SUNLINK HEALTH SYSTEMS INC Form 10-Q May 21, 2012

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington D.C. 20549

# **FORM 10-Q**

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

For the quarterly period ended March 31, 2012

OR

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

For the transition period from

to

Commission File Number 1-12607

# SUNLINK HEALTH SYSTEMS, INC.

(Exact name of registrant as specified in its charter)

Ohio (State or other jurisdiction of

31-0621189 (I.R.S. Employer

incorporation or organization)

**Identification No.)** 

900 Circle 75 Parkway, Suite 1120, Atlanta, Georgia 30339

(Address of principal executive offices)

(Zip Code)

(770) 933-7000

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filings 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 (of 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, or a non-accelerated filer, or a smaller reporting company. See definition of large accelerated filer , accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer " Accelerated filer

Non-accelerated filer " (Do not check if a smaller reporting company) Smaller reporting company

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

The number of Common Shares, without par value, outstanding as of May 21, 2012 was 9,447,949.

## PART I. FINANCIAL INFORMATION

## ITEM 1. FINANCIAL STATEMENTS

## SUNLINK HEALTH SYSTEMS, INC. AND SUBSIDIARIES

## CONDENSED CONSOLIDATED BALANCE SHEETS

## (in thousands)

	March 31, 2012 (unaudited)	June 30, 2011
ASSETS		
Current Assets:	<b>.</b>	<b></b>
Cash and cash equivalents	\$ 879	\$ 7,250
Receivables - net	16,678	16,302
Inventory	4,190	4,371
Net current assets of Memorial Hospital of Adel Income tax receivable	354 309	437 1,526
Deferred income tax asset	8,743	8,846
Electronic Health Records incentive reimbursement receivable	189	277
Prepaid expense and other	5,160	4,356
Trepaid expense and other	3,100	4,550
Total current assets	36,502	43,365
Property, plant and equipment, at cost	66,603	65,967
Less accumulated depreciation	35,658	32,283
•		
Property, plant and equipment - net	30,945	33,684
Noncurrent Assets:		
Intangible assets - net	3,356	3,477
Goodwill	461	1,392
Net noncurrent assets of Memorial Hospital of Adel	6,592	6,780
Deferred income tax asset	4,556	2,786
Other noncurrent assets	349	346
Total noncurrent assets	15,314	14,781
TOTAL ASSETS	\$ 82,761	\$ 91,830
LIABILITIES AND SHAREHOLDERS EQUITY		
Current liabilities:		
Accounts payable	\$ 7,550	\$ 7,509
Revolving advances	6,631	5,300
Current maturities of long-term debt	16,686	1,814
Current maturities of subordinated long-term debt	300	300
Accrued payroll and related taxes	4,602	5,064
Deferred gain - Medicare Electronic Health Records incentive reimbursement	8,521	8,521
Other accrued expenses	3,149	2,824
Total current liabilities	47,439	31,332
Long-Term Liabilities		
Long-term debt	4,033	27,441
Subordinated long-term debt	2,302	2,197
Noncurrent liability for professional liability risks	3,280	3,583

Other noncurrent liabilities	1,268	1,209
Total long-term liabilities	10,883	34,430
Commitment and Contingencies		
Shareholders Equity		
Preferred Shares, authorized and unissued, 2,000 shares	0	0
Common Shares, without par value:		
Issued and outstanding, 9,448 shares at March 31, 2012 and 8,120 shares at June 30, 2011	4,724	4,060
Additional paid-in capital	13,491	11,751
Retained earnings	6,429	10,462
Accumulated other comprehensive loss	(278)	(278)
Total Parent Company Shareholders Equity	24,366	25,995
Noncontrolling interest	73	73
Total Shareholders Equity	24,439	26,068
Total Liabilities and Shareholders Equity	\$ 82,761	\$ 91,830

See notes to condensed consolidated financial statements.

## SUNLINK HEALTH SYSTEMS, INC. AND SUBSIDIARIES

## CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except per share amounts)

## (unaudited)

	TH	IREE MON MARO 2012			N	INE MONT MARC 2012	CH 3	
Net Revenues	\$	39,484	\$	42,376	\$	112,039	\$ 1	19,713
Costs and Expenses								
Cost of goods sold		8,418		9,288		21,159		23,539
Salaries, wages and benefits		16,212		16,008		48,068		47,814
Provision for bad debts		2,935		3,939		10,581		12,053
Supplies		2,526		2,730		7,510		8,452
Purchased services		2,286		2,553		6,945		7,584
Other operating expenses		4,602		4,942		14,395		14,689
Rent and lease expense Impairment of goodwill		674 931		725 0		2,088 931		2,137
Depreciation and amortization		1,208		1,443		3,582		4,288
Medicaid Electronic Health Records incentive payments		1,208		1,443		(1,627)		4,288
Wedicald Electronic Fleatin Records intentive payments		O		O		(1,027)		O
Operating profit (loss)		(308)		748		(1,593)		(843)
Other Income (Expense):								
Interest expense		(1,072)		(1,607)		(3,407)		(5,684)
Interest income		8		2		10		4
Loss from Continuing Operations before income taxes		(1,372)		(857)		(4,990)		(6,523)
Income Tax Benefit		(155)		(289)		(1,429)		(1,815)
Loss from Continuing Operations		(1,217)		(568)		(3,561)		(4,708)
Earnings (Loss) from Discontinued Operations		(327)		254		(472)		(140)
Net Loss	\$	(1,544)	\$	(314)	\$	(4,033)	\$	(4,848)
Earnings (Loss) Per Share:								
Continuing Operations:								
Basic	\$	(0.13)	\$	(0.07)	\$	(0.38)	\$	(0.58)
Diluted	\$	(0.13)	\$	(0.07)	\$	(0.38)	\$	(0.58)
Discontinued Operations:								
Basic	\$	(0.03)	\$	0.03	\$	(0.05)	\$	(0.02)
Diluted	\$	(0.03)	\$	0.03	\$	(0.05)	\$	(0.02)
N T								
Net Loss:	¢	(0.16)	ф	(0.04)	¢.	(0.42)	¢	(0,60)
Basic	\$	(0.16)	\$	(0.04)	\$	(0.43)	\$	(0.60)
Diluted	\$	(0.16)	\$	(0.04)	\$	(0.43)	\$	(0.60)

Weighted-Average Common Shares Outstanding:

Basic	9,448	8,095	9,317	8,086
Dilutal	0.440	0.005	0.217	9.096
Diluted	9,448	8,095	9,317	8,086

## SUNLINK HEALTH SYSTEMS, INC. AND SUBSIDIARIES

## CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

## (unaudited)

	NINE MONTHS END MARCH 31,		NDED	
		2012		2011
Net Cash Used in Operating Activities	\$	(656)	\$	(2,504)
Cash Flows from Investing Activities:				
Expenditures for property, plant and equipment - continuing operations		(661)		(1,940)
Expenditures for property, plant and equipment - discontinued operations		(74)		(168)
Net Cash Used in Investing Activities		(735)		(2,108)
Cash Flows from Financing Activities:				
Revolving advances - net		1,331		4,900
Proceeds of long-term debt		4,000		0
Payments on long-term debt - continuing operations	(	(12,656)		(1,301)
Net proceeds from issuance of common shares		2,345		64
Net Cash Provided by (Used in) Financing Activities		(4,980)		3,663
Net decrease in Cash and Cash Equivalents		(6,371)		(949)
Cash and Cash Equivalents Beginning of Period		7,250		1,704
Cash and Cash Equivalents End of Period	\$	879	\$	755
Supplement Disclosure of Cash Flow Information:				
Cash Paid (Received) for:				
Interest	\$	3,393	\$	4,238
Income taxes	(\$	2,514)	\$	416
Non-cash investing and financing activities:				
Assets acquired under capital lease obligation - continuing operations	\$	80	\$	207
Assets acquired under capital lease obligation - discontinued operations		316		0
	\$	396	\$	207

#### SUNLINK HEALTH SYSTEMS, INC.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

## THREE AND NINE MONTHS ENDED MARCH 31, 2012

(all dollar amounts in thousands except per share amounts)

(unaudited)

#### Note 1. - Basis of Presentation

The accompanying unaudited Condensed Consolidated Financial Statements as of March 31, 2012 and for the three and nine month periods ended March 31, 2012 and 2011 have been prepared in accordance with Rule 10-01 of Regulation S-X of the Securities and Exchange Commission (SEC) and, as such, do not include all information required by accounting principles generally accepted in the United States of America. These Condensed Consolidated Financial Statements should be read in conjunction with the audited consolidated financial statements included in the SunLink Health Systems, Inc. (SunLink, we, our, ours, us or the Company) Annual Report on Form 10-K/A for the fiscal ended June 30, 2011, filed with the SEC on May 21, 2012. In the opinion of management, the Condensed Consolidated Financial Statements, which are unaudited, include all adjustments, consisting only of normal recurring adjustments, necessary to present fairly the financial position and results of operations for the periods indicated. The results of operations for the three and nine month periods ended March 31, 2012 are not necessarily indicative of the results that may be expected for the entire fiscal year or any other interim period.

#### Note 2. Business Operations

#### **Business Operations**

SunLink Health Systems, Inc. is a provider of healthcare services in certain rural and exurban markets in the United States. SunLink s business is composed of two business segments:

i two out	siness segments.
Healthca	are Facilities, which consist of
О	Our five community hospitals which have a total of 282 licensed beds;
	Our three nursing homes, which have a total of 166 licensed beds, each of which is located adjacent to a corresponding unLink community hospital; and
0	Our one home health agency, which operates in connection with a corresponding SunLink community hospital.
Specialty	Pharmacy, which consists of
Sı	pecialty pharmacy services;
D	Durable medical equipment;
In	nstitutional pharmacy services; and

Retail pharmacy products and services, all of which are conducted in rural markets. SunLink has conducted its healthcare facilities business since 2001 and its specialty pharmacy business since April 2008.

SunLink s Board and management has determined to focus the Company s strategic efforts on enhancing its existing hospital portfolio, including the selective disposal of underperforming and non-strategic facilities, and on pursuing selected potential hospital acquisitions. SunLink is committed to enhancing shareholder value while maintaining high standards of responsibility to its patients, employees and the communities it serves and will continue to pursue strategic alternatives consistent with that commitment.

#### **Note 3. Discontinued Operations**

All of the businesses discussed below are reported as discontinued operations and the condensed consolidated financial statements for all prior periods have been adjusted to reflect this presentation.

Results for all of the businesses included in discontinued operations are presented in the following table:

	Three Mon Marc 2012		Nine Mon Marc 2012	ths Ended ch 31, 2011
Net Revenues:				
Memorial Hospital of Adel	\$ 4,481	\$ 4,842	\$ 13,212	\$ 13,424
Chilton Medical Center	0	2,441	0	9,447
	\$ 4,481	\$ 7,283	\$ 13,212	\$ 22,871
Earnings (loss) from discontinued operations:				
Memorial Hospital of Adel:				
Earnings (loss) from operations	\$ (318)	\$ 129	\$ (497)	\$ (221)
Expense related to sale of Memorial of Adel	(196)	0	(196)	0
Income tax expense (benefit)	(201)	43	(262)	(83)
Earnings (loss) from Memorial Hospital of Adel after taxes	(313)	86	(431)	(138)
Life sciences and engineering segment:				
Loss from operations	(22)	(21)	(66)	(63)
Income tax benefit	(8)	(8)	(25)	(24)
Loss from life sciences and engineering segment after taxes	(14)	(13)	(41)	(39)
Chilton Medical Center:				
Loss from operations	0	(228)	0	(725)
Gain on sale	0	438	0	438
Income tax expense (benefit)	0	29	0	(108)
Loss from Chilton Medical Center after taxes	0	181	0	(179)
Mountainside Medical Center:				
Earnings from operations	0	0	0	347
Income tax expense	0	0	0	131
Earnings from Mountainside Medical Center after taxes	0	0	0	216
Earnings (loss) from discontinued operations	\$ (327)	\$ 254	\$ (472)	\$ (140)

Memorial Hospital of Adel On March 8, 2012, the Company and its HealthMont of Georgia, Inc. subsidiary entered into an Asset Purchase Agreement by and among HealthMont of Georgia, Inc., SunLink and Hospital Authority of Tift County, Georgia (Buyer) effective March 1, 2012 to sell substantially all of the assets of the Company s owned Memorial Hospital of Adel and Memorial Convalescent Center (Adel) to the Buyer for approximately \$8,300. Excluded assets include accounts receivable as of the Cutoff Date and all Medicare and Medicaid incentive payments for meaningful use of electronic health record technology and all receivables, claims and settlements made pursuant to the Indigent Care Trust Fund of the State of Georgia, in each case, paid with respect to the fiscal year ending June 30, 2012. Retained liabilities generally consist of liabilities incurred prior to the closing date of the transaction. Effective April 1, 2012, Buyer began management of Adel under a management agreement to continue from such date until the scheduled date of closing. Pursuant to the terms of the management agreement, the

Buyer is to retain any profit earned and fund any losses incurred during the management period. The transaction is subject to a number of conditions and is expected to close in SunLink s first fiscal quarter of 2013. The agreement may be terminated by either SunLink or the Buyer if the transaction is not consummated prior to July 31, 2012 or such later date as the parties may agree. Subject to certain conditions, if the Buyer terminates the agreement during the period April 1, 2012 through July 31, 2012 from other than a default by the Company, SunLink will be entitled to a breakup fee of \$900. SunLink anticipates that the sale of assets of Adel for approximately \$8,300, less estimated sale expenses, will result in net proceeds of approximately \$7,500 to the Company and that the Company will be required to use all or substantially all of the net proceeds to pay down senior debt under the Company s Credit Facility.

Adel s operations have been reclassified as discontinued operations in our condensed consolidated financial statements for the three and nine month periods ended March 31, 2012 and 2011 and as of June 30, 2011.

Chilton Medical Center On March 1, 2011, SunLink entered into an agreement to lease its owned Chilton Medical Center (Chilton) and sold its 83% membership interest in Clanton Hospital LLC (Clanton), which manages Chilton, to Carraway Medical Systems, Inc. (Carraway). The lease agreement is for a six-year term with monthly rent of \$37 and includes an option under which Carraway can purchase Chilton from SunLink. Currently rent of approximately \$74 is in arrears under the lease agreement. The option purchase price is \$3,700, less the amount paid, up to a maximum of \$615, to purchase the 17% membership interest of Clanton owned by local physicians. The purchase price of SunLink s 83% membership interest in Clanton was a \$1,000 six-year zero-coupon note plus a six-year 6% note for the net working capital of Clanton at purchase. If the purchase option for Chilton is exercised during the six-year term of the lease, any amount paid under the \$1,000 note will be credited to the option purchase price and any remaining balance on the note will be cancelled. As a result, the note at March 31, 2012 was recorded on the balance sheet at net \$0. Pursuant to the terms of the sale and lease and agreement, SunLink is entitled to receive 75% of the Electronic Health Records Medicare and Medicaid incentive reimbursements received by Clanton.

Mountainside Medical Center On June 1, 2004, SunLink sold its Mountainside Medical Center (Mountainside) hospital in Jasper, Georgia, for approximately \$40,000 pursuant to the terms of an asset sale agreement. In connection with this sale, claims by the buyer and counter claims by SunLink were litigated which resulted in a judgment for SunLink. The judgment, which included damages, prejudgment interest and certain losses, was collected by SunLink in the amount of \$1,246 in May 2010 and \$540 in December 2010, and the parties executed a mutual release. Included in the pre-tax loss of Mountainside for the nine months ended March 31, 2011 were legal expenses related to the litigation with the buyer s claim and SunLink s counterclaim.

*Life Sciences and Engineering Segment* SunLink retained a defined benefit retirement plan which covered substantially all of the employees of this segment when the segment was sold in fiscal 1998. Effective February 28, 1997, the plan was amended to freeze participant benefits and close the plan to new participants. Pension expense and related tax benefit or expense is reflected in the results of operations for this segment for the three and nine months ended March 31, 2012 and 2011. The components of pension expense for the three and nine months ended March 31, 2012 and 2011, respectively, were as follows:

		Three Months Ended March 31,		Nine Months Ended March 31,	
	2012	2011	2012	2011	
Interest Cost	\$ 18	\$ 18	\$ 54	\$ 55	
Expected return on assets	(10)	(11)	(30)	(32)	
Amortization of prior service cost	14	14	42	40	
Net pension expense	\$ 22	\$ 21	\$ 66	\$ 63	

SunLink did not contribute to the plan in the nine months ended March 31, 2012. We expect to make no contribution to the plan through the end of the fiscal year ending June 30, 2012.

#### Note 4. Shareholders Equity

#### Stock-Based Compensation

For the three months ended March 31, 2012 and 2011, the Company recognized \$29 and \$2, respectively, in salaries, wages and benefit expense for share options issued to employees and directors of the Company. For the nine months ended March 31, 2012 and 2011, the Company recognized \$63 and \$7, respectively, in salaries, wages and benefit expense for share options issued to employees and directors of the Company. The fair value of the share options granted was estimated using the Black-Scholes option pricing model. There were 180,000 share options granted under the 2005 Equity Incentive Plan and 70,000 share options granted under the 2011 Director s Stock Option Plan during the nine months ended March 31, 2012. No share options were granted during the nine months ended March 31, 2011.

#### Private Placement of Shares

In the first quarter of fiscal 2012, the Company sought to sell up to 3,800,000 common shares in a private offering at a price equal to the average closing price for the shares over the ten trading days prior to the applicable closing with a minimum placement of \$2,500.

On July 28, 2011, SunLink announced a closing under the private placement of approximately 1,329,000 common shares at approximately \$1.90 per share. Such shares were sold to certain of the Company's officers and directors and/or their affiliates. The net proceeds of the private placement of approximately \$2,500 were used, together with the Company's operating funds, to make an \$8,000 pre-payment on the Credit Facility Term Loan. Concurrent with and conditioned upon the Term Loan pre-payment, the Company's lenders modified the Credit Facility to reduce the interest rate, revise certain financial and other covenants and extend the maturity date of the Credit Facility until January 1, 2013 (see Note 8 Long-Term Debt). A special committee of the Company's Board of Directors comprised of non-participating disinterested directors evaluated the private placement transaction and obtained an opinion of an outside advisor selected by the special committee that the price and terms of the private placement were fair from a financial point of view to the Company.

#### Note 5. Receivables net

Summary information for receivables is as follows:

	March 31, 2012	June 30, 2011
Accounts receivable (net of contractual allowances)	\$ 29,590	\$ 28,619
Less allowance for doubtful accounts	(12,912)	(12,317)
Receivables - net	\$ 16,678	\$ 16,302

Net revenues included increases of \$459 and \$47 for the three months ended March 31, 2012 and 2011, respectively, for the settlements and filings of prior year Medicare and Medicaid cost reports. Net revenues included increases of \$510 and \$709 for the nine months ended March 31, 2012 and 2011, respectively, for the settlements and filings of prior year Medicare and Medicaid cost reports.

#### Note 6. Medicare and Medicaid Electronic Health Records Incentives Deferred Gain Medicare Electronic Health Records Incentives

Electronic Health Records ( EHR ) incentive reimbursements are payments received under the Health Information Technology for Economic and Clinical Health Act (the HITECH Act ) which was enacted into law on February 17, 2009 as part of the American Recovery and Reinvestment Act of 2009 ( ARRA ). The HITECH Act includes provisions designed to increase the use of EHR by both physicians and hospitals. Beginning with federal fiscal year 2011 (federal fiscal year is October 1 through September 30) and extending through federal fiscal year 2016, eligible hospitals and critical access hospitals ( CAH ) participating in the Medicare and Medicaid programs are eligible for reimbursement incentives based on successfully demonstrating meaningful use of their certified EHR technology. Conversely, those hospitals that do not successfully demonstrate meaningful use of EHR technology are subject to payment penalties or downward adjustments to their Medicare payments beginning in federal fiscal year 2015.

The Company accounts for EHR incentive payments in accordance with ASC 450-30, Gain Contingencies , ( ASC 450-30 ). In accordance with ASC 450-30, the Company recognizes a gain for Medicare and Medicaid EHR incentive payments when its eligible hospitals have demonstrated meaningful use of certified EHR technology for the applicable period and when the cost report information needed for the full cost report year used for the final calculation of the EHR incentive reimbursement payment is available. The demonstration of meaningful use is based on meeting a series of objectives and varies among hospitals, between the Medicare and Medicaid programs and within the Medicaid program from state to state. Additionally, meeting the series of objectives in order to demonstrate meaningful use becomes progressively more stringent as its implementation is phased in through stages as outlined by the Centers for Medicare and Medicaid Services.

SunLink s five operating hospitals and Adel and Chilton (see Note 4. Discontinued Operations) successfully attested for the Medicare EHR program for the fiscal year ended June 30, 2011. Incentive payments for all five operating hospital and Adel and Chilton totaling \$8,521 were received by SunLink during the quarter ended June 30, 2011. As Medicare EHR incentive payments cannot be recognized until the cost report information utilized to determine the final amount of reimbursement is known, SunLink has recorded the \$8,521 of deferred gain as of December 31, 2011 and June 30, 2011. This deferred gain is expected to be recognized in the quarter ended June 30, 2012, when information for the cost report period July 1, 2011 through June 30, 2012 is known.

SunLink s two Missouri hospitals, its two Georgia hospitals, and Chilton successfully attested for the Medicaid EHR program for the federal attestation year ending September 30, 2011 and recognized EHR incentive payments in the nine month period ended March 31, 2012 in the amount of \$1,627. EHR incentive reimbursement payments were received for SunLink s five operating hospitals during the nine months ended March 31, 2012 totaling \$1,715. EHR incentive reimbursement payment for Chilton was received in the amount of \$188 in the quarter ended June 30, 2012

#### Note 7. - Goodwill and Intangible Assets

SunLink has goodwill and intangible assets related to its Healthcare Facilities and Specialty Pharmacy Segments.

Intangibles consist of the following, net of amortization:

	March 31, 2012		June 30, 2011	
Healthcare Facilities Segment				
Certficates of Need	\$	80	\$	80
Noncompetition Agreements		83		83
		163		163
Accumulated Amortization		(105)		(91)
		58		72
Specialty Pharmacy Segment				
Trade Name		2,000	2	2,000
Customer Relationships		1,089		1,089
Medicare License		769		769
		3,858		3,858
Accumulated Amortization		(560)		(453)
		3,298	<i>(</i>	3,405
Total	\$	3,356	\$ 3	3,477

The trade name intangible asset under the Specialty Pharmacy Segment is a non-amortizing intangible asset.

Amortization expense was \$36 and \$153 for the three months ended March 31, 2012 and 2011, respectively. Amortization expense was \$121 and \$460 for the nine months ended March 31, 2012 and 2011, respectively.

Goodwill consists of the following:

	March 31, 2012	June 30, 2011
Healthcare Facilities Segment	\$ 0	\$ 931
Specialty Pharmacy Segment	461	461
	\$ 461	\$ 1,392

The Company performed an interim impairment testing of the goodwill and certain intangible assets of its subsidiaries as March 31, 2012. The Company concluded that the carrying value of the subsidiary exceeded its fair value, and as a result, recognized a goodwill impairment charge of \$931 for its Healthmont, LLC subsidiary, part of the Healthcare Facilities Segment, during the quarter ended March 31, 2012.

#### Note 8. Long-Term Debt and Revolving Line of Credit

Long-term debt consisted of the following:

	March 31, 2012	June 30, 2011
Term Loan	\$ 16,523	\$ 29,086
Callaway RDA Loan	4,000	0
Capital lease obligations	196	169
Total	20,719	29,255
Less current maturities	(16,686)	(1,814)
	\$ 4,033	\$ 27,441

SunLink Credit Facility On April 23, 2008, SunLink entered into a \$47,000 seven-year senior secured credit facility ( Credit Facility ) comprised of a revolving line of credit of up to \$12,000 (the Revolving Loan ) and a \$35,000 term loan (the Term Loan ). The Credit Facility has subsequently been amended by modification agreements on July 28, 2011 ( July 2011 Modification ), March 1, 2011 ( March 2011 Modification ), September 27, 2010 ( September 2010 Modification ). The termination date for the Credit Facility is January 1, 2013 and the maximum Revolving Loan commitment currently is \$9,000. At March 31, 2012, SunLink s calculated net collectible value of eligible accounts receivable was \$8,979, the Revolving Loan balance was \$6,631 with an interest rate at LIBOR plus 9.125% (11.875% at March 31, 2012), and the Term Loan balance was \$16,523 with an interest rate at LIBOR plus 11.07% (13.82% at March 31, 2012). Borrowings under the Credit Facility are at LIBOR plus the applicable interest rate. Under the Credit Facility, LIBOR is defined as the Thirty-Day published rate, not to be less than 2.75%, nor more than 5.50%. The maximum availability of the Revolving Loan is keyed to the calculated net collectible value of eligible accounts receivable.

The Credit Facility is secured by a first priority security interest in substantially all real and personal property of the Company and its consolidated subsidiaries, including a pledge of all of the equity interests in such subsidiaries. The Credit Facility contains various terms and conditions, including operational and financial restrictions and limitations, and affirmative and negative covenants. The covenants include financial covenants measured on a quarterly basis which require SunLink to comply with maximum leverage and minimum fixed charge ratios, maximum capital expenditure amounts, collateral value to loan amount and liquidity and cash flow measures, all as defined in the Credit Facility. The Company was in compliance with the revised levels of financial covenants and terms in the Credit Facility as of March 31, 2012, but there is no assurance that the Company will remain in compliance. If we fail to remain in compliance with the Credit Facility as modified, we would cease to have a right to draw on the revolving line of credit facility and the lenders would, among other things, be entitled to call a default and demand repayment of the indebtedness outstanding. If SunLink or its applicable subsidiaries experience a material adverse change in their business, assets, financial condition, management or operations, or if the value of the collateral securing the Credit Facility decreases, we may be unable to draw on the Revolving Loan.

Unamortized financing costs and expenses related to the Credit Facility of \$98 are being amortized over the current remaining life of the Credit Facility. Accumulated amortization was approximately \$2,447 and \$2,321 as of March 31, 2012 and June 30, 2011, respectively. Amortization of the fees and expenses recorded in interest expense were approximately \$42 and \$181 for the three months ended March 31, 2012 and 2011, respectively. Amortization of the fees and expenses recorded in interest expense were approximately \$126 and \$1,283 for the nine months ended March 31, 2012 and 2011, respectively.

Under the terms of the July 2011 Modification, the termination date of the Credit Facility was extended to January 1, 2013, Under the terms of the July 2011 Modification, SunLink also made an \$8,000 prepayment on the Term Loan and paid a modification fee of \$131. The source of the repayment was \$2,500 of proceeds from a private placement of SunLink common shares and \$5,500 of operating funds. Under the July 2011 Modification, the interest rate under the Revolving Loan was adjusted to LIBOR plus an applicable interest rate of 8.875%, or a total interest rate of 11.625% at July 28, 2011 and the interest rate under the Term Loan was adjusted to LIBOR plus an applicable interest rate of 10.82%, or a total interest rate of 13.57% at July 28, 2011. The July 2011 Modification also included covenants calling

for further reductions in the principal balance of the term loan in September and December of 2011. Under the September 2011 and December 2011 Term Loan Reduction Covenants, if the principal balance under the Term Loan was not reduced by the prescribed amounts, the interest rate for both the Term Loan and the Revolving Loan would increase by an aggregate additional 0.50% over the prescribed interest rate for the remainder of the Credit Facility s term. Because the September 2011 and December 2011 Term Loan Reduction Covenants were not met, the interest on the Term Loan and the Revolving Loan increased by 0.25% at October 1, 2011 and 0.25% at January 1, 2012.

On May 3, 2012, the Company entered into the Fifth Modification to the Credit Facility. The Fifth Modification contained, among other things, the consent by the lenders under the Credit Facility to the sale under Asset Purchase Agreement by and among HealthMont of Georgia, Inc., SunLink and Hospital Authority of Tift County, Georgia (Buyer) of substantially all of the assets of the Company's owned Memorial Hospital of Adel and Memorial Convalescent Center (Adel) to the Buyer for approximately \$8,300 and requires that the net proceeds of approximately \$7,500 to the Company be applied to pay down the Term Loan under the Credit Facility.

On May 4, 2012, the Company entered into the Sixth Modification. The Sixth Modification was in response to, among other things, the SEC s requirement that Medicare and Medicaid EHR incentive payments be accounted under the gain contingency accounting model rather than the grant accounting model and the resulting restatement of the Company s financial statements. Pursuant to the Sixth Modification, the lenders under the Credit Facility, among other things, consented to the continuing computation of Medicare and Medicaid EHR incentive payments under the grant accounting model for purposes of computing compliance with the Company s financial covenants under the Credit Facility notwithstanding such restatement of the Company s financial statements and waived any noncompliance that may have resulted by reason of such restatement of the Company s financial statements and prior use of the grant accounting model rather than the gain contingency model.

The March 2011 Modification and the September 2010 Modification included increases to the interest rate for the Revolving Loan to LIBOR plus 6.50% from the waiver date through November 14, 2010, LIBOR plus 7.50% from November 15, 2010 to February 15, 2011, LIBOR plus 8.50% from February 16, 2011 to April 14, 2011, LIBOR plus 9.50% from April 15, 2011 to May 15, 2011, LIBOR plus 10.50% from May 16, 2011 to July 15, 2011 and LIBOR plus 11.50% from July 16, 2011 through the July 28, 2011 closing date of the July 2011 Modification. Such modifications also increased the interest rate for the Term Loan to LIBOR plus 8.07% from the September 2010 Modification date through November 14, 2010, LIBOR plus 9.07% from November 15, 2010 to February 15, 2011, LIBOR plus 10.07% from February 16, 2011 to April 15, 2011, LIBOR plus 11.07% from April 15, 2011 to May 15, 2011, LIBOR plus 12.07% from May 16, 2011 to July 15, 2011 and LIBOR plus 13.07% from July 16, 2011 through the July 28, 2011, the effective date of the July 2011 Modification.

Under the terms of the September 2010 Modification, the Revolving Loan commitment was reduced to \$9,000. Under the September 2010 Modification, the term of the Credit Facility also was shortened and the termination date of the Credit Facility was changed from April 22, 2015 to September 30, 2011. The September 2010 Modification also contained conditions for waivers of the non-compliance with financial covenants for the quarters ended September 30, 2010, December 31, 2010 and March 31, 2011. A waiver fee of 2.00% of the then current Credit Facility commitment totaling approximately \$788 was paid at the September 2010 Modification closing and additional waiver fees of 0.50% of the then current total Credit Facility commitment were paid at November 15, 2010, February 15, 2011 and May 15, 2011.

Callaway RDA Loan - On March 26, 2012, SunLink Health Systems, Inc., HealthMont of Missouri, LLC ( Borrower ), HealthMont LLC ( HLLC ) entered into and closed on a \$5,000 Loan Agreement with a bank dated as of March 16, 2012 (the Callaway RDA Loan ). The loan is guaranteed by the Company and HLLC. HealthMont of Missouri, LLC owns and operates Callaway Community Hospital ( Callaway ) in Fulton, Missouri. The Loan Agreement consists of two promissory notes; a \$4,000 note and \$1,000 note. The \$4,000 was drawn in its entirety on March 26, 2012. The \$1,000 will be drawn upon commencement of construction and improvement projects.

The Callaway RDA Loan has a term of 25 years with monthly payments of principal and interest until repaid. The Callaway RDA Loan bears interest at a floating interest rate computed as the prime rate (as published in The Wall Street Journal) plus 2%. The Callaway RDA Loan is collateralized by Callaway s real estate and equipment and is partially guaranteed under the U.S. Department of Agriculture, Rural Development Business and Industry Program. \$3,250 of the Callaway RDA Loan proceeds was applied as payment against the Company s senior debt under the Term Loan under the Company s Credit Facility. Approximately \$1,000 of the Callaway RDA Loan proceeds will be used to finance improvements, including to provide an inpatient geriatric psychiatry unit at Callaway, with the remainder of the Callaway RDA Loan proceeds used for working capital and closing costs. The Callaway RDA Loan contains certain financial covenants with respect to the Borrower s Current Ratio of current assets to current liabilities and Debt Service Coverage, all as defined in the Callaway RDA Loan Agreement, that the Borrower must maintain and that are measured at the end of each fiscal year. The Callaway RDA Loan is guaranteed by HLLC and the Company.

#### Note 9. Subordinated Long-Term Debt

Subordinated long-term debt consisted of the following:

	March 31, 2012	June 30, 2011
Carmichael s	\$ 2,602	\$ 2,497
Less current maturities	(300)	(300)
	\$ 2,302	\$ 2,197

Carmichael Notes On April 22, 2008, SunLink Scripts Rx, LLC (formerly known as SunLink Homecare Services, LLC) entered into a \$3,000 promissory note agreement with an interest rate of 8% with the former owners of Carmichael as part of the acquisition purchase price (the Carmichael Purchase Note). On April 12, 2011, an amendment to the Carmichael Purchase Note was entered into under which SunLink has the option to issue subordinated promissory notes to the former owners of Carmichael in payment of up to two semi-annual payments of principal and interest due under the Carmichael Purchase Note (the PIK Notes). The PIK Notes bear an interest rate of 8% and are due on April 22, 2015. A PIK Note for \$247 was issued on April 22, 2011 for the principal and interest payment that would have been due on April 22, 2011. A PIK Note for \$252 was issued on October 22, 2011 for the principal and interest payment that would have been due on October 22, 2011. The Carmichael Purchase Note is payable in semi-annual installments of \$150, which began on April 22, 2009, with the remaining balance of the Carmichael Purchase Note and the PIK Notes of \$1,702 due April 22, 2015. Interest is payable in arrears semi-annually on the six and twelve-month anniversary of the issuance of the note. The Carmichael Purchase Note is guaranteed by SunLink Health Systems, Inc. The note and the guarantee are subordinate to the Credit Facility.

Under the terms of the Credit Facility (see Note 8 Long-Term Debt and Revolving Line of Credit), if SunLink is in violation of certain terms and conditions of such facility, the Company cannot make principal payments due under the Carmichael Purchase Note without permission of the agent for the lenders of the Credit Facility.

#### Note 10. Income Taxes

Income tax benefit of \$155 (\$140 federal tax benefit and \$15 state tax benefit) and \$289 (\$281 federal tax benefit and \$8 state tax benefit) was recorded for the three months ended March 31, 2012 and 2011, respectively.

Income tax benefit of \$1,429 (\$1,187 federal tax benefit and \$242 state tax benefit) and \$1,815 (\$2,031 federal tax benefit and \$216 state tax expense) was recorded for the nine months ended March 31, 2012 and 2011, respectively.

We had an estimated net operating loss carry-forward for federal income tax purposes of approximately \$10,441 at March 31, 2012. Use of this net operating loss carry-forward is subject to the limitations of the provisions of Internal Revenue Code Section 382. As a result, not all of the net operating loss carry-forward is available to offset federal taxable income in the current year. At March 31, 2012, we have provided a partial valuation allowance against the deferred tax asset so that the net tax asset was \$13,299. Based upon management s assessment that it was more likely than not that a portion of its deferred tax asset (primarily its net operating losses subject to limitation) would not be recovered, the Company established a valuation allowance for the portion of the tax asset which management estimates will not be utilized.

The Company accounts for uncertainty in income taxes for a change in judgment related to prior years tax positions in the quarter of such change. Activity in the unrecognized tax benefit liability account was as follows from July 1, 2010 through March 31, 2012:

Balance at July 1, 2010	71
Reduction for tax positions of prior years	(34)
Balance at June 30, 2011	37
Reduction for tax positions of prior years	(15)
Balance at March 31, 2012	\$ 22

#### Note 11. Commitments and Contingencies

#### Legal Proceedings

The Company is a party to claims and litigation incidental to its business, for which it is not currently possible to determine the ultimate liability, if any. Based on an evaluation of information currently available and consultation with legal counsel, management believes that resolution of such claims and litigation is not likely to have a material effect on the financial position, cash flows, or results of operations of the Company. The Company expenses legal costs as they are incurred.

On December 7, 2007, Southern Health Corporation of Ellijay, Inc. ( SHC-Ellijay ), a SunLink subsidiary, filed a Complaint against James P. Garrett and Roberta Mundy, both individually and as Fiduciary of the Estate of Randy Mundy (collectively, Defendants ), seeking specific performance of an Option Agreement (the Option Agreement ) dated April 17, 2007, between SHC-Ellijay, Mr. Garrett, and Ms. Mundy as Executrix of the Estate of Randy Mundy for the sale of approximately 24.74 acres of real property located in Gilmer County, Georgia, and recovery of SHC-Ellijay s damages suffered as a result of Defendants failure to close the transaction in accordance with the Option Agreement. SHC-Ellijay also stated alternative claims for breach of the Option Agreement and fraud, along with claims to recover attorney s fees and punitive damages.

In January 2008, Ms. Mundy and Mr. Garrett filed motions to strike, motions to dismiss, answers, affirmative defenses, and counterclaims against SHC-Ellijay. On March 3, 2009, SHC-Ellijay filed a First Amended and Restated Complaint for Damages, which effectively dropped the cause of action for specific performance of the Option Agreement. On May 7, 2009, Mr. Garrett and Ms. Mundy served a motion for summary judgment on all counts and causes of action stated in the First Amended Complaint, contending that Mr. Garrett and Ms. Mundy did not intentionally breach the Option Agreement. SHC-Ellijay filed opposition papers in June 2009. In May 2011, SHC-Ellijay filed a motion for partial summary judgment on Count I of the Amended Complaint, seeking a judgment holding that Defendants willfully and intentionally breached the Option Agreement in eight ways, which would entitle SHC-Ellijay to recover damages from Defendants. In July 2011, SHC-Ellijay filed a reply brief in further support of its motion for partial summary judgment on the complaint and full summary judgment on the Defendants counterclaims and brief in opposition to Defendants cross motion for summary judgment. On April 11, 2012, summary judgment was awarded to SHC-Ellijay. The summary judgment was appealed by the Defendants on April 16, 2012 to which SHC-Ellijay filed a reply brief on April 26, 2012 and is awaiting response.

SunLink denies that it has any liability to Mr. Garrett and Ms. Mundy and intends to vigorously defend the claims asserted against SunLink by Mr. Garrett s and Ms. Mundy s counterclaims and to vigorously pursue its claims against Mr. Garrett and Ms. Mundy. While the ultimate outcome and materiality of the litigation cannot be determined, in management s opinion the litigation will not have a material adverse effect on SunLink s financial condition or results of operations.

#### Contractual Obligations, Commitments and Contingencies

Contractual obligations, commitments and contingencies related to long-term debt, non-cancelable operating leases, physician guarantees and interest on outstanding debt from continuing operations at March 31, 2012 were as follows:

											Int	terest
												on
			Subo	ordinated							Outs	tanding
			Lor	ıg-Term			Phy	sician	Int	erest on	Subo	rdinated
Payments due in:	Long-	Term Debt	Debt		<b>Operating Leases</b>		Guarantees		<b>Outstanding Debt</b>		Debt	
1 year	\$	16,689	\$	300	\$	2,855	\$	54	\$	1,901	\$	196
2 years		163		300		1,228		54		210		172
3 years		109		300		853		54		186		148
4 years		115		1,702		614		35		197		68
5+ years		3,577		0		879		0		2,401		0
•												
	\$	20,653	\$	2,602	\$	6,429	\$	197	\$	4,895	\$	584

At March 31, 2012, SunLink had guarantee agreements with three physicians. A physician with whom a guarantee agreement is made generally agrees to maintain his or her practice within a hospital geographic area for a specific period (normally three years) or be liable to repay all or a portion of the guarantee received. The physician s liability for any guarantee repayment due to non-compliance with the provisions of a guarantee agreement generally is collateralized by the physician s patient accounts receivable and/or a promissory note from the physician. Included in the Company s consolidated balance sheet at March 31, 2012 is a liability of \$197 for one physician guarantee. SunLink expensed \$33 and \$82 on physician guarantees and recruiting for the three months ended March 31, 2012 and 2011, respectively. SunLink expensed \$331 and \$222 on physician guarantees and recruiting for the nine months ended March 31, 2012 and 2011, respectively. The table above shows non-cancelable commitments under physician guarantee contracts as of March 31, 2012.

#### **Note 12. - Related Party Transactions**

A director of the Company and our company secretary (who was a director of SunLink until November 2003 and is now a director emeritus) are members of two different law firms, each of which provides services to SunLink. The Company has paid an aggregate of \$385 and \$239 for legal services to these law firms in the three months ended March 31, 2012 and 2011, respectively, and \$743 and \$673 for legal services to these law firms in the nine months ended March 31, 2012 and 2011, respectively.

#### Note 13. - Financial Information by Segment

Under ASC Topic No. 280, Segment Reporting, operating segments are defined as components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision maker, or decision-making group, in deciding how to allocate resources and in assessing performance. Our chief operating decision-making group is composed of SunLink s chief executive officer and other members of SunLink s senior management. Our two reportable operating segments are Healthcare Facilities and Specialty Pharmacy.

We evaluate performance of our operating segments based on revenue and operating income (loss). Segment information for the three and nine months ended March 31, 2012 and 2011 is as follows:

	Healthcare Facilities	Specialty Pharmacy	Corporate and Other	Total
Three months ended March 31, 2012				
Net revenues from external customers	\$ 27,943	\$ 11,541	\$ 0	\$ 39,484
Operating profit (loss)	881	63	(1,252)	(308)
Depreciation and amortization	831	240	137	1,208
Assets	53,070	11,885	17,806	82,761
Expenditures for property, plant and equipment	97	109	11	217
Nine months ended March 31, 2012				
Net revenues from external customers	\$ 82,071	\$ 29,968	\$ 0	\$ 112,039
Operating profit (loss)	2,319	(160)	(3,752)	(1,593)
Depreciation and amortization	2,471	703	408	3,582
Assets	53,070	11,885	17,806	82,761
Expenditures for property, plant and equipment	365	320	50	735
Three months ended March 31, 2011				
Net revenues from external customers	\$ 29,685	\$ 12,691	\$ 0	\$ 42,376
Operating profit (loss)	2,135	(155)	(1,232)	748
Depreciation and amortization	917	409	117	1,443
Assets	57,943	25,468	13,716	97,127
Expenditures for property, plant and equipment	511	223	496	1,230
Nine months ended March 31, 2011				
Net revenues from external customers	\$ 86,637	\$ 33,076	\$ 0	\$ 119,713
Operating profit (loss)	3,673	(367)	(4,149)	(843)
Depreciation and amortization	2,753	1,190	345	4,288
Assets	57,943	25,468	13,716	97,127
Expenditures for property, plant and equipment	873	478	589	1,940

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

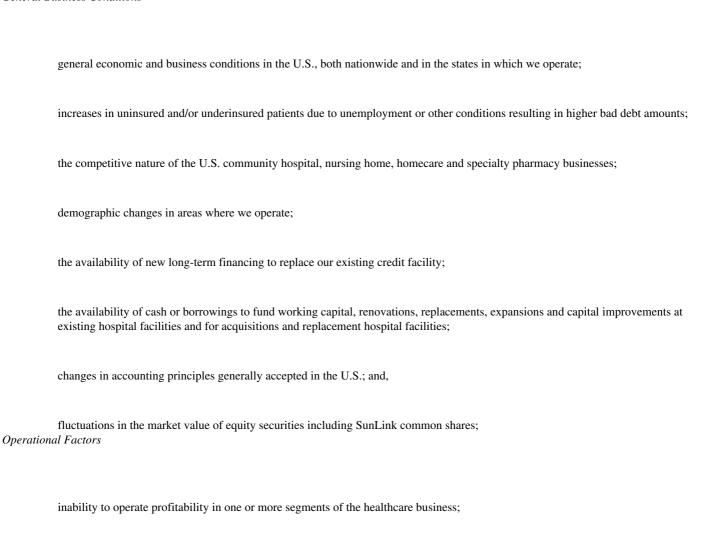
(dollars in thousands, except per share and admissions data)

#### **Forward-Looking Statements**

This Quarterly Report and the documents that are incorporated by reference in this Quarterly Report contain certain forward-looking statements within the meaning of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. Forward-looking statements include all statements that do not relate solely to historical or current facts and may be identified by the use of words such as may, believe, will, expect, project, estimate, anticipate, plan or continue. These forward-looking statements are baplans and expectations and are subject to a number of risks, uncertainties and other factors which could significantly affect current plans and expectations and our future financial condition and results. These factors, which could cause actual results, performance and achievements to differ materially from those anticipated, include, but are not limited to:

General Business Conditions

staff personnel for our operations;



the availability of, and our ability to attract and retain, sufficient qualified staff physicians, management, nurses, pharmacists and

timeliness and amount of reimbursement payments received under government programs;

increases in interest rates under debt agreements

the inability to refinance existing indebtedness and potential defaults under existing indebtedness;

restrictions imposed by debt agreements;

the cost and availability of insurance coverage including professional liability (e.g., medical malpractice) and general liability insurance;

the efforts of insurers, healthcare providers, and others to contain healthcare costs;

the impact on hospital services of the treatment of patients in lower acuity healthcare settings, whether with drug therapy or in alternative healthcare settings, such as surgery centers or urgent care centers;

changes in medical and other technology;

risks of changes in estimates of self insurance claims and reserves;

increases in prices of materials and services utilized in our Healthcare Facilities and Specialty Pharmacy Segments;

increases in wages as a result of inflation or competition for management, physician, nursing, pharmacy and staff positions;

increases in the amount and risk of collectability of accounts receivable, including deductibles and co-pay amounts;

the functionality or costs with respect to our information systems for our Healthcare Facilities and Specialty Pharmacy Segments and our corporate office, including both software and hardware; and

the availability of and competition from alternative drugs or treatments provided by our Specialty Pharmacy Segment; Liabilities, Claims, Obligations and Other Matters

claims under leases, guarantees and other obligations relating to discontinued operations, including sold facilities, retained or acquired subsidiaries and former subsidiaries;

potential adverse consequences of known and unknown government investigations;

claims for product and environmental liabilities from continuing and discontinued operations;

professional, general and other claims which may be asserted against us; and,

natural disasters and weather-related events such as earthquakes, flooding, snow, ice and wind damage and population evacuations affecting areas in which we operate.

Regulation and Governmental Activity

existing and proposed governmental budgetary constraints;

the regulatory environment for our businesses, including state certificate of need laws and regulations, rules and judicial cases relating thereto;

anticipated adverse changes in the levels and terms of government (including Medicare, Medicaid and other programs) and private reimbursement for SunLink s healthcare services including the payment arrangements and terms of managed care agreements;

changes in or failure to comply with Federal, state or local laws and regulations affecting the healthcare industry including Federal healthcare reform legislation and,

the possible enactment of Federal healthcare reform laws or reform laws in states where we operate hospital and pharmacy facilities (including Medicaid waivers and other reforms);

Acquisition Related Matters

the availability and terms of capital to fund acquisitions;

impairment or uncollectibility of certain acquired assets;

assumed liabilities discovered subsequent to an acquisition;

our ability to integrate acquired healthcare businesses and implement our business strategy; and,

competition in the market for acquisitions of hospitals and healthcare businesses.

The foregoing are significant factors we think could cause our actual results to differ materially from expected results. However, there could be additional factors besides those listed herein that also could affect SunLink in an adverse manner.

You should read this Quarterly Report completely and with the understanding that actual future results may be materially different from what we expect. You are cautioned not to unduly rely on forward-looking statements when evaluating the information presented in this Quarterly Report or our other disclosures because current plans, anticipated actions, and future financial conditions and results may differ from those expressed in any forward-looking statements made by or on behalf of SunLink.

We have not undertaken any obligation to publicly update or revise any forward-looking statements. All of our forward-looking statements speak only as of the date of the document in which they are made or, if a date is specified, as of such date. We disclaim any obligation or undertaking to provide any updates or revisions to any forward-looking statement to reflect any change in our expectations or any changes in events, conditions, circumstances or information on which the forward-looking statement is based. All subsequent written and oral forward-looking statements attributable to us or persons acting on our behalf are expressly qualified in their entirety by the foregoing factors and the risk factors set forth elsewhere in this report and in our Annual Report on Form 10-K/A.

#### **Corporate Business Strategy**

SunLink s Board and management has determined to focus the Company s strategic efforts on enhancing its existing hospital portfolio, including the selective disposal of underperforming and non-strategic facilities, and on pursuing selected potential hospital acquisitions. SunLink is committed to enhancing shareholder value while maintaining high standards of responsibility to its patients, employees and the communities it serves and will continue to pursue strategic alternatives consistent with that commitment.

#### **Operations**

Our operational strategy is focused on efforts to improve operations and generate internal growth. Our primary operational strategy for our community hospitals is to improve the operations and profitability of such hospitals by reducing out-migration of patients, recruiting physicians, improving quality and safety of services, expanding services and implementing and maintaining effective cost controls. Our operational strategy for our nursing homes and home health agency is similar to that for our community hospitals and is focused on quality patient care, expanding services and implementing and maintaining effective cost controls. Our operational strategy for our Specialty Pharmacy Segment is focused on increasing market share, expanding services, and implementing and maintaining effective cost controls.

Acquisitions and Dispositions Strategy

The Company continues to evaluate certain rural and exurban hospitals and healthcare businesses, which may be for sale, and monitor other selected rural and exurban healthcare acquisition targets which it believes might become available for sale or lease.

We believe there may be renewed opportunities for acquisitions or dispositions of individual hospitals in the future due to, among other things, continued negative trends in certain government reimbursement programs and other factors. We also believe there may be opportunities for the acquisition or disposition of individual or groups of hospitals in the future as other for-profit and not-for-profit hospital operators seeking to re-align the focus of their portfolios.

We also may consider the disposition of one or more of our healthcare facilities, Specialty Pharmacy Segment service lines or business segments, particularly if we determine that the operating results or potential growth of such facility, service line or segment no longer meet our business objectives.

## **Critical Accounting Estimates**

The preparation of financial statements in accordance with U.S. generally accepted accounting principles requires us to make estimates and assumptions that affect reported amounts and related disclosures. We consider an accounting estimate to be critical if:

it requires assumptions to be made that were uncertain at the time the estimate was made; and

changes in the estimate or different estimates that could have been made could have a material impact on our consolidated results of operations or financial condition.

Our critical accounting estimates are more fully described in our 2011 Annual Report on Form 10-K/A and continue to include the following areas:

Receivables net and provision for doubtful accounts;

Revenue recognition / Net Patient Service Revenues;

Goodwill, intangible assets and accounting for business combinations;

Professional and general liability claims; and
Accounting for income taxes; and
Electronic Health Record incentives.

## **Financial Summary**

The results of continuing operations shown in the financial summary below are for our two business segments, Healthcare Facilities and Specialty Pharmacy.

THREE MONTHS ENDED March 31, NINE MONTHS ENDED March 31,