claim review. We submit a RAP for 60% of our estimated payment for the initial episode at the start of care or 50% of the estimated payment for any subsequent episodes of care contiguous with the first episode for a particular patient. The full amount of the episode is billed after the

episode has been completed (final billed). The RAP received for that particular episode is then deducted from our final payment. If a final bill is not submitted within the greater of 120 days from the start of the episode, or 60 days from the date the RAP was paid, any RAPs received for that episode will be recouped by Medicare from any other claims in process for that particular provider number. The RAP and final claim must then be re-submitted.

7

Medicare Hospice

For our hospice patients, our pre-billing process includes verifying that we are eligible for payment from Medicare for the services that we provide to our patients. Once each patient has been confirmed for eligibility, we will bill Medicare on a monthly basis for the services provided to the patient.

Non-Medicare Home Health and Hospice

For our non-Medicare patients, our pre-billing process primarily begins with verifying a patient s eligibility for services with the applicable payor. Once the patient has been confirmed for eligibility, we will provide services to the patient and bill the applicable payor based on either the contracted rates or expected payment rates, which are based on our historical experience. We estimate an allowance for doubtful accounts to reduce the carrying amount of the receivables to the amounts we estimate will be ultimately collected. Our review and evaluation of non-Medicare accounts includes a detailed review of outstanding balances and special consideration to concentrations of receivables from particular payors or groups of payors with similar characteristics that would subject us to any significant credit risk. Where such groups have been identified, we have given special consideration to both the billing methodology and evaluation of the ultimate collectibility of the accounts. In addition, the amount of the allowance for doubtful accounts is based upon our assessment of historical and expected collections, business and economic conditions, trends in payment and an evaluation of collectibility based upon the date that the service was provided. Based upon our best judgment, we believe the allowance for doubtful accounts adequately provides for accounts that will not be collected due to credit risk.

Fair Value of Financial Instruments

The following details our financial instruments where the carrying value and fair value differ (amounts in millions):

					· · · · · · · · · · · · · · · ·		
		(Quoted Prices i	n			
		Ac	tive Markets f	or			
			Identical				
			Items	Signifi	cant Other	Signif	icant
			(Level	Observ	able Inputs	Unobserva	ble Inputs
Financial Instrument	As of Septe	ember 30, 2009	1)	(L	evel 2)	(Leve	el 3)
Long-term obligations, excluding capital leases	\$	223.0	\$ -	\$	212.6	\$	_

Fair Value at Reporting Date Using

The estimates of the fair value of our long-term debt are based upon a discounted present value analysis of future cash flows. Due to the existing uncertainty in the capital and credit markets, the actual rates that would be obtained to borrow under similar conditions could materially differ from the estimates we have used.

The fair value hierarchy is based on three levels of inputs, of which the first two are considered observable and the last unobservable, that may be used to measure fair value. The three levels of inputs are as follows:

Level 1 Quoted prices in active markets for identical assets and liabilities.

Level 2 Inputs other than Level 1 that are observable, either directly or indirectly, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 Unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets or liabilities. Such unobservable inputs include an estimated discount rate used in our discounted present value analysis of future cash flows, which reflects our estimate of debt with similar terms in the current credit markets. As there is currently minimal activity in such markets, the actual rate could be materially different.

For our other financial instruments, including our cash and cash equivalents, patient accounts receivable, accounts payable and accrued expenses, we estimate the carrying amounts approximate fair value due to their short term maturity. Our deferred compensation plan assets are

recorded at fair value.

8

Weighted-Average Shares Outstanding

Net income attributable to Amedisys, Inc. common stockholders, calculated on the treasury stock method, is based on the weighted average number of shares outstanding during the period. The following table sets forth, for the periods indicated, shares used in our computation of the weighted-average shares outstanding, which are used to calculate our basic and diluted net income attributable to Amedisys, Inc. common stockholders (amounts in thousands):

	ended Septe	mber 30,	For the nine-month peri ended September 30,		
	2009	2008	2009	2008	
Weighted average number of shares outstanding - basic	27,340	26,556	27,106	26,363	
Effect of dilutive securities:					
Stock options	201	303	208	330	
Warrants	-	38	-	39	
Non-vested stock and stock units	371	121	301	103	
Weighted average number of shares outstanding - diluted	27,912	27,018	27,615	26,835	

The following table sets forth shares that were anti-dilutive to the computation of diluted net income per common share (amounts in thousands):

		For the three-month periods ended September 30,		nonth periods ember 30,
	2009	2008	2009	2008
Anti-dilutive securities	1	-	4	15

Recently Issued Accounting Pronouncements

In June 2009, the Financial Accounting Standards Board issued guidance which divides nongovernmental U.S. GAAP into the authoritative Codification and guidance that is nonauthoritative. The Codification is not intended to change U.S. GAAP; however, it does significantly change the way in which accounting literature is organized and because it completely replaces existing standards, it will affect the way U.S. GAAP is referenced by most companies in their financial statements and accounting policies. The Codification is effective for financial statements issued for interim and annual periods ending after September 15, 2009. The adoption of the Codification did not have an impact on our consolidated financial statements.

3. ACQUISITIONS

Each of the following acquisitions was completed in order to pursue our strategy of increasing our market presence by expanding our service base and enhancing our position in certain geographic areas as a leading provider of home health and hospice services. The purchase price paid for each acquisition was negotiated through arm s length transactions, with consideration based on our analysis of, among other things, comparable acquisitions and expected cash flows for each transaction. Each of the following acquisitions was accounted for as a purchase and is included in our condensed consolidated financial statements from the respective acquisition date. Goodwill generated from the acquisitions was recognized for the excess of the purchase price over tangible and identifiable intangible assets because of the expected contributions of each acquisition to our overall corporate strategy.

Summary of 2009 Acquisitions

The following table presents details of our acquisitions (dollars in millions):

(1)	Dete	Acquired Entity		Pror	nissor	y	(Int	angible	Otho (Lia	er Assets bilities),	Age Home	ber of encies	Number of
(1)	Date July 31, 2009	(location of assets) Winyah Community Hospice Care (South	Cash	ľ	Note	Goodwil	II A	issets		Net	Health	Hospice	States
	July 51, 2007	Carolina) and Allcare Hospice											
		(Mississippi)	\$ 12.3	\$	4.6	\$ 15.7	\$	1.4	\$	(0.2)	_	10	2
	June 15, 2009	Jackson, Mississippi agency	2.5		-	2.2		0.3		-	1	-	1
	April 1, 2009	Upper Chesapeake Health System and St.											
		Joseph Medical Center											
		(Baltimore, Maryland)	9.2		2.3	10.7		1.0		(0.2)	1	1	1
	March 12, 2009	White River Health System											
		(Batesville, Arkansas)	3.2		-	2.6		0.7		(0.1)	3	1	1
	February 3, 2009	Arizona Home Rehabilitation and Health											
		Care and Yuma Home Care											
		(Yuma, Arizona)	4.3		1.5	5.0		0.8		-	2	-	1
			\$ 31.5	\$	8.4	\$ 36.2	\$	4.2	\$	(0.5)	7	12	

(1) The acquisitions marked with the cross symbol () were asset purchases.

2008 TLC Health Care Services, Inc. (TLC) Acquisition

During the three-month period ended March 31, 2009, the remaining \$12.8 million of the purchase price that was in escrow in connection with the TLC acquisition for indemnification and working capital price adjustments was released and paid to the selling stockholders under the indemnification provisions of the TLC acquisition agreement. Additionally, we finalized our purchase accounting for the TLC acquisition during the three-month period ended March 31, 2009.

The following table summarizes, as of March 31, 2009, the estimated fair values of the TLC assets acquired and liabilities assumed on March 26, 2008 (amounts in millions):

Patient accounts receivable, net	\$ 37.8
Property and equipment	0.5
Goodwill	330.4
Intangible assets	19.2
Deferred taxes	38.2
Other current assets	0.9
Other assets	1.5
Current liabilities	(32.1)
	\$ 396.4

Our purchase price finalization included decreasing goodwill by \$5.5 million primarily as the net result of allocating an additional \$7.5 million to the estimated fair value assigned to Medicare licenses acquired and a \$2.9 million reduction in the estimated fair value of the deferred tax liability assumed.

See Note 2 of the financial statements included in our Form 10-K for additional details on our 2008 acquisitions.

10

4. GOODWILL AND OTHER INTANGIBLE ASSETS, NET

The following table summarizes the activity related to our goodwill and our other intangible assets, net, as of and for the nine-month period ended September 30, 2009 (amounts in millions):

			Other Inta		
				Agreements &	
		Certificates	Acquired	Reacquired	
		of Need and	Name of	Franchise	
	Goodwill	Licenses	Business	Rights (1)	Total
Balances at December 31, 2008	\$ 733.9	\$ 32.7	\$ 3.3	\$ 6.4	\$ 42.4
Additions	36.2	2.3	1.3	6.8	10.4
Adjustments related to acquisitions	(5.0)	7.4	-	(0.1)	7.3
Amortization	-	-	-	(2.7)	(2.7)
Balances at September 30, 2009	\$ 765.1	\$ 42.4	\$ 4.6	\$ 10.4	\$ 57.4

(1) The weighted-average amortization period of our non-compete agreements and reacquired franchise rights is 3.4 and 3.3 years, respectively.

During 2009, we adjusted goodwill by a net \$5.0 million primarily in association with our completion of purchase accounting adjustments for our 2008 acquisition of TLC, where we allocated an additional \$7.5 million to the estimated fair value of Medicare licenses acquired and decreased the estimated fair value of the deferred tax liability assumed by \$2.9 million.

5. LONG-TERM OBLIGATIONS

Long-term debt, including capital lease obligations, consisted of the following for the periods indicated (amounts in millions):

	Septemb	oer 30, 2009	Decemb	December 31, 2008	
Senior Notes:					
\$35.0 million Series A Notes; semi-annual interest only payments; interest rate at					
6.07% per annum; due March 25, 2013	\$	35.0	\$	35.0	
\$30.0 million Series B Notes; semi-annual interest only payments; interest rate at					
6.28% per annum; due March 25, 2014		30.0		30.0	
\$35.0 million Series C Notes; semi-annual interest only payments; interest rate at					
6.49% per annum; due March 25, 2015		35.0		35.0	
Term Loan; \$7.5 million principal payments plus accrued interest payable quarterly;					
interest rate at ABR Rate plus applicable percentage or Eurodollar Rate plus the					
applicable percentage (1.27% and 3.08% at September 30, 2009 and December 31,					
2008, respectively); due March 26, 2013		105.0		127.5	
\$250.0 million Revolving Credit Facility; interest only quarterly payments; interest rate					
at ABR Rate plus applicable percentage or Eurodollar Rate plus the applicable					
percentage (1.34% and 1.72% at September 30, 2009 and December 31, 2008,					
respectively); due March 26, 2013		-		80.5	
Promissory notes		18.0		20.3	
Capital leases		0.2		0.2	
		223.2		328.5	
Current portion of long-term obligations		(43.8)		(42.6)	

Total \$ 179.4 \$ 285.9

11

Our weighted-average interest rates for our five year Term Loan (the Term Loan) and our \$250.0 million, five year Revolving Credit Facility (the Revolving Credit Facility) were as follows:

	For the three- ended Sep		For the nine-month periods ended September 30,		
	2009	2008	2009	2008	
Term Loan	1.3%	4.1%	1.8%	4.3%	
Revolving Credit Facility	1.3%	4.1%	1.7%	4.3%	

As of September 30, 2009, our total leverage ratio (used to compute the margin and commitment fees, described in more detail in Note 5 of the financial statements included in our Form 10-K) was 0.9 and our fixed charge coverage ratio was 2.4.

The following table presents our availability under our \$250.0 million Revolving Credit Facility as of September 30, 2009 (amounts in millions):

Total Revolving Credit Facility	\$ 250.0
Less: outstanding revolving credit loans	-
Less: outstanding swingline loans	-
Less: outstanding letters of credit	(10.9)
Remaining availability under the Revolving Credit Facility	\$ 239.1

See Note 5 of the financial statements included in our Form 10-K for additional details on our outstanding long-term obligations.

6. COMMITMENTS AND CONTINGENCIES

Legal Proceedings

We are involved in legal actions in the normal course of business, some of which seek monetary damages, including claims for punitive damages. We do not believe that these actions, when finally concluded and determined, will have a material impact on our consolidated financial condition, results of operations or cash flows.

Insurance

We are obligated for certain costs associated with our insurance programs, including employee health, workers compensation and professional liability. While we maintain various insurance programs to cover these risks, we are self-insured for a substantial portion of our potential claims. We recognize our obligations associated with these costs in the period in which a claim is incurred, including with respect to both reported claims and claims incurred but not reported, up to specified deductible limits. These costs have generally been estimated based on historical data of our claims experience. Such estimates, and the resulting reserves, are reviewed and updated by us on a quarterly basis.

Our health insurance has a retention limit of \$0.3 million, our workers compensation insurance has a retention limit of \$0.4 million and our professional liability insurance has a retention limit of \$0.3 million.

ITEM 2. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis provides information we believe is relevant to an assessment and understanding of our results of operations and financial condition for the three and nine-month periods ended September 30, 2009. This discussion should be read in conjunction with the condensed consolidated financial statements and notes thereto included herein, the consolidated financial statements and notes and the related Management s Discussion and Analysis of Financial Condition and Results of Operations in our Annual Report on Form 10-K for the year ended December 31, 2008 filed with the Securities and Exchange Commission (SEC) on February 17, 2009 (the Form 10-K), which are incorporated herein by this reference.

Unless otherwise provided, Amedisys, we, us, our and the Company refer to Amedisys, Inc. and our consolidated subsidiaries.

Overview

We are a leading provider of high-quality, low-cost home health services to the chronic, co-morbid, aging American population. Our services include home health and hospice services and approximately 88% of our revenue was derived from Medicare for the three and nine-month periods ended September 30, 2009 and 87% for the same periods in 2008. During the three and nine-month period ended September 30, 2009, our net service revenue increased 20.7% or \$66.7 million and 30.8% or \$260.7 million over the same periods in 2008; our diluted earnings per share increased 48.3% or by \$0.42 per share and 57.8% or by \$1.30 per share; and during the nine-month period our cash flow from operations more than doubled to \$218.9 million compared to \$86.8 million during the same period in 2008. The following details our owned Medicare-certified agencies, which are located in 38 states within the United States, the District of Columbia and Puerto Rico. The agencies closed were consolidated with agencies servicing the same areas. See below for a more detailed description of what caused our results for the three and nine-month periods ended September 30, 2009 to increase compared to the same periods in 2008.

	Owned and Ope	rated Agencies
	Home	
	health	Hospice
At December 31, 2008	480	48
Acquisitions	7	12
Start-ups Start-ups	28	3
Closed	(7)	(2)
At September 30, 2009	508	61

Recent Developments

The United States Congress is currently working on legislation as part of the 2010 fiscal budget that could impact the amounts that we are paid by Medicare for services provided to Medicare eligible patients. As of the date of this filing, the legislation has not been finalized and thus we cannot estimate the impact of such potential changes but we continue to monitor these actions closely.

On August 13, 2009, CMS issued a proposed rule to update and revise the Medicare home health rates for calendar year 2010. The proposed rule includes the following changes to the base rate: a 2.2% market basket increase, a 2.5% increase resulting from a modification to the current outlier policy and a negative 2.75% case mix adjustment. The proposed outlier policy includes a cap on outlier payments of 10% per provider and targets total aggregate outlier payments at 2.5% of total home health payments. Currently, there is not a per provider cap on outlier payments and the aggregate total for outlier payments is 5% of total home health payments. The proposed rule also includes an additional negative 1.8% case mix adjustment to be implemented in 2010 or 2011 and the possible acceleration of the 2011 2.71% case mix adjustment to 2010. CMS has not issued a final rule as of the date of this filing, and therefore we have not finalized our estimate these changes could have on our future results of operations or financial condition.

On August 14, 2009, CMS issued a final rule to update and revise the Medicare hospice wage index for fiscal year 2010. The final rule revises the phase out of the hospice budget neutrality adjustment to a 10% reduction in fiscal year 2010 and a 15% reduction annually for fiscal years 2011 through 2016. CMS also included a 2.1% market basket update which is offset by a negative 0.7% resulting from the 10% reduction in the hospice budget neutrality adjustment for fiscal year 2010. This rule is effective October 1, 2009. We do not expect this change to have a material impact on our future results of operations or financial condition.

Results of Operations

Our operating results may not be comparable for the periods presented, primarily as a result of our acquisition and start-up agencies.

13

When we refer to base business, we mean home health and hospice agencies that we have operated for at least the last twelve months; when we refer to acquisitions, we mean home health and hospice agencies that we acquired within the last twelve months; and when we refer to start-ups, we mean any home health or hospice agency opened by us in the last twelve months. Once an agency has been in operation for a twelve month period, the results for that particular agency are included as part of our base business from that date forward. When we refer to episodic-based revenue, admissions, recertifications or completed episodes of care for those payors that pay on an episodic-basis, which includes Medicare and other insurance carriers, including Medicare Advantage programs.

Three-Month Period Ended September 30, 2009 Compared to the Three-Month Period Ended September 30, 2008

Net Service Revenue

The following table summarizes our net service revenue growth (amounts in millions):

	For the three-month period ended September 30, 2009			For the three-month period ended September 30,				
	Base/S	tart-ups (2)	Acqu	isitions	,	Γotal	~ • • •	2008
Home health revenue:								
Medicare revenue	\$	305.2	\$	8.7	\$	313.9	\$	261.3
Non-Medicare, episodic-based revenue		28.9		0.1		29.0		22.5
Total episodic-based revenue		334.1		8.8		342.9		283.8
Non-Medicare revenue		15.9		0.6		16.5		18.9
Non-Medicare revenue		13.9		0.0		10.5		10.9
		350.0		9.4		359.4		302.7
Hospice revenue:								
Medicare revenue		23.2		3.8		27.0		17.8
Non-Medicare revenue		1.6		0.3		1.9		1.1
		24.0		4.1		20.0		10.0
		24.8		4.1		28.9		18.9
Total revenue:								
Medicare revenue		328.4		12.5		340.9		279.1
Non-Medicare revenue		46.4		1.0		47.4		42.5
	\$	374.8	\$	13.5	\$	388.3	\$	321.6
Internal episodic-based revenue growth (1)						18%		28%

Our net service revenue increased \$66.7 million from 2008 to 2009 and consisted of an increase of \$53.2 million in our base/start-up agencies and \$13.5 million from our acquisition agencies. The \$53.2 million increase in our base/start-up agencies was primarily related to our internal episodic-based revenue, which increased by \$50.3 million or 18% from 2008 to 2009, with 6% related to volume and 12% related to rate.

⁽¹⁾ Internal episodic-based revenue growth is the percent increase in our base/start-up episodic-based revenue for the period as a percent of the total episodic-based revenue of the prior period.

⁽²⁾ Our net service revenue for our base/start-up agencies of \$374.8 million included \$362.8 million from our base agencies and \$12.0 million from our start-up agencies.

Our average episodic-based revenue per completed episode increased from \$2,868 to \$3,189 from 2008 to 2009 and was due primarily to the continued deployment of our therapy intensive specialty programs to more of our home health agencies, which are provided to our patients when medically necessary to achieve their desired outcomes.

14

Home Health Statistics

The following table summarizes our growth in total home health patient admissions:

For the three-month period ended September 30, 2009

	Base/Start-ups	Acquisitions	Total	For the three-month period ended September 30, 2008
Admissions:		•		•
Medicare	49,622	2,275	51,897	48,170
Non-Medicare, episodic-based	5,813	57	5,870	5,033
Total episodic-based	55,435	2,332	57,767	53,203
Non-Medicare	8,205	432	8,637	9,321
	63,640	2,764	66,404	62,524
Internal episodic-based admission growth (1)			4%	14%

The following table summarizes our growth in total home health patient recertifications:

For the three-month period ended September 30, 2009

	Base/Start-ups	Acquisitions	Total	For the three-month period ended September 30, 2008
Recertifications:	Dase/Start-ups	Acquisitions	Total	September 30, 2006
	45.550	505	40.555	44.541
Medicare	47,770	787	48,557	44,741
Non-Medicare, episodic-based	4,247	30	4,277	3,626
Total episodic-based	52,017	817	52,834	48,367
Non-Medicare	5,081	95	5,176	6,133
	57,098	912	58,010	54,500
Internal episodic-based recertification growth (1)			8%	23%

⁽¹⁾ Internal episodic-based recertification growth is the percent increase in our base/start-up episodic-based recertifications for the period as a percent of the total episodic-based recertifications of the prior period.

The following table summarizes our home health completed episodes:

For the three-month period ended September 30, 2009 Base/Start-ups Acquisitions Total

For the three-month period ended

⁽¹⁾ Internal episodic-based admission growth is the percent increase in our base/start-up episodic-based admissions for the period as a percent of the total episodic-based admissions of the prior period.

				September 30, 2008
Completed Episodes:				
Medicare	93,079	2,805	95,884	87,334
Non-Medicare, episodic-based	9,143	80	9,223	7,652
	102,222	2,885	105,107	94,986

Cost of Service, Excluding Depreciation and Amortization

Our cost of service consists of the following expenses incurred by our clinical and clerical personnel in our agencies:

salaries and related benefits (including health care insurance and workers compensation insurance);

transportation expenses (primarily reimbursed mileage at a standard rate); and

supplies and services expenses (including payments to contract therapists).

15

Home health cost per visit (1)

The following summarizes our cost of service, visit and cost per visit information:

	For the three-month period ended September 30, 2009							
	Base/S	Start-ups	Acqu	iisitions	-	Total	per	three-month iod ended tember 30, 2008
Cost of service (amounts in millions):								
Home health	\$	164.3	\$	4.4	\$	168.7	\$	140.9
Hospice		12.7		2.2		14.9		10.2
	\$	177.0	\$	6.6	\$	183.6	\$	151.1
Home health:								
Visits during the period:								
Medicare	1,8	313,206		50,007	1,	863,213		1,559,469
Non-Medicare, episodic-based	1	174,477		1,180		175,657		133,849
Total episodic-based	1,9	987,683		51,187	2,	038,870		1,693,318
Non-Medicare	1	190,986		6,734		197,720		186,255
	2,1	178,669		57,921	2,	236,590		1,879,573

(1) We calculate home health cost per visit as home health cost of service divided by total home health visits during the period. Of the \$32.5 million increase in cost of service, \$25.9 million is related to increased costs in our base/start-up agencies and \$6.6 million is related to acquisitions. The \$25.9 million in base/start-up business expenses consisted primarily of \$24.7 million related to salaries, taxes and benefits. The \$24.7 million increase in salaries, taxes and benefits was primarily related to the increase in the number of visits performed by our base/start-up agencies, which increased by 15.9% or approximately 0.3 million visits from 2008. Typically, acquired agencies take up to 18 to 24 months to reach the labor efficiencies of existing operations.

75.43

76.03

75.45

74.91

General and Administrative Expenses, Provision for Doubtful Accounts, Depreciation and Amortization and Other Expense, net

The following table summarizes our general and administrative expenses, provision for doubtful accounts, depreciation and amortization expense and other expense, net (amounts in millions):

	For the three-mended Septer 2009	•
General and administrative expenses:		
Salaries and benefits	\$ 87.3	\$ 72.1
Non-cash compensation	0.8	1.9
Other	43.8	40.7
Provision for doubtful accounts	4.6	6.2
Depreciation and amortization	7.5	5.9
Other expense, net	(1.7)	(5.0)

Salaries and benefits increased \$15.2 million, which consisted of an increase of \$13.0 million in base/start-up agency and home office expenses and the inclusion of \$2.2 million in acquisition agency expenses. The base/start-up agency and home office expenses increased by \$10.1 million primarily due to increased personnel costs for our field administrative staff and corporate staff necessitated by our internal growth and

acquisitions and by \$2.9 million for net severance costs associated with the departure of our former President and Chief Operating Officer and our former Chief Information Officer who left the Company on September 3, 2009.

Non-cash compensation decreased \$1.1 million primarily due to the forfeiture of restricted stock grants by our former President and Chief Operating Officer and our former Chief Information Officer, which totaled \$1.8 million.

Our provision for doubtful accounts decreased \$1.6 million as the result of an increase of \$106.8 million in cash collections and a decrease of \$23.1 million in our unbilled accounts receivable over the same period in 2008.

Other expense, net decreased \$3.3 million primarily as a result of a decrease in interest expense of \$2.4 million as we have reduced our outstanding debt by \$136.5 million from September 30, 2008 to September 30, 2009 and our interest rate decreased.

16

Income Tax Expense

The following table summarizes our income tax expense and estimated income tax rate (amounts in millions, except for estimated income tax rate):

	For the three-n ended Sept	
	2009	2008
Income before income taxes	\$ 59.1	\$ 38.6
Income tax (expense)	(23.0)	(15.1)
Estimated income tax rate	39.0%	39.2%

The increase in income tax expense of \$7.9 million is attributable to an increase in income before income taxes, which was offset by a decrease in the estimated income tax rate. The decrease in the estimated income tax rate was primarily attributable to the extension of Federal income tax credits created as a result of Hurricanes Katrina, Rita and Wilma by The Emergency Economic Stabilization Act of 2008.

Nine-Month Period Ended September 30, 2009 Compared to the Nine-Month Period Ended September 30, 2008

Net Service Revenue

The following table summarizes our net service revenue growth (amounts in millions):

	For the nine-mo	For the nine-month		
	Base/Start-ups	Acquisitions	Total	period ended September 30, 2008
Home health revenue:				
Medicare revenue	\$ 818.3	\$ 84.0	\$ 902.3	\$ 691.6
Non-Medicare, episodic-based revenue	78.6	4.3	82.9	58.5
Total episodic-based revenue	896.9	88.3	985.2	750.1
Non-Medicare revenue	41.9	8.5	50.4	47.5
	938.8	96.8	1,035.6	797.6
Hospice revenue:				
Medicare revenue	58.0	10.1	68.1	46.4
Non-Medicare revenue	3.8	0.5	4.3	3.3
	61.8	10.6	72.4	49.7
Total revenue:				
Medicare revenue (1)	876.3	94.1	970.4	738.0
Non-Medicare revenue	124.3	13.3	137.6	109.3
	\$ 1,000.6	\$ 107.4	\$ 1,108.0	\$ 847.3
Internal episodic-based revenue growth (1)			20%	27%

(1)

- Internal episodic-based revenue growth is the percent increase in our base/start-up episodic-based revenue for the period as a percent of the total episodic-based revenue of the prior period.
- (2) Our net service revenue for our base/start-up agencies of \$1.0 billion included \$971.6 million from our base agencies and \$29.0 million from our start-up agencies.

Our net service revenue increased \$260.7 million from 2008 to 2009 and consisted of an increase of \$153.3 million in our base/start-up agencies and \$107.4 million from our acquisition agencies. The \$153.3 million increase in our base/start-up agencies was primarily related to our internal episodic-based revenue, which increased by \$146.8 million or 20% from 2008 to 2009, with 8% related to volume and 12% related to rate.

Our average episodic-based revenue per completed episode increased from \$2,808 to \$3,132 from 2008 to 2009 and was due primarily to the continued deployment of our therapy intensive specialty programs to more of our home health agencies, which are provided to our patients when medically necessary to achieve their desired outcomes.

17

Home Health Statistics

The following table summarizes our growth in total home health patient admissions:

For the nine-month period ended September 30, 200

	Base/Start-ups	Acquisitions	Total	For the nine-month period ended September 30, 2008
Admissions:				
Medicare	136,959	17,922	154,881	131,795
Non-Medicare, episodic-based	16,155	1,052	17,207	13,828
Total episodic-based	153,114	18,974	172,088	145,623
Non-Medicare	23,281	3,790	27,071	25,333
	176,395	22,764	199,159	170,956
Internal episodic-based admission growth (1)			5%	11%

The following table summarizes our growth in total home health patient recertifications:

For the nine-month period ended September 30, 2009

	Base/Start-ups	Acquisitions	Total	For the nine-month period ended September 30, 2008
Recertifications:	•	•		•
Medicare	130,615	10,357	140,972	120,015
Non-Medicare, episodic-based	11,570	563	12,133	9,052
Total episodic-based	142,185	10,920	153,105	129,067
Non-Medicare	13,994	2,477	16,471	16,072
	156,179	13,397	169,576	145,139
Internal episodic-based recertification growth (1)			10%	27%

The following table summarizes our home health completed episodes:

For the nine-month period ended September 30, 2009 Base/Start-ups Acquisitions Total

nrt-ups Acquisitions Total For the nine-month period ended

⁽¹⁾ Internal episodic-based admission growth is the percent increase in our base/start-up episodic-based admissions for the period as a percent of the total episodic-based admissions of the prior period.

⁽¹⁾ Internal episodic-based recertification growth is the percent increase in our base/start-up episodic-based recertifications for the period as a percent of the total episodic-based recertifications of the prior period.

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				September 30, 2008
Completed Episodes:				
Medicare	250,625	26,701	277,326	234,728
Non-Medicare, episodic-based	24,827	1,462	26,289	19,756
Total episodic-based	275,452	28,163	303,615	254,484

Cost of Service, Excluding Depreciation and Amortization

The following summarizes our cost of service, visit and cost per visit information:

	For the nine-month period ended September 30, 2009							
	Base/Start-ups Acquisitions		•	Total	For the nine-month period ended September 30, 2008			
Cost of service (amounts in millions):								
Home health	\$	439.2	\$	49.4	\$	488.6	\$	372.1
Hospice		33.1		5.4		38.5		28.5
	\$	472.3	\$	54.8	\$	527.1	\$	400.6
Home health:								
Visits during the period:								
Medicare	4,844,243		494,142		5,338,385			4,183,776
Non-Medicare, episodic-based	465,684			25,167 490,85		490,851	348,627	
•								
Total episodic-based	5,309,927		519,309		5,829,236			4,532,403
Non-Medicare	522,937		88,852		611,789			480,390
		,		,		,		ŕ
	5,832,864		608,161		6,441,025			5,012,793
		,		-, -		, , , , , , ,		, , , , , , ,
Home health cost per visit (1)	\$	75.29	\$	81.31	\$	75.86	\$	74.22

(1) We calculate home health cost per visit as home health cost of service divided by total home health visits during the period. Of the \$126.5 million increase in cost of service, \$71.7 million is related to increased costs in our base/start-up agencies and \$54.8 million is related to acquisitions. The \$71.7 million in base/start-up business expenses consisted primarily of \$68.6 million related to salaries, taxes and benefits and \$3.2 million related to travel and training. The \$68.6 million increase in salaries, taxes and benefits was primarily related to the increase in the number of visits performed by our base/start-up agencies, which increased by 16.4% or approximately 0.8 million visits from 2008.

Our cost per visit increased from \$74.22 in 2008 to \$75.86 in 2009. The primary reason for the increase relates to our 2008 acquired agencies, which have higher wage indexes compared to our base agencies. Our 2008 acquired agencies are generally located in states that have higher labor costs and have higher numbers of visiting staff. Our cost per visit associated with our base/start-up agencies has increased as the majority of our 2008 acquired agencies are now categorized as base agencies beginning in the second quarter of 2009. Typically, acquired agencies take up to 18 to 24 months to reach the labor efficiencies of existing operations.

General and Administrative Expenses, Provision for Doubtful Accounts, Depreciation and Amortization and Other Expense, net

The following table summarizes our general and administrative expenses, provision for doubtful accounts, depreciation and amortization expense and other expense, net (amounts in millions):

For the nine-month periods ended September 30, 2009 2008

General and administrative expenses:

Salaries and benefits	\$ 242.3	\$ 190.8
Non-cash compensation	5.7	4.2
Other	128.5	110.2
Provision for doubtful accounts	16.5	15.5
Depreciation and amortization	20.7	15.7
Other expense, net	(6.2)	(10.7)

Salaries and benefits increased \$51.5 million, which consisted of an increase of \$33.6 million in base/start-up agency and home office expenses and the inclusion of \$17.9 million in acquisition agency expenses. The base/start-up agency and home office expenses increased by \$30.7 due to increased personnel costs for our field administrative staff and corporate staff necessitated by our internal growth and acquisitions and \$2.9 million related to net severance costs associated with the departure of our former President and Chief Operating Officer and our former Chief Information Officer who left the Company on September 3, 2009.

Non-cash compensation increased \$1.5 million, which includes \$1.8 million for the forfeiture of restricted stock grants by our former President and Chief Operating Officer and our former Chief Information Officer.

Other general and administrative expenses increased \$18.3 million, which consisted of an increase of \$9.9 million in base/start-up agency expenses and the inclusion of \$8.4 million in acquisition agency expenses. The \$9.9 million increase in our base/start-up agency expenses primarily included an increase in our corporate office expenses, which was necessitated by our continued development of our corporate infrastructure needed to support our growing number of agencies.

Income Tax Expense

The following table summarizes our income tax expense and estimated income tax rate (amounts in millions, except for estimated income tax rate):

	For the nine-mo ended Septe	•
	2009	2008
Income before income taxes	\$ 161.0	\$ 99.6
Income tax (expense)	(62.8)	(39.3)
Estimated income tax rate	39.0%	39.4%

The increase in income tax expense of \$23.5 million is attributable to an increase in income before income taxes, which was offset by a decrease in the estimated income tax rate. The decrease in the estimated income tax rate was primarily attributable to the extension of Federal income tax credits created as a result of Hurricanes Katrina, Rita and Wilma by The Emergency Economic Stabilization Act of 2008.

LIQUIDITY AND CAPITAL RESOURCES

Cash Flows for Nine-Month Period Ended September 30, 2009 Compared to the Nine-Month Period Ended September 30, 2008

The following table summarizes our cash flows for the periods indicated (amounts in millions):

	For the nine-n ended Sept	
	2009	2008
Cash provided by operating activities	\$ 218.9	\$ 86.8
Cash (used in) investing activities	(64.7)	(468.8)
Cash (used in) provided by financing activities	(111.8)	331.5
Net increase (decrease) in cash and cash equivalents	42.4	(50.5)
Cash and cash equivalents at beginning of period	2.8	56.2
Cash and cash equivalents at end of period	\$ 45.2	\$ 5.7

Cash provided by operating activities increased \$132.1 million during 2009 compared to 2008, primarily as a result of a changes in patient accounts receivable, accounts payable and accrued expenses. Patient accounts receivable had the most significant impact as cash collections exceeded net service revenue by approximately \$30 million during the nine months ended September 30, 2009 compared to net service revenue exceeded cash collections by approximately \$50 million for the same period in 2008. The increase in cash collections during 2009 is due to a significant decrease in unbilled accounts receivable as further discussed in Outstanding Patient Accounts Receivable below.

Cash used in investing activities decreased \$404.1 million during 2009 compared to 2008. Our cash flow needs for our investing activities were greater during the nine-month period ended September 30, 2008 primarily due to our acquisition of TLC and Family Home Health Care, Inc. & Comprehensive Home Healthcare Services, Inc. which totaled \$437.4 million.

Cash used in financing activities increased \$443.3 million during 2009 compared to 2008, primarily due to a decrease in proceeds from the issuance of long-term obligations as a result of the debt incurred in connection with the TLC acquisition during the nine-month period ended September 30, 2008 and an increase in principal payments of our long-term obligations during the nine-month period ended September 30, 2009. We have decreased our outstanding long-term obligations net of borrowings by \$136.5 million from September 30, 2008.

20

Liquidity

Typically, our principal source of liquidity is the collection of our patient accounts receivable, primarily through the Medicare program; however, from time to time, we can and do obtain additional sources of liquidity through sales of our equity or by incurrence of additional indebtedness. As of September 30, 2009, we had \$45.2 million in cash and cash equivalents, \$239.1 million in availability under our \$250.0 million Revolving Credit Facility and the potential issuance of \$250.0 million of any combination of preferred and common stock, under our effective shelf registration statement.

During 2009, we made \$26.0 million in routine capital expenditures, which primarily included equipment and furniture and computer software. Based on our operating forecasts and our debt service requirements, we believe we will have sufficient liquidity to fund our operations, capital requirements and debt service requirements over the next twelve months and into the foreseeable future.

As we manage our liquidity needs to meet our operating forecasts, debt service requirements and our acquisition and start-up activities, we are monitoring the creditworthiness and solvency of our syndicate of banks that provide the availability of credit under our Revolving Credit Facility as well as the status of the overall equity and credit markets. This monitoring process has become more critical over the past several quarters as several financial institutions have either failed or have been acquired, there has been a severe lack of funds in the credit markets and the equity market has seen significant decreases in value and liquidity, as discussed in the risk factors incorporated herein by reference. As of the date of this filing, we do not believe the availability of funds under our Revolving Credit Facility is at risk; however, we continue to monitor our syndicate of banks in light of current credit market conditions. If the availability under our current Revolving Credit Facility decreases, we may need to consider adjusting our strategy to meet our operating forecasts, debt service requirements and acquisition and start-up activity needs.

Outstanding Patient Accounts Receivable

Our patient accounts receivable, net decreased \$34.7 million from December 31, 2008 to September 30, 2009 primarily due to \$1.1 billion in cash collections, which was offset by \$1.1 billion in net service revenue.

Our days revenue outstanding, net at September 30, 2009 decreased 14.0 days to 33.2 from December 31, 2008. During the nine month-period ended September 30, 2009 we continued to make progress on our outstanding accounts receivable associated with our 2008 acquisitions, which inherently are subject to regulatory and internal delays associated with the conversion process. Additionally, our days revenue outstanding, net improved during the three month-period ended September 30, 2009 due to a \$62.5 million increase in cash collections during the quarter as compared to the cash collections during the three month-period ended December 31, 2008.

Our patient accounts receivable includes unbilled receivables, which are aged based upon our initial service date. At September 30, 2009, the unbilled patient accounts receivable, as a percentage of gross patient accounts receivable, was 18.9%, or \$33.4 million compared to 23.0% or \$48.3 million at December 31, 2008. We monitor unbilled receivables on an agency by agency basis to ensure that all efforts are made to bill claims within timely filing deadlines. The timely filing deadlines vary by state for Medicaid and among insurance companies. As of September 30, 2009, agencies acquired during the past twelve months represented \$5.7 million or 17.0% of our unbilled accounts receivable compared to \$17.0 million or 35.1% as of December 31, 2008.

Our provision for estimated revenue adjustments (which is deducted from our service revenue to determine net service revenue) and provision for doubtful accounts were as follows for the periods indicated:

	For the three-month periods ended September 30,		For the nine-month per ended September 30					
	2	2009	2	008	2	2009		2008
Provision for estimated revenue adjustments	\$	1.9	\$	1.9	\$	5.9	\$	4.1
Provision for doubtful accounts		4.5		6.2		16.4		15.5
Total	\$	6.4	\$	8.1	\$	22.3	\$	19.6
As a percent of revenue		1.6%		2.5%		2.0%		2.3%

21

Allowance for doubtful accounts (4)

Total patient accounts receivable, net

Days revenue outstanding, net (5)

Non-Medicare patient accounts receivable, net

The following schedule details our patient accounts receivable, net of estimated revenue adjustments, by payor class, aged based upon initial date of service (amounts in millions, except days revenue outstanding, net):

	0-90	91-180	181-365	Ov	er 365	Total
At September 30, 2009 (1):						
Medicare patient accounts receivable, net (2)	\$ 87.2	\$ 14.2	\$ 5.7	\$	0.1	\$ 107.2
Other patient accounts receivable:						
Medicaid	5.9	2.8	3.8		3.1	15.6
Private (3)	19.9	10.0	11.0		5.6	46.5
Total	\$ 25.8	\$ 12.8	\$ 14.8	\$	8.7	\$ 62.1
Allowance for doubtful accounts (4)						(28.3)
Non-Medicare patient accounts receivable, net						\$ 33.8
Total patient accounts receivable, net						\$ 141.0
Days revenue outstanding, net (5)						33.2
	0-90	91-180	181-365		Over 365	Total
At December 31, 2008 (1):						
Medicare patient accounts receivable, net (2)	\$ 91.0	\$ 30.2	\$ 8.2	\$	0.3	\$ 129.7
Other patient accounts receivable:						
Medicaid	7.8	5.0	6.0		2.0	20.8
Private (3)	21.0	14.4	14.2		2.7	52.3
Total	\$ 28.8	\$ 19.4	\$ 20.2	\$	4.7	\$ 73.1

(27.1)

\$ 46.0

\$ 175.7

47.2

⁽¹⁾ Our patient accounts receivable include unbilled amounts of \$33.4 million and \$48.3 million as of September 30, 2009 and December 31, 2008, respectively, which have been aged based upon initial service date. Additionally, we have fully reserved for both our Medicare and other patients accounts receivable that are aged over 360 days.

⁽²⁾ The following table summarizes the activity and ending balances in our estimated revenue adjustments (amounts in millions), which is recorded to reduce our Medicare outstanding patient accounts receivable to their estimated net realizable value, as we do not estimate an allowance for doubtful accounts for our Medicare claims.

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	For the three-month period ended September 30, 2009		ei Septe	e-month period nded mber 30, 009	Decen	vear-ended nber 31, 008
Balance at beginning of period	\$	7.8	\$	7.2	\$	3.6
Provision for estimated revenue adjustments		1.9		5.9		6.4
Write offs		(1.9)		(5.3)		(3.2)
Acquired through acquisitions		-		-		0.4
Balance at end of period	\$	7.8	\$	7.8	\$	7.2

Our estimated revenue adjustments were 6.8% and 5.3% of our outstanding Medicare patient accounts receivable at September 30, 2009 and December 31, 2008, respectively.

(3) Private patient accounts receivable include amounts due from other insurance carriers, including Medicare Advantage programs, amounts due for co-payments and amounts due for self-pay.

(4) The following table summarizes the activity and ending balances in our allowance for doubtful accounts (amounts in millions), which is recorded to reduce only our Medicaid and Private outstanding patient accounts receivable to their estimated net realizable value, as we do not estimate an allowance for doubtful accounts for our Medicare claims.

	e	ended		e-month period ended ber 30, 2009	Dece	year-ended mber 31, 2008
Balance at beginning of period	\$	30.8	\$	27.1	\$	13.0
Provision for doubtful accounts		4.5		16.4		24.0
Write offs		(7.0)		(15.4)		(13.1)
Acquired through acquisitions		-		0.2		3.2
Balance at end of period	\$	28.3	\$	28.3	\$	27.1

Our allowance for doubtful accounts was 45.6% and 37.0% of our outstanding Medicaid and Private patient accounts receivable at September 30, 2009 and December 31, 2008, respectively.

(5) Our calculation of days revenue outstanding, net is derived by dividing our ending net patient accounts receivable (i.e. net of estimated revenue adjustments and allowance for doubtful accounts) at September 30, 2009 and December 31, 2008 by our average daily net patient revenue for the three-month periods ended September 30, 2009 and December 31, 2008, respectively.

Indebtedness

Our weighted-average interest rates for our five year Term Loan (the Term Loan) and our \$250.0 million, five year Revolving Credit Facility (the Revolving Credit Facility) were as follows:

		e-month periods eptember 30,	For the nine-m ended Septe	
	2009	2008	2009	2008
Term Loan	1.3%	4.1%	1.8%	4.3%
Revolving Credit Facility	1.3%	4.1%	1.7%	4.3%

As of September 30, 2009, our total leverage ratio (used to compute the margin and commitment fees, described in more detail in Note 5 of the financial statements included in our Form 10-K) was 0.9, our fixed charge coverage ratio was 2.4 and we were in compliance with the covenants associated with our long-term obligations.

The following table presents our availability under our \$250.0 million Revolving Credit Facility as of September 30, 2009 (amounts in millions):

Total Revolving Credit Facility	\$ 250.0
Less: outstanding revolving credit loans	-
Less: outstanding swingline loans	-
Less: outstanding letters of credit	(10.9)
Remaining availability under the Revolving Credit Facility	\$ 239.1

See Note 5 of the financial statements included in our Form 10-K for additional details on our outstanding long-term obligations.

Inflation

We do not believe that inflation has significantly impacted our results of operations.

Critical Accounting Policies

See Part II, Item 7 Critical Accounting Policies and our consolidated financial statements and related notes in Part IV, Item 15 of our Form 10-K, for accounting policies and related estimates we believe are the most critical to understanding our condensed consolidated financial statements, financial condition and results of operations and which require complex management judgment and assumptions, or involve uncertainties. These critical accounting policies include revenue recognition; patient accounts receivable; insurance; goodwill and intangible assets; and income taxes. There have not been any changes to our significant accounting policies or their application, since we filed our Form 10-K.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Primarily as a result of our borrowings to effect the TLC acquisition, we are now exposed to market risk from fluctuations in interest rates. Our Revolving Credit Facility and Term Loan carry a floating interest rate which is tied to the Eurodollar rate (i.e. LIBOR) and the Prime Rate and therefore, our condensed consolidated statements of operations and our condensed consolidated statements of cash flows will be exposed to changes in interest rates. As of September 30, 2009, the total amount of outstanding debt subject to interest rate fluctuations was \$105.0 million. A 1.0% interest rate increase would increase interest expense by approximately \$1.1 million annually.

23

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

We have established disclosure controls and procedures designed to ensure that information required to be disclosed in our reports filed under the Securities Exchange Act of 1934 (the Exchange Act) is recorded, processed, summarized, disclosed and reported within the time periods specified in the SEC s rules and forms. This information is also accumulated and communicated to our management and Board of Directors to allow timely decisions regarding required disclosure.

In connection with the preparation of this Quarterly Report on Form 10-Q, as of September 30, 2009, under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, we conducted an evaluation of the effectiveness of our disclosure controls and procedures, as such term is defined under Rules 13a-15(e) and 15d-15(e) promulgated under the Exchange Act.

Based on this evaluation, our principal executive officer and principal financial officer concluded that our disclosure controls and procedures were effective as of September 30, 2009, the end of the period covered by this Quarterly Report.

Changes in Internal Controls

There have been no changes in our internal control over financial reporting (as defined in Exchange Act Rule 13a-15(f)) that have occurred during the quarter ended September 30, 2009, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Inherent Limitations on Effectiveness of Controls

Our management, including our principal executive officer and principal financial officer, does not expect that our disclosure controls or our internal controls over financial reporting will prevent or detect all errors and all fraud. A control system, no matter how well designed and operated, can provide only reasonable, not absolute, assurance that the control system is objectives will be met. The design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Further, because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that misstatements due to error or fraud will not occur or that all control issues and instances of fraud, if any, have been detected. These inherent limitations include the realities that judgments in decision-making can be faulty and that breakdowns can occur because of simple error or mistake. Controls can also be circumvented by the individual acts of some persons, by collusion of two or more people, or by management override of the controls. The design of any system of controls is based in part on certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Projections of any evaluation of controls effectiveness to future periods are subject to risks. Over time, controls may become inadequate because of changes in conditions or deterioration in the degree of compliance with policies and procedures.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

See Note 6 to the condensed consolidated financial statements for information concerning our legal proceedings.

ITEM 1A. RISK FACTORS

In addition to the other information set forth in this Quarterly Report on Form 10-Q, you should carefully consider the Risk Factors included in Part I, Item 1A. Risk Factors of our Annual Report on Form 10-K. These Risk Factors could materially impact our business, financial condition and/or operating results. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely impact our business, financial condition and/or operating results.

24

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

The following table provides the information with respect to purchases made by us of shares of our common stock during each of the months during the three-month period ended September 30, 2009:

Period	(a) Total Number of Shares (or Units) Purchased	(b) Average Price Paid per Share (or Unit)	(c) Total Number of Share (or Units) Purchased as Part of Publicly Announced Plans or Programs	(d) Maximum Number (or Approximate Dollar Value) of Shares (or Units) that May Yet Be Purchased Under the Plans or Programs
July 1, 2009 to July 31, 2009	1,171(1)	\$ 34.19	-	-
August 1, 2009 to August 31, 2009	175(1)	\$ 43.88	-	-
September 1, 2009 to September 30,				
2009	175(1)	\$ 35.00	-	-
Total	1,521	\$ 35.40	-	-

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

None.

ITEM 5. OTHER INFORMATION

Designation of Executive Officers

On October 22, 2009, the Company s Board of Directors designated Dr. Michael Fleming, the Company s Chief Medical Officer, and David Bucey, the Company s General Counsel and Corporate Secretary: (i) officers of the Company, as such term is defined under Rule 16a-1(f) promulgated under the Securities Exchange Act of 1934 (the Exchange Act) and executive officers of the Company, as such term is defined under Rule 3b-7 promulgated under the Exchange Act. Copies of Dr. Fleming s and Mr. Bucey s employment agreements with the Company are attached to this Current Report on Form 10-Q as Exhibits 10.1 and 10.2, respectively.

The following is a description of the key terms and conditions of Dr. Fleming s and Mr. Bucey s respective employment agreements. Unless otherwise defined herein, all capitalized terms have the meanings ascribed to them in the applicable employment agreement, and the following descriptions are qualified in their entirety by the provisions of the respective employment agreements.

Employment Agreement with Dr. Fleming: Pursuant to his employment agreement dated October 27, 2009, Dr. Fleming agreed to serve as the Company s Chief Medical Officer, with such duties and responsibilities as are customary for the chief medical officer of corporations of a similar size as the Company and such other reasonable duties as may be prescribed by the Company s Chief Executive Officer. Dr. Fleming s employment is on an at will basis and is not guaranteed for a specified term.

Under the terms of his employment agreement, Dr. Fleming, among other things, is entitled to:

⁽¹⁾ Represents shares of common stock surrendered to us by certain employees to satisfy tax withholding obligations in connection with the vesting of non-vested stock previously awarded to such employees under our 2008 Omnibus Incentive Compensation Plan.

- (1) an annual base salary of not less than \$210,000; subject to adjustment;
- (2) receive shares of restricted Company stock annually, subject to the approval of the Company s Board of Directors (the stock grant for 2009 shall have a value of \$60,000);
- (3) participate in the Company s annual incentive plan and other incentive compensation, pension, welfare and benefit plans and programs as are made available to the Company s Senior Vice Presidents or to its employees in general, including paid time off, deferral, health, medical, dental, long-term disability, travel, accident and life insurance plans, subject to eligibility; and
- (4) reimbursement of reasonable travel and other business expenses.

25

In the event Dr. Fleming s employment is terminated due to his death or Disability, Dr. Fleming or his estate or beneficiaries (as the case may be) will be entitled to any benefits due or earned in accordance with the applicable plans of the Company and the following amounts, which will be paid in a single lump sum within 15 days of the termination of his employment: (a) unpaid base salary through the date of termination; and (b) incentive awards earned in the prior year, but not yet paid.

If Dr. Fleming is terminated for Cause or resigns without Good Reason, he will be entitled to any benefits earned in accordance with the applicable plans of the Company and the following amounts, which will be paid in a single lump sum within 15 days of termination of his employment: (a) unpaid base salary through the date of termination; and (b) incentive awards earned in the prior year, but not yet paid.

If Dr. Fleming is terminated without Cause or resigns with Good Reason, he will be entitled to any benefits earned in accordance with the applicable plans of the Company and the following: (a) unpaid base salary through the date of termination, paid in a single lump sum within 15 days of termination; (b) unpaid incentive awards earned in the prior year, paid in a single lump sum with 15 days of the termination; and (c) Severance Compensation.

Under the terms of Dr. Fleming s employment agreement, Severance Compensation is a payment equal to six months of his then-current base salary, less tax and other withholdings, payable by the Company via regularly scheduled payroll deductions until the entire amount is paid in full

Good Reason for voluntary resignation by Dr. Fleming is defined as the occurrence of any of the following circumstances without Dr. Fleming is express written consent, unless the breach is corrected within 30 days from the date the Company is put on notice of the occurrence: (i) a material reduction in Dr. Fleming is base salary, (ii) a relocation of the Company is corporate offices outside of a 50 mile radius from Baton Rouge, Louisiana (iii) a material diminution of Dr. Fleming is authority, responsibility or duties, or (iv) any material breach of the employment agreement by the Company.

Dr. Fleming is subject to certain restrictive covenants, including prohibitions against competition and solicitation for 24 months following his termination. In the event of a breach of the restrictive covenants, (a) Dr. Fleming will be obligated to repay the Company, within five days of demand therefore, any Severance Compensation previously made to him and (b) the unexercised portion of any stock option, whether or not vested, will be immediately forfeited and canceled.

Both Dr. Fleming and the Company are subject to arbitration for resolution of disputes arising out of the employment agreement.

Employment Agreement with Mr. Bucey: Pursuant to his employment agreement dated July 7, 2008, Mr. Bucey agreed to serve as the Company s Senior Vice President, General Counsel and Corporate Secretary, with such duties and responsibilities as are customary for the general counsel and corporate secretary of corporations of a similar size as the Company and such other reasonable duties as may be prescribed by the Company s Chief Executive Officer and Chief Financial Officer. Mr. Bucey s employment is on an at will basis and is not guaranteed for a specified term.

Under the terms of his employment agreement, Mr. Bucey, among other things, is entitled to:

- (1) an annual base salary of not less than \$190,000; subject to adjustment; and
- (2) receive 5,000 shares of restricted Company stock upon execution of the employment agreement and additional shares of restricted Company stock annually, subject to the approval of the Company s Board of Directors.

The other terms and provisions of Mr. Bucey s employment agreement are substantially the same as Dr Fleming s agreement (as described above).

Amendments to By-laws

On October 22, 2009, the Company s Board of Directors amended portions of Article II (*Stockholder Meetings*), Article III (*Board of Directors*) and Article IV (*Officers*) of the Company s By-laws. Some of the amendments respond to amendments to the Delaware General Corporation Law, while others respond to Delaware judicial opinions interpreting various by-law provisions as well as developments in corporate governance practices. A summary of the substantive amendments is set forth below but is qualified in its entirety by reference to the composite text of the

Company s By-laws, which are filed as Exhibit 3.2 to this Quarterly Report on Form 10-Q and are incorporated into this Item 5 by reference.

The amendments to Section 2.2 (*Special Meetings*) and Section 2.5 (*Notice of Meeting*, which was previously numbered Section 2.4) and the addition of a new Section 2.3 (*Business at Annual and Special Stockholder Meetings*) revise provisions regarding the notice required to request a special meeting of stockholders and provisions regarding the advance notice for

26

nominations and other business to be conducted at special and annual meetings of stockholders. The revised advance notice provisions set forth in Article II of the composite By-laws clarify that these procedures represent the exclusive means for a stockholder to make nominations or submit other business at a meeting of stockholders (other than proposals governed by Rule 14a-8 under the Securities Exchange Act of 1934). In addition, amended Section 2.5 states that notice of stockholder meetings shall be delivered to each stockholder of record entitled to notice of such meeting.

The amendments to Section 2.8 (Notice of Stockholder Business to be Conducted at a Meeting of Stockholders, which was previously numbered Section 2.7), require that additional information be given by any stockholder (a Noticing Stockholder) properly bringing any item of business (including nominating persons to be elected or re-elected to the Company s Board of Directors) before an annual or special meeting of stockholders in accordance with the advance notice provisions of the Company s composite By-laws. A Noticing Stockholder must provide expanded disclosure in the notice to the Company, including: (i) the beneficial ownership of the Noticing Stockholder and persons or entities affiliated with the Noticing Stockholder (including information on derivative, hedging and other transactions and arrangements in Company securities), (ii) material direct or indirect interests with respect to the proposal and any agreements or understandings between the Noticing Stockholder and other persons with respect to the proposal, and (iii) biographical and stock ownership information of nominees for election to the Board of Directors as well as any agreements or understandings between the Noticing Stockholder and the nominee in connection with the nomination.

In addition, under Section 2.8, as amended, a Noticing Stockholder s timely notice in connection with an annual meeting of stockholders must delivered in proper written form to the Company s Secretary at the Company s principal executive offices not earlier than the close of business on the 120th day (as opposed to the 90th day) and not later than the close of business on the 90th day (as opposed to the 60th day) prior to the first anniversary of the preceding year s annual stockholders meeting. The Company s 2009 annual meeting was held on June 4, 2009. Accordingly, all stockholder proposals for the Company s 2010 annual meeting must be delivered to, or mailed and received at, the Company s principal executive offices not earlier than the close of business on Thursday, February 4, 2010 and not later than the close of business on Monday, March 8, 2010.

Section 2.11 (*Record Date for Action by Written Consent*) was amended to require that a stockholder seeking to take action by written consent must provide the information required by Section 2.8(c) (as well as a copy of the proposed consent) in the written notice delivered to the Company's Secretary requesting the Board of Directors to fix a record date.

Section 3.2 (*Number and Tenure*) and Section 3.11 (*Vacancies*) of the By-laws were amended to provide that each director (whether elected or appointed to fill a vacancy) shall serve a term expiring at the next annual meeting of stockholders (as opposed to a one-year term).

Section 3.7 (*Notice of Board Meetings*) was amended to provide that notices of Board of Directors meetings may be delivered by electronic transmission.

Sections 4.2 (*Elections and Term of Office*) and 4.9 (*Removal*) were amended to provide that the Chief Executive Officer may remove any officer, except in the case of an officer elected by the Board of Directors, which officer may only be removed by a majority of the entire Board of Directors.

27

ITEM 6. EXHIBITS

The exhibits marked with the cross symbol () are filed and the exhibits marked with the double cross symbol () are furnished with this Form 10-Q. Any exhibits marked with the asterisk symbol (*) are management contracts or compensatory plans or arrangements filed pursuant to Item 601(b)(10)(iii) of Regulation S-K.

Exhibit Number 2.1	Document Description Purchase and Sale Agreement dated February 18, 2008, by and among Amedisys, Inc., Amedisys TLC Acquisition, L.L.C., TLC Health Services, Inc., TLC Holdings I, Corp. (Holdco) and the securityholders of TLC and Holdco	Report or Registration Statement The Company s Current Report on Form 8-K filed on April 1, 2008	SEC File or Registration Number 0-24260	Exhibit or Other Reference 2.1
2.2	First Amendment to Purchase and Sale Agreement dated March 25, 2008, by and among Amedisys, Inc., Amedisys TLC Acquisition, L.L.C., TLC Health Services, Inc., Holdco and Arcapita Inc., as Sellers Representative on behalf of the securityholders of TLC and Holdco	The Company s Current Report on Form 8-K filed on April 1, 2008	0-24260	2.2
3.1	Composite of Certificate of Incorporation of the Company inclusive of all amendments through June 14, 2007	The Company s Quarterly Report on Form 10-Q for the quarter ended June 30, 2007	0-24260	3.1
3.2	Composite of By-Laws of the Company inclusive of all amendments through October 22, 2009			
4.1	Common Stock Specimen	The Company s Registration Statement on Form S-3 filed on August 20, 2007	333-145582	4.8
4.2.1	Shareholder Rights Agreement	The Company s Current Report on Form 8-K filed June 16, 2000, and the Company s Registration Statement on Form 8-A12G filed June 16, 2000	0-24260	4
4.2.2	Amendment No. 1 to Shareholder Rights Agreement, dated as of July 26, 2006	The Company s Quarterly Report on Form 10-Q for the quarter ended June 30, 2006	0-24260	4.1
4.3	Note Purchase Agreement dated March 25, 2008 among Amedisys, Inc., Amedisys Holding, L.L.C. and the Purchasers identified on Schedule A thereto, relating to the issuance and sale of (a) \$35,000,000 aggregate principal amount of their 6.07% Series A Senior Notes due March 25, 2013 (b) \$30,000,000 aggregate principal amount of their 6.28% Series B Senior Notes due March 25, 2014 and (c) \$35,000,000 aggregate principal amount of their 6.49% Series C Senior Notes due March 25, 2015	The Company s Current Report on Form 8-K filed on April 1, 2008	0-24260	4.1

28

Exhibit Number 4.4	Document Description Form of Series A Note due March 25, 2013 (attached as Exhibit 1 to the Note Purchase Agreement incorporated by reference as Exhibit 4.3 hereto)	Report or Registration Statement The Company s Current Report on Form 8-K filed on April 1, 2008	SEC File or Registration Number 0-24260	Exhibit or Other Reference 4.1
4.5	Form of Series B Note due March 25, 2014 (attached as Exhibit 2 to the Note Purchase Agreement incorporated by reference as Exhibit 4.3 hereto)	The Company s Current Report on Form 8-K filed on April 1, 2008	0-24260	4.1
4.6	Form of Series C Note due March 25, 2015 (attached as Exhibit 3 to the Note Purchase Agreement incorporated by reference as Exhibit 4.3 hereto)	The Company s Current Report on Form 8-K filed on April 1, 2008	0-24260	4.1
10.1*	Employment Agreement dated October 27, 2009 by and between the Company and Michael Fleming, M.D.			
10.2*	Employment Agreement dated July 7, 2008 by and between the Company and David R. Bucey			
31.1	Certification of William F. Borne, Chairman and Chief Executive Officer, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002			
31.2	Certification of Dale E. Redman, Chief Financial Officer, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002			
32.1	Certification William F. Borne, Chairman and Chief Executive Officer, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002			
32.2	Certification Dale E. Redman, Chief Financial Officer, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002			
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101.PRE	XBRL Taxonomy Extension Presentation			

29

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.

AMEDISYS, INC.

(Registrant)

By: /s/ Dale E. Redman Dale E. Redman

Chief Financial Officer and

Duly Authorized Officer

DATE: October 27, 2009

30

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32