Financial Report

For the Quarter and Six Months Ended June 30, 2011, Quarter Ended June 30, 2010 and Period from Incorporation, February 10, 2010, to June 30, 2010

(In Canadian Dollars)

Management's Discussion and Analysis June 30, 2011

The following Management's Discussion and Analysis ("MD&A") for Leisureworld Senior Care Corporation ("Leisureworld", "LSCC" or the "Company") summarizes the financial results for the quarter and period ended June 30, 2011. This discussion and analysis of Leisureworld's consolidated operating results, cash flow and financial position for the quarter and period ended June 30, 2011 should be read in conjunction with the unaudited interim consolidated financial statements and related notes for the quarter and period ended June 30, 2011 as well as the audited consolidated financial statements for the Company for the period ended December 31, 2010. This and additional information relating to the Company is available on SEDAR at www.sedar.com. The information contained in this report reflects all material events up to August 10, 2011, the date on which this report was approved by the Board of Directors of Leisureworld.

The discussion and analysis of the operating results for the six month period compares the consolidated operations of Leisureworld to the combined results of Leisureworld Senior Care LP ("LSCLP") up to March 23, 2010, the date of acquisition, and the Company's results from March 23, 2010 to the end of the period. All financial information has been prepared in accordance with International Financial Reporting Standards ("IFRS"). All amounts have been expressed in thousands of Canadian dollars, unless otherwise noted.

Forward-looking statements

Certain statements in the following discussion and analysis may constitute forward-looking statements that involve known and unknown risks, uncertainties and other factors, which may cause the actual results to be materially different from any future results expressed or implied by such forward-looking statements. When used in the following discussion and analysis, such statements use words such as "may," "will," "expect," "believe," "plan" and other similar terminology. These statements reflect current expectations regarding future events and operating performance and speak only as of the date of this discussion and analysis. Forward-looking statements involve significant risks and uncertainties, should not be read as guarantees of future performance or results, and will not necessarily be accurate indications of whether or not such results will be achieved.

The forward-looking statements contained in this discussion and analysis are based on information currently available and what management currently believes are reasonable assumptions. However, neither Leisureworld nor management can ensure actual results will be consistent with these forward-looking statements. These forward-looking statements are made as of the date of this discussion and analysis, and Leisureworld and management assume no obligation to update or revise them to reflect new events or circumstances. Leisureworld and management caution readers not to place undue reliance on any forward-looking statements, which speak only as of the date made.

Introduction

Leisureworld was incorporated under the laws of the Province of Ontario on February 10, 2010 and was continued under the laws of the Province of British Columbia on March 18, 2010. The Company closed its Initial Public Offering ("IPO") on March 23, 2010 and acquired, indirectly, all of the outstanding limited partnership interest in LSCLP and common shares of Leisureworld Senior Care GP Inc., the general partner of LSCLP.

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Corporate overview

Leisureworld and its predecessors have been operating since 1972. Leisureworld is the third largest licensed long-term care ("LTC") provider in the Province of Ontario and the largest participant in the Canadian seniors housing sector that has focused almost exclusively on Ontario LTC. Leisureworld owns and operates 26 LTC homes (representing an aggregate of 4,314 beds), all of which are located in the Province of Ontario. Leisureworld also owns and operates three retirement residences ("RR") (representing 323 suites) and one independent living residence ("IL") (representing 53 apartments) in the Province of Ontario. Ancillary businesses of the Company include: Preferred Health Care Services ("PHCS"), an accredited provider of professional nursing and personal support services for both community based home healthcare and LTC homes; Ontario Long Term Care ("OLTC"), a provider of purchasing services, as well as dietary, social work, and other regulated health professional services to Leisureworld homes; and Tealwood Developments ("Tealwood"), a provider of laundry services to the Leisureworld homes.

The objectives of Leisureworld are to: (i) provide shareholders with stable monthly dividends derived from revenues generated from income-producing LTC homes, seniors housing investments and community based services; (ii) enhance the long-term value of the Company's assets and maximize share value; and (iii) expand the asset base of the Company though accretive acquisitions and construction of new LTC and seniors living homes and other healthcare related business opportunities.

Industry overview

LTC homes are designed to accommodate seniors who require 24-hour per day care and suffer from cognitive or physical impairment. LTC homes offer higher levels of personal care and support than those typically offered by independent living facilities or retirement residences. All Ontario LTC homes must be licensed by the Ministry of Health and Long-Term Care ("MOHLTC"), are eligible for occupancy based government funding and are subject to government regulation and care standards. Residents of LTC homes are directly charged only for accommodation costs and, in the event these amounts are unaffordable for the residents, government subsidies are available to reduce the basic accommodation charge. Residents of LTC homes can pay a higher accommodation rate for private and semi-private accommodation ("preferred occupancy").

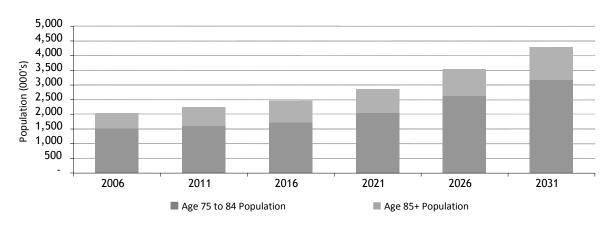
Retirement communities accommodate seniors who require minimal to moderate assistance with activities of daily living whereas independent living communities accommodate seniors who require minimal or no assistance with daily living. RR in Ontario are now regulated but generally are not subsidized by the government. The "Retirement Homes Act, 2010" received Royal Assent on June 8, 2010. This legislation will provide consumer protection and does not provide funding for the provision of care and services in these facilities. There will be a delayed implementation of certain sections of the Act, including licensing provisions. Residents are generally responsible for the entire cost of accommodation and care.

Demand and supply

The demand for seniors housing and programs continues to grow in the Province of Ontario. Management believes favourable demographics, increasing life expectancy, increasing seniors' affluence and changing family dynamics have and will continue to have a positive impact on demand for LTC, RR and IL accommodations ("seniors housing") in the Province of Ontario.

• **Favourable demographics:** The primary demographic group living in LTC homes, RR and IL communities are Canadians who are greater than 75 years of age. According to Statistics Canada, the 75-plus and 85-plus age cohorts in Canada are anticipated to be among the fastest growing age cohorts over the next 20 years, with the 85-plus age cohort expected to increase approximately 23% between 2006 and 2011. The same cohorts are expected to more than double in population by 2031.

Estimated Population in Canada's 75 to 84 and 85+ Age Cohorts



Source: Statistics Canada estimates, as at June 26, 2008.

- Increasing life expectancy: Primarily as a result of advances in healthcare, life expectancy is increasing. The average life expectancy for Canadians increased to 80.4 years in 2005 from 77.8 years in 1991, according to Statistics Canada. Additionally, the population of the Province of Ontario has one of the highest life expectancies in the developed world. The segment of the population aged 65 years and older is expected to more than double in size by 2031.
- Increasing seniors' affluence: Increases in net worth (largely as a result of the many seniors who now own their homes debt-free), combined with increased household incomes, allow seniors to afford a much higher quality housing product with greater amenities than at any time in the past. Seniors housing is now more upscale and residential, compared to the institutional feel that previously characterized such facilities. For example, in LTC, seniors can now choose to live in private or semi-private accommodation that more resembles hotel-style living. This arrangement also affords greater dignity and privacy to the senior receiving care and services.
- Changing family dynamics: With more and more families having both spouses working full-time
 outside of the home and changes in lifestyle reducing the ability of adult children to care for their
 aging parents, seniors housing facilities are an attractive option. There is also an increasing demand
 for home healthcare services as wait-lists for medical services and emergency room wait-times
 increase.
- LTC provides a cost effective alternative: Rising healthcare costs have resulted in a reduction in the length of hospital stays and a greater demand for home healthcare services and, in turn, are a predominant factor in growing LTC wait-list numbers. This has resulted in LTC homes increasingly being filled by residents with higher care requirements, leading to higher occupancy levels in LTC homes. There are currently 77,500 LTC beds in Ontario and a wait list of approximately 24,000 individuals.
- Recession stability: The LTC industry has historically been largely insulated from economic cycles. This can be attributed to several factors: (i) seniors are generally retired and receiving stable, fixed and predictable income from private and public pensions, RRSPs and other fixed income investment securities; (ii) demand for LTC housing is not usually discretionary but driven by need, which does

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not fluctuate during economic cycles; (iii) stability of tenure, as seniors, once having moved into a facility, are reluctant or unable to move to alternative accommodation; (iv) the continual increase in the demand for seniors accommodation with skilled nursing due to the demographics of the aging population; and (v) a high level of government funding and subsidization of fees.

The RR and IL industries are less insulated from economic cycles when compared to the LTC industry, as these accommodations are not government subsidized and therefore more susceptible to discretionary spending. However, certain of the same factors that support the recession stability of the LTC industry, also apply to RRs and ILs, such as: (i) seniors are generally retired and receiving stable, fixed and predictable income from private and public pensions, RRSPs and other fixed income investment securities; and (ii) stability of tenure, as seniors, once having moved into a facility, are reluctant or unable to move to alternative accommodation. For these reasons, management believes that the potential sensitivity impact of economic cycles on occupancy rates for RRs and ILs is minimal.

LTC characteristics

LTC homes are social infrastructure assets as they provide essential health services. This sector can be distinguished from other sectors of the seniors housing industry based on a number of factors, including the following:

- Provision of an essential service: The Ontario LTC sector provides an essential service to Ontario
 communities. LTC licensed homes generally provide 24-hour nursing support, daily assistance with
 personal care and supervision throughout the day to individuals who may otherwise require
 hospital care.
- Significant barriers to entry: Barriers to entry are both regulatory and operational. The LTC sector in the Province of Ontario is regulated by the MOHLTC, which requires that, in order to operate as an LTC home and to receive government funding, a home must be licensed or receive a letter of approval to operate from the MOHLTC. In considering whether it is in the public interest to grant a licence to operate an LTC home, the MOHLTC takes into account certain prescribed factors, including licensed bed capacity in the area, health facilities in the area other than LTC homes providing nursing care, the number of applicants for nursing care and available funds. In addition, LTC homes in the Province of Ontario must be built to specified design criteria and funding is tied to the level of delivery of mandated care services. These regulations create significant barriers to entry in the LTC sector and restrict the supply of beds. Currently, there is an almost universal restriction on the issuance of new licences in the Province of Ontario due to funding implications. There are also restrictions on the transfer or reissuance of licences whereby new industry entrants are heavily scrutinized and, conversely, experienced LTC operators with a sophisticated understanding of the regulatory landscape, such as Leisureworld, often gain an advantage as preferred purchasers whose wait time for approvals may be shortened. In addition to the regulatory barriers to entry, the successful operation of an LTC home demands a broad range of expertise, which creates additional barriers to entry. The operational skills required include management of healthcare operations, maintenance, marketing, community relationships, labour relations, government relations and financing. Larger operators may be better able to address these required skills through dedicated head office staff responsible for specific functions, the cost of which may be allocated across multiple homes.
- Sustainable competitive advantage: LTC homes have a sustainable competitive advantage over other sectors in the Ontario seniors housing industry due to affordability for seniors and as a cost-effective alternative to Complex Continuing Care ("CCC") hospital beds for eligible patients.

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• Stability of revenues: LTC homes tend to enjoy predictable revenue for the following reasons: (i) a significant portion of revenues generated by LTC homes is received from MOHLTC funding; (ii) LTC homes are characterized by consistently high occupancy levels; (iii) there is a stable trend in escalation of payments; and (iv) revenue from preferred accommodation is available.

LTC funding model

Ontario LTC homes are funded through a well-defined funding model. Licensed operators of Ontario LTC homes are entitled to operating subsidies (subject to annual reconciliation), as well as various capital renewal program payments. Provincial support for the Ontario LTC sector has been demonstrated by increased funding commitments to the sector. Operational funding of LTC homes in the Province of Ontario is currently paid monthly and is divided into three "envelopes." The three envelopes include Nursing and Personal Care ("NPC"), Programs and Support Services ("PSS") and Other Accommodation, which includes Raw Food. Total operational funding received by operators includes a provincial government component and a direct charge to residents in respect of accommodation services. Each envelope is structured as a fixed amount per resident per day, or "rate." If an LTC home's average annual occupancy level meets or exceeds 97%, it is the MOHLTC's policy to provide funding based on 100% occupancy.

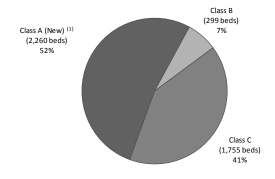
The MOHLTC categorizes and provides structural compliance and capital funding for homes according to four bed classes: Class A, which includes New, Class B, Class C and Class D. Capital funding is available to operators of LTC homes through Structural Compliance Premiums, Capital Cost Funding for New beds, Capital Cost Funding for Class B and C beds, Accreditation and several other revenue sources.

Business overview

LTC homes

Leisureworld's portfolio is comprised largely of New homes within the Class A category, which represent approximately 52% of Leisureworld's beds. Class B and C homes represent 7% and 41% of the portfolio, respectively. In addition, Leisureworld is well positioned to capitalize on the Capital Renewal Initiatives, which will provide funding to upgrade Class B and C homes.

Summary of LTC Beds by Class



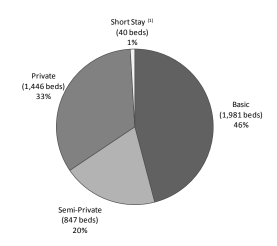
Note:

⁽¹⁾ All of Leisureworld's Class A homes are designated New, meeting or exceeding the MOHLTC's most recent (1998) design standards and qualifying for additional capital funding of \$10.35 per day, per bed.

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A significant proportion of Leisureworld's LTC beds are designated as preferred accommodation with approximately 53% of beds designated as private or semi-private accommodation. Approximately 4% of the revenues and 25% of the Net Operating Income ("NOI") from Leisureworld's LTC operations are generated from charging residents the regulated premium of \$18.00 and \$8.00 per day per bed for private and semi-private accommodation, respectively.

Summary of LTC Beds by Accommodation Type



Note:

(1) Short stay and convalescent care beds are reserved for people requiring stays in a LTC home of less than 30 and 90 days, respectively. Short stay beds are designed to provide home caregivers with relief from their caregiving duties on a periodic basis. Convalescent care beds are typically used to provide resident support following a hospital stay. Short stay beds are funded at 100% occupancy regardless of actual occupancy and convalescent care beds are funded at 100% occupancy, provided average annual occupancy meets or exceeds 80%. In addition, convalescent care beds earn additional funding as a result of the higher level of care required.

Retirement and independent living residences

Leisureworld owns and operates a RR consisting of 29 suites that adjoins the Muskoka LTC home, and one IL residence comprising 53 apartments that is attached to the Scarborough LTC home. These two homes have maintained a combined average occupancy above 90% and are integral to seniors services provided within their local communities. On April 27, 2011, Leisureworld acquired two additional RRs comprising 294 suites located in Kingston and Kanata, Ontario. These residences are new luxury retirement living properties featuring top quality amenities and services. Leisureworld is now marketing these properties under the Company's 'The Royale' brand. As new properties, both residences are currently in the lease-up period. Occupancy rates as at June 30, 2011 were 53% at Kingston and 46% at Kanata. During the quarter, both the Kingston and Kanata properties realized a net increase in new resident move-ins, which was partially offset by move-outs by some residents arising from attrition. With the rebranding of the properties, implemented management changes at one of the properties and revitalized marketing campaigns, the RRs have realized five net new move-ins and were able to secure 13 net new signed lease agreements for future move-ins as of the date of this report.

As part of the total purchase consideration for the Kingston and Kanata RRs, Leisureworld put in place a \$5.5 million three-year income support agreement with the vendor, to be held in escrow as an income guarantee to supplement cash flow during the period that the residences are being leased-up. Leisureworld's

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RRs will have to comply with the requirements of the Retirement Homes Act, as the regulations are phased in over time.

Preferred Health Care Services

PHCS offers homecare, education and training, and relief staffing services. These services either complement or support the core nursing home operations of Leisureworld. PHCS effectively broadens Leisureworld's presence across the continuum of care. PHCS has been providing professional nursing and personal support services in the community and LTC homes since 1987. Employees of PHCS include registered nurses, registered practical nurses, foot care nurses, companions and personal support workers who work on a permanent full-time, part-time or elect-to-work basis. Elect-to-work employees are not guaranteed any minimum amount of work. Employees are non-unionized and salaries are dictated by the market.

Key performance drivers

There are a number of factors that drive the performance of Leisureworld:

Government funding for LTC facilities ensures stability of cash flow

Ontario's LTC sector is regulated by the MOHLTC according to a defined funding model. This model contributes to the stability of Leisureworld's cash flow. Operational funding, paid monthly, is divided into three envelopes: NPC; PSS; and Other Accommodation. Approximately 70% of revenue from Leisureworld's LTC homes is received from the MOHLTC. Over the past ten years, government funding of Leisureworld's LTC homes has increased in excess of the Consumer Price Index. Leisureworld also receives capital cost funding of \$10.35 per bed, per day from the MOHLTC for Class A homes, as well as payments from residents for both basic and preferred accommodation. Leisureworld also receives structural compliance premiums from the MOHLTC, of \$2.50 and \$1.00, on a per resident per day basis, for Class B and C homes, respectively. Additionally, the MOHLTC provides funding to LTC homes that have been accredited and reimburses up to 85% of property and capital tax costs.

In 2007, the MOHLTC committed to a capital renewal program that will provide additional funding to operators to upgrade the province's 35,000 Class B and C homes to Class A standards, thereby improving the overall quality and comfort of accommodation available to residents. In April 2009, the MOHLTC published an updated design manual and policy for funding construction costs for the redevelopment of Class B and C LTC homes. The funding for these redevelopment projects will be in the form of a 25-year commitment from the MOHLTC, to pay a specific amount per bed, per day, which depends on the actual construction cost and also the building's compliance with Leadership in Energy and Environmental Design ("LEED") design standards. Redevelopment of Leisureworld's Class C homes is expected to occur under this program in the years ahead, as the capital reimbursement is defined.

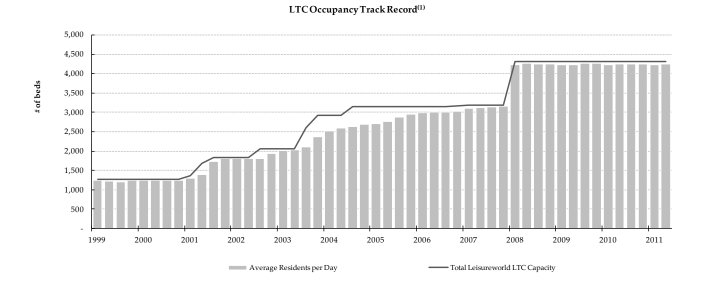
PHCS provides home care services that help individuals remain independent and active in their homes. Funding for such services is provided by Community Care Access Centres ("CCAC"). CCACs were created by the MOHLTC partially to administer publicly funded home care in the Province of Ontario. PHCS holds three CCAC contracts.

Occupancy levels enhance cash flow

Occupancy is a key driver of Leisureworld's performance. An LTC home that meets or exceeds 97% annual average occupancy receives funding from the MOHLTC based on 100% occupancy. Leisureworld has a strong record of increasing capacity and occupancy. In addition, the supply of LTC beds is controlled and regulated by the government, which ensures barriers to entry. For the quarter and year-to-date period ended June 30, 2011, Leisureworld's average occupancy was 98.7% and 98.3%, respectively (2010 – 98.6% and 98.4%, respectively).

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In addition, the demand for LTC homes is dictated by a need for care, driven by demographic trends rather than changes in the economy. According to the Ontario Ministry of Finance, the number of people aged 65 years and older will nearly double to about 3.5 million, or 21.4% of the province's population, in 2031, up from 1.6 million, or 12.9% of the population currently.



Note:

(1) Includes only LTC beds.

Leisureworld's RR that adjoins its Muskoka LTC home, and its IL attached to its Scarborough LTC home, have maintained a combined average occupancy above 90% and are integral to seniors services provided within their local communities. The two acquired properties in Kingston and Kanata have occupancy rates of 53% and 46%, respectively. For Kingston and Kanata, management is targeting a net new average move-in rate of 2.5 per property per month, which will result in achieved occupancy exceeding 90% during the second half of 2013.

Optimization of private accommodation mix increases operating profitability

An LTC home that provides basic accommodation for at least 40% of residents may offer the remaining residents private accommodation at a regulated premium. The LTC home operator retains the premiums collected for such accommodation, which typically increases revenue and enhances profitability. The premium for a private room is currently \$18 per day. Leisureworld has approximately 33.5% of the beds designated as private accommodation. Private bed average total occupancy for the quarter and year-to-date periods ended June 30, 2011 was 96.7% and 96.3%, respectively (2010 – 97.3% and 97.1%, respectively).

Disciplined cost management is key to operating profitability

Leisureworld enjoys economies of scale in areas such as hiring, purchasing and administration for its LTC homes. Long-term care operators in Ontario receive funding from the government. Operators must return any funding that is not spent for the NPC, PSS, and raw food envelopes to the government; however, spending in excess of the government funding is paid by the LTC operator. The Company is able to leverage many of these same corporate costs in operating its RR and IL properties. Leisureworld manages costs prudently to ensure it continues to provide quality accommodation and services, while maximizing operating profit.

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Ensuring high-quality care and services to all residents

A culture of quality is fostered by a corporate team that measures, monitors and audits Leisureworld's performance in care and services. Engagement with management and staff at all levels, through discussion and disseminating reports, analysis and recommendations, is an ongoing process. The outcome of these encounters is also connected to establishing best practices, revisions to benchmarks and is used to develop training and educational initiatives.

Providing professional on-site administration of well-operated Leisureworld homes

Each home has its own on-site management team that is supported through regional and corporate staff who have areas of more focused expertise. Management of each Leisureworld home is supported by networking with other homes through internal conferences, home comparative management reports and involvement in project teams.

Ensuring continued maintenance and upgrade of properties

Capital budgets, operational reviews and equipment/building service contracts are used by management in the planning and monitoring of Leisureworld's physical assets. Leisureworld has established an active, ongoing maintenance approach, which helps ensure appropriate preventative maintenance and that the Leisureworld homes operate efficiently and competitively.

Growth strategies of Leisureworld Senior Care Corporation

Management has identified both internal and external growth opportunities. Organic growth opportunities include project development under the Capital Renewal Initiatives, as well as an increase in the number of home healthcare contracts. External growth strategies include LTC, RR, IL and home health care acquisitions, expansion across the continuum of care, and geographic extension.

Organic

Leisureworld anticipates participating in the MOHLTC's Capital Renewal Initiatives, under which 12 Class B and Class C LTC homes would be eligible for refurbishment. This strategy includes both the downsizing and retrofitting of certain of its homes as well as new home construction. Ultimately, the program is expected to extend licence terms at newly developed homes and increase preferred bed revenues. In addition, Leisureworld's PHCS business stands to benefit from the stated intention by the Government of Ontario to increase investment in community based services, which includes home healthcare services. As a result of the government initiative, management expects to obtain additional home healthcare contracts, which will ultimately result in PHCS becoming a larger participant in this sector.

External

Management believes a large number of LTC acquisition targets exist as a result of the fragmented nature of the LTC industry. Additionally, Leisureworld intends to target older LTC homes with limited redevelopment opportunities and implement the transportation of licensed capacity from those homes to Leisureworld's existing portfolio. Opportunities also exist for Leisureworld to expand in the RR and IL segment of senior housing through acquisition and development. Finally, management anticipates opportunities to diversify Leisureworld's portfolio into other regions of Canada through accretive acquisitions.

Non-IFRS performance measures

Funds from operations ("FFO"), adjusted funds from operations ("AFFO") and net operating income (loss) ("NOI") are not measures recognized under IFRS and do not have standardized meanings prescribed by IFRS. FFO, AFFO and NOI are supplemental measures of a company's performance and Leisureworld believes that FFO, AFFO and NOI are relevant measures of its ability to pay dividends on the Company's common shares.

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The IFRS measurement most directly comparable to FFO, AFFO and NOI is Net Income (Loss). See "Business Performance" for a reconciliation of NOI, FFO and AFFO to Net Income (Loss).

"FFO" is defined as net income (loss) computed in accordance with IFRS, excluding gains or losses from sale of depreciable real estate and extraordinary items, plus the interest portion of capital subsidy receivables, plus amortization, plus deferred income taxes. In the opinion of management, the use of FFO, combined with the required primary IFRS presentations, is fundamentally beneficial to the users of the financial information, and improves their understanding of the operating results of Leisureworld. Management generally considers FFO to be a useful measure for reviewing Leisureworld's operating and financial performance because, by excluding real estate asset amortization (which can vary among owners of identical assets in similar condition based on historical cost accounting and useful life estimates), FFO can help users of the financial information compare the operating performance of Leisureworld's real estate portfolio between financial reporting periods.

"AFFO" is defined as FFO plus the principal portion of capital subsidy receivables and, amounts received from income guarantees less maintenance capital expenditures ("capex"). Other adjustments may be made to AFFO as determined by the Board at its discretion. Management believes AFFO is useful in the assessment of Leisureworld's operating performance for valuation purposes, and is also a relevant measure of the ability of Leisureworld to earn cash and pay dividends to shareholders.

"NOI" is defined as operating revenues after direct operating expenses have been deducted, but before deducting net head office expenses, net interest expense, amortization expenses, general and administrative expenses, income taxes, leasehold improvement and leasing costs, and unrecoverable capital costs.

FFO, AFFO and NOI should not be construed as alternatives to net income (loss) or cash flow from operating activities determined in accordance with IFRS as indicators of Leisureworld's performance. Leisureworld's method of calculating FFO, AFFO and NOI may differ from other issuers' methods and accordingly, these measures may not be comparable to measures used by other issuers.

Business performance

For the quarter ended June 30, 2011, NOI increased by \$501 or 4.6% to \$11,408. This was primarily due to increased government funding and cost constraint measures across the LTC portfolio. The addition of the two acquired retirement properties contributed \$256 of NOI, and PHCS' NOI increased by \$67 due to an increase in personal support contract volumes.

For the year to date period ended June 30, 2011, NOI of \$21,514 represented an increase of \$861 or 4.2%. The improvement was due to the contribution of the two acquired retirement properties of \$256, increased government funding and cost constraint measures across in the LTC portfolio resulting in an increase in NOI of \$256, and an increase in PHCS' NOI of \$111 as a result of increased personal support contract volumes.

FFO for the quarter was \$5,703, an increase of \$1,204 or 26.8%. The increase was primarily the result of an income tax book to filing adjustment in the quarter of \$739 relating to the prior year, and a lower tax provision of \$367 compared to the prior year quarter, mainly as a result of the retirement property acquisition. The higher NOI also contributed to the improved FFO, but was partly offset by higher general and administrative expenses, primarily the result of transaction related costs. Interest charges also increased as a result of the credit facility ("Bridge Loan") used to fund the acquisition of the retirement properties in Kingston and Kanata.

For the year to date period, FFO was \$9,787 compared to \$8,134 in the prior year. The increase of \$1,653, or 20.3%, was primarily related to improved NOI, lower interest expense associated with the repayment of the Term Loan following the IPO and a tax recovery compared to a tax provision in the prior year, which was related to an income tax book to filing adjustment of \$739. The increases were partly offset by higher general

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and administrative expenses as a result of an additional quarter of public company expenses, and lower interest accretion from construction funding.

AFFO for the quarter increased to \$7,007 from \$5,538. The increase of \$1,469, or 26.5%, was attributable to the improved FFO, income support agreement in conjunction with the lease-up of the acquired properties and the add-back of after tax transaction related costs. The increase was partly offset by an income tax book to filing adjustment in the current quarter.

AFFO for the six month period was \$12,169, compared to \$10,017 in the prior year. The increase of \$2,152, or 21.5%, was primarily due to higher FFO and the income support agreement in conjunction with the lease-up of the acquired properties. The increase was partly offset by the adjustment related to the prior year tax recovery.

Thousands of dollars	LSCC Quarter Ended June 30, 2011	LSCC Quarter Ended June 30, 2010	LSCC Six Months Ended June 30, 2011	(1)LSCC and LSCLP Six Months Ended June 30, 2010
Net loss	(2,449)	(2,214)	(5,313)	(3,687)
Recovery of income taxes	(2,086)	(945)	(3,288)	(1,076)
Loss before income taxes	(4,535)	(3,159)	(8,601)	(4,763)
Amortization	8,355	7,620	15,917	12,665
Interest, net	3,855	3,462	7,317	6,968
Loss (gain) on interest rate swap contracts	541	22	497	(64)
Income from Operations Before the Undernoted	8,216	7,945	15,130	14,806
General and administrative expenses	3,192	2,962	6,384	5,847
Net Operating Income (NOI)	11,408	10,907	21,514	20,653

Notes:

⁽¹⁾ The period ended June 30, 2010 presentation is the total of LSCLP results of operations pre-initial public offering for the period from January 1, 2010 to March 22, 2010 added to the results of the Company for the post-initial public offering period of March 23, 2010 to June 30, 2010.

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	LSCC	LSCC	LSCC	(1)LSCC and LSCLP
	Quarter Ended	Quarter Ended	Six Months Ended	Six Months Ended
Thousands of dollars	June 30, 2011	June 30, 2010	June 30, 2011	June 30, 2010
Net Operating Income (NOI)	11,408	10,907	21,514	20,653
Accretion interest on construction funding receivable	789	861	1,577	1,777
Net interest expense (2)	(4,121)	(3,835)	(7,852)	(8,221)
Income tax recovery (expense) ⁽³⁾	498	(608)	46	(694)
General and administrative expenses (4)	(3,134)	(2,826)	(6,200)	(5,381)
After-tax transaction costs (5)	263	-	702	-
Funds from Operations (FFO)	5,703	4,499	9,787	8,134
Income tax book to filing adjustment	(739)	-	(739)	-
HRIS expense	16	(71)	(36)	(1)
Income support	905	-	905	-
Construction funding (principal)	1,344	1,272	2,689	2,489
Maintenance capex (6)	(222)	(162)	(437)	(605)
Adjusted Funds from Operations (AFFO)	7,007	5,538	12,169	10,017
Basic and diluted FFO per share	\$0.2329	\$0.2237	\$0.4389	
Basic and diluted AFFO per share	\$0.2861	\$0.2754	\$0.5457	
Weighted average common shares outstanding (7)	24,490,149	20,108,649	22,299,399	

Notes:

⁽¹⁾ The period ended June 30, 2010 presentation is the total of LSCLP results of operations pre-initial public offering for the period from January 1, 2010 to March 22, 2010 added to the results of the Company for the post-initial public offering period of March 23, 2010 to June 30, 2010.

⁽²⁾ Total Net Interest Expense excluding non-cash interest expense on debentures, construction funding interest income, and non-cash interest income on annuity.

⁽³⁾ LSCLP was not a taxable entity.

⁽⁴⁾ General and Administrative Expenses have been decreased by \$58, \$136, \$184, and \$466 respectively for stock-based compensation expense related to stock issued to senior management in relation to the IPO, the effect being a reduction in proceeds to the seller.

⁽⁵⁾ Transaction costs restated for the Quarter Ended March 31, 2011 due to the change from an AFFO adjustment to an FFO adjustment.

⁽⁶⁾ Maintenance Capex has been decreased by \$118, \$364, \$368, and \$667 respectively for capital expenditures related to the implementation of the new HRIS.

⁽⁷⁾ Common shares outstanding include all issued shares. Weighting based on months of dividend eligibility.

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Quarterly Financial Information

Thousands of dollars, except per share data

					(LSCC and		
	LSCC	LSCC	LSCC	LSCC	LSCC	LSCLP	(2)LSCLP	(2)LSCLP
	Q2	Q1	Q4	Q3	Q2	Q1	Q4	Q3
	2011	2011	2010	2010	2010	2010	2009	2009
Revenue	70,029	67,740	71,589	68,824	66,785	65,152	69,366	68,106
Operating expenses	58,621	57,634	60,734	58,322	55,870	55,406	57,320	56,719
General and administrative expenses	3,192	3,192	3,114	2,490	2,970	2,885	1,836	2,386
Income from operations before undernoted	8,216	6,914	7,741	8,012	7,945	6,861	10,210	9,001
Net income (loss)	(2,449)	(2,864)	(2,268)	(2,291)	(2,214)	(1,473)	2,823	1,605
Net income (loss) - per share and								
diluted per share	(0.11)	(0.14)	(0.11)	(0.11)	(0.11)	N/A	N/A	N/A
Dividends declared (3)	5,202	4,271	4,271	4,271	4,685	N/A	N/A	N/A
Dividends declared - per share and								
diluted per share	0.21	0.21	0.21	0.21	0.23	N/A	N/A	N/A
AFFO	7,007	5,162	5,029	5,533	5,538	4,479	7,555	6,421
AFFO - per share and diluted per share	0.29	0.26	0.25	0.28	0.28	N/A	N/A	N/A

Notes:

The quarterly results of the Company are subject to various factors including, but not limited to seasonality of utility expenses, the timing of government funding rate increases and the timing of revenue recognition to match spending within the flow-through envelopes. Year-over-year comparisons are more appropriate than comparing sequential quarters due to the above factors.

Following the Company's conversion to IFRS, general and administrative expenses for the quarters ended June 30, 2011, March 31, 2011, December 31, 2010 and September 30, 2010, include transaction costs of \$263, \$449, \$9 and \$26, respectively.

In the quarter ended December 31, 2009, management reduced its estimate of sick time allowance by \$1,837.

As a result of the IPO in the quarter ended March 31, 2010, the Company's general and administrative expenses increased.

In the quarter ended September 30, 2009, revenue included \$1,178 for the additional \$1.55 per diem in other accommodation funding which was introduced in that quarter retroactive to April 1, 2009.

A discussion of the quarter ended June 30, 2011 results compared to the same period in the prior year is provided under the section "Selected Consolidated Financial and Operating Information".

⁽¹⁾ The Year Ended December 31, 2010 presentation is the total of LSCLP results of operations pre-initial public offering for the period from January 1, 2010 to March 22, 2010 combined with the results of the Company for the post-initial public offering period of March 23, 2010 to December 31, 2010.

⁽²⁾ Quarters ended in 2009 are in accordance with Canadian GAAP as at December 31, 2010, not adjusted for IFRS.

⁽³⁾ All dividends paid by the Company, unless otherwise indicated, are designated as eligible dividends for Canadian tax purposes in accordance with subsection 89(14) of the Income Tax Act (Canada), and any applicable corresponding provincial and territorial provisions.

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Selected Consolidated Financial and Operating Information

Thousands	Λf	dollare	unlece	othe	rwice	noted
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Thousands of donars, timess otherwise noted	LSCC Quarter Ended June 30, 2011	LSCC Quarter Ended June 30, 2010	LSCC Six Months Ended June 30, 2011	LSCLP and LSCC Six Months Ended June 30, 2010
Revenue	70,029	66,785	137,769	131,937
	,	23,, 22		,,,
Expenses				
Operating expenses	58,621	55,878	116,255	111,284
General and administrative expenses	3,192	2,962	6,384	5,847
	61,813	58,840	122,639	117,131
Income from operations before the undernoted	8,216	7,945	15,130	14,806
Other expenses				
Amortization	8,355	7,620	15,917	12,665
Interest, net	3,855	3,462	7,317	6,968
Loss (gain) on interest rate swap contract	541	22	497	(64)
Total other expenses	12,751	11,104	23,731	19,569
Loss before income taxes	(4,535)	(3,159)	(8,601)	(4,763)
Provision for (recovery of) income taxes				
Current	(498)	608	(46)	694
Deferred	(1,588)	(1,553)	(3,242)	(1,770)
	(2,086)	(945)	(3,288)	(1,076)
Net loss	(2,449)	(2,214)	(5,313)	(3,687)
Total assets	658,195	590,014	658,195	590,014
Long-term debt	354,254	297,482	354,254	297,482
Average occupancy - long-term care	98.7%	98.6%	98.3%	98.4%
Average occupancy - private	96.7%	97.3%	96.3%	97.1%
Average occupancy - retirement and independent living (2)	60.5%	93.1%	67.6%	93.2%

Notes:

Revenue

For the quarter ended June 30, 2011, Leisureworld generated revenue of \$70,029 compared to \$66,785 in 2010, representing an increase of \$3,244 or 4.9%. LTC accounted for \$1,610 of the increase, which is primarily attributable to a 3.9%, or approximately \$2,148, increase in government funding effective April 1, 2011, offset by \$1,161 due to the timing of revenue recognition to match spending under the flow-through funding envelopes. Retirement revenue accounted for \$1,343 of the increase, principally due to the operations of the two retirement residences acquired on April 27, 2011. PHCS's external revenue increased by \$291, primarily attributable to an increase in personal support contract volumes.

For the six months ended June 30, 2011, total revenue was \$137,769 compared to \$131,937 in the prior year, an increase of \$5,832 or 4.4%. LTC accounted for \$4,046 of the increase which resulted from a 3.6% year-to-date rate increase in government funding of \$3,917, this is partially offset by \$1,940 due to timing of revenue recognition to match spending under the flow-through funding envelopes. There was also \$1,028 in new capital equipment funding and \$422 in special initiative funding. Revenue, from the operations of the two retirement residences acquired on April 27, 2011, contributed to the majority of the \$1,346 increase in

⁽¹⁾ The Quarter Ended March 31, 2010 presentation is the total of LSCLP results of operations pre-initial public offering for the period from January 1, 2010 to March 22, 2010 added to the results of the Company for the post-initial public offering period of March 23, 2010 to March 31, 2010.

⁽²⁾ The 2011 retirement and independent living occupancy rates include the addition of the Kingston and Kanata properties as of April 27, 2011. The 2010 occupancy rates only include the Muskoka and Scarborough properties.

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retirement revenues. PHCS's external revenues increased by \$440, as a result of a higher volume of personal support contracts.

Operating expenses

Operating expenses for the quarter ended June 30, 2011 were \$58,621, which was \$2,743 or 4.9% higher than the same quarter in the previous year. LTC expenditures increased by \$1,326 compared to the prior year. The increase is attributable to expenses incurred as a result of the increased funding of \$1,109, higher dietary service costs of \$345 following the implementation of increased regulatory requirements and associated funding. This was partially offset by lower property administration costs of \$145. The increases in operating expenses also included the impact of HST, which became effective on July 1, 2010. Retirement-related operating expenses for the quarter increased by \$1,091, which are attributable to the operations of the two recently acquired retirement residences. During the quarter ended June 30, 2011, PHCS's operating expenses increased by \$223, primarily as a result of a higher volume of personal support contracts.

For the six months ended June 30, 2011, operating expenses of \$116,255 increased by \$4,971 from the same period in the prior year. This change includes \$3,530 in increased LTC operating costs, of which \$2,713 related to increased government funding in the flow-through envelopes, including special initiative funding. As well, dietary service costs and property administration costs related to LTC were higher by \$625 and \$250, respectively. The increases in operating expenses also included the impact of HST, which became effective on July 1, 2010. The recently acquired retirement residences contributed an additional \$1,099 to operating expenses since April 2011. For the year to date period, PHCS's expenses increased by \$330, which primarily resulted from increases in the volume of personal support contracts.

General and administrative expenses

General and administrative expenses for the quarter ended June 30, 2011 were \$3,192, representing an increase of \$230 from the corresponding quarter in 2010. The increase was primarily related to higher professional fees and acquisition related costs of \$263, higher public company costs of \$142, and an increase in people related costs of \$111. This was partially offset by lower consulting costs of \$100. The prior year also included capital tax charges of \$200 which were recovered in a subsequent quarter.

For the six months ended June 30, 2011, general and administrative expenses increased by \$537 to \$6,384. The increase is due to higher acquisition related costs of \$760, higher public company costs of \$344, and people related costs of \$57. This was partly offset by lower consulting fees of \$377. The prior year also included capital tax charges of \$200 which were recovered in a subsequent quarter.

Amortization

For the quarter ended June 30, 2011, amortization increased by \$735 to \$8,355. The increase was attributed to amortization on the retirement portfolio and the related resident relationships of \$301 and \$500, respectively. The main components of the amortization charge are property and equipment, \$4,294, resident relationships, \$3,774, and service contracts, \$256.

For the six months ended June 30, 2011, amortization expense was \$15,917, increasing \$3,252 over the prior year. The increase was primarily due to higher amortization of resident relationships of \$2,951 and service contracts of \$231, offset by lower amortization property and equipment of \$318. The main components of amortization were property and equipment, \$8,295, resident relationships, \$7,048, and service contracts, \$513.

Financial expenses

For the quarter ended June 30, 2011, net interest expense totalled \$3,855, which was a \$393 increase from the quarter ended June 30, 2010. The increase primarily resulted from \$264 of interest expense from the Bridge Loan. For the quarter, the loss on the interest rate swap contracts of \$541 was primarily due to the interest rate swap related to the Bridge Loan.

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For the six months ended June 30, 2011, net interest expense totalled \$7,317, representing a \$349 increase from the same period in the prior year. The increase primarily resulted from activity in the second quarter relating to \$264 of interest on the Bridge Loan used to acquire the Royale retirement properties. The loss on the interest rate swap contracts of \$497 primarily related to the swap contract associated with the Bridge Loan.

Income taxes

Current income taxes have been calculated at the combined corporate tax rate of 28.25% based on taxable income for the quarter. The current income tax recovery for the quarter ended June 30, 2011 was \$498, an increase of \$1,106 compared to the prior corresponding quarter's tax provision. The improvement was due to an income tax book to filing adjustment of \$739 related to the prior year. A deferred income tax recovery of \$1,588 in the quarter compared to \$1,553 for the quarter ended June 30, 2010. The recovery is primarily related to the reversal of temporary differences during the quarter at the effective rate of 28.25%.

For the year to date period, the net tax recovery was \$3,288 compared to \$1,076 in the prior year. The increase in recovery is due to an income tax book to filing adjustment in the quarter of \$739 related to the prior tax year and due to the fact that the entity was only taxable for the portion of the prior year after the IPO.

Net loss

For the quarter ended June 30, 2011, the net loss was \$2,449 compared to \$2,214 for the prior year. Higher amortization charges, increased net interest expenses and the loss from the interest rate swap contracts were partly offset by increased income from operations and the income tax book to filing adjustment in the period.

For the year to date period the net loss was \$5,313 compared to \$3,687. The higher net loss of \$1,626 was the result of higher amortization charges, an increase in net interest expense, and the loss on the interest rate swap contract, partly offset by the higher tax recovery and improved income from operations.

Liquidity and capital resources

Leisureworld reported a cash and cash equivalents balance of \$13,358 as at June 30, 2011. The changes in cash and cash equivalents for the quarter and period ended June 30, 2011 and 2010 are as follows:

				From Incorporation,
	Quarter Ended	Quarter Ended	Six Months Ended	February 10, 2010, to
	June 30, 2011	June 30, 2010	June 30, 2011	June 30, 2010
Cash flow from operations before non-cash working capital items	8,208	7,473	14,795	8,254
Non-cash changes in working capital	(8,834)	(3,852)	(11,096)	(10,696)
Cash provided by (used in):				
Operating activities	(626)	3,621	3,699	(2,442)
Investing activities	(88,328)	2,288	(86,639)	(95,859)
Financing activities	86,013	(10,961)	81,680	106,424
Increase (decrease) in cash	(2,941)	(5,052)	(1,260)	8,123

Operating activities

For the quarter ended June 30, 2011, cash flow from operations before non-cash changes in working capital totalled \$8,208, compared to \$7,473 in the quarter ending June 30, 2010. During the quarter ended June 30, 2011, non-cash changes in working capital used \$8,834 of operating cash, compared to \$3,852 in the period ended June 30, 2010. During the current quarter, the use of cash was principally attributable to the Company entering into an income support agreement with a balance of \$4,595 held in escrow, a reduction in accounts payable and accrued liabilities of \$2,913, an increase in accounts receivable and other assets of \$1,151 and an increase in income taxes receivable of \$1,113, which was partly offset by a decrease in the net government funding payable of \$713. The decrease in accounts payable and accrued liabilities is mainly due to lower trade payables and

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accruals, and a reduction in payroll-related accruals due to the timing of payments in the period. The increase in accounts receivable and other assets of \$1,151 is attributable to increased management fees receivable and the receivable associated with the drawdown of the income support for the month of June. Income taxes receivable due to a tax recovery from the prior year as well as the timing of instalments compared to the calculated tax provision for the period.

For the quarter ended June 30, 2010, cash flow from operations before non-cash changes to working capital items totalled \$7,473. Non-cash changes to working capital utilized \$3,852 of operating cash. Accounts payable and accrued liabilities decreased by \$3,848 driven by the payment of fees associated with the IPO. A reduction in the net government funding payable of \$197 was offset by an increase in the income tax provision of \$608. Accounts receivable and other assets increased by \$148 and prepaid expenses increased by \$267 in the quarter.

For the year to date period June 30, 2011, cash flow from operations before non-cash changes in working capital totalled \$14,795, compared to \$8,254 in the prior year. For the year to date period June 30, 2011, non-cash changes to working capital used \$11,096 of operating cash, compared to \$10,696 in the prior year. For the year to date period, the use of cash was attributable principally to a decrease in accounts payable and accrued liabilities of \$4,783, the inclusion of income support of \$4,595 held in escrow which related to the acquisition of the Royale properties, a decrease of \$3,226 in income taxes payable, an increase in accounts receivable and other assets of \$1,378, and an increase in prepaid expenses and deposits of \$531, which was partly offset by an increase of \$3,417 in government funding payable. The increase in accounts payable and accrued liabilities was primarily attributable to a decrease in trade payables and the reclass of credit balance resident receivables due to the timing of payments prior to the end of the year, as well as the decrease in payroll related accruals due to timing. The change in income taxes was attributable to the timing of the payment and final tax adjustments related to the prior year, as well as the payment of current year instalments compared to the calculated provision. The increase in net government funding is a result of the timing of expenditures related to the flow-through envelopes.

For the period from February 10, 2010 to June 30, 2010, cash flows from operations before non-cash changes to working capital items totalled \$8,254. Non-cash changes in working capital utilized \$10,696 of operating cash. Accounts payable and accrued liabilities decreased by \$6,722 which was primarily due to the payment of IPO fees, a reduction in payroll related accruals due to the timing of payroll disbursements and a reduction in accrued liabilities. The net government funding payable decreased by \$4,691 which was primarily due to the recognition of nine days of revenue that was deferred at March 23, 2010. Accounts receivable and other assets decreased by \$266 and income taxes payable increased by \$694.

Investing activities

For the quarter ended June 30, 2011, investing activities used \$88,328 of cash. These funds were used primarily for the acquisition of the two retirement properties in Kingston and Kanata totalling \$89,020. Additionally, the capital assets increased by \$1,471 principally related to land transfer tax associated with the acquisition of the properties, building improvements and Human Resource Information System ("HRIS") project costs. Partly offsetting this was the amounts received from construction funding of \$2,133.

For the comparative quarter ended June 30, 2010, investing activities provided \$2,288 of cash. During the quarter, Leisureworld received \$2,133 in construction funding and \$503 from the cash annuity. Partly offsetting the source of cash were the capital expenditures totalling \$526 and acquisition related payments of \$50.

During the six-month period ended June 30, 2011, investing activities used cash of \$86,639. These funds were used primarily for the acquisition of the two retirement properties in Kingston and Kanata totalling \$89,020. Additionally, the Company purchased other capital assets of \$1,936 principally related to land transfer tax

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associated with the acquisition of the properties, building improvement and Human Resource Information System ("HRIS") project costs. Partly offsetting this was the amount received from construction funding of \$4,266.

For the comparative period from February 10, 2010 to June 30, 2010 capital expenditures totalled \$595, cash paid for the acquisition of LSCLP amounted to \$97,850 and acquisition related payments were \$50. Leisureworld received \$2,133 in construction funding from MOHLTC and \$503 from the annuity.

Financing activities

During the quarter ended June 30, 2011, financing activities provided cash of \$86,013. The issuance of common shares generated net proceeds of \$44,394, and the Bridge Loan generated additional proceeds of \$54,835. These proceeds were used to finance the acquisition of the two retirement properties in Kingston and Kanata. During the quarter the Company made dividend payments of \$5,202, interest payments on long-term debt of \$7,803, and had a net settlement payment of \$92 on the interest rate swap contracts.

For the comparative quarter ended June 30, 2010, the Company used \$10,961 of cash for financing activities. During the quarter the Company made an interest payment of \$7,400, dividend payments of \$3,261, and incurred share issuance related costs of \$226.

During the six month period ended June 30, 2011, financing activities provided cash of \$81,680. The issuance of common shares generated net proceeds of \$44,394, and the Bridge Loan generated additional proceeds of \$54,835. These proceeds were used to finance the acquisition of the two retirement properties in Kingston and Kanata. During the period the Company made dividend payments of \$9,473, interest payments on long-term debt of \$7,803, and had a net settlement payment of \$154 on the interest rate swap contracts.

For the comparative period of February 10, 2010 to June 30, 2010 Leisureworld received net proceeds from the IPO of \$179,038, repaid the Term Loan of \$60,000 and settled a related interest rate swap contract for \$1,879. The Company also paid dividends of \$3,261 during the period.

Capital resources

Leisureworld's debt as at June 30, 2011 was \$354,254 compared to \$298,496 as at December 31, 2010. The increase of \$55,758 includes \$54,835 related to the Bridge Loan used to finance the acquisition of the two retirement properties. The remainder of the increase in long-term debt relates to the accretion of the fair value increment from the purchase price allocation. As at June 30, 2011, Leisureworld had a committed revolving credit facility of \$10,000 with a Canadian chartered bank. As at June 30, 2011, the Company had \$68 in a letter of credit outstanding against this credit facility.

Capital commitments

Leisureworld monitors all of its properties to assess its capital requirements. As part of the monitoring exercise, items are assessed and prioritized based on the urgency and necessity of the expenditure. As at June 30, 2011, total capital commitments outstanding were \$664 relating to the purchase of software.

On June 22, 2010, the Company announced an agreement to acquire 88 LTC licences from Christie Gardens Apartments and Care Inc., conditional on approval by the MOHLTC. These licences are in the Toronto area and will increase the total number of the Company's LTC beds by approximately 2%. According to the terms of the agreement the licences will be acquired by March 31, 2013 at a cost of \$2,200.

Leisureworld expects to meet its operating cash requirements through 2011, including required working capital investments, capital expenditures, and currently scheduled interest payments on debt, from cash on hand, cash flow from operations and its committed borrowing capacity.

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Contractual obligations and other commitments

On November 24, 2005, LSCLP issued 4.814% Series A Senior Secured Notes due November 24, 2015 (the "2015 Notes) which are collateralized by the assets of LSCLP and its subsidiary partnerships and guaranteed by the subsidiary partnerships.

The 2015 Notes may be redeemed in whole or in part at the option of the Company at any time, upon not less than 30 days' and not more than 60 days' notice to the holders of the 2015 Notes. The redemption price is the greater of: (i) the face amount of the 2015 Notes to be redeemed; and (ii) the price that will provide a yield to the remaining average life of such 2015 Notes equal to the Government of Canada Yield Price plus 0.25%, plus 0.18%, in each case together with accrued and unpaid interest.

Interest on the 2015 Notes is payable semi-annually in arrears on May 24 and November 24 of each year. Interest expense on the 2015 Notes in the quarter and six months ended June 30, 2011 was \$4,244 and \$8,442, respectively (2010 - \$4,217 and \$8,040, respectively), which includes non-cash interest of \$524 and \$1,042, respectively (2010 - \$495 and \$644, respectively). Interest on the Bridge Loan is payable monthly; the interest expense on the Bridge Loan in the quarter ended June 30, 2011 was \$264 (2010 - \$nil).

Following the acquisition of LSCLP on March 23, 2010, Leisureworld used proceeds of its IPO to repay a \$60,000 Term Loan and settle a related interest swap contract for \$1,879.

On April 27, 2011, the Company entered into a two-year credit facility (the "Bridge Loan") to finance the acquisition of the retirement properties in Kingston and Kanata, which bears interest at 187.5 basis points ("bps") per annum over the floating 30-day BA rate. The Bridge Loan is secured by the assets of the Royale and guaranteed by the Company and is subject to certain customary financial and non-financial covenants. The Company, in conjunction with the Bridge Loan, entered into an interest rate swap contract to effectively fix the interest rate at 4.045%. The Company is not applying hedge accounting.

Leisureworld has a revolving credit facility with a Canadian chartered bank, collateralized by the assets of LSCLP and its subsidiary partnerships and guaranteed by the subsidiary partnerships, which it can access for working capital purposes. The facility bears interest on cash advances at 175 bps per annum over the floating bankers' acceptance ("BA") rate (30, 60, 90 days), at 75 bps over prime rate and on letters of credit at 175 bps per annum. As at June 30, 2011, the Company had \$68 in a letter of credit outstanding. The amount had been issued to a municipality with respect to outstanding obligations of the Company related to the construction of an LTC home.

Leisureworld has a ten-year lease with respect to its corporate office, which expires on December 31, 2015. As well, there are various other equipment leases that expire over the next five years. Payments due for each of the next five years and thereafter, for the leases and the long-term debt are as follows:

	Operating Leases	Long-Term Debt	Licences Purchase Commitment	Total
2011	481	-	-	481
2012	557	-	-	557
2013	520	55,000	2,200	57,720
2014	429	-	-	429
2015	371	310,000	-	310,371
Thereafter	-	-	-	-
	2,358	365,000	2,200	369,558

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Acquisition

On April 27, 2011, the Company's subsidiary, The Royale LP ("Royale"), completed the acquisition of two retirement residences comprising 294 suites, for a net purchase price of \$89,020 after working capital adjustments and an income support agreement with the vendor for \$5,500 to be held in escrow as an income guarantee to complement cash flow from the properties during the lease-up period.

Royale is a limited partnership that was formed under the laws of the Province of Ontario on March 17, 2011. The sole general partner of Royale is The Royale GP Corporation ("Royale GP"), a corporation incorporated under the laws of the Province of Ontario on March 16, 2011. The Company holds all of the issued and outstanding shares of Royale GP and the limited partnership interest in Royale.

To partly finance the purchase price, the Company entered into a two-year Bridge Loan with a Canadian chartered bank in the amount of \$55,000. The Bridge Loan is secured by the assets of Royale and guaranteed by the Company and is subject to certain customary financial and non-financial covenants. The Company entered into an interest rate swap contract to substantially fix the interest rate payable on the Bridge Loan at 4.045%. The balance of the purchase price was funded from the net proceeds of a public offering of subscription receipts, completed on April 27, 2011, which raised gross proceeds of approximately \$46,000. On closing of the acquisition, one common share was automatically issued in exchange for each outstanding subscription receipt, resulting in the issuance of 4,381,500 common shares.

Related party transactions

Leisureworld earned revenue from Spencer House Inc., a charitable organization that owns a licence to operate an LTC home in Orillia, Ontario. A subsidiary of the Company has been contracted to manage the operations of Spencer House Inc. Total revenue for the quarters ended June 30, 2011 and June 30, 2010 was \$464 and \$454, respectively. For the six month period ended June 30, 2011 revenue totalled \$937 (for the period ended June 30, 2011 - \$494). Included in accounts receivable was \$392 owed by Spencer House Inc. at June 30, 2011 (December 31, 2010 - \$53). These transactions are in the normal course of operations and have been valued in these interim consolidated financial statements at the exchange amount, which is the amount of consideration established and agreed to by the management of the related parties.

Significant judgments and estimates

The preparation of consolidated financial statements under IFRS requires the Company to make estimates and assumptions that affect the application of policies and reported amounts. Estimates and judgments are continually evaluated and are based on historical experience and other factors including expectations of future events that are believed to be reasonable under the circumstances. Actual results may differ from these estimates. The estimates and assumptions which have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities are discussed below.

Property and equipment

(i) Fair value

On March 23, 2010, the Company indirectly purchased Leisureworld Senior Care LP. As part of this transaction, the property and equipment was recorded at fair value based on similar transactions for similar assets. The total fair value attributed to the property and equipment was \$299,639.

On April 27, 2011, the Royale LP acquired two RRs comprising 294 suites located in Kingston and Kanata, Ontario. As part of this transaction, the property and equipment was recorded at fair value based on similar transactions for similar assets. The total fair value attributed to the property and equipment was \$75,614.

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(ii) Estimated useful lives

Management estimates the useful lives of property and equipment based on the period during which the assets are expected to be available for use. The amounts and timing of recorded expenses for amortization of property and equipment for any period are affected by these estimated useful lives. The estimates are reviewed at least annually and are updated if expectations change as a result of technical or commercial obsolescence and legal or other limits to use. It is possible that changes in these factors may cause significant changes in the estimated useful lives of the Company's property and equipment in the future.

Intangible assets

(i) Fair value

On March 23, 2010, the Company indirectly purchased Leisureworld Senior Care LP. As part of this transaction, the intangible assets were recorded at fair value based on similar transactions for similar assets. The total fair value attributed to the intangible assets was \$106,466.

On April 27, 2011, the Kingston and Kanata RRs were acquired by The Royale LP. As part of this transaction, the intangible assets were recorded at fair value based on future cash flows. The total fair value attributed to the intangible assets was \$9,000.

(ii) Estimated useful lives of finite lived intangible assets

Management estimates the useful lives of finite lived intangible assets based on the period during which the assets are expected to be available for use. The amounts and timing of recorded expenses for amortization of intangible assets for any period are affected by these estimated useful lives. The estimates are reviewed at least annually and are updated if expectations change as a result of technical or commercial obsolescence and legal or other limits to use. It is possible that changes in these factors may cause significant changes in the estimated useful lives of the Company's intangible assets in the future.

(iii) Infinite lived intangible assets

Ontario's Long-Term Care Homes Act, 2007 ("LTCHA") was proclaimed into law and became effective July 1, 2010. The LTCHA contains a new licence term regime which will result in licence terms for the Leisureworld homes ranging from 15 years for Class B and C homes to a minimum of 20 years for Class A homes. Previously, Ontario LTC licences were renewed annually by the MOHLTC. Under the LTCHA, ultimate control of LTC licences in Ontario remains with the MOHLTC, including approval of new licences and transfer or revocation of existing licences. With an existing wait-list of 24,000 in Ontario and the demand for LTC beds projected to increase, management is of the view that licences will continue to have indefinite lives and will not be amortized.

Goodwill and indefinite lived intangible asset impairment analysis

On an annual basis in the second quarter, the Company uses forecast cash flow information and estimates of future growth to assess whether goodwill and indefinite lived intangible assets are impaired. If the results of operations in a future period are adverse to the estimates used for impairment testing, an impairment charge may be triggered at that point, or a reduction in useful economic life may be required. A summary of the significant assumptions used in goodwill impairment analysis are presented in the Notes to the Interim Consolidated Financial Statements.

Share-based payments

The assumptions used in calculating the fair value of share-based payments have a significant impact upon magnitude of the charge recognized in the consolidated statement of operations. Details of the principal assumptions used in calculating the share-based payments expense are given in the Notes to the Interim

Management's Discussion and Analysis June 30, 2011

Consolidated Financial Statements. When a grant of share awards is made, management reviews the estimates and assumptions used, and updates them accordingly.

Deferred tax

Deferred tax assets and liabilities require management's judgment in determining the amounts to be recognized. In particular, judgment is used when assessing the extent to which deferred tax assets should be recognized with consideration to the timing and level of future taxable income.

Income tax

The actual tax on the results for the interim period is determined according to complex tax laws and regulations. Where the effect of these laws and regulations is unclear, estimates are used in determining the liability for tax to be paid on past profits which are recognized in the consolidated financial statements. The Company considers the estimates, assumptions and judgments to be reasonable but this can involve complex issues which may take a number of years to resolve. The final determination of prior year tax liabilities could be different from the estimates reflected in the consolidated financial statements.

Capital disclosure

The Company defines its capital as its long-term debt, shareholders' equity and cash and cash equivalents.

The Company's objectives when managing capital are to: (i) maintain a capital structure that provides financing options to the Company when a financing or a refinancing need arises to ensure access to capital, on commercially reasonable terms, without exceeding its debt capacity; (ii) maintain financial flexibility in order to preserve its ability to meet financial obligations, including debt servicing payments and dividend payments; and (iii) deploy capital to provide an appropriate investment return to its shareholders.

The Company's financial strategy is designed to maintain a flexible capital structure consistent with the objectives stated above and to respond to changes in economic conditions. In order to maintain or adjust its capital structure, the Company may issue additional shares, issue additional debt, issue debt to replace existing debt with similar or different characteristics, or adjust the amount of dividends paid to the Company's shareholders. The Company's financing and refinancing decisions are made on a specific transaction basis and depend on such things as the Company's needs and market and economic conditions at the time of the transaction.

The Board of Directors reviews the level of monthly dividends paid on a quarterly basis. The 2015 Notes are collateralized by the assets of LSCLP and the subsidiary partnerships and guaranteed by the subsidiary partnerships. Under its Master Trust Indenture, LSCLP is subject to certain financial and non-financial covenants including a debt service coverage ratio defined as income from operations and construction funding ("EBITDA") to debt service. The two-year Bridge Loan is secured by the assets of the Royale and guaranteed by the Company and is subject to certain customary financial and non-financial covenants. The Company is in compliance with all financial covenants on its borrowings. However, there can be no assurance that future covenant requirements will be met. If the Company does not remain in compliance, its ability to amend the covenants or refinance its debt could be affected.

There were no changes in the Company's approach to capital management during the period.

Financial instruments

Financial instruments consist of cash and cash equivalents, accounts receivable and other assets, construction funding receivable, government funding receivable/payable, annuity, accounts payable and accrued liabilities, government funding payable, long-term debt, and interest rate swap contracts.

Management's Discussion and Analysis June 30, 2011

Cash and cash equivalents

Cash includes deposits held with Canadian chartered banks. Cash equivalents are short-term investments with an initial maturity of less than three months. Cash and cash equivalents are classified as held-for-trading. The carrying value of cash and cash equivalents approximates fair value as it is immediately available for use.

Accounts receivable and other assets

Accounts receivable and other assets are classified as loans and receivables. Accounts receivable and other assets are initially recorded at fair value and subsequently recognized at amortized cost. The carrying value of accounts receivable, after consideration of the provision for doubtful accounts, approximates their fair value due to the short-term maturity of these instruments.

Construction funding receivable

The construction funding receivable is classified as loans and receivables. The construction funding receivable is initially recorded at fair value and subsequently measured at amortized cost using the effective interest method. The fair value will differ from the carrying value due to changes in interest rates.

Annuity

The annuity was classified as loans and receivables. The annuity was initially recorded at fair value and subsequently measured at amortized cost using the effective interest method. The fair value will differ from the carrying value due to changes in interest rates.

Accounts payable and accrued liabilities

Accounts payable and accrued liabilities are classified as other liabilities. Accounts payable and accrued liabilities are initially recorded at fair value and subsequently measured at amortized cost, which approximates fair value due to the short-term maturity of the instruments.

Long-term debt

The Company's long-term debt is initially recorded at fair value and subsequently measured at amortized cost using the effective interest method and is classified as other liabilities. The fair value of the Company's long-term debt is subject to changes in interest rates and the Company's credit rating.

Government funding receivable/payable

The government funding balances are classified as either other liabilities or loans and receivables and are measured at amortized cost. Government funding receivable/payable represents the difference between the amounts approved and those received from the MOHLTC which are non-interest bearing. The carrying value of the government funding approximates its fair value. The difference between the carrying value and the fair value of the long-term portion is insignificant.

Interest rate swap contracts

The Company has interest rate swap contracts that do not qualify for hedge accounting. The changes in fair value are recorded through the consolidated statement of operations.

Fair value of financial instruments

The fair value of a financial instrument is the amount of consideration that would be agreed upon in an arm's length transaction between knowledgeable, willing parties who are under no compulsion to act. When independent prices are not available, fair values are determined using valuation techniques that refer to observable market data. These techniques include comparisons with similar instruments where market observable prices exist, discounted cash flow analysis, and other valuation techniques commonly used by market participants. Fair values of long-term debt and construction funding receivable are calculated by discounted cash flow analysis based on current market rates for loans and investments with similar terms, conditions and maturities.

Management's Discussion and Analysis June 30, 2011

Nature and extent of risks arising from financial instruments

The following discussion is limited to the nature and extent of risks arising from financial instruments. The Company's normal operating, investing and financing activities expose it to a variety of financial risks including interest rate risk, credit risk and liquidity risk. Leisureworld is not exposed to foreign currency risk as all operations are in Canada and all purchases are contracted in Canadian dollars. The Company does not have significant exposure to price risk as most of its revenues are regulated by the MOHLTC. The Company's overall risk management process is designed to identify, manage and mitigate business risk, which includes financial risk.

Interest rate risk

Interest rate risk arises as the fair value of future cash flows from a financial instrument can fluctuate because of changes in market interest rates. Leisureworld is exposed to interest rate risk arising from fluctuations in interest rates in connection with its interest rate swap contracts. This is referring to the interest rate swap contract that was purchased as part of the LSCLP acquisition and related to a hedge on anticipated borrowings for a transaction that did not occur. The Company also entered into a new interest rate swap contract associated with the Bridge Loan used to finance the acquisition of the two retirement properties in Kingston and Kanata, to effectively fix the interest rate at 4.045%. Interest rates, maturities and security affecting the interest and credit risk of Leisureworld's financial assets and liabilities have been disclosed in the Notes to the Interim Consolidated Financial Statements.

Credit risk

Financial instruments that potentially subject the Company to concentrations of credit risk consist of cash and cash equivalents, accounts receivable and other assets, construction funding receivable, government funding receivable and interest rate swap contracts. The Company is exposed to credit risk from its residents and customers. However, the Company has a significant number of residents and customers, which minimizes concentration of credit risk. The credit risk related to amounts owed by the residents is further mitigated by the Company's ability to recover 50% of LTC amounts written off from the MOHLTC. A provision for management's estimate of uncollectible accounts receivable is established when there is objective evidence the Company will not be able to collect all amounts due. The Company assesses collectability of specific accounts receivable and also assesses the requirement for a provision based on historical experience. When a receivable is uncollectible, it is written off against the allowance for doubtful accounts. Subsequent recoveries of amounts previously written off are credited against operating expenses in the consolidated statement of operations.

The Company is exposed to credit risk through the amounts receivable from the MOHLTC. The Company has assessed the credit risk associated with the amounts owed by the MOHLTC as low as they are receivable from the Ontario government. Management has assessed the credit risks associated with the interest rate swap contracts and cash and cash equivalents balances as low given the counter parties are major financial institutions that have been accorded investment grade ratings by a primary rating agency.

Liquidity risk

Liquidity risk is the risk the Company may encounter difficulties in meeting obligations associated with financial liabilities and commitments. The Company has credit agreements in place related to the long-term debt. These credit agreements contain a number of standard financial and other covenants. A failure by the Company to comply with the obligations in this credit agreement could result in a default, which, if not rectified or waived, could permit acceleration of the relevant indebtedness.

There can be no assurance the Company could generate sufficient cash flow from operations to pay outstanding indebtedness, fund any other liquidity needs, refinance its credit facilities, or obtain additional financing on commercially reasonable terms, if at all.

Management's Discussion and Analysis June 30, 2011

The Company's credit facilities are, and future borrowings may be, at variable rates of interest, which exposes the Company to the risk of increased interest rates.

The Company maintains a capital structure, including access to a revolving credit facility, which helps to manage the risk of default under these credit agreements.

Transaction costs

Transaction costs are incremental costs directly related to the acquisition of a financial asset or the issuance of a financial liability or equity. The Company incurs transaction costs primarily through the issuance of debt or shares, and classifies these costs with the related debt, or as a reduction of the value of the proceeds received for the share issuance. The costs associated with the issuance of debt are amortized into interest expense using the effective interest rate method over the life of the related debt instrument. Incremental costs directly attributable to the issuance of shares are recognized as a reduction of common shares. Transaction costs associated with acquisitions are expensed as incurred.

Risks and uncertainties

Please refer to Risk and Uncertainties section in the Company's Annual Report for the year ended December 31, 2010 and those related to the acquisition in the Company's short form prospectus dated April 14, 2011 which are available on SEDAR at www.sedar.com. Management is of the opinion that there have been no significant changes in risks and uncertainties since the aforementioned documents were approved by the Board of Directors of Leisureworld.

Internal Controls Over Financial Reporting

Management is responsible for establishing and maintaining a system of disclosure controls and procedures to provide reasonable assurance that all material information relating to the Company and its subsidiaries is gathered and reported to senior management on a timely basis so that appropriate decisions can be made regarding public disclosure.

Management is also responsible for establishing and maintaining adequate internal controls over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial reports for external purposes in accordance with IFRS.

In designing such controls, it should be recognized that due to inherent limitations, any controls, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives and may not prevent or detect misstatements. Additionally, management is necessarily required to use judgment in evaluating controls and procedures.

There was no change in the Company's internal control over financial reporting during the second quarter of 2011 that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

Outlook

A key focus for management will be advancing the lease-up of its Royale residences in Kingston and Kanata, Ontario, acquired on April 27, 2011. Increased lease-up with net move-ins were achieved in the month of July for both properties, in line with management's target of a net average move-in of 2.5 per property per month. The acquisition of these two properties broadens Leisureworld's product and service offering along the continuum of care and expands the Company's business into one of the fastest growing segments of the seniors living market.

Management's Discussion and Analysis June 30, 2011

During 2011, Leisureworld will continue to focus on enhancing the quality of care and accommodation for residents. Leisureworld expects to benefit from excellent industry fundamentals and maintain full occupancy in its LTC portfolio which serves as a reliable platform for shareholder dividends and disciplined long-term growth. Leisureworld expects to pay a monthly dividend of \$0.0708 per share, representing \$0.85 per common share on an annualized basis.

Leisureworld is well positioned to capitalize on acquisition opportunities across the entire spectrum of senior care and to execute its strategy to deliver high quality care, service and, as well, accommodation to seniors.

Interim Consolidated Financial Statements

For the Quarter and Six Months Ended June 30, 2011, Quarter Ended June 30, 2010 and Period from Incorporation, February 10, 2010, to June 30, 2010 (Unaudited)

(In Canadian Dollars)

Interim Consolidated Balance Sheets

(Unaudited)

Thousands of dollars		June 30, 2011	December 31, 2010
	Notes		
ASSETS			
Current assets			
Cash and cash equivalents	8	13,358	14,618
Accounts receivable and other assets	23	5,111	3,687
Prepaid expenses and deposits		1,718	999
Government funding receivable		3,060	2,345
Construction funding receivable	21	5,517	5,406
Income taxes receivable		1,304	-
		30,068	27,055
Government funding receivable		12	455
Construction funding receivable	21	72,369	75,169
Income support	7	4,595	· •
Property and equipment	9	356,978	287,967
Intangible assets	10	97,931	96,309
Goodwill	11	96,242	91,466
Total assets		658,195	578,421
LIABILITIES			
LIABILITIES Commont liabilities			
Current liabilities	16	28 734	32 967
Current liabilities Accounts payable and accrued liabilities	16	28,734 4 503	· ·
Current liabilities Accounts payable and accrued liabilities Government funding payable	16	4,503	· ·
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts	16	· · · · · · · · · · · · · · · · · · ·	3,389
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts	16	4,503	3,389 - 1,922
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable	16	4,503 118 - - 33,355	3,389 - 1,922 38,278
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt		33,355 354,254	3,389 1,922 38,278 298,496
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt Deferred income taxes	12	33,355 354,254 66,420	3,389 1,922 38,278 298,496 70,226
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt Deferred income taxes Government funding payable	12	33,355 354,254	3,389 - 1,922 38,278 298,496 70,226 3,022
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt Deferred income taxes Government funding payable Interest rate swap contracts	12	4,503 118 33,355 354,254 66,420 5,597	3,389 1,922 38,278 298,496 70,226 3,022 208
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt Deferred income taxes Government funding payable Interest rate swap contracts Total liabilities	12	4,503 118 33,355 354,254 66,420 5,597 587	3,389 1,922 38,278 298,496 70,226 3,022 208
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt Deferred income taxes Government funding payable Interest rate swap contracts Total liabilities Shareholders' equity	12	4,503 118 33,355 354,254 66,420 5,597 587	3,389 1,922 38,278 298,496 70,226 3,022 208 410,230
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt Deferred income taxes Government funding payable Interest rate swap contracts Total liabilities Shareholders' equity Share capital Deficit	12 14	4,503 118 33,355 354,254 66,420 5,597 587 460,213	3,389 - 1,922 38,278 298,496 70,226 3,022 208 410,230
Current liabilities Accounts payable and accrued liabilities Government funding payable Interest rate swap contracts Income taxes payable Long-term debt Deferred income taxes Government funding payable Interest rate swap contracts Total liabilities Shareholders' equity Share capital	12 14	4,503 118 33,355 354,254 66,420 5,597 587 460,213	32,967 3,389 - 1,922 38,278 298,496 70,226 3,022 208 410,230 188,517 (20,326 168,191

See accompanying notes.

Approved by the Board of Directors of Leisureworld Senior Care Corporation.

"Dino Chiesa"	"Janet Graham"
Dino Chiesa	Janet Graham
Chairman and Director	Director

Leisureworld Senior Care Corporation Interim Consolidated Statements of Changes in Equity (Unaudited)

Thousands of dollars

			Total Shareholders'
	Share Capital	Deficit	Equity
Balance, December 31, 2010	188,517	(20,326)	168,191
Issuance of shares	44,394	-	44,394
Net loss and comprehensive loss	-	(5,313)	(5,313)
Share-based compensation	183	-	183
Dividends	-	(9,473)	(9,473)
Balance, June 30, 2011	233,094	(35,112)	197,982

			Total Shareholders'
	Share Capital	Deficit	Equity
Balance, February 10, 2010	-	-	-
Issuance of shares	187,803	-	187,803
Net loss and comprehensive loss	-	(2,540)	(2,540)
Share-based compensation	466	-	466
Dividends	-	(4,685)	(4,685)
Balance, June 30, 2010	188,269	(7,225)	181,044

See accompanying notes.

Interim Consolidated Statements of Operations and Comprehensive Loss (Unaudited)

					From Incorporation,
		Quarter Ended	Quarter Ended	Six Months Ended	February 10, 2010, to
Thousands of dollars, except share and per share data		June 30, 2011	June 30, 2010	June 30, 2011	June 30, 2010
	Notes				
Revenue	23, 24	70,029	66,785	137,769	73,195
Expenses					
Operating		66,976	63,498	132,172	69,529
Administrative	17	3,733	2,984	6,881	3,469
		70,709	66,482	139,053	72,998
Income (loss) from operations before financing expenses		(680)	303	(1,284)	197
Finance costs	12	4,674	4,331	8,945	4,760
Finance income	12	(819)	(869)	(1,628)	(947)
Net finance charges		3,855	3,462	7,317	3,813
Loss before income taxes		(4,535)	(3,159)	(8,601)	(3,616)
Provision for (recovery of) income taxes					
Current	14	(498)	608	(46)	694
Deferred	14	(1,588)	(1,553)	(3,242)	(1,770)
		(2,086)	(945)	(3,288)	(1,076)
Net loss and comprehensive loss attributable to shareholders		(2,449)	(2,214)	(5,313)	(2,540)
Loss per share					
Basic and diluted loss per share		(0.11)	(0.11)	(0.25)	(0.18)
Weighted average number of common shares outstanding		23,171,626	19,776,889	21,602,743	13,982,319

See accompanying notes.

Leisureworld Senior Care Corporation Interim Consolidated Statements of Cash Flows (Unaudited)

				From Incorporation,
771	Quarter Ended	Quarter Ended	Six Months Ended	February 10, 2010, to
Thousands of dollars	June 30, 2011	June 30, 2010	June 30, 2011	June 30, 2010
OPERATING ACTIVITIES	otes			
Net loss	(2,449)	(2,214)	(5,313)	(2,540)
Add (deduct) items not affecting cash	(2,447)	(2,214)	(3,313)	(2,540)
Amortization of property and equipment	4,294	4,061	8,295	4,455
Amortization of property and equipment	4,061	3,559	7,622	3,909
Deferred income taxes	(2,152)	(1,553)	(3,806)	(1,770)
Share-based compensation	58	136	183	466
Loss (gain) on interest rate swap contract.	541	22	497	(79)
Net finance charges	3,855	3,462	7,317	3,813
	8,208	7,473	14,795	8,254
Non-cash changes in working capital	•		ŕ	
Accounts receivable and other assets	(1,151)	(148)	(1,378)	266
Prepaid expenses and deposits	225	(267)	(531)	(243)
Income taxes payable/receivable	(1,113)	608	(3,226)	694
Accounts payable and accrued liabilities	(2,913)	(3,848)	(4,783)	(6,722)
Income support	(4,595)	-	(4,595)	-
Government funding, net	713	(197)	3,417	(4,691)
Cash provided by (used in) operating activities	(626)	3,621	3,699	(2,442)
INVESTING ACTIVITIES				
Purchase of property and equipment	(1,353)	(129)	(1,692)	(150)
Purchase of intangible assets	(118)	(397)	(244)	(445)
Amounts received from construction funding	2,133	2,133	4,266	2,133
Interest received from cash and cash equivalents	30	-	51	-
Acquisition of Leisureworld Senior Care LP, net of	_			
	7 -	228	-	(97,850)
Acquisition of the Royale properties, net of	7 (90.020)		(00.020)	
•	7 (89,020)	-	(89,020)	-
Proceeds from annuity	-	503	•	503
Acquisition related payments		(50)	-	(50)
Cash provided by (used in) investing activities	(88,328)	2,288	(86,639)	(95,859)
FINANCING ACTIVITIES				
Repayment of long-term debt	-	-	-	(60,000)
Proceeds from issuance of long-term debt	54,835	-	54,835	-
Deferred financing costs	(119)	-	(119)	-
Repayment of interest rate swap contract	-	-	-	(1,879)
Net settlement payment on interest rate swap contracts	(92)	(74)	(154)	(74)
Interest paid on long-term debt	(7,803)	(7,400)	(7,803)	(7,400)
Dividends paid	(5,202)	(3,261)	(9,473)	(3,261)
Net proceeds from issuance of common shares	44,394	(226)	44,394	179,038
Cash provided by (used in) financing activities	86,013	(10,961)	81,680	106,424
Ingresse (decrease) in each and				
Increase (decrease) in cash and	(2.041)	(5.052)	(1.240)	0 122
cash equivalents during the period Cash and cash equivalents, beginning of period	(2,941) 16,299	(5,052) 13,175	(1,260) 14,618	8,123
				9 122
Cash and cash equivalents, end of period	13,358	8,123	13,358	8,123
Supplementary information				
Income taxes paid	615	-	3,430	_
			-,	

See accompanying notes.

Notes to the Interim Consolidated Financial Statements (Unaudited)

June 30, 2011

All amounts are in thousands of dollars except share and per share data, or unless otherwise noted

1 Organization

Leisureworld Senior Care Corporation ("Leisureworld" or the "Company") was incorporated under the laws of the Province of Ontario on February 10, 2010 and was continued under the laws of the Province of British Columbia on March 18, 2010. The Company closed its Initial Public Offering ("IPO") on March 23, 2010 and acquired, indirectly, all of the outstanding limited partnership interests in Leisureworld Senior Care LP ("LSCLP") and common shares of Leisureworld Senior Care GP Inc., the general partner of LSCLP. On April 27, 2011, two additional retirement residences comprising 294 suites located in Kingston and Kanata, Ontario were acquired by the Company's subsidiary, The Royale LP ("Royale").

Leisureworld and its predecessors have been operating since 1972. Leisureworld owns and operates 26 long-term care ("LTC") homes (representing an aggregate of 4,314 beds), all of which are located in the Province of Ontario. Leisureworld's head office is located at 302 Town Centre Blvd., Markham, Ontario. Leisureworld also owns and operates three retirement residences ("RR") (representing 323 suites) and one Independent Living residence ("IL") (representing 53 apartments) in the Province of Ontario. Ancillary businesses of the Company include Preferred Health Care Services ("PHCS"), an accredited provider of professional nursing and personal support services for both community-based home healthcare and LTC homes.

2 Basis of preparation and adoption of IFRS

The Company prepares its financial statements in accordance with International Financial Reporting Standards ("IFRS") as set out in the Accounting Handbook of The Canadian Institute of Chartered Accountants ("CICA Handbook"). In 2010, the CICA Handbook was revised to incorporate IFRS and requires publicly accountable enterprises to apply such standards effective for years beginning on or after January 1, 2011. Accordingly, the Company has commenced reporting on this basis. In these interim consolidated financial statements, the term "Canadian GAAP" refers to Canadian generally accepted accounting principles before the adoption of IFRS.

These interim consolidated financial statements have been prepared in accordance with IFRS applicable to the preparation of interim financial statements, including International Accounting Standard ("IAS") 34, interim financial reporting and IFRS 1, first-time adoption of international financial reporting standards. As at February 10, 2010, the date of incorporation and transition to IFRS, the Company's consolidated balance sheet only included share capital and cash of \$10.00. As a result, a transitional balance sheet has not been presented as it provides no meaningful information to the users of the financial statements. The Company has consistently applied the same accounting policies throughout all periods presented, as if these policies had always been in effect. Note 4 discloses the impact of the transition to IFRS on the Company's reported consolidated balance sheets, consolidated statements of changes in equity, operations and comprehensive loss and consolidated statement of cash flows, including the nature and effect of significant changes in accounting policies from those used in the Company's consolidated financial statements for the period ended December 31, 2010.

The policies applied in these interim consolidated financial statements are based on IFRS issued and outstanding as of August 10, 2011, the date the Board of Directors approved the interim consolidated financial statements. Any subsequent changes to IFRS that are given effect in the Company's annual consolidated financial statements for the period ending December 31, 2010 could result in restatement of these interim consolidated financial statements, including the transition adjustments recognized on changeover to IFRS.

Notes to the Interim Consolidated Financial Statements (Unaudited)

June 30, 2011

All amounts are in thousands of dollars except share and per share data, or unless otherwise noted

The interim consolidated financial statements should be read in conjunction with the Company's Canadian GAAP audited annual consolidated financial statements for the period ended December 31, 2010. Note 4 discloses IFRS information for the period ended December 31, 2010 that was not provided in the 2010 annual consolidated financial statements.

3 Summary of significant accounting policies, judgements and estimation uncertainty

Basis of preparation

The preparation of interim consolidated financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the interim consolidated financial statements, are disclosed below under the heading "Significant judgements and estimates".

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The accounting policies set out below and on the following pages have been applied consistently to all periods presented in the interim consolidated financial statements. The accounting policies have been applied consistently by the Company's subsidiaries.

Basis of consolidation

The interim consolidated financial statements comprise the financial statements of Leisureworld Senior Care Corporation and its subsidiaries. The financial statements of the subsidiaries are prepared for the same reporting periods as the parent company, using consistent accounting policies.

Subsidiaries are 100% owned and fully controlled by the Company. Subsidiaries are consolidated in these financial statements from the date of acquisition and continue to be consolidated until the date of disposal.

All intercompany balances, transactions and unrealized gains and losses arising from intercompany transactions, are eliminated on consolidation.

Revenue recognition

Consolidated revenues include revenues generated from the operation of LTC homes, retirement residences and independent living facilities, PHCS and management fees associated with the operation of Spencer House Inc. A significant portion of the revenues are funded by the Ministry of Health and Long-Term Care ("MOHLTC"). Revenue is recognized in the period for which the services are rendered.

Long-term care revenue

Ontario's LTC sector is regulated by the MOHLTC, which provides government funding to LTC homes. Operational funding, paid monthly, is divided into three envelopes: nursing; programs; and other accommodations, which includes funding for raw food. Revenue for nursing, programs and raw food is only recognized to the extent that an expense has been incurred. All funding received that

Notes to the Interim Consolidated Financial Statements (Unaudited)

June 30, 2011

All amounts are in thousands of dollars except share and per share data, or unless otherwise noted

is not spent is deferred as a government funding payable. Only the non-raw food portion of the other accommodation funding is recognized at the time of receipt. Approximately 70% of revenue from Leisureworld's LTC homes is received from the MOHLTC. Leisureworld also receives structural compliance premiums from the MOHLTC on a per resident per day basis. Additionally, the MOHLTC provides funding to LTC homes that have been accredited by Accreditation Canada and reimburses up to 85% of property tax costs.

Revenue for accommodation fees is recognized based on the number of resident days in the period multiplied by the per diem amounts legislated by the MOHLTC. Revenue for each LTC facility is recognized based on full occupancy, unless there is an indication that the annualized occupancy rate will fall below the 97% level. If occupancy is below 97%, then revenue is recognized based on actual occupancy data. Revenue from ancillary services is recognized when the services are rendered. Other LTC revenues paid by the residents relating to accommodation fees and ancillary services are recognized in the period in which the services are rendered.

Retirement residence and independent living revenue

Residents pay for accommodation rates and other services on a monthly basis and revenue is recorded when the service is rendered.

PHCS revenue

Revenue associated with PHCS is recognized when the services are rendered. Revenue generated from providing services to other operating segments of the Company is eliminated upon consolidation.

Spencer House Inc. revenue

Spencer House Inc. is a charitable organization that owns a licence to operate an LTC home in Orillia, Ontario. A subsidiary of the Company owns the land, building and equipment used by the home and has been contracted to manage the operations of Spencer House Inc. The Company earns rental income from leasing the land, building and equipment to Spencer House Inc. as well as a management fee based on a percentage of gross revenues of the operation for managing the facility. Revenue is recognized when the services are rendered.

Construction funding

The MOHLTC provides funding to new homes constructed after April 1, 1998. Under the development agreements, these new homes receive a 20-year commitment from the MOHLTC to provide per diem funding of up to \$10.35 per bed, depending on actual construction costs. The construction funding receivable is measured at amortized cost using the effective interest method. The fair value will differ from the carrying value due to changes in interest rates.

Income support

Income support comprises of a \$5,500 three-year income support agreement held in escrow as an income guarantee to supplement cash flow from the Royale properties during the lease-up period.

Property and equipment

Property and equipment are recorded at cost less accumulated amortization and accumulated impairment losses. Costs include expenditures that are directly attributable to the acquisition of the asset. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost can be measured reliably. The carrying amount of a replaced asset is derecognized when replaced.

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Repairs and maintenance costs are charged to the consolidated statement of operations and comprehensive loss during the period in which they are incurred.

The Company provides for amortization at rates designed to amortize the cost of the property and equipment less the estimated residual value over the estimated useful lives. The annual amortization rates and methods are as follows:

Buildings	Up to 54 years straight-line
Furniture and fixtures	10 years straight-line
Computer hardware	5 years straight-line
Circulating equipment	Not amortized

Circulating equipment is comprised of china, linen, glassware and silverware in circulation, which is valued at cost. The cost of acquiring a basic inventory of these items is capitalized and any replacements incurred thereafter are expensed.

The Company allocates the amount initially recognized in respect of an item or property and equipment to its significant parts and depreciates separately each such part. Residual values, method of amortization and useful lives of the assets are reviewed annually and adjusted if appropriate. Gains and losses on disposals of property and equipment are determined by comparing the proceeds with the carrying amount of the asset and are included as part of other gains and losses in the consolidated statement of operations and comprehensive loss.

Intangible assets

Intangible assets include LTC bed licences, service contracts, resident relationships and computer software that is not integral to property and equipment. Intangible assets with finite useful lives are amortized over their respective estimated useful lives and reviewed for impairment at each consolidated balance sheet date. The estimated useful lives are as follows:

Licences	Not amortized
Resident relationships	2 - 3 years straight-line
Service contracts	3 years straight-line
Computer software	5 years straight-line

Ontario's Long-Term Care Homes Act, 2007 ("LTCHA"), was proclaimed into law and became effective July 1, 2010. The LTCHA contains a new licence term regime which will result in licence terms for the Leisureworld homes ranging from 15 years for Class B and C homes to a minimum of 20 years for Class A homes. Previously, Ontario LTC licences were renewed annually by the MOHLTC. Under the LTCHA, ultimate control of LTC licences in Ontario remains with the MOHLTC, including approval of new licences and transfer or revocation of existing licences. With an existing wait-list of 24,000 in Ontario and the demand for LTC beds projected to increase, management is of the view that licences will continue to have indefinite lives and will not be amortized.

The Company incurs costs associated with the design of a new Human Resource Information System ("HRIS"); such costs are classified as computer software. Expenditures incurred during the research phase are expensed as incurred. Expenditures during the development phase are capitalized if certain criteria, including technical feasibility and intent and ability to develop and use the technology, are met;

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otherwise, they are expensed as incurred. HRIS will be amortized over its useful life of five years once put into service.

Goodwill

All business combinations are accounted for by applying the acquisition method. Goodwill represents amounts arising on the acquisition of subsidiaries, which is the excess of the purchase consideration and associated costs over the fair values attributable to the net identifiable assets acquired.

Goodwill is tested for impairment in the second quarter of each year and when there is an indicator of impairment, and is carried at cost less accumulated impairment losses. Goodwill is not amortized and impairment losses are not reversed. Goodwill is allocated to cash-generating units ("CGUs") for the purpose of assessing impairment. For the Company, each home represents a CGU. The allocation is made to the CGU, or group of CGUs, that are expected to benefit from the acquisition.

Impairment of non-financial assets

The Company reviews the carrying amounts of its property and equipment and finite-lived intangible assets at each reporting date to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. For assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows. Intangible assets with an indefinite useful life are tested for impairment annually in the second quarter of each year whenever there is an indication that the asset may be impaired. Non-financial assets, other than goodwill, that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

Financial instruments

Financial instruments comprise cash and cash equivalents, accounts receivable and other assets, construction funding receivable, government funding receivable/payable, annuity, accounts payable and accrued liabilities, long-term debt and interest rate swap contracts. Financial instruments are recognized initially at fair value. The Company's interest rate swap contracts are measured at fair value and any changes are recorded in net income (loss).

Derivatives

Derivative instruments are used to reduce interest rate risk on the Company's long-term debt. The Company does not enter into derivative instruments for trading or speculative purposes. Derivative instruments are carried at fair value and are reported as assets where they have a positive fair value and as liabilities where they have a negative fair value. IFRS specifies the criteria that must be satisfied in order for hedge accounting to be applied and the accounting for each of the permitted hedging strategies: fair value hedges and cash flow hedges. Hedge accounting is discontinued prospectively when the derivative no longer qualifies as an effective hedge, or the derivative is terminated or sold, or upon the sale or early termination of the hedged item. The change in fair value of an instrument that is determined to be an effective hedge is recognized in other comprehensive income (loss). The ineffective portion of the change in fair value is recorded in the consolidated statement of operations and comprehensive income (loss). The Company has no derivative financial instruments qualifying for hedge accounting at the consolidated balance sheet dates.

Derivatives embedded in other financial instruments or contracts are separated from their host contracts and accounted for at fair value when their economic characteristics and risks are not closely related to those of the host contract. The Company has determined that it does not have any outstanding contracts or financial instruments with embedded derivatives that require bifurcation.

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Impairment of financial assets

Financial assets are reviewed at each consolidated balance sheet date to assess whether there is objective evidence that indicates an impairment of a financial asset. If such evidence exists, the Company recognizes an impairment loss measured at the excess of the carrying amount over the fair value of the asset, which is reflected in net income (loss).

Transaction costs

Transaction costs are incremental costs directly related to the acquisition of a financial asset or the issuance of a financial liability or equity. The Company incurs transaction costs primarily through the issuance of debt or shares, and classifies these costs with the related debt, or as a reduction of the value of the proceeds received for the share issuance. The costs associated with the issuance of debt are amortized into interest expense using the effective interest rate method over the life of the related debt instrument. Incremental costs directly attributable to the issuance of shares are recognized as a reduction of share capital. Transaction costs associated with business acquisitions are expensed as incurred.

Interest bearing loans and borrowings

All interest bearing loans and borrowings are initially recognized at the fair value of the consideration received less directly attributable transaction costs. After initial recognition, interest bearing loans and borrowings are subsequently measured at their amortized cost using the effective interest method.

Provisions

Provisions are recognized when the Company has a present obligation as a result of a past event and it is more likely than not that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of this obligation. Provisions are measured at management's best estimate of the expenditure required to settle the obligation at the end of the reporting period, and are discounted to present value where the effects are material. The Company performs evaluations to identify onerous contracts and, where applicable, records provisions for such contracts.

Operating lease payments

Payments made under operating leases are recognized in the consolidated statement of operations and comprehensive loss on a straight-line basis over the term of the lease.

Share capital

Common shares are classified as equity. Incremental costs directly attributable to the issuance of shares are recognized as a deduction from equity.

Dividends

Dividends on common shares are recognized in the consolidated financial statements in the period in which the approved dividends are declared by the Board of Directors of the Company.

Earnings (loss) per share

Basic earnings (loss) per share ("EPS") is calculated by dividing the net income (loss) for the period by the weighted average number of common shares outstanding during the period.

Diluted EPS is calculated by adjusting the weighted average number of common shares outstanding for dilutive instruments. The number of shares included with respect to options, warrants and similar instruments is computed using the treasury stock method. The Company's potentially dilutive common shares comprise unvested shares issued to certain senior executives and are currently anti-dilutive.

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Share-based payments

The Company issued shares to certain senior executives. These shares either vest over three years (33% per year) or vested immediately upon grant. Each tranche in an award is considered a separate award with its own vesting period and grant date fair value. Fair value of each tranche is measured at the date of grant using the Black-Scholes option pricing model. Compensation expense is recognized over each tranche's vesting period by increasing shareholders' equity based on the number of shares expected to vest.

Employee benefits

Short-term benefits

Short-term employee benefit obligations, including vacation and bonus payments, are measured on an undiscounted basis and are expensed as the related service is provided. Liabilities are recognized for the amounts expected to be paid within the fiscal 12 months as the Company has an obligation to pay the amount as a result of past service provided by the employee, assuming the obligation can be reasonably estimated. These benefits are recorded in accounts payable and accrued liabilities.

Long-term benefits

Payments to defined contribution retirement benefit plans are charged to expense as incurred.

Income taxes

The Company follows the asset and liability method of accounting for deferred income taxes. Income tax comprises current and deferred tax. Income tax is recognized in the consolidated statement of operations and comprehensive loss except to the extent that it relates to items recognized directly in equity, in which case the income tax is recognized directly in equity.

Current tax is the expected tax payable on the taxable income for the period, using tax rates enacted or substantively enacted, at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

In general, deferred tax is recognized in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. Deferred tax is determined on a non-discounted basis using tax rates and laws that have been enacted or substantively enacted at the consolidated balance sheet date and are expected to apply when the deferred tax asset or liability is settled. Deferred tax assets are recognized to the extent it is probable that the assets can be recovered.

Deferred income tax assets and liabilities are presented as non-current.

The carrying amount of deferred tax assets is reviewed at each consolidated balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset. This applies when they relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and liabilities on a net basis.

Segmented reporting

The Company operates solely within Canada, hence no geographical segment disclosures are presented. Segmented information is presented in respect of business segments, based upon management's internal

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reporting structure. Further details are provided in Note 25 to these interim consolidated financial statements.

Accounting standards issued but not yet applied

IFRS 9, Financial Instruments

IFRS 9 was issued in November 2009 and contained requirements for financial assets. This standard addresses classification and measurement of financial assets and replaces the multiple category and measurement models in IAS 39, Financial Instruments – Recognition and Measurement, for debt instruments with a new mixed measurement model having only two categories: amortized cost and fair value through profit or loss. IFRS 9 also replaces the models for measuring equity instruments, and such instruments are either recognized at fair value through profit or loss or at fair value through other comprehensive income. Where such equity instruments are measured at fair value through other comprehensive income, dividends to the extent not clearly representing a return of investment, are recognized in profit or loss; however, other gains and losses (including impairments) associated with such instruments remain in accumulated other comprehensive income indefinitely.

Requirements for financial liabilities were added in October 2010 and they largely carried forward existing requirements in IAS 39, except that fair value changes due to credit risk for liabilities designated at fair value through profit and loss would generally be recorded in other comprehensive income.

IFRS 9 is required to be applied for accounting periods beginning on or after January 1, 2013, with earlier adoption permitted. The Company has not yet assessed the impact of the standard or determined whether it will adopt the standard early.

IFRS 10, Consolidated Financial Statements

IFRS 10, Consolidated Financial Statements, changes the definition of control under IFRS so that the same criteria are applied to all entities to determine control. IFRS 10 supersedes the guidance on control and consolidation in IAS 27, Consolidated and Separate Financial Statements, and SIC-12, Consolidation – Special Purpose Entities. The future accounting policy changes are effective for annual periods beginning on or after January 1, 2013 with early adoption permitted. The Company is currently assessing the impact of this change.

IFRS 13, Fair Value Measurement

On May 13, 2011, the IASB issued IFRS 13, Fair Value Measurement. IFRS 13 provides a single source of guidance on how to measure fair value where its use is already required or permitted by other IFRS and enhances disclosure requirements for information about fair value measurements. The future accounting policy changes are effective for annual periods beginning on or after January 1, 2013 with early adoption permitted. The Company is currently assessing the impact of this change.

Significant judgements and estimates

The preparation of the interim consolidated financial statements under IFRS requires the Company to make estimates and assumptions that affect the application of policies and reported amounts. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events, that are believed to be reasonable under the circumstances. Actual

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results may differ from these estimates. The estimates and assumptions which have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities are discussed below.

Property and equipment

(iii) Fair value

On March 23, 2010, the Company indirectly purchased Leisureworld Senior Care LP. As part of this transaction, the property and equipment was recorded at fair value based on similar transactions for similar assets. The total fair value attributed to the property and equipment was \$299,639.

On April 27, 2011, The Royale LP acquired two RRs comprising 294 suites located in Kingston and Kanata, Ontario. As part of this transaction, the property and equipment was recorded at fair value based on similar transactions for similar assets. The total fair value attributed to the property and equipment was \$75,614.

(iv) Estimated useful lives

Management estimates the useful lives of property and equipment based on the period during which the assets are expected to be available for use. The amounts and timing of recorded expenses for amortization of property and equipment for any period are affected by these estimated useful lives. The estimates are reviewed at least annually and are updated if expectations change as a result of technical or commercial obsolescence and legal or other limits to use. It is possible that changes in these factors may cause significant changes in the estimated useful lives of the Company's property and equipment in the future.

Intangible assets

(iv) Fair value

On March 23, 2010, the Company indirectly purchased Leisureworld Senior Care LP. As part of this transaction, the intangible assets were recorded at fair value based on similar transactions for similar assets. The total fair value attributed to the intangible assets was \$106,466.

On April 27, 2011, the Kingston and Kanata RRs were acquired by The Royale LP. As part of this transaction, the intangible assets were recorded at fair value based on future cash flows. The total fair value attributed to the intangible assets was \$9,000.

(v) Estimated useful lives of finite-lived intangible assets

Management estimates the useful lives of finite-lived intangible assets based on the period during which the assets are expected to be available for use. The amounts and timing of recorded expenses for amortization of intangible assets for any period are affected by these estimated useful lives. The estimates are reviewed at least annually and are updated if expectations change as a result of technical or commercial obsolescence and legal or other limits to use. It is possible that changes in these factors may cause significant changes in the estimated useful lives of the Company's intangible assets in the future.

(vi) Indefinite-lived intangible assets

The LTCHA was proclaimed into law and became effective July 1, 2010. The LTCHA contains a new licence term regime that will result in licence terms for the Leisureworld homes ranging from 15 years for Class B and C homes to a minimum of 20 years for Class A homes. Previously, Ontario LTC licences were renewed annually by MOHLTC. Under the LTCHA, ultimate control of LTC licences in Ontario remains with the MOHLTC, including approval of new licences and

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transfer or revocation of existing licences. With an existing wait-list of 24,000 in Ontario and the demand for LTC beds projected to increase, management is of the view that licences continue to have indefinite lives and will not be amortized.

Goodwill and indefinite-lived intangible asset impairment analysis

On an annual basis in the second quarter, the Company uses forecast cash flow information and estimates of future growth to assess whether goodwill and indefinite lived intangible assets are impaired. If the results of operations in a future period are adverse to the estimates used for impairment testing, an impairment charge may be triggered at that point, or a reduction in useful economic life may be required. Any impairment losses are recognized in the consolidated statement of operations and comprehensive loss as an expense and impairment losses on goodwill are not reversible.

Share-based payments

The assumptions used in calculating the fair value of share-based payments have a significant impact upon the magnitude of the charge recognized in the interim consolidated statement of operations and comprehensive loss. Details of the principal assumptions used in calculating the share-based payments expense are given in Note 17. When a grant of share awards is made, management reviews the estimates and assumptions used and updates them accordingly.

Deferred tax

Deferred tax assets and liabilities require management's judgement in determining the amounts to be recognized. In particular, judgement is used when assessing the extent to which deferred tax assets should be recognized with consideration to the timing and level of future taxable income.

Income tax

The actual tax on the results for the interim period is determined according to complex tax laws and regulations. Where the effect of these laws and regulations is unclear, estimates are used in determining the liability for tax to be paid on past profits which are recognized in the interim consolidated financial statements. The Company considers the estimates, assumptions and judgements to be reasonable but this can involve complex issues which may take a number of years to resolve. The final determination of prior year tax liabilities could be different from the estimates reflected in the interim consolidated financial statements.

4 Transition to IFRS

The effect of the Company's transition to IFRS, described in Note 2, is summarized in this note as follows:

- (a) Reconciliation of equity as previously reported under Canadian GAAP to IFRS
- (b) Reconciliation of net loss as previously reported under Canadian GAAP to IFRS

It should be noted that since the Company was formed on February 10, 2010, the transition elections in accordance with IFRS are not applicable.

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(a) Reconciliation of equity as previously reported under Canadian GAAP to IFRS

	Note	December 31, 2010	June 30, 2010
Equity as reported under Canadian GAA	P	171,158	182,083
IFRS adjustments increase (decrease):			
Property and equipment	(i)	(4,226)	(1,491)
Acquisition related costs	(ii)	(35)	-
Deferred income tax (iii)	1,294	452	
		(2,967)	(1,039)
Equity as reported under IFRS		168,191	181,044

(i) Property and equipment

Under IFRS, the significant individual components of property and equipment with different useful lives are required to be separately identified and measured whereas management had not determined components under Canadian GAAP at the time of acquisition of the assets. The changes in property and equipment relate to differences in amortization of the property and equipment which were impacted by componentization.

(ii) Acquisition related costs

In accordance with Canadian GAAP, costs directly attributable to an acquisition are capitalized. Under IFRS, these costs are required to be expensed.

(iii) Deferred income tax

The change in shareholders' equity related to deferred income tax reflects the change in temporary differences resulting from the effect of the IFRS adjustments described.

(b) Reconciliation of net loss as previously reported under Canadian GAAP to IFRS

			Six Months Ended	Quarter Ended
	Note	December 31, 2010	June 30, 2010	June 30, 2010
Net loss as reported under Canadian GAAP		(4,132)	(1,501)	(1,248)
IFRS adjustments increase (decrease):				
Property and equipment	(i)	(4,226)	(1,491)	(1,361)
Acquisition related costs	(ii)	(35)	-	-
Deferred income tax	(iii)	1,294	452	395
		(2,967)	(1,039)	(966)
Net loss as reported under IFRS		(7,099)	(2,540)	(2,214)

(i) Property and equipment

As described in 4(a)(i), the changes in property and equipment relate to differences in amortization of the property and equipment, which were impacted by componentization under IFRS.

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(ii) Acquisition related costs

As described in 4(a)(ii), costs related to acquisitions are required to be expensed as incurred under IFRS.

(iii) Deferred income tax

Deferred income tax is impacted by the change in temporary differences resulting from the effect of the IFRS reconciling items described in 4(b)(i) and 4(b)(ii) above.

5 Financial instruments

Financial instruments consist of cash and cash equivalents, accounts receivable and other assets, construction funding receivable, government funding receivable, payable, annuity, accounts payable and accrued liabilities, long-term debt, and interest rate swap contracts.

Cash and cash equivalents

Cash includes deposits held with Canadian chartered banks. Cash equivalents are short-term investments with an initial maturity of less than three months. Cash and cash equivalents are classified as held-fortrading. The carrying value of cash and cash equivalents approximates fair value as it is immediately available for use.

Accounts receivable and other assets

Accounts receivable and other assets are classified as loans and receivables. Accounts receivable and other assets are initially recorded at fair value and subsequently recognized at amortized cost. The carrying value of accounts receivable, after consideration of the provision for doubtful accounts, approximates their fair value due to the short-term maturity of these instruments.

Construction funding receivable

The construction funding receivable is classified as loans and receivables. The construction funding receivable is initially recorded at fair value and subsequently measured at amortized cost using the effective interest method. The fair value will differ from the carrying value due to changes in interest rates.

Annuity

The annuity was classified as loans and receivables. The annuity was initially recorded at fair value and subsequently measured at amortized cost using the effective interest method. The fair value will differ from the carrying value due to changes in interest rates.

Accounts payable and accrued liabilities

Accounts payable and accrued liabilities are classified as other liabilities. Accounts payable and accrued liabilities are initially recorded at fair value and subsequently measured at amortized cost, which approximates fair value due to the short-term maturity of the instruments.

Long-term debt

The Company's long-term debt is initially recorded at fair value and subsequently measured at amortized cost using the effective interest method and is classified as other liabilities. The fair value of the Company's long-term debt is subject to changes in interest rates and the Company's credit rating.

Government funding receivable/payable

The government funding balances are classified as either other liabilities or loans and receivables and are measured at amortized cost. Government funding receivable/payable represents the difference between

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the amounts approved and those received from the MOHLTC which are non-interest bearing. The carrying value of the government funding approximates its fair value. The difference between the carrying value and the fair value of the long-term portion is insignificant.

Interest rate swap contracts

The Company has interest rate swap contracts that do not qualify for hedge accounting. The changes in fair value are recorded through the interim consolidated statement of operations and comprehensive loss.

Fair value of financial instruments

The fair value of a financial instrument is the amount of consideration that would be agreed upon in an arm's length transaction between knowledgeable, willing parties who are under no compulsion to act. When independent prices are not available, fair values are determined using valuation techniques that refer to observable market data. These techniques include comparisons with similar instruments where market observable prices exist, discounted cash flow analysis, and other valuation techniques commonly used by market participants. Fair values of long-term debt and construction funding receivable are calculated by discounted cash flow analysis based on current market rates for loans and investments with similar terms, conditions and maturities.

The following tables provide a summary of the carrying and fair values for each classification of financial instrument:

	Carrying v	alue as at June 30, 2	011		
	Assets / liabilities at fair value through the	Loans and	Other	Total carrying	
	profit and loss	receivables	liabilities	value	Fair value
Financial Assets:					
Cash and cash equivalents	13,358	-	-	13,358	13,358
Accounts receivable and other assets	-	5,111	-	5,111	5,111
Government funding receivable	-	3,072	-	3,072	3,072
Construction funding receivable	-	77,886	-	77,886	80,285
Financial Liabilities:					
Accounts payable and accrued liabilities	-	-	28,734	28,734	28,734
Government funding payable	-	-	10,100	10,100	10,100
Long-term debt	-	-	354,254	354,254	379,343
Interest rate swap contracts	705	-	-	705	705

	Carrying valu	e as at December 31,	2010		
	Assets / liabilities				
	at fair value			Total	
	through the	Loans and	Other	carrying	
	profit and loss	receivables	liabilities	value	Fair value
Financial Assets:					
Cash and cash equivalents	14,618	-	-	14,618	14,618
Accounts receivable and other assets	-	3,687	-	3,687	3,687
Government funding receivable	-	2,800	-	2,800	2,800
Construction funding receivable	-	80,575	-	80,575	82,105
Financial Liabilities:					
Accounts payable and accrued liabilities	-	-	32,967	32,967	32,967
Government funding payable	-	-	6,411	6,411	6,411
Long-term debt	-	-	298,496	298,496	320,593
Interest rate swap contracts	208			208	208

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Impairment charges on accounts receivable are disclosed below. All interest income and expense from financial instruments has been disclosed in Note 12.

Maturities of financial instruments

The Company generally has no financial instruments maturing beyond one year with the exception of its interest rate swap contracts, long-term debt and the construction funding receivable. For the years ending December 31, 2011 through 2015, and thereafter, Leisureworld has estimated that the following undiscounted cash flows will arise from its interest rate swap contracts, construction funding receivable and long-term debt based on valuations at the consolidated balance sheet date.

			As at June 30	0, 2011		
	2011	2012	2013	2014	2015	Thereafter
Interest rate swap contracts						
Cash inflows	510	876	287	-	-	-
Cash outflows	(791)	(1,197)	(392)	-	-	-
	(281)	(321)	(105)	-	-	-
Construction funding receivable						
Cash inflows	4,265	8,554	8,530	8,530	8,530	59,205
Long-term debt						
Cash outflows	(8,362)	(16,723)	(70,373)	(14,923)	(310,000)	-
Net cash inflows (outflows)	(4,378)	(8,490)	(61,948)	(6,393)	(301,470)	59,205
_			As at December	31, 2010		
			As at December	31, 2010		
	2011	2012	2013	2014	2015	Thereafter
Interest rate swap contracts						
Cash inflows	166	-	-	-	-	-
Cash outflows	(377)	-	-	-	-	-
	(211)	-	-	-	-	-
Construction funding receivable						
Cash inflows	8,530	8,554	8,530	8,530	8,530	59,205
Long-term debt						
Cash outflows	(14,923)	(14,923)	(14,923)	(14,923)	(310,000)	-
Net cash inflows (outflows)	(6,604)	(6,369)	(6,393)	(6,393)	(301,470)	59,205

Nature and extent of risks arising from financial instruments

The following discussion is limited to the nature and extent of risks arising from financial instruments. The Company's normal operating, investing and financing activities expose it to a variety of financial risks including interest rate risk, credit risk and liquidity risk. Leisureworld is not exposed to foreign currency risk as all operations are in Canada and all purchases are contracted in Canadian dollars. The Company does not have significant exposure to price risk as most of its revenues are regulated by the MOHLTC. The Company's overall risk management process is designed to identify, manage and mitigate business risk, which includes financial risk.

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Interest rate risk

Interest rate risk arises as the fair value of future cash flows from a financial instrument can fluctuate because of changes in market interest rates. Leisureworld is exposed to interest rate risk arising from fluctuations in interest rates in connection with its interest rate swap contracts. This interest rate swap contract was purchased as part of the LSCLP acquisition and related to a hedge on anticipated borrowings for a transaction that did not occur. Leisureworld is also subject to interest rate risk on variable rate debt issued as a part of the acquisition of the Royale properties. The debt is offset by an interest rate swap contract. Leisureworld has not adopted hedge accounting for the new interest rate swap contract. Interest rates, maturities and security affecting the interest and credit risk of Leisureworld's financial assets and liabilities have been disclosed in Notes 12 and 13.

Credit risk

Financial instruments that potentially subject the Company to concentrations of credit risk consist of cash and cash equivalents, accounts receivable and other assets, construction funding receivable, government funding receivable and interest rate swap contracts. The Company is exposed to credit risk from its residents and customers. However, the Company has a significant number of residents and customers, which minimizes concentration of credit risk. The credit risk related to amounts owed by the residents is further mitigated by the Company's ability to recover 50% of LTC amounts written off from the MOHLTC. A provision for management's estimate of uncollectible accounts receivable is established when there is objective evidence the Company will not be able to collect all amounts due. The Company assesses collectability of specific accounts receivable and also assesses the requirement for a provision based on historical experience. When a receivable is uncollectible, it is written off against the allowance for doubtful accounts. Subsequent recoveries of amounts previously written off are credited against operating expenses in the consolidated statement of operations and comprehensive loss.

The continuity of the allowance for doubtful accounts is as follows:

Balance, February 10, 2010	-
Acquired on acquisition of LSCLP (Note 7)	869
Provision for receivables during the period	129
Receivables written off during the period	(234)
Balance, December 31, 2010	764
Provision for receivables during the period	25
Receivables written off during the period	(4)
Balance, June 30, 2011	785

The Company has \$2,971 in trade and other receivables (December 31, 2010 - \$2,492) that are past due but not impaired. These amounts have not been provided for as there has not been a significant change in the credit quality and the amounts are still considered recoverable. The Company does not hold any collateral over these balances.

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The aging analysis of these receivables is as follows:

	June 30,	December 31,	
	2011	2010	
0 - 30 days	1,986	1,292	
31 - 60 days	61	386	
61 - 90 days	217	116	
Over 90 days	707	698	

The Company is exposed to credit risk through the amounts receivable from the MOHLTC. The Company has assessed the credit risk associated with the amounts owed by the MOHLTC as low as they are receivable from the Ontario government. Management has assessed the credit risks associated with the interest rate swap contract and cash and cash equivalent balances as low given the counter parties are major financial institutions that have been accorded investment grade ratings by a primary rating agency.

Liquidity risk

Liquidity risk is the risk the Company may encounter difficulties in meeting obligations associated with financial liabilities and commitments. The Company has credit agreements in place related to the long-term debt. These credit agreements contain a number of standard financial and other covenants. A failure by the Company to comply with the obligations in these credit agreements could result in a default, which, if not rectified or waived, could permit acceleration of the relevant indebtedness.

There can be no assurance the Company could generate sufficient cash flow from operations to pay outstanding indebtedness, fund any other liquidity needs, refinance the credit facility, or obtain additional financing on commercially reasonable terms, if at all.

The Company's credit facilities are, and future borrowings may be, at variable rates of interest, which exposes the Company to the risk of increased interest rates.

The Company maintains a capital structure, including access to a revolving credit facility of \$10,000, which helps to manage the risk of default under these credit agreements.

Sensitivity analysis

IFRS requires disclosure of a sensitivity analysis that is intended to illustrate the sensitivity of the Company's financial position, performance and fair value of cash flows associated with the Company's financial instruments to changes in market variables (i.e. interest rates). The sensitivity analysis provided discloses the effect on profit or loss at June 30, 2011 assuming that a reasonably possible change in the relevant risk variable has occurred at June 30, 2011 and has been applied to the risk exposures in existence at that date to show the effects of reasonably possible changes. The reasonably possible changes in market variables used in the sensitivity analysis were determined based on implied volatilities where available or historical data.

The sensitivity analysis has been prepared based on June 30, 2011 balances and on the basis that the balances, the ratio of fixed to floating rates of debt and the derivatives at June 30, 2011 are all constant. Excluded from this analysis are all non-financial assets and liabilities that are not classified as financial instruments and financial instruments not carried at fair value in the interim consolidated financial statements.

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The sensitivity analysis provided is hypothetical and should be used with caution as the impacts provided are not necessarily indicative of the actual impacts that would be experienced as the Company's actual exposure to market rates may change. Changes in fair values or cash flows based on a variation in a market variable cannot be extrapolated because the relationship between the change in the market variable and the change in fair value or cash flows may not be linear. In addition, the effect of a change in a particular market variable on fair values or cash flows is calculated without considering interrelationships between the various market rates or mitigating actions that would be taken by the Company.

		Interest r	ate risk	
		-1%	+1%	
	Carrying			
	value	Income	Income	
Financial Assets:				
Cash and cash equivalents	13,358	(39)	66	
Financial Liabilities:				
Interest rate swap contracts	(705)	(1,057)	1,057	

Fair value hierarchy

Financial instruments carried at fair value have been categorized under the three levels of fair value hierarchy as follows:

Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities

This level of the hierarchy includes cash and cash equivalents. The fair value of the instrument is quoted prices where the prices represent those at which regularly and recently occurring transactions take place.

Level 2: Inputs that are observable for the assets or liabilities either directly or indirectly

This level of the hierarchy includes the interest rate swap contracts. These instruments are recorded at fair value on the settlement date. The fair value of the interest rate swap contracts are calculated through discounting future expected cash flows using the bankers' acceptance ("BA") based swap curve. Since the BA based swap curve is an observable input, these financial instruments are considered Level 2.

Level 3: Inputs for assets or liabilities that are not based on observable market data. The Company does not have any financial instruments in this level.

	Financial instruments at fair value			ie
	Level 1	Level 2	Level 3	Total
Financial Assets:				
Cash and cash equivalents	13,358	-	-	13,358
Financial Liabilities:				
Interest rate swap contracts	-	(705)	-	(705)

Notes to the Interim Consolidated Financial Statements (Unaudited) June 30, 2011

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6 Capital management

The Company defines its capital as its long-term debt, shareholders' equity and cash and cash equivalents.

The Company's objectives when managing capital are to: (i) maintain a capital structure that provides financing options to the Company when a financing or a refinancing need arises to ensure access to capital, on commercially reasonable terms, without exceeding its debt capacity; (ii) maintain financial flexibility in order to preserve its ability to meet financial obligations, including debt servicing payments and dividend payments; and (iii) deploy capital to provide an appropriate investment return to its shareholders.

The Company's financial strategy is designed to maintain a flexible capital structure consistent with the objectives stated above and to respond to changes in economic conditions. In order to maintain or adjust its capital structure, the Company may issue additional shares, issue additional long-term debt, issue long-term debt to replace existing long-term debt with similar or different characteristics, or adjust the amount of dividends paid to the Company's shareholders. The Company's financing and refinancing decisions are made on a specific transaction basis and depend on such things as the Company's needs and market and economic conditions at the time of the transaction.

The Board of Directors reviews the level of monthly dividends paid on a quarterly basis. The Series A Senior Secured Notes ("the 2015 Notes") are collateralized by all assets of LSCLP and the subsidiary partnerships and guaranteed by the subsidiary partnerships totalling \$541,042. Under its Master Trust Indenture, LSCLP is subject to certain financial and non-financial covenants including a debt service coverage ratio defined as income from operations and construction funding ("EBITDA") to debt service. The two-year Bridge Loan is secured by the assets of the Royale and guaranteed by the Company and is subject to certain customary financial and non-financial covenants. The Company is in compliance with all financial covenants on its borrowings as of June 30, 2011. However, there can be no assurance future covenant requirements will be met. If the Company does not remain in compliance, its ability to amend the covenants or refinance its debt could be affected.

There were no changes in the Company's approach to capital management during the period.

7 Acquisition

On March 23, 2010, the Company acquired 100% ownership interest in LSCLP. The acquisition occurred on the date of closing the Company's IPO and through the indirect acquisition of all of the outstanding limited partnership interests in LSCLP and the common shares of Leisureworld Senior Care GP Inc., the general partner of LSCLP. Goodwill in the amount of \$91,466 was recognized as the difference between the fair value of assets and liabilities acquired and the consideration paid. None of the goodwill recognized is expected to be deductible for tax purposes.

Notes to the Interim Consolidated Financial Statements (Unaudited)

June 30, 2011

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The following table summarizes the consideration paid for LSCLP and the amounts of assets acquired and liabilities assumed that were recognized at the acquisition date.

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Con	ราก	eration	ì

Cash payment to Macquarie Long-Term Care LP	112,517
Cash payment to Trustee	95
Non-interest bearing promissory note issued to Macquarie Long-Term Care LP	9,035
Cash assumed	(14,762)
Total consideration transferred	106,885

The total purchase price of \$121,647 was allocated to the assets and liabilities as follows:

Net assets acquired	121,647
Total liabilities	487,826
Interest rate swap contract	2,285
Long-term debt	356,937
Deferred income tax liabilities, net	79,092
Government funding payable	11,990
Accounts payable and accrued liabilities	37,522
Liabilities	
Total assets	609,473
Goodwill	91,466
Intangible assets - Software	1,196
Intangible assets - Service contracts	3,080
Intangible assets - Resident relationships	26,190
Intangible assets - Licences	76,000
Property and equipment	299,639
Annuity	1,002
Construction funding receivable	84,394
Government funding receivable	2,008
Due from Leisureworld Senior Care Corporation	4,469
Prepaid expenses and deposits	1,045
Accounts receivable and other assets	4,222
Assets Cash	14,762

Additional consideration in the amount of \$9,035 was also provided by way of a non-interest bearing promissory note to Macquarie Long-Term Care LP. As part of the IPO, the underwriters were granted an overallotment option to purchase an additional 958,649 shares of the Company at \$10.00 per share, less the underwriters' fees, within 30 days from the date of the IPO. The promissory note was settled by way of issuance of common shares of the Company as the overallotment option was not exercised within 30 days of the IPO.

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All or substantially all of the revenue and net loss of the Company arise from the acquisition, as it had no significant activities previously. If the acquisition had taken place on January 1, 2010, the revenue and net loss for the period ended June 30, 2010 are estimated to have been \$131,937 and \$3,687, respectively. The revenue and net loss for the quarter ended June 30, 2010 are unchanged.

On April 27, 2011, The Royale LP acquired the Kingston and Kanata RRs. Goodwill in the amount of \$4,776 was recognized as the difference between the fair value of assets and liabilities acquired and the consideration paid. Goodwill is recognized as a deferred tax asset.

The total purchase price of \$89,020 was allocated to the assets and liabilities on a preliminary basis as follows:

Assets	
Cash	1
Accounts receivable and other assets	46
Prepaid expenses and deposits	84
Property and equipment	75,614
Intangible assets - Resident relationships	9,000
Deferred tax asset	27
Goodwill	4,776
Total assets	89,548
Liabilities	
Accounts payable and accrued liabilities	528
Total liabilities	528
Net assets acquired	89,020

As part of the total purchase consideration for the Kingston and Kanata RRs, Leisureworld put in place a \$5,500 three-year income support agreement with the vendor, held in escrow as an income guarantee to supplement cash flow during the lease-up period. For the period ended June 30, 2011 the Company has drawn down \$905 to supplement cash flows. Leisureworld's RRs will have to comply with the requirements of the Retirement Homes Act as the regulations are phased in over time.

Transaction costs related to the acquisition of the Royale properties for the quarter and period ended June 30, 2011 were \$264 and \$724 respectively.

If the acquisition had taken place on January 1, 2011, the revenue and net loss for the quarter ended June 30, 2011 are estimated to have been \$1,896, and \$2,085, respectively. For the period ended June 30, 2011, the revenue and net loss are estimated to have been \$3,771 and \$4,146, respectively.

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All amounts are in thousands of dollars except share and per share data, or unless otherwise noted

8 Cash and cash equivalents

	June 30,	December 31,
	2011	2010
Cash	11,045	10,587
Cash equivalents	2,313	4,031
Cash and cash equivalents	13,358	14,618

9 Property and equipment

	Land	Buildings	Furniture and fixtures	Computer hardware	Circulating equipment	Total
Cost					• •	
At February 10, 2010	_	_	_	_	_	_
Acquisition of Leisureworld Senior Care LP	42,271	246,777	9,366	240	985	299,639
Additions	-	708	201	36	-	945
At December 31, 2010	42,271	247,485	9,567	276	985	300,584
Acquisition of the Royale properties	5,880	69,688	46	-	-	75,614
Additions	88	1,296	81	227	-	1,692
At June 30, 2011	48,239	318,469	9,694	503	985	377,890
Accumulated amortization						
At February 10, 2010	-	_	_	-	-	_
Charges for the period	_	10,554	1,979	84	-	12,617
At December 31, 2010	-	10,554	1,979	84	-	12,617
Charges for the period	-	7,050	1,201	44	-	8,295
At June 30, 2011	-	17,604	3,180	128	-	20,912
Net book value						
At December 31, 2010	42,271	236,931	7,588	192	985	287,967
At June 30, 2011	48,239	300,865	6,514	375	985	356,978

Notes to the Interim Consolidated Financial Statements (Unaudited)

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10 Intangible assets

	Licences	Resident relationships	Service contracts	Computer software	Total
Cost					
At February 10, 2010	-	-	-	-	-
Acquisition of Leisureworld Senior Care LP	76,000	26,190	3,080	1,196	106,466
Additions	-	-	-	872	872
At December 31, 2010	76,000	26,190	3,080	2,068	107,338
Acquisition of the Royale properties	-	9,000	-	-	9,000
Additions	-	-	-	244	244
At June 30, 2011	76,000	35,190	3,080	2,312	116,582
Accumulated amortization					
At February 10, 2010	-	-	-	-	
Charges for the period	-	10,144	795	90	11,029
At December 31, 2010	-	10,144	795	90	11,029
Charges for the period	-	7,048	513	61	7,622
At June 30, 2011	-	17,192	1,308	151	18,651
Net book value					
At December 31, 2010	76,000	16,046	2,285	1,978	96,309
At June 30, 2011	76,000	17,998	1,772	2,161	97,931

11 Goodwill

Cost and carrying value, at February 10, 2010	-
Acquisition of Leisureworld Senior Care LP	91,466
Cost and carrying value, at December 31, 2010	91,466
Acquisition of the Royale properties	4,776
Cost and carrying value, at June 30, 2011	96,242

Goodwill acquired in business combinations is allocated to the CGUs that are expected to benefit from that business combination. CGUs are the smallest identifiable group of assets, liabilities and associated goodwill that generate cash inflows that are largely independent of the cash inflows from other assets or groups of assets. The Company has determined that each LTC home, independent living residence, retirement residences and PHCS are CGUs for goodwill impairment testing purposes. The Company tests goodwill annually during the second quarter for impairment, or more frequently if there are indications that goodwill might be impaired. An impairment loss is recognized if the carrying value of a CGU exceeds its recoverable amount.

The recoverable amount of the CGU is determined from fair value less costs to sell ("fair value"). Fair value is determined as the present value of the estimated future cash flows expected to arise from the continued use of the asset, including any expansion prospects, and its eventual disposal. These cash flows are discounted by an appropriate discount rate to arrive at net present value of the asset. In assessing fair

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value, the estimated future cash flows are derived from the most recent financial budget and long-range forecasts including an assumed growth rate. For the 2011 annual goodwill impairment analysis, the Company used an average post-tax discount rate of approximately 6.25% across the CGUs and an average growth rate of 2% before considering expansion projects. The Company has not recognized any impairment losses.

12 Long-term debt

			June 30,	December 31,
	Interest rate	Maturity date	2011	2010
Series A Senior Secured Notes	4.814%	November 24, 2015	299,538	298,496
Bridge Loan	Floating	April 26, 2013	54,716	-
			354,254	298,496

The 2015 Notes represent 4.814% Series A Senior Secured Notes due November 24, 2015 which have a face value of \$310,000 and are collateralized by the assets of LSCLP and its subsidiary partnerships and guaranteed by the subsidiary partnerships.

The 2015 Notes may be redeemed in whole or in part at the option of the Company at any time, upon not less than 30 days' and not more than 60 days' notice to the holders of the 2015 Notes. The redemption price is the greater of: (i) the face amount of the 2015 Notes to be redeemed; and (ii) the price that will provide a yield to the remaining average life of such 2015 Notes equal to the Canada Yield Price. The Canada Yield Price is defined as a price equal to the price of the debenture calculated to provide an annual yield to maturity equal to the Government of Canada Yield plus 0.25%, plus 0.18%, in each case together with accrued and unpaid interest. Interest on the 2015 Notes is payable semi-annually in arrears on May 24 and November 24 of each year.

On April 27, 2011, the Company entered into a two-year credit facility ("Bridge Loan") to finance the acquisition of the retirement properties, which bears interest at 187.5 basis points ("bps") per annum over the floating 30-day BA rate. The Bridge Loan is secured by the assets of Royale and guaranteed by the Company and is subject to certain customary financial and non-financial covenants. The Company, in conjunction with the Bridge Loan, entered into an interest rate swap contract to effectively fix the interest rate at 4.045%. Interest on the Bridge Loan is payable in advance every 30 days beginning on April 30, 2011.

Interest expensed on the long-term debt for the quarter ended June 30, 2011 was \$4,508 (Q2 2010 - \$4,217) which includes non-cash interest of \$524 (Q2 2010 - \$495). Interest expensed for the six months ended June 30, 2011 was \$8,706 (period ended June 30, 2010 - \$4,631) which includes non-cash interest of \$1,042 (period ended June 30, 2010 - \$545).

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The following summarizes the components of interest expense, net, in the interim consolidated statement of operations and comprehensive loss:

				From Incorporation,
	Quarter Ended	Quarter Ended	Six Months Ended	February 10, 2010, to
	June 30, 2011	June 30, 2010	June 30, 2011	June 30, 2010
Finance costs				
Interest expense on long-term debt	3,984	3,722	7,664	4,086
Interest expense on revolving credit facility	11	33	22	38
Accretion of the fair value increment on long-term debt	524	495	1,042	545
Net settlement payment on interest rate swap contracts	155	81	217	91
	4,674	4,331	8,945	4,760
Finance income				
Interest income on construction funding receivable	789	861	1,577	938
Other interest income	30	-	51	-
Annuity	-	8	-	9
	819	869	1,628	947
Net finance charges	3,855	3,462	7,317	3,813

13 Revolving credit facility

LSCLP has a \$10,000 revolving credit facility with a Canadian chartered bank, collateralized by the assets of LSCLP and its subsidiary partnerships of \$541,042 and guaranteed by the subsidiary partnerships, which it can access for working capital purposes. The facility bears interest on cash advances at 175 bps per annum over the floating BA rate (30, 60 or 90 days), or at 75 bps per annum over the prime rate and on letters of credit at 175 bps per annum. As at June 30 2011, the Company had \$68 (December 31, 2010 - \$68) in a letter of credit outstanding. The amount had been issued to a municipality with respect to outstanding obligations of the Company related to the construction of an LTC home (Note 21). During the quarter ended June 30, 2011, charges related to standby fees totalled \$11 (Q2 2010 - \$27) and \$22 for the six months ended June 30, 2011 (period ended June 30, 2010 - \$32).

14 Income taxes

Total income tax recovery for the period can be reconciled to the loss in the interim consolidated statement of operations and comprehensive loss as follows:

				From Incorporation,
	Quarter Ended	Quarter Ended	Six Months Ended	February 10, 2010, to
	June 30, 2011	June 30, 2010	June 30, 2011	June 30, 2010
Loss before income taxes	(4,535)	(3,159)	(8,601)	(3,616)
Canadian combined income tax rate	28.3%	31.0%	28.3%	31.0%
Income tax recovery	(1,279)	(979)	(2,430)	(1,121)
Adjustments to income tax provision:				
Non-deductible items	23	42	64	-
Book to filing adjustment	(739)	-	(739)	-
Other items	(91)	(8)	(183)	45
Income tax recovery	(2,086)	(945)	(3,288)	(1,076)

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The following are the major deferred tax liabilities recognized by the Company and movements thereon during the period:

			(Construction		
	Accelerated tax	Intangible	Share	funding		
	depreciation	assets	issuance	interest	Other	Total
As at February 10, 2010	-	-	-	-	-	-
Due to acquisition of LSCLP	(62,320)	(17,986)	-	6,206	(4,992)	(79,092)
Credit (charge) to income	2,516	3,394	(744)	(881)	381	4,666
Credit to equity	-	-	4,200	-	-	4,200
As at December 31, 2010	(59,804)	(14,592)	3,456	5,325	(4,611)	(70,226)
Due to acquisition of the Royale properties	(27)	-	-	-	-	(27)
Credit (charge) to income	1,738	1,951	60	(301)	385	3,833
As at June 30, 2011	(58,093)	(12,641)	3,516	5,024	(4,226)	(66,420)

The following chart details the reversal of the recognized deferred tax liabilities.

	June 30,	December 31,
	2011	2010
Within one year	(3,493)	(4,988)
One to four years	(6,919)	(10,445)
After four years	(56,008)	(54,793)
Total	(66,420)	(70,226)

15 Share capital

Authorized

Unlimited number of common shares without nominal or par value

Issued and outstanding

Common shares

	Common	
	shares	Amount
Balance, February 10, 2010	-	-
Issued common shares	19,020,000	178,768
Issued common shares in exchange for note payable	958,649	9,035
Share-based compensation (Note 17)	130,000	714
Balance, December 31, 2010	20,108,649	188,517
Issued common shares	4,381,500	44,394
Share-based compensation (Note 17)	-	183
Balance, June 30, 2011	24,490,149	233,094

During the period ended December 31 2010, the Company issued 19,020,000 shares for proceeds of \$178,768, net of underwriters' fees of \$10,937, other IPO related costs of \$4,695 and the related future tax impact of \$4,200. The number of shares above includes 66,667 shares that have not fully vested in

Notes to the Interim Consolidated Financial Statements (Unaudited)

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accordance with the share-based compensation agreement (Note 17). In addition, 958,649 shares were issued to settle a note payable of \$9,035.

On April 27, 2011 Leisureworld completed the acquisition of two luxury retirement residences for the net purchase paid to the vendors of \$89,020 after working capital adjustments and a three-year income support agreement of \$5,500 held in escrow as an income guarantee to supplement cash flow from the properties during the lease-up period. The Company raised \$43,857, net of underwriters' fees and other issuance related costs of \$2,148, and the related deferred tax impact of \$537 through a public offering of 4,381,500 common shares.

There are no dilutive instruments outstanding for the quarter and six months ended June 30, 2011, for the quarter ended June 30, 2010, and the period from incorporation February 10, 2010 to June 30, 2010.

16 Dividends

The Company paid dividends at \$0.07 per month per common share totalling \$5,202 for the quarter ended and \$9,473 for the six months ended June 30, 2011 (quarter and period ended June 30, 2010 - \$3,261). Dividends of \$1,734 have been recognized in the interim consolidated balance sheet as accounts payable as of June 30, 2011 (December 31, 2010 - \$1,423).

17 Share-based payments

Share-based payments were introduced by the Company in relation to the IPO, at which time 130,000 shares were awarded to certain key executives. The Company does not have a recurring share-based plan in place.

Of this amount, 30,000 shares were awarded for nominal value and had trading restrictions imposed on them for a period of six months. These shares vested immediately upon issuance. The remaining 100,000 shares vest in three equal installments on the first, second and third anniversary of the grant date and also have trading restrictions imposed. The fair value of these shares was determined to be approximately \$1,147 based on the Black-Scholes option pricing model. Share-based compensation expense of \$58 for the quarter ended June 30, 2011 (Q2 2010 - \$136) and \$183 for the six months ended June 30, 2011 (period ended June 30, 2010 - \$466) was recognized in administrative expenses with a corresponding increase in share capital.

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A summary of the movement of the shares granted is as follows:

		Weighted average exercise price
	Shares awarded	(dollars)
Balance, February 10, 2010	-	N/A
Granted	130,000	N/A
Vested	(30,000)	N/A
Unvested, December 31, 2010	100,000	N/A
Vested	(33,333)	N/A
Unvested, June 30, 2011	66,667	N/A

The fair value of the shares granted was calculated using the Black-Scholes option pricing model. The assumptions used in the model were as follows:

Risk-free rate	1.42%
Exercised price	\$0.00
Expected life (in years)	0 - 3
Weighted average fair value of shares granted	\$8.82
Expected dividend yield	8.50%

18 Employee benefits

Payroll costs for all employees including key management consist of:

	Quarter Ended June 30, 2011	Quarter Ended June 30, 2010	Six Months Ended June 30, 2011	From Incorporation, February 10 2010, to June 30, 2010
Salaries and short-term employee benefits	44,351	43,611	87,590	47,679
Post-employment benefits	1,007	976	1,989	1,069
Termination benefits	48	24	125	24
Share-based payments	58	136	183	466
	45,464	44,747	89,887	49,238

The Company contributes to certain of its employees' defined contribution pension plans based on 4% of gross wages. The expense associated with these plans for the quarter ended June 30, 2011 was \$1,007 (Q2 2010 - \$976) and six months ended June 30, 2011 was \$1,989 (period ended June 30, 2010 - \$1,069).

Notes to the Interim Consolidated Financial Statements (Unaudited)

June 30, 2011

All amounts are in thousands of dollars except share and per share data, or unless otherwise noted

19 Key management compensation

The remuneration of key management is set out below in aggregate for each of the categories specified in IAS 24, Related Party Disclosures.

	Quarter Ended June 30, 2011	Quarter Ended June 30, 2010	Six Months Ended June 30, 2011	From Incorporation, February 10, 2010, to June 30, 2010
Salaries and short-term employee benefits	458	458	911	503
Share-based payments	58	136	183	466
	516	594	1,094	969

20 Commitments

As at June 30, 2011, the Company had \$68 (December 31, 2010 - \$68) in a letter of credit outstanding. The amount had been issued to a municipality with respect to outstanding obligations of the Company related to the construction of an LTC home.

The Company has a ten-year lease with respect to its corporate office; the lease expires on December 31, 2015. The Company also has various operating leases for office and other equipment. Lease payments in respect of the remaining years of the leases are as follows:

Thereares	2,190
Thereafter	_
2015	371
2013 2014 2015 Thereafter	429
2013	520
2012	557
2011	313

On June 22, 2010, the Company announced an agreement to acquire 88 LTC licences from Christie Gardens Apartments and Care Inc., conditional on approval by the MOHLTC. These licences are in the Toronto area and will increase the total number of the Company's LTC beds by approximately 2%. According to the terms of the agreement, the licences will be acquired by March 31, 2013 at a cost of \$2,200. No licenses were acquired under the terms of this agreement in the periods ended June 30, 2011 and December 31, 2010.

21 Construction funding receivable

The MOHLTC provides funding to new homes constructed after April 1, 1998. Under the development agreements, these new homes receive a 20-year commitment from the MOHLTC to provide per diem funding of up to \$10.35 per bed, depending on actual construction costs. The funding for the remaining terms of the agreements is subject to the condition that the homes continue to operate as long-term care communities for the remaining period. As of June 30, 2011, the condition for the funding has been met. The construction funding receivable is measured at amortized cost using the effective interest method. The fair value will differ from the carrying value due to changes in interest rates.

Notes to the Interim Consolidated Financial Statements (Unaudited)

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The Company will receive gross funding from the Ontario government of approximately \$97,613 (December 31, 2010 - \$101,879) related to the construction costs of LTC homes. The amounts are non-interest bearing and will be received for certain LTC homes for various periods ending over the next 16 years.

Included in finance charges is interest accretion on the construction funding receivable of \$789 for the quarter ended June 30, 2011 (Q2 2010 - \$861) and \$1,577 for the six months ended June 30, 2011 (period ended June 30, 2010 - \$938)

22 Trust funds

The Company maintains separate trust accounts on behalf of its LTC home residents, which are not included in these interim consolidated financial statements. The total balance in the trust bank accounts as at June 30, 2011 was \$971 (December 31, 2010 - \$1,186).

23 Related party transactions

During the quarter and six months ended June 30, 2011, the Company earned revenue from Spencer House Inc., a charitable organization that owns a licence to operate an LTC home in Orillia, Ontario. A subsidiary of the Company has been contracted to manage the operations of Spencer House Inc. Total revenue for the quarter ended June 30, 2011 was \$464 (Q2 2010 - \$454) and six months ended June 30, 2011 was \$937 (period ended June 30, 2010 - \$494). Included in accounts receivable is \$392 owing from Spencer House Inc. at June 30, 2011 (December 31, 2010 - \$53). These transactions are in the normal course of operations and have been valued in these interim consolidated financial statements at the exchange amount, which is the amount of consideration established and agreed to by the management of the related parties.

24 Economic dependence

The Company holds licences related to each of its LTC homes and receives funding from the MOHLTC related to these licences. Funding is received on the 22nd of each month. During the quarter and six months ended June 30, 2011, the Company received approximately \$48,275 and \$97,815, respectively (quarter and period ended June 30, 2010 - \$45,616), in respect of these licences for operating revenues and other MOHLTC funded initiatives.

25 Segmented information

Segmented information is presented in respect of the Company's business segments. The primary format, business segments, is based on the Company's management and internal reporting structure. The Company operates solely within Canada, hence no geographical segment disclosures are presented. Intersegment pricing is determined on an arm's length basis. Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items comprise mainly interest bearing loans, borrowings and expenses, corporation taxes and corporate assets and expenses.

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The Company is comprised of the following main business segments:

- Leisureworld LTC business LTC is the core business of the Company and also reflects corporate office costs;
- PHCS PHCS retains its own management team and compiles its own financial information. PHCS is an accredited provider of professional nursing, personal support and education services for both community-based home care and LTC homes; and
- Retirement Residences includes the Kingston and Kanata retirement residences acquired by The Royale LP on April 27, 2011, as well as the Scarborough independent living and the Muskoka retirement residence.

The significant accounting policies of the reportable operating segments are the same as those disclosed in Note 3.

	Quarter Ended June 30, 2011			Quarter Ended June 30, 2010				
	RR	PHCS	LTC	Total	RR	PHCS	LTC	Total
Gross revenue	1,627	3,150	72,646	77,423	284	2,831	71,231	74,346
Less: Internal revenue		531	6,863	7,394	_	503	7,058	7,561
Net revenue	1,627	2,619	65,783	70,029	284	2,328	64,173	66,785
Amortization								
Property and equipment	554	-	3,740	4,294	256	4	3,801	4,061
Intangible assets	500	259	3,302	4,061	-	259	3,300	3,559
Finance expense	430	-	4,244	4,674	136	-	4,195	4,331
Finance income	-	-	(819)	(819)	-	-	(869)	(869)
Loss (gain) on interest rate swap contracts	587	-	(46)	541	-	-	22	22
Income tax recovery	-	-	(2,086)	(2,086)	-	-	(945)	(945)
Net income (loss)	(1,706)	195	(938)	(2,449)	(279)	124	(2,059)	(2,214)
Purchase of property and equipment	1,179	8	166	1,353	-	-	129	129
Purchase of intangible assets	-	-	118	118	-	-	397	397
	Six Months Ended June 30, 2011				From Incorporation, February 10, 2010, to June 30, 2010			
	RR	PHCS	LTC	Total	RR	PHCS	LTC	Total
Gross revenue	1,906	6,038	143,637	151,581	312	3,125	77,589	81,026
Less: Internal revenue	-,	1,016	12,796	13,812	-	548	7,283	7,831
Net revenue	1,906	5,022	130,841	137,769	312	2,577	70,306	73,195
Amortization								
Property and equipment	809	-	7,486	8,295	281	4	4,170	4,455
Intangible assets	500	518	6,604	7,622	-	285	3,624	3,909
Finance expense	503	_	8,442	8,945	148	_	4,612	4,760
Finance income	-	-	(1,628)	(1,628)	-	-	(947)	(947)
Loss (gain) on interest rate swap contracts	587	-	(90)	497	-	-	(79)	(79)
Income tax recovery	-	-	(3,288)	(3,288)	-	-	(1,076)	(1,076)
Net income (loss)	(1,930)	343	(3,726)	(5,313)	(300)	154	(2,394)	(2,540)
Purchase of property and equipment	1,179	8	505	1,692	-	_	150	150
Purchase of intangible assets	· -	-	244	244	-	-	445	445
		A a of Iumo 2	0. 2011			A = - 6 D =	h 21 2010	
Total assats	As of June 30, 2011			0.700	As of Decem		570 421	
Total assets Goodwill	107,718	24,033	526,444	658,195	9,798	23,332	545,291	578,421
Intangible assets	4,776	6,521	84,945	96,242	-	6,521	84,945	91,466
mangiore assets	8,500	1,799	87,632	97,931	-	2,318	93,991	96,309

Notes to the Interim Consolidated Financial Statements (Unaudited)

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26 Contingencies

The former majority owner of Leisureworld is involved in a lawsuit with a former supplier, Corporate Building Services Inc. (the "CBSI Claim"). The CBSI Claim is for \$5,860. Markham Suites Hotel Limited ("MSHL"), formerly Leisureworld Inc., whose assets were acquired by LSCLP (October 18, 2005), was added as a defendant during 2006. The court awarded costs for an appeal made by CBSI, who opposed putting up security for the cost of the Company, as was previously ordered by the court. The appeal was dismissed with costs and the court confirmed that CBSI must put up \$90, as security for the Company's costs before CBSI can proceed to a trial hearing. CBSI to date has not put up the money as ordered and thus the matter has been pursued. The Company has the option of applying to court to dismiss the case, by virtue of CBSI failing to comply with the court's direction, the cost of which are estimated to be \$20 to \$25, which are unlikely to be recovered from CBSI. Doing this would most likely result in the action being dismissed with costs, but the prospect of recovering these costs is highly unlikely. In view of this, management has advised its counsel that it does not wish to incur these costs and to not pursue this action any further.