DAVITA HEALTHCARE PARTNERS INC. Form 10-Q August 08, 2016

#### UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

For the Quarterly Period Ended June 30, 2016

### QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF

### THE SECURITIES EXCHANGE ACT OF 1934

Commission File Number: 1-14106

#### DAVITA HEALTHCARE PARTNERS INC.

2000 16th Street

Denver, CO 80202

Telephone number (303) 405-2100

Delaware 51-0354549 (State of incorporation) (I.R.S. Employer

Identification No.)

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate 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 x 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.

Large accelerated filer x

Accelerated filer £

Non-accelerated filer  $\pounds$  (Do not check if a smaller reporting company) Smaller reporting company  $\pounds$ Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act) Yes  $\pounds$  No x

As of August 5, 2016, the number of shares of the Registrant's common stock outstanding was approximately 206.9 million shares.

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Item 2.	Unregistered Sales of Equity Securities and Use of Proceeds
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Note: Items 3, 4 and 5 of Part II are omitted because they are not applicable.

# CONSOLIDATED STATEMENTS OF INCOME

# (unaudited)

(dollars in thousands, except per share data)

	Three month June 30,	s ended	Six months of June 30,	ended
	2016	2015	2016	2015
Patient service revenues	\$2,570,654	\$2,363,579	\$5,048,392	\$4,635,394
Less: Provision for uncollectible accounts	(111,428	) (105,965	) (220,633	) (205,129 )
Net patient service revenues	2,459,226	2,257,614	4,827,759	4,430,265
Capitated revenues	897,826	866,190	1,784,873	1,716,705
Other revenues	360,599	310,814	686,155	575,613
Total net revenues	3,717,651	3,434,618	7,298,787	6,722,583
Operating expenses and charges:				
Patient care costs and other costs	2,671,025	2,446,076	5,253,358	4,808,688
General and administrative	386,895	347,960	773,324	689,761
Depreciation and amortization	180,381	158,843	349,736	312,632
Provision for uncollectible accounts	3,566	2,159	6,083	3,986
Equity investment loss (income)	505	(5,033	) (882	) (7,941 )
Goodwill impairment charges	176,000	4,065	253,000	4,065
Gain on sales of business interests, net	(29,791	) —	(29,791	) —
Settlement charge		_		495,000
Total operating expenses and charges	3,388,581	2,954,070	6,604,828	6,306,191
Operating income	329,070	480,548	693,959	416,392
Debt expense	(102,894	) (104,248	) (205,778	) (201,640 )
Debt redemption charges		(48,072	) —	(48,072)
Other income, net	3,215	2,311	6,191	1,778
Income before income taxes	229,391	330,539	494,372	168,458
Income tax expense	134,888	122,762	261,710	36,829
Net income	94,503	207,777	232,662	131,629
Less: Net income attributable to noncontrolling				
interests	(41,121	) (37,300	) (81,846	) (71,769 )
Net income attributable to DaVita HealthCare				
Partners Inc.	\$53,382	\$170,477	\$150,816	\$59,860
Earnings per share:				
Basic net income per share attributable to DaVita HealthCare				
Partners Inc.	\$0.26	\$0.80	\$0.74	\$0.28
Diluted net income per share attributable to DaVita HealthCare				
Partners Inc.	\$0.26	\$0.78	\$0.73	\$0.27

Weighted average shares for earnings per share:				
Basic	204,497,970	212,991,606	204,432,315	213,188,268
Diluted	208,047,172	217,606,198	207,987,530	217,790,617

See notes to condensed consolidated financial statements.

### CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited)

(dollars in thousands)

	Three months ended June 30,		Six month June 30,	
Net income	2016 \$94,503	2015 \$207,777	2016 \$232,662	2015 \$131,629
	\$94,303	\$207,777	\$252,002	\$151,029
Other comprehensive (loss) income, net of tax:				
Unrealized losses on interest rate swap and cap agreements:	( <b>-</b> )			
Unrealized losses on interest rate swap and cap agreements	(2,616)	(2,453)	(8,085)	) (8,213 )
Reclassifications of net swap and cap agreements realized				
losses into net income	448	789	913	1,601
Unrealized gains (losses) on investments:				
Unrealized gains (losses) on investments	638	(99)	867	283
Reclassification of net investment realized gains into				
net income		(16)	(93	) (173 )
Foreign currency translation adjustments	(4,844)	5,025	6,337	(12,860)
Other comprehensive (loss) income	(6,374)	3,246	(61)	(19,362)
Total comprehensive income	88,129	211,023	232,601	112,267
Less: Comprehensive income attributable to noncontrolling	-	, i		
interests	(41, 270)	(37,300)	(81,995)	(71,769)
Comprehensive income attributable to DaVita HealthCare Partners			/	
1				
Inc.	\$46,859	\$173,723	\$150,606	\$40.498
	+ .0,009	+ 1.0,.20	+ 10 0,000	+ .0,.20

See notes to condensed consolidated financial statements.

### CONSOLIDATED BALANCE SHEETS

(unaudited)

(dollars in thousands, except per share data)

	June 30, 2016	December 31, 2015
ASSETS		
Cash and cash equivalents	\$1,283,416	\$1,499,116
Short-term investments	394,166	408,084
Accounts receivable, less allowance of \$279,429 and \$264,144	1,875,403	1,724,228
Inventories	197,388	185,575
Other receivables	558,081	435,885
Other current assets	187,763	190,322
Income taxes receivable		60,070
Total current assets	4,496,217	4,503,280
Property and equipment, net of accumulated depreciation of \$2,622,476 and		
\$2,397,007	2,972,407	2,788,740
Intangible assets, net of accumulated amortization of \$852,860 and \$770,691	1,631,001	1,687,326
Equity investments	64,420	73,368
Long-term investments	102,374	94,122
Other long-term assets	64,254	73,560
Goodwill	9,360,957	9,294,479
	\$18,691,630	\$18,514,875
LIABILITIES AND EQUITY		
Accounts payable	\$504,353	\$513,950
Other liabilities	840,745	682,123
Accrued compensation and benefits	807,135	741,926
Medical payables	300,564	332,102
Current portion of long-term debt	144,183	129,037
Income taxes payable	48,682	
Total current liabilities	2,645,662	2,399,138
Long-term debt	8,957,257	9,001,308
Other long-term liabilities	420,776	439,229
Deferred income taxes	772,329	726,962
Total liabilities	12,796,024	12,566,637
Commitments and contingencies:		
Noncontrolling interests subject to put provisions	936,903	864,066
Equity:		
Preferred stock (\$0.001 par value, 5,000,000 shares authorized; none issued)		
Common stock (\$0.001 par value, 450,000,000 shares authorized;	217	217

217,338,629 and 217,120,346 shares issued and 206,904,375 and 209,754,247

shares outstanding, respectively)		
Additional paid-in capital	1,047,820	1,118,326
Retained earnings	4,507,651	4,356,835
Treasury stock (10,434,254 and 7,366,099 shares, respectively)	(749,598)	(544,772)
Accumulated other comprehensive loss	(60,036)	(59,826)
Total DaVita HealthCare Partners Inc. shareholders' equity	4,746,054	4,870,780
Noncontrolling interests not subject to put provisions	212,649	213,392
Total equity	4,958,703	5,084,172
	\$18,691,630	\$18,514,875

See notes to condensed consolidated financial statements.

# CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited)

(dollars in thousands)

	Six months ended June 30,		
	2016	2015	
Cash flows from operating activities:			
Net income	\$232,662	\$131,629	
Adjustments to reconcile net income to net cash provided by operating activities:			
Settlement charge		495,000	
Settlement payments		(493,775	)
Depreciation and amortization	349,736	312,632	
Debt redemption charges	—	48,072	
Goodwill impairment charges	253,000	4,065	
Stock-based compensation expense	23,717	28,299	
Tax benefits from stock award exercises	23,658	28,040	
Excess tax benefits from stock award exercises	(10,604	) (16,913	)
Deferred income taxes	19,952	4,418	
Equity investment income, net	14,275	5,257	
Gain on sales of business interests, net	(29,791	) —	
Other non-cash charges	23,120	20,653	
Changes in operating assets and liabilities, other than from acquisitions and			
divestitures:			
Accounts receivable	(104,005	) (142,950	)
Inventories	(9,213	) (22,780	)
Other receivables and other current assets	(107,610	) (50,362	)
Other long-term assets	(431	) 378	
Accounts payable	22,809	50,823	
Accrued compensation and benefits	41,098	(26,316	)
Other current liabilities	112,825	177,733	
Income taxes	121,972	(109,460	)
Other long-term liabilities	(31,531	) (2,912	)
Net cash provided by operating activities	945,639	441,531	
Cash flows from investing activities:			
Additions of property and equipment	(358,627	) (290,873	)
Acquisitions	(473,314	) (45,059	)
Proceeds from asset and business sales	17,393	3,415	
Purchase of investments available for sale	(7,873	) (3,872	)
Purchase of investments held-to-maturity	(518,965	) (1,039,632	2)
Proceeds from sale of investments available for sale	5,337	1,550	
Proceeds from investments held-to-maturity	545,685	434,684	
Purchase of equity investments	(8,785	) (7,550	)

Proceeds from sale of equity investments	40,920	_
Net cash used in investing activities	(758,229)	(947,337)
Cash flows from financing activities:		
Borrowings	26,134,952	28,144,986
Payments on long-term debt and other financing costs	(26,196,185)	(27,476,994)
Deferred financing and debt redemption costs	(188)	(58,539)
Purchase of treasury stock	(274,926)	(84,113)
Distributions to noncontrolling interests	(94,153)	(79,040)
Stock award exercises and other share issuances, net	9,465	4,680
Excess tax benefits from stock award exercises	10,604	16,913
Contributions from noncontrolling interests	13,117	18,040
Purchase of noncontrolling interests	(6,240)	(10,840)
Net cash (used in) provided by financing activities	(403,554)	475,093
Effect of exchange rate changes on cash and cash equivalents	444	(793)
Net decrease in cash and cash equivalents	(215,700)	(31,506)
Cash and cash equivalents at beginning of the year	1,499,116	965,241
Cash and cash equivalents at end of the period	\$1,283,416	\$933,735

See notes to condensed consolidated financial statements.

# CONSOLIDATED STATEMENTS OF EQUITY

(unaudited)

(dollars and shares in thousands)

	interests subject to put	DaVita He Common stock		are Partners I Additional paid-in capital	Inc. Shareholde Retained earnings	ers' Equit	-	Accumulat other comprehen loss		Non- controlling interests not subject to put provisions
Balance at December 31,	-			-	-	1104541	-			
2014	\$829,965	215,641	\$216	\$1,108,211	\$4,087,103	—	\$—	\$(25,017)	\$5,170,513	\$189,798
Comprehensive income:										
Net income	96,510				269,732				269,732	61,168
Other comprehensive loss								(34,809)	(34,809)	
Stock purchase								(0.,000)	(0.,000)	
shares issued		_	_	(6,079	)	414	30,608		24,529	
Stock unit shares issued		348			,					
Stock-settled SAR shares										
issued		1,131	1	(1	)					
Stock-settled stock-based										
compensation expense				56,899					56,899	
Excess tax benefits from stock										
awards exercised				28,157					28,157	
Distributions to noncontrolling	(103,355)			20,101					20,107	(71,280)

interests												
Contributions												
from												
nom												
noncontrolling												
noncontrolling	25 705											20 040
interests	25,795											28,849
Sales and												
assumptions of												
additional												
noncontrolling												
interests	10,654											6,875
Purchase of												
noncontrolling												
interests	(8,538	)		(55,826	)				(	55,826	)	(2,018)
Changes in fair												
value of												
noncontrolling												
interests	13,035			(13,035	)				(	13,035	)	
Purchase of	10,000			(15,055	)				(	15,055	)	
treasury stock						(7,780	) (575,380)		(	575,380	) )	
Balance at						(7,700	) (575,500)		(	575,500	, ,	
December 31,												
2015	\$864,066	217 120	\$217	\$1 118 326	\$4,356,835	(7 366	) \$(544,772)	\$ (50.82	6) \$/	870 78	0	\$213,392
Comprehensive	\$804,000	217,120	φ217	\$1,110,520	\$4,330,833	(7,500	) \$(344,772)	\$(39,62	-φ (Ο	,070,70	0.	\$213,392
income:												
Net income	55 042				150.016				1	50.016		26 602
	55,243				150,816				1	50,816		26,603
Other												
comprehensive												
<i>a</i>								(210		• • •		1.10
(loss) income								(210	) (	210	)	149
Stock unit												
shares issued		_	—	(19,267	)	268	19,267		-	_		
Stock-settled												
SAR shares												
issued		219		(25,388	)	353	25,388		-			
Stock-settled												
stock-based												
compensation				02 100					~	2 100		
compensation expense				23,196					4	23,196		
-				10,604						0,604		
expense												
expense Excess tax												

awards									
exercised									
Distributions to									
noncontrolling									
interests	(54,413)			_				_	(39,740)
Contributions									
from									
noncontrolling									
interests	9,049			_					4,068
Sales and									
assumptions of									
additional									
noncontrolling									
interests	7,837								9,887
Purchase of									
noncontrolling									
interests				(4,530	)			(4,530)	(1,710)
Changes in fair					,				
value of									
noncontrolling									
interests	55,121			(55,121	)			(55,121)	
Purchase of	55,121			(55,121	,			(55,121 )	
treasury stock						(3,690) (249,481)		(249,481)	
Balance at June						(0,0,0) (-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(2.),,	
30, 2016	\$936,903	217,339	\$217	\$1,047,820	\$4,507,651	(10,435) \$(749,598)	\$(60,036)	\$4,746,054	\$212,649

See notes to condensed consolidated financial statements

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

(dollars and shares in thousands, except per share data)

Unless otherwise indicated in this Quarterly Report on Form 10-Q "the Company", "we", "us", "our" and similar terms refer to DaVita HealthCare Partners Inc. and its consolidated subsidiaries.

#### 1. Condensed consolidated interim financial statements

The condensed consolidated interim financial statements included in this report are prepared by the Company without audit. In the opinion of management, all adjustments necessary for a fair presentation of the results of operations are reflected in these consolidated interim financial statements. All significant intercompany accounts and transactions have been eliminated. The preparation of these financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. The most significant estimates and assumptions underlying these financial statements and accompanying notes generally involve revenue recognition and accounts receivable, contingencies, impairments of goodwill and other long-lived assets, fair value estimates, accounting for income taxes, variable compensation accruals, consolidation of variable interest entities, purchase accounting valuation estimates, long-term incentive program compensation and medical liability claims. The results of operations for the six months ended June 30, 2016 are not necessarily indicative of the operating results for the full year. The condensed consolidated interim financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2015. Prior year balances and amounts have been reclassified to conform to the current year presentation. The Company has evaluated subsequent events through the date these condensed consolidated financial statements and amounts have been reclassified to conform to the current year presentation. The Company has included all necessary adjustments and disclosures.

#### 2. Earnings per share

Basic net income per share is calculated by dividing net income attributable to the Company, adjusted for any change in noncontrolling interests redemption rights in excess of fair value, by the weighted average number of common shares and vested stock units outstanding, net of shares held in escrow that under certain circumstances may be returned to the Company.

Diluted net income per share includes the dilutive effect of outstanding stock-settled stock appreciation rights and unvested stock units (under the treasury stock method) as well as contingently returnable shares held in escrow.

The reconciliations of the numerators and denominators used to calculate basic and diluted earnings per share are as follows:

	Three mon June 30,	ths ended	Six month June 30,	s ended
	2016	2015	2016	2015
Basic:				
Net income attributable to DaVita HealthCare Partners Inc.	\$53,382	\$170,477	\$150,816	\$59,860
Weighted average shares outstanding during the period	206,692	215,186	206,626	215,382
Contingently returnable shares held in escrow for the DaVita				
HealthCare Partners merger	(2,194)	(2,194)	(2,194)	(2,194)
Weighted average shares for basic earnings per share				
calculation	204,498	212,992	204,432	213,188
Basic net income per share attributable to DaVita				
HealthCare Partners Inc.	\$0.26	\$0.80	\$0.74	\$0.28
Diluted:				
Net income attributable to DaVita HealthCare Partners Inc.	\$53,382	\$170,477	\$150,816	\$59,860
Weighted average shares outstanding during the period	206,692	215,186	206,626	215,382
Assumed incremental shares from stock plans	1,355	2,420	1,362	2,409
Weighted average shares for diluted earnings per share				
calculation	208,047	217,606	207,988	217,791
Diluted net income per share attributable to DaVita				
HealthCare Partners Inc.	\$0.26	\$0.78	\$0.73	\$0.27
Anti-dilutive potential common shares excluded from				
calculation	1,811	691	2,042	1,046

#### DAVITA HEALTHCARE PARTNERS INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

(unaudited)

(dollars and shares in thousands, except per share data)

#### 3. Accounts receivable

Accounts receivable are reduced by an allowance for doubtful accounts. In evaluating the ultimate collectability of accounts receivable, the Company analyzes its historical cash collection experience and trends for each of its government payors and commercial payors to estimate the adequacy of the allowance for doubtful accounts and the amount of the provision for uncollectible accounts. Management regularly updates its analysis based upon the most recent information available to determine its current provision for uncollectible accounts and the adequacy of its allowance for doubtful accounts.

For receivables associated with dialysis patient services covered by Medicare, the Company receives 80% of the payment directly from Medicare as established under the government's bundled payment system and determines an appropriate allowance for doubtful accounts and provision for uncollectible accounts on the remaining balance due depending upon the Company's estimate of the amounts ultimately collectible from other secondary coverage sources or from the patients. For receivables associated with services to patients covered by commercial payors that are either based upon contractual terms or for non-contracted health plan coverage, the Company provides an allowance for doubtful accounts by recording a provision for uncollectible accounts based upon its historical collection experience, potential inefficiencies in its billing processes and for which collectability is determined to be unlikely. Less than 1% of the Company's dialysis and related lab services net accounts receivable are associated with patient pay and it is the Company's policy to reserve 100% of the outstanding accounts receivable balances for dialysis services when those amounts due are outstanding for more than three months.

During the six months ended June 30, 2016, the Company's allowance for doubtful accounts increased by \$15,285. This was primarily due to an increase in outstanding balances related to the U.S. dialysis and lab business. There were no unusual transactions impacting the allowance for doubtful accounts.

4. Investments in debt and equity securities and other investments

Based on the Company's intentions and strategy concerning investments in debt securities, the Company classifies certain debt securities as held-to-maturity and records them at amortized cost. Equity securities that have readily determinable fair values, including those of mutual funds, common stock and other debt securities, are classified as available-for-sale and recorded at fair value.

The Company's investments in securities consist of the following:

	June 30, 20 Held to maturity	016 Available for sale	Total	December Held to maturity	31, 2015 Available for sale	Total
Certificates of deposit, commercial paper and	-			· ·		
money						
market funds due within one year Investments in mutual funds, debt securities and	\$382,664	\$—	\$382,664	\$406,884	\$—	\$406,884
common stock	—	50,056	50,056	—	33,482	33,482
	\$382,664	\$ 50,056	\$432,720	\$406,884	\$33,482	\$440,366
Short-term investments	\$382,664	\$11,502	\$394,166	\$406,884	\$1,200	\$408,084
Long-term investments		38,554	38,554	_	32,282	32,282
	\$382,664	\$ 50,056	\$432,720	\$406,884	\$33,482	\$440,366

The cost of the certificates of deposit, commercial paper and money market funds at June 30, 2016 and December 31, 2015 approximates their fair value. As of June 30, 2016 and December 31, 2015, the available-for-sale investments included \$3,561 and \$2,589 of gross pre-tax unrealized gains, respectively. During the six months ended June 30, 2016, the Company recorded gross pre-tax unrealized gains of \$1,124, or \$718 after tax, in other comprehensive income associated with changes in the fair value of these investments. During the six months ended June 30, 2016, the Company sold investments in mutual funds for net proceeds of \$1,347 and recognized a pre-tax gain of \$152, or \$93 after-tax, which was previously recorded in other comprehensive income. During the six months ended June 30, 2015, the Company sold investments in mutual funds for net proceeds of \$385 and recognized a pre-tax gain of \$284, or \$173 after-tax, which was previously recorded in other comprehensive income.

The investments in mutual funds classified as available-for-sale are held within a trust to fund existing obligations associated with several of the Company's non-qualified deferred compensation plans.

#### DAVITA HEALTHCARE PARTNERS INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

(unaudited)

(dollars and shares in thousands, except per share data)

As of June 30, 2016, the Company held \$6,250 of preferred stock in two privately held companies that are accounted for under the cost method as these investments do not have readily determinable fair values.

Certain HCP entities are required to maintain minimum cash balances in order to comply with regulatory requirements in conjunction with medical claim reserves. As of June 30, 2016, this minimum cash balance was approximately \$58,437.

#### 5.Goodwill

Changes in goodwill by reportable segments were as follows:

			Other-ancillary	
	U.S. dialysis and		services and	
	related lab services	HCP	strategic initiatives	Consolidated total
Balance at January 1, 2015	\$ 5,610,643	\$3,562,534	\$ 242,118	\$ 9,415,295
Acquisitions	21,910	29,910	45,273	97,093
Divestitures	(3,370	) (5,411 )		(8,781)
Goodwill impairment charges		(188,769)	(4,065	) (192,834 )
Foreign currency and other adjustments			(16,294	) (16,294 )
Balance at December 31, 2015	\$ 5,629,183	\$3,398,264	\$ 267,032	\$ 9,294,479
Acquisitions	52,792	248,622	19,598	321,012
Divestitures	(4,222	) (758 )		(4,980)
Goodwill impairment charges		(253,000)		(253,000)
Foreign currency and other adjustments	_		3,446	3,446
Balance at June 30, 2016	\$ 5,677,753	\$3,393,128	\$ 290,076	\$ 9,360,957

Each of the Company's operating segments described in Note 17 to these condensed consolidated financial statements represents an individual reporting unit for goodwill impairment testing purposes, except that each sovereign jurisdiction within the Company's international operating segments is considered a separate reporting unit.

Within the U.S. dialysis and related lab services operating segment, the Company considers each of its dialysis centers to constitute an individual business for which discrete financial information is available. However, since these dialysis centers have similar operating and economic characteristics, and the allocation of resources and significant investment decisions concerning these businesses are highly centralized and the benefits broadly distributed, the Company has aggregated these centers and deemed them to constitute a single reporting unit.

The Company has applied a similar aggregation to the HCP operations in each region, to the vascular access service centers in its vascular access services reporting unit, to the physician practices in its physician services reporting unit, and to the dialysis centers within each international reporting unit. For the Company's other operating segments, no component below the operating segment level is considered a discrete business and therefore these operating segments directly constitute individual reporting units.

Based on continuing developments at the Company's HCP reporting units during the second quarter of 2016, including the Medicare Advantage final benchmark rates for 2017 announced on April 4, 2016, further changes in expectations concerning future government reimbursement rates and the Company's expected ability to mitigate them, as well as medical cost and utilization trends, underperformance of certain at-risk units in recent quarters and other market conditions, the Company performed additional impairment assessments for certain at-risk HCP reporting units during the quarter ended June 30, 2016.

As a result of these second quarter assessments, the Company recognized additional goodwill impairment charges of \$79,000 for its HCP Nevada reporting unit and \$97,000 for its HCP Florida reporting unit during the quarter ended June 30, 2016, and a total of \$253,000 in goodwill impairment charges recognized for its HCP reporting units during the six months ended June 30, 2016.

The Company's HCP Nevada, HCP Florida, HCP Colorado Springs and Kidney Care Malaysia reporting units remain at risk of goodwill impairment. As of June 30, 2016, these reporting units have goodwill amounts of \$262,668, \$442,835, \$16,897 and \$13,668, respectively. As of June 30, 2016, the latest estimated fair values of the HCP Nevada, HCP Florida, HCP Colorado Springs and Kidney Care Malaysia reporting units (fell short of) exceeded their total carrying amounts by approximately (25.6)%, (15.0)%, 13.0% and 10.2%, respectively.

#### DAVITA HEALTHCARE PARTNERS INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

(unaudited)

(dollars and shares in thousands, except per share data)

For the Company's at-risk HCP reporting units, further reductions in reimbursement rates, increases in medical cost or utilization trends, or other significant adverse changes in expected future cash flows or valuation assumptions could result in further goodwill impairment charges in the future. For example, a sustained, long-term reduction of 3% in operating income for HCP Nevada or HCP Florida could reduce their estimated fair values by up to 2.2% and 1.6%, respectively. Separately, an increase in their respective discount rates of 100 basis points could reduce the estimated fair values of HCP Nevada and HCP Florida by up to 4.8% and 4.5%, respectively.

Except as described above, none of the Company's various other reporting units was considered at risk of goodwill impairment as of June 30, 2016. Since the dates of the Company's last annual goodwill impairment tests, there have been certain developments, events, changes in operating performance and other changes in key circumstances that have affected the Company's businesses. However, except as further described above, these did not cause management to believe it is more likely than not that the fair value of any of its reporting units would be less than its carrying amount.

#### 6. Health care costs payable

The following table includes estimates for the cost of professional medical services provided by non-employed physicians and other providers, as well as inpatient and other ancillary costs for all markets other than California. The Company does not include inpatient and other ancillary costs for contracts held by its California licensed health plan and for contracts held by its California medical group entities; only professional medical services are included as state regulation does not allow those medical group entities to assume risk for inpatient services. Health care costs payable are included in medical payables in the condensed consolidated balance sheet.

The following table shows the components of changes in health care costs payable for the six months ended June 30, 2016:

	Six
	months
	ended
	June 30,
	2016
Health care costs payable, beginning of the period	\$212,641
Add: Components of incurred health care costs	
Current year	857,955
Prior years	6,424
Total incurred health care costs	864,379

Less: Claims paid	
Current year	665,499
Prior years	194,385
Total claims paid	859,884
Health care costs payable, end of the period	\$217,136

The Company's prior year estimates of health care costs payable increased by \$6,424 resulting from certain medical claims being settled for amounts more than originally estimated. When significant increases (decreases) in prior-year health care cost estimates occur that the Company believes significantly impacts its current year operating results, the Company discloses that amount as unfavorable (favorable) development of prior-year's health care cost estimates. Actual claim payments for prior year services have not been materially different from the Company's year-end estimates.

#### 7. Income taxes

As of June 30, 2016, the Company's total liability for unrecognized tax benefits relating to tax positions that do not meet the more-likely-than-not threshold is \$42,915, all of which would impact the Company's effective tax rate if recognized. This balance represents an increase of \$3,904 from the December 31, 2015 balance of \$39,011.

The Company recognizes accrued interest and penalties related to unrecognized tax benefits in its income tax expense. At June 30, 2016 and December 31, 2015, the Company had approximately \$10,560 and \$9,918, respectively, accrued for interest and penalties related to unrecognized tax benefits, net of federal tax benefits.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

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#### 8. Long-term debt

Long-term debt was comprised of the following:

	June 30, 2016	December 31 2015	,
Senior Secured Credit Facilities:			
Term Loan A	\$900,000	\$ 925,000	
Term Loan B	3,430,000	3,447,500	
Senior notes	4,500,000	4,500,000	
Acquisition obligations and other notes payable	71,515	70,645	
Capital lease obligations	287,838	283,185	
Total debt principal outstanding	9,189,353	9,226,330	
Discount and deferred financing costs	(87,913)	(95,985	)
	9,101,440	9,130,345	
Less current portion	(144,183)	(129,037	)
	\$8,957,257	\$ 9,001,308	

Scheduled maturities of long-term debt at June 30, 2016 were as follows:

2016 (remainder of the year)	76,295
2017	153,660
2018	169,716
2019	742,290
2020	66,640
2021	3,298,210
Thereafter	4,682,542

During the first six months of 2016, the Company made mandatory principal payments under its Senior Secured Credit Facilities totaling \$25,000 on the Term Loan A and \$17,500 on the Term Loan B.

The Company has entered into several interest rate swap agreements as a means of hedging its exposure to and volatility from variable-based interest rate changes as part of its overall interest rate risk management strategy. These agreements are not held for trading or speculative purposes and have the economic effect of converting the LIBOR variable component of the Company's interest rate to a fixed rate. These swap agreements are designated as cash flow hedges, and as a result, hedge-effective gains or losses resulting from changes in the fair values of these swaps are

reported in other comprehensive income until such time as the hedged forecasted cash flows occur, at which time the amounts are reclassified into net income. Net amounts paid or received for each specific swap tranche that have settled have been reflected as adjustments to debt expense. In addition, the Company has entered into several active and forward interest rate cap agreements that have the economic effect of capping the Company's maximum exposure to LIBOR variable interest rate changes on specific portions of the Company's floating rate debt, as described below. The cap agreements are also designated as cash flow hedges and, as a result, changes in the fair values of these cap agreements are reported in other comprehensive income. The amortization of the original cap premium is recognized as a component of debt expense on a straight-line basis over the term of the cap agreements. The swap and cap agreements do not contain credit-risk contingent features.

As of June 30, 2016, the Company maintains several interest rate swap agreements that were entered into in March 2013 with amortizing notional amounts totaling \$688,750. These agreements have the economic effect of modifying the LIBOR variable component of the Company's interest rate on an equivalent amount of the Company's Term Loan A to fixed rates ranging from 0.49% to 0.52%, resulting in an overall weighted average effective interest rate of 2.51%, including the Term Loan A margin of 2.00%. The overall weighted average effective interest rate also includes the effects of \$211,250 of unhedged Term Loan A debt that bears interest at LIBOR plus an interest rate margin of 2.00%. The swap agreements expire on September 30, 2016 and require monthly interest payments. During the six months ended June 30, 2016, the Company recognized debt expense of \$274 from these swaps. As of June 30, 2016, the total fair value of these swap agreements was a net liability of approximately \$70. During the six months ended June 30, 2016, the Company recorded a loss of \$860 in other comprehensive income due to a decrease in the unrealized fair value of these swap agreements. The Company estimates that approximately \$70 of existing unrealized pre-tax losses in other comprehensive income at June 30, 2016 will be reclassified into income over the next three months.

#### DAVITA HEALTHCARE PARTNERS INC.

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As of June 30, 2016, the Company maintains several forward interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3,500,000. These forward cap agreements will be effective June 29, 2018 and will have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of its debt. These cap agreements expire on June 30, 2020. As of June 30, 2016, the total fair value of these cap agreements was an asset of approximately \$2,698. During the six months ended June 30, 2016, the Company recorded a loss of \$11,118 in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

The Company also maintains several forward interest rate cap agreements that were entered into in November 2014 with notional amounts totaling \$3,500,000. These forward cap agreements will be effective September 30, 2016 and will have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of the Company's debt. The cap agreements expire on June 30, 2018. As of June 30, 2016, the total fair value of these cap agreements was an asset of approximately \$55. During the six months ended June 30, 2016, the Company recorded a loss of \$1,256 in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

As of June 30, 2016, the Company maintains several interest rate cap agreements that were entered into in March 2013 with notional amounts totaling \$2,735,000 on the Company's Term Loan B debt. These agreements have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 2.50% on an equivalent amount of the Company's Term Loan B. During the six months ended June 30, 2016, the Company recognized debt expense of \$1,220 from these caps. The cap agreements expire on September 30, 2016. As of June 30, 2016, the total fair value of these cap agreements was immaterial.

The following table summarizes the Company's derivative instruments as of June 30, 2016 and December 31, 2015:

	June 30, 2016		December 31, 2015	
Derivatives designated as hedging			Balance sheet	
instruments	Balance sheet location	Fair value	location	Fair value
Interest rate swap agreements	Other short-term liabilities 0		Other short-term	
		\$ 70	assets	\$516
Interest rate cap agreements	Other long-term assets		Other long-term	
		\$ 2,753	assets	\$15,127

The following table summarizes the effects of the Company's interest rate swap and cap agreements for the three and six months ended June 30, 2016 and 2015:

	Three months endedSix months ended				Location of losses reclassified	reclassi accumu Three n	fied from lated O nonths e	CI into in n <b>ste</b> dmor	come hths ended
	June 30,		June 30,		from accumulated	June 30	,	June 30	,
Derivatives designated	l								
as cash flow hedges	2016	2015	2016	2015	OCI into income	2016	2015	2016	2015
Interest rate swap					Debt expense				
agreements	\$(168)	\$(976)	\$(860)	\$(3,670)		\$(123)	\$(684)	\$(274	) \$(1,406)
Interest rate cap					Debt expense				
agreements	(4,115)	(3,049)	(12,374)	(9,806)		(610)	(610)	(1,220	) (1,220)
Tax benefit	1,667	1,572	5,149	5,263		285	505	581	1,025
Total	\$(2,616)	\$(2,453)	\$(8,085)	\$(8,213)		\$(448)	\$(789)	\$(913	) \$(1,601)

As of June 30, 2016, the interest rate on the Company's Term Loan B debt is effectively fixed subject to an embedded LIBOR floor which is higher than actual LIBOR as of such date. The Term Loan B is also subject to interest rate caps if LIBOR should rise above 2.50%. See above for further details. Interest rates on the Company's senior notes are fixed by their terms. The LIBOR variable component of the Company's interest rate on the majority of the Company's Term Loan A is economically fixed as a result of interest rate swaps.

As a result of embedded LIBOR floors on the Term Loan B debt agreement and the swap and cap agreements, the Company's overall weighted average effective interest rate on the Senior Secured Credit Facilities was 3.52%, based on the current margins in effect of 2.00% for the Term Loan A and 2.75% for the Term Loan B, as of June 30, 2016.

The Company's overall weighted average effective interest rate during the second quarter of 2016 was 4.42% and as of June 30, 2016 was 4.43%.

As of June 30, 2016, the Company had undrawn revolving credit facilities totaling \$1,000,000, of which approximately \$91,062 was committed for outstanding letters of credit. In addition, the Company has approximately \$1,286 of committed letters of credit outstanding related to HCP, which is backed by a certificate of deposit.

#### DAVITA HEALTHCARE PARTNERS INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

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#### 9. Contingencies

The majority of the Company's revenues are from government programs and may be subject to adjustment as a result of: (i) examination by government agencies or contractors, for which the resolution of any matters raised may take extended periods of time to finalize; (ii) differing interpretations of government regulations by different Medicare contractors or regulatory authorities; (iii) differing opinions regarding a patient's medical diagnosis or the medical necessity of services provided; and (iv) retroactive applications or interpretations of governmental requirements. In addition, the Company's revenues from commercial payors may be subject to adjustment as a result of potential claims for refunds, as a result of government actions or as a result of other claims by commercial payors.

Inquiries by the Federal Government and Certain Related Civil Proceedings

Vainer Private Civil Suit: As previously disclosed, the Company received a subpoena for documents from the Office of Inspector General (OIG) for the U.S. Department of Health and Human Services (HHS) relating to the pharmaceutical products Zemplar, Hectorol, Venofer, Ferrlecit and erythropoietin (EPO), as well as other related matters, covering the period from January 2003 to December 2008. The Company subsequently learned that the allegations underlying this inquiry were made as part of a civil complaint filed by relators, Daniel Barbir and Dr. Alon Vainer, pursuant to the qui tam provisions of the federal False Claims Act (FCA). The relators also alleged that the Company's drug administration practices for the Company's dialysis operations for Vitamin D and iron agents from 2003 through 2010 fraudulently created unnecessary waste, which was billed to and paid for by the government. In June 2015, the Company finalized the terms of the settlement with plaintiffs, including a settlement amount of \$450,000 and attorney fees and other costs of \$45,000 which was paid in 2015.

2011 U.S. Attorney Medicaid Investigation: In October 2011, the Company announced that it would be receiving a request for documents, which could include an administrative subpoena from the OIG. Subsequent to the Company's announcement of this 2011 U.S. Attorney Medicaid Investigation, the Company received a request for documents in connection with the inquiry by the U.S. Attorney's Office for the Eastern District of New York. The request related to payments for infusion drugs covered by Medicaid composite payments for dialysis. It is the Company's understanding that this inquiry is civil in nature. The Company understands further that certain other providers that operate dialysis clinics in New York may have received a similar request for documents. The Company cooperated with the government and produced the requested documents. In April 2014, the Company reached an agreement in principle with the government. In March 2016, the Company finalized and executed settlement agreements with the State of New York and the U.S. Department of Justice (DOJ), including a settlement payment of an immaterial amount.

Swoben Private Civil Suit: In April 2013, the Company's HealthCare Partners (HCP) subsidiary was served with a civil complaint filed by a former employee of SCAN Health Plan (SCAN), a health maintenance organization (HMO). On July 13, 2009, pursuant to the qui tam provisions of the federal FCA and the California False Claims Act, James M. Swoben, as relator, filed a qui tam action in the United States District Court for the Central District of California purportedly on behalf of the United States of America and the State of California against SCAN, and certain other defendants whose identities were under seal. The allegations in the complaint relate to alleged overpayments received from government healthcare programs. In or about August 2012, SCAN entered into a Settlement Agreement with the United States of America and the State of California partially intervened

in the action for the purpose of settlement with and dismissal of the action against SCAN. In or about November 2011, the relator filed his Third Amended Complaint under seal alleging violations of the federal FCA and the California False Claims Act, which named additional defendants, including HCP and certain health insurance companies (the defendant HMOs). The allegations in the complaint against HCP relate to patient diagnosis coding to determine reimbursement in the Medicare Advantage program, referred to as Hierarchical Condition Coding (HCC) and Risk Adjustment Factor (RAF) scores. The complaint sought monetary damages and civil penalties as well as costs and expenses. The United States Department of Justice reviewed these allegations and in January 2013 declined to intervene in the case. On June 26, 2013, HCP and the defendant HMOs filed their respective motions to dismiss the Third Amended Complaint pursuant to Federal Rules of Civil Procedure 12(b)(6) and 9(b), challenging the legal sufficiency of the claims in the Third Amended Complaint and judgment was entered in September 2013. The court specifically determined that further amendments to the complaint would be futile because, in part, the allegations were publicly disclosed in reports and other sources relating to audits conducted by the Centers of Medicare & Medicaid Services (CMS). In October 2013, the plaintiff appealed to the United States Court of Appeals for the Ninth Circuit and the court's disposition of the appeal is pending.

2015 U.S. Attorney Transportation Investigation: In February 2015, the Company announced that it received six administrative subpoenas from the OIG for medical records from six different dialysis centers in southern California operated by the Company. Specifically, each subpoena seeks the medical records of a single patient of each respective dialysis center. In February 2016, the

#### DAVITA HEALTHCARE PARTNERS INC.

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Company received four additional subpoenas for four additional dialysis centers in southern California. The subpoenas were similarly limited in scope to the subpoenas received in 2015. The Company has been advised by an attorney with the United States Attorney's Office for the Central District of California that the subpoenas relate to an investigation concerning the medical necessity of patient transportation. The Company does not provide transportation nor does it bill for the transport of its dialysis patients. The Company does not know the scope of the investigation by the government, nor what conduct or activities might be the subject of the investigation.

2015 U.S. OIG Medicare Advantage Civil Investigation: In March 2015, JSA HealthCare Corporation (JSA), a subsidiary of HCP, received a subpoena from the OIG. The Company has been advised by an attorney with the Civil Division of the United States Department of Justice in Washington, D.C. that the subpoena relates to an ongoing civil investigation concerning Medicare Advantage service providers' risk adjustment practices and data, including identification and verification of patient diagnoses and factors used in making the diagnoses. The subpoena requests documents and information for the period from January 1, 2008 through December 31, 2013, for certain Medicare Advantage plans for which JSA provided services. It also requests information regarding JSA's communications about patient diagnoses as they relate to certain Medicare Advantage plans generally, and more specifically as related to two Florida physicians with whom JSA previously contracted. The Company is producing the requested information and is cooperating with the government's investigation.

In addition to the subpoena described above, in June 2015, the Company received a subpoena from the OIG. This civil subpoena covers the period from January 1, 2008 through the present and seeks production of a wide range of documents relating to the Company's and its subsidiaries' (including HCP's and its subsidiary JSA's) provision of services to Medicare Advantage plans and related patient diagnosis coding and risk adjustment submissions and payments. The Company believes that the request is part of a broader industry investigation into Medicare Advantage patient diagnosis coding and risk adjustment practices and potential overpayments by the government. The information requested includes information relating to patient diagnosis coding practices for a number of conditions, including potentially improper historical HCP coding for a particular condition. With respect to that condition, the guidance related to that coding issue was discontinued following the Company's November 1, 2012 acquisition of HCP, and the Company notified CMS in April 2015 of the coding practice and potential overpayments. The Company is cooperating with the government and is producing the requested information. In addition, the Company is continuing to review other HCP coding practices to determine whether there were any improper coding issues. In that regard, the Company has identified certain additional coding practices which may have been problematic and is in discussions with the DOJ about the scope and nature of a review of claims relating to those practices. In connection with the HCP merger, the Company has certain indemnification rights against the sellers and an escrow was established as security for the indemnification. The Company has submitted an indemnification claim against the sellers secured by the escrow for any and all liabilities incurred relating to these matters and intends to pursue recovery from the escrow. However, the Company can make no assurances that the indemnification and escrow will cover the full amount of the Company's potential losses related to these matters.

2015 U.S. Department of Justice Vascular Access Investigation and Related Qui Tam Litigation: In November 2015, the Company announced that RMS Lifeline, Inc., a wholly-owned subsidiary of the Company that operates under the name Lifeline Vascular Access (Lifeline), received a Civil Investigative Demand (CID) from the DOJ. The CID

relates to two vascular access centers in Florida that are part of Lifeline's vascular access business. The CID covers the period from January 1, 2008 through the present. The Company acquired these two centers in December 2012. Based on the language of the CID, the DOJ appeared to be looking at whether angiograms performed at the two centers were medically unnecessary and therefore whether related claims filed with federal healthcare programs possibly violated the FCA. Lifeline does not perform dialysis services but instead provides vascular access management services for dialysis patients. The Company cooperated with the government and produced requested information. The DOJ investigation was initiated pursuant to a complaint brought under the qui tam provisions of the FCA (the Complaint). The Complaint was originally filed under seal in August 2014 in the U.S. District Court, Middle District of Florida, United States ex. rel James Spafford v. DaVita HealthCare Partners, Inc., et al., Case Number 6:14-cv-1251-Orl-41DAB. In December 2015, a First Amended Complaint was filed under seal. In May 2016, the First Amended Complaint was unsealed. The First Amended Complaint alleges violations of the FCA due to the submission of claims to the government for allegedly medically unnecessary angiograms and angiography procedures at the two vascular access centers. The Complaint covers alleged conduct dating from July 2008, prior to the Company's acquisition of the centers, to the present. The DOJ has declined to intervene.

2016 U.S. Attorney Prescription Drug Investigation: In early February 2016, the Company announced that its pharmacy services wholly-owned subsidiary, DaVita Rx, received a CID from the U.S. Attorney's Office for the Northern District of Texas. Based on the language of the CID, it appears the government is conducting an FCA investigation concerning allegations that DaVita Rx presented or caused to be presented false claims for payment to the government for prescription medications. The CID covers the period from January 1, 2006 through the present. In the spring of 2015, the Company initiated an internal compliance review of DaVita Rx during which it identified potential billing and operational issues. The Company notified the government in September 2015 that it was

#### DAVITA HEALTHCARE PARTNERS INC.

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conducting this review of DaVita Rx and began providing regular updates of its review. In the fourth quarter of 2015, the Company recorded an estimated accrual of \$22,530 for potential damages and liabilities associated with write-offs and discounts of patient co-payment obligations, and credits to payors for returns of prescriptions drugs, related to DaVita Rx that were identified during the course of this internal compliance review. Upon completion of its review, the Company filed a self-disclosure with the OIG in early February 2016 and has been working to address and update the practices it identified in the self-disclosure, some of which overlap with information requested by the U.S. Attorney's Office. The Company may accrue additional reserves for refunds and related damages and potential liabilities arising out of this review. The Company does not know if the U.S. Attorney's Office, which is part of the DOJ, knew when it served the CID on the Company that it was already in the process of developing a self-disclosure to the OIG. The OIG informed the Company in late February that its submission was not accepted. They indicated that the OIG is not expressing an opinion regarding the conduct disclosed or the Company's legal positions. The Company is cooperating with the government and is producing the requested information.

Solari Post-Acquisition Matter: In 2016, HCP Nevada disclosed to the OIG for HHS that proper procedures for clinical and eligibility determinations may not have been followed by Las Vegas Solari Hospice (Solari), which was acquired by HCP Nevada in March 2013. In June 2016, the Company was notified by the OIG the disclosure submission had been accepted into the OIG's Self Disclosure Protocol. The Company recorded an estimated accrual of \$16,000 for potential damages and liabilities associated with this matter. HCP Nevada had previously made a disclosure and repayment of overpayments to National Government Services (NGS), the Medicare Administrative Contractor for HCP Nevada, for claims submitted by Solari to the federal government prior to HCP's acquisition of Solari and claims made to the government post-acquisition for which the sellers had certain responsibilities pursuant to a management services agreement. The Company may accrue additional reserves for potential damages and liabilities related to this matter. The Company is cooperating with the government in this matter.

Except for the private civil complaints filed by the relators as described above, to the Company's knowledge, no proceedings have been initiated against the Company at this time in connection with any of the inquiries by the federal government. Although the Company cannot predict whether or when proceedings might be initiated or when these matters may be resolved, it is not unusual for inquiries such as these to continue for a considerable period of time through the various phases of document and witness requests and on-going discussions with regulators. In addition to the inquiries and proceedings specifically identified above, the Company is frequently subject to other inquiries by state or federal government agencies and/or private civil qui tam complaints filed by relators. Responding to subpoenas or government inquiries and defending the Company in relator proceedings has required and will continue to require management's attention and significant legal expense. Any negative findings in any government inquiries or relator proceedings could result in substantial financial penalties or awards against the Company, exclusion from future participation in the Medicare and Medicaid programs and if criminal proceedings were initiated against the Company, possible criminal penalties. At this time, the Company cannot predict the ultimate outcome of these inquiries, or the potential outcome of the relators' claims (except as described above), or the potential range of damages, if any.

#### Shareholder Derivative Claims

DaVita HealthCare Partners Inc. Derivative Litigation: On January 7, 2014, the U.S. District Court for the District of Colorado consolidated the two previously disclosed shareholder derivative lawsuits: the Haverhill Retirement System action filed on May 17, 2013 and the Clark Shareholder action filed on August 7, 2012. The court appointed Haverhill lead plaintiff. The complaints filed against the directors of the Company and against the Company, as nominal defendant allege, among other things, that the Company's directors breached fiduciary duties to the Company relating to the 2010 and 2011 U.S. Attorney physician relationship investigations, the Vainer qui tam private civil suit described above and the Woodard qui tam private civil suit for which the Company previously announced a settlement in July 2012. The Company entered into a settlement with the lead plaintiff, which settlement (as previously disclosed), was described in a court-ordered notice sent to shareholders in late January 2015, and included enhancements to the Company's corporate governance practices and provided that the Company will not oppose the derivative plaintiff's application for an award of fees and expenses, the dollar amount of which is not material to the Company. The Court approved the settlement and entered an order granting final approval of the settlement on June 5, 2015 and final judgment in the case was entered on June 9, 2015.

#### Other

The Company received several notices of claims from commercial payors and other third parties related to historical billing practices and claims against DVA Renal Healthcare (formerly known as Gambro Healthcare), a subsidiary of the Company, related to historical Gambro Healthcare billing practices and other matters covered by its 2004 settlement agreement with the DOJ and certain agencies of the U.S. government. The Company has not received any further indication that any of these claims are active, except for one payor claim relating to a special needs plan, and some of the other claims may be barred by applicable statutes of limitations. The

#### DAVITA HEALTHCARE PARTNERS INC.

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Company is working to resolve the one active claim of which it is aware and, based on the dollar amount of the claim, expects that its eventual resolution will involve an amount that is immaterial.

In addition to the foregoing, the Company is subject to claims and suits, including from time to time, contractual disputes and professional and general liability claims, as well as audits and investigations by various government entities, in the ordinary course of business. The Company believes that the ultimate resolution of any such pending proceedings, whether the underlying claims are covered by insurance or not, will not have a material adverse effect on its financial condition, results of operations or cash flows.

10. Noncontrolling interests subject to put provisions and other commitments

The Company has potential obligations to purchase the noncontrolling interests held by third parties in several of its majority-owned joint ventures, non-owned and minority-owned entities. These obligations are in the form of put provisions and are exercisable at the third-party owners' discretion within specified periods as outlined in each specific put provision. If these put provisions were exercised, the Company would be required to purchase the third-party owners' noncontrolling interests at either the appraised fair market value or a predetermined multiple of earnings or cash flow attributable to the noncontrolling interests put to the Company, which is intended to approximate fair value. The methodology the Company uses to estimate the fair values of noncontrolling interests subject to put provisions assumes the higher of either a liquidation value of net assets or an average multiple of earnings, based on historical earnings, patient mix and other performance indicators that can affect future results, as well as other factors. The estimated fair values of the noncontrolling interests subject to put provisions is a critical accounting estimate that involves significant judgments and assumptions and may not be indicative of the actual values at which the noncontrolling interests may ultimately be settled, which could vary significantly from the Company's current estimates. The estimated fair values of noncontrolling interests subject to put provisions can fluctuate and the implicit multiple of earnings at which these noncontrolling interests obligations may be settled could vary significantly depending upon market conditions including potential purchasers' access to the capital markets, which can impact the level of competition for dialysis and non-dialysis related businesses, the economic performance of these businesses and the restricted marketability of the third-party owners' noncontrolling interests. The amount of noncontrolling interests subject to put provisions that employ a contractually predetermined multiple of earnings rather than fair value are immaterial.

The Company has certain other potential commitments to provide operating capital to several dialysis centers that are wholly-owned by third parties or centers in which the Company owns a minority equity investment as well as to physician-owned vascular access clinics or medical practices that the Company operates under management and administrative services agreements of approximately \$3,700.

Certain consolidated joint ventures are originally contractually scheduled to dissolve after terms ranging from ten to fifty years. Accordingly, the noncontrolling interests in these joint ventures are considered mandatorily redeemable

instruments, for which the classification and measurement requirements have been indefinitely deferred. Future distributions upon dissolution of these entities would be valued below the related noncontrolling interest carrying balances in the consolidated balance sheet.

### 11. Long-term incentive compensation

Long-term incentive program (LTIP) compensation includes both stock-based awards (principally stock-settled stock appreciation rights, restricted stock units and performance stock units) as well as long-term performance-based cash awards. Long-term incentive compensation expense, which is primarily general and administrative in nature, is attributed among the U.S. dialysis and related lab services business, the HCP business, corporate administrative support, and the ancillary services and strategic initiatives.

The Company's stock-based compensation awards are measured at their estimated fair values on the date of grant if settled in shares or at their estimated fair values at the end of each reporting period if settled in cash. The value of stock-based awards so measured is recognized as compensation expense on a cumulative straight-line basis over the vesting terms of the awards, adjusted for expected forfeitures.

During the six months ended June 30, 2016, the Company granted 1,075 stock-settled stock appreciation rights with an aggregate grant-date fair value of \$14,954 and a weighted-average expected life of approximately 4.2 years, and also granted 220 stock units with an aggregate grant-date fair value of \$16,555 and a weighted-average expected life of approximately 3.4 years.

For the six months ended June 30, 2016 and 2015, the Company recognized \$50,647 and \$69,692, respectively, in total LTIP expense, of which \$23,717 and \$28,299, respectively, represented stock-based compensation expense for stock appreciation rights, stock units and discounted employee stock plan purchases, which are primarily included in general and administrative expense. The

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estimated tax benefits recorded for stock-based compensation for the six months ended June 30, 2016 and 2015 was \$8,160 and \$10,028, respectively. As of June 30, 2016, the Company had \$139,505 of total estimated unrecognized compensation costs for outstanding LTIP awards, including \$70,835 related to stock-based compensation arrangements under the Company's equity compensation and stock purchase plans. The Company expects to recognize the performance-based cash component of these LTIP costs over a weighted average remaining period of 1.1 years and the stock-based component of these LTIP costs over a weighted average remaining period of 1.4 years.

For the six months ended June 30, 2016 and 2015, the Company received \$23,658 and \$28,040, respectively, in actual tax benefits upon the exercise of stock awards.

#### 12. Share repurchases

During the six months ended June 30, 2016, the Company repurchased a total of 3,690 shares of its common stock for \$249,481, or an average price of \$67.61 per share.

On July 13, 2016, the Company's Board of Directors approved an additional share repurchase authorization in the amount of \$1,240,748. This recently approved share repurchase is in addition to the \$259,252 remaining at that time under the Company's Board of Directors' prior share repurchase authorization announced in April 2015. As a result, the Company has a total of \$1,500,000 available under the current Board authorizations for additional repurchases as of August 8, 2016. These share repurchase authorizations have no expiration dates. However, the Company is subject to share repurchase limitations under the terms of its Senior Secured Credit Facilities and the indentures governing its Senior Notes.

#### 13. Comprehensive income

For the the	ree months ended		For the si	For the six months ended					
June 30, 2	016		June 30, 2016						
Interest	Foreign	Accumulate	ed Interest	Foreign	Accumulated				
rate			rate						
swap	currency	other	swap	currency	other				
and cap	Investmenttranslation	comprehen	sivænd cap	Investmenttranslation	comprehensive				
		(loss)			(loss)				
agreementssecurities adjustments income agreementssecurities adjustments income									

	0	0							
Beginning balance	\$(15,929)	) \$1,497	\$(39,081	) \$ (53,513	) \$(10,925)	) \$ 1,361	\$(50,262	) \$ (59,826	)
Unrealized (losses) gains	(4,283	) 782	(4,844	) (8,345	) (13,234	) 1,124	6,337	(5,773	)
Related income tax									
benefit (expense)	1,667	(293	) —	1,374	5,149	(406	) —	4,743	
_	(2,616	) 489	(4,844	) (6,971	) (8,085	) 718	6,337	(1,030	)
Reclassification from accumulated									
other comprehensive income									
into net income	733			733	1,494	(152	) —	1,342	
Related income tax					, -		,	7-	
(expense) benefit	(285	) —		(285	) (581	) 59	_	(522	)
	448			448	913	(93	) —	820	
Ending balance	\$(18,097)	)\$1,986	\$(43,925	) \$ (60,036	) \$(18,097	) \$ 1,986	\$(43,925	) \$ (60,036	)
16									

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							For the six months ended June 30, 2015							
	Interest		For	reign	Accumula	ted	Interest		-	F	Foreign	A	Accumulat	ed
	rate						rate							
	swap			rency	other		swap				urrency		other	
	and cap	Investm	enttrai	islation	compreher income	nsiv	and cap	In	vestm	entti	ranslation		compreher loss)	isive
	agreemen	ussecuritie	es adj	ustment	ts (loss)		agreemen	ntsse	curitie	es a	djustment	s i	ncome	
Beginning balance	\$(6,743)	\$3,376	\$(4	4,258	) \$ (47,625	)	\$(1,795	)\$	3,151	\$	(26,373)	) \$	6 (25,017	)
Unrealized (losses)														
gains	(4,025)	(83	) 5	025	917		(13,476	5)	461		(12,860)	)	(25,875	)
Related income tax														
benefit (expense)	1,572	(16	) –	_	1,556		5,263		(178	)			5,085	
	(2,453)	(99	) 5	025	2,473		(8,213	)	283		(12,860)	)	(20,790	)
Reclassification from														
accumulated														
other comprehensive														
income														
into net income	1,294	(27	) —	-	1,267		2,626		(284	)			2,342	
Related income tax														
(expense) benefit	(505)	11	_	_	(494	)	(1,025	)	111				(914	)
	789	(16	) –	_	773		1,601		(173	)			1,428	
Ending balance	\$(8,407)	\$ 3,261	\$(3	9,233	) \$ (44,379	)	\$(8,407	)\$	3,261	\$	(39,233	) \$	6 (44,379	)

The reclassification of net swap and cap realized losses into income are recorded as debt expense in the corresponding consolidated statements of income. See Note 8 to the condensed consolidated financial statements for further details.

The reclassification of net investment realized gains into income are recorded in other income in the corresponding consolidated statements of income. See Note 4 to the condensed consolidated financial statements for further details.

14. Acquisitions and divestitures Sales of Tandigm Health and HCP Arizona business interests

Effective June 30, 2016, we sold a portion of HCP's ownership interest in the Tandigm Health joint venture, reducing our ownership from fifty percent to nineteen percent and resulting in a gain of \$40,280. In addition, on June 1, 2016, we sold our HCP Arizona business, resulting in a loss of \$10,489.

Acquisition of Everett Clinic Medical Group (TEC)

On March 1, 2016, the Company completed its acquisition of TEC pursuant to an agreement and plan of merger dated November 23, 2015, whereby TEC became a 100% consolidated subsidiary of HCP. The total consideration paid at closing for all outstanding common units of TEC was approximately \$398,094, net of cash acquired, plus the assumption of certain liabilities totaling approximately \$7,284, subject to certain post-closing adjustments.

The initial purchase price allocation for the TEC acquisition is recorded at estimated fair values based upon the best information available to management and will be finalized when certain information arranged to be obtained has been received. The fair values of property and equipment and intangible assets were valued by an independent third party and are pending issuance of the final valuation report. Certain income tax amounts are pending issuance of final tax returns.

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The following table summarizes the assets acquired and liabilities assumed in the transaction and recognized at the acquisition date at their estimated fair values:

	Six months
	ended
	June 30,
	2016
Current assets, net of cash acquired	\$ 95,999
Property and equipment	108,533
Amortizable intangible and other long-term assets	34,050
Goodwill	244,502
Current liabilities assumed	(50,940)
Deferred income taxes	(16,881)
Noncontrolling interests assumed	(9,885)
Aggregate purchase price	\$405,378

Amortizable intangible assets acquired in this acquisition had a weighted average estimated useful life of six years. None of the goodwill recognized in this acquisition is expected to be deductible for tax purposes.

The noncontrolling interests acquired as part of the acquisition are stated at estimated fair value based on the estimated fair values of the underlying assets and liabilities of each non-wholly-owned entity.

The operating results of TEC are included in the Company's condensed consolidated financial statements effective March 1, 2016.

### Other routine acquisitions

During the first six months of 2016, the Company acquired dialysis businesses and other businesses consisting of four dialysis centers located in the U.S., three dialysis centers located outside the U.S., and three other medical businesses for a total of \$75,220 in net cash and deferred purchase price obligations totaling \$3,387. The assets and liabilities for all acquisitions were recorded at their estimated fair values at the dates of the acquisitions and are included in the Company's condensed consolidated financial statements, as are their operating results from the designated effective dates of the acquisitions. Certain income tax amounts are pending final evaluation and quantification of any pre-acquisition tax contingencies. In addition, valuation of medical claims liabilities and certain other working capital items relating to these acquisitions is pending final quantification.

The following table summarizes the assets acquired and liabilities assumed in these transactions and recognized at their acquisition dates at estimated fair values:

	Six month	S
	ended June 30, 2016	
Current assets	\$ 894	
Property and equipment	3,058	
Amortizable intangible and other long-term assets	5,509	
Goodwill	76,510	
Deferred income taxes	597	
Noncontrolling interests assumed	(7,837	)
Liabilities assumed	(124	)
Aggregate purchase price	\$ 78,607	

Amortizable intangible assets acquired during the first six months of 2016 had weighted-average estimated useful lives of eight years. The majority of the intangible assets acquired during the first six months of 2016 relate to non-compete agreements having a weighted-average useful life and amortization period of seven years. The total amount of goodwill deductible for tax purposes associated with these acquisitions was approximately \$72,190.

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#### Pro forma financial information

The following summary, prepared on a pro forma basis, combines the results of operations as if the acquisitions and divestitures through June 30, 2016 had been consummated as of the beginning of 2016 and 2015, after including the impact of certain adjustments such as amortization of intangibles and income tax effects.

	Three month June 30,	ns ended	Six months ended Jun 30,		
	2016 (unaudited)	2015	2016	2015	
Pro forma net revenues	\$3,709,756	\$3,530,347	\$7,346,872	\$6,918,308	
Pro forma net income attributable to DaVita HealthCare					
Partners Inc.	56,969	172,551	156,753	64,897	
Pro forma basic net income per share attributable to DaVita					
HealthCare Partners Inc.	0.28	0.81	0.77	0.30	
Pro forma diluted net income per share attributable to					
DaVita HealthCare Partners Inc. Other pending transactions	0.27	0.79	0.75	0.30	

On August 17, 2015, the Company entered into a definitive agreement to acquire Colorado-based Renal Ventures Limited, LLC (Renal Ventures), including a 100 percent interest in all dialysis centers owned by Renal Ventures, for approximately \$415,000 in cash, subject to, among other things, adjustments for certain items such as working capital. Renal Ventures currently operates 36 dialysis clinics in six states serving approximately 2,400 patients, and also operates other ancillary businesses. The transaction is subject to approval by the Federal Trade Commission (FTC), including Hart-Scott-Rodino antitrust clearance. The Company anticipates that it will be required by the FTC to divest a certain number of outpatient dialysis centers as a condition of the transaction. The Company expects the transaction to close in 2016.

Contingent earn-out obligations

The Company has several contingent earn-out obligations associated with acquisitions that could result in the Company paying the former shareholders of acquired companies a total of up to \$98,600 if certain EBITDA, operating income performance targets or quality margins are met over the next one to two years.

Contingent earn-out obligations are remeasured to fair value at each reporting date until the contingencies are resolved with changes in the liability due to the re-measurement recorded in earnings. See Note 16 to these condensed

consolidated financial statements for further details. As of June 30, 2016, the Company has estimated the fair value of these contingent earn-out obligations to be \$19,634, of which a total of \$18,148 is included in other liabilities and the remaining \$1,486 is included in other long-term liabilities in the Company's condensed consolidated balance sheet.

The following is a reconciliation of changes in the contingent earn-out obligations for the six months ended June 30, 2016:

Beginning balance, January 1, 2016	\$34,135
Remeasurement of fair value for contingent earn-out obligations	(3,304)
Payments on contingent earn-out obligations	(11,197)
	\$19,634

### DAVITA HEALTHCARE PARTNERS INC.

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

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### 15. Variable interest entities

The Company relies on the operating activities of certain entities that it does not directly own or control, but over which it has indirect influence and of which it is considered the primary beneficiary. These entities are subject to the consolidation guidance applicable to variable interest entities (VIEs).

Under U.S. generally accepted accounting principles (GAAP), VIEs typically include entities for which (i) the entity's equity is not sufficient to finance its activities without additional subordinated financial support; (ii) the equity holders as a group lack the power to direct the activities that most significantly influence the entity's economic performance, the obligation to absorb the entity's expected losses, or the right to receive the entity's expected returns; or (iii) the voting rights of some investors are not proportional to their obligations to absorb the entity's losses.

The Company has determined that substantially all of the entities it is associated with that qualify as VIEs must be included in its consolidated financial statements. The Company manages these entities and provides operating and capital funding as necessary for these entities to accomplish their operational and strategic objectives. A number of these entities are subject to nominee share ownership or share transfer restriction agreements that effectively transfer the majority of the economic risks and rewards of their ownership to the Company. In other cases, the Company's management agreements with these entities include both financial terms and protective and participating rights to the entities' operating, strategic and non-clinical governance decisions which transfer substantial powers over and economic responsibility for the entities to the Company. In some cases, such entities are subject to broad exclusivity or noncompetition restrictions that benefit the Company. Further, in some cases, the Company has contractual arrangements with the nominee owners that effectively indemnify these parties from the economic losses from, or entitle the Company to the economic benefits of, these entities.

The analyses upon which these consolidation determinations rest are complex, involve uncertainties, and require significant judgment on various matters, some of which could be subject to different interpretations. At June 30, 2016, these condensed consolidated financial statements include total assets of VIEs of \$642,518 and total liabilities and noncontrolling interests of VIEs to third parties of \$390,477.

The Company also sponsors certain deferred compensation plans whose trusts qualify as VIEs and the Company consolidates each of these plans as their primary beneficiary. The assets of these plans are recorded in short-term or long-term investments with matching offsetting liabilities recorded in accrued compensation and benefits and other long-term liabilities. See Note 4 for disclosures on the assets of these consolidated non-qualified deferred compensation plans.

### 16. Fair value of financial instruments

The Company measures the fair value of certain assets, liabilities and noncontrolling interests subject to put provisions (temporary equity) based upon certain valuation techniques that include observable or unobservable inputs and

assumptions that market participants would use in pricing these assets, liabilities, temporary equity and commitments. The Company also has classified certain assets, liabilities and temporary equity that are measured at fair value into the appropriate fair value hierarchy levels as defined by the Financial Accounting Standards Board (FASB).

### DAVITA HEALTHCARE PARTNERS INC.

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The following table summarizes the Company's assets, liabilities and temporary equity measured at fair value on a recurring basis as of June 30, 2016:

	Total	Quoted prices in active markets for identical assets (Level 1)	Significant other observable inputs (Level 2)	Significant unobservable inputs (Level 3)
Assets				
Available-for-sale securities	\$50,056	\$ 50,056	\$ —	\$ —
Interest rate cap agreements	\$2,753	\$ —	\$ 2,753	\$ —
Funds on deposit with third parties	\$77,320	\$ 77,320	\$ —	\$ —
Liabilities				
Contingent earn-out obligations	\$19,634	\$ —	\$ —	\$ 19,634
Interest rate swap agreements	\$70	\$ —	\$ 70	
Temporary equity				
Noncontrolling interests subject to put provisions	\$936,903	\$ —	\$ —	\$ 936,903

The available-for-sale securities represent investments in various open-ended registered investment companies, or mutual funds, and are recorded at estimated fair value based upon quoted prices reported by each mutual fund. See Note 4 to these condensed consolidated financial statements for further discussion.

The interest rate swap and cap agreements are recorded at fair value estimated from valuation models utilizing the income approach and commonly accepted valuation techniques that use inputs from closing prices for similar assets and liabilities in active markets as well as other relevant observable market inputs at quoted intervals such as current interest rates, forward yield curves, implied volatility and credit default swap pricing. The Company does not believe the ultimate amount that could be realized upon settlement of these interest rate swap and cap agreements would be materially different from the fair value estimates currently reported. See Note 8 to the condensed consolidated financial statements for further discussion.

The funds on deposit with third parties represent funds held with various third parties as required by regulation or contract and invested by those parties in various investments, which are measured at estimated fair value based primarily on quoted market prices.

The estimated fair value measurements of contingent earn-out obligations are primarily based on unobservable inputs including projected EBITDA, estimated probability of achieving gross margins or quality margins of certain medical procedures and the estimated probability of earn-out payments being made using an option pricing technique and a simulation model for expected EBITDA and operating income. In addition, a probability adjusted model was used to estimate the fair value amounts of the quality margins. The estimated fair value of these contingent earn-out

obligations are remeasured as of each reporting date and could fluctuate based upon any significant changes in key assumptions, such as changes in the Company credit risk adjusted rate that is used to discount obligations to present value.

See Note 10 to these condensed consolidated financial statements for a discussion of the Company's methodology for estimating the fair value of noncontrolling interests subject to put obligations.

Other financial instruments consist primarily of cash, accounts receivable, life insurance contracts, accounts payable, other accrued liabilities and debt. The balances of the non-debt financial instruments are presented in the consolidated financial statements at June 30, 2016 at their approximate fair values due to the short-term nature of their settlements.

The carrying balance of the Company's Senior Secured Credit Facilities totaled \$4,330,000 as of June 30, 2016, and the fair value was approximately \$4,357,000 based upon quoted market prices.

The carrying balance of the Company's senior notes was \$4,500,000 as of June 30, 2016 and their fair value was approximately \$4,568,000, based upon quoted market prices.

## DAVITA HEALTHCARE PARTNERS INC.

## NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

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### 17. Segment reporting

The Company operates two major divisions, Kidney Care and HCP. The Kidney Care division is comprised of the Company's U.S. dialysis and related lab services business, various other ancillary services and strategic initiatives, including its international dialysis operations, and the Company's corporate administrative support. The Company's U.S. dialysis and related lab services business is its largest line of business, and is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as ESRD. The Company's HCP division is a patient- and physician-focused integrated health care delivery and management company with over two decades of providing coordinated outcomes-based medical care in a cost-effective manner.

The Company's ancillary services and strategic initiatives consist primarily of pharmacy services, disease management services, vascular access services, clinical research programs, physician services, direct primary care and the Company's international dialysis operations.

The Company's operating segments have been defined based on the separate financial information that is regularly produced and reviewed by the Company's chief operating decision maker in making decisions about allocating resources to and assessing the financial performance of the Company's various operating lines of business. The chief operating decision maker for the Company is its Chief Executive Officer.

The Company's separate operating segments include its U.S. dialysis and related lab services business, its HCP operations in each region, each of its ancillary services and strategic initiatives, and its international operations in the Asia Pacific, Latin America, and European and Middle Eastern markets, and under the Saudi Ministry of Health charter. The U.S. dialysis and related lab services business and the HCP business each qualify as separately reportable segments, and all of the other ancillary services and strategic initiatives operating segments, including the international operating segments, have been combined and disclosed in the other segments category.

The Company's operating segment financial information included in this report is prepared on the internal management reporting basis that the chief operating decision maker uses to allocate resources and assess the financial performance of the operating segments. For internal management reporting, segment operations include direct segment operating expenses but exclude corporate administrative support costs, which consist primarily of indirect labor, benefits and long-term incentive based compensation of certain departments which provide support to all of the Company's various operating lines of business. Corporate administrative support costs are reduced by internal management fees received from the Company's ancillary lines of businesses.

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The following is a summary of segment net revenues, segment operating margin (loss), and a reconciliation of segment operating margin to consolidated income before income taxes:

			Six months e June 30,	ended
	2016	2015	2016	2015
Segment net revenues:				
U.S. dialysis and related lab services				
Patient service revenues:				
External sources	\$2,352,574	\$2,237,630	\$4,666,236	\$4,391,924
Intersegment revenues	14,470	13,591	28,779	25,447
Total dialysis and related lab services revenues	2,367,044	2,251,221	4,695,015	4,417,371
Less: Provision for uncollectible accounts	(106,515)	(101,304)	(211,266)	(198,781)
Net dialysis and related lab services patient				
service revenues	2,260,529	2,149,917	4,483,749	4,218,590
Other revenues <sup>(1)</sup>	4,250	3,540	8,223	6,724
Total net dialysis and related lab services				
revenues	2,264,779	2,153,457	4,491,972	4,225,314
НСР				
HCP revenues:				
Capitated revenues	874,119	848,595	1,740,138	1,681,067
Net patient service revenues	156,307	82,236	264,545	162,446
Other revenues <sup>(2)</sup>	29,095	35,326	43,625	50,379
Intersegment capitated and other revenues	44	185	115	222
Total net HCP revenues	1,059,565	966,342	2,048,423	1,894,114
Other-Ancillary services and strategic initiative	es			
Net patient service revenues	56,860	39,052	108,244	74,676
Capitated revenues	23,707	17,595	44,735	35,638
Other external sources	327,254	271,948	634,307	518,510
Intersegment revenues	14,720	5,543	26,546	10,485
Total ancillary services and strategic				
initiatives revenues	422,541	334,138	813,832	639,309
Total net segment revenues	3,746,885	3,453,937	7,354,227	6,758,737
Elimination of intersegment revenues	(29,234)	(19,319)	(55,440)	(36,154)
Consolidated net revenues	\$3,717,651	\$3,434,618	\$7,298,787	\$6,722,583
Segment operating margin (loss):				

U.S. dialysis and related lab services	\$449,190		\$437,844		\$889,245	5	\$333,355	
HCP	(102,059	)	72,336		(159,204	)	132,630	
Other—Ancillary services and strategic initiative	s (12,644	)	(26,207	)	(23,745	)	(40,035	)
Total segment operating margin	334,487		483,973		706,296		425,950	
Reconciliation of segment operating margin to								
consolidated income before income taxes:								
Corporate administrative support	(5,417	)	(3,425	)	(12,337	)	(9,558	)
Consolidated operating income	329,070		480,548		693,959		416,392	
Debt expense	(102,894	)	(104,248	)	(205,778	)	(201,640	)
Debt redemption and refinancing charges			(48,072	)			(48,072	)
Other income, net	3,215		2,311		6,191		1,778	
Consolidated income before income taxes	\$229,391		\$330,539		\$494,372	5	\$168,458	

<sup>(1)</sup>Includes management fees for providing management and administrative services to dialysis centers that are wholly-owned by third parties or centers in which the Company owns a noncontrolling equity investment.

<sup>(2)</sup>Includes payments received for medical consulting services and management fees for providing management and administrative services to an unconsolidated joint venture that provides medical services in which the Company owns a 50% interest, as well as revenue related to the maintenance of existing physician networks.

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Depreciation and amortization expense by reportable segment is as follows:

	Three mor	ths ended	Six months ended		
	,		June 30,		
			2016	2015	
U.S. dialysis and related lab services	\$119,350	\$109,461	\$235,887	\$214,453	
НСР	54,211	43,088	100,473	86,367	
Ancillary services and strategic initiatives	6,820	6,294	13,376	11,812	
	\$180,381	\$158,843	\$349,736	\$312,632	

Summary of assets by reportable segment is as follows:

	June 30, 2016	December 31, 2015
Segment assets		
U.S. dialysis and related lab services (including equity		
investments of \$34,688 and \$29,801, respectively)	\$11,532,690	\$11,591,507
HCP (including equity investments of \$9,796 and \$22,714,		
respectively)	6,239,567	6,150,666
Other—Ancillary services and strategic initiatives (including	7	
equity investments of \$19,936 and \$20,853, respectively)	919,373	772,702
Consolidated assets	\$18,691,630	\$18,514,875

Expenditures for property and equipment by reportable segment is as follows:

	Three months ended		Six months ended	
	June 30,		June 30,	
	2016	2015	2016	2015
U.S. dialysis and related lab services	\$150,932	\$141,656	\$284,380	\$247,051

НСР	18,098	12,951	38,243	17,985
Ancillary services and strategic initiatives	16,410	14,845	36,004	25,837
	\$185,440	\$169,452	\$358,627	\$290,873

18. Changes in DaVita HealthCare Partners Inc.'s ownership interest in consolidated subsidiaries The effects of changes in DaVita HealthCare Partners Inc.'s ownership interest on the Company's equity are as follows:

	Three mo ended June 30,		Six month June 30,	
	2016	2015	2016	2015
Net income attributable to DaVita HealthCare Partners Inc.	\$53,382	\$170,477	\$150,816	\$59,860
Increase in paid-in capital for sales of noncontrolling	(00 <b>7</b> )			
interests	(885)	—	—	—
Decrease in paid-in capital for the purchase of noncontrolling				
interests and adjustments to ownership interest	(1,193)	(8,421)	(4,530)	(8,421)
Net transfers to noncontrolling interests	(2,078)	(8,421)	(4,530)	(8,421)
Net income attributable to DaVita HealthCare Partners Inc.,				
net of transfers to noncontrolling interests	\$51,304	\$162,056	\$146,286	\$51,439

### 19. New accounting standards

The Company adopted Accounting Standards Update (ASU) No. 2015-02, Consolidation (Topic 810): Amendments to the Consolidation Analysis as of January 1, 2016. The amendments in this ASU modify, simplify and expand certain aspects of consolidation guidance, principally with respect to limited partnerships, service fee arrangements and related parties. The adoption of this standard did not have a material impact on the Company's consolidated financial statements.

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(unaudited)

(dollars and shares in thousands, except per share data)

The Company adopted ASU No. 2015-05, Customer's Accounting for Fees Paid in a Cloud Computing Arrangement, which amends ASC 350-40, Intangibles-Goodwill and Other-Internal-Use Software as of January 1, 2016. The provisions of this statement were applied prospectively. This ASU provides guidance to customers about whether a cloud computing arrangement includes a software license. If an arrangement includes a software license, the accounting for the license will be consistent with licenses of other intangible assets. If the arrangement does not include a license, the arrangement will be accounted for as a service contract. The adoption of this standard did not have a material impact on the Company's consolidated financial statements.

The Company adopted ASU No. 2015-16, Business Combinations (Topic 805): Simplifying the Accounting for Measurement-Period Adjustments as of January 1, 2016. The amendments in this ASU allow an acquirer to recognize adjustments to provisional amounts that are identified during the measurement period in the reporting period in which the adjustment amounts are determined. This will be inclusive of the effect on earnings of changes in depreciation, amortization, or other income effects as a result of the change to provisional amounts, calculated as if the accounting had been completed at the acquisition date. The amendments in this ASU were applied prospectively. The adoption of this standard did not have a material impact on the Company's consolidated financial statements.

In June 2016, the FASB issued ASU No. 2016-13, Financial Instrument – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments. The amendment will replace the incurred loss impairment methodology in current GAAP with a methodology that reflects expected credit losses and requires consideration of a broader range of reasonable supporting information to inform credit loss estimates. The amendments in this ASU are effective for the Company beginning January 1, 2020 and early adoption is permitted only as of January 1, 2019. The Company has not yet determined what the effects of adopting this ASU will be on its consolidated financial statements.

In March 2016, the FASB issued ASU No. 2016-09, Compensation – Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting, as part of its Simplification Initiative. The areas for simplification in this ASU involve several aspects of the accounting for share-based payment transactions, including the income tax consequences, classification of awards as either equity or liabilities, and classification on the statement of cash flows. The amendments in this ASU are effective for the Company beginning January 1, 2017 and early adoption is permitted. The method of adoption differs for each of the topics covered by the ASU. The Company has not yet determined what the effects of adopting this ASU will be on its consolidated financial statements.

In March 2016, the FASB issued ASU No. 2016-07, Investments – Equity Method and Joint Ventures (Topic 323): Simplifying the Transition to the Equity Method of Accounting. The amendments in this ASU eliminate the requirement that when an investment qualifies for the use of equity method as a result of an increase in the level of ownership interest or degree of influence, an investor must adjust the investment, results of operations, and retained earnings retroactively on a step-by-step basis as if the equity method had been in effect during all previous periods that the investment had been held. The amendments in this ASU are effective for the Company beginning on January 1, 2017 and should be applied prospectively. Early adoption is permitted. The adoption of this standard is not expected to have a material impact on the Company's consolidated financial statements.

In February 2016, the FASB issued ASU No. 2016-02, Leases (Topic 842). The amendments in this ASU revise the accounting related to lessee accounting. Under the new guidance, lessees will be required to recognize a lease liability and a right-of-use asset for substantially all leases with lease terms in excess of twelve months. The new lease guidance also simplified the accounting for sale and leaseback transactions primarily because lessees must recognize lease assets and lease liabilities. The amendments in this ASU are effective for the Company beginning on January 1, 2019 and should be applied through a modified retrospective transition approach for leases existing at, or entered into after, the beginning of the earliest comparative period presented in the financial statements. Early adoption is permitted. The Company has assembled an internal lease task force that meets regularly to discuss and evaluate the overall impact of this guidance on the consolidated financial statements and related disclosures, as well as the expected timing and method of adoption. The Company believes that the new standard will have a material impact on its consolidated balance sheet but it will not have a material impact on its liquidity. The Company continues to evaluate the effect that the implementation of this standard will have on its consolidated financial statements and related disclosures.

In January 2016, the FASB issued ASU No. 2016-01, Financial Statements – Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities. The amendments in this ASU revise the accounting related to (1) the classification and measurement of investments in equity securities and (2) the presentation of certain fair value changes for financial liabilities at fair value. The amendments in this ASU are effective for the Company beginning on January 1, 2018 and should be applied through a cumulative-effect adjustment to the statement of financial position. Early adoption is permitted under certain circumstances. The adoption of this standard is not expected to have a material impact on the Company's consolidated financial statements.

### DAVITA HEALTHCARE PARTNERS INC.

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

(unaudited)

(dollars and shares in thousands, except per share data)

In July 2015, the FASB issued ASU No. 2015-11, Inventory (Topic 330): Simplifying the Measurement of Inventory. The amendments in this ASU apply to all inventory with the exception of inventory measured using last-in, first-out or the retail inventory method. This ASU simplifies the measurement of inventory. Under this new standard, inventory should be measured using the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less reasonable predictable costs of completion, disposal and transportation. The amendments in this ASU are effective for the Company beginning January 1, 2017 and should be applied prospectively. Early adoption is permitted. The adoption of this standard is not expected to have a material impact on the Company's consolidated financial statements.

In May 2014, the FASB issued ASU No. 2014-09, Revenue from Contracts with Customers, which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The ASU will replace most existing revenue recognition guidance in U.S. GAAP when it becomes effective. In July 2015, the FASB issued ASU 2015-14, Revenue from Contracts with Customers (Topic 606): Deferral of Effective Date. This guidance approves a one-year deferral of the effective date of ASU 2014-09. The ASU now permits the Company to adopt this standard on January 1, 2018. Early application is permitted as of the initial effective date of January 1, 2017, but not prior to that date. In March, April and May 2016, the FASB issued ASU 2016-10, ASU 2016-11, and ASU 2016-12, Revenue from Contracts with Customers (Topic 606), which amends the guidance in ASU 2014-09. The Company has assembled an internal revenue task force that meets regularly to discuss and evaluate the overall impact this guidance will have on various revenue streams in the consolidated financial statements and related disclosures, as well as the expected timing and method of adoption. The Company has not yet selected a transition method nor has it determined the effect of the standard on its ongoing financial reporting.

### 20. Subsequent events

On August 1, 2016, the Company consummated an agreement with Khazanah Nasional Berhad (Khazanah) and Mitsui and Co., Ltd (Mitsui) whereby Khazanah and Mitsui, subscribed to invest a total of \$300,000 over three years in exchange for a 40% total equity interest in the Company's Asia Pacific dialysis business. Khazanah and Mitsui each made related initial investments of \$50,000 in this business on August 1, 2016. As a result of this transaction, the Company expects to deconsolidate its Asia Pacific dialysis business in the third quarter and recognize a material non-cash gain.

### 21. Condensed consolidating financial statements

The following information is presented in accordance with Rule 3-10 of Regulation S-X. The operating and investing activities of the separate legal entities included in the Company's consolidated financial statements are fully interdependent and integrated. Revenues and operating expenses of the separate legal entities include intercompany charges for management and other administrative services. The Company's senior notes are guaranteed by substantially all of its domestic subsidiaries. The subsidiary guarantors have guaranteed the senior notes on a joint and several basis. However, a subsidiary guarantor will be released from its obligations under its guarantee of the senior notes and the indentures governing the senior notes if, in general, there is a sale or other disposition of all or substantially all of the assets of such subsidiary guarantor, including by merger or consolidation, or a sale or other disposition of all of the equity interests in such subsidiary guarantor held by the Company and its restricted

subsidiaries, as defined in the indentures; such subsidiary guarantor is designated by the Company as an unrestricted subsidiary, as defined in the indentures, or otherwise ceases to be a restricted subsidiary of the Company, in each case in accordance with the indentures; or such subsidiary guarantor no longer guarantees any other indebtedness, as defined in the indentures, of the Company or any of its restricted subsidiaries, except for guarantees that are contemporaneously released. The senior notes are not guaranteed by certain of the Company's domestic subsidiaries, any of the Company's foreign subsidiaries, or any entities that do not constitute subsidiaries within the meaning of the indentures, such as corporations in which the Company holds capital stock with less than a majority of the voting power, joint ventures and partnerships in which the Company holds less than a majority of the equity or voting interests, non-owned entities and third parties.

## DAVITA HEALTHCARE PARTNERS INC.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

(unaudited)

(dollars and shares in thousands, except per share data)

### Condensed Consolidating Statements of Income

For the three months ended June 30, 2016	DaVita HealthCare Partners Inc.	Guarantor subsidiaries	Non- Guarantor subsidiaries	Consolidatin adjustments	g Consolidated total
Patient service revenues	\$ —	\$1,664,361	\$947,087	\$ (40,794	) \$2,570,654
Less: Provision for uncollectible accounts		(74,498)		· ·	(111,428)
Net patient service revenues		1,589,863	910,157	(40,794	) 2,459,226
Capitated revenues		461,573	436,337	(84	) 897,826
Other revenues	196,910	523,224	44,608	(404,143	) 360,599
Total net revenues	196,910	2,574,660	1,391,102	(445,021	) 3,717,651
Operating expenses	134,072	2,510,119	1,189,411	(445,021	) 3,388,581
Operating income	62,838	64,541	201,691		329,070
Debt expense	(102,101)	(91,259)	(12,998)	103,464	(102,894)
Other income	98,654	5,421	2,604	(103,464	) 3,215
Income tax expense	41,942	89,203	3,743		134,888
Equity earnings in subsidiaries	35,933	146,433	—	(182,366	) —
Net income	53,382	35,933	187,554	(182,366	) 94,503
Less: Net income attributable to					
noncontrolling interests		—	—	(41,121	) (41,121 )
Net income attributable to DaVita					
HealthCare					
Partners Inc.	\$ 53,382	\$35,933	\$187,554	\$ (223,487	) \$53,382

	DaVita		Non-		
	HealthCare	Guarantor	Guarantor	Consolidating	g Consolidated
For the three months ended June 30, 2015	Partners Inc.	subsidiaries	subsidiaries	adjustments	total
Patient service revenues	\$—	\$1,663,352	\$735,456	\$ (35,229	) \$2,363,579
Less: Provision for uncollectible accounts		(70,245)	(35,720)		(105,965)
Net patient service revenues		1,593,107	699,736	(35,229	) 2,257,614
Capitated revenues		439,734	426,542	(86	) 866,190
Other revenues	189,586	468,821	7,366	(354,959	) 310,814
Total net revenues	189,586	2,501,662	1,133,644	(390,274	) 3,434,618
Operating expenses	128,643	2,200,706	1,014,995	(390,274	) 2,954,070
Operating income	60,943	300,956	118,649		480,548
Debt expense, including debt redemption					
charges	(150,105)	(85,119)	(11,480)	94,384	(152,320)

Other income	91,000	4,348	1,347	(94,384	) 2,311	
Income tax (benefit) expense	(1,667	) 133,859	(9,430	) —	122,762	
Equity earnings in subsidiaries	166,972	80,646		(247,618	) —	
Net income	170,477	166,972	117,946	(247,618	) 207,777	
Less: Net income attributable to						
noncontrolling interests				(37,300	) (37,300	)
Net income attributable to DaVita						
HealthCare						
Partners Inc.	\$ 170,477	\$166,972	\$117,946	\$ (284,918	) \$170,477	
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# DAVITA HEALTHCARE PARTNERS INC.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-(continued)

(unaudited)

(dollars and shares in thousands, except per share data)

	DaVita HealthCare Partners	Guarantor	Non- Guarantor	Consolidatin	g (	Consolidate	ed
For the six months ended June 30, 2016	Inc.	subsidiaries	subsidiaries	adjustments	ſ	total	
Patient service revenues	\$ <u> </u>	\$3,317,673	\$1,810,929	\$ (80,210	) (	\$ 5,048,392	
Less: Provision for uncollectible accounts		(133,311)	(87,322)			(220,633	)
Net patient service revenues		3,184,362	1,723,607	(80,210	)	4,827,759	)
Capitated revenues		928,574	856,510	(211	)	1,784,873	)
Other revenues	383,885	1,008,540	76,324	(782,594	)	686,155	
Total net revenues	383,885	5,121,476	2,656,441	(863,015	)	7,298,787	!
Operating expenses	256,345	4,887,749	2,323,749	(863,015	)	6,604,828	\$
Operating income	127,540	233,727	332,692			693,959	
Debt expense	(203,202)	(183,432)	(24,512)	205,368		(205,778	)
Other income	197,214	9,757	4,588	(205,368	)	6,191	
Income tax expense	77,088	162,457	22,165			261,710	
Equity earnings in subsidiaries	106,352	208,757		(315,109	)	_	
Net income	150,816	106,352	290,603	(315,109	)	232,662	
Less: Net income attributable to							
noncontrolling interests		—		(81,846	)	(81,846	)
Net income attributable to DaVita HealthCare							
Partners Inc.	\$150,816	\$106,352	\$290,603	\$ (396,955	) (	\$150,816	