

PharMerica Corporation provides institutional pharmacy services to healthcare facilities and hospitals. Customers include nursing centers, assisted living facilities, hospitals and other institutional care settings.

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PharMerica's mission is to provide our customers safe and cost-effective pharmaceutical care. To achieve our mission, we are focused on high quality pharmacy services and information based services that help healthcare facilities lower costs and assure compliance with the regulatory guidelines under which they operate.

Operational Highlights:

- 15% market share
- 39 million prescriptions dispensed annually
- 315,000 licensed beds under contract
- 6,000 associates
- 1,500 pharmacists
- 100 pharmacies nationwide

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To Our Shareholders:

I am pleased to report that PharMerica achieved record financial results in 2009; our second full year as a public company. 2009 was a year of significant growth for PharMerica. We expanded the company's geographic footprint by completing two acquisitions, all while enhancing client services with the addition of the PharMerica Service Center and the introduction of key products.

Health care reform and uncertain economic market conditions made 2009 a challenging year for the long-term care industry. From these challenges came opportunities and I am happy to say that PharMerica overcame these challenges and had an excellent year despite the economic downturn. Some financial highlights from 2009 are as follows:

- Earnings per share increased 30 percent excluding one-time items to \$1.30 per diluted share versus \$1.00 in 2008.
- Adjusted EBITDA increased 11 percent, from \$92.5 million to \$102.7 million.
- Adjusted EBITDA margin increased 80 basis points, from 4.8 percent to 5.6 percent.
- Cash flow from operations increased 29.4 percent, from \$65.7 to \$85.0 million.

Thanks to progress made in 2009, we are entering 2010 a more robust enterprise. In addition to a strong financial performance, we made significant strides in repositioning the company to achieve its long-term strategic objectives. We are capitalizing on the company's national scope, expertise and scale. The primary emphasis is to enhance PharMerica's value proposition to its trusted clients.

With the introduction of new products in 2009, we now have the most comprehensive suite of products and services in the industry. These include RxExact, which assures accurate and fully auditable billing, ViewMasteRx®, a web-based suite of information resources that provide a whole range of financial and operational utility to customers and clients, and RxAllow, a proprietary process to manage client costs and ensure optimum Medicare Part D plan coverage. Coupled with the industry's leading network of consulting pharmacists who assure safe and cost effective pharmaceutical care, we are confident these and other efforts will further distinguish PharMerica as the pharmacy provider of choice in the long-term care industry.

Consistent with the company's growth strategy, we completed two acquisitions. Continuum Care and Integrity Pharmacy Services are the first steps in expanding PharMerica's geographic footprint and driving scale synergies via acquisitions. PharMerica's ability to acquire competitors at attractive valuations is a key component to achieving sustainable growth. We believe structural changes in the long-term care pharmacy industry provide a unique and fertile acquisition market opportunity. Given PharMerica's strong cash flow and borrowing capacity, we have ample resources to execute acquisitions without increasing financial risk.

Ending the year, we have emerged as a viable competitor in the long-term care pharmacy industry and we are well positioned to capitalize on the evolving industry landscape. We have taken decisive steps to respond and adapt to the changing industry demands. These steps have improved pharmacy productivity, lowered operating costs and repositioned the customer and client service model to drive high quality and consistent service.

MOVING FORWARD WITH CONFIDENCE

We believe we are at the right place at the right time. Regardless of the current challenges, the long-term prospect for PharMerica and the institutional pharmacy industry remains bright given the aging

Built on a legacy of quality and customer service, serving patients and residents in hospital and long-term care settings

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(1) See "Use of Non-GAAP Measures" in the Company's Form 10-K for a definition and reconciliation to the nearest GAAP measure.

of the population and the demand for pharmaceutical care by the senior population. According to U.S. Census Bureau, the U.S. population over 65 years of age will grow from 40.2 million in 2010 to 54.6 million in 2020 and to 71.5 million in 2030. Consider the following: the average pharmacy utilization for a 60 year old is 13 prescriptions per month; the average pharmacy utilization for an 80 year old is 22 prescriptions per month. The market is projected to more than double over the next decade, from \$14 billion to over \$28 billion.

PharMerica is uniquely positioned to capture growth in the senior pharmacy segment. We have the expertise and resources. As we anticipate the growing demand for pharmaceutical care services, PharMerica is well positioned to achieve industry leading growth.

DRIVING MARKET SHARE AND MANAGING GROWTH

As we continue to grow, we recognize the need to assure that the organization can efficiently manage future growth. Since 2007, we have been building a scalable operating model, which supports rapid growth, lowers unit costs, and increases the quality of pharmacy services to clients, customers and patients. We have rebuilt and reorganized the sales force to increase focus on smaller nursing home operators—a market segment that has been underserved. In addition, we have made great progress in building an account management organization that serves our valuable chain operators. These operating improvements give us confidence in our ability to drive shareholder value through organic growth and a disciplined acquisition strategy.

As we look forward to 2010 and beyond, we believe PharMerica represents an attractive long-term investment opportunity for our shareholders. The future is bright, and we are grateful to the thousands of dedicated employees for all their hard work, to our board of directors for their wise guidance, and for the opportunity to serve our most valued clients and customers.

Finally, we thank you, our shareholders, for your trust and confidence.

Sincerely,

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GREGORY S. WEISHAR Chief Executive Officer

Growth: Knowledge, Service Excellence, Scale, Market Consolidation

The Institutional Pharmacy Services industry is dynamic and exciting; one that is both challenging and at the same time presents tremendous opportunities. PharMerica's organizational breadth and depth position us to capitalize on future growth opportunities. Key attributes include:

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- Unique **KNOWLEDGE** in geriatric care addresses individual patient needs and the market expectations.
- Commitment to **SERVICE EXCELLENCE**, which delivers customers accurate, compliant and cost-effective solutions.
- Streamlined operating model combined with significant market share provides **SCALE** economies, providing PharMerica the opportunity to profitably serve the market.
- Management depth and financial and operating resources drive synergies, an important component of successful MARKET CONSOLIDATION.



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Knowledge: Geriatric Expertise, Education, Customer Access

CLINICAL CONSULTING

Each year PharMerica's certified geriatric pharmacy consultants conduct more than 2.5 million on-site drug regimen reviews that result in more than a million therapeutic recommendations. These recommendations provide valuable guidance to pharmacies and nurses on appropriate therapy.

PharMerica equips its consultant pharmacists with the industry's most comprehensive clinical consulting package. ConsultPro®, PharMerica's proprietary clinical consulting program, addresses the unique therapeutic needs of geriatric patient populations. ConsultPro®, in the hands of highly trained geriatric consultants, targets drug interactions, appropriate use and identifies opportunities for cost savings.

EDUCATION: WHERE LEARNING MEETS LEADERSHIP

PharMerica is committed to improving the medication management skills of all caregivers. PharMerica offers university based educational programs that help customers:

- Integrate new drug therapies, leading to improved resident outcomes;
- Reduce pharmacy-related expenses without compromising quality;
- Increase staff retention; and
- Increase resident and family satisfaction.

A well-informed facility staff and administration results in a better customer experience and improves health outcomes. PharMerica is committed to helping customers improve their business.

CUSTOMER SERVICE: REAL PEOPLE, 24/7

While technology can help improve efficiency, PharMerica also recognizes that customers value consistent, quality service. To increase the availability of service nationwide, 24 hours per day, 365 days per year, PharMerica opened the PharMerica Service Center in 2009. The PharMerica Service Center is staffed around the clock with customer service representatives and account managers who are knowledgeable, experienced individuals with the expertise to ensure customers receive uniform, quality pharmacy services. The PharMerica Service Center is unique to the institutional pharmacy industry. MARKET CONSOLIDATION

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SERVICE EXCELLENCE

Service Excellence: Accuracy, Compliance, Cost Containment

PharMerica's unique products and quality service enable customers to enhance resident and patient care while minimizing cost. PharMerica offers customers quality pharmaceutical programs that save money and assure regulatory compliance.

E-ORDER: INTO THE INFORMATION AGE

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It's 2010, yet most pharmacy orders are compiled by hand and then faxed to the pharmacy. PharMerica has developed electronic solutions to order processing that improve the timeliness and accuracy of prescription orders. E-Order streamlines the order fulfillment process by creating an electronic record of the prescription order; improving accuracy and significantly improving pharmacy workflow. Using a variety of technologies including hand-held scanners, EMars and stand alone prescription writers, E-Order is expected to grow over the next several years as customers embrace technology to improve their internal operations.

RXALLOW: GETTING TO YES

Once a prescription is ordered, facilities are often frustrated when informed the prescription isn't covered by Medicare Part D. PharMerica's RxAllow maximizes prescription coverage under Medicare Part D. RxAllow advocates for the rights of Medicare Part D beneficiaries by bringing together the resources of PharMerica and nursing facilities to assure beneficiaries have access to optimal therapy.

RXEXACT: TRANSPARENCY & TRUST

With healthcare facilities under increasing pressure to control costs, PharMerica's RxExact provides nursing center clients with a new level of price and service transparency. The RxExact platform offers enhanced reporting and price validation and allows nursing centers the opportunity to manage costs on a real-time basis.

VIEWMASTERX®: SECURE CUSTOMER WEB PORTAL

PharMerica's ViewMasteRx[®] is a secure customer web portal that places access to pharmacy services directly in the hands of nursing center customers. ViewMasteRx[®] significantly improves medication management. Order status, error identification, refill status and other administrative tools are available online in real time to assist nursing staff.

ViewMasteRx[®] also saves nursing home administrators time by allowing immediate access to billing and drug utilization data. ViewMasteRx[®] generates paperless invoices, forms and reports on demand. The system saves money by allowing administrators to maximize Medicare Part D coverage, review charges before invoicing, view and manage medication usage by type, and manage pharmacy costs at all enterprise levels at the facility, regional, divisional and corporate levels.

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Scale: Streamlining Our Operations, Delivering Quality Service

PharMerica has developed a nationwide pharmaceutical services company that is both responsive to its customers and scalable. We have an industry unique operating model that improves quality throughout the pharmacy supply chain, improves managerial control and lowers operating costs. This operating model supports growth both organically and through acquisitions and is more responsive to clients' and customers' needs.

Market Consolidation: A Major Opportunity, A Proven Model

PharMerica's industry presence, management depth and financial resources position us to grow with the aging of the American population. In the past two years, we have implemented an acquisition program designed to expand geographic presence, increase market share, and drive scale operating economies.

The current market is ripe for consolidation. Margin pressures coupled with the need to expand service, challenge regional operators. There are approximately 500 target pharmacies competing for long-term care pharmacy service in the market today. In five years, management believes this number will be significantly less. PharMerica's strong financial position provides the capital resources to fully participate in the consolidation of the institutional pharmacy market.

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Thomas P. Mac Mahon

Retired Chairman of the Board, President and Chief Executive Officer Laboratory Corporation of America Holdings



Gregory S. Weishar Chief Executive Officer PharMerica Corporation



Thomas P. Gerrity, Ph.D. Professor of Management and Dean Emeritus The Wharton School of the University of Pennsylvania



Daniel N. Mendelson Chief Executive Officer Avalere Health LLC



Frank E. Collins, Esq. Senior Vice President Legal United Healthcare, Inc.



Geoffrey G. Meyers Retired, Chief Financial Officer and Executive Vice President and Treasurer for Manor Care, Inc. (formerly NYSE: HCR)



W. Robert Dahl, Jr. Chief Operating Officer Arrowhawk Capital Partners, LLC



Robert A. Oakley, Ph.D. Retired, Executive Vice President and Chief Financial Officer Nationwide Financial Services, Inc.



Marjorie W. Dorr Former Executive Vice President and Chief Strategy Officer WellPoint, Inc.

Executive Officers

Gregory S. Weishar *Chief Executive Officer*

Michael J. Culotta *Executive Vice President and Chief Financial Officer*

William E. Monast *Executive Vice President, Operations*

Thomas A. Caneris Senior Vice President, General Counsel and Secretary

Anthony A. Hernandez Senior Vice President of Human Resources **Denis R. Holmes** Senior Vice President, Customer Services

John J. Kernaghan Senior Vice President and Chief Information Officer

Robert A. McKay Senior Vice President Sales and Marketing

Berard E. Tomassetti Senior Vice President and Chief Accounting Officer

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 10-K

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE

SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2009

OR

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

Commission File Number: 001-33380

PHARMERICA CORPORATION

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

1901 Campus Place Louisville, KY (Address of principal executive offices) 87-0792558 (I.R.S. Employer Identification No.)

> 40299 (Zip Code)

(502) 627-7000

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class Common stock \$0.01 par value Name of exchange on which registered New York Stock Exchange

Securities registered pursuant to Section 12(g) of the Act:

N/A

(Title of class)

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes \square No \checkmark

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes \square No \checkmark

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

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

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. \Box

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

Large accelerated filer

Accelerated filer \checkmark Smaller reporting company \square

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

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

The aggregate market value of the voting and non-voting common equity of the registrant held by non-affiliates as of June 30, 2009 was \$590,930,429.

Class of Common Stock

Common stock, \$0.01 par value

Outstanding at January 29, 2010

30,621,615 Shares

DOCUMENTS INCORPORATED BY REFERENCE

Part III of this Form 10-K incorporates certain information by reference from registrant's definitive proxy statement for the 2010 annual meeting of stockholders, which proxy statement will be filed no later than 120 days after the close of the registrant's fiscal year ended December 31, 2009.

PHARMERICA CORPORATION FORM 10-K INDEX

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PART I

Item 1. Business

PharMerica Corporation ("the Corporation") was formed on October 23, 2006 by Kindred Healthcare, Inc. ("Kindred" or "Former Parent") and AmerisourceBergen Corporation ("AmerisourceBergen") for the purpose of consummating the transactions contemplated by the Master Transaction Agreement dated October 25, 2006, as amended (the "Master Agreement"). Pursuant to the Master Agreement, Kindred and AmerisourceBergen, through a series of transactions (collectively, the "Pharmacy Transaction"), combined their respective institutional pharmacy businesses, Kindred Pharmacy Services ("KPS") and PharMerica Long-Term Care ("PharMerica LTC"), into a new, stand-alone, publicly traded company. The Pharmacy Transaction was consummated on July 31, 2007 (the "Closing Date").

Under the terms of the Pharmacy Transaction, on the Closing Date, each of KPS and PharMerica LTC borrowed \$125.0 million as mutually agreed upon by Kindred and AmerisourceBergen and used such proceeds to fund a one-time, tax-free cash distribution in that amount to their respective parent companies. Following the cash distributions, Kindred spun off to its stockholders all of the outstanding stock of KPS and AmerisourceBergen spun off to its stockholders all of the outstanding stock of PharMerica LTC. Immediately thereafter, separate wholly owned subsidiaries of the Corporation were merged with and into KPS and PharMerica LTC with KPS and PharMerica LTC as the surviving entities of the mergers, and, as a result, KPS and PharMerica LTC became wholly owned subsidiaries of the Corporation. Immediately following such spin-offs and mergers, the stockholders of Kindred and AmerisourceBergen each owned 50% of the outstanding common stock of the Corporation. The shares of the Corporation's common stock held by Kindred and AmerisourceBergen prior to the Pharmacy Transaction were cancelled, and neither retained any ownership of the outstanding shares of common stock of the Corporation.

Prior to the closing of the Pharmacy Transaction, the Corporation had no assets or liabilities and conducted no business activity. Prior to the closing of the Pharmacy Transaction, the business was operated as separate businesses within two different public companies, Kindred and AmerisourceBergen.

Reporting Entity

For accounting purposes, the Pharmacy Transaction was treated as an acquisition by KPS of PharMerica LTC with KPS being considered the accounting acquirer. As a result, the accompanying consolidated financial statements include certain accounts and results of operations representing the institutional pharmacy business of Kindred on a "carve-out" basis. Because KPS was determined to be the acquirer for accounting purposes, the historical financial statements of KPS became the historical financial statements of the Corporation prior to the Pharmacy Transaction reflect the financial position, results of operations and cash flows of KPS, which during the historical periods presented in the accompanying consolidated financial statements, was a wholly owned subsidiary of Kindred. Following the Pharmacy Transaction, the financial statements reflect the financial position, results of operations of PharMerica LTC are included in the results of operations of the Corporation prior to the years ended December 31, 2007, 2008 and 2009 reflect the financial statements included in this report on Form 10-K as of December 31, 2008 and 2009 and for the years ended December 31, 2007, 2008 and 2009 reflect the financial position, which during the first seven months of 2007, KPS was a wholly owned subsidiary of Kindred.

The Corporation operates two business segments: institutional pharmacies and hospital pharmacy management. Institutional pharmacies provide pharmacy services to nursing centers and other healthcare providers and the hospital pharmacy management business provides management services primarily to Kindred's hospitals.

Reclassifications

For the year ended December 31, 2007, the Corporation has reclassified \$27.9 million from Integration, merger and acquisition related costs and other charges to provision for doubtful accounts, a component of Selling, general and administrative expenses in the consolidated statement of operations. The \$27.9 million increase in the allowance for doubtful accounts is related to the acquired receivables of PharMerica LTC as of July 31, 2007, and is unrelated to the accounts receivable and revenue of KPS. These reclassification have no impact on the Corporation's total assets, liabilities, stockholders' equity, net income (loss) or cash flows for the year ended December 31, 2007.

Institutional Pharmacy Business

The Corporation is the second largest institutional pharmacy services company in the United States based on revenues. We service healthcare facilities and provide management pharmacy services to hospitals. The Corporation operates 98 institutional pharmacies in 41 states. The Corporation's customers are typically institutional healthcare providers, such as skilled nursing facilities, assisted living facilities, hospitals, and other long-term alternative care settings. The Corporation is generally the primary source of supply of pharmaceuticals to its customers. The Corporation also provides pharmacy management services to 86 hospitals in the United States.

Our core business provides pharmacy products and services to residents and patients in skilled nursing facilities, assisted living facilities, hospitals, and other long-term alternative care settings. We purchase, repackage, and dispense prescription and non-prescription pharmaceuticals in accordance with physician orders and deliver such medication to healthcare facilities for administration to individual patients and residents. Depending on the specific location, we service healthcare facilities typically within a radius of 120 miles or less of our pharmacy locations at least once each day. Each pharmacy provides 24-hour, seven-day per week on-call pharmacist services for emergency dispensing, delivery, and/or consultation with the facility's staff or the resident's attending physician. We also provide various supplemental healthcare services that complement our institutional pharmacy services.

We offer prescription and non-prescription pharmaceuticals to our customers through unit dose or modified unit dose packaging, dispensing, and delivery systems, typically in a 15 to 30-day supply. Unit dosed medications are packaged for dispensing in individual doses as compared to bulk packaging used by most retail pharmacies. The customers we serve prefer the unit dose delivery system over the bulk delivery system employed by retail pharmacies because it improves control over the storage and ordering of drugs and reduces errors in drug administration in healthcare facilities. Nursing staff in our customers' facilities administer the pharmaceuticals to individual patients and residents.

Our computerized dispensing and delivery systems are designed to improve efficiency and control over distribution of medications to patients and residents. We provide computerized physician orders and medication administration records for each patient or resident on a monthly basis as requested. Data from these records are formulated into monthly management reports on patient or resident care and quality assurance. This system improves efficiencies and nursing time, reduces drug waste, and lowers adverse drug reactions.

Consultant Pharmacist Services

Federal and state regulations mandate that long-term care facilities, in addition to providing a source of pharmaceuticals, retain consultant pharmacist services to monitor and report on prescription drug therapy in order to maintain and improve the quality of resident care. The Omnibus Budget Reconciliation Act of 1987 ("OBRA of 1987") implemented in 1990 sought to further upgrade and standardize care by setting forth more stringent standards relating to planning, monitoring, and reporting on the progress of prescription drug therapy, as well as overall drug usage. In addition, the Centers for Medicare & Medicaid Services ("CMS") issued revised guidelines to surveyors of long-term care facilities which, effective December 18, 2006, expanded the scope and detail in which surveyors are assessing pharmacy services at facilities, including consultant pharmacy services. In addition, on September 30, 2008, the United States Department of Health and Human Services ("HHS") Office of Inspector General published OIG Supplemental Compliance Program Guidance for Nursing Facilities. With quality of care the first risk area identified, the supplemental guidance is part of a series of recent government efforts focused on improving quality of care at skilled nursing and long-term care facilities. The guidance contains new compliance recommendations and an expanded discussion of risk areas. The guidance stressed that facilities must provide pharmaceutical services to meet the needs of each resident and should be mindful of potential quality of care problems when implementing policies and procedures on proper medication management. It further stated that facilities can reduce risk by educating staff on medication management and improper pharmacy kickbacks for consultant pharmacists and that facilities should review the total compensation paid to consultant pharmacists to ensure it is not structured in a way that reflects the volume or value of particular drugs prescribed or administered to residents.

We provide consultant pharmacist services that help our customers comply with the federal and state regulations applicable to nursing homes. The services offered by our consultant pharmacists include:

- Monthly reviews of each resident's drug regimen to assess the appropriateness and efficacy of drug therapies, including the review of medical records, monitoring drug interactions with other drugs or food, monitoring laboratory test results, and recommending alternative therapies;
- Participation on quality assurance and other committees of our customers, as required or requested by such customers;
- Monitoring and reporting on facility-wide drug utilization;
- Development and maintenance of pharmaceutical policy and procedure manuals; and
- Assistance with federal and state regulatory compliance pertaining to resident care.

These services, while costly, may be replicated by local providers.

Ancillary Services

The Corporation provides intravenous drug therapy products and services to its customers. We provide intravenous ("IV") (or infusion therapy) products and services for these client facilities as well as hospice and home care patients. Infusion therapy consists of the product (a nutrient, antibiotic, chemotherapy, or other drugs in solution) and the intravenous administration of the product.

We prepare the product to be administered using proper equipment in an aseptic environment and then deliver the product to the nursing home for administration by the nursing staff. Proper administration of IV drug therapy requires a highly trained nursing staff. Upon request, our nurse consultants provide an education and certification program on IV therapy to assure proper staff training and compliance with regulatory requirements in client facilities offering an IV therapy program.

Hospital Pharmacy Management Services

We also provide hospital pharmacy management services. These services generally entail the overall management of the hospital pharmacy operations, including the ordering, receipt, storage, and dispensing of pharmaceuticals to the hospital's patients pursuant to the clinical guidelines established by the hospital. We offer the hospitals a wide range of regulatory and financial management services, including inventory control, budgetary analysis, staffing optimization, and assistance with obtaining and maintaining applicable regulatory licenses, certifications, and accreditations. We work with the hospitals to develop and implement pharmacy policies and procedures, including drug formulary development and utilization management. We also offer clinical pharmacy programs that encompass a wide range of drug therapy and disease management protocols, including protocols for anemia treatment, infectious diseases, wound care, nutritional support, renal dosing, and therapeutic substitution. The hospital pharmacy management services segment is comprised of a few customers, of which, our largest service is to substantially all of Kindred's hospitals.

Additional business segment information is set forth in Part II, Item 8 "Financial Statements" and Note 12— "Business Segment Data" to the Consolidated Financial Statements of this annual report on Form 10-K.

Our Business Focus

Focusing on Client Retention and Improving Customer Service. We will focus on consistently providing quality pharmaceutical services to our customers at competitive prices and delivery of prescriptions in a timely and effective manner. Our business seeks to implement innovative and cost-effective solutions to improve the provision of medication to our customers and the residents and patients that they serve.

Driving Organic Sales. We aim to grow our business through expansion in our existing markets and by servicing new customers. We intend to grow organically. We believe our industry has underlying market growth potential attributable to both an increase in drug utilization as well as the general aging population of the United States. We believe the Pharmacy Transaction improved our market competitiveness by giving us more operating scale and increased organizational breadth and depth. We seek to increase our market share, in part, by capturing business currently conducted by our competitors and capitalizing on our improved market position.

Acquiring Competitors. We also intend to expand our market share through selected geographic expansion in markets not currently served by us and through strategic acquisitions in existing and underserved markets. The Corporation currently operates in 41 states. We believe there are growth opportunities in several other markets. There are numerous businesses in our market, mostly small or regional companies that lack the scale that we believe will be necessary to ultimately compete in a market that is national in scope. We intend to actively seek opportunities to acquire these companies.

Sales and Marketing

We sell our products and services through a national sales force. Our sales force is organized along geographic lines to maximize coverage, manage costs, and align more effectively with our operating regions. Our sales representatives specialize in the products and services we offer and the markets in which we operate. Their knowledge permits us to meet the unique needs of our customers while maintaining profitable relationships.

Customers

Institutional Care Settings. Our customers are typically institutional healthcare providers, such as, skilled nursing facilities, nursing centers, assisted living facilities, hospitals and other long-term alternative care settings. We are generally the primary source of supply of pharmaceuticals for our customers.

Our customers depend on institutional pharmacies like us to provide the necessary pharmacy products and services and to play an integral role in monitoring patient medication regimens and safety. We dispense pharmaceuticals in patient specific packaging in accordance with physician instructions.

At December 31, 2009, we had contracts to provide pharmacy services to 317,885 licensed beds for patients in healthcare facilities in 41 states. We also have significant customer concentrations with facilities operated by Kindred. For the year ended December 31, 2009, Kindred institutional pharmacy contracts represented approximately 10.0% of the Corporation's total revenues.

Hospital Pharmacy Management Services. At December 31, 2009, the Corporation had provided hospital management services to Kindred and other customers at 86 locations. For the year ended December 31, 2009, revenues under the Kindred hospital pharmacy management service contracts represented approximately 3.0% of the Corporation's total revenues.

Suppliers/Inventory

At the consummation of the Pharmacy Transaction, the Corporation entered into a Prime Vendor Agreement (the "Prime Vendor Agreement"), with AmerisourceBergen Drug Corporation ("ABDC"), a wholly owned subsidiary of AmerisourceBergen, the Corporation's former 50% stockholder. Pursuant to this agreement, the Corporation agreed to purchase at least 95% of the Corporation's prescription pharmaceutical drugs from ABDC and to participate in ABDC's generic formulary purchase program for a period of five years, ending on July 31, 2012. In addition, ABDC supports the distribution of pharmaceuticals that the Corporation contracts directly with manufacturers and provides inventory management support. Also, under the provisions of the agreement, the Corporation may not undertake any merger, change of ownership, change in control or other transaction without the consent of ABDC unless certain conditions are met, including the surviving entity is believed in good faith to be obligated to assume all obligations under the agreement.

We also obtain pharmaceutical and other products from contracts negotiated directly with pharmaceutical manufacturers. We are a member of an industry buying group, which contracts with pharmaceutical manufacturers for discounted prices. While the loss of a supplier could adversely affect our business if alternate sources of supply are unavailable, numerous sources of supply are generally available to us and we have not experienced any difficulty in obtaining pharmaceuticals or other products and supplies to conduct our business.

We seek to maintain an on-site inventory of pharmaceuticals and supplies to ensure prompt delivery to our customers. ABDC maintains local distribution facilities in most major geographic markets in which we operate.

Supplier and Manufacturer Rebates

We currently receive rebates from certain manufacturers and distributors of pharmaceutical products for achieving targets of market share or purchase volumes. Rebates are designed to prefer, protect, or maintain a manufacturer's products that are dispensed by the pharmacy under its formulary. Rebates for brand name products are generally based upon achieving a defined market share tier within a therapeutic class. Rebates for generic products are more likely to be based on achieving volume requirements. Rebates included in our statements of operations were \$31.7 million, \$50.6 million, and \$49.5 million for the years ended December 31, 2007, 2008, and 2009, respectively.

For more information regarding rebates, see "Overview of Reimbursement."

Brand versus Generic

The pharmaceutical industry has been experiencing a higher level of brand to generic drug conversions. We expect an increase in the demand for generic drugs as the result of a large number of patent expirations.

The following table summarizes the historical generic drug dispensing rate:

	2007	2008	2009
Generic despensing rate:	<u>67.4</u> %	70.7%	74.2%

The following table summarizes the material anticipated brand to generic conversions from 2010 to 2015 that were in the top 50 drug spend for the Corporation during the year ended December 31, 2009:

2010	2011	2012	2013	2014	2015			
Mirapex (1Q)	Actos (1Q)	Geodon (1Q)	Xopenex (1Q)	Exelon (1Q)	Abilify (2Q)			
Flomax (1Q)	Levaquin (2Q)	Seroquel (1Q)	Humalog (2Q)	Nexium (2Q)	Zyvox (2Q)			
Effexor XR (3Q)Xalatan (3Q)	Plavix (1Q)	Cymbalta (4Q)	Celebrex (2Q)	Namenda (2Q)			
Aricept (4Q)	Advair (3Q)	Singulair (1Q)	• • •	Copaxone (4Q)				
	Zyprexa (4Q)	Detrol (1Q)		- · -				
	Lipitor (4Q)	Lovenox (1Q)						
		Lexapro (3Q)						
		Diovan (3Q)						
Diovan HCT (4Q)								
(Number in parentheses equals the quarter of conversion)								

Historically, when a branded drug shifts to a generic, initial pricing of the generic drug in the market will vary depending on the number of manufacturers launching their generic version of the drug. It is believed that a shift from brand to generic will decrease our revenue but at the same time may improve our gross margin from sales of these classes of drugs during the initial time period a brand drug has a generic alternative. The amount of improvement in gross margin is also dependent on the particular brand not being granted an exclusivity period and actual contracted terms with customers. In addition, once a generic has been introduced and multiple manufacturers begin producing alternatives, the Corporation is likely to see margin compression as reimbursement declines. Due to the nature of the brand to generic conversion, management cannot estimate the financial impact of the brand to generic conversions from 2010 to 2015 on its results of operations.

Information Technology

Computerized medical records and documentation are an integral part of our distribution system. We primarily utilize a proprietary information technology infrastructure that automates order entry of medications, dispensing of medications, invoicing, and payment processing. These systems provide consulting drug review, electronic medication management, medical records, and regulatory compliance information to help ensure patient safety. These systems also support verification of eligibility and electronic billing capabilities for the Corporation's pharmacies. They also provide order entry, shipment, billing, reimbursement and collection of service fees for medications, specialty services and other services rendered.

Based upon our electronic records, we are able to provide reports to our customers and management on patient care and quality assurance. These reports help to improve efficiency in patient care, reduce drug waste, and lower adverse drug reactions. We expect to continue to invest in technologies that help improve data integrity, critical information access, and system availability.

At the consummation of the Pharmacy Transaction, the Corporation entered into an Information Technology Services Agreement with Kindred Healthcare Operating, Inc. ("KHOI"), a wholly owned subsidiary of Kindred (the "IT Services Agreement"). Pursuant to the IT Services Agreement, KHOI is the Corporation's exclusive provider of certain information services and support related to information technology infrastructure and financial systems for a period of five years, ending on July 31, 2012. The services provided by KHOI include business services necessary to operate, manage, and support certain financial applications the Corporation uses, including enabling or supporting technology infrastructure and technology procurement services to support certain business functions. Such services include, among other matters, functions for financial management and systems and payroll. The Corporation supports internally all other operating systems, including functions for order entry, pharmacy dispensing, clinical consulting, billing and collections, electronic medication management, sales and marketing, medical records management, human resources, internal and external customer call center support, and general business systems.

Except for certain services that will be provided at cost, KHOI will provide such services to the Corporation at its cost plus 10%, which will be the actual costs and expenses incurred in providing these services, including certain overhead costs and per hour costs of the KHOI employees providing the services. The initial term of the agreement is five years. The agreement will automatically renew for successive one-year periods after the expiration of the initial five year term, absent 120 days prior written notice of termination as provided for in the agreement. The IT Services Agreement may be terminated by either party for cause and, in certain circumstances, by the Corporation in the event that KHOI undergoes a change of control to one of the Corporation's competitors. Following termination of the IT Services Agreement, KHOI must provide termination and expiration assistance for up to 180 days. The Corporation has incurred costs of \$7.3 million, \$17.3 million and \$11.5 million for the years ended December 31, 2007, 2008 and 2009, respectively, under the IT Services Agreement.

Sources of Pharmacy Revenues

We receive payment for our services from third party payers, including Medicare Part D Plans, government reimbursement programs under Medicare and Medicaid, and non-government sources such as institutional healthcare providers, commercial insurance companies, health maintenance organizations, preferred provider organizations, and contracted providers. The sources and amounts of our revenues will be determined by a number of factors, including the mix of our customers' patients, brand to generic conversions and the rates of reimbursement among payers. Changes in our customers' censuses, the case mix of the patients, brand and generic dispensing rates, and the payer mix among private pay, Medicare Part D and Medicaid, will affect our profitability.

In December 2003, Congress enacted the Medicare Prescription Drug, Improvement and Modernization Act of 2003 ("MMA") which included a major expansion of the Medicare program through the introduction of a prescription drug benefit (titled Medicare Part D) which is administered by commercial market insurers contracted with CMS. Under Medicare Part D, Medicare beneficiaries who are also entitled to benefits under a state Medicaid program (so called "dual eligibles") now have their outpatient prescription drug costs covered by Medicare Part D, subject to certain limitations. Since January 1, 2006, most of the nursing center residents we serve whose drug costs were previously covered by state Medicaid programs are dual eligibles who qualify for Medicare Part D. Accordingly, Medicaid is no longer a primary payer for the pharmacy services provided to these residents. See "Overview of Reimbursement."

A summary of our revenues by payer type for the years ended December 31, are as follows (dollars in millions):

	2007			2008			2009		
	Amount		% of Revenues		mount	% of Revenues	Amount		% of Revenues
Medicare Part D	\$	550.2	45.2%	\$	885.8	45.5%	\$	852.6	46.3%
Institutional healthcare providers		369.3	30.3		577.2	29.7		545.6	29.6
Medicaid		108.8	8.9		181.1	9.3		165.8	9.0
Private and other		77.7	6.4		133.2	6.8		122.4	6.6
Insured		46.8	3.8		101.4	5.2		91.5	5.0
Medicare		10.2	0.9		10.1	0.5		6.8	0.4
Hospital management fees		54.8	4.5		58.5	3.0		56.5	3.1
Total	\$1	,217.8	100.0%	\$1	1,947.3	100.0%	\$1	,841.2	100.0%

Competition

We face a highly competitive environment in the institutional pharmacy market. In each geographic market, there are national, regional and local institutional pharmacies that provide services comparable to those offered by our pharmacies which may have greater financial and other resources than we do and may be more established in the markets they serve than we are. In addition, owners of skilled nursing facilities are also entering the institutional pharmacy market, particularly in areas of their geographic concentration. On a nationwide basis, there is one other large competitor in the institutional pharmacy industry, Omnicare, Inc.

We believe that the competitive factors most important to our business are pricing, quality and the range of services offered, clinical expertise, ease of doing business with the provider and the ability to develop and maintain relationships with customers. Because relatively few barriers to entry exist in the local markets we serve, we may encounter substantial competition from local market entrants.

Patents, Trademarks and Licenses

We use a number of trademarks and service marks. All of the principal trademarks and service marks used in the course of our business have been registered in the United States or are the subject of pending applications for registration.

We have various proprietary products, processes, software and other intellectual property that are used either to facilitate the conduct of our business or that are made available as products or services to customers. We generally seek to protect such intellectual property through a combination of trade secret, patent and copyright laws and through confidentiality and other contractually imposed protections.

Although we believe that our products and processes do not infringe upon the intellectual property rights of any third parties, third parties may assert infringement claims against us from time to time.

Seasonality

Our largest customers in our institutional pharmacy segment are skilled nursing facilities. Both prescription and non-prescription drug sales at skilled nursing facilities are affected by the timing and severity of the cold/flu season and other seasonality of the long-term care facilities industry.

Working Capital

For information about the Corporation's practices relating to working capital items, see "Item 7 Management's Discussion and Analysis of Financial Condition and Results of Operations—Liquidity and Capital Resources".

Corporate Integrity Agreement

On March 29, 2005, PharMerica LTC and the Office of Inspector General within the Department of Health and Human Services ("OIG") entered into the Corporate Integrity Agreement ("CIA") to promote compliance with the requirements of the federal healthcare programs. Under the CIA, PharMerica LTC agreed to continue its comprehensive compliance program, which includes a corporate compliance officer, a corporate compliance committee, a Code of Ethics and Business Conduct, written policies and procedures, educational and training initiatives, review and disciplinary procedures, a confidential disclosure program, an ineligible persons screening program, and internal audit and review procedures, all designed to promote compliance with applicable laws, including federal healthcare program requirements and the promotion of ethical business practices. PharMerica LTC is also subject to extensive reporting requirements under the CIA, including annual reports describing PharMerica LTC's compliance activities, notices of any government investigations or legal proceedings, overpayments received from federal healthcare programs and changes in pharmacy locations and new business units. The term of the CIA is five years and it ends on March 29, 2010. PharMerica LTC is required to comply fully and timely with all of the CIA requirements. Failure to do so may lead to the imposition of stipulated penalties, including substantial monetary penalties and exclusion from participation in federal healthcare programs, including Medicare and Medicaid. Any such penalties could have a material adverse effect on our financial position, results of operations, and liquidity.

The CIA continues to apply to PharMerica LTC through its original term. Pursuant to an agreement reached with the OIG regarding the Pharmacy Transaction's impact on the CIA, the CIA's requirements do not apply to KPS or any of the KPS employees or contractors. However, among other obligations, the Corporation's employees and contractors that are involved with PharMerica LTC's operations will be subject to training requirements in accordance with the CIA's existing terms. In addition, pursuant to the agreement reached with the OIG, oversight of, and day-to-day responsibility for, the CIA is undertaken by the Corporation's compliance officer and the Corporation's compliance committee (an ad hoc committee comprised of members of the Corporation's senior management).

Employees

As of December 31, 2009, we have approximately 5,800 employees which includes approximately 1,100 part-time employees. None of our employees are covered by collective bargaining agreements. We employ approximately 1,600 licensed pharmacists. We believe that our relationships with our employees are good.

Government Regulation

General

Extensive federal, state and local regulations govern institutional pharmacies and the healthcare facilities that they serve. These regulations cover licenses, staffing qualifications, conduct of operations, reimbursement, recordkeeping and documentation requirements and the confidentiality and security of health-related information. Our institutional pharmacies are also subject to federal and state laws that regulate financial arrangements between healthcare providers, including the federal anti-kickback statutes and the federal physician self-referral statutes.

Licensure, Certification and Regulation

States generally require that the state board of pharmacy license a pharmacy operating within the state. Many states also regulate out-of-state pharmacies that deliver prescription products to patients or residents in their states. We have the necessary pharmacy state licenses, or pending applications, for each pharmacy we operate. Our pharmacies are also registered with the appropriate federal and state authorities pursuant to statutes governing the regulation of controlled substances. In addition, pharmacists, nurses and other healthcare professionals who provide services on our behalf are in most cases required to obtain and maintain professional licenses and are subject to state regulation regarding professional standards of conduct.

The Drug Enforcement Agency (the "DEA"), the U.S. Food and Drug Administration (the "FDA") and various state regulatory authorities regulate the distribution of pharmaceutical products and controlled substances. These laws impose a host of requirements on the pharmaceutical supply channel, including providers of institutional pharmacy services. Under the Comprehensive Drug Abuse Prevention and Control Act of 1970, as a dispenser of controlled substances, we must register with the DEA, file reports of inventories and transactions and provide adequate security measures. In addition, we are required to comply with all the relevant requirements of the Prescription Drug Marketing Act for the transfer and shipment of pharmaceuticals. The FDA, DEA and state regulatory authorities have broad enforcement powers, including the ability to seize or recall products and impose significant criminal, civil and administrative sanctions for violations of these laws and regulations. We have received all necessary regulatory approvals and believe that our pharmacy operations are in substantial compliance with applicable federal and state good manufacturing practice requirements.

Client long-term care facilities are separately required to be licensed in the states in which they operate and, if serving Medicaid or Medicare patients, must be certified to be in compliance with applicable program participation requirements. Client facilities are also subject to the nursing home reforms of the OBRA of 1987, as amended, which imposed strict compliance standards relating to quality of care for nursing home operations, including vastly increased documentation and reporting requirements.

On September 20, 2006, CMS issued revised guidance to surveyors of long term care facilities regarding the survey protocol for review of pharmacy services provided in long-term care facilities participating in the Medicare and Medicaid programs. The new guidelines, which became effective December 18, 2006, expanded the areas and detail in which surveyors are to assess pharmacy services at the facility, including ordering, acquiring, receiving, storing, labeling, dispensing and disposing of all medications at the facility; the provision of medication-related information to health care professionals and residents; the process of identifying and addressing medication-related issues through medication regimen reviews and collaboration between the licensed consultant pharmacist, the facility and other healthcare professionals; and the provision, monitoring and use of medication-related devices. The guidelines also emphasize the important role of consultative services of pharmacists in promoting safe and effective medication use through the coordination of all aspects of pharmacy services provided to all residents within a facility. In addition, on September 30, 2008, the OIG published OIG Supplemental Compliance Program Guidance for Nursing Facilities. With quality of care the first risk area identified, the supplemental guidance is part of a series of recent government efforts focused on improving quality of care at skilled nursing and long-term care facilities. The guidance contains new compliance recommendations and an expanded discussion of risk areas. The guidance stressed that facilities must provide pharmaceutical services to meet the needs of each resident and should be mindful of potential quality of care problems when implementing policies and procedures on proper medication management. It further stated that facilities can reduce risk by educating staff on medication management and improper pharmacy kickbacks for consultant pharmacists and that facilities should review the total compensation paid to consultant pharmacists to ensure it is not structured in a way that reflects the volume or value of particular drugs prescribed or administered to residents.

Laws Affecting Referrals and Business Practices

We are subject to federal and state laws that govern financial and other arrangements between healthcare providers. These laws prohibit certain direct and indirect payments or fee-splitting arrangements between healthcare providers that are designed to induce or encourage the referral of patients to, or the recommendation of, a particular provider for medical products and services. These laws include:

- the federal "anti-kickback" statute, which prohibits, among other things, knowingly or willfully soliciting, receiving, offering or paying remuneration "including any kickback, bribe or rebate" directly or indirectly in return for or to induce the referral of an individual to a person for the furnishing or arranging for the furnishing of any item or service for which payment may be made in whole or in part under Medicare, Medicaid or other federal healthcare programs; and
- the federal "Stark laws" which prohibit, with limited exceptions, the referral of patients by physicians for certain designated health services, to an entity with which the physician has a financial relationship.

These laws impact the relationships that we may have with potential referral sources. We have a variety of relationships with potential referral sources, including hospitals and skilled nursing facilities with which we have contracted to provide pharmacy services. With respect to the anti-kickback statute, the OIG has enacted safe harbor regulations that outline practices that are deemed protected from prosecution. While we endeavor to comply with the applicable safe harbors, certain of our current arrangements, none of which is material to us, may not qualify for safe harbor protection. Failure to meet a safe harbor does not mean that the arrangement necessarily violates the anti-kickback statute, but may subject the arrangement to greater scrutiny. While we believe our practices comply with the anti-kickback statute, we cannot assure you that our practices that are outside of a safe harbor will not be found to violate the anti-kickback statute.

As one means of providing guidance to healthcare providers, the OIG issues "Special Fraud Alerts." These alerts do not have the force of law, but identify features of arrangements or transactions that may indicate that the arrangements or transactions violate the anti-kickback statute or other federal health care laws. The OIG has identified several arrangements, which, if accompanied by inappropriate intent, constitute suspect practices, including: (a) the use of free or significantly discounted office space or equipment in facilities, (b) provision of free or significantly discounted billing, nursing or other staff services, (c) free training in areas such as management techniques and laboratory techniques, (d) purchasing goods or services from potential referral sources at prices in excess of their fair market value, and (e) rental of space from potential referral sources at other than fair market value terms. The OIG has encouraged persons having information about entities that offer the above types of incentives to report such information to the OIG.

The OIG also issues "Special Advisory Bulletins" as a means of providing guidance to healthcare providers. These bulletins, along with the "Special Fraud Alerts," have focused on certain arrangements that could be subject to heightened scrutiny by government enforcement authorities, including contractual joint venture arrangements and other joint venture arrangements between those in a position to refer business and those providing items or services for which Medicare or Medicaid pays.

In addition to issuing "Special Fraud Alerts" and "Special Advisory Bulletins," the OIG from time to time issues compliance program guidance for certain types of healthcare providers. These guidance documents contain voluntary actions for providers to consider to promote compliance with Medicare, Medicaid and other federal healthcare programs. Although the OIG has not issued compliance guidance for long-term care pharmacies, the OIG has issued compliance guidance for hospitals, nursing facilities and suppliers of durable medical equipment, which may be instructive. These guidance documents advise entities to adopt policies and procedures to address the risks arising from, among other things: (a) arrangements with vendors that result in the facility receiving non-covered items at below market prices or at no charge, provided the facility orders Medicare-reimbursed products, (b) soliciting or receiving items of value in exchange for providing the supplier access to patients' medical records and other information needed to bill Medicare, (c) joint ventures with entities supplying goods or services, and (d) discounts and other financial incentives given to potential referral sources.

Further, the OIG frequently issues "Advisory Opinions" to provide specific guidance on the applicable health care fraud laws and regulations. Interested parties are able to submit detailed information to the OIG describing a particular arrangement and the OIG will explain whether or not it implicates these laws and whether or not the OIG will elect to enforce in the described situation. Although these opinions are only binding for the party disclosing, they provide helpful guidance on a variety of potential arrangements with physicians.

In addition to federal law, many states have enacted similar statutes which are not necessarily limited to items or services for which payment is made by federal healthcare programs. Violations of these laws may result in fines, imprisonment, denial of payment for services and exclusion from the Medicare and Medicaid programs and other state-funded programs.

Other provisions in the Social Security Act and in other federal and state laws authorize the imposition of penalties, including criminal and civil fines and exclusions from participation in Medicare, Medicaid and other federal healthcare programs for false claims, improper billing and other offenses. These laws include the federal False Claims Act, under which private parties have the right to bring "qui tam" whistleblower lawsuits against companies that submit false claims for payments to the government. Recent changes to the False Claims Act, expanding liability to certain additional parties and circumstances, may make these qui tam law lawsuits more prevalent. Some states have adopted similar state whistleblower and false claims laws.

In addition, a number of states have undertaken enforcement actions against pharmaceutical manufacturers involving pharmaceutical marketing programs, including looking at relationships with pharmacies and programs containing incentives for pharmacists to dispense one particular product rather than another. These enforcement actions arose under various state laws including fraud and abuse laws and consumer protection laws which generally prohibit false advertising, deceptive trade practices and the like.

In the ordinary course of business, we are subject regularly to inquiries, investigations and audits by federal and state agencies that oversee applicable healthcare program participation and payment regulations. We believe that the regulatory environment surrounding most segments of the healthcare industry remains intense. Federal and state governments continue to impose intensive enforcement policies resulting in a significant number of inspections, citations for regulatory deficiencies and other regulatory sanctions including demands for refund of overpayments, terminations from the Medicare and Medicaid programs, bars on Medicare and Medicaid payments, terminations from the Analysian of Medicare and Medicaid payments or fines that are material to us. However, such sanctions could have a material adverse effect on our financial position, results of operation and liquidity.

We believe our contract arrangements with other healthcare providers, our pharmaceutical suppliers and our pharmacy practices are in substantial compliance with applicable federal and state laws. These laws may, however, be interpreted in the future in a manner inconsistent with our interpretation and application.

State Laws Affecting Access to Services

Some states have enacted "freedom of choice" or "any willing provider" requirements as part of their state Medicaid programs or in separate legislation. These laws may preclude a nursing center from requiring their patients and residents to purchase pharmacy or other ancillary medical services or supplies from particular providers that have a supplier relationship with the nursing center. Limitations such as these may increase the competition which we face in providing services to nursing center residents.

HIPAA

The federal Health Insurance Portability and Accountability Act of 1996, commonly known as "HIPAA", mandates the adoption of regulations aimed at standardizing transaction formats and billing codes for documenting medical services, dealing with claims submissions and protecting the privacy and security of individually identifiable health information. HIPAA regulations that standardize transactions and code sets require standard formatting for healthcare providers, like us, that submit claims electronically.

The HIPAA privacy regulations apply to "protected health information," which is defined generally as individually identifiable health information transmitted or maintained in any form or medium, excluding certain education records and student medical records. The privacy regulations seek to limit the use and disclosure of most paper and oral communications, as well as those in electronic form, regarding an individual's past, present or future physical or mental health or condition, or relating to the provision of healthcare to the individual or payment for that healthcare, if the individual can or may be identified by such information. HIPAA provides for the imposition of civil or criminal penalties if protected health information is improperly disclosed.

HIPAA's security regulations require us to ensure the confidentiality, integrity and availability of all electronic protected health information that we create, receive, maintain or transmit. We must protect against reasonably anticipated threats or hazards to the security of such information and the unauthorized use or disclosure of such information.

In addition to HIPAA, we are subject to state privacy laws and other state privacy or health information requirements not preempted by HIPAA, including those which may furnish greater privacy protection for individuals than HIPAA.

The scope of our operations involving health information is broad and the nature of those operations is complex. Although we believe that our contract arrangements with healthcare payers and providers and our business practices are in material compliance with applicable federal and state electronic transmissions, privacy and security of health information laws, the requirements of these laws, including HIPAA, are complicated and are subject to interpretation. In addition, state regulation of matters also covered by HIPAA, especially the privacy standards, is increasing, and determining which state laws are preempted by HIPAA is a matter of interpretation. Failure to comply with HIPAA or similar state laws could subject us to loss of customers, denial of the right to conduct business, civil damages, fines, criminal penalties and other enforcement actions.

Stimulus Package

The American Recovery and Responsibility Act, commonly known as the "Stimulus Package," is a \$787.0 billion federal bill intended to stimulate the economy through both tax cuts and increased government spending. Within this package there are a variety of healthcare-related provisions including (i) the \$87.0 billion temporary increase in Medicaid Federal Medical Assistance Percentage ("FMAP"), and (ii) the \$21.0 billion of funding to encourage adoption of certain health information technology ("HIT").

Under Medicaid FMAP, the federal government matches certain state expenditures for Medicaid social service programs. As such, the \$87.0 billion increase in FMAP goes directly from the federal government to eligible states. Eligible states will receive a minimum 6.2% FMAP increase retroactive to October 1, 2008 and going forward to December 31, 2010, with additional funds going to states with higher unemployment rates. To ensure eligibility for the FMAP increase, states must maintain or reinstate previously required Medicaid eligibility standards, comply with prompt pay requirements and meet certain other specific criteria. Although the funds are through the FMAP program, states receive the money as general funds and, aside from a prohibition against placing the money in a "rainy day" fund, may expend the funds at the states' discretion. HHS continues to release determinations of enhanced payments on a rolling basis, effective for the quarter-year periods.

The Stimulus Package also provides \$21.0 billion designated for investment in HIT infrastructure and Medicare and Medicaid incentives to encourage doctors, hospitals, and other providers to adopt HIT. Of this funding, \$2.0 billion is set aside for "adoption activities" while \$19.0 billion will go to providers engaged in the "meaningful use" of electronic health records ("EHR"). Meaningful users are providers who use certified EHR technology, exchange EHR information to improve quality and coordination of care, and use EHR to submit quality measures. For physicians, the structure largely mirrors the e-prescribing framework set out in the Medicare Improvements for Patients and Providers Act ("MIPPA") by incentivizing adoption of HIT through granting up to \$44,000 per physician until 2014, and thereafter penalizing physicians who have not yet adopted. Similarly, hospitals are eligible for bonus payments if determined to be meaningful users of EHR. The impact of these provisions, according to the Congressional Budget Office, will be that approximately 90% of doctors and 70% of hospitals adopt EHR technology over the next 10 years. The impact of the Stimulus Package is unclear at this time.

Proposed Federal Budget and Health Care Reform

The proposed federal budget for fiscal year 2010 builds on the health provisions of the Stimulus Package while simultaneously introducing new healthcare-related programs generally aimed at improving quality, efficiency, and accountability, and at encouraging shared responsibility for health care. The proposed budget does not include many program specifics and will not necessarily parallel the final version as altered and approved by Congress. The most significant aspect of the proposed budget is a new \$630.0 billion reserve fund to help finance future healthcare reform. This is proposed to be funded by both tax changes and Medicare and Medicaid reform. The budget specifies increasing Medicaid rebates and broadening utilization of generics as some of the many parts of the Health Reform Reserve Fund. The exact nature and structure of such reform is being debated by Congress and the Obama administration and cannot be predicted with any certainty. In conjunction, Congress and the Obama administration are debating significant restructuring of the health care system as a whole, the impact of which is unclear at this time.

Beyond healthcare reform, the budget expands funding for a variety of programs including comparative effectiveness and cancer research. In addition, the proposed budget builds on and implements a variety of provisions of the Stimulus Package. At this time, however, all these provisions are solely the administration's recommendation. The House and Senate are currently working on separate versions of the budget. Without a final version of the appropriations bills, we are unable to analyze the potential impact of these fiscal changes on our business.

Federal Trade Commission Red Flag Rules

The recently issued Identity Theft Red Flag and Address Discrepancy Rules, referred to as the Red Flag Rules, which the FTC will begin to enforce on June 1, 2010, require creditors that maintain certain kinds of "covered accounts" to develop and implement a written program to detect and respond to identity theft. Because the Corporation does not require full payment at the time of service of a patient, it will be considered a creditor for purposes of the Red Flag Rules. Therefore, the Corporation will be required to implement a program to detect and respond to identity theft. Failure to implement a program by the deadline can result in substantial monetary penalties. The deadline for compliance with these rules, as well as the scope of their application, has been subject to various regulatory, legislative, and judicial changes. As such, we cannot fully analyze the potential impact of these Red Flag Rules on our business.

Overview of Reimbursement

Medicare is a federal program that provides certain hospital and medical insurance benefits to persons age 65 and over and to certain disabled persons. Medicaid is a medical assistance program administered by each state that provides healthcare benefits to certain indigent patients. Within the Medicare and Medicaid statutory framework, there are substantial areas subject to administrative rulings, interpretations, and discretion that may affect payments made under Medicare and Medicaid.

We receive payment for our services from institutional healthcare providers, commercial Medicare Part D Plans, third party payers, government reimbursement programs such as Medicare and Medicaid, and other non-government sources such as commercial insurance companies, health maintenance organizations, preferred provider organizations, and contracted providers. With respect to our skilled nursing facilities customers, their residents are covered by Medicare Part A, Part B and Part D Plans, Medicaid, insurance, and other private payers (including managed care).

Medicare

The Medicare program consists of four parts: (1) Medicare Part A, which covers, among other things, in-patient hospital, skilled nursing facilities, home healthcare, and certain other types of healthcare services; (2) Medicare Part B, which covers physicians' services, outpatient services, and certain items and services provided by medical suppliers such as intravenous therapy; (3) a managed care option for beneficiaries who are entitled to Medicare Part A and enrolled in Medicare Part B, known as Medicare Part C or Medicare Advantage; and (4) Medicare Part D, which provides coverage for prescription drugs that are not otherwise covered under Medicare Part A or Part B for those beneficiaries that enroll.

Part A

The Balanced Budget Act of 1997 (the "BBA") mandated the Prospective Payment System ("PPS") for Medicare-eligible enrolled residents in skilled nursing facilities. Under PPS, Medicare pays skilled nursing facilities a fixed fee per patient per day for extended care services to patients, covering substantially all items and services furnished during such enrollee's stay. Such services and items include pharmacy services and prescription drugs. We bill skilled nursing facilities based upon a negotiated fee schedule and are paid based on those contractual relationships. We do not receive direct payment from Medicare for patients covered under the Medicare Part A benefit. We classify the revenues recognized from these payers as Institutional Healthcare Providers.

Federal legislation continues to focus on reducing Medicare and Medicaid program expenditures. The Deficit Reduction Act of 2005, or DRA, is intended to reduce net Medicare and Medicaid spending by approximately \$11.0 billion over five years. Among other things, the DRA reduces certain bad debt payments to Medicare skilled nursing facilities by 30 percent for those individuals who are not dually eligible for Medicare and Medicaid. It also strengthens asset transfer restrictions for people seeking to qualify for Medicaid long-term care coverage. This provision is expected to reduce payments to skilled nursing facilities by approximately \$100 million over five years (fiscal years 2006-2010). In addition, CMS has proposed or finalized multiple rules decreasing both skilled nursing facilities PPS payments and long-term care hospital PPS payments. Such decreases may directly impact the Corporation's customers and their Medicare reimbursement. Given the changing nature of these rules, we are unable at this time to fully evaluate the impact on our business. Any evaluation of budgeting, cost-cutting, and financing of health care must also consider the new federal administration and the impact its proposed health care policies could have on any future cost considerations.

Part B

The MMA also changed the Medicare payment methodology and conditions for coverage of certain items of durable medical equipment, prosthetics, orthotics, and supplies ("DMEPOS") under Medicare Part B. The Corporation provides some of these products to its nursing home customers. The changes include, among other things, a new competitive bidding program. Beginning on January 1, 2011, only suppliers that are winning bidders will be eligible to provide services, at prices established as a result of the competitive bids, to Medicare beneficiaries in the selected areas. Enteral nutrients, equipment and supplies, and oxygen equipment and supplies are among the 10 categories of DMEPOS included in the first round of the competitive bidding process. The Corporation did not participate in the bidding process, however, it will still be able to sell products not in the categories described above that are otherwise reimbursed under Medicare Part B. Integrity Medical Supplies, LLC, a recently acquired company, did participate in the bidding process and is awaiting the results of the bids. CMS intends to announce the payment amounts and to begin the contracting process with the bidders in June 2010 and to publicly announce the contracted suppliers in September 2010. The Corporation will continue to evaluate whether it will participate in Round 2 of the bidding, which is not yet scheduled.

Part D

Medicare Part D provides coverage for prescription drugs that are not otherwise covered under Medicare Part A or Part B for those beneficiaries that enroll. Under Medicare Part D, beneficiaries may enroll in prescription drug plans offered by private commercial insurers who contract with CMS (or in a "fallback" plan offered on behalf of the government through a contractor, to the extent private entities fail to offer a plan in a given area), which provide coverage of outpatient prescription drugs (collectively, "Part D Plans"). Part D Plans include both plans providing the drug benefit on a stand alone basis and Medicare Advantage plans providing drug coverage as a supplement to an existing medical benefit under that Medicare Advantage plan. Medicare beneficiaries generally have to pay a premium to enroll in a Part D Plan, with the premium amount varying from one Part D Plan to another, although CMS provides various federal subsidies to Part D Plans to reduce the cost to beneficiaries.

Part D Plans are required to make available certain drugs on their formularies. Dually-eligible residents in nursing centers generally are entitled to have their prescription drug costs covered by a Part D Plan, provided that the prescription drugs which they are taking are either on the Part D Plan's formulary or an exception to the Part D Plan's formulary is granted. CMS reviews the formularies of Part D Plans and requires these formularies to include the types of drugs most commonly used by Medicare beneficiaries. CMS also reviews the formulary exceptions criteria of the Part D Plans that provide for coverage of drugs determined by the Part D Plan to be medically appropriate for the enrollee; however there currently is not a separate formulary for long-term care residents.

We obtain reimbursement for drugs we provide to enrollees of the given Part D Plan in accordance with the terms of agreements negotiated between us and the Part D Plan. The Medicare Part D final rule prohibits Part D plans from paying for drugs and services not specifically called for by the BBA. Beginning in 2010, CMS will require Part D sponsors to use pass-through pricing, based on the price actually received by the pharmacy for drugs, in order to determine beneficiary cost sharing and drug reporting. This change, and similar changes by CMS aimed at ensuring administrative costs are absorbed by the Pharmacy Benefit Manager ("PBM") and not the government, may alter the way certain PBMs negotiate prices with pharmacies. Currently, we are unable to fully evaluate the impact of this change in pricing definition on the Corporation.

Medicare Part D does not alter federal reimbursement for residents of nursing centers whose stay at the nursing center is covered under Medicare Part A. Accordingly, Medicare's fixed per diem payments to nursing centers under PPS will continue to include a portion attributable to the expected cost of drugs provided to such residents. We will, therefore, continue to receive reimbursement for drugs provided to such residents from the nursing center in accordance with the terms of our agreements with each nursing center.

In June 2009, CMS released a report indicating that approximately \$41.0 million in Medicare Part D payments for prescription drugs, some dispensed by LTC pharmacies, were likely made incorrectly. CMS concluded many of the drugs, which were dispensed during Part A skilled nursing facility stays, should have been included in per diem payments under Medicare Part A. CMS stated it will focus on ensuring such improper payments do not occur in the future. We are unable to fully evaluate the impact of current and future federal initiatives aimed at eliminating these discrepancies.

In addition, we receive rebates from pharmaceutical manufacturers for undertaking certain activities that the manufacturers believe may increase the likelihood that we will dispense their products. CMS continues to question whether institutional pharmacies should be permitted to receive these access/performance rebates from manufacturers with respect to prescriptions covered under Medicare Part D, but has not prohibited the receipt of such rebates. CMS defines these as rebates a manufacturer provides to long-term care pharmacies that are designed to "prefer, protect, or maintain" that manufacturer's product selection by the long-term care pharmacy or to increase the volume of that manufacturer's products that are dispensed by the pharmacy under its formulary. CMS, in 2007, required PDPs to have policies and systems in place as part of their drug utilization management programs to protect beneficiaries and reduce costs when long-term care pharmacies receive incentives to move market share through access/performance rebates. The elimination or reduction of manufacturer rebates, if not offset by other reimbursement, could have an adverse effect on our business.

Other

On July 15, 2008, MIPPA of 2008 was enacted. MIPPA cancels a reduction in Medicare's payment rates for physicians' services that went into effect on July 1, 2008 and extends other expiring provisions governing the Medicare program. It also increases payment rates for physician's services for 2009, expands eligibility for low-income benefits, and reduces payments to Medicare Advantage Plans. The various provisions that could impact our operations are as follows:

Incentives for Electronic Prescribing—Providers who electronically prescribe ("e-Rx") are eligible to receive bonus payments based on a percentage of Medicare allowable charges through 2013. Beginning in 2014, penalty payments will become effective for providers who fail to use e-Rx.

Low-Income Subsidy—The legislation eliminates the Part D late-enrollment penalty for low income beneficiaries and specifies that certain income and assets be disregarded in determining eligibility for the low-income subsidy program in Part D. MIPPA also provides additional funds to federal and state entities to increase outreach efforts to encourage eligible individuals to enroll in those programs.

Prompt Pay—Beginning 2010, long-term care ("LTC") pharmacies will be required to submit Part D claims to PDP's no less than 30 days but no more than 90 days from the date the drugs are dispensed for reimbursement.

Formularies—This provision legislatively expands the list of covered Part D drugs. This provision also offers CMS the authority to designate certain classes of drugs as having a protected status. CMS announced that it will maintain its current six protected classes policy—antidepressants, antipsychotics, antiretrovirals, immunosuppresants, anticonvulsants, and antineoplastics.

These various provisions of MIPPA are currently being implemented through CMS rules and regulations and are being incorporated into other health care related legislation.

Medicaid

The reimbursement rate for pharmacy services under Medicaid is determined on a state-by-state basis subject to review by CMS and applicable federal law. Although Medicaid programs vary from state to state, they generally provide for the payment of certain pharmacy services, up to established limits, at rates determined in accordance with each state's regulations. The federal Medicaid statute specifies a variety of requirements that a state plan must meet, including the requirements related to eligibility, coverage for services, payment, and admissions. For residents that are eligible for Medicaid only, and are not dual eligibles covered under Medicare Part D, we bill the individual state Medicaid program or in certain circumstances the state's designated managed care or other similar organizations. Federal regulations and the regulations of certain states establish "upper limits" for reimbursement of certain prescription drugs under Medicaid. In most states, pharmacy services are priced at the lower of "usual and customary" charges or cost, which generally is defined as a function of average wholesale price and may include a profit percentage plus a dispensing fee. Most states establish a fixed dispensing fee per prescription that is adjusted to reflect associated cost. Over the last several years, state Medicaid programs have lowered reimbursement through a variety of mechanisms, principally higher discounts off average wholesale price levels, expansion of the number of medications subject to federal upper limit pricing, and general reductions in contract payment methodology to pharmacies.

In addition, effective October 1, 2007, CMS promulgated new rules under the Deficit Reduction Act of 2005, or DRA, changing the federal upper payment limit for Medicaid reimbursement from 150% of the lowest published price for a drug (which is usually the average wholesale price) to 250% of the lowest Average Manufacturer Price, or AMP. Although the use of an AMP benchmark would have reduced Medicaid reimbursement rates for certain generic pharmaceuticals, it did not take effect due to a December 19, 2007 federal district court injunction against CMS prohibiting the agency from implementing the rule. The outcome of the AMP litigation is uncertain, and there can be no assurance that changes in reimbursement formula under the DRA or future legislation or regulation will not have an adverse impact on our business and results of operations. MIPPA delayed the possible use of AMP in setting the Federal Upper Limit ("FULs") for multiple source drugs through September 30, 2009, and delayed public posting of AMP data until October 1, 2009. The use of AMP in FULs and public posting of AMP data are currently on hold due to the injunction. Further, several current legislative proposals make significant changes to the AMP and FUL calculations and data. It is unclear if and when these changes will be implemented and thus we cannot fully evaluate the potential impact on our business.

Additionally, OIG recently released a report comparing the relative pharmacy reimbursements amounts for select drugs under Medicare Part D and Medicaid in select states. The OIG found that national reimbursement amounts were roughly equal for single-source drugs, but that the Medicaid pharmacy reimbursement amount for select multiple-source drugs was 17 percent higher than Medicare Part D reimbursement for those same drugs. In addition, the report states that Medicaid dispensing fees exceeded Medicare Part D dispensing fees for both single-source and multiple-source drugs by at least 40 percent and 55 percent, respectively. The report repeatedly notes that these disparities would likely be remedied by the DRA provisions related to AMP that are not yet in use due to the aforementioned injunction. We are unable to fully evaluate the impact of current and future federal initiatives aimed at eliminating these disparities.

Further, the Tax Relief and Health Care Act of 2006 modified several Medicaid policies, including, among other things, reducing the limit on Medicaid provider taxes from the current six percent to five-and-a-half percent from January 1, 2008 through September 30, 2010.

Other

Average wholesale price, or AWP, is a pricing benchmark published by First DataBank, Inc. in its Blue Book, that provides drug databases, content integration software, and drug reference products. AWP has been widely used to calculate a portion of the Medicaid and Medicare Part D drug reimbursements payable to pharmacy providers. In 2005, several pension funds brought an action against First DataBank and another healthcare provider alleging collusion to set AWPs for branded drugs.

On March 30, 2009, the Court approved the settlement of the litigation. Pursuant to the settlement, First DataBank: (i) adjusted its reporting of Blue Book AWP for those prescription drugs (approximately 1,400 National Drug Codes, or NDCs in number) identified in the plaintiffs' previously filed complaint by reducing the mark-up factor utilized in connection with the calculation of the Blue Book AWP data field to 1.20 times the Wholesale Acquisition Cost, or WAC, or direct price for those prescription drugs that are on a mark-up basis; and (ii) established a centralized data repository to facilitate reasonable access to discoverable material from First DataBank concerning its drug price reporting practices. The price adjustment required under the provisions of the settlement agreement occurred on September 26, 2009. Although some appeals are pending, the court has rejected most of these appeals.

Independent of the settlement and on the same schedule as the Blue Book AWP adjustment noted above, First DataBank intends to apply the same 1.20 markup factor to all NDCs whose Blue Book AWP is set based upon a markup to WAC or direct price in excess of 1.20 times WAC. First DataBank will also independently discontinue publishing the Blue Book AWP data field for all drugs no later than two years following the date that the Blue Book AWP adjustments noted above are implemented.

The Corporation and the vast preponderance of the Corporation's PDP's, third party insurance companies and its Medicare Part A customers have voluntarily agreed to adjust reimbursement so that pricing could not increase or decrease as a result of the changes to AWP; however, the state Medicaid programs have been unwilling to remain price neutral and accordingly the Corporation is being reimbursed based on the adjusted AWP. As a result, we believe the AWP settlement will adversely impact our revenues approximately \$6.0 million on an annual basis. This exposure is primarily related to the states in which the Corporation operates, who have refused to adjust their Medicaid reimbursement. The National Association of Chain Drug Stores and the National Community Pharmacists Association, the industry trade groups, have filed lawsuits against several state Medicaid programs to force the state Medicaid programs to agree to price neutrality. These cases are still pending.

As a result of political, economic, and regulatory influences, the healthcare delivery industry in the United States is under intense scrutiny and subject to fundamental changes. We cannot predict which reform proposals will be adopted, when they may be adopted, or what impact they may have on us.

The costs associated with complying with federal and state regulations could be significant and the failure to comply with any such legal requirements could have a material adverse effect on our financial condition, results of operations, and liquidity.

Environmental Matters

In operating our facilities, historically we have not encountered any material difficulties effecting compliance with applicable pollution control laws. No material capital expenditures for environmental control facilities are expected. While we cannot predict the effect which any future legislation, regulations or interpretations may have upon our operations, we do not anticipate any changes regarding pollution control laws that would have a material adverse impact on the Corporation.

Available Information

We make available free of charge on or through our web site, at *www.pharmerica.com*, our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and all amendments to those reports as soon as reasonably practicable after such material is electronically filed with the SEC. Additionally, the public may read and copy any materials we file with the SEC at the SEC's Public Reference Room at 100 F Street, NE, Room 1580, Washington, D.C., 20549. Information regarding operation of the Public Reference Room is available by calling the SEC at 1-800-SEC-0330. Information that we file with the SEC is also available at the SEC's web site at *www.sec.gov*.

Our SEC filings are available to the public through the New York Stock Exchange ("NYSE"), 20 Broad Street, New York, New York, 10005. Our Common Stock is listed on the NYSE and trades under the symbol "PMC".

The certifications of our Chief Executive Officer and Chief Financial Officer required under Section 302 of the Sarbanes-Oxley Act have been filed as Exhibits 31.1 and 31.2 to this Annual Report on Form 10-K.

Item 1A. Risk Factors

You should consider carefully the risks described below, together with all of the other information, in evaluating our company and our common stock. If any of the risks described below actually occur, it could have a material adverse effect on our business, results of operations, financial position and stock price.

Risk Factors Relating to the Pharmacy Transaction

The integration of the remaining pharmacy locations and systems infrastructure will be time consuming and could have a material adverse effect on our results of operations.

We will continue our information systems integration to one operating platform which will continue to be time consuming, may distract our management from our operations, may be disruptive to our customers and will be expensive, all of which could have a material adverse effect on our results of operations.

We may be charged for services and products from our former parents at amounts greater than those charged prior to the Pharmacy Transaction and those charged by third-parties.

Before the Pharmacy Transaction, our business was part of two separate public companies. Our former parent companies performed many corporate functions at costs that are less than those that are presently being charged. After the Pharmacy Transaction, AmerisourceBergen continues to be our primary drug distributor under the Prime Vendor Agreement and Kindred provides information technology services under the Information Technology Services Agreement. These agreements were entered into as part of the Pharmacy Transaction and have multi-year terms. During the terms of these agreements, we are not able to negotiate potentially better pricing and other more favorable terms with other vendors thus these existing agreements could negatively impact our results of operations, financial position and competitive position.

Risk Factors Relating to Our Business

Future volatility and disruption to the global capital and credit markets may adversely affect our results of operations and financial condition, as well as our ability to access credit and the financial soundness of our customers and suppliers.

The global capital and credit markets have been experiencing a period of unprecedented turmoil and upheaval, characterized by the bankruptcy, failure, collapse or sale of various financial institutions and an unprecedented level of intervention from the United States federal government. These conditions could adversely affect the demand for our products and services and, therefore, reduce purchases by our customers, which would negatively affect our revenue growth and cause a decrease in our profitability. In addition, interest rate fluctuations, financial market volatility or credit market disruptions may limit our access to capital, and may also negatively affect our customers' and our suppliers' ability to obtain credit to finance their businesses on acceptable terms. As a result, our customers' needs and ability to purchase our products or services may decrease, and our suppliers may increase their prices, reduce their output or change their terms of sale. If our customers' or suppliers' operating and financial performance deteriorates, or if they are unable to make scheduled payments or obtain credit, our customers may not be able to pay, or may delay payment of, accounts receivable owed to us, and our suppliers may restrict credit or impose different payment terms. Any inability of customers to pay us for our products and services, or any demands by suppliers for different payment terms, may adversely affect our earnings and cash flow. Additionally, both state and federal government sponsored payers, as a result of budget deficits or reductions, may seek to reduce their health care expenditures by renegotiating their contracts with us. Any reduction in payments by such government sponsored payers may adversely affect our earnings and cash flow. Declining economic conditions may also increase our costs. Economic conditions could adversely affect our results of operations or financial condition.

Intense competition may erode our profit margins.

The distribution of pharmaceuticals to healthcare facilities is highly competitive. In each geographic market, there are national, regional and local institutional pharmacies and numerous local retail pharmacies, which provide services comparable to those offered by our pharmacies and which may have greater financial and other resources than we do and may be more established in the markets they serve than we are. We also compete against regional and local pharmacies that specialize in long-term care. Many of our competitors have equal or greater resources and access to capital than the Corporation. In addition, local pharmacies have strong personal relationships with their customers. Because relatively few barriers to entry exist in the local markets we serve, we may encounter substantial competition from local market entrants. Consolidation within the institutional pharmacy industry may also lead to increased competition. Competitive pricing pressures may adversely affect our future operating revenue and profitability.

We compete based on innovation and service as well as price. To attract new clients and retain existing clients, we must continually meet service expectations of our clients and customers. We cannot be sure that we will continue to remain competitive with the service to our clients at our current levels of profitability.

If we lose relationships with one or more key pharmaceutical manufacturers or if the payments made or discounts provided by pharmaceutical manufacturers decline, our business and financial results could be adversely affected

We maintain contractual relationships with numerous pharmaceutical manufacturers that may provide us with, among other things:

- discounts for drugs we purchase to be dispensed from institutional pharmacies;
- · rebates based upon distributions of drugs from our institutional pharmacies; and
- administrative fees for managing rebate programs.

If several of these contractual relationships are terminated or materially altered by the pharmaceutical manufacturers, our business and financial results could be materially adversely affected. In addition, formulary fee programs have been the subject of debate in federal and state legislatures and various other public and governmental forums. Changes in existing laws or regulations or in interpretations of existing laws or regulations relating to any of these programs may materially adversely affect our business.

Our operating revenue and profitability may suffer upon the loss of large multi-facility customers.

We have a number of customers that own or operate numerous multi-facilities in our institutional pharmacy segment. In addition, our hospital segment revenues are primarily derived from one large multi-facility customer. If we are not able to continue these relationships or are only able to continue these relationships on less favorable terms than the ones currently in place, our operating revenues and results of operations would be materially impacted. There can be no assurance that these customers will not terminate all or a portion of their contracts with the Corporation.

If we fail to comply with complex and rapidly evolving laws and regulations, we could suffer penalties, or be required to pay substantial damages or make significant changes to our operations.

We are subject to numerous federal and state regulations. If we fail to comply with existing or future applicable laws and regulations, we could suffer civil or criminal penalties, including the loss of our licenses to operate our institutional pharmacies and our ability to participate in federal and state healthcare programs. As a consequence of the severe penalties we could face, we must devote significant operational and managerial resources to complying with these laws and regulations. Although we believe that we are substantially compliant with all existing statutes and regulations applicable to our business, different interpretations and enforcement policies of these laws and regulations could subject our current practices to allegations of impropriety or illegality, or could require us to make significant changes to our operations. In addition, we cannot predict the impact of future legislation and regulatory changes on our business.

Pharmaceutical products can develop unexpected safety or efficacy concerns.

Unexpected safety or efficacy concerns can arise with respect to marketed products, whether or not scientifically justified, leading to product recalls, withdrawals or declining sales. If we fail to or do not promptly withdraw pharmaceutical products upon a recall by a drug manufacturer, our business and results of operations could be negatively impacted.

Legal and regulatory changes reducing reimbursement rates for pharmaceuticals and/or medical treatments or services may reduce our profitability.

Both our own profit margins and the profit margins of our customers may be adversely affected by laws and regulations reducing reimbursement rates. The sources and amounts of our revenues are determined by a number of factors, including licensed bed capacity and occupancy rates of our customers, the number of drugs administered to patients, the mix of pharmaceuticals dispensed, whether the drugs are brand or generic, and the rates of reimbursement among payers. Changes in the number of drugs administered to patients, as well as payer mix among private pay, Medicare and Medicaid, in our customers' facilities will significantly affect our profitability.

Medicare Part D

The Medicare Prescription Drug Improvement and Modernization Act of 2003 or MMA included a major expansion of the Medicare program with the addition of a prescription drug benefit under the new Medicare Part D program. The continued impact of these regulations depends upon a variety of factors, including our ongoing relationships with the Part D Plans and the patient mix of our customers. Future modifications to the Medicare Part D program may reduce revenue and impose additional costs to the industry. In addition, we cannot assure you that Medicare Part D and the regulations promulgated under Medicare Part D will not have a material adverse effect on our institutional pharmacy business.

Risks related to manufacturer rebates

Our pharmacies receive rebates from pharmaceutical manufacturers for undertaking certain activities that the manufacturers believe may increase the likelihood that their respective products will be dispensed. CMS has questioned whether long-term care pharmacies should be permitted to receive discounts, rebates and other price concessions from pharmaceutical manufacturers with respect to prescriptions covered under the Medicare Part D benefit. CMS requires Plan Sponsors to report prescription volume and prescription cost for long-term care pharmacies. As such, most Plan Sponsors require disclosure from us of discounts, rebates or other remuneration received from drug manufacturers. It is possible that these disclosure requirements and others imposed by CMS could have an adverse effect on our business and results of operations. Our business would be adversely affected if CMS should take any action that has the effect of eliminating or significantly reducing the rebates that we receive from pharmaceutical manufacturers.

Changes in Medicaid Reimbursement

In addition, effective October 1, 2007, CMS promulgated new rules under the Deficit Reduction Act of 2005, or DRA changing the federal upper payment limit for Medicaid reimbursement from 150% of the lowest published price for a drug (which is usually the average wholesale price) to 250% of the lowest average manufacturer price, or AMP. Although the use of an AMP benchmark would have reduced Medicaid reimbursement rates for certain generic pharmaceuticals, it did not take effect due to a December 19, 2007 federal district court injunction against CMS prohibiting the agency from implementing the rule. The outcome of the AMP litigation is uncertain. We are unable to fully evaluate the potential impact until a final action is ultimately determined. There can be no assurance that changes in reimbursement formula under the DRA or future legislation or regulation will not have an adverse impact on our business and results of operations.

The Medicare Improvement for Patients and Providers Act of 2008 delayed use of AMP in setting FULs for multiple source drugs through September 30, 2009, and delayed public posting of AMP data until October 1, 2009. As stated above, the use of AMP in FULs and public posting of AMP data are currently on hold due to an injunction.

The settlement by First DataBank, Inc. on pricing benchmark may reduce reimbursement to us.

Average wholesale price, or AWP, is a pricing benchmark published by First DataBank, Inc. in its Blue Book, that provides drug databases, content integration software, and drug reference products. AWP has been widely used to calculate a portion of the Medicaid and Medicare Part D drug reimbursements payable to pharmacy providers. In 2005, several pension funds brought an action against First DataBank and another healthcare provider alleging collusion to set AWPs for branded drugs.

On March 30, 2009, the Court approved the settlement of the litigation. Pursuant to the settlement, First DataBank: (i) adjusted its reporting of Blue Book AWP for those prescription drugs (approximately 1,400 National Drug Codes, or NDCs in number) identified in the plaintiffs' previously filed complaint by reducing the mark-up factor utilized in connection with the calculation of the Blue Book AWP data field to 1.20 times the Wholesale Acquisition Cost, or WAC, or direct price for those prescription drugs that are on a mark-up basis; and (ii) established a centralized data repository to facilitate reasonable access to discoverable material from First DataBank concerning its drug price reporting practices. The price adjustment required under the provisions of the settlement agreement occurred on September 26, 2009.

Independent of the settlement and on the same schedule as the Blue Book AWP adjustment noted above, First DataBank intends to apply the same 1.20 markup factor to all NDCs whose Blue Book AWP is set based upon a markup to WAC or direct price in excess of 1.20 times WAC. First DataBank will also independently discontinue publishing the Blue Book AWP data field for all drugs no later than two years following the date that the Blue Book AWP adjustments noted above are implemented.

The Corporation and the vast preponderance of the Corporation's PDP's, third party insurance companies and its Medicare Part A customers have voluntarily agreed to adjust reimbursement so that pricing could not increase or decrease as a result of the changes to AWP; however, the state Medicaid programs have been unwilling to remain price neutral and accordingly the Corporation is being reimbursed based on the adjusted AWP. As a result, we believe the AWP settlement will adversely impact our revenues approximately \$6.0 million on an annual basis. This exposure is limited to the states who are refusing to adjust prices at this time. Currently, the National Association of Chain Drug Stores and the National Community Pharmacists Association, the industry trade groups, have filed lawsuits against several state Medicaid programs to force the state Medicaid programs to agree to price neutrality. These cases are still pending.

As a result of political, economic, and regulatory influences, the healthcare delivery industry in the United States is under intense scrutiny and subject to fundamental changes. We cannot predict which reform proposals will be adopted, when they may be adopted, or what impact they may have on us.

The costs associated with complying with federal and state regulations could be significant and the failure to comply with any such legal requirements could have a material adverse effect on our financial condition, results of operations, and liquidity.

Adverse results in material litigation matters or governmental inquiries could have a material adverse effect upon the Corporation's business.

The Corporation may from time to time become subject in the ordinary course of business to material legal action related to, among other things, intellectual property disputes, professional liability and employee-related matters, as well as inquiries from governmental agencies and Medicare or Medicaid carriers requesting comment and information on allegations of billing irregularities and other matters that are brought to their attention through billing audits, third parties or other sources. The health care industry is subject to substantial federal and state government regulation and audit. Legal actions could result in substantial monetary damages as well as damage to the Corporation's reputation with customers, which could have a material adverse effect upon our results of operations and financial position.

If we or our customers fail to comply with Medicare and Medicaid regulations, we may be subjected to penalties or loss of eligibility to participate in these programs.

The Medicare and Medicaid programs are highly regulated. These programs are also subject to frequent and substantial changes. If we or our customers' facilities fail to comply with applicable reimbursement laws and regulations, whether purposely or inadvertently, our reimbursement under these programs could be curtailed or reduced and our eligibility to continue to participate in these programs could be adversely affected. Federal or state governments may also impose other penalties on us for failure to comply with the applicable reimbursement regulations. Failure by our customers to comply with these or future laws and regulations could result in our inability to provide pharmacy services to these customers and their residents. We do not believe that we have taken any actions that could subject us to material penalties under these rules and regulations.

Among these laws is the federal anti-kickback statute. This statute prohibits anyone from knowingly and willfully soliciting, receiving, offering or paying any remuneration with the intent to refer, or to arrange for the referral or order of, services or items payable under a federal healthcare program. Courts have interpreted this statute broadly. Violations of the anti-kickback statute may be punished by a criminal fine of up to \$25,000 for each violation or imprisonment, civil money penalties of up to \$50,000 per violation and damages of up to three times the total amount of the remuneration and/or exclusion from participation in federal health care programs, including Medicare and Medicaid. This law impacts the relationships that we may have with potential referral sources. We have a variety of relationships with potential referral sources, including hospitals and skilled nursing facilities with which we have contracted to provide pharmacy services. The Office of Inspector General at HHS, or OIG, among other regulatory agencies, is responsible for identifying and eliminating fraud, abuse or waste. The OIG carries out this responsibility through a nationwide program of audits, investigations and inspections. The OIG has promulgated safe harbor regulations that outline practices that are deemed protected from prosecution under the anti-kickback statute. While we endeavor to comply with the applicable safe harbors, certain of our current arrangements may not qualify for safe harbor protection. Failure to meet a safe harbor does not mean that the arrangement necessarily violates the anti-kickback statute, but may subject the arrangement to greater scrutiny. It cannot be assured that practices outside of a safe harbor will not be found to violate the antikickback statute.

The anti-kickback statute and similar state laws and regulations are expansive. We do not always have the benefit of significant regulatory or judicial interpretation of these laws and regulations. In the future, different interpretations or enforcement of these laws and regulations could subject our current or past practices to allegations of impropriety or illegality, or could require us to make changes in our facilities, equipment, personnel, services, capital expenditure programs and operating expenses. A determination that we have violated these laws, or the public announcement that we are being investigated for possible violations of these laws, could have a material adverse effect on our business, financial condition, results of operations or prospects and our business reputation could suffer significantly. If we fail to comply with the anti-kickback statute or other applicable laws and regulations, we could be subjected to liabilities, including criminal penalties, civil penalties (including the loss of our licenses to operate one or more facilities), and exclusion of one or more facilities from participation in the Medicare, Medicaid and other federal and state health care programs. In addition, we are unable to predict whether other legislation or regulations at the federal or state level will be adopted, what form such legislation or regulations may take or their impact.

Continuing government and private efforts to contain healthcare costs may reduce our future revenue.

We could be adversely affected by the continuing efforts of government and private payers to contain healthcare costs. To reduce healthcare costs, payers seek to lower reimbursement rates, limit the scope of covered services and negotiate reduced or capped pricing arrangements. While many of the proposed policy changes would require congressional approval to implement, we cannot assure you that reimbursement payments under governmental and private third party payer programs will remain at levels comparable to present levels or will be sufficient to cover the costs allocable to patients eligible for reimbursement under these programs. Any changes that lower reimbursement rates under Medicare, Medicaid or private pay programs could result in a substantial reduction in our net operating revenues. Our operating margins may continue to be under pressure because of deterioration in reimbursement, changes in payer mix and growth in operating expenses in excess of increases, if any, in payments by third party payers.

Healthcare reform could adversely affect the liquidity of our customers which would have an adverse effect on their ability to make timely payments to us for our products and services.

Healthcare reform and legislation may have an adverse effect on our business through decreasing funds available to our customers. Limitations or restrictions on Medicare and Medicaid payments to our customers could adversely impact the liquidity of our customers, resulting in their inability to pay us, or to timely pay us, for our products and services. This inability could have a material adverse effect on our financial position, results of operations and liquidity.

The changing U.S. healthcare industry and increasing enforcement environment may negatively impact our business.

Our products and services are part of the structure of the healthcare financing and reimbursement system currently existing in the United States. In recent years, the healthcare industry has undergone significant changes in an effort to reduce costs and government spending. These changes include an increased reliance on managed care, cuts in Medicare funding affecting our healthcare provider customer base and consolidation of competitors, suppliers and customers.

We expect the healthcare industry to continue to change significantly in the future. Some of these potential changes, such as a reduction in governmental support of healthcare services or adverse changes in legislation or regulations governing prescription drug pricing, healthcare services or mandated benefits, may cause healthcare providers to reduce the amount of our products and services they purchase or the price they are willing to pay for our products and services. If we are unable to adjust to changes in the healthcare environment, it could have a material adverse effect on our financial position, results of operations and liquidity.

Further, both federal and state government agencies have increased their focus on and coordination of civil and criminal enforcement efforts in the healthcare area. The OIG and the U.S. Department of Justice have, from time to time, established national enforcement initiatives, targeting all providers of a particular type, that focus on specific billing practices or other suspected areas of abuse. In addition, under the federal False Claims Act, private parties have the right to bring "qui tam" whistleblower lawsuits against companies that submit false claims for payments to the government. A number of states have adopted similar state whistleblower and false claims provisions. We do not believe that we have taken any actions that could subject us to material penalties under these provisions.

Further consolidation of managed care organizations and other third-party payers may adversely affect our profits.

Managed care organizations and other third-party payers have continued to consolidate in order to enhance their ability to influence the delivery of healthcare services. Consequently, the healthcare needs of a large percentage of the U.S. population are increasingly served by a small number of managed care organizations. These organizations generally enter into service agreements with a limited number of providers for needed services. In addition, private payers, including managed care payers, increasingly are demanding discounted fee structures. To the extent that these organizations terminate us as a preferred provider, engage our competitors as a preferred or exclusive provider or demand discounted fee structures, our profitability and results of operations could be materially and adversely affected.

Possible changes in or our failure to satisfy our manufacturers' rebate programs could adversely affect our results of operations.

We currently earn rebates from certain manufacturers of pharmaceutical products for meeting tiered market share and purchase volumes. There can be no assurance that pharmaceutical manufacturers will continue to offer these rebates or that we will continue to satisfy the tiered market share and purchase volumes. A decrease in the volume of prescriptions dispensed or an increase in the generic dispensing rate could affect our ability to satisfy our manufacturers' rebate programs. The termination of such programs or our failure to satisfy the tiered market share and volumes may have an adverse affect on our cost of goods sold and our financial position, results of operations and liquidity.

If we or our customers fail to comply with licensure requirements, laws and regulations in respect of healthcare fraud or other applicable laws and regulations, we could suffer penalties or be required to make significant changes to our operations.

Our pharmacies must be licensed by the state board of pharmacy in the state in which they operate. Many states also regulate out-of-state pharmacies that are delivering prescription products to patients or residents in their states. The failure to obtain or renew any required regulatory approvals or licenses could adversely impact the operation of our business. In addition, the healthcare facilities we service are also subject to extensive federal, state and local regulations and are required to be licensed in the states in which they are located. The failure by these healthcare facilities to comply with these or future regulations or to obtain or renew any required licenses could result in our inability to provide pharmacy services to these facilities and their residents and could have a material adverse effect on our financial position, results of operations and liquidity.

While we believe that we are in substantial compliance with all applicable laws, many of the regulations applicable to us, including those relating to marketing incentives offered by pharmaceutical suppliers, and rebates paid by pharmaceutical manufacturers are vague or indefinite and have not been interpreted by the courts. They may be interpreted or applied by a prosecutorial, regulatory or judicial authority in a manner that could require us to make changes in our operations. These changes may be material and may require the expenditure of material funds to implement. We believe that the regulatory environment surrounding most segments of the healthcare industry remains intense. Federal and state governments continue to impose intensive enforcement policies resulting in a significant number of inspections, citations of regulatory deficiencies and other regulatory sanctions including demands for refund of overpayments, terminations from the Medicare and Medicaid programs, bans on Medicare and Medicaid payments and fines. If we or our customers fail to comply with the extensive applicable laws and regulations, we could become ineligible to receive government program reimbursement, suffer civil or criminal penalties or be required to make significant changes to our operations. In addition, we could be forced to expend considerable resources responding to an investigation or other enforcement action under these laws or regulations regardless of whether we have actually been involved in any violations or wrong-doing.

Federal and state medical privacy regulations may increase the costs of operations and expose us to civil and criminal sanctions.

We must comply with extensive federal and state requirements regarding the transmission and retention of health information. The Health Insurance Portability and Accountability Act of 1996 and its implementing regulations, referred to as HIPAA, was enacted to ensure that employees can retain and at times transfer their health insurance when they change jobs, to enhance the privacy and security of personal health information and to simplify healthcare administrative processes. HIPAA requires the adoption of standards for the exchange of electronic health information. Failure to comply with HIPAA could result in fines and penalties that could have a material adverse effect on our results of operations and financial position.

Acquisitions, investments and strategic alliances that we have made or may make in the future may use significant resources, may be unsuccessful and could expose us to unforeseen liabilities.

We have made and anticipate that we may continue to make acquisitions of, investments in and strategic alliances with complementary businesses to enable us to capitalize on our position in the geographic markets in which we operate and to expand our businesses in new geographic markets. At any particular time, we may be in various stages of assessment, discussion and negotiation with regard to one or more potential acquisitions, investments or strategic alliances, not all of which, if any, will be consummated. Our growth plans rely, in part, on the successful completion of future acquisitions. If we are unsuccessful, our business would suffer.

We intend to make public disclosure of pending and completed acquisitions when appropriate or required by applicable securities laws and regulations. Acquisitions may involve significant cash expenditures, debt incurrence, additional operating losses, amortization of certain intangible assets of acquired companies, and expenses that could have a material adverse effect on our financial position, results of operations and liquidity. Acquisitions involve numerous risks and uncertainties, including, without limitation:

- difficulties integrating acquired operations, personnel and information systems, or in realizing projected efficiencies and cost savings;
- diversion of management's time from existing operations;
- potential loss of key employees or customers of acquired companies;
- inaccurate assessment of assets and liabilities and exposure to undisclosed or unforeseen liabilities of acquired companies, including liabilities for failure to comply with healthcare laws;
- increases in our indebtedness and a limitation on our ability to access additional capital when needed; and
- failure to operate acquired facilities profitably or to achieve improvements in their financial performance.

If we fail to comply with our Corporate Integrity Agreement, we could be subject to severe sanctions, including stipulated monetary penalties and exclusion from federal healthcare programs.

We are subject to the terms of a CIA, entered into between the OIG and PharMerica LTC on March 29, 2005. In June 2004, the OIG commenced an administrative action against PharMerica LTC, including its subsidiary PharMerica Drug Systems, Inc., or PDSI. The OIG alleged that PDSI's December 1997 acquisition of Hollins Manor I, LLC, or Hollins, from HCMF Corporation, or HCMF, violated the anti-kickback provisions of the Social Security Act. The Hollins' acquisition predated the acquisition of PharMerica LTC in 1999 by AmerisourceBergen's predecessor. Hollins was an institutional pharmacy that had been established to serve the nursing homes then operated by HCMF. As part of the settlement, in which PharMerica LTC and PDSI expressly denied wrongdoing, PharMerica LTC paid \$5.8 million to the HHS and entered into a five-year CIA. In turn, the OIG provided PharMerica LTC and its subsidiaries with a full release for the conduct covered by the administrative action, including an agreement not to pursue their exclusion from participation in Medicare, Medicaid or other federal healthcare programs. Under the CIA, PharMerica LTC agreed to continue its, and the Corporation as of the closing of the Pharmacy Transaction has agreed to maintain a comprehensive compliance program, which includes a corporate compliance officer, a corporate compliance committee, a Code of Ethics and Business Conduct, written policies and procedures, educational and training initiatives, review and disciplinary procedures, a confidential disclosure program, an ineligible persons screening program and internal audit and review procedures, all designed to promote compliance with applicable laws, including federal healthcare program requirements, and the promotion of ethical business practices. PharMerica LTC is also subject to extensive reporting requirements under the CIA, including annual reports describing PharMerica LTC's compliance activities, notices of any government investigations or legal proceedings, overpayments received from federal healthcare programs and changes in pharmacy locations and new business units. The term of the CIA is five years and it ends on March 29, 2010. PharMerica LTC is required to comply fully and timely with all of the CIA requirements. Failure to do so may lead to the imposition of stipulated penalties, including substantial monetary penalties and exclusion from participation in federal healthcare programs, including Medicare and Medicaid. Any such penalties could have a material adverse effect on our financial position, results of operations and liquidity.

Risks generally associated with our sophisticated information systems may adversely affect our results of operations.

We rely on sophisticated information systems in our business to obtain, rapidly process, analyze, and manage data to facilitate the dispensing of prescription and non-prescription pharmaceuticals in accordance with physician orders and deliver those medications to patients and long-term care residents on a timely basis; to manage the accurate billing and collections for thousands of customers; and to process payments to suppliers. Our business and results of operations may be materially adversely affected if these systems are interrupted or damaged or if they fail for an extended period of time.

We purchase a significant portion of our pharmaceutical products from one supplier—AmerisourceBergen.

We are required to purchase 95% of our pharmaceutical products from AmerisourceBergen, one of our former parent companies, pursuant to the Prime Vendor Agreement. If the Prime Vendor Agreement is terminated or AmerisourceBergen fails to deliver products in accordance with the Prime Vendor Agreement, there can be no assurance that our operations would not be disrupted or that we could obtain the products at similar cost or at all. In this event, failure to satisfy our customers' requirements would result in defaults under these customer contracts subjecting us to damages and the potential termination of those contracts. Such events could have a material adverse effect on our financial position, results of operations and liquidity. In addition, under the terms of the Prime Vendor Agreement, we are unable to negotiate potentially better pricing and other terms with other drug distributors which could negatively impact our competitive position.

Prescription volumes may decline, and our net revenues and profitability may be negatively impacted, if products are withdrawn from the market or if increased safety risk profiles of specific drugs result in utilization decreases.

We dispense significant volumes of brand-name and generic drugs from our institutional pharmacies. These volumes are the basis for our net revenues and profitability. When increased safety risk profiles of specific drugs or classes of drugs result in utilization decreases, physicians may cease writing or reduce the numbers of prescriptions written for these drugs. Additionally, negative press regarding drugs with higher safety risk profiles may result in reduced consumer demand for such drugs. On occasion, products are withdrawn by their manufacturers. In cases where there are no acceptable prescription drug equivalents or alternatives for these prescription drugs, our volumes, net revenues, profitability and cash flows may decline.

We could be required to record a material non-cash charge to income if our recorded intangible assets are impaired, or if we shorten intangible asset useful lives.

We have \$90.8 million of recorded intangible assets, net, on our consolidated balance sheet as of December 31, 2009. Our intangible assets primarily represent the value of client relationships that were recorded from acquisitions prior to July 31, 2007 and upon our acquisition of PharMerica LTC along with subsequent acquisitions in 2008 and 2009. Under current accounting rules, intangible assets are amortized over their useful lives. These assets may become impaired with the loss of significant clients. If the carrying amount of the assets exceeds the undiscounted pre-tax expected future cash flows from the lowest appropriate asset grouping, we would be required to record a non-cash impairment charge to our statement of operations in the amount the carrying value of these assets exceeds the undiscounted expected future cash flows. In addition, while the intangible assets may not be impaired, the useful lives are subject to continual assessment, taking into account historical and expected losses of relationships that were in the base at time of acquisition. This assessment may result in a reduction of the remaining weighted average useful life of these assets, resulting in potentially significant increases to non-cash amortization expense that is charged to our consolidated statement of operations. An intangible asset impairment charge, or a reduction of amortization lives, could have an adverse effect on our results of operations. For the year ended December 31, 2008, we incurred a pre-tax impairment charge of \$14.8 million or \$0.30 earnings per diluted share as a result of a review of our lost customer base of pre-Pharmacy Transaction assets.

We primarily obtain our information services from one provider. Failure to provide information services, in a timely manner could cause delays in the delivery of our services, which could damage our reputation, cause us to lose customers and negatively impact our growth.

We obtain substantially all of our information services from Kindred, one of our former parent companies, pursuant to the IT Services Agreement. Kindred is not in the business of providing comprehensive information technology outsourcing services to third parties and does not have any significant prior experience providing comprehensive outsourcing information technology services for any third party. If Kindred or other third parties upon whom we are dependent fail to devote sufficient time and resources to us or if their performance is substandard, our business may be harmed. Any delays, malfunctions, inefficiencies or interruptions in these products or services could adversely affect the reliability or operation of our business, which could cause us to experience difficulty retaining current customers and attracting new customers. This could result in our failure to satisfy our customers' requirements or comply with certain of our financial or regulatory reporting requirements, which could have a material adverse effect on our financial position, results of operations and liquidity.

We are highly dependent on our senior management team and our pharmacy professionals.

We are highly dependent upon the members of our senior management and our pharmacists and other pharmacy professionals. Our business is managed by a small number of senior management personnel. If we were unable to retain these persons, we might be materially adversely affected due to the limited pool of senior management personnel with significant experience in our industry. Accordingly, we believe we could experience significant difficulty in replacing key management personnel. We expect that any employment contracts we enter into with our key management personnel will be subject to termination without cause by either party. Moreover, although the majority of the members of our senior management team have significant experience in the industry, they will need time to fully assess and understand our business and operations. We can offer no assurance how long these members of senior management will choose to remain with us.

In addition, our continued success depends on our ability to attract and retain pharmacists and other pharmacy professionals. Competition for qualified pharmacists and other pharmacy professionals is intense. The loss of pharmacy personnel or the inability to attract or retain sufficient numbers of qualified pharmacy professionals could adversely affect our business. Although we generally have been able to meet our staffing requirements for pharmacists and other pharmacy professionals, our inability to do so in the future could have a material adverse effect on our financial position, results of operations and liquidity.

Risk Factors Relating to Ownership of Our Common Stock and Our Senior Secured Credit Facility

The market price and trading volume of our common stock may be volatile

The market price of our common stock could fluctuate significantly for many reasons, including, without limitation the following:

- as a result of the risk factors listed in this document;
- actual or anticipated fluctuations in our results of operations;
- for reasons unrelated to our specific performance, such as reports by industry analysts, investor perceptions, or negative announcements by our customers or competitors regarding their own performance;
- regulatory changes that could impact our business or that of our customers; and
- general economic and industry conditions.

In addition, when the market price of a company's common stock drops significantly, stockholders often institute securities class action lawsuits against the company. A lawsuit against us could cause us to incur substantial costs and could divert the time and attention of our management and other resources.

Certain provisions of our certificate of incorporation and bylaws and provisions of Delaware law as well as certain provisions of agreements entered into in connection with the Pharmacy Transaction could delay or prevent a change of control that stockholders favor.

Provisions of our certificate of incorporation and bylaws may discourage, delay or prevent a merger or other change of control that stockholders may consider favorable or may impede the ability of the holders of our common stock to change our management. The provisions of our certificate of incorporation and bylaws, among other things:

- prohibit stockholder action except at an annual or special meeting. Specifically, this means our stockholders will be unable to act by written consent;
- regulate how stockholders may present proposals or nominate directors for election at annual meetings of stockholders. Advance notice of such proposals or nominations will be required;
- regulate how special meetings of stockholders may be called. Our stockholders will not have the right to call special meetings;

- authorize our board of directors to issue preferred stock in one or more series, without stockholder approval. Under this authority, our board of directors could adopt a rights plan which could ensure continuity of management by rendering it more difficult for a potential acquirer to obtain control of us; and
- require an affirmative vote of the holders of three-quarters or more of the combined voting power of our common stock entitled to vote in the election of our directors in order for the stockholders to amend our bylaws.

In addition, because we have not chosen to be exempt from Section 203 of the Delaware General Corporation Law ("DGCL"), this provision could also delay or prevent a change of control that may be favorable. Section 203 provides that unless board and/or shareholder approval is obtained pursuant to the requirements of the statute, persons that acquire, or are affiliated with a person that acquires, more than 15% of the outstanding voting stock of a Delaware corporation shall not engage in any business combination with that corporation, including by merger, consolidation or acquisitions of additional shares, for a three-year period following the date on which that person or its affiliate becomes the holder of more than 15% of the corporation's outstanding voting stock.

Acquisitions, investments and strategic alliances we may make in the future may need to be financed by borrowings from the senior secured credit facility for which funds may not be made available by certain participants.

We have made and anticipate that we may continue to make acquisitions of, investments in and strategic alliances with complementary businesses to enable us to capitalize on our position in the geographic markets in which we operate and to expand our business in new geographic markets. Our growth plans rely, in part, on the successful completion of future acquisitions. At any particular time, we may need to finance such acquisitions and strategic alliances by borrowings from our senior secured credit facility. The financial markets are very volatile and certain participants in our senior secured credit facility may not be able to participate in funding their commitments under the revolving line of credit. If we are unsuccessful in obtaining the financing, our business would be impacted.

We are exposed to interest rate changes.

We are exposed to market risk related to changes in interest rates. As of December 31, 2009, we had outstanding debt of \$240.0 million, all of which was subject to variable rates of interest. See Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations—Market Risk."

We have indebtedness, which restricts our ability to pay dividends and has a negative impact on our financing options and liquidity.

We have \$240.0 million in indebtednesses outstanding under our senior secured credit facility.

The credit agreement contains customary restrictions, requirements and other limitations on our ability to incur indebtedness, including a maximum of debt to EBITDA ratio. The senior secured credit facility contains financial covenants that require us to satisfy certain financial tests and maintain certain financial ratios. The senior secured credit facility limits our ability to declare and pay dividends or other distributions on our shares of common stock. If our lenders permit us to declare dividends, the dividend amounts, if any, will be determined by our board of directors, which will consider a number of factors, including our financial condition, capital requirements, funds generated from operations, future business prospects, applicable contractual restrictions and any other factors our board of directors may deem relevant. The amount of this outstanding indebtedness could limit our ability to pay dividends and to obtain additional financing in the future for working capital, capital expenditure and acquisition purposes. A significant portion of our cash flows will be dedicated to debt service and will be unavailable for investment, capital expenditures or other operating expenses.

As a result of these and other factors, we cannot assure you that our business will generate sufficient cash flows from operations or that future borrowings will be available to us in amounts sufficient to enable us to pay our indebtedness or to fund our other liquidity needs. If we do not generate or are unable to borrow sufficient amounts of cash on satisfactory terms to meet these needs, we may need to seek to refinance all or a portion of our indebtedness on or before maturity, sell assets, curtail discretionary capital expenditures or seek additional capital. There can be no assurance that additional capital will be available to us on acceptable terms, or at all, which could adversely impact our business, results of operations, liquidity, capital resources, and financial position.

Our ability to pay dividends is limited by our financial results and we do not anticipate paying any distributions in the foreseeable future.

We anticipate that future earnings will be used principally to support operations and finance the growth of our business. Thus, we do not intend to pay dividends or other cash distributions on our common stock in the foreseeable future. See "Dividend Policy". We entered into a senior secured credit facility providing for both term and revolving credit borrowings.

Our ability to make payments on our existing and future debt and to fund working capital needs and planned capital expenditures will depend on our ability to generate cash in the future, which is largely subject to general economic, financial, competitive, regulatory, legislative and other factors that are beyond our control. Cost containment and lower reimbursement levels relative to increases in cost by third party payers, including federal and state governments, could have a significant negative impact on our business and on our cash flows. Our operating margins continue to be under pressure because of continuing regulatory scrutiny and growth in our operating expenses, such as product and labor costs.

See "Management's Discussion and Analysis of Financial Condition and Results of Operations-Liquidity and Capital Resources."

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

We have facilities including offices and key operating facilities (e.g. institutional pharmacies) in various locations throughout the United States. The Corporation's corporate headquarters are located in Louisville, Kentucky. In addition to the institutional pharmacies listed below, the Corporation also has four facilities throughout the nation with several overhead and administrative functions. As of December 31, 2009, all facilities were leased. We consider all of these facilities to be suitable, adequate, and are utilized at full capacity by the institutional pharmacy business segment.

The following table presents certain information with respect to operating leases of our institutional pharmacies identified by the Corporation as properties as of December 31, 2009:

Property	# of Facilities	Square Footage	Property	# of Facilities	Square Footage
Alabama	2	20,330	Minnesota	1	15,264
Arizona	2	19,288	Mississippi	1	11,600
Arkansas	1	6,850	Missouri	1	4,090
California	11	109,218	Montana	1	2,440
Colorado	2	14,067	Nebraska	1	5,120
Connecticut	1	15,600	Nevada	2	10,860
Delaware	1	15,600	New Hampshire	1	7,500
Florida	9	94,982	New Mexico	1	4,798
Georgia	2	32,800	North Carolina	4	26,950
Hawaii	5	15,008	Ohio	3	22,051
Idaho	1	5,750	Pennsylvania	9	59,388
Illinois	1	15,256	Rhode Island	1	7,800
Indiana	1	23,724	South Dakota	2	12,050
Iowa	2	10,342	Tennessee	3	28,862
Kansas	1	9,977	Texas	8	62,860
Kentucky	2	43,500	Utah	1	8,002
Louisiana	1	4,914	Virginia	3	23,647
Maine	1	10,200	Washington	2	14,792
Maryland	1	10,744	West Virginia	1	8,000
Massachusetts	2	59,358	Wisconsin	1	10,700
Michigan	2	13,185			

Item 3. Legal Proceedings

From time to time, we are involved in legal and regulatory proceedings. While it is not possible to determine the ultimate disposition of the various ongoing proceedings and whether they will be resolved in our favor, we do not believe that the outcome of these proceedings, individually or in the aggregate, will have a material adverse effect on our financial condition, results of operations or liquidity.

Item 4. Submission of Matters to a Vote of Security Holders

None.

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Our only class of common equity is our \$0.01 par value common stock, which trades on the NYSE under the symbol "PMC." Trading in our common stock commenced on the NYSE on August 1, 2007. Prior to that time, there was no public trading market for our common stock.

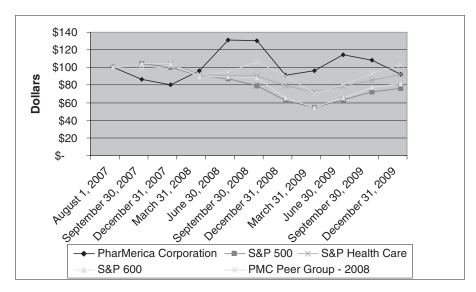
The following table sets forth the high and low sales prices per share during the period, at closing, of our common stock as reported by the NYSE for the fiscal periods indicated.

	High	Low	Close
Fiscal 2008			
First Quarter	\$17.17	\$13.15	\$16.57
Second Quarter	\$23.18	\$15.58	\$22.59
Third Quarter	\$25.05	\$21.59	\$22.49
Fourth Quarter	\$22.19	\$13.70	\$15.67
Fiscal 2009			
First Quarter	\$19.38	\$14.51	\$16.64
Second Quarter	\$19.86	\$15.99	\$19.63
Third Quarter	\$21.47	\$18.57	\$18.57
Fourth Quarter	\$18.49	\$14.59	\$15.88

As of January 29, 2010, we had approximately 2,740 stockholders of record of the Corporation's common stock.

Stock Performance Graph

The following graph compares the cumulative total return on a \$100 investment in each of the Common Stock of the Corporation, the Standard & Poor's 500 Stock Index, the Standard & Poor's 600 Index and the Standard & Poor's Healthcare Index for the period from August 1, 2007 to December 31, 2009. This graph assumes an investment in the Corporation's common stock and the indices of \$100 on August 1, 2007 and that all dividends were reinvested:



	PharMerica Corporation	S&P 500	S&P 600	S&P Healthcare	PMC Peer Group - 2008
August 1, 2007	\$100	\$100	100	\$100	\$100
September 30, 2007	86	104	104	104	98
December 31, 2007	80	100	104	104	101
March 31, 2008	96	90	89	92	91
June 30, 2008	131	87	89	90	95
September 30, 2008	130	79	88	90	106
December 31, 2008	91	62	65	79	90
March 31, 2009	96	54	54	72	70
June 30, 2009	114	63	65	78	80
September 30, 2009	108	72	77	85	93
December 31, 2009	92	76	81	92	103

During 2009, the Corporation changed its peer group comparison to the S&P Healthcare Index and also included the S&P 600 Index, as management feels the Healthcare Index is a more comprehensive overview of the industry.

The PMC Peer Group - 2008 index includes the following companies: Amedisys Inc., Gentiva Health Services, Inc., Catalyst Health Solutions, Inc., Health South Corporation, Henry Schein, Inc., Invacare Corporation, Lincare Holdings, Inc., Magellan Health Services Inc., Omnicare Inc., Owens & Minor, PSS World Medical Inc., and Res Care, Inc.

The Corporation has never paid a cash dividend on its common stock and does not expect to pay cash dividends on its common stock in the foreseeable future. Our Senior Secured Credit Facility also limits our ability to declare and pay dividends or other distributions on our shares of common stock. Management believes the stockholders are better served if all of the Corporation's earnings are retained for expansion of the business. The Corporation did not repurchase any of the shares of its common stock during the year ended December 31, 2009.

Amended and Restated 2007 Omnibus Incentive Plan

On July 12, 2007, the Corporation adopted the PharMerica Corporation 2007 Omnibus Incentive Plan (as amended and restated, the "Omnibus Plan") under which the Corporation is authorized to grant equity-based and other awards to its employees, officers, directors, and consultants. The Corporation has reserved 3,800,000 shares of its common stock for awards to be granted under the Omnibus Plan plus 534,642 shares reserved for substitute equity awards for employees of KPS and PharMerica LTC whose awards were cancelled or forfeited upon the consummation of the Pharmacy Transaction. The Corporation's Compensation Committee administers the Omnibus Plan and has the authority to determine the recipient of the awards, the types of awards, the number of shares covered, and the terms and conditions of the awards. The Omnibus Plan allows for grants of incentive stock options, non-qualified stock options, stock appreciation rights, restricted stock and restricted stock units, deferred shares, performance awards, including cash bonus awards, and other stock-based awards. The Compensation Committee establishes long-term and short-term incentive programs under the Omnibus Plan. On July 24, 2008, the Corporation's stockholders approved an amendment to the Omnibus Plan to provide the Compensation Committee with increased flexibility to use non-GAAP measures to measure performance, including the ability to exclude from the performance measures certain items or charges related to an event or occurrence that the Compensation Committee determines should be excluded in accordance with the performance criteria of performance awards granted pursuant to the Omnibus Plan. In connection with the Corporation's 2009 Annual Meeting of Stockholders, the stockholders of the Corporation approved and adopted the amended and restated Omnibus Plan to preserve preferential tax treatment as "qualified performance-based compensation" under Section 162(m) of the Code.

The stock options granted under the Omnibus Plan to replace options granted by Kindred or AmerisourceBergen that were cancelled or forfeited upon the consummation of the Pharmacy Transaction have the same basic terms, conditions, and vesting schedule of the awards granted to them by Kindred and AmerisourceBergen. In addition, unvested restricted shares of Kindred and AmerisourceBergen common stock held by our named executive officers who were formerly KPS or PharMerica LTC employees were replaced with restricted shares of the Corporation's common stock, which have the same basic terms, conditions, and vesting schedule as applied to the forfeited Kindred or AmerisourceBergen restricted shares.

Stock options granted to officers and employees under the Omnibus Plan generally vest in four equal annual installments and have a term of seven years. The restricted stock granted to officers and employees under the Omnibus Plan generally vest in full upon the three-year anniversary of the date of grant. The restricted stock granted to officers and employees under the Omnibus Plan generally vest in three equal annual installments. The restricted stock units granted to officers and employees under the Omnibus Plan generally vest in two equal annual installments. The performance share units granted under the Omnibus Plan generally vest based upon the achievement of a target amount of the Corporation's earnings before interest, income taxes, depreciation and amortization, integration, merger and acquisition related costs and other charges, impairment of intangible assets, and any changes in accounting principles, which reinforces the importance of achieving the Corporation's profitability objectives. The performance is measured over a three-year period.

Recent Sales of Unregistered Securities

None.

Recent Purchases of Equity Securities by the Issuer and Affiliated Purchases None.

Equity Compensation Plan Information

The following table sets forth equity compensation plan information:

Plan Category	Number of securities to be issued upon exercise of outstanding options and rights	Weighted-average exercise price of outstanding options and rights	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a))
	(a)	(b)	(c)
Equity compensation plans			
approved by stockholders	2,041,500(1)	\$15.60(2)	1,443,127

See Note 9 to the Consolidated Financial Statements for information regarding the material features of the Omnibus Plan.

(1) Includes the following:

1,733,325 shares of common stock to be issued upon exercise of outstanding stock options granted under the Omnibus Plan;

208,843 shares of common stock to be issued upon vesting of performance share units under the Omnibus Plan; and

99,332 shares of common stock to be issued upon vesting of restricted stock units under the Omnibus Plan.

(2) The weighted average exercise price in column (b) does not take the 308,175 shares of common stock to be issued under performance share units and restricted stock units into account.

Item 6. Selected Financial Data

Selected Financial Data

The following table presents our selected historical consolidated financial and operating data. The selected historical financial and operating data should be read in conjunction with, and is qualified in its entirety by reference to, Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations" and our consolidated financial statements and notes thereto included elsewhere in this Annual Report on Form 10-K (in millions, except where indicated):

Torin 10-K (in minious, except where indicated).	Years Ended December 31,				
	2005 (1)	2006 (1)	2007 (1)(5)	2008	2009
Statement of operations data:					
Revenues	\$ 522.2 439.1	\$ 652.6 557.9	\$ 1,217.8 1,044.0	\$1,947.3 1,662.7	\$1,841.2 1,568.9
Gross profit	83.1 46.6 2.2 —	94.7 67.3 3.4 	173.8 169.3 5.0 29.8	284.6 214.1 6.5 14.8 26.7	272.3 187.6 9.0 5.2
Operating income (loss) (2)	\$ 34.3	\$ 21.1	\$ (30.3)	\$ 22.5	\$ 70.5
Net income (loss)	\$ 21.0	\$ 12.8	\$ (24.1)	\$ 5.0	\$ 42.2
Earnings (loss) per common share: (3) Basic Diluted Shares used in computing earnings (loss) per common share: Basic	NM NM NM	NM NM NM	\$ (1.13) \$ (1.13) 21.3	\$ 0.17 \$ 0.17 30.1	\$ 1.39 \$ 1.39 \$ 30.3
Diluted	NM	NM	21.3	30.2	30.4
Balance sheet data: Cash and cash equivalents Working capital Goodwill Intangible assets, net Total assets Long-term debt Total stockholder's equity	\$ 1.4 \$ 72.3 \$ 40.0 \$ 34.3 \$ 194.6 \$ \$ 170.4	\$ 3.7 \$ 79.2 \$ 45.2 \$ 38.0 \$ 236.8 \$ \$ 198.3	\$ 32.0 \$ 268.6 \$ 111.3 \$ 77.5 \$ 680.1 \$ 250.0 \$ 309.2	\$ 41.3 \$ 272.3 \$ 113.7 \$ 73.4 \$ 679.2 \$ 240.0 \$ 319.8	\$ 51.2 \$ 312.8 \$ 140.1 \$ 90.8 \$ 724.3 \$ 240.0 \$ 370.9
Supplemental information: Adjusted EBITDA (4) Adjusted EBITDA Margin (4) Adjusted EBITDA per prescription dispensed (4) Net cash provided by operating activities Net cash used by investing activities Net cash provided by (used in) financing activities Statistical information (in whole numbers except where indicated) Institutional Pharmacy	\$ 40.1 7.7% \$ 3.90 \$ 5.3 \$ (109.5) \$ 103.6	\$ 32.8 5.0% \$ 2.59 \$ 10.0 \$ (25.0) \$ 17.3	\$ 44.5 3.7% \$ 1.80 \$ 36.3 \$ (22.0) \$ 14.0	\$ 92.5 4.8% \$ 2.29 \$ 65.7 \$ (47.4) \$ (9.0)	\$ 102.7 5.6% \$ 2.63 \$ 85.0 \$ (76.1) \$ 1.0
Volume information:	10.000	10 (11)	0.1.551	10.010	20.025
Prescriptions dispensed (in thousands) Revenue per prescription dispensed Gross profit per prescription dispensed Institutional pharmacy gross margin Generic drug dispensing rate	10,289 \$ 46.25 \$ 7.03 15.2% NA	12,644 \$ 47.63 \$ 6.65 6 14.0% NA	24,751 \$ 46.99 \$ 6.57 0 14.0% 67.4%		39,037 \$ 45.72 \$ 6.76 14.8% 74.2%
Customer licensed beds under contract:	((105	02.202	100 571	227.042	200.276
Beginning of period	66,195 34,174 (7,087)	93,282 19,567 (10,278)	102,571 260,376 (25,904)	337,043 21,398 (36,065)	322,376 35,921 (40,412)
End of period	93,282	102,571	337,043	322,376	317,885
Hospital management contracts serviced	73	81	86	84	86

(1) The historical periods of the Corporation exclude the results of PharMerica LTC for the years ended December 31, 2005 and 2006. For the year ended December 31, 2007, PharMerica LTC is included beginning August 1, 2007. See Notes 1 and 2 of Notes to Consolidated Financial Statements.

(2) Includes depreciation expense of \$3.6 million, \$5.4 million, \$15.6 million, \$22.0 million and \$18.0 million for the years ended December 31, 2005, 2006, 2007, 2008 and 2009, respectively.

(3) The Corporation has never declared a cash dividend. Earnings (loss) per share in whole dollars and cents.

(4) See "Use of Non GAAP Measures for Measuring Annual Results" for a definition and reconciliation of Adjusted EBITDA to net income and Adjusted EBITDA Margin.

(5) For the year ended December 31, 2007, the Corporation has reclassified \$27.9 million from Integration, Merger and acquisition related costs and other charges to bad debt expense, as a component of selling, general and administrative expenses.

Use of Non-GAAP Measures For Measuring Annual Results

The Corporation calculates Adjusted EBITDA as provided in the reconciliation below and calculates Adjusted EBITDA Margin by taking Adjusted EBITDA and dividing it by revenues. The Corporation calculates and uses Adjusted EBITDA as an indicator of its ability to generate cash from reported operating results. The measurement is used in concert with net income and cash flows from operations, which measure actual cash generated in the period. In addition, the Corporation believes that Adjusted EBITDA and Adjusted EBITDA Margin are supplemental measurement tools used by analysts and investors to help evaluate overall operating performance and the ability to incur and service debt and make capital expenditures. In addition, Adjusted EBITDA, as defined in the Credit Agreement, is used in conjunction with the Corporation's debt leverage and fixed charges ratios and this calculation sets the applicable margin for the quarterly interest charge. Adjusted EBITDA, as defined in the Credit Agreement, is not the same calculation used in this Adjusted EBITDA table. Adjusted EBITDA does not represent funds available for the Corporation's discretionary use and is not intended to represent or to be used as a substitute for net income or cash flows from operations data as measured under U.S. generally accepted accounting principles ("GAAP"). The items excluded from Adjusted EBITDA but included in the calculation of the Corporation's reported net income are significant components of the accompanying consolidated income statements, and must be considered in performing a comprehensive assessment of overall financial performance. The Corporation's calculation of Adjusted EBITDA may not be consistent with calculations of EBITDA used by other companies. The following is a reconciliation of the Corporation's net income (loss), net operating cash flows and earnings (loss) per diluted share for the periods presented (in millions):

Reconciliation of Net Income (Loss) to Adjusted EBITDA

		Years Ended December 31,			
	2005	2006	2007	2008	2009
Net income (loss)	\$21.0	\$12.8	\$(24.1)	\$ 5.0	\$ 42.2
Add:					
Interest expense, net	_	(0.1)	7.2	14.2	9.4
Integration, merger and acquisition related costs and other					
charges		2.9	29.8	26.7	5.2
Provision (benefit) for income taxes	13.3	8.4	(13.4)	3.3	18.9
Effect of change in estimate on cost of goods sold			(3.1)		
Effect of change in estimate on allowance for doubtful					
accounts			27.9		
Impairment of intangible assets				14.8	
Depreciation and amortization expense	5.8	8.8	20.2	28.5	27.0
Adjusted EBITDA	\$40.1	\$32.8	\$ 44.5	\$92.5	\$102.7
Adjusted EBITDA Margin	7.7%	6 5.0%	6 3.7%	4.89	6 5.6%

Reconciliation of Adjusted EBITDA to Net Operating Cash Flows

	Years Ended December 31,				
	2005	2006	2007	2008	2009
Adjusted EBITDA	\$ 40.1	\$ 32.8	\$ 44.5	\$92.5	\$102.7
Interest expense, net		0.1	(7.2)	(14.2)	(9.4)
(Provision) benefit for income taxes	(13.3)	(8.4)	13.4	(3.3)	(18.9)
Effect of change in estimate on cost of goods sold	_		3.1		_
Effect of change in estimate on allowance for doubtful accounts		—	(27.9)		—
Integration, merger and acquisition related costs and other					
charges		(2.9)	(22.6)	(22.2)	(4.8)
Provision for bad debt	(1.1)	7.3	44.1	24.7	16.6
Stock-based compensation	0.8	0.9	1.5	4.9	4.6
Amortization of deferred financing fees		_	0.2	0.4	0.4
Loss on disposition of equipment		0.5	0.1	0.2	0.3
Deferred income taxes	(2.0)	(1.6)	(13.4)	2.8	19.7
Other	(1.1)	(3.5)	(0.9)	(0.5)	(0.3)
Changes in assets and liabilities	(18.1)	(15.2)	1.4	(19.6)	(25.9)
Net Cash Flows from Operating Activities	\$ 5.3	\$ 10.0	\$ 36.3	\$65.7	\$ 85.0

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This Report on Form 10-K contains forward-looking statements, within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, which reflect the Corporation's current estimates, expectations and projections about the Corporation's future results, performance, prospects and opportunities. Forward-looking statements include, among other things, the information concerning the Corporation's possible future results of operations including revenue, costs of goods sold, and gross margin, business and growth strategies, financing plans, the Corporation's competitive position and the effects of competition, the projected growth of the industries in which we operate, and the Corporation's ability to consummate strategic acquisitions. Forward-looking statements include statements that are not historical facts and can be identified by forward-looking words such as "anticipate", "believe", "could", "estimate", "expect", "intend", "plan", "may", "should", "will", "would," "project" and similar expressions. These forward-looking statements are based upon information currently available to the Corporation and are subject to a number of risks, uncertainties and other factors that could cause the Corporation's actual results, performance, prospects or opportunities to differ materially from those expressed in, or implied by, these forward-looking statements. Important factors that could cause the Corporation's actual results to differ materially from the results referred to in the forward-looking statements the Corporation makes in this report include:

- the Corporation's access to capital, credit ratings, indebtedness, and ability to raise additional financings and operate under the terms of the Corporation's debt obligations;
- anti-takeover provisions of the Delaware General Corporation Law, our certificate of incorporation and our by laws could delay or deter a change in control;
- certain restrictions resulting from continuing relationships with the Corporation's former parent companies;
- the effects of adverse economic trends or intense competition in the markets in which we operate;
- the demand for the Corporation's products and services;
- the effects of retaining existing customers and service contracts and the Corporation's ability to attract new customers for growth of the Corporation's business;
- the effects of renegotiating contract pricing relating to significant customers, supplier, including the hospital pharmacy segment which is substantially related to service provided to one customer;
- the effects of an increase in credit risk, loss or bankruptcy of or default by any significant customer, supplier, or other entity relevant to the Corporation's operations;
- the Corporation's ability to successfully pursue the Corporation's development activities and successfully integrate new operations and systems, including the realization of anticipated revenues, economies of scale, cost savings, and productivity gains associated with such operations;
- the impact of the First Data Bank settlement agreement on the reimbursement the Corporation receives for its products and services;
- the Corporation's ability to control costs, particularly labor and employee benefit costs, rising pharmaceutical costs, and regulatory compliance costs;
- the effects of healthcare reform and government regulations, including proposals being contemplated by the current administration, interpretation of regulations, and changes in the nature and enforcement of regulations governing the healthcare and institutional pharmacy services industries;
- changes in the reimbursement rates or methods of payment from Medicare and Medicaid and other third party payers, or the implementation of other measures to reduce the reimbursement for the Corporation's products and services or the services of the Corporation's customers or the Corporation's Medicare business covered by specific contracts;

- the potential impact of state government budget shortfalls and their ability to pay the Corporation and its customers for services provided;
- the Corporation's ability, and the ability of the Corporation's customers, to comply with Medicare or Medicaid reimbursement regulations or other applicable laws;
- the ability to obtain financing for acquisitions from the various lenders in the senior secured credit facility;
- the effects of changes in the interest rate on the Corporation's outstanding floating rate debt instrument and the increases or decreases in interest expense;
- further consolidation of managed care organizations and other third party payers;
- political and economic conditions nationally, regionally, and in the markets in which the Corporation operates;
- natural disasters, war, civil unrest, terrorism, fire, floods, tornadoes, earthquakes, hurricanes, epidemic, pandemic, catastrophic event or other matters beyond the Corporation's control;
- increases in energy costs, including state and federal taxes, and the impact on the costs of delivery expenses and utility expenses;
- elimination of, changes in, or the Corporation's failure to satisfy pharmaceutical manufacturers' rebate programs;
- the Corporation's ability to attract and retain key executives, pharmacists, and other healthcare personnel;
- the Corporation's ability to comply with the terms of its Corporate Integrity Agreement entered into between the Office of Inspector General of the Department of Health and Human Services and PharMerica LTC on March 29, 2005;
- the Corporation's risk of loss not covered by insurance;
- the outcome of litigation to which the Corporation is a party from time to time, including adverse results in material litigation or governmental inquiries;
- changes in accounting rules and standards, audits, compliance with the Sarbanes-Oxley Act, and regulatory investigations;
- the effects on the Corporation's results of operations related to the accounting for the costs of acquisitions as a result of new accounting rules;
- changes in market conditions that would result in the impairment of goodwill or other assets of the Corporation;
- changes in market conditions in which we operate that would influence the value of the Corporation's stock;
- changes in volatility of the Corporation's stock price and the risk of litigation following a decline in the price of the Corporation's stock price;
- the Corporation's ability to anticipate a shift in demand for generic drug equivalents and the impact on the financial results including the negative impact on brand drug rebates;
- prescription volumes may decline, and our net revenues and profitability may be negatively impacted, if the safety risk profiles of drugs increase or if drugs are withdrawn from the market, including as a result of manufacturing issues, or if prescription drugs transition to over-the-counter products;
- the effects on the Corporation's results of operations related to interpretations of accounting principles by the external auditors and the SEC staff that may differ from those of management;

- changes in tax laws and regulations;
- the effects of changes to critical accounting estimates; and
- other factors, risks and uncertainties referenced in the Corporation's filings with the Commission, including the "Risk Factors" set forth in this Report on Form 10-K.

YOU ARE CAUTIONED NOT TO PLACE UNDUE RELIANCE ON ANY FORWARD-LOOKING STATEMENTS, ALL OF WHICH SPEAK ONLY AS OF THE DATE OF THIS ANNUAL REPORT. EXCEPT AS REQUIRED BY LAW, WE UNDERTAKE NO OBLIGATION TO PUBLICLY UPDATE OR RELEASE ANY REVISIONS TO THESE FORWARD-LOOKING STATEMENTS TO REFLECT ANY EVENTS OR CIRCUMSTANCES AFTER THE DATE OF THIS ANNUAL REPORT OR TO REFLECT THE OCCURRENCE OF UNANTICIPATED EVENTS. ALL SUBSEQUENT WRITTEN AND ORAL FORWARD-LOOKING STATEMENTS ATTRIBUTABLE TO US OR ANY PERSON ACTING ON THE CORPORATION'S BEHALF ARE EXPRESSLY QUALIFIED IN THEIR ENTIRETY BY THE CAUTIONARY STATEMENTS CONTAINED OR REFERRED TO IN THIS SECTION AND IN OUR RISK FACTORS SET FORTH IN PART I, ITEM 1A OF THIS REPORT ON FORM 10-K AND IN OTHER REPORTS FILED WITH THE SEC BY THE CORPORATION.

General

Pharmacy Transaction

The Corporation was formed on October 23, 2006 by Kindred and AmerisourceBergen for the purpose of consummating the transactions contemplated by the Master Agreement dated October 25, 2006, as amended. Pursuant to the Master Agreement, Kindred and AmerisourceBergen, through the Pharmacy Transaction, combined their respective institutional pharmacy businesses, KPS and PharMerica LTC, into a new, stand-alone, publicly traded company. The Pharmacy Transaction was consummated on July 31, 2007.

Under the terms of the Pharmacy Transaction, on the Closing Date, each of KPS and PharMerica LTC borrowed \$125.0 million as mutually agreed upon by Kindred and AmerisourceBergen and used such proceeds to fund a one-time, tax-free cash distribution in that amount to their respective parent companies. Following the cash distributions, Kindred spun off to its stockholders all of the outstanding stock of KPS and AmerisourceBergen spun off to its stockholders all of the outstanding stock of PharMerica LTC. Immediately thereafter, separate wholly owned subsidiaries of the Corporation were merged with and into KPS and PharMerica LTC with KPS and PharMerica LTC as the surviving entities of the mergers, and, as a result, KPS and PharMerica LTC became wholly owned subsidiaries of the Corporation. The Corporation issued 30 million shares of its common stock in the mergers (see Note 2 to the Corporation's consolidated financial statements). Immediately following such spin-offs and mergers, the stockholders of Kindred and AmerisourceBergen each owned 50% of the outstanding common stock of the Corporation. The shares of the Corporation's common stock held by Kindred and AmerisourceBergen prior to the Pharmacy Transaction were cancelled, and neither retained any ownership of the outstanding shares of common stock of the Corporation.

The Pharmacy Transaction was accounted for using the purchase method of accounting under accounting principles generally accepted in the United States, with KPS treated as the accounting acquirer. Under the purchase method of accounting, the deemed purchase price was allocated to the underlying tangible and identifiable intangible assets and liabilities acquired based upon their respective fair values with any excess deemed purchase price allocated to goodwill. See Note 2 to the Corporation's consolidated financial statements for additional information.

Prior to the closing of the Pharmacy Transaction, the Corporation had no assets or liabilities and conducted no business activity. Prior to the closing of the Pharmacy Transaction, the Corporation's business was operated as separate businesses of two different public companies, Kindred and AmerisourceBergen.

Reporting Entity

The consolidated financial statements included in this Annual Report on Form 10-K as of December 31, 2008 and 2009 and for the years ended December 31, 2007, 2008 and 2009 reflect the financial position, results of operations and cash flows of the Corporation, which during the first seven months of 2007, KPS was a wholly owned subsidiary of Kindred. As discussed above, the Pharmacy Transaction was accounted for as an acquisition by KPS of PharMerica LTC with KPS being considered the accounting acquirer. As a result, the historical financial statements of KPS have become the historical financial statements of the Corporation. The results of PharMerica LTC are included in the results of operations of the Corporation beginning August 1, 2007. Accordingly, except as otherwise discussed below, this Management's Discussion and Analysis reflects the financial condition, results of operations and cash flows of the Corporation at December 31, 2008, and 2009 and historically of KPS on a stand-alone basis for all periods prior to August 1, 2007.

The Corporation's Business and Industry Trends

The Corporation is an institutional pharmacy services company, which services healthcare facilities and provides management pharmacy services to hospitals. The Corporation is the second largest institutional pharmacy services company in the United States. The Corporation operates 98 institutional pharmacies in 41 states. The Corporation's customers are typically institutional healthcare providers, such as nursing centers, assisted living facilities, hospitals and other long-term alternative care settings. The Corporation is generally the primary source of supply of pharmaceuticals to its customers. The Corporation also provides pharmacy management services to 86 hospitals in the United States.

The institutional pharmacy services business is highly competitive. Competition is a significant factor that can impact the Corporation's financial results. In each geographic market, there are national, regional and local institutional pharmacies that provide services comparable to those offered by the Corporation's pharmacies. These pharmacies may have greater financial and other resources than we do and may be more established in the markets they serve than we are. The Corporation also competes against regional and local pharmacies that specialize in the highly-fragmented long-term care markets. In the future some of the Corporation's customers may seek to in-source the provision of pharmaceuticals to patients in their facilities by establishing an internal pharmacy.

A variety of factors are affecting the institutional pharmacy industry. With an aging population and the extension of drug coverage to a greater number of individuals through Medicare Part D, the consumption of pharmaceuticals by residents of long-term care facilities is likely to increase in the future. In addition, individuals are expected to enter assisted living facilities, independent living facilities and continuing care retirement communities at increasing rates. Under Medicare Part D, eligible individuals may choose to enroll in various Medicare Part D Plans to receive prescription drug coverage. Each Medicare Part D Plan determines the formulary for the long-term care residents enrolled in its plan. Accordingly, institutional pharmacies must follow each Part D Plan's formulary, reimbursement and administrative processes for the long-term care residents they serve. Institutional pharmacies have expanded their formularies to accommodate various formularies of key Part D Plans. Institutional pharmacies may experience increased administrative burdens and costs owing to the greater complexity of the requirements for drug reimbursement. Medicare Part D also requires increased choices for patients with respect to complex drug categories and therapeutic interchange opportunities. Institutional pharmacies may realize increased revenue by providing long-term care residents with specialized services in these areas. Continued industry consolidation may also impact the dynamics of the institutional pharmacy market.

In addition, our continued success depends on our ability to attract and retain pharmacists and other pharmacy professionals. Competition for qualified pharmacists and other pharmacy professionals is strong. The loss of pharmacy personnel or the inability to attract, retain or motivate sufficient numbers of qualified pharmacy professionals could adversely affect our business. Although we generally have been able to meet our staffing requirements for pharmacists and other pharmacy professionals in the past, our inability to do so in the future could have a material adverse impact on us.

Critical Accounting Estimates

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

- It requires assumptions to be made that were uncertain at the time the estimate was made; and
- Changes in the estimate or different estimates could have a material impact on our consolidated results of operations or financial condition.

The Corporation's management has discussed the development and selection of these critical accounting estimates with the audit committee of the Board of Directors and with the Corporation's independent registered public accounting firm, and they both have reviewed the disclosure presented below relating to critical accounting estimates.

The table of critical accounting estimates is not intended to be a comprehensive list of all of the Corporation's accounting policies that require estimates. Management believes that of the significant accounting policies, as discussed in Note 1 of the consolidated financial statements included elsewhere in this report, the estimates discussed below involve a higher degree of judgment and complexity. Management believes the current assumptions and other considerations used to estimate amounts reflected in the consolidated financial statements are appropriate. However, if actual experience differs from the assumptions and other considerations used in estimating amounts reflected in the consolidated financial statements, the resulting changes could have a material adverse effect on the consolidated results of operations and financial condition of the Corporation.

The table that follows presents information about our critical accounting estimates, as well as the effects of hypothetical changes in the material assumptions used to develop each estimate. Our sensitivity analysis was performed assuming the assumptions listed based upon the actual results of the Corporation for the year ended December 31, 2009, and the actual diluted shares:

Allowance for doubtful accounts and provision for doubtful accounts

Accounts receivable primarily consist of amounts due from Prescription Drug Plans ("PDP's") under Medicaid Part D, long-term care institutions, the respective state Medicaid programs, private payers and third party insurance companies. Our ability to collect outstanding receivables is critical to our results of operations and cash flow. We establish an allowance for doubtful accounts to reduce the carrying value of our receivables to their estimated net realizable value. In addition, certain drugs dispensed are subject to being returned and the responsible paying party is due back a credit for such returns.

Our allowances for doubtful accounts, included in our balance sheet at December 31, 2008 and 2009, were \$46.5 million and \$40.2 million, respectively.

Our quarterly provision for doubtful accounts included in our statements of operations was as follows (dollars in millions):

		% of
	Amount	Revenues
2007		
March 31	\$ 1.1	0.6%
June 30	3.3	1.9
September 30(1)	34.2	9.1
December 31	5.5	1.1
2008		
March 31	\$ 5.2	1.1%
June 30	5.5	1.1
September 30	7.2	1.5
December 31	6.8	1.4
2009		
March 31	\$ 7.1	1.5%
June 30	3.6	0.8
September 30	2.5	0.5
December 31	3.4	0.8

(1) Includes the \$27.9 million change in estimate to increase the allowance for doubtful accounts associated with the Pharmacy Transaction.

Assumptions/Approach Used

The largest components of bad debts in our accounts receivable relate to the accounts for which private payers are responsible (which we refer to as private and other), accounts for which our customers from long-term care institutions are responsible for under Medicare Part A and owe us for the drug component of their patients stay at their respective institution, third party, Medicare Part D, and Medicaid accounts that have been denied.

We attempt to collect the private and other accounts through various efforts for which the patient is the responsible party. We attempt to collect payments due from long-term care institutions through billing and collecting in accordance with the terms of the contracts. We attempt to collect from third party, Medicare Part D and Medicaid accounts by obtaining the appropriate documentation and direct discussions with the payors. In all cases, the drugs have been dispensed.

In general, we perform the following steps in collecting accounts receivable:

- if possible, perform up front adjudication prior to dispensing the product;
- billing and follow-up with third party payers;
- billing and follow-up with long-term care institutions;
- utilization of collection agencies; and
- other legal processes.

We determine the allowance for doubtful accounts utilizing a number of analytical tools and benchmarks. No single statistic or measurement alone determines the allowance for doubtful accounts.

We monitor and review trends by payer classification along with the composition of our aging accounts receivable. This review is focused primarily on trends in private and other payer, PDP's, dual eligible co-payments, historic payment patterns of long-term care institutions, and monitoring respective credit risks.

In addition, we analyze other factors such as revenue days in accounts receivables, denial trends by payer types, payment patterns by payer types, subsequent cash collections, and current events that may impact payment patterns of our long-term care institution customers.

The following table shows our institutional pharmacy revenue days outstanding reflected in our institutional pharmacy net accounts receivable as of the dates indicated:

	2007	2008	2009
March 31	41.5	39.7	42.4
June 30	44.4	40.7	42.0
September 30	45.4	41.1	42.1
December 31	40.1	42.0	42.9

Sensitivity Analysis

If our provision as a percent of institutional revenue increases 0.10%, our after tax income would decline by approximately \$1.1 million or \$0.03 per diluted share.

This is only one example of reasonably possible sensitivity scenarios. The process of determining the allowance requires us to estimate uncollectible accounts that are highly uncertain and requires a high degree of judgment. Our estimates may be impacted by economic conditions, success in collections at the regional business offices, payer mix and trends in federal and state regulations.

Allowance for doubtful accounts and provision for doubtful accounts -(continued)

The following table shows our allowance for doubtful accounts as a percent of gross accounts receivable:

	Allowance	Gross Accounts Receivable	
2007			
March 31	NM	NM	NM
June 30	NM	NM	NM
September 30	\$64.6	\$282.1	22.9%
December 31	43.4	256.4	16.9
2008			
March 31	\$44.3	\$261.6	16.9%
June 30	45.2	262.0	17.3
September 30	45.8	266.6	17.2
December 31	46.5	265.8	17.5
2009			
March 31	\$49.1	\$267.8	18.3%
June 30	50.4	260.6	19.3
September 30	46.3	261.6	17.7
December 31	40.2	255.5	15.7

Please refer to Note 1 to our consolidated financial statements included elsewhere in this report for a detailed rollforward of our allowance for doubtful accounts.

Assumptions/Approach Used

Sensitivity Analysis

The following table shows our summarized aging categories by quarter:

_	0 to 60 days	61 to 120 days	Over 120 Days
2007			
March 31	NM	NM	NM
June 30	NM	NM	NM
September 30	60.6%	16.5%	22.9%
December 31	64.8	17.4	17.8
2008			
March 31	68.7%	14.2%	17.1%
June 30	63.2	19.7	17.1
September 30	62.0	19.1	18.9
December 31	64.1	18.1	17.8
2009			
March 31	63.1%	17.4%	19.5%
June 30	64.3	17.0	18.7
September 30	63.6	17.1	19.3
December 31	64.9	17.1	18.0

On a monthly basis, the Corporation performs a comprehensive assessment of its reserve levels in light of its expectations around the ultimate collection of its accounts receivable balances. The Corporation considers recent industry trends, changes in reimbursement sources and procedures, age of receivables and recent collection history.

In September 2007, as part of the analysis described above, the Corporation recorded in selling, general and administrative a change in accounting estimate to increase the allowance for doubtful accounts by \$27.9 million, resulting in loss per diluted share impact of \$0.84.

The change in accounting estimate of \$27.9 million representing an increase in the allowance for doubtful accounts is related to the acquired receivables of PharMerica LTC as of July 31, 2007, and is unrelated to the accounts receivable and revenue of KPS. This amount was charged to selling, general and administrative expenses, however, the related revenue had never been recorded in the accounts of either the Corporation or its predecessor entity, KPS.

Revenue recognition/Allowance for contractual discounts

We recognize revenues at the time services are provided or products are delivered.

Our sources of revenues for the years ended December 31, 2007, 2008, and 2009 are as follows:

	2007	2008	2009
Medicare Part D	45.2%	45.5%	46.3%
Institutional healthcare providers	30.3	29.7	29.6
Medicaid	8.9	9.3	9.0
Private and other	6.4	6.8	6.6
Insured	3.8	5.2	5.0
Medicare	0.9	0.5	0.4
Hospital Management fees	4.5	3.0	3.1
Total	100.0%	100.0%	100.0%

Our sources of revenues for the quarters ended March 31, June 30, September 30, and December 31, 2007, 2008, and 2009 are as follows:

]	ee Montl Ended arch 31,		Three Months Ended June 30,				
	2007	2008	2009	2007	2008	2009		
Medicare Part D	43.9%	46.2%	45.9%	41.2%	44.7%	45.5%		
Institutional healthcare								
providers	33.9	29.6	30.1	34.0	30.1	30.1		
Medicaid	7.8	9.6	9.3	7.9	9.2	9.2		
Private and other	4.8	6.2	6.2	5.2	7.0	6.8		
Insured	0.7	4.8	5.0	2.5	5.4	4.9		
Medicare	1.2	0.6	0.3	1.3	0.5	0.4		
Hospital management								
fees	7.7	3.0	3.2	7.9	3.1	3.1		
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%		

]	ee Montl Ended ember 3		Three Months Ended December 31,			
	2007	2008	2009	2007	2008	2009	
Medicare Part D	45.9%	45.1%	45.9%	46.5%	45.9%	48.0%	
providers	29.1	29.2	29.2	28.7	29.7	29.0	
Medicaid	9.1	9.5	9.1	9.6	8.9	8.4	
Private and other	7.1	7.3	7.5	6.9	6.9	6.2	
Insured	4.5	5.3	5.0	4.9	5.3	5.0	
Medicare	0.7	0.6	0.3	0.6	0.4	0.4	
Hospital management							
fees	3.6	3.0	3.0	2.8	2.9	3.0	
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	

Please refer to Note 7 to our consolidated financial statements included elsewhere in this report for a detailed discussion of our revenue recognition policies.

Assumptions/Approach Used

We recognize revenues at the time services are provided or products are delivered. A significant portion of our revenues are billed to PDPs under Medicare Part D, the state Medicaid programs, long-term care institutions, third party insurance companies, and private payers. Some claims are electronically adjudicated through online processing at the point the prescription is dispensed such that our operating system is automatically updated with the actual amount to be reimbursed. As a result, our revenues and the associated receivables are based upon the actual reimbursement to be received. For claims that are adjudicated on-line and are rejected or otherwise denied upon submission, the Corporation provides contractual allowances based upon historical trends, contractual reimbursement terms and other factors which may impact ultimate reimbursement. Amounts are adjusted to actual reimbursed amounts based upon cash receipts.

Co-payments for our services can be applicable under Medicare Part D, the state Medicaid programs, and certain third party payers and are typically not collected at the time products are delivered or services are provided. Co-payments under the Medicaid programs and third party plans are generally billed to the responsible party as part of our normal billing procedures which are subject to normal collection procedures.

Under Medicare Part D, copayments related to institutional residents who are both Medicare and Medicaid eligible are due from the responsible party for up to the first thirty days of a beneficiary's stay in a skilled nursing facility subsequent to which the PDP's are responsible for reimbursement.

Under certain circumstances, including state-mandated return policies under various Medicaid programs, we accept returns of medications and issue credit memorandums to the applicable payer. Product returns are processed in the period returned. We estimate an amount for expected returns based on historical trends.

Our hospital pharmacy management revenues represent contractually defined management fees and the reimbursement of costs associated with the direct operations of hospital pharmacies, and are primarily comprised of personnel costs.

Sensitivity Analysis

If our reimbursement declined or was negatively impacted 0.25%, the negative impact on net income would be \$2.6 million or \$0.09 per diluted share.

Inventory and cost of drugs dispensed

We have inventory located at each of our institutional pharmacy locations. The inventory consists of prescription drugs, over the counter products and intravenous solutions. Our inventory relating to controlled substances is maintained on a manually prepared perpetual system to the extent required by the Drug Enforcement Agency. All other inventory is maintained on a periodic system, through the performance of quarterly physical inventories.

At December 31, 2008 and 2009, our inventory on our consolidated balance sheets was as follows (dollars in millions):

- 2008 \$73.4
- 2009 \$79.8

Our annualized inventory turns were as follows:

	2007	2008	2009
March 31	16.1	16.1	16.8
September 30 December 31			

We receive rebates on purchases from various vendors and suppliers.

Rebates included in our statements of operations were as follows (dollars in millions):

	2007	2008	2009
March 31	\$ 4.0	\$12.7	\$10.5
June 30	3.8	13.9	11.6
September 30	11.5	12.1	12.9
December 31	12.4	11.9	14.5
Total	\$31.7	\$50.6	\$49.5

Please refer to Note 1 to our consolidated financial statements included elsewhere in this report for a detailed discussion of our inventory.

Assumptions/Approach Used

Our inventory is maintained on a first-in, first-out lower of cost or market basis. Our controlled prescription drugs are maintained on a perpetual inventory basis to the extent required by the Drug Enforcement Agency. All other inventory is maintained on a periodic basis. We perform quarterly inventory counts at all locations with the use of our personnel and the use of third party inventory count teams under our supervision. We perform quarterly inventory counts in the third month of each quarter.

All inventory counts are reconciled to the balance sheet account and differences are adjusted through cost of goods sold. In addition, we record an amount of potential returns of prescription drugs based on historical rates of returns.

We account for rebates and other incentives received from vendors and suppliers, relating to the purchase or distribution of inventory, as a reduction to cost of goods sold and inventory. We consider these rebates to represent product discounts, and as a result, the rebates are capitalized as a reduction of product cost and relieved through cost of goods sold upon the sale of the related inventory.

Sensitivity Analysis

Actual inventory counts may include estimates based on amounts that may be dispensed from an open container. In addition, items are reviewed for potential obsolescence.

A 1.0% error rate in the count of prescription drugs in inventory would negatively impact net income \$0.5 million, or \$0.02 per diluted share.

If our rebates received were to be reduced by 1.0%, the effect on net income for the year ended December 31, 2009 would have been a decrease of \$0.3 million, or \$0.01 per diluted share.

Goodwill, other intangible assets and accounting for business combinations

Goodwill represents the excess of the purchase price over the fair value of the net assets of acquired companies. Our intangible assets are comprised primarily of trade names, customer relationship assets, and non-compete agreements.

Our goodwill included in our consolidated balance sheets as of December 31, 2008 and 2009 was as follows (dollars in millions):

- 2008 \$113.7
- 2009 \$140.1

Our net intangible assets, included in our consolidated balance sheets as of December 31, 2008 and 2009 were as follows (dollars in millions):

	2008	2009
Customer relationships	\$ 53.1	\$ 76.6
Tradenames	27.9	28.5
Non-competition agreements	2.4	4.7
	83.4	109.8
Accumulated Amortization	(10.0)	(19.0)
	\$ 73.4	\$ 90.8

Please refer to Note 4 to our consolidated financial statements included elsewhere in this report for a detailed roll forward of our goodwill and intangible assets.

As a part of the August 10, 2009 institutional pharmacy business acquisition, we have a contingent consideration liability of \$1.7 million. This amount is not to exceed \$10.0 million in the form of a contingent consideration to be paid at the end of a three year period based upon the cumulative achievement of certain financial performance measures.

Assumptions/Approach Used

We are required to test goodwill for impairment annually, absent some triggering event that would accelerate an impairment test using a fair value approach. We determine fair value using widely accepted valuation techniques, including discounted cash flow and market multiple analyses. These types of analyses require us to make assumptions and estimates regarding future cash flows, industry economic factors and the profitability of future business strategies.

The purchase price of acquisitions are allocated to the assets acquired and liabilities assumed based upon their respective fair values. We engage independent third-party valuation firms to assist us in determining the fair values of assets acquired and liabilities assumed. Such valuations require us to make significant estimates and assumptions, including projections of future events and operating performance.

Fair value estimates are determined by management based upon established market values of comparable assets, or internal calculations of estimated future net cash flows. Our estimate of future cash flows is based on assumptions and projections we believe to be currently reasonable and supportable. The ultimate decision of allocations are that of management.

We assess for the potential impairment of tangible assets and long-lived assets recorded on the Corporation's balance sheet whenever events or changes in circumstances indicate that its carrying amount may not be recoverable.

For the year ended December 31, 2008, we recognized an impairment charge of \$14.8 million related to finite lived intangible assets resulting in a loss per dilutive share impact of \$0.30. The impairment, which related to the Institutional Pharmacy segment, was incurred when the reporting unit experienced a higher than expected loss of licensed beds. See Note 4 to our financial statements for further disclosures of the impairment charge.

Sensitivity Analysis

We performed our annual testing for goodwill impairment as of December 31, 2007, 2008. and 2009 using the methodology described here, and determined that no goodwill impairment existed. If actual future results are not consistent with our assumptions and estimates, we may be required to record goodwill impairment charges in the future. Our estimate of fair value of acquired assets and assumed liabilities are based upon assumptions believed to be reasonable based upon current facts and circumstances.

As it relates to the contingent consideration liability, if actual future results are not consistent with our assumptions and estimates, we may be required to record a charge as acquisition costs to the consolidated statement of operations. Our estimate of fair value of the liability is based upon assumptions believed to be reasonable based upon current facts and circumstances. As these facts and circumstance change, our estimate will be adjusted through the income statement.

Accounting for income taxes

The provision for income taxes is based upon the Corporation's annual taxable income or loss for each respective accounting period. The Corporation recognizes an asset or liability for the deferred tax consequences of temporary differences between the tax bases of assets and liabilities and their reported amounts in the financial statements. Deferred tax assets generally represent items that will result in a tax deduction in future years for which we have already recorded the tax benefit in our income statement. The Corporation also recognizes as deferred tax assets the future tax benefits from net operating and capital loss carryforwards.

We assess the likelihood that deferred tax assets will be recovered from future taxable income. A valuation allowance is provided for deferred tax assets if it is morelikely-than-not that some portion or all of the net deferred tax assets will not be realized. Our deferred tax asset balances in our consolidated balance sheets as of December 31, 2008 and 2009 were as follows (dollars in millions), including the impact of valuation allowances:

- 2008 \$84.3
- 2009 \$60.8

Our valuation allowances for deferred tax assets in our consolidated balance sheets as of December 31, 2008 and 2009 were as follows (dollars in millions):

- 2008 \$10.3
- 2009 \$1.7

Significant judgment is required in determining and assessing the impact of uncertain tax positions. For an identified uncertain tax position to qualify for benefit recognition, the position must have at least a more-likelythan-not chance of being sustained on its technical merits if challenged by relevant taxing authorities and taken by management to the court of last resort. If an uncertain position does not meet this recognition threshold based on our analysis of applicable tax law, we establish a liability for the realized, but unrecognized tax benefit. As of December 31, 2009, the Corporation has a \$1.6 million liability recorded for unrecognized tax benefits for U.S. federal and state tax jurisdictions. The Corporation records accrued interest and penalties associated with uncertain tax positions as income tax expense in the consolidated statement of operations. We recognize the benefit for an uncertain tax position we have taken upon any one of the following conditions: 1) the recognition threshold is met due to changes in facts, circumstances and information available at the reporting date; 2) the tax position is effectively settled through examination, negotiation or litigation; or 3) the statute of limitations for the relevant taxing authority to examine and challenge the tax position has expired.

Please refer to Note 10 to our consolidated financial statements included elsewhere in this report for a detailed discussion of our accounting for income taxes.

Assumptions/Approach Used

The first step in determining the deferred tax asset valuation allowance is identifying reporting jurisdictions where we have a history of tax and operating losses or are projected to have losses in future periods as a result of changes in operational performance. We then determine if a valuation allowance should be established against the deferred tax assets for that reporting jurisdiction. The second step is to determine the amount of valuation allowance. We will generally establish a valuation allowance equal to the net deferred tax asset (deferred tax assets less deferred tax liabilities) related to the jurisdiction identified in step one of the analysis. In certain cases, we may not reduce the valuation allowance by the amount of the deferred tax liabilities depending on the nature and timing of future taxable income attributable to deferred tax liabilities.

Tax benefits from uncertain tax positions are recognized in the Corporation's financial statements if it is more-likely-than-not that the position is sustainable based on the technical merits of the position. In evaluating whether the position has met this recognition threshold, the Corporation assumes that the appropriate taxing authority has full knowledge of all relevant information. The amount of benefit recognized in the Corporation's financial statements for a tax position meeting the recognition threshold is determined by a measurement of the largest amount of benefit that is more than 50 percent likely to be realized upon ultimate settlement.

Subsequent recognition, derecognition and measurement of uncertain tax positions is based on management's best judgment given the facts, circumstances, and information available at the reporting date.

With respect to the net operating loss carryforwards, the Corporation considers all available positive and negative evidence to determine whether a valuation allowance is needed. This includes an analysis of the statutory carryforward available under law, anticipated future income or loss, as well as tax planning strategies. If the cumulative weight of evidence suggests that it is more-likely-thannot that all or some portion of the net operating losses will not be realized, a full or partial valuation allowance will be recognized based upon the qualitative and quantitative evidence examined.

For the year ended December 31, 2009, the Corporation recorded a tax benefit of \$5.7 million (\$0.19 per diluted share) for valuation allowance releases related to the adoption of an internal legal entity restructuring plan. Pursuant to the restructuring plan, the Corporation believes that it is more likely than not that it will be able to realize certain historic state net operating loss carryforwards for which a valuation allowance had previously been provided.

Sensitivity Analysis

Our deferred tax assets exceeded our deferred tax liabilities by \$60.8 million as of December 31, 2009, including the impact of valuation allowances. Historically, we have produced federal taxable income and we expect to generate taxable income in future years. Therefore, we believe that the likelihood of our not realizing the federal tax benefit of our deferred tax assets is remote.

However, we do have subsidiaries with a history of tax losses in certain state jurisdictions and, based upon those historical tax losses and current expected results, we assumed that the subsidiaries would not be profitable in the future for those states' tax purposes unless a strong earnings history existed apart from an identifiable operational condition no longer present. If our assertion regarding the future profitability of those subsidiaries was incorrect, then our deferred tax assets would be understated by the amount of the valuation allowance of \$10.3 million and \$1.7 million at December 31, 2008 and 2009, respectively.

The IRS may propose adjustments for items we have failed to identify as tax contingencies. If the IRS were to propose and sustain assessments we would incur additional tax payments for 2009 plus the applicable penalties and interest.

Accounting for stock-based compensation

On July 12, 2007, the Corporation adopted the PharMerica Corporation 2007 Omnibus Incentive Plan ("Omnibus Plan") under which the Corporation is authorized to grant equity-based and other awards to its employees, officers, directors and consultants. The Corporation has reserved 3,800,000 shares of its common stock for awards to be granted under the Omnibus Plan plus 534,642 shares issued for substitute equity awards for employees of KPS and PharMerica LTC whose awards were cancelled or forfeited upon the consummation of the Pharmacy Transaction.

The Compensation Committee has granted stock based compensation awards with respect to 3,293,019 common shares under the Omnibus Plan. After consideration of forfeitures, 1,443,127 shares remain available for grant at December 31, 2009.

The Corporation's Compensation Committee administers the Omnibus Plan and has the authority to determine the recipient of the awards, the types of awards, the number of shares covered and the terms and conditions of the awards. The Omnibus Plan allows for grants of incentive stock options, non-qualified stock options, stock appreciation rights, restricted stock, deferred shares, performance awards, including cash bonus awards, and other stock-based awards. On July 24, 2008, the Corporation's stockholders approved an amendment to the Omnibus Plan to provide the Compensation Committee with increased flexibility to use non-GAAP measures to measure performance, including the ability to exclude from the performance measures certain items or charges related to an event or occurrence which the Compensation Committee determines should be excluded, in accordance with the performance criteria of performance awards granted pursuant to the Omnibus Plan. The Compensation Committee establishes long-term and short-term incentive programs under the Omnibus Plan. In connection with the Corporation's 2009 Annual Meeting of Stockholders, the stockholders of the Corporation approved and adopted the amended and restated Omnibus Plan to preserve preferential tax treatment as "qualified performance-based compensation" under Section 162(m) of the Code.

Unvested stock option and restricted shares of Kindred and AmerisourceBergen common stock held by our employees who were formerly PharMerica LTC or KPS employees were replaced with stock based awards of the Corporation's common stock, which will have the same terms and conditions as applied to the forfeited Kindred or AmerisourceBergen stock based awards.

Our stock-based compensation for the years ended December 31, 2007, 2008, and 2009 included in our results of operations was as follows (dollars in millions):

- 2007: \$1.5
- 2008: \$4.9
- 2009: \$4.6

Please refer to Note 9 to our consolidated financial statements included elsewhere in this report for a detailed discussion of our accounting for stock-based compensation.

Assumptions/Approach Used

In connection with the granting of shares under the Omnibus plan, each option generally vests in four equal annual installments and to have a term of seven years. The restricted stock will generally vest, in full, upon the three-year anniversary of the date of grant, thus stressing the retentive aspect of these awards. The restricted stock units generally vest in two equal annual installments. The full vesting of performance share units is based upon a target amount of the Corporation's earnings before interest, income taxes, depreciation and amortization, or Adjusted EBITDA performance, which will reinforce the importance of achieving the Corporation's profitability objectives. The performance period for the performance share units is generally a three-year period.

We estimated the fair value of stock options granted during 2007, 2008, and 2009 using the Black – Scholes – Merton option valuation model ("BSM"). We are amortizing the fair value on a straight-line basis over the requisite service periods of the awards, which are the vesting periods of three to four years. The stock options that were granted under the Omnibus Plan vest 25% on each grant anniversary date over four years of continued employment. Restricted stock awards vest 100% at the third anniversary.

The weighted average fair value per share of stock options granted by us during 2007, 2008, and 2009 were \$5.82, \$4.67, and \$4.40, respectively. The following table shows the weighted average assumptions we used to develop the fair value estimates under our stock options valuation model for 2007, 2008, and 2009 and the paragraphs below this table summarizes each assumption:

	2007	2008	2009
Expected volatility (range)	33.3 - 45.0%	33.3 - 41.7%	36.36 - 41.07%
Risk free interest rate			
(range)	4.55 - 4.98%	1.53 - 2.45%	0.75 - 2.09%
Expected			
dividends	_	_	_
Average expected term (years)	0.3 - 5.0	2.0 - 5.0	2.0 - 5.0
Fair value per share			
of stock options			
granted based on			
the Black-Sholes-			
Merton model			
(dollars)	\$5.82	\$4.67	\$4.40
Weighted average			
fair value of			
options granted			
during the year (in			
millions)	\$6.2	\$1.5	\$2.5

The Corporation aggregates individual awards into relatively homogeneous groups with respect to exercise and postvesting employment behaviors for the purpose of refining the expected term assumption, regardless of the valuation technique used to estimate the fair value. We have stratified our employee population into two groups: (i) "insiders," who are the Section 16 filers under SEC rules; and (ii) "non-insiders," who are the rest of the employee population.

Volatility is a measure of the tendency of investment returns to vary around a long-term average rate. As the Corporation has no history prior to July 31, 2007, we have used historical peergroup volatility. We also consider how future experience may differ from the past. This may require using other factors to adjust historical volatility, such as implied volatility, peer-group volatility and the range and mean-reversion of volatility estimates over various historical periods. The peer-group utilized consisted of fourteen companies in the same or similar industries as the Corporation.

Sensitivity Analysis

The fair value calculations of our stock option grants are affected by assumptions that are believed to be reasonable based upon the facts and circumstances at the time of grant. Changes in our volatility estimates can materially affect the fair values of our stock option grants. If our stock based compensation expense during 2009 was 10% higher, our 2009 after-tax income would decrease by approximately \$0.2 million, or \$0.01 per diluted share.

Balance Sheet or Income Statement Caption/ Nature of Critical Estimate Item	Assumptions/Approach Used	Sensitivity Analysis
	In addition, management uses the mean in the range of reasonable estimates for volatility.	Sensering finnig 515
	The risk-free rate is based on the U.S. Treasury yield curve in effect at the time of grant for the estimated life of the option.	
	We have never paid cash dividends on our common stock and do not anticipate paying cash dividends on our common stock in the foreseeable future. Consequently, we use an expected dividend yield of zero.	
	Pre-vesting forfeitures do not affect the fair value calculation, but they affect the expense calculation. The Corporation estimates pre-vesting forfeitures at the time of grant and revises those estimates in subsequent periods if actual forfeitures differ from those estimates. We have estimated pre-vesting option forfeitures and recorded share-based compensation expense only for those awards that are expected to vest.	
	Post-vesting cancellations include vested options that are cancelled, exercised or expire unexercised.	
	The Corporation calculated an expected term using management's estimate of option exercises. The majority of the Corporation's stock options are on a graded-vesting schedule. The Corporation estimates the value of awards with graded vesting by treating each vesting tranche as a separate award. Management has determined to value each tranche of the awards separately utilizing a "multiple fair value" method.	

Impact of Recent Accounting Pronouncements

Management reviewed the most recent issued accounting pronouncements as of December 31, 2009 and determined that none were applicable to the Corporation.

Key Financial Statement Components

Consolidated Statements of Operations

Our revenues are comprised primarily of product revenues and are derived from the sale of prescription drugs through our institutional pharmacies. The majority of our product revenues are derived on a fee-for-service basis. Our revenues are recorded net of certain discounts and estimates for returns. Hospital pharmacy revenues represent management fees and pass through costs associated with managing the clients' hospital pharmacy.

Cost of goods sold is comprised primarily of the cost of product and is principally attributable to the dispensing of prescription drugs. Our cost of product relating to drugs dispensed by our institutional pharmacies consists primarily of the cost of inventory dispensed and our costs incurred to process and dispense the prescriptions. Cost of goods also includes direct labor, delivery costs, rent, utilities, depreciation, travel costs, professional fees and other costs attributable to the dispensing of medications. In addition, cost of product includes a credit for rebates earned from brand-name pharmaceutical manufacturers whose drugs are included in our formularies. These rebates generally take the form of formulary rebates, which are earned based on the volume of a specific drug dispensed, or market share rebates, which are earned based on the achievement of contractually specified market share levels. The Corporation also receives rebates on generic drugs dispensed and administrative rebates.

Selling, general and administrative expenses reflect the costs of operations dedicated to executive management, the generation of new sales, maintenance of existing client relationships, management of clinical programs, enhancement of technology capabilities, direction of pharmacy operations, human resources and performance of reimbursement activities, in addition to finance, legal and other staff activities.

Integration, merger and acquisition related costs and other charges represents the costs associated with the spin-offs of Kindred Pharmacy Services and PharMerica LTC from Kindred Healthcare and AmerisourceBergen and their respective mergers. Integration, merger and acquisition related costs and other charges also includes costs of acquisitions subsequent to the Pharmacy Transaction. Effective January 1, 2009, the accounting standards for the accounting of business combinations changed, prior to the adoption of this accounting change, substantially all costs incurred as a result of an acquisition were capitalized as a part of the purchase price of the business combination. The new rules require such costs to be expensed and recorded as a component of the statement of operations.

Interest expense (income), net, primarily includes interest expense relating to our senior secured credit facility and the swap agreement that expired on July 31, 2009, partially offset by interest income generated by cash and cash equivalents.

Consolidated Balance Sheets

Our assets include cash and cash equivalent investments, accounts receivable, inventory, fixed assets, deferred tax assets, goodwill and intangibles.

Cash reflects the accumulation of positive cash flows from our operations and financing activities, and primarily includes deposits with banks or other financial institutions. Our cash balances are at the highest on Thursday nights and at the lowest on Friday nights. Friday is usually our largest cash disbursement day as a result of payments for our drug costs and our payrolls.

Accounts receivable primarily consist of amounts due from Prescription Drug Plans under Medicare Part D, the respective state Medicaid programs, long-term care institutions, third party insurance companies, and private payers, net of allowances for doubtful accounts, as well as contractual allowances.

Inventory reflects the cost of prescription products held for dispensing by our institutional pharmacies, net of capitalized rebates, and are recorded on a first-in, first-out basis. We perform quarterly inventory counts and record our inventory and cost of goods sold based on such quarterly inventories. We also include an estimate for returns on inventory.

Deferred tax assets primarily represent temporary differences between the financial statement basis and the tax basis of certain accrued expenses, tax deductible goodwill, ability to utilize net operating loss carryforwards, and stock-based compensation. Fixed assets include investments in our institutional pharmacies and information technology, including capitalized software development. Goodwill and intangible assets are comprised primarily of goodwill and intangibles related to our previous acquisitions.

Our primary liabilities include accounts payable, accrued salaries and wages, other current liabilities, debt, and deferred tax liabilities. Accounts payable primarily consist of amounts payable for prescription inventory purchases under our Prime Vendor Agreement and other purchases made in the normal course of business. The balances in accounts payable and accrued salaries and wages are at the highest on Thursday nights and at the lowest on Friday nights, as a result of payments for drug costs and payroll being made on Friday. Accrued expenses and other current liabilities primarily consist of employee and facility-related cost accruals incurred in the normal course of business, as well as income taxes payable. Our debt is primarily comprised of a loan under our senior secured credit facility. We do not have any off-balance sheet arrangements, other than purchase commitments and lease obligations.

Consolidated Statements of Cash Flows

An important element of our operating cash flows is the timing of billing cycles, subsequent cash collections and payments for drug costs and labor. Due to the nature of the Corporation's cash cycle, cash flows from operations can fluctuate significantly depending on the day of the week of the respective close process. We pay for our prescription drug inventory in accordance with payment terms offered under our Prime Vendor Agreement. The Corporation receives rebates from its prime vendor and suppliers each period. Rebates earned are recorded as a reduction to inventory and cost of goods sold in the period earned. Outgoing cash flows include inventory purchases, employee payroll and benefits, facility operating expenses, capital expenditures including technology investments, interest and principal payments on our outstanding debt, and income taxes. The cost of acquisitions will also result in cash outflows.

Definitions

Listed below are definitions of terms used by the Corporation in managing the business. The definitions are necessary to the understanding of the Management's Discussion and Analysis section of this document.

Assisted Living Facilities (ALF): Represents assisted living facility. Its units or beds will represent the number of apartment type units within the facility.

Bps: Represents basis points. Basis points are based on percentages. For example, 100 bps represents a change of 1.0%.

DNA: Represents data not available.

NA: Represents not applicable.

NM: Represents not meaningful.

Prescriptions Dispensed: Represents a prescription filled for an individual patient. A prescription will usually be for a 15 or 30 day period and will include only one drug type.

Revenues per prescription dispensed: Represents the revenues from the institutional pharmacy segment divided by the total prescriptions dispensed.

Skilled Nursing Facilities (SNF): Represents skilled nursing facilities. Its licensed beds will represent the customer licensed beds and this may not be indicative of its census.

Results of Operations

The following table presents selected consolidated comparative results of operations and statistical information (dollars in millions, except per prescription and per patient amounts, and prescriptions in thousands):

	Years Ended December 31,								
	20	007		rease rease)	20		Increase (Decrease)		009
	Amount	% of Revenues			Amount	% of Revenues		Amount	% of Revenues
Net revenues: Institutional Pharmacy Hospital Management	54.8	95.5% <u>4.5</u>		.7 6.8	\$1,888.8	97.0% \$(104.1) 3.0 (2.0)	(5.5)% (3.4)	\$1,784.7	96.9% <u>3.1</u>
Total net revenues	1,217.8	100.0	729	.5 59.9	1,947.3	100.0 (106.1)	(5.4)	1,841.2	100.0
Cost of goods sold: Institutional Pharmacy Hospital Management		82.1 3.6		.7 8.5	1,615.3 47.4	$\begin{array}{c} 83.0 \\ 2.4 \\ \hline 0.6 \\ \hline \end{array} $	(5.8)	1,520.9 48.0	82.6
Total cost of goods sold	1,044.0	85.7	618	.7 59.3	1,662.7	85.4 (93.8)	(5.6)	1,568.9	85.2
Gross profit: Institutional Pharmacy Hospital Management Total gross profit	11.1	$ \begin{array}{r} 13.4 \\ 0.9 \\ \overline{14.3\%} \end{array} $	110 	- 0.0	$ \begin{array}{r} 273.5 \\ 11.1 \\ \$ 284.6 \end{array} $	$ \begin{array}{cccc} 14.0 & (9.7) \\ 0.6 & (2.6) \\ \hline 14.6\% & (12.3) \end{array} $	(3.5) (23.4) (4.3)%	263.8 8.5 \$ 272.3	14.3 0.5 14.8%
Institutional Pharmacy (in whole numbers except where indicated) Volume information Prescriptions dispensed (in thousands)	24,751		15,5	68 62.9%	40,319	(1.282)	(3.2)%	39.037	
Revenue per prescription dispensed Gross profit per	·		\$ (0.		·	\$ (1.13)	(2.4)%	\$ 45.72	
prescription dispensed Institutional pharmacy	\$ 6.57		\$ 0.	21 3.2%	\$ 6.78	\$ (0.02)	(0.3)%	\$ 6.76	
gross margin Generic dispensing rate Customer licensed beds under contract	14.09 67.49			.5 3.5% .3 4.9%	14.59 70.79		2.1% 5.0%	14.89 74.29	
Beginning of period Additions Losses and other	260,376		234,4 (238,9 (10,1)	78) (91.8)	337,043 21,398 (36,065)	(14,667) 14,523 (4,347)	(4.4)% 67.9 12.1	322,376 35,921 (40,412)	
End of period	337,043		(14,6	67) (4.4)%	322,376	(4,491)	(1.4)%	317,885	
Hospital Management (in whole numbers except where indicated) Volume information Hospital management contracts serviced	86			(2) -2.3%		2	2.4%	86	

Revenues

The decrease in institutional pharmacy revenues of \$104.1 million for the year ended December 31, 2009, compared to the year ended December 31, 2008, was the result of an unfavorable rate variance of approximately \$44.0 million or a \$1.13 decline per prescription dispensed and an unfavorable volume variance of approximately \$60.1 million or 1,282,000 fewer prescriptions dispensed. The rate variance was comprised of approximately \$85.6 million increase due to inflation on brand and generic drugs, offset by a decline in revenues of approximately \$129.6 million due to the increase in the generic drug dispensing rate from 70.7% to 74.2% during the period, the AWP impact of \$1.4 million and other concessions. The volume variance of approximately \$60.1 million was due to the decline in net customer licensed beds under contract and one less calendar day. The year ended December 31, 2009, had one less business and calendar day of activity compared to the year ended December 31, 2008, resulting in less revenue for the current period of approximately \$4.9 million or 107,000 fewer prescriptions dispensed.

The decrease in hospital management revenues for the year ended December 31, 2009, of \$2.0 million was due primarily to concessions with certain hospital management contracts serviced in the period.

The increase in institutional pharmacy revenues of \$725.8 million for the year ended December 31, 2008, compared to the year ended December 31, 2007 was primarily the result of the acquisition of PharMerica LTC on July 31, 2007. This resulted in a significant increase in patients serviced. The acquisition of an institutional pharmacy business in the fourth quarter of 2008 accounted for \$4.5 million of revenues for the year ended December 31, 2008.

The \$3.7 million increase in hospital management revenues for the year ended December 31, 2008, compared to the year ended December 31, 2007 resulted from an increase in direct reimbursable costs as well as certain contractually provided management fee increases, partially offset by a decline in the number of hospitals served.

Cost of Goods Sold

Institutional pharmacy cost of goods sold decreased \$94.4 million for the year ended December 31, 2009, compared to the year ended December 31, 2008, due primarily to a reduction in drug purchases as a result of less prescriptions being dispensed. Drug spend as a percentage of revenues increased 31 bps but was partially offset by an improvement in rebates of 9 bps during the comparable periods. Other costs included within cost of goods sold as a percent of revenues improved a combined 52 bps, predominately as a result of operational efficiencies. The year ended December 31, 2008, also included a reduction related to the reimbursement of overcharges on self-insured employee health benefits of \$1.5 million, of which approximately \$0.9 million related to 2007.

Hospital management cost of goods sold for the year ended December 31, 2009, increased \$0.6 million, compared to the respective prior periods, due to the increase in the number of hospital contracts serviced between periods.

Institutional pharmacy cost of goods sold increased \$615.0 million for the year ended December 31, 2008 compared to the same period in 2007 due primarily to the acquisition of PharMerica LTC on July 31, 2007.

The \$3.7 million increase in hospital management cost of goods sold for the year ended December 31, 2008, compared to the year ended December 31, 2007 was the result of an increase in the direct costs of the hospital pharmacies which was a pass-through to our customers. These increases were primarily related to labor and related expenses.

Gross Profit and Operating Expenses

Gross profit and other operating expenses for the periods presented were as follows (dollars in millions):

Years Ended December 31,									
2007		Increase (Decrease)		2008		Increase (Decrease)		2009	
Amount	% of Revenues			Amount	% of Revenues			Amount	% of Revenues
\$173.8	14.3%	\$110.8	63.8%	\$284.6	14.6%	\$(12.3)	(4.3)%	\$272.3	14.8%
169.3	13.9	44.8	26.5	214.1	11.0	(26.5)	(12.4)	187.6	10.2
5.0	0.4	1.5	30.0	6.5	0.3	2.5	38.5	9.0	0.5
	_	14.8	100.0	14.8	0.8	(14.8)	(100.0)	_	_
29.8	2.5	(3.1)	(10.4)	26.7	1.4	(21.5)	(80.5)	5.2	0.3
7.2	0.6	7.0	97.2	14.2	0.7	(4.8)	(33.8)	9.4	0.5
(37.5)	(3.1)	45.8	(122 1)	83	0.4	52.8	636.1	61.1	3.3
(37.5)	(5.1)	10.0	(122.1)	0.5	0.1	02.0	050.1	01.1	5.5
(13.4)	(1.1)	167	(124.6)	33	0.1	15.6	472 7	18.9	1.0
			<u> </u>						
\$(24.1)	(2.0)%	\$ 29.1	(120.7)%	\$ 5.0	0.3%	\$ 37.2	744.0%	\$ 42.2	2.3%
	Amount \$173.8 169.3 5.0 — 29.8	% of Revenues \$173.8 14.3% 169.3 13.9 5.0 0.4 29.8 2.5 7.2 0.6 (37.5) (3.1)	$\begin{array}{c c} 2007 & (Decr \\ \hline \hline Mmount & \hline Revenues \\ \hline \$173.8 & 14.3\% & \$110.8 \\ \hline 169.3 & 13.9 & 44.8 \\ 5.0 & 0.4 & 1.5 \\ \hline \hline & - & - & 14.8 \\ \hline 29.8 & 2.5 & (3.1) \\ \hline 7.2 & 0.6 & 7.0 \\ \hline (37.5) & (3.1) & 45.8 \\ \hline (13.4) & (1.1) & 16.7 \\ \hline \end{array}$	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $

Institutional pharmacy gross profit for the year ended December 31, 2009, was \$263.8 million, or \$6.76 per prescription dispensed, compared to \$273.5 million, or \$6.78 per prescription dispensed for the year ended December 31, 2008. The year ended December 31, 2008, included the reimbursement of overcharges on self-insured employee health benefits of \$1.5 million of which approximately \$0.9 million related to 2007 (\$0.02 per script). Excluding the favorable impact of the reimbursement of the self-insurance, the gross profit per prescription dispensed would be consistent from 2008 to 2009. The institutional pharmacy gross profit margin for the year ended December 31, 2009, was 14.8% compared to 14.5% for the year ended December 31, 2008. After considering the impact of the reimbursement of overcharges on self-insurance, the gross profit margin increased 40 bps from 14.4% for the year ended December 31, 2008, to 14.8% for the year ended December 31, 2009. The institutional pharmacy revenues is due primarily to synergies from the consolidation of pharmacy locations, partially offset by margin compression as reimbursement declined on generic drugs as more alternatives become available.

The decrease in hospital management gross profit for the year ended December 31, 2009, of \$2.6 million, was due primarily to concessions with certain hospital management contracts serviced during the periods.

Institutional pharmacy gross profit for the year ended December 31, 2008 was \$273.5 million or \$6.78 per prescription dispensed. Institutional gross profit margin for the year ended December 31, 2008 was 14.5% of institutional revenue. This compares to an institutional gross profit for the year ended December 31, 2007 of \$162.7 million or \$6.57 per prescription dispensed. Institutional gross profit margin for the year ended December 31, 2007 of \$162.7 million or \$6.57 per prescription dispensed. Institutional gross profit margin for the year ended December 31, 2007 was 14.0% of institutional revenue. The institutional gross profit for 2008 compared to 2007 was favorably impacted by a reduction in expenses as a result of the consolidation of pharmacy locations during the period as institutional cost of goods as a percent of institutional revenue declined 50 bps.

Selling, general and administrative expenses

Selling, general and administrative expenses represent the following costs for the periods, excluding integration, merger and acquisition related costs and other charges (dollars in millions):

		Years Ended December 31,								
	20	007		Increase (Decrease)		2008		Increase (Decrease)		009
	Amount	% of Revenues			Amount	% of Revenues			Amount	% of Revenues
Selling, general and administrative										
expenses										
Total wages, benefits and contract										
labor	\$ 68.9	5.7%	\$ 38.6	56.0%	\$107.5	5.5%	\$ (5.8)	(5.4)%	\$101.7	5.5%
Contracted services	9.6	0.8	7.6	79.2	17.2	0.9	(4.0)	(23.3)	13.2	0.7
Provision for doubtful accounts	44.1	3.6	(19.4)	(44.0)	24.7	1.3	(8.1)	(32.8)	16.6	0.9
Supplies	3.7	0.3	3.8	102.7	7.5	0.4		_	7.5	0.4
Travel expenses	4.7	0.4	1.2	25.5	5.9	0.3	(1.4)	(23.7)	4.5	0.2
Professional fees	5.6	0.5	4.0	71.4	9.6	0.5	(0.3)	(3.1)	9.3	0.5
Stock-based compensation	1.5	0.1	3.4	226.7	4.9	0.3	(0.3)	(6.1)	4.6	0.3
Management fee	8.4	0.7	(8.4)	(100.0)	_	_	_	_	_	_
Depreciation	6.4	0.5	4.3	67.2	10.7	0.5	(2.1)	(19.6)	8.6	0.5
Rent	5.3	0.4	3.6	67.9	8.9	0.4	(4.8)	(53.9)	4.1	0.2
Maintenance	2.0	0.2	1.1	55.0	3.1	0.2	(0.5)	(16.1)	2.6	0.2
Other costs	9.1	0.7	5.0	54.9	14.1	0.7	0.8	5.7	14.9	0.8
Total selling, general and administrative expenses	\$169.3	13.9%	\$ 44.8	26.5%	\$214.1	11.0%	<u>\$(26.5)</u>	(12.4)%	\$187.6	10.2%

Total labor costs decreased \$5.8 million for the year ended December 31, 2009, over the comparable period in the prior year as a result of management's effort to eliminate duplicate overhead positions within the pharmacy locations and reduce certain corporate overhead functions. Total labor costs in 2008 were reduced by \$0.3 million related to the health insurance reimbursement which related to 2007, without which the total labor decrease would have been \$6.1 million. Costs associated with contracted services decreased \$4.0 million predominantly due to lower costs associated with the IT Services Agreement. The provision for doubtful accounts decreased \$8.1 million primarily as a result of improved collections from certain payer types. Total rent decreased \$4.8 million primarily as a result of the pharmacy consolidations in the prior period. Other costs within selling, general and administrative expenses declined during the year ended December 31, 2009, a combined \$3.8 million due primarily to synergies resulting from the pharmacy consolidations.

The increase of \$44.8 million in selling, general and administrative expenses for the year ended December 31, 2008 compared to December 31, 2007, was primarily attributable to a full year of operating results from the acquisition of PharMerica LTC, provision for doubtful accounts described below, the legal and accounting fees associated with becoming compliant under the Sarbanes Oxley Act and the additional costs associated with being a public company. Stock based compensation increased \$3.4 million for the year ended December 31, 2008 compared to December 31, 2007, due to the Corporation incurring a full year of compensation expense. Prior year stock based compensation primarily represented only stock based compensation for the period from the date of the Pharmacy Transaction, July 31, 2007 to December 31, 2007.

For the year ended December 31, 2007, the Corporation has reclassified \$27.9 million from Integration, merger and acquisition related costs and other charges to provision for doubtful accounts, a component of Selling, general and administrative expenses. The change in accounting estimate of \$27.9 million representing an increase in the allowance for doubtful accounts is related to the acquired receivables of PharMerica LTC as of July 31, 2007, and is unrelated to the accounts receivable and revenue of KPS. This amount was previous charged to Integration, merger and acquisition related costs and other charges as the related revenue had never been recorded in the accounts of either the Corporation or its predecessor entity, KPS. These reclassifications have no impact on the Corporation's total assets, liabilities, stockholders' equity, net income (loss) or cash flows for the year ended December 31, 2007.

Depreciation and Amortization

Depreciation expense for the periods presented was as follows (dollars in millions):

	Years Ended December 31,							
	2	007	2	008	2009			
	Amount	% of Revenues	Amount	% of Revenues	Amount	% of Revenues		
Leasehold improvements	\$ 2.7	0.2%	\$ 2.3	0.1%	\$ 1.5	0.1%		
Equipment and software	12.7	1.1	19.3	1.0	15.9	0.9		
Leased equipment	0.2	NM	0.4	NM	0.6	NM		
Total depreciation expense	\$15.6	1.3%	\$22.0	1.1%	\$18.0	1.0%		
Depreciation expense recorded in cost of goods sold Depreciation expense recorded in selling,	\$ 8.8	0.7%	\$11.3	0.6%	\$ 9.4	0.5%		
general & administrative expenses	6.4	0.5	10.7	0.5	8.6	0.5		
Depreciation expense recorded in integration, merger related costs and other charges	0.4	NM		_				
Total depreciation expense	\$15.6	1.3%	\$22.0	1.1%	\$18.0	1.0%		
Total capital expenditures	\$16.7	1.4%	\$22.1	1.1%	\$21.6	1.2%		

Depreciation expense decreased for the year ended December 31, 2009, compared to the year ended December 31, 2008, due primarily to assets acquired as a result of the Pharmacy Transaction nearing the end of their weighted average useful life and the consolidation of pharmacy locations. Capital expenditures have declined in 2009 compared to the same period in 2008 primarily as a result of the completion of substantially all consolidations in 2008.

The increase of \$6.4 million in depreciation expense for the year ended December 31, 2008 over the prior year amount of \$15.6 million is primarily related to a full year of operating results from the PharMerica LTC acquisition as well as assets acquired for the Corporation to establish its own systems infrastructure.

Amortization expense related to certain identifiable intangibles for the periods presented were as follows (dollars in millions):

	Years Ended December 31,									
	20	007	20	008	20	009				
	Amount	% of Revenues	Amount	% of Revenues	Amount	% of Revenues				
Amortization of intangibles:										
Trade names	\$0.6	%	\$1.3	0.1%	\$1.4	0.1%				
Non-compete agreements	0.4		0.4	NM	1.1	NM				
Noncontractual customer relationships	4.0	0.4	4.8	0.2	6.5	0.4				
Total amortization expense	\$5.0	0.4%	\$6.5	0.3%	<u>\$9.0</u>	0.5%				

Amortization expense for the year ended December 31, 2009, compared to the year ended December 31, 2008, increased due primarily to additional amortization associated with intangibles capitalized as a result of acquisitions in the period.

The increase in amortization expense in 2008 of \$1.5 million was the result of amortization of the intangibles acquired in connection with the PharMerica LTC acquisition.

Impairment of intangible assets

During the fourth quarter 2008, the Corporation recorded a pre-tax impairment charge of \$14.8 million, related to finite lived customer relationships. The impairment, which related to the Institutional Pharmacy segment, was incurred when the reporting unit experienced a higher than expected loss of licensed beds. The impairment was related to assets acquired in acquisitions by KPS during the years ended December 31, 2005 and 2006. Using a discounted cash flow analysis, the Corporation determined that a pre-tax impairment charge of \$14.8 million was required to write the carrying value down to the fair value, resulting in a loss per diluted share impact of \$0.30.

Integration, merger and acquisition related costs and other charges

Integration, merger and acquisition related costs and other charges incurred by the Corporation for the periods presented were as follows (dollars in millions, except per share amounts):

	Years Er	nded Decei	mber 31,
	2007	2008	2009
Integration costs and other charges:			
Professional and advisory fees	\$ 1.1	\$ 1.7	\$ 0.2
General and administrative	0.6	3.2	0.8
Employee costs	0.6	7.2	1.5
Severance costs	1.1	5.3	0.9
Facility costs	2.6	9.3	0.8
	6.0	26.7	4.2
Merger related costs:			
Professional and advisory fees	8.0	_	
General and administrative	5.4	_	
Employee costs	7.6	_	_
Severance costs	2.0	_	
Facility costs	0.7	—	
Other costs	0.1		
	23.8	_	
Acquistion related costs:			
Professional and advisory fees			1.0
			1.0
Total integration, merger and acquisition related costs and other charges	\$ 29.8	\$ 26.7	\$ 5.2
Negative effect on earnings per diluted share	\$(0.90)	\$(0.53)	\$(0.10)

Integration, merger, and acquisition related costs and other charges decreased for the year ended December 31, 2009, compared to the year ended December 31, 2008. The decrease was due to the completion of the majority of the planned pharmacy consolidations during 2008. The costs incurred for the year ended December 31, 2009, were primarily related to the planned integration of our pharmacy operating systems. Acquisition costs increased \$1.0 million as a result of the acquisitions during the third and fourth quarter of 2009. Effective January 1, 2009, the accounting standards for the accounting of business combinations changed. Prior to the adoption of this accounting change, substantially all costs incurred as a result of an acquisition were capitalized as part of the purchase price of the business combination. The new rules require such costs to be expensed and recorded as a component of the statement of operations. Acquisition related costs will increase as the Corporation consummates future acquisitions.

Integration costs and other charges of \$26.7 million increased approximately \$20.7 million compared to the prior year amount of \$6.0 million due to the increased number of pharmacy consolidations during the year ended December 31, 2008 and costs incurred to integrate the Corporation's operating systems. The merger related costs of \$23.8 million incurred for the year ended December 31, 2007, were costs incurred to merge the legacy KPS and Pharmerica LTC operations.

Interest Expense

Interest expense for the periods presented was as follows (dollars in millions):

	Years Ended December 31,		
	2007	2008	2009
Interest expense:			
Term Debt	\$ 7.4	\$14.5	\$ 9.1
Revolving Credit Facility	0.2		
Subtotal (including commitment fees and letters of credit fees)	7.6	14.5	9.1
Other:	(0, 0)		(0 •)
Interest income	(0.6)	(0.7)	(0.2)
Amortization of deferred financing fees	0.2	0.4	0.5
Total interest expense	\$ 7.2	\$14.2	\$ 9.4
Interest rate (excluding applicable margin):			
Average interest rate on variable term debt	6.32%	3.05%	0.65%
LIBOR—1 month, at beginning of period	5.32%	4.60%	0.44%
LIBOR—1 month, at end of period	4.60%	0.44%	0.23%
LIBOR—3 months, at beginning of period	5.36%	4.70%	1.43%
LIBOR—3 months, at end of period	4.70%	1.43%	0.25%

The decrease in interest expense was due to lower LIBOR and the expiration of the interest rate swap on July 31, 2009. The margin over LIBOR was between 0.75% and 1.00% during the year ended December 31, 2009. Total long-term debt outstanding, including capital lease obligations, as of December 31, 2008 and 2009, was \$240.0 million and \$241.5 million, respectively. Due to the expiration of the interest rate swap on July 31, 2009, the Corporation's \$240.0 million term debt is now subject to variable interest rates. The current margin over LIBOR is 1.0% at December 31, 2009.

Interest expense increased \$7.0 for the year ended December 31, 2008 compared to the prior year period as a result of a full year of incurring interest on the Corporation's debt instruments in 2008. During 2007 and 2008, the Corporation paid down \$25.0 and \$10.0 million, respectively, in borrowings under the Credit Agreement.

Tax Provision (Benefit)

The tax provision (benefit) for the periods presented was as follows (dollars in millions):

	Years E	nded Decemb	er 31,
	2007	2008	2009
Provision (benefit) for income taxes	\$(13.4)	\$ 3.3	\$18.9
Provision (benefit) as a percentage of pre-tax income	(35.7)%	39.7%	30.9%

Our effective tax rate for the year ended December 31, 2009, was 30.9% comprised of the 35.0% federal rate and 4.5% for the state rate. The net impact of the valuation allowance releases, permanent rate differences, and other discrete items was a benefit of 8.6%.

The effective tax rate for the year ended December 31, 2008, was 39.7% comprised of the 35.0% federal rate and 4.7% for the state and permanent rate differences.

The effective tax rate for the year ended December 31, 2007 was a benefit of 35.7% comprised of the 35.0% federal rate and net benefit rate of 0.7% for state rate and permanent rate differences.

Liquidity and Capital Resources

The primary source of liquidity for the Corporation is cash flows from operations and the available borrowing capacity under the Credit Agreement. Based upon our existing cash levels, expected operating cash flows, capital spending, potential future acquisitions and the availability of borrowing capacity under our revolving credit facility, we believe that we have the necessary financial resources to satisfy our expected shortterm and long-term liquidity needs.

The Corporation continues to achieve certain cost savings resulting from operating efficiencies, synergies and other restructuring activities that resulted from the Pharmacy Transaction. Notwithstanding other anticipated savings, we will experience some increased costs associated with the continuation of information systems integration and enhancements.

Cash Flows. The following table presents selected data from our consolidated statements of cash flows (dollars in millions):

	Years E	ıber 31,	
	2007	2008	2009
Net cash provided by operating activities	\$ 36.3	\$ 65.7	\$ 85.0
Net cash used in investing activities	(22.0)	(47.4)	(76.1)
Net cash provided by (used in) financing activities	14.0	(9.0)	1.0
Net increase in cash and cash equivalents	28.3	9.3	9.9
Cash and cash equivalents at beginning of period	3.7	32.0	41.3
Cash and cash equivalents at end of period	\$ 32.0	\$ 41.3	\$ 51.2

Operating Activities—Cash provided by operations aggregated \$85.0 million for the year ended December 31, 2009, compared to \$65.7 million for the year ended December 31, 2008. Operating cash flows for the year ended December 31, 2009, were positively impacted by an improvement in the results of operations following the fiscal 2008 pharmacy consolidations.

Investing Activities—Cash used in investing activities aggregated \$76.1 million for the year ended December 31, 2009, compared to \$47.4 million for the year ended December 31, 2008. The year ended December 31, 2009, had a higher amount of cash used in investing activities than normal due to the acquisitions in 2009 of \$54.7 million.

Financing Activities—Cash provided by financing activities aggregated \$1.0 million for the year ended December 31, 2009, due to cash proceeds received from the exercise of stock options in the period. Cash flows used in financing activities for the year ended December 31, 2008, were due to the Corporation's decision to make a \$10.0 million early payment on long-term debt. Management did not make an early payment on long-term debt during the year ended December 31, 2009.

Cash and cash equivalents totaled \$51.2 million at December 31, 2009 compared to \$41.3 million at December 31, 2008.

Credit Agreement

On the Closing Date, the Corporation entered into a Credit Agreement among the Corporation, the Lenders named therein, and JPMorgan Chase Bank, N.A. ("JPMorgan"), as Administrative Agent. The Credit Agreement consists of a \$275.0 million term loan facility and a \$150.0 million revolving credit facility. The Corporation borrowed \$275.0 million under the term loan portion of the Credit Agreement and an additional \$20.0 million under the revolving credit portion of the Credit Agreement on the Closing Date to refinance the loans made to KPS and PharMerica LTC to finance their respective cash distributions, to pay fees and expenses incurred in connection with the Pharmacy Transaction and for working capital and other general corporate purposes. Indebtedness under the Credit Agreement matures on July 31, 2012. There is no scheduled amortization under the term loan facility but the term loan is subject to certain prepayment obligations relating to certain asset sales, certain casualty losses and the incurrence by the Corporation of certain indebtedness.

Borrowings under the Credit Agreement bear interest at a floating rate equal to, at our option, a base rate plus a margin between 0.0% and 0.75% per annum, or an adjusted LIBO rate plus a margin between 0.625% and 1.75% per annum, in each case depending on the leverage ratio of the Corporation. The base rate is the higher of the prime lending rate announced by JPMorgan in New York from time to time and the federal funds rate published by the Federal Reserve Bank of New York plus 0.50%. The Credit Agreement also provides for letter of credit participation fees between 0.625%, and 1.75%, letter of credit fronting fees of 0.125%, and a commitment fee payable on the unused portion of the revolving credit facility, which shall accrue at a rate per annum ranging from 0.125% to 0.250%, in each case depending on the leverage ratio of the Corporation. As of December 31, 2009, borrowings under the Credit Agreement bore interest at a rate of 1.24%, including the applicable margin of 1.0%, per annum based upon the one month LIBO Rate and the Corporation had approximately \$147.7 million available under the revolving credit facility.

The obligations of the Corporation under and related to the Credit Agreement are secured by substantially all of its assets. Those obligations are guaranteed by many of the Corporation's wholly owned subsidiaries and the obligations of the guarantors are secured by substantially all of their assets. The foregoing includes a pledge of all of the equity interests of substantially all of our direct and indirect domestic subsidiaries and a portion of the equity interests of any future foreign subsidiaries. The Credit Agreement also contains financial and non-financial affirmative and negative covenants, representations, warranties, affirmative covenants and events of default that are customary to facilities of this nature.

The Corporation had a total of \$240.0 million outstanding of term debt under the Credit Agreement as of December 31, 2009. The Corporation had no borrowings under the revolving portion of the Credit Agreement as of December 31, 2009. The Credit Agreement provides for the issuance of letters of credit which, when issued, constitute usage and reduce availability on the revolving portion of the Credit Agreement. The aggregate amount of letters of credit outstanding as of December 31, 2009, was \$2.3 million. After giving effect to the letters of credit, total availability under the revolving credit facility was \$147.7 million as of December 31, 2009. The total availability of the revolving credit facility is limited by the ability of the lenders in the Credit Agreement to fund any future requested borrowings.

Covenants

The Credit Agreement requires the Corporation to satisfy a minimum fixed charge coverage ratio and a maximum total leverage coverage ratio. The minimum fixed charge coverage ratio, which is tested quarterly on a trailing four quarter basis, can be no less than 2.25:1.00 during the period January 1, 2009 through December 31, 2009; and 2.50:1.00 thereafter. The maximum total leverage coverage ratio, which also is tested quarterly, cannot exceed 3.50:1.00 during the period January 1, 2009 through December 31, 2009; and 3.00:1.00 thereafter (the leverage ratio is not tested when at any time it is less than 2.00:1.00 or both S&P and Moody's shall have in effect corporate credit ratings for the Corporation that are investment grade). The Credit Agreement provides for the Corporation to use an adjusted EBITDA number in conjunction with the calculation of the leverage ratio. This adjusted EBITDA used in connection with the leverage ratio calculation pursuant to the Credit Agreement is not the same calculation the Corporation uses to determine the Adjusted EBITDA for its financial analysis and other purposes. In addition, capital expenditures (other than those funded with proceeds of asset sales or insurance) are restricted in any fiscal year to 3.0% of revenues.

The financial covenant ratio and requirements are as follows:

	Minimum Fixed Charge Coverage Ratio	Maximum Total Leverage Coverage Ratio	Capital Expenditures
Requirement	>=2.00 to 1.00	<=4.75 to 1.00	<=3.00%
December 31, 2007	2.57	2.99	1.40%
Requirement	>=2.00 to 1.00	<=4.50 to 1.00	<=3.00%
December 31, 2008	3.67	1.99	1.13%
Requirement	>=2.25 to 1.00	< = 3.50 to 1.00	<=3.00%
December 31, 2009	5.09	1.88	1.17%

In addition, the Credit Agreement contains customary affirmative and negative covenants, which among other things, limit the Corporation's ability to incur additional debt, create liens, pay dividends, effect transactions with the Corporation's affiliates, sell assets, pay subordinated debt, merge, consolidate, enter into acquisitions, and effect sale leaseback transactions.

Prime Vendor Agreement

At the consummation of the Pharmacy Transaction, the Corporation entered into a Prime Vendor Agreement (the "Prime Vendor Agreement"), with AmerisourceBergen Drug Corporation ("ABDC"), a wholly owned subsidiary of AmerisourceBergen, the Corporation's former 50% stockholder. Pursuant to this agreement, the Corporation agreed to purchase at least 95% of the Corporation's prescription pharmaceutical drugs from ABDC and to participate in its generic formulary purchase program for a period of five years. Also under the provisions of the agreement, the Corporation may not undertake any merger, change of ownership, change in control or other transaction without the consent of ABDC unless certain conditions are met.

If the Corporation fails to reach this minimum purchase volume, ABDC may adjust the price of goods the Corporation purchases from it to reflect the lower than expected purchase volume. In addition, ABDC will support the distribution of pharmaceuticals that the Corporation purchases directly from manufacturers and provide inventory management support and packaging services. Unless either party provides certain notice of termination, the agreement will continue on a month-to-month basis upon expiration of the initial five year term. The agreement may be terminated by either party for cause during the initial five year term, and by either party with or without cause thereafter upon 90 days notice. As of December 31, 2009, the Corporation was in compliance with the terms of the Prime Vendor Agreement.

Information Technology Services Agreement

At the consummation of the Pharmacy Transaction, the Corporation entered into an Information Technology Services Agreement with Kindred Healthcare Operating, Inc. ("KHOI"), a wholly owned subsidiary of Kindred, the Corporation's former 50% stockholder (the "IT Services Agreement"). Pursuant to this IT Services Agreement, KHOI is the Corporation's exclusive provider of certain information services and support related to information technology infrastructure and financial systems for a period of five years. The services provided by KHOI includes business services necessary to operate, manage and support certain financial applications the Corporation uses, including enabling and/or supporting technology infrastructure and technology procurement services to support certain business functions. Such services include, among other matters, functions for financial management and systems and payroll. The Corporation internally supports all other operating systems, including functions for order entry, pharmacy dispensing, clinical consulting, billing and collections, electronic medication management, sales and marketing, medical records management, human resources, internal and external customer call center support and general business systems.

Except for certain services that will be provided at cost, KHOI will provide such services to the Corporation at its cost plus 10%, which will be the actual costs and expenses incurred in providing these services, including certain overhead costs and per hour costs of the KHOI employees providing the services. The IT Services Agreement shall automatically renew for successive one-year periods after the expiration of the initial five year term, absent 120 days prior notice of termination as provided for in the agreement. The initial term expires on July 31, 2012. The IT Services Agreement may be terminated by either party for cause and, in certain circumstances, by the Corporation in the event that KHOI undergoes a change of control to one of the Corporation's competitors. Following termination, KHOI must provide termination and expiration assistance for up to 180 days. The Corporation incurred approximately \$7.3 million, \$17.3 million, and \$11.5 million to Kindred under the terms of the IT Services Agreement for the years ended December 31, 2007, 2008, and 2009, respectively.

Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements, other than purchase commitments and lease obligations. See "Contractual Obligations" below.

Contractual Obligations

The Corporation is obligated to make future payments under various contracts such as long-term purchase obligations, debt agreements, and lease agreements, and has certain commitments such as guarantees. The Corporation has grouped these contractual obligations and off-balance sheet arrangements into operating activities, financing activities, and investing activities in the same manner as they are classified in the Consolidated Statements of Cash Flows in order to provide a better understanding of the nature of the obligations and arrangements and to provide a basis for comparison to historical information.

The table below provides a summary of contractual obligations and off-balance sheet arrangements as of December 31, 2009 (dollars in millions):

	2010	2011	2012	2013	2014	Thereafter
Operating activities:						
Prime Vendor Agreement (1)	\$ —	\$—	\$ —	\$—	\$—	\$—
Non-cancelable operating leases	13.2	8.7	6.4	5.1	4.4	5.7
Technology services agreement	14.4	14.4	8.4		_	
Investing activities:						
Contingent Consideration			1.7	—		
Financing activities:						
Total debt and estimated interest	3.0	3.0	241.8			
Totals	\$30.6	\$26.1	\$258.3	\$ 5.1	4.4	\$ 5.7

(1) Under the Prime Vendor Agreement the Corporation is required to purchase 95% of its drug purchases through AmerisourceBergen through July 31, 2012.

Supplemental Quarterly Information

The following tables represent the results of the Corporation's quarterly operations for the years ended December 31, 2008 and 2009 (in millions, except where indicated)

2008 Quarters 2009 Quarters											
	_	First		econd	_	Third	Fourth	First	Second	Third	Fourth
Not revenues:	_	mst	-	cconu	-	minu	rourm	First	Second	Innu	rourm
Net revenues: Institutional pharmacy revenues	\$	480.2	\$	471.3	\$	471.6	\$465.7	\$453.4	\$446.5	\$447.1	\$437.7
Hospital management revenues	Ψ	14.9	Ψ	15.0	Ψ	14.6	14.0	14.8	14.1	13.9	13.7
Total revenues		495.1	_	486.3	_	486.2	479.7	468.2	460.6	461.0	451.4
Cost of goods sold:			_		_						
Institutional pharmacy		410.5		403.4		404.1	397.3	384.8	379.9	382.6	373.6
Hospital management		12.1		12.1	_	11.8	11.4	12.0	11.9	12.2	11.9
Total cost of goods sold		422.6	_	415.5	_	415.9	408.7	396.8	391.8	394.8	385.5
Gross profit:											
Institutional pharmacy		69.7 2.8		67.9 2.9		67.5 2.8	68.4 2.6	68.6 2.8	66.6 2.2	64.5 1.7	64.1 1.8
Hospital management			_		_						
Total gross profit Selling, general and administrative		72.5 57.3		70.8 54.0		70.3 50.5	71.0 52.3	71.4 50.9	68.8 47.2	66.2 44.1	65.9 45.4
Amortization expense		1.6		1.6		1.6	1.7	1.8	1.9	2.5	2.8
Impairment of intangible assets		_		_		_	14.8	_	_	_	_
Integration, merger and acquisition related costs and		4.1				7 1	0.0	2.0	0.6	0.0	17
other charges		4.1	_	6.6	_	7.1	8.9	2.0	0.6	0.9	1.7
Operating income (loss) Interest expense, net		9.5 3.7		8.6 3.5		11.1 3.4	(6.7) 3.6	16.7 3.2	19.1 3.3	18.7 1.9	16.0 1.0
Income (loss) before income taxes		5.8	_	5.1		7.7	(10.3)	13.5	15.8	16.8	15.0
Provision (benefit) for income taxes		2.5		2.2		3.4	(4.8)	5.3	6.6	2.2	4.8
Net income (loss)	\$	3.3	\$	2.9	\$	4.3	\$ (5.5)	\$ 8.2	\$ 9.2	\$ 14.6	\$ 10.2
	Ψ	5.5	Ψ		Ψ	4.5	φ (5.5)	φ 0.2	ψ 7.2	φ 14.0	φ 10.2
Earnings (loss) per common share (1): Basic	\$	0.11	\$	0.10	\$	0.14	\$(0.18)	\$ 0.27	\$ 0.30	\$ 0.48	\$ 0.34
Diluted	\$	0.11	\$	0.10	\$	0.14	\$(0.18)	\$ 0.27	\$ 0.30	\$ 0.48	\$ 0.34
Shares used in computing earnings (loss) per											
common share:		20.1		20.1		20.1	20.1	20.2	20.2	20.2	20.2
Basic Diluted		30.1 30.1		30.1 30.2		30.1 30.4	30.1 30.1	30.2 30.3	30.2 30.4	30.3 30.5	30.3 30.5
Balance sheet data:		50.1		50.2		50.4	50.1	50.5	50.4	50.5	50.5
Cash and cash equivalents	\$	25.2	\$	34.9	\$	42.6	\$ 41.3	\$ 52.1	\$ 77.7	\$ 73.8	\$ 51.2
Working capital	\$	263.5	\$	277.1	\$	281.1	\$272.3	\$307.4	\$324.2	\$323.7	\$312.8
Goodwill Intangible assets, net	\$	109.9 75.9	\$ \$	109.9 74.3	\$ \$	110.7 72.7	\$113.7 \$73.4	\$113.7 \$71.6	\$115.6 \$69.9	\$128.5 \$72.3	\$140.1 \$90.8
Total assets	\$	675.4	\$	673.2	\$	684.1	\$679.2	\$677.6	\$684.2	\$705.9	\$724.3
Long-term debt	\$	240.0	\$	240.0	\$	240.0	\$240.0	\$240.0	\$240.0	\$240.0	\$240.0
Total stockholder's equity	\$	311.2	\$	317.4	\$	324.3	\$319.8	\$330.0	\$341.9	\$359.2	\$370.9
Supplemental information:											
Adjusted EBITDA(2)	\$	21.1	\$	22.4	\$	25.1	\$ 23.9	\$ 25.2	\$ 25.8	\$ 26.6	\$ 25.1
Adjusted EBITDA Margin (2)	¢	4.3% 2.07	\$	4.6% 2.23	6 \$	5.2% 2.50	5.0% \$ 2.39	5.4% \$ 2.54	5.6% \$ 2.63	5.6% \$ 2.74	5.6% \$ 2.62
Net cash provided by (used in) operating activities	\$	11.2	ֆ \$	13.0	\$	17.5	\$ 2.39 \$ 24.0	\$ 13.9	\$ 28.8	\$ 2.74 \$ 16.9	\$ 2.02 \$ 25.4
Net cash used in investing activities		(8.1)	\$	(3.5)	\$	(10.3)	\$(25.5)	\$ (3.2)	\$ (3.2)	\$(21.7)	\$ (48.0)
Net cash provided by (used in) financing activities	\$	(9.9)	\$	0.2	\$	0.5	\$ 0.2	\$ 0.1	\$ —	\$ 0.9	\$ —
Statistical information (in whole numbers except where indicated)											
Institutional Pharmacy											
Volume information:											
Prescriptions dispensed (in thousands)		10,212	¢	10,067	¢	10,044	9,996	9,919	9,815	9,713	9,590
Revenue per prescription dispensed Gross profit per prescription dispensed	\$ \$	47.02 6.83	\$ \$	46.82 6.74	\$ \$	46.95 6.72	\$46.59 \$ 6.84	\$45.71 \$ 6.92	\$45.49 \$6.79	\$46.03 \$ 6.64	\$45.64 \$6.68
Institutional gross margin	Ψ	14.5%		14.4%		14.3%					
Generic drug dispensing rate		69.0%		69.9%	6	71.3%	6 72.5%	73.5%	74.2%	74.5%	74.7%
Customer licensed beds under contract:	2	37 042	1	31 226	,	331 200	375 612	377 276	320 745	317 250	317 660
Beginning of period	5.	37,043 5,157	3	6,335	-	331,299 4,901	325,613 5,005	322,376 6,762	320,745 6,473	317,358 10,549	317,660 12,137
Losses and other		(7,974)		(9,262)		(10,587)	(8,242)	(8,393)	(9,860)	(10,247)	(11,912)
End of period	-	34,226	3	31,299	_	325,613	322,376	320,745	317,358	317,660	317,885
Hospital management contracts serviced	=	88	=	86	=	85	84	84	85	85	86
nosphar management contracts serviceu	=	00	=		=	0.5					

(1) The Corporation has never declared a cash dividend. Earnings (loss) per common share in actual cents.

(2) See "Use of Non GAAP Measures For Measuring Quarterly Results" for a definition and reconciliation of Adjusted EBITDA to net income (loss).

Use of Non-GAAP Measures For Measuring Quarterly Results

The Corporation calculates Adjusted EBITDA as provided in the reconciliation below and calculates Adjusted EBITDA Margin by taking Adjusted EBITDA and dividing it by revenues. The Corporation calculates and uses Adjusted EBITDA as an indicator of its ability to generate cash from reported operating results. The measurement is used in concert with net income and cash flows from operations, which measure actual cash generated in the period. In addition, the Corporation believes that Adjusted EBITDA and Adjusted EBITDA Margin is a supplemental measurement tool used by analysts and investors to help evaluate overall operating performance and the ability to incur and service debt and make capital expenditures. In addition, Adjusted EBITDA, as defined in the Credit Agreement, is used in conjunction with the Corporation's debt leverage ratio and this calculation sets the applicable margin for the quarterly interest charge. Adjusted EBITDA, as defined in the Credit Agreement, is not the same calculation as this Adjusted EBITDA table. Adjusted EBITDA does not represent funds available for the Corporation's discretionary use and is not intended to represent or to be used as a substitute for net income or cash flows from operations data as measured under U.S. generally accepted accounting principles ("GAAP"). The items excluded from Adjusted EBITDA but included in the calculation of the Corporation's reported net income are significant components of the accompanying consolidated statements of operations, and must be considered in performing a comprehensive assessment of overall financial performance. The Corporation's calculation of Adjusted EBITDA may not be consistent with calculations of EBITDA used by other companies. The following is a reconciliation of the Corporation's net income, net operating cash flows and earnings (loss) per diluted share for the periods presented.

Unaudited Reconciliation of Net Income (Loss) to Adjusted EBITDA

(dollars in millions)

		2008 Q	uarters		2009 Quarters				
	First	Second	Third	Fourth	First	Second	Third	Fourth	
Net income (loss) Add:	\$ 3.3	\$ 2.9	\$ 4.3	\$(5.5)	\$ 8.2	\$ 9.2	\$14.6	\$10.2	
Interest expense, net Integration, merger and acquisition related costs	3.7	3.5	3.4	3.6	3.2	3.3	1.9	1.0	
and other charges Provision (benefit) for	4.1	6.6	7.1	8.9	2.0	0.6	0.9	1.7	
income taxes Impairment of intangible	2.5	2.2	3.4	(4.8)	5.3	6.6	2.2	4.8	
assets Depreciation and		—		14.8	—	—	—	—	
amortization expense	7.5	7.2	6.9	6.9	6.5	6.1	7.0	7.4	
Adjusted EBITDA	\$21.1	\$22.4	\$25.1	\$23.9	\$25.2	\$25.8	\$26.6	\$25.1	
Adjusted EBITDA Margin	4.3%	<u> 4.6</u> %	5.2%	6	5.4%	5.6%	5.6%	5.6%	

Use of Non-GAAP Measures For Measuring Quarterly Results (Continued)

Unaudited Reconciliation of Adjusted EBITDA to Net Operating Cash Flows

(dollars in millions)

	2008 Quarters				2009 Quarters				
	First	Second	Third	Fourth	First	Second	Third	Fourth	
Adjusted EBITDA	\$21.1	\$22.4	\$25.1	\$23.9	\$25.2	\$25.8	\$26.6	\$25.1	
Interest expense, net	(3.7)	(3.5)	(3.4)	(3.6)	(3.2)	(3.3)	(1.9)	(1.0)	
(Provision) benefit for income taxes	(2.5)	(2.2)	(3.4)	4.8	(5.3)	(6.6)	(2.2)	(4.8)	
Integration, merger and acquisition related									
costs and other charges	(3.6)	(6.2)	(6.5)	(5.9)	(1.8)	(0.6)	(0.9)	(1.5)	
Provision for bad debt	5.2	5.5	7.2	6.8	7.1	3.6	2.5	3.4	
Stock-based compensation	1.0	1.1	1.4	1.4	0.6	1.3	1.3	1.4	
Amortization of deferred financing fees	0.1	0.1	0.1	0.1	0.1	0.1	0.1	0.1	
Deferred income taxes	2.5	1.6	2.8	(4.1)	4.8	6.8	2.7	5.4	
(Gain) loss on disposition of equipment		0.6	0.2	(0.6)	0.1		_	0.2	
Other	(0.3)	0.3	(0.3)	(0.2)	(0.1)		(0.1)	(0.1)	
Changes in assets and liabilities	(8.6)	(6.7)	(5.7)	1.4	(13.6)	1.7	(11.2)	(2.8)	
Net Cash Flows from Operating Activities	\$11.2	\$13.0	\$17.5	\$24.0	\$13.9	\$28.8	\$16.9	\$25.4	

The Corporation calculates and uses earnings per diluted share, exclusive of the impact of impairment of intangible assets, integration, merger and acquisition related costs and other charges, impairment on intangible assets and favorable impact on tax ruling as an indicator of its core operating results. The measurement is used in concert with net income and earnings per diluted share, which measure actual earnings per share generated in the period. The Corporation believes the exclusion of these charges in expressing earnings per share provides management with a useful measure to assess period to period comparability and is useful to investors in evaluating the Corporation's operating results from period to period. Earnings per diluted share, exclusive of the impact of impairment of intangible assets, integration, merger and acquisition related costs and other charges, impairment on intangible assets and favorable impact on tax ruling does not represent the amount that effectively accrues directly to stockholders (i.e., such costs are a reduction in earnings and stockholders' equity) and is not intended to represent or to be used as a substitute for earnings per diluted share as measured under GAAP. The impact of impairment of intangible assets, integration, merger and acquisition related costs and other charges, impairment on intangible assets, integration, merger and acquisition related costs and other charges, intended to represent or to be used as a substitute for earnings per diluted share as measured under GAAP. The impact of impairment of intangible assets, integration, merger and acquisition related costs and other charges, impairment on intangible assets and favorable impact of tax rate matters excluded from the earnings per diluted share are significant components of the accompanying condensed consolidated statements of operations, and must be considered in performing a comprehensive assessment of overall financial performance.

Unaudited Reconciliation of Earnings (Loss) Per Diluted Share to Adjusted Earnings Per Diluted Share

	2008					2009				
	First Quarter	Second Quarter	Third Quarter	Fourth Quarter	Year	First Quarter	Second Quarter	Third Quarter	Fourth Quarter	Year
Earnings (loss) per diluted share Add:	\$0.11	\$0.10	\$0.14	\$(0.18)	\$0.17	\$0.27	\$0.30	\$ 0.48	\$ 0.33	\$ 1.39
Diluted earnings per share impact of: Impairment of intangible assets Integration, merger and acquisition	_	_	_	0.30	0.30	_	_	_	_	_
related costs and other charges	0.08	0.12	0.13	0.20	0.53	0.04	0.01	0.02	0.03	0.10
Impact of tax rate matters Adjusted earnings per diluted share after				(0.06)				(0.15)	(0.04)	(0.19)
impact of above items	\$0.19	\$0.22	\$0.27	\$ 0.26	\$1.00	\$0.31	\$0.31	\$ 0.35	\$ 0.32	\$ 1.30

Following Represents the Fourth Quarter 2009 Results compared to the Fourth Quarter 2008

Results of Operations

The following table presents selected consolidated comparative results of operations and statistical information (dollars in millions):

	Quarter Ended							
	Decemb 200		Increa (Decrea		Decemb 200			
	Amount	% of Revenues			Amount	% of Revenues		
Net revenues:								
Institutional Pharmacy	\$ 465.7	97.1%	\$ (28.0)	(6.0)%	\$437.7	97.0%		
Hospital Management	14.0	2.9	(0.3)	(2.1)	13.7	3.0		
Total net revenues	479.7	100.0	(28.3)	(5.9)	451.4	100.0		
Cost of goods sold:								
Institutional Pharmacy	397.3	82.8	(23.7)	(6.0)	373.6	82.8		
Hospital Management	11.4	2.4	0.5	4.4	11.9	2.6		
Total cost of goods sold	408.7	85.2	(23.2)	(5.7)	385.5	85.4		
Gross profit:								
Institutional Pharmacy	68.4	14.3	(4.3)	(6.3)	64.1	14.2		
Hospital Management	2.6	0.5	(0.8)	(30.8)	1.8	0.4		
Total gross profit	\$ 71.0	14.8%	\$ (5.1)	(7.2)%	\$ 65.9	14.6%		
Institutional Pharmacy (in whole numbers								
except where indicated)								
Volume information								
Prescriptions dispensed (in thousands)	9,996		(406)	(4.1)%	9,590			
Revenue per prescription dispensed	\$ 46.59		\$ (0.95)	(2.0)%	\$45.64			
Gross profit per prescription dispensed	\$ 6.84		\$ (0.16)	(2.3)%	\$ 6.68			
Institutional pharmacy gross margin	14.7%		(0.1)	(0.7)%	14.6%			
Generic dispensing rate	72.5%	0	2.2	3.0%	74.7%)		
Customer licensed beds under contract Beginning of period	325,613		(7,953)	(2.4)%	317,660			
Additions	5,005		7,132	(2.4)%	12,137			
Losses and other	(8,242)		(3,670)	44.5	(11,912)			
End of period	322,376		(4,491)	(1.4)%	317,885			
*			(4,491)	(1.4)%				
Hospital Management (in whole numbers								
except where indicated)								
Volume information Hospital management contracts serviced	84		2.0	2.4%	86			
riospital management contracts serviced	04		2.0	2.470	00			

Revenues

The decrease in institutional pharmacy revenues of \$28.0 million for the three months ended December 31, 2009, compared to the three months ended December 31, 2008, was the result of a rate variance of approximately \$9.1 million or a \$0.95 decline per prescription dispensed and an unfavorable volume variance of approximately \$18.9 million or 406,000 fewer prescriptions dispensed. The rate variance was comprised of approximately \$11.6 million due to inflation on brand and generic drugs, offset by a decline in revenues of approximately \$20.7 million due to the increase in the generic drug dispensing rate during the period, the AWP impact of \$1.4 million and other concessions. The volume variance of approximately \$18.9 million was due to the decline in net customer licensed beds under contract.

The decrease in hospital management revenues for the three months ended December 31, 2009, of \$0.3 million was due primarily to concessions with certain hospital management contracts serviced in the period, despite an increase in the number of hospital contracts serviced between periods.

Cost of Goods Sold

Institutional pharmacy cost of goods sold decreased \$23.7 million for the three months ended December 31, 2009, compared to the three months ended December 31, 2008, due primarily to a reduction in drug purchases as a result of less prescriptions being dispensed. Drug spend as a percentage of revenues increased 171 bps but was partially offset by an improvement in rebates of 74 bps during the comparable periods. Other costs included within cost of goods sold as a percent of revenues improved a combined 87 bps, predominately as a result of operational efficiencies.

Hospital management cost of goods sold increased \$0.5 million for the three months ended December 31, 2009, compared to the respective prior periods due to an increase in the number of hospital contracts serviced between periods.

Gross Profit and Operating Expenses

Gross profit and other operating expenses were the following for the periods presented (dollars in millions):

	Quarter Ended						
	December 31, 2008		Increase (Decrease)			nber 31, 009	
	Amount	% of Revenue			Amount	% of Revenue	
Gross profit and operating expenses:							
Total gross profit	\$ 71.0	14.8%	\$ (5.1)	(7.2)%	\$65.9	14.6%	
Selling, general and administrative expenses	52.3	10.9	(6.9)	(13.2)	45.4	10.1	
Amortization expense	1.7	0.4	1.1	64.7	2.8	0.6	
Impairment of intangible assets	14.8	3.0	(14.8)	(100.0)	_		
Integration, merger related costs and other							
charges	8.9	1.9	(7.2)	(80.9)	1.7	0.4	
Interest expense, net	3.6	0.7	(2.6)	(72.2)	1.0	0.2	
Income (loss) before provision for income							
taxes	(10.3)	(2.1)	25.3	(245.6)	15.0	3.3	
Provision (benefit) for income taxes	(4.8)	(1.0)	9.6	(200.0)	4.8	1.0	
Net income (loss)	\$ (5.5)	(1.1)%	\$ 15.7	(285.5)%	\$10.2	2.3%	

Institutional pharmacy gross profit for the three months ended December 31, 2009, was \$64.1 million, or \$6.68 per prescription dispensed, compared to \$68.4 million, or \$6.84 per prescription dispensed for the three months ended December 31, 2008. The institutional pharmacy gross profit margin for the three months ended December 31, 2009, was consistent between periods despite the decline in gross profit per prescription dispensed.

The decrease in hospital management gross profit for the three months ended December 31, 2009, of \$0.8 million, was due primarily to concessions with certain hospital management contracts serviced during the period.

Selling, general and administrative expenses

Selling, general and administrative expenses represent the following costs for the periods, excluding integration, merger and acquisition related costs and other charges (dollars in millions):

	Quarter Ended					
	December 31, 2008		Increase (Decrease)			ber 31, 09
	Amount	% of Revenue			Amount	% of Revenue
Selling, general and administrative expenses:						
Total wages, benefits and contract labor	\$26.1	5.4%	\$(1.7)	(6.5)%	\$24.4	5.4%
Contracted services	4.1	0.9	(0.7)	(17.1)	3.4	0.8
Provision for doubtful accounts	6.8	1.4	(3.4)	(50.0)	3.4	0.8
Supplies	2.0	0.4	(0.1)	(5.0)	1.9	0.4
Travel expenses	1.4	0.3	(0.2)	(14.3)	1.2	0.3
Professional fees	2.6	0.5	(0.6)	(23.1)	2.0	0.4
Stock-based compensation	1.4	0.3		_	1.4	0.3
Depreciation	2.6	0.5	(0.4)	(15.4)	2.2	0.5
Rent	1.4	0.3	(0.4)	(28.6)	1.0	0.2
Maintenance	0.7	0.2	(0.1)	(14.3)	0.6	0.1
Other costs	3.2	0.7	0.7	21.9	3.9	0.9
Total selling general and administrative						
expenses	\$52.3	10.9%	<u>\$(6.9)</u>	(13.2)%	\$45.4	10.1%

Total labor costs decreased \$1.7 million for the three months ended December 31, 2009, over the comparable periods as a result of management's effort to eliminate duplicate overhead positions within the pharmacy locations and reduce certain corporate overhead functions. Costs associated with contracted services decreased \$0.7 million predominantly due to lower costs associated with the IT Services Agreement. The provision for doubtful accounts decreased \$3.4 million primarily as a result of improved collections from certain payer types. Other costs within selling, general and administrative expenses declined during the three months ended December 31, 2009, a combined \$1.1 million due primarily to synergies resulting from the pharmacy consolidations.

Depreciation and Amortization

Depreciation expense represents the following costs for the periods as follows (dollars in millions):

	Quarter Ended				
	December 31, 2008			nber 31, 009	
	Amount	% of Revenues	Amount	% of Revenues	
Leasehold improvements	\$ 0.5	0.1%	\$0.4	0.1%	
Equipment and software	4.7	0.9	4.0	0.9	
Leased equipment			0.2	NM	
Total depreciation expense	\$ 5.2	1.0%	\$4.6	1.0%	
Depreciation expense recorded in cost of goods sold Depreciation expense recorded in selling, general & administrative	\$ 2.6	0.5%	\$2.4	0.5%	
expenses	2.6	0.5	2.2	0.5	
Total depreciation expense	\$ 5.2	1.0%	\$4.6	1.0%	
Total capital expenditures	\$ 4.3	0.9%	\$9.3	2.1%	

Depreciation expense decreased for the three months ended December 31, 2009, compared to the three months ended December 31, 2008, due primarily to assets acquired as a result of the Pharmacy Transaction nearing the end of their weighted average useful life and the consolidation of pharmacy locations. Capital expenditures have increased in 2009 compared to the same periods in 2008 primarily as a result of the planned systems infrastructure build out.

Amortization expenses represents the following (dollars in millions):

	Quarter Ended					
	December 31, 2008			nber 31, 009		
	Amount	% of Revenues	Amount	% of Revenues		
Amortization of intangibles:						
Trade names	\$0.3	0.1%	\$0.3	0.1%		
Non-compete agreements	0.1	NM	0.6	0.1		
Customer relationships	1.3	0.3	1.9	0.4		
Total amortization expense	\$1.7	0.4%	\$2.8	0.6%		

Amortization expense for the three months ended December 31, 2009, compared to the three months ended December 31, 2008, increased due primarily to additional amortization associated with intangibles capitalized as a result of acquisitions in the period.

Impairment of intangible assets

During the fourth quarter 2008, the Corporation recorded a pre-tax impairment charge of \$14.8 million, related to finite lived customer relationships. The impairment, which related to the Institutional Pharmacy segment, was incurred when the reporting unit experienced a higher than expected loss of licensed beds. The impairment was related to assets acquired in acquisitions by KPS during the years ended December 31, 2005 and 2006. Using a discounted cash flow analysis, the Corporation determined that a pre-tax impairment charge of \$14.8 million was required to write the carrying value down to the fair value, resulting in a loss per diluted share impact of \$0.30.

Integration, merger and acquisition related costs and other charges

The following is a summary of integration, merger and acquisition related costs and other charges incurred by the Corporation as follows (dollars in millions, except per share amounts):

	Quarter Ended			
	December 31, 2008			nber 31, 009
Integration costs and other charges:				
Professional and advisory fees	\$	0.2	\$	0.2
General and administrative		0.6		0.4
Employee costs		0.9		0.3
Severance costs		1.6		0.3
Facility costs		5.6		0.1
		8.9		1.3
Acquisition related costs:				
Professional and advisory fees				0.4
				0.4
Total integration, merger related costs and other charges	\$	8.9	\$	1.7
Negative effect on earnings per diluted share	\$(0.20)	\$(0.03)

Integration, merger, and acquisition related costs and other charges decreased for the three months ended December 31, 2009, compared to the three months ended December 31, 2008. The decrease was due to the completion of the majority of the planned pharmacy consolidations during 2008. The costs incurred for the year ended December 31, 2009, were primarily related to the planned integration of our pharmacy system platforms. Acquisition costs increased \$0.4 million as a result of the acquisitions during the third and fourth quarter 2009. Effective January 1, 2009, the accounting standards for the accounting of business combinations changed. Prior to the adoption of this accounting change, substantially all costs incurred as a result of an acquisition were capitalized as part of the purchase price of the business combination. The new rules require such costs to be expensed and recorded as a component of the statement of operations. Acquisition related costs will increase as the Corporation consummates future acquisitions.

Interest Expense

Interest expense represents the following costs for the periods (dollars in millions):

	Quarter	Ended
	December 31, 2008	December 31, 2009
	Amount	Amount
Interest expense, net:		
Term Debt	\$ 3.5	\$ 0.9
Revolving credit facility		
Subtotal (including commitment fees and letters of credit fees)	3.5	0.9
Other:		
Interest expense (income)		
Amortization of deferred financing fees	0.1	0.1
Total interest expense, net	\$ 3.6	\$ 1.0
Interest rate (excluding applicable margin):		
Average interest rate on term debt	2.95%	0.25%
LIBOR—1 month, at beginning of period	3.93%	0.24%
LIBOR—1 month, at end of period	0.44%	0.23%
LIBOR—3 months, at beginning of period	4.05%	0.28%
LIBOR—3 months, at end of period	1.43%	0.25%

The decrease in interest expense was due to lower LIBOR during the three months ended December 31, 2009 and the expiration of the interest rate swap. The margin over LIBOR was 1.00% during the three months ended December 31, 2009. Total long-term debt outstanding, including capital lease obligations, as of December 31, 2008 and 2009, was \$240.0 million and \$241.5 million, respectively. Due to the expiration of the interest rate swap on July 31, 2009 the Corporation's \$240.0 million term debt is now subject to variable interest rates. The current margin over LIBOR is 1.0% at December 31, 2009.

Tax Provision (Benefit)

The tax provision (benefit) for the periods presented was as follows (dollars in million):

	Quarter Ended		
	December 31, 2008	December 31, 2009	
Provision (benefit) for income taxes	\$ (4.8)	\$ 4.8	
Provision (benefit) as a percentage of pre-tax income	(46.0)%	31.9%	

Our effective tax rate for the three months ended December 31, 2009 was 31.9% comprised of the 35.0% federal rate and a net benefit of 3.1% for the state rate and permanent differences and other discrete items. Our effective tax rate for the three months ended December 31, 2008, was a benefit of 46.0% comprised of the 35.0% federal rate and 11.0% for the state rate and permanent rate differences. The rate for the period ended December 31, 2009, was favorably impacted by a benefit of \$1.2 million associated with various internal restructuring transactions implemented in the period. Exclusive of these transactions the effective tax rate for the three months ended December 31, 2009, would have been 40.1%, comprised of the 35.0% federal rate and 5.1% for the state rate and permanent rate differences.

The state rate for the period ended December 31, 2008, was impacted by the need for valuation allowances on losses generated by the impairments of certain finite lived intangible assets in the period. The benefit for the period was favorably impacted by a ruling obtained from the Internal Revenue Service during the period on a specific permanent item.

Liquidity and Capital Resources

The following compares the Corporation's Statement of Cash Flows for the quarters ended December 31, 2008 and 2009 (dollars in millions):

	Quarte	r Ended	
	December 31, 2008	December 31, 2009	
Statement of Cash Flows			
Cash flows provided by (used in) operating activities:			
Net income (loss)	\$ (5.5)	\$ 10.2	
Adjustments to reconcile net income to net cash provided by (used in) operating			
activities:	5.0	4.6	
Depreciation	5.2	4.6	
Amortization	1.7 14.8	2.8	
Impairment charge Integration, merger and acquisition related costs and other charges	14.8 3.0	0.2	
Stock-based compensation	3.0 1.4	0.2 1.4	
Amortization of deferred financing fees	0.1	0.1	
Deferred income taxes	(4.1)	5.4	
Loss (gain) on disposition of equipment	(0.6)	0.2	
Other	(0.2)	(0.1)	
Change in operating assets and liabilities:			
Accounts receivable, net	4.3	7.1	
Inventory and other assets	4.2	(2.5)	
Prepaids and other assets	(1.2)	(4.2)	
Accounts payable	(0.8)	1.8	
Salaries, wages and other compensation	(0.7)	(4.8)	
Other accrued liabilities	2.4	3.2	
Net cash provided by operating activities	24.0	25.4	
Cash flows provided by (used in) investing activities:			
Purchase of equipment and leasehold improvements	(4.3)	(9.3)	
Acquisitions, net of cash acquired	(21.5)	(38.8)	
Cash proceeds from sale of assets	0.3		
Other		0.1	
Net cash used in investing activities	(25.5)	(48.0)	
Cash flows provided by (used in) financing activities:			
Repayments of long-term debt and capital lease obligations		(0.2)	
Issuance of common stock	0.2	0.1	
Tax benefit from stock-based compensation		0.1	
Net cash provided by (used in) financing activities	0.2		
Change in cash and cash equivalents	(1.3)	(22.6)	
Cash and cash equivalents at beginning of period	42.6	73.8	
Cash and cash equivalents at end of period	\$ 41.3	\$ 51.2	
Supplemental information:			
Cash paid for interest	\$ 3.5	\$ 0.9	
Cash paid for taxes	\$ 0.1	<u>\$ </u>	

Following Represents the Fourth Quarter 2009 Results compared to the Third Quarter 2009

Results of Operations

The following table presents selected consolidated comparative results of operations and statistical information (dollars in millions, except where indicated):

			Quarter	Ended		
	Septem 200		Increa (Decrea		Decemb 200	
	Amount	% of Revenues			Amount	% of Revenues
Net revenues:						
Institutional Pharmacy	\$ 447.1	97.0%	\$ (9.4)	(2.1)%	\$437.7	97.0%
Hospital Management	13.9	3.0	(0.2)	(1.4)	13.7	3.0
Total net revenues	461.0	100.0	(9.6)	(2.1)	451.4	100.0
Cost of goods sold:						
Institutional Pharmacy	382.6	83.0	(9.0)	(2.4)	373.6	82.8
Hospital Management	12.2	2.6	(0.3)	(2.5)	11.9	2.6
Total cost of goods sold	394.8	85.6	(9.3)	(2.4)	385.5	85.4
Gross profit:						
Institutional Pharmacy	64.5	14.0	(0.4)	(0.6)	64.1	14.2
Hospital Management	1.7	0.4	0.1	5.9	1.8	0.4
Total gross profit	\$ 66.2	14.4%	\$ (0.3)	(0.5)%	\$ 65.9	14.6%
Institutional Pharmacy (in whole numbers,						
except where indicated)						
Volume information:						
Prescriptions dispensed (in thousands)	9,713		· · · ·	(1.3)%	9,590	
Revenue per prescription dispensed				(0.8)%	\$45.64	
Gross profit per prescription dispensed			\$ 0.04	0.6%	\$ 6.68	
Institutional gross margin	14.49		0.2	1.4%	14.6%	
Generic dispensing rate	74.59	0	0.2	0.3%	74.7%	
Customer licensed beds under contract:	217 250		202	0.107	217 660	
Beginning of period	317,358 10,549		302 1,588	0.1% 15.1	317,660 12,137	
Losses and other	(10,247)		(1,665)		(11,912)	
End of period	317,660		225	0.1%	317,885	
Hospital Management (in whole numbers except where indicated)						
Hospital management contracts serviced	85		1.0	1.2%	86	

Revenues

The decrease in institutional pharmacy revenues of \$9.4 million for the three months ended December 31, 2009, compared to the three months ended September 30, 2009, was the result of a rate variance of approximately \$3.7 million or a \$0.39 decline per prescription dispensed and an unfavorable volume variance of approximately \$5.7 million or 123,000 fewer prescriptions dispensed. The rate variance was comprised of approximately \$3.0 million due to deflation on drugs dispensed between periods and \$0.3 million due to the increase in the generic drug dispensing rate during the period from 74.5% to 74.7% and other concessions. The sequential decrease in revenue per script is the result of continued revenue per script decreases in generic drugs as well as the impact of the September 2009 change in the AWP of \$1.4 million and other concessions, which impacted the Corporation's reimbursement from Medicaid and certain PDPs. The volume variance of approximately \$5.7 million was due to the decline in net customer licensed beds under contract.

The decrease in hospital management revenues for the three months ended December 31, 2009, of \$0.2 million was due primarily to concessions with certain hospital management contracts serviced in the period, despite an increase in the number of hospital contracts serviced between periods.

Cost of Goods Sold

Institutional pharmacy cost of goods sold decreased \$9.0 million for the three months ended December 31, 2009, compared to the three months ended September 30, 2009, due primarily to a reduction in drug purchases as a result of less prescriptions being dispensed. Drug spend as a percentage of revenues increased 92 bps but was partially offset by an improvement in rebates of 42 bps during the comparable periods. Other costs included within cost of goods sold as a percent of revenues improved a combined 73 bps, predominately as a result of operational efficiencies.

Hospital management cost of goods sold decreased \$0.3 million for the three months ended December 31, 2009, compared to the respective prior period due to an increase in the number of hospital contracts serviced between periods.

Gross Profit and Operating Expenses

Gross profit and other operating expenses were the following for the periods presented (dollars in millions):

			Quar	ter Ended		
	September 30, 2009		Increase (Decrease)			ber 31,)09
	Amount	% of Revenue			Amount	% of Revenue
Gross profit and operating expenses:						
Total gross profit	\$66.2	14.4%	\$(0.3)	(0.5)%	\$65.9	14.6%
Selling, general and administrative						
expenses	44.1	9.6	1.3	2.9	45.4	10.1
Amortization expense	2.5	0.5	0.3	12.0	2.8	0.6
Integration, merger and acquisition related						
costs and other charges	0.9	0.2	0.8	88.9	1.7	0.4
Interest expense, net	1.9	0.4	(0.9)	(47.4)	1.0	0.2
Income before provision for income taxes	16.8	3.7	(1.8)	(10.7)	15.0	3.3
Provision for income taxes	2.2	0.5	2.6	118.2	4.8	1.0
Net income	\$14.6	3.2%	<u>\$(4.4)</u>	(30.1)%	\$10.2	2.3%

Institutional pharmacy gross profit for the three months ended December 31, 2009, was \$64.1 million, or \$6.68 per prescription dispensed, compared to \$64.5 million, or \$6.64 per prescription dispensed for the three months ended September 30, 2009. The institutional pharmacy gross profit margin for the three months ended December 31, 2009, improved 20 bps to 14.6%, from 14.4% due primarily to the incremental increase in the generic dispensing rate from 74.5% to 74.7%.

The increase in hospital management gross profit for the three months ended December 31, 2009, of \$0.1 million, was due primarily to an increase in the number of hospital contracts serviced between periods.

Selling, general and administrative expenses

Selling, general and administrative expenses represent the following costs for the periods excluding integration, merger and acquisition related costs and other charges (dollars in millions):

	Quarter Ended						
	September 30, 2009		Increase (Decrease)			1ber 31,)09	
	Amount	% of Revenue			Amount	% of Revenue	
Selling, general and administrative expenses:							
Total wages, benefits and contract labor	\$24.7	5.4%	\$(0.3)	(1.2)%	\$24.4	5.4%	
Contracted services	3.5	0.8	(0.1)	(2.9)	3.4	0.8	
Provision for doubtful accounts	2.5	0.5	0.9	36.0	3.4	0.8	
Supplies	1.7	0.4	0.2	11.8	1.9	0.4	
Travel expenses	1.2	0.3			1.2	0.3	
Professional fees	2.2	0.5	(0.2)	(9.1)	2.0	0.4	
Stock-based compensation	1.3	0.3	0.1	7.7	1.4	0.3	
Depreciation	2.0	0.4	0.2	10.0	2.2	0.5	
Rent	1.0	0.2			1.0	0.2	
Maintenance	0.6	0.1			0.6	0.1	
Other costs	3.4	0.7	0.5	14.7	3.9	0.9	
Total selling general and administrative							
expenses	\$44.1	9.6%	\$ 1.3	2.9%	\$45.4	10.1%	

Total labor costs decreased \$0.3 million for the three months ended December 31, 2009, over the prior period due to the forfeiture of employees paid time off in the period. The provision for doubtful accounts increased \$0.9 million primarily as a result of delayed payments from certain payer types, including Medicaid and PDP's. Other costs within selling, general and administrative expenses increased during the three months ended December 31, 2009, a combined \$0.7 million.

Depreciation and Amortization

Depreciation expense represents the following costs for the periods (dollars in millions):

	Quarter Ended				
	September 30, 2009			nber 31, 009	
	Amount	% of Revenues	Amount	% of Revenues	
Leasehold improvements	\$0.4	0.1%	\$0.4	0.1%	
Equipment and software	4.0	0.9	4.0	0.9	
Leased equipment	0.1	NM	0.2	NM	
Total depreciation expense	\$4.5	1.0%	\$4.6	1.0%	
Depreciation expense recorded in cost of goods sold Depreciation expense recorded in selling, general & administrative	\$2.5	0.6%	\$2.4	0.5%	
expenses	2.0	0.4	2.2	0.5	
Total depreciation expense	\$4.5	1.0%	\$4.6	1.0%	
Total capital expenditures	\$5.8	1.3%	\$9.3	2.1%	

Depreciation expense increased for the three months ended December 31, 2009, compared to the three months ended September 30, 2009, due primarily to assets acquired as a result of the acquisition in the third quarter. Capital expenditures have increased in three months ended December 31, 2009, compared to the three months ended September 30, 2009, due to purchases associated with the systems infrastructure build out.

Amortization expense represents the following costs for the periods (dollars in millions):

	Quarter Ended				
	September 30, 2009			nber 31, 009	
	Amount	% of Revenues	Amount	% of Revenues	
Amortization of intangibles:					
Trade names	\$0.4	0.1%	\$0.3	0.1%	
Non-compete agreements	0.3	NM	0.6	0.1	
Customer relationships	1.8	0.4	1.9	0.4	
Total amortization expense	\$2.5	0.5%	\$2.8	0.6%	

Amortization expense for the three months ended December 31, 2009, compared to the three months ended September 30, 2009, increased due to the acquisition in the third quarter of 2009.

Integration, Merger and Acquisition Related Costs and Other Charges

The following is a summary of integration, merger and acquisition related costs and other charges incurred by the Corporation (dollars in millions, except per share amounts):

	Quarter Ended		
	September 30, 2009	December 31, 2009	
Integration costs and other charges:			
Professional and advisory fees	\$ —	\$ 0.2	
General and administrative	0.1	0.4	
Employee costs	0.2	0.3	
Severance costs	—	0.3	
Facility costs	0.1	0.1	
	0.4	1.3	
Acquisition related costs:			
Professional and advisory fees	0.5	0.4	
	0.5	0.4	
Total integration, merger and acquisition related costs and other			
charges	\$ 0.9	\$ 1.7	
Negative effect on earnings per diluted share	<u>\$(0.02)</u>	\$(0.03)	

Integration, merger, and acquisition related costs and other charges increased for the three months ended December 31, 2009, compared to the three months ended September 30, 2009, due to costs incurred as a result of the planned integration of our pharmacy system platforms and acquisitions in the third and fourth quarter of 2009.

Interest Expense

Interest expense represents the following costs for the periods (dollars in millions):

	Quarter	Ended
	September 30, 2009	December 31, 2009
Interest expense, net:		
Term Debt	\$ 1.7	\$ 0.9
Revolving credit facility		
Subtotal (including commitment fees and letters of credit fees) Other:	1.7	0.9
Interest expense (income)		
Amortization of deferred financing fees	0.2	0.1
Total interest expense, net	\$ 1.9	\$ 1.0
Interest rate (excluding applicable margin):		
Average interest rate on variable term debt	0.42%	0.25%
LIBOR—1 month, at beginning of period	0.30%	0.24%
LIBOR—1 month, at end of period	0.24%	0.23%
LIBOR—3 months, at beginning of period	0.59%	0.28%
LIBOR—3 months, at end of period	0.28%	0.25%

The decrease in interest expense was due to lower LIBOR, and the expiration of the interest rate swap. The margin over LIBOR was 1.00% during the three months ended September 30, 2009 and December 31, 2009.

Tax Provision

The tax provision for the periods presented was as follows (dollars in million):

	Quarter	Ended
	September 30, 2009	December 31, 2009
Provision for income taxes	\$ 2.2	\$ 4.8
Provision as a percentage of pre-tax income	13.1%	31.9%

The increase in the provision as a percentage of pre-tax income for the three months ended December 31, 2009, compared to the three months ended September 30, 2009, is due to tax benefits recorded in the third quarter related to the adoption of an internal restructuring plan. During the three month period ended September 30, 2009, the Corporation recorded a tax benefit of \$4.5 million (\$0.15 earnings per diluted share) related to its internal restructuring plan. The benefits related to a determination that it is more likely than not that it will be able to realize certain historic net operating loss carryforwards for which a valuation allowance had previously been provided. Excluding this one-time benefit, the provision for income taxes for the three months ended September 30, 2009, would have been \$6.7 million (39.7% of pre-tax income).

During the three months ended December 31, 2009, the Corporation recorded tax benefits of \$1.2 million (\$0.04 earnings per diluted share, as a result of internal restructuring activities. The benefit related in part to a determination that is more likely than not that the Corporation will be able to realize the benefits of certain deferred tax assets for which a valuation allowance had previously been provided. Excluding this one time benefit, the provision for income taxes for the three months ended December 31, 2009, would have been \$6.0 million (40.1% of pre-tax income).

Liquidity and Capital Resources

The following compares the Corporation's Statement of Cash Flows for the three months ended September 30, 2009 and December 31, 2009 (dollars in millions):

	Quarter Ended	
	September 30, 2009	December 31, 2009
Statement of Cash Flows		
Cash flows provided by (used in) operating activities:		
Net income	\$ 14.6	\$ 10.2
Adjustments to reconcile net income to net cash provided by (used in) operating activities:		
Depreciation	4.5	4.6
Amortization	2.5	2.8
Integration, merger and acquisition related costs and other charges		0.2
Stock-based compensation	1.3	1.4
Amortization of deferred financing fees	0.1	0.1
Deferred income taxes	2.7	5.4
Loss (gain) on disposition of equipment		0.2
Other	(0.1)	(0.1)
Change in operating assets and liabilities:		
Accounts receivable	(4.5)	7.1
Inventory and other assets	(2.4)	(2.5)
Prepaids and other assets	(5.3)	(4.2)
Accounts payable	4.8	1.8
Salaries, wages and other compensation	1.0	(4.8)
Other accrued liabilities	(2.3)	3.2
Net cash provided by operating activities	16.9	25.4
Cash flows provided by (used in) investing activities:		
Purchase of equipment and leasehold improvements	(5.8)	(9.3)
Acquisitions, net of cash acquired	(15.9)	(38.8)
Other		0.1
Net cash used in investing activities	(21.7)	(48.0)
	(21.7)	(40.0)
Cash flows provided by (used in) financing activities:		
Repayments of long-term debt and capital lease obligations	(0.1)	(0.2)
Issuance of common stock	1.0	0.1
Tax benefit from stock-based compensation		0.1
Net cash provided by financing activities	0.9	
Change in cash and cash equivalents	(3.9)	(22.6)
Cash and cash equivalents at beginning of period	77.7	73.8
Cash and cash equivalents at end of period	\$ 73.8	\$ 51.2
Supplemental information:		
Cash paid for interest	\$ 3.8	\$ 0.9
	φ 5.0	φ 0.7
Cash paid for taxes	\$ 0.2	<u>\$ </u>

Item 7A. Quantitative and Qualitative Disclosures about Market Risk

On July 31, 2007, the Corporation entered into the Credit Agreement consisting of a \$275.0 million term loan facility and a \$150.0 million revolving credit facility. The Corporation borrowed \$275.0 million under the term loan portion of the Credit Agreement and an additional \$20.0 million under the revolving credit portion of the Credit Agreement on July 31, 2007, to refinance the initial financings entered into by PharMerica LTC and KPS to finance their respective cash distributions, to pay fees and expenses incurred in connection with the Pharmacy Transaction and for working capital and other general corporate purposes. Borrowings under the Credit Agreement bear interest at a floating rate equal to, at the Corporation's option, a base rate plus a margin between 0.0% and 0.75% per annum, or an adjusted LIBO rate plus a margin between 0.625% and 1.75% per annum, in each case depending on the leverage ratio of the Corporation. The base rate is the higher of the prime lending rate announced by JPMorgan in New York from time to time and the federal funds rate published by the Federal Reserve Bank of New York plus 0.50%. As of December 31, 2009, borrowing under the Credit Agreement bore interest at a rate of 1.2% per annum based upon the one month and the three month adjusted LIBO rate.

Based upon the amount of variable rate debt outstanding as of December 31, 2009, a 100 basis point change in interest rates would affect the Corporation's future pre-tax earnings by approximately \$2.4 million on an annual basis. The estimated change to the Corporation's interest expense is determined by considering the impact of hypothetical interest rates on the Corporation's borrowing cost and debt balances. These analyses do not consider the effects, if any, of the potential changes in the Corporation's credit ratings or leverage and the overall level of economic activity of the Corporation. Further, in the event of a change of significant magnitude, the Corporation's management would expect to take actions intended to further mitigate its exposure to such change.

Item 8. Financial Statements and Supplementary Data

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Report of Independent Registered Public Accounting Firm

To the Board of Directors and Stockholders of PharMerica Corporation

In our opinion, the consolidated financial statements listed in the accompanying index present fairly, in all material respects, the financial position of PharMerica Corporation and its subsidiaries at December 31, 2008 and 2009, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2009, in conformity with accounting principles generally accepted in the United States of America. Also in our opinion, the Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Corporation's management is responsible for these financial statements, for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in Management's Annual Report on Internal Control over Financial Reporting under Item 9A. Our responsibility is to express opinions on these financial statements and on the Corporation's internal control over financial reporting based on our audits, which were integrated audits in 2008 and 2009. We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

As described in Management's Annual Report on Internal Control over Financial Reporting under Item 9A, management has excluded the West Virginia Acquisition and Integrity Pharmacy Services Acquisition from its assessment of internal control over financial reporting as of December 31, 2009 because they were acquired by the Corporation in a purchase business combination during 2009. We have also excluded the West Virginia Acquisition and Integrity Pharmacy Services Acquisition from our audit of internal control over financial reporting. The West Virginia Acquisition and Integrity Pharmacy Services Acquisition are wholly-owned subsidiaries whose total combined assets and total combined revenues represent 10.0% and less than 1.0%, respectively, of the related consolidated financial statement amounts as of and for the year ended December 31, 2009.

/s/ PricewaterhouseCoopers LLP Louisville, Kentucky February 4, 2010

CONSOLIDATED STATEMENTS OF OPERATIONS For the Years Ended December 31, 2007, 2008 and 2009 (In millions, except share and per share amounts)

	2007 2008		2008	2009		
Revenues	\$	1,217.8	\$	1,947.3	\$	1,841.2
Cost of goods sold		1,044.0		1,662.7		1,568.9
Gross profit		173.8		284.6		272.3
Selling, general and administrative expenses		169.3		214.1		187.6
Amortization expense		5.0		6.5		9.0
Impairment of intangible assets (See Note 4)				14.8		
Integration, merger and acquisition related costs and other charges						
(See Note 8)		29.8		26.7		5.2
Operating income (loss)		(30.3)		22.5		70.5
Interest expense, net		7.2		14.2		9.4
Income (loss) before income taxes		(37.5)		8.3		61.1
Provision (benefit) for income taxes		(13.4)		3.3		18.9
Net income (loss)	\$	(24.1)	\$	5.0	\$	42.2
Earnings (loss) per common share:						
Basic	\$	(1.13)	\$	0.17	\$	1.39
Diluted	\$	(1.13)	\$	0.17	\$	1.39
Shares used in computing earnings (loss) per common share:						
Basic	21	,331,995	30	0,095,582	30),266,272
Diluted	21	,331,995	30	0,190,893	30),402,768

CONSOLIDATED BALANCE SHEETS As of December 31, 2008 and 2009 (In millions, except share and per share amounts)

	2008	2009
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 41.3	\$ 51.2
Accounts receivable, net	219.3	215.3
Inventory	73.4	79.8
Deferred tax assets	24.9	39.8
Prepaids and other assets	16.7	23.6
	375.6	409.7
Equipment and leasehold improvements	97.1	119.6
Accumulated depreciation	(43.1)	(59.0)
	54.0	60.6
Deferred tax assets, net	59.4	21.0
Goodwill	113.7	140.1
Intangible assets, net	73.4	90.8
Other	3.1	2.1
	\$679.2	\$724.3
LIABILITIES AND STOCKHOLDERS' EQUITY Current liabilities:		
Accounts payable	\$ 54.4	\$ 59.6
Salaries, wages and other compensation	³ 34.4 36.3	\$ 39.0 30.9
Other accrued liabilities	12.6	6.4
	103.3	96.9
Long-term debt	240.0	240.0
Other long term liabilities	16.1	16.5
Commitments and contingencies (See Note 6)		
Stockholders' equity:		
Preferred stock, \$0.01 par value per share; 1,000,000 shares authorized and no shares issued, December 31, 2008 and December 31, 2009		
Common stock, \$0.01 par value per share; 175,000,000 shares authorized; 30,477,558		
shares and 30,619,830 shares issued and outstanding as of December 31, 2008 and		
2009, respectively.	0.3	0.3
Capital in excess of par value	338.7	344.8
Accumulated other comprehensive loss	(2.8)	_
Retained (deficit) earnings	(16.4)	25.8
	319.8	370.9
	\$679.2	\$724.3
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CONSOLIDATED STATEMENTS OF CASH FLOWS For the Years Ended December 31, 2007, 2008 and 2009 (In millions)

	2007	2008	2009
Cash flows provided by (used in) operating activities:		• • •	
Net income (loss)	\$ (24.1)	\$ 5.0	\$ 42.2
Depreciation	15.2	22.0	18.0
Amortization	5.0	6.5	9.0
Impairment charge Integration, merger and acquisition related costs and other charges	7.2	14.8 4.5	0.4
Stock-based compensation	1.5	4.9	4.6
Amortization of deferred financing fees	0.2	0.4	0.4
Deferred income taxes	(13.4)	2.8	19.7
Loss on disposition of equipment	0.1	0.2	0.3
Other	(0.9)	(0.5)	(0.3)
Change in operating assets and liabilities:			
Accounts receivable, net	14.0	(4.4)	11.3
Inventory and other assets	1.1	4.2	(2.4)
Prepaids and other assets	(3.3) 23.1	3.3 1.1	(6.2) (1.2)
Salaries, wages and other compensation	9.3	(2.3)	(1.2) (9.8)
Other accrued liabilities	1.3	3.2	(1.0)
		65.7	
Net cash provided by operating activities	36.3	03.7	85.0
Cash flows provided by (used in) investing activities:	(1(7))	(22,1)	(21.0)
Purchase of equipment and leasehold improvements	(16.7) (5.6)	(22.1) (25.9)	(21.6) (54.7)
Cash proceeds from sale of assets	(5.0)	0.6	0.1
Other	0.3		0.1
Net cash used in investing activities	(22.0)	(47.4)	(76.1)
Cash flows provided by (used in) financing activities:			
Net contributions from Former Parent	14.0		
Proceeds from long-term revolving credit facility	20.0	_	_
Repayments of long-term revolving credit facility	(20.0)	_	_
Proceeds from long-term debt	275.0	_	_
Repayments of long-term debt and capital lease obligations	(25.0)	(10.0)	(0.6)
Proceeds from Spin-co loans	125.0		
Repayments of Spin-co loans	(250.0)	_	
Payment of debt issuance costs	(2.0) (125.0)	_	_
Cash contributions received from minority shareholders	2.0	0.1	_
Issuance of common stock		0.9	1.4
Tax benefit from stock-based compensation	_	_	0.2
Net cash provided by (used in) financing activities	14.0	(9.0)	1.0
Change in cash and cash equivalents	28.3	9.3	9.9
Cash and cash equivalents at beginning of period	3.7	32.0	41.3
Cash and cash equivalents at end of period	\$ 32.0	\$ 41.3	\$ 51.2
Supplemental information:			
Transfers of property and equipment from Former Parent	\$ 4.9	\$	<u>\$ </u>
Cash paid for interest	\$ 5.4	\$ 14.6	\$ 11.2
Cash paid for taxes	\$ 1.4	\$ 1.5	\$ 1.6
Supplemental schedule of non-cash activities:			
Fair value of assets acquired	\$ 438.1	<u>\$ (1.7)</u>	\$ (1.5)
Fair value of liabilities assumed or incurred	\$ 178.8	\$ (1.0)	<u>\$ </u>
Capital lease obligations	<u>\$ </u>	<u>\$ </u>	\$ 1.8

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY For the Years Ended December 31, 2007, 2008 and 2009 (In millions, except share amounts)

Shares Amount Par Value Income (Loss) Earnings Total Balance at December 31, 2006 10 \$ \$133.7 \$ \$64.6 \$198.3 Comprehensive loss: (24.1) (24.1) (24.1) Change in fair value of interest rate swap, net (2.6) (24.1) (26.7) Net transfers from Former Parent (63.1) (61.9) (125.0) Cancellation of common stock <td< th=""><th></th><th>Common</th><th>Stock</th><th>Capital in Excess of</th><th>Accumulated Other Comprehensive</th><th>Retained (Deficit)</th><th></th></td<>		Common	Stock	Capital in Excess of	Accumulated Other Comprehensive	Retained (Deficit)	
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		Shares	Amount				Total
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		10	\$—	\$133.7	\$—	\$ 64.6	\$198.3
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $				_	—	(24.1)	(24.1)
Net transfers from Former Parent	net				(2.6)		(2.6)
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Total comprehensive loss				(2.6)	(24.1)	(26.7)
$ \begin{array}{cccc} Cancellation of common stock \dots (10) & - & - & - & - & - & - & - & - & - & $			_		_	(61.9)	
Stock issuance—purchase of business 15,000,000 0.1 251.3 — — 251.4 Grant and forfeiture of non-vested restricted $360,612$ — … … </td <td></td> <td>(10)</td> <td></td> <td></td> <td>_</td> <td></td> <td></td>		(10)			_		
Grant and forfeiture of non-vested restricted $360,612$				· · ·		_	—
Stock-based compensation—restricted stock — — 0.4 — — 0.4 Stock-based compensation—stock options … … … 1.1 … … 1.1 Balance at December 31, 2007 … 30,360,612 § 0.3 § 3322.9 §(2.6) §(2.14) § 309.2 Comprehensive income: … — — … </td <td>Grant and forfeiture of non-vested restricted</td> <td></td> <td>0.1</td> <td>251.3</td> <td></td> <td>_</td> <td>251.4</td>	Grant and forfeiture of non-vested restricted		0.1	251.3		_	251.4
Stock-based compensation—stock options		360,612					
Balance at December 31, 2007 $30,360,612$ $\$0.3$ $\$332.9$ $\$(2.6)$ $\$(21.4)$ $\$309.2$ Comprehensive income: $ 5.0$ Change in fair value of interest rate swap, $ -$			_		_	_	
Comprehensive income: — — — — — 5.0 Change in fair value of interest rate swap, — — — — — — — — 0.2) — 0.2) Total comprehensive income — — — — — …		20 260 612	<u> </u>		<u>()</u>	¢(21.4)	
Net income — — — — 5.0 5.0 Change in fair value of interest rate swap, — — — — — (0.2) — (0.2) Total comprehensive income — — — — — …		30,300,012	\$ 0.5	\$332.9	$\frac{5(2.0)}{2}$	$\frac{(21.4)}{(21.4)}$	\$309.2
net — — — (0.2) — (0.2) Total comprehensive income — — — (0.2) 5.0 4.8 Grant and forfeiture of non-vested restricted stock 49,068 — 0.1 — — 0.1 Exercise of stock options . 67,878 — 0.8 — — 0.8 Stock-based compensation—restricted stock . — 2.3 — — 2.3 Stock-based compensation—stock options . — 2.6 — — 2.6 Balance at December 31, 2008 . . 30,477,558 \$0.3 \$338.7 \$(16.4) \$319.8 Comprehensive income: . — — 2.8 — 2.8 Net income . — — 2.8 42.2 42.2 Change in fair value of interest rate swap, . . — 	Net income	_			_	5.0	5.0
Total comprehensive income	•			_	(0.2)		(0.2)
stock 49,068 0.1 - - 0.1 Exercise of stock options 67,878 0.8 - - 0.8 Stock-based compensation—restricted stock - - 2.3 - - 2.3 Stock-based compensation—stock options - - 2.3 - - 2.3 Balance at December 31, 2008 30,477,558 $\$ 0.3$ $\$ 338.7$ $\$ (2.8)$ $\$ (16.4)$ $\$ 319.8$ Comprehensive income: - - - - 42.2 42.2 Change in fair value of interest rate swap, - - - - 42.2 42.2 Grant and forfeiture of non-vested restricted 34,964 - - - - - - - 2.8 42.2 45.0 Grant and forfeiture of non-vested restricted 34,964 - <						5.0	
Exercise of stock options $67,878$ 0.8 $ 0.8$ Stock-based compensation—restricted stock $ 2.3$ $ 2.3$ Stock-based compensation—stock options $ 2.3$ $ 2.3$ Balance at December 31, 2008 $ 2.6$ $ 2.6$ Balance at December 31, 2008 $30,477,558$ $\$ 0.3$ $\$ 338.7$ $\$ (2.8)$ $\$ (16.4)$ $\$ 319.8$ Comprehensive income: $ 42.2$ 42.2 42.2 Change in fair value of interest rate swap, $ 42.2$ 42.2 45.0 Grant and forfeiture of non-vested restricted $ -$	Grant and forfeiture of non-vested restricted						
Stock-based compensation—restricted stock $ 2.3$ $ 2.3$ Stock-based compensation—stock options $ 2.6$ $ 2.6$ Balance at December 31, 2008 $30,477,558$ $\$ 0.3$ $\$ 338.7$ $\$ (2.8)$ $\$ (16.4)$ $\$ 319.8$ Comprehensive income: $ 42.2$ 42.2 Change in fair value of interest rate swap, $ 42.2$ 42.2 Change in fair value of interest rate swap, $ 2.8$ $ 2.8$ Total comprehensive income $ 2.8$ 42.2 45.0 Grant and forfeiture of non-vested restricted $34,964$ $ -$ Exercise of stock options $107,308$ $ 1.4$ $ 2.5$ Stock-based compensation—restricted stock $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $\$ 25.8$ $\$ 370.9$		49,068					
Stock-based compensation—stock options $ 2.6$ $ 2.6$ Balance at December 31, 2008 $30,477,558$ $\$ 0.3$ $\$ 338.7$ $\$ (2.8)$ $\$ (16.4)$ $\$ 319.8$ Comprehensive income: Net income $ 42.2$ 42.2 Change in fair value of interest rate swap, net $ 42.2$ 42.2 Change in fair value of interest rate swap, net $ 2.8$ $-$ Total comprehensive income $ 2.8$ 42.2 45.0 Grant and forfeiture of non-vested restricted stock $34,964$ $ -$ Exercise of stock options $107,308$ $ 1.4$ $ 2.5$ Stock-based compensation—restricted stock $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $\$ 25.8$ $\$ 370.9$ Balance at December 31, 2009 $30,619,830$ $\$ 0.3$ $\$ 344.8$ $\$ \$ 25.8$ $\$ 370.9$		67,878					
Balance at December 31, 2008 $30,477,558$ $\$ 0.3$ $\$ 338.7$ $\$ (2.8)$ $\$ (16.4)$ $\$ 319.8$ Comprehensive income:					—		
Comprehensive income: Net income $ 42.2$ 42.2 42.2 Change in fair value of interest rate swap, net $ 42.2$ 42.2 42.2 Comprehensive income $ 2.8$ $ 2.8$ Total comprehensive income $ 2.8$ 42.2 45.0 Grant and forfeiture of non-vested restricted stock $34,964$ $ -$ Exercise of stock options $107,308$ 1.4 $ 1.4$ Stock-based compensation—restricted stock $ 2.5$ $ 2.5$ Stock-based compensation—stock options $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $ 2.1$ Balance at December 31, 2009 $30,619,830$ $\$ 0.3$ $\$ 344.8$ $\$ \$ 25.8$ $\$ 370.9$			<u> </u>				
Net income $ 42.2$ 42.2 42.2 Change in fair value of interest rate swap, net $ 2.8$ $ 2.8$ Total comprehensive income $ 2.8$ 42.2 45.0 Grant and forfeiture of non-vested restricted stock $ -$ Exercise of stock options $ 107,308$ $ 1.4$ $ -$ Exercise of stock options $ 2.5$ $ 2.5$ Stock-based compensation—restricted stock $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $ 2.1$ Balance at December 31, 2009 $ 30,619,830$ $\$ 0.3$ $\$ 344.8$ $\$ \$ 25.8$ $\$ 370.9$		30,477,558	\$ 0.3	\$338.7	<u>\$(2.8)</u>	$\frac{(16.4)}{(16.4)}$	\$319.8
net $ 2.8$ $ 2.8$ Total comprehensive income $ 2.8$ 42.2 45.0 Grant and forfeiture of non-vested restricted $ -$ Stock $ -$ Exercise of stock options $ 107,308$ $ 1.4$ $ -$ Exercise of stock options $ 2.5$ $ 2.5$ $ 2.5$ Stock-based compensation—restricted stock $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $ 2.1$ Balance at December 31, 2009 $ 30,619,830$ $\$ 0.3$ $\$ 344.8$ $\$ \$ 25.8$ $\$ 370.9$	Net income	—	_	—		42.2	42.2
Grant and forfeiture of non-vested restrictedstock $34,964$ ————Exercise of stock options $107,308$ — 1.4 ———Exercise of stock options $107,308$ — 1.4 ————Stock-based compensation—restricted stock—— 2.5 —— 2.5 Stock-based compensation—stock options—— 2.1 —— 2.1 Income tax benefit in connection with the issuance of common stock under stock-based compensation plans—— 0.1 $\frac{0.1}{$25.8}$ $\frac{0.1}{$370.9}$ Balance at December 31, 2009 $30,619,830$ $$0.3$ $$344.8$ $$ 25.8 $$370.9$	•	_		_	2.8	_	2.8
Grant and forfeiture of non-vested restricted stock $34,964$ —————Exercise of stock options $107,308$ — 1.4 —————Exercise of stock options $107,308$ — 1.4 ——— <t< td=""><td>Total comprehensive income</td><td></td><td></td><td></td><td>2.8</td><td>42.2</td><td>45.0</td></t<>	Total comprehensive income				2.8	42.2	45.0
Exercise of stock options $107,308$ $ 1.4$ $ 1.4$ Stock-based compensation—restricted stock $ 2.5$ $ 2.5$ Stock-based compensation—stock options $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $ 2.1$ Balance at December 31, 2009 $30,619,830$ $\$ 0.3$ $\$ 344.8$ $\$ \$ 25.8$ $\$ 370.9$	Grant and forfeiture of non-vested restricted	34.964					
Stock-based compensation—restricted stock $ 2.5$ $ 2.5$ Stock-based compensation—stock options $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $ 2.1$ Balance at December 31, 2009 $30,619,830$ $\$ 0.3$ $\$ 344.8$ $\$ \$ 25.8$ $\$ 370.9$			_	1.4			1.4
Stock-based compensation—stock options $ 2.1$ $ 2.1$ Income tax benefit in connection with the issuance of common stock under stock-based compensation plans $ 0.1$ $ 0.1$ Balance at December 31, 2009 $30,619,830$ $\$ 0.3$ $\$ 344.8$ $\$ \$ 25.8$ $\$ 370.9$						_	
compensation plans — — 0.1 Balance at December 31, 2009 $\overline{30,619,830}$ $\overline{\$0.3}$ $\overline{\$344.8}$ $\overline{\$-}$ $\overline{\$25.8}$ $\overline{\$370.9}$	Stock-based compensation—stock options Income tax benefit in connection with the		—		—	—	2.1
Balance at December 31, 2009 30,619,830 \$0.3 \$344.8 \$ \$25.8 \$370.9			_	0.1			0.1
	* *	30,619,830			<u>\$</u>	\$ 25.8	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1—ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Nature of Business

PharMerica Corporation (the "Corporation") is an institutional pharmacy services company that services healthcare facilities and provides management pharmacy services to hospitals. The Corporation is the second largest institutional pharmacy services company in the United States, operating 98 institutional pharmacies in 41 states. The Corporation's customers are typically institutional healthcare providers, such as nursing centers, assisted living facilities, hospitals and other long-term alternative care settings and generally the primary source of supply of pharmaceuticals to its customers. The Corporation also provides pharmacy management services to 86 hospitals in the United States.

Pharmacy Transaction

The Corporation, formerly known as Safari Holding Corporation, was formed on October 23, 2006, by Kindred Healthcare, Inc. ("Kindred" or "Former Parent") and AmerisourceBergen Corporation ("AmerisourceBergen") for the purpose of consummating the transactions contemplated by the Master Transaction Agreement dated October 25, 2006, as amended (the "Master Agreement"). Pursuant to the Master Agreement, Kindred and AmerisourceBergen, through a series of transactions (collectively, the "Pharmacy Transaction"), spun-off and combined their respective institutional pharmacy businesses, Kindred Pharmacy Services ("KPS") and PharMerica Long-Term Care ("PharMerica LTC"), into a new, stand-alone, publicly traded company. The Pharmacy Transaction was consummated on July 31, 2007 (the "Closing Date").

The shares of common stock of the Corporation were registered with the Securities and Exchange Commission (the "Commission") on Form S-4/S-1, which was declared effective by the Commission on July 17, 2007 (the "Form S-4/S-1").

On August 1, 2007, the Corporation's common stock began trading on the New York Stock Exchange under the symbol "PMC". Under the terms of the Pharmacy Transaction, on the Closing Date, each of KPS and PharMerica LTC borrowed \$125.0 million as mutually agreed upon by Kindred and AmerisourceBergen and used such proceeds to fund a one-time, tax-free cash distribution in that amount to their respective parent companies. Following the cash distributions, Kindred spun off to its stockholders all of the outstanding stock of KPS and AmerisourceBergen spun off to its stockholders all of the outstanding stock of PharMerica LTC. Immediately thereafter, separate wholly owned subsidiaries of the Corporation were merged with and into KPS and PharMerica LTC with KPS and PharMerica LTC as the surviving entities of the mergers, and, as a result, KPS and PharMerica LTC became wholly owned subsidiaries of the Corporation. In the mergers, each Kindred stockholder received approximately 0.366 shares of the Corporation's common stock in respect of each share of Kindred common stock held on the record date and each AmerisourceBergen stockholder received approximately 0.083 shares of the Corporation's common stock in respect of each share of AmerisourceBergen common stock held on the record date. Immediately following such spin-offs and mergers, the stockholders of Kindred and AmerisourceBergen each owned 50% of the outstanding common stock of the Corporation. The shares of the Corporation's common stock held by Kindred and AmerisourceBergen prior to the Pharmacy Transaction were cancelled, and neither retained any ownership of the outstanding shares of common stock of the Corporation.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

For accounting purposes, the Pharmacy Transaction was treated as an acquisition by KPS of PharMerica LTC with KPS being considered the accounting acquirer. As a result, the accompanying financial statements include only certain accounts and results of operations representing the institutional pharmacy business of Kindred on a "carve-out" basis. Because KPS was determined to be the acquirer for accounting purposes, the historical financial statements of KPS became the historical financial statements of the Corporation. Accordingly, the financial statements of the Corporation prior to the Pharmacy Transaction reflect the financial position, results of operations and cash flows of KPS, which during the historical periods presented in the accompanying consolidated financial statements reflect the financial position, results of operation, the financial statements reflect the financial position, results of operation and cash flows of PharMerica LTC are included in the results of operations of the Corporation beginning August 1, 2007.

Prior to the closing of the Pharmacy Transaction, the Corporation had no assets or liabilities and conducted no business activity. Prior to the closing of the Pharmacy Transaction, the Corporation's business was operated as two separate businesses within two different public companies, Kindred and AmerisourceBergen.

Principles of Consolidation; Parent Allocations

For all periods prior to the Pharmacy Transaction, the accompanying consolidated financial statements present the historical results of KPS's operations during each respective period. Accordingly, these consolidated financial statements include allocations of certain expenses, as well as assets and liabilities, historically maintained by Kindred and not recorded in the accounts of KPS. Prior to the Pharmacy Transaction, Kindred corporate expenses were allocated based upon either the identification of specific costs or as a percentage of KPS revenues, where applicable. Allocated costs may not necessarily be indicative of the costs that would have been incurred by KPS if it had operated as a separate entity. All inter-company transactions have been eliminated.

Reclassifications

For the year ended December 31, 2007, the Corporation has reclassified \$27.9 million from Integration, merger and acquisition related costs and other charges to provision for doubtful accounts, a component of Selling, general and administrative expenses in the consolidated statement of operations. The \$27.9 million increase in the allowance for doubtful accounts is related to the acquired receivables of PharMerica LTC as of July 31, 2007, and is unrelated to the accounts receivable and revenue of KPS. This reclassification has no impact on the Corporation's total assets, liabilities, stockholders' equity, net income (loss) or cash flows for the year ended December 31, 2007.

Use of Estimates

The accompanying consolidated financial statements have been prepared in accordance with U.S. GAAP which require management to make estimates and assumptions that affect the reported amounts of assets, liabilities and disclosure of contingent liabilities as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Significant estimates are involved in collectibility of accounts receivable, revenue recognition, inventory valuation, supplier rebates, the valuation of long-lived assets and goodwill, accounting for income taxes and stock based compensation. Actual amounts may differ from these estimates.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Potential risks and uncertainties, many of which are beyond the control of the Corporation, include, but are not necessarily limited to, such factors as overall economic, financial and business conditions; delays and reductions in reimbursement by the government and other payers to the Corporation and/or its customers; the overall financial condition of the Corporation's customers; the effect of new government regulations, executive orders and/or legislative initiatives, including those relating to reimbursement and drug pricing policies and changes in the interpretation and application of such policies; efforts by payers to control costs; the outcome of litigation; the outcome of audit, compliance, administrative or investigatory reviews, including governmental/ regulatory inquiries; other contingent liabilities; changes in international economic and political conditions; changes in the valuation of the Corporation's financial instruments; changes in tax laws and regulations; access to capital and financing; the demand for the Corporation's products and services; pricing and other competitive factors in the industry; changes in manufacturers' rebate programs; shifts in demand for generic drug equivalents; changes in insurance claims experience and related assumptions; variations in costs or expenses; and changes in accounting rules and standards.

Non-Controlling Interests in Consolidated Entities

The accompanying consolidated financial statements include all assets, liabilities, revenues, and expenses of less-than-100% owned entities that the Corporation controls. Accordingly, the Corporation recorded non-controlling interests in the earnings and equity of such entities. The Corporation records adjustments to non-controlling interests for the allocable portion of income or loss to which the non-controlling interest holders are entitled based upon their portion of certain subsidiaries that they own. For the year ended December 31, 2007 and 2008 non-controlling interests were \$1.2 million and \$0.5 million, respectively, and recorded in cost of goods sold in our consolidated statements of operations.

On July 9, 2008, the Corporation purchased the 49.0% non-controlling interest held by a third-party.

Cash and Cash Equivalents

Cash and cash equivalents consist of cash on hand and cash equivalents with original maturities of three months or less. The Corporation places its cash in financial institutions that are federally insured. As of December 31, 2008 and 2009, the Corporation did not hold a material amount of funds in cash equivalent money market accounts. Management believes it effectively safeguards cash assets given current economic conditions.

Derivative Instruments

The Corporation had an interest rate swap to manage interest rate risk that matured on July 31, 2009. The Corporation prohibits the use of derivative instruments for trading or speculative purposes. Changes in the fair value of derivatives deemed to be eligible for hedge accounting are reported in accumulated other comprehensive income (loss) exclusive of ineffective amounts which are reported in interest expense.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair Value of Financial Instruments

Fair value is an exit price, representing the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. As such, fair value is a market-based measurement that should be determined based upon assumptions that market participants would use in pricing an asset or liability. As a basis for considering such assumptions, the Corporation follows a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair value as follows:

Level 1: Observable inputs such as quoted prices in active markets;

Level 2: Inputs, other than quoted prices in active markets, that are observable either directly or indirectly; and

Level 3: Unobservable inputs in which there is little or no market data, which require the reporting entity to develop its own assumptions.

Assets and liabilities measured at fair value are based on one or more of the following three valuation techniques:

- A. *Market approach:* Prices and other relevant information generated by market transactions involving identical or comparable assets or liabilities.
- B. *Cost approach:* Amount that would be required to replace the service capacity of an asset (replacement cost).
- C. *Income approach:* Techniques to convert future amounts to a single present amount based upon market expectations (including present value techniques, option-pricing and excess earnings models).

Financial assets and liabilities disclosed at fair value at December 31, 2008 and 2009 are set forth in the table below (dollars in millions):

As of December 31, 2009	Asset/ (Liability)	Level 1	Level 2	Level 3	Valuation Technique
Deferred Compensation Plan	\$(2.9)	\$—	\$(2.9)	\$—	А
Contingent Consideration	\$(1.7)	\$—	\$—	\$(1.7)	С
As of December 31, 2008	Asset/ (Liability)	Level 1	Level 2	Level 3	Valuation Technique
As of December 31, 2008 Derivative Financial Instrument		Level 1 \$—	Level 2 \$(4.9)	Level 3 \$—	

The deferred compensation plan represents an unfunded obligation associated with the deferred compensation plan offered to eligible employees and Board members of the Corporation. The fair value of the liability associated with the deferred compensation plan is derived using pricing and other relevant information for similar assets or liabilities generated by market transactions. The contingent consideration represents a future earn-out associated with our acquisition of an institutional pharmacy in West Virginia ("West Virginia Acquisition"). The fair value of the liability associated with the contingent consideration is derived using the income approach with unobservable inputs, which include future gross profit forecast and present value assumptions, which there is little or no market data. There was no change in the fair value of the Level 3 liability at December 31, 2009. The derivative financial instrument represented an interest rate swap. The interest rate swap's fair value was derived using a pricing model predicated upon observable market inputs. The interest rate swap expired on July 31, 2009.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

The carrying amounts reported in the accompanying consolidated balance sheets for cash and cash equivalents, accounts receivable, inventory and accounts payable approximate fair value because of the short-term maturity of these instruments. The Corporation's debt approximates fair value due to the terms of the interest being set at variable market interest rates.

Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivable primarily consist of amounts due from Prescription Drug Plans ("PDPs") under Medicare Part D, institutional healthcare providers, the respective state Medicaid programs, third party insurance companies, and private payers. The Corporation's ability to collect outstanding receivables is critical to its results of operations and cash flows. To provide for accounts receivable that could become uncollectible in the future, the Corporation establishes an allowance for doubtful accounts to reduce the carrying value of such receivables to the extent it is probable that a portion or all of a particular account will not be collected.

The Corporation has an established process to determine the adequacy of the allowance for doubtful accounts, which relies on analytical tools, specific identification, and benchmarks to arrive at a reasonable allowance. No single statistic or measurement determines the adequacy of the allowance for doubtful accounts. In evaluating the collectibility of accounts receivable, the Corporation considers a number of factors, which include, but are not limited to, the impact of changes in the regulatory and payer environment, historical trends, the financial viability of the payer, contractual reimbursement terms and other factors that may impact ultimate reimbursement. Accounts receivable are written off after collection efforts have been completed in accordance with the Corporation's policies.

The Corporation's accounts receivable accounts and summarized aging categories are as follows (dollars in millions):

	December 31, 2008	December 31, 2009
Institutional healthcare providers	\$148.0	\$138.7
Medicare Part D	59.5	60.2
Private payor and other	35.9	34.5
Insured	10.4	9.7
Medicaid	9.4	10.9
Medicare	2.6	1.5
Allowance for doubtful accounts	(46.5)	(40.2)
	\$219.3	\$215.3
0 to 60 days	64.1%	64.9%
61 to 120 days	18.1%	17.1%
Over 120 days	17.8%	18.0%
	100.0%	100.0%

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

The following is a summary of activity in the Corporation's allowance for doubtful accounts (dollars in millions):

	Beginning Balance	Acquisitions/ Transfers	Charges to Costs and Expenses	Write-offs	Ending Balance
Allowance for doubtful accounts:					
Year Ended December 31, 2007	\$16.6	\$25.7	\$44.1	\$(43.0)	\$43.4
Year Ended December 31, 2008	\$43.4	\$ 0.3	\$24.7	\$(21.9)	\$46.5
Year Ended December 31, 2009	\$46.5	\$ 3.5	\$16.6	\$(26.4)	\$40.2

The allowance for doubtful accounts for 2009 included a transfer of reserves on contractual adjustments into the allowance for doubtful accounts during the period. The reclassification did not impact the provision for bad debt for the current period.

During the year ended December 31, 2007, the Corporation performed a comprehensive assessment of the allowance for doubtful accounts estimation methodologies and reserve levels in light of its expectations around the ultimate collection of its accounts receivable balances. As noted above, the Corporation considered recent industry trends, changes in reimbursement sources and procedures, age of receivables and recent collection history. In connection with that comprehensive assessment of allowance for doubtful accounts, included in amounts charged to costs and expenses was a change in accounting estimate to increase the allowance for doubtful accounts by \$27.9 million, resulting in a loss per share impact of \$0.84.

The change in accounting estimate of \$27.9 million representing an increase in the allowance for doubtful accounts is related to the acquired receivables of PharMerica LTC as of July 31, 2007, and is unrelated to the accounts receivable and revenue of KPS. This amount was charged to provision for doubtful accounts, as a component of selling, general and administrative expenses, however, the related revenue had never been recorded in the accounts of either the Corporation or its predecessor entity, KPS.

Concentration of Credit Risk

For the year ended December 31, 2009, the Corporation derived approximately 13.0% of its revenues from a single customer, including all payer sources associated with the residents of its long-term care facilities.

Deferred Financing Fees

The Corporation capitalizes deferred financing fees related to acquiring or issuing new debt instruments. These expenditures include bank fees and premiums, legal costs, and filing fees. The Corporation amortizes these deferred financing fees using the straight-line method.

Inventory

Inventory is located at the Corporation's institutional pharmacy locations. Inventory consists solely of finished products (primarily prescription drugs) and is valued at the lower of first-in, first-out cost (FIFO) or market. Physical inventories are performed on a quarterly basis at all pharmacy sites. Cost of goods sold is recorded based upon the actual results of the physical inventory counts, and is estimated when a physical inventory is not performed in a particular month. Historically, no significant adjustments have resulted from reconciliations with the quarterly physical inventories.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Equipment and leasehold improvements

Equipment and leasehold improvements are recorded at cost at the acquisition date and are depreciated using the straight-line method over their estimated useful lives as follows (in years):

	Estimated Useful Lives
Leasehold improvements	1-5
Equipment and software	3-10
Leased equipment	1-5

Expenditures for maintenance, repairs and renewals of minor items are expensed as incurred and included in selling, general and administrative expenses. Major rebuilds and improvements are capitalized. For the years ended December 31, 2007, 2008 and 2009, maintenance and repairs were approximately \$5.2 million, \$7.3 million, and \$6.4 million, respectively.

Long-lived assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Recoverability of long-lived assets is assessed by a comparison of the carrying amount of the asset to the estimated future undiscounted net cash flows expected to be generated by the asset. If estimated future undiscounted net cash flows are less than the carrying amount of the asset or group of assets, the asset is considered impaired and an expense is recorded in an amount required to reduce the carrying amount of the asset to its then fair value. The Corporation did not record impairment charges on equipment and leasehold improvements for the years ended December 31, 2007, 2008 or 2009.

The Corporation's equipment and leasehold improvements are further described in Note 3.

Capitalization of Internal Software Costs

The Corporation capitalizes the costs incurred during the application development stage, which include costs to design the software configuration and interfaces, coding, installation, and testing. Costs incurred during the preliminary project along with post-implementation stages of internal use computer software are expensed as incurred. Capitalized development costs are amortized over various periods up to three years and are subject to impairment evaluations. Costs incurred to maintain existing software development are expensed as incurred. The capitalization and ongoing assessment of recoverability of development costs requires judgment by management with respect to certain external factors, including, but not limited to, technological and economic feasibility and estimated economic life. For the years ended December 31, 2008 and 2009, the Corporation capitalized software development costs of \$1.6 million and \$2.5 million, respectively. As of December 31, 2008 and 2009, net capitalized software costs totaled \$7.5 million and \$6.9 million, respectively.

Goodwill and Other Intangibles

Goodwill represents the excess purchase price of an acquired entity over the net amounts assigned to assets acquired and liabilities assumed. Goodwill and intangible assets with indefinite lives are reviewed by the Corporation at least annually for impairment, each of which are reviewed separately for impairment. The Corporation's business is comprised of two reporting units, institutional pharmacy and hospital management, each of which are reviewed separately for impairment tests for goodwill recorded as of December 31, 2009, and did not incur an impairment charge.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

The Corporation's finite lived intangible assets are comprised primarily of trade names, customer relationship assets and non-compete agreements originating from business acquisitions. Finite lived intangible assets are amortized on a straight-line basis over the terms of the agreements ranging from 5 to 20 years. For impairment review, intangible assets are reviewed on a specific pharmacy basis or as a group of pharmacies depending on the intangible assets under review. The Corporation's goodwill and intangible assets are further described in Note 4.

During the fourth quarter 2008, the Corporation recorded a pre-tax impairment charge of \$14.8 million, related to finite lived customer relationships. The impairment, which related to the Institutional Pharmacy segment, was incurred when the reporting unit experienced a higher than expected loss of licensed beds. The impairment was related to intangible assets acquired in acquisitions by KPS during the years ended December 31, 2005 and 2006. In addition, these asset groups were assessed for recoverability and management determined the finite lived customer relationship assets to be impaired, but no other assets within the asset groups were deemed to be impaired. Using an undiscounted cash flow analysis, the Corporation determined that a pre-tax impairment charge of \$14.8 million was required to write the carrying value down to the fair value resulting in a loss per diluted share impact of \$0.30. The Corporation recognized the impairment as a permanent write-down of the cost basis and accumulated amortization of the affected assets.

Self-Insured Employee Health Benefits

The Corporation is self-insured for employee health benefits. The Corporation's self-insurance for employee health benefits includes a stop-loss policy to limit the maximum potential liability of the Corporation for both individual and aggregate claims per year. The Corporation records a monthly expense for self-insurance based on historical claims data and inputs from third-party administrators. As of December 31, 2008 and 2009, the Corporation had approximately \$2.6 million and \$1.5 million, respectively, recorded as a liability for self-insured employee health benefits.

In September 2008, the Corporation recorded a benefit of a \$2.1 million refund as a result of over charges on the self-insured employee health benefits of which approximately \$1.2 million related to charges from August 2007 through December 2007.

Supplier Rebates

The Corporation receives rebates on purchases from its vendors and suppliers. The Corporation generally accounts for these rebates and other incentives received from its vendors and suppliers, relating to the purchase or distribution of inventory, as a reduction of cost of goods sold and inventory. The Corporation considers these rebates to represent product discounts, and as a result, the rebates are capitalized as a reduction of product cost and relieved through cost of goods sold upon the sale of the related inventory. For the years ended December 31, 2007, 2008, and 2009, rebates were \$31.7 million, \$50.6 million, and \$49.5 million, respectively, and recorded as a reduction of cost of goods sold in the accompanying consolidated statements of operations. Rebates for the year ended December 31, 2007, included \$3.1 million related to the change in estimate more fully described below. The Corporation had approximately \$2.9 million, \$2.8 million, and \$3.0 million, of rebates capitalized in inventory as of December 31, 2007, 2008, and 2009, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Upon completion of the Pharmacy Transaction, the Corporation refined the methods of estimating rebates received from its vendors and suppliers. The change in estimate is driven primarily by management's experience in the industry and known facts and assumptions from the Pharmacy Transaction. The effect of the change in accounting estimate on the Corporation's operating results was income of \$3.1 million, or \$0.09, per diluted share for the year ended December 31, 2007.

Delivery expenses

The Corporation incurred expenses totaling approximately \$40.2 million, \$61.9 million and \$55.6 million for the years ended December 31, 2007, 2008, and 2009, to deliver products sold to its customers. Delivery expenses are reported as a component of cost of goods sold in the accompanying consolidated statements of operations.

Accumulated Other Comprehensive Income (Loss)

On July 31, 2007, the Corporation entered into an interest rate swap agreement, which the Corporation designated as a cash flow hedge. The swap expired on July 31, 2009. The Corporation recognizes all derivatives on the balance sheet at fair value. Derivatives that are not hedges must be adjusted to fair value through income. Depending on the nature of the hedge, changes in the fair value of the derivative are either offset against the change in fair value of assets and liabilities through earnings or recognized in accumulated other comprehensive income (loss) until the hedged item is recognized into earnings. The ineffective portion of a derivative's change in fair value, if any, is immediately recognized into earnings.

The changes in the fair value of the interest rate swap for the years ended December 31, 2007, 2008 and 2009, resulted in comprehensive income (loss) of \$(2.6) million, \$(0.2) million and \$2.8 million, net of income taxes, respectively.

Stock Based Compensation

The Corporation recognizes compensation expense based on the grant date fair value. The following table summarizes stock compensation of the Corporation for the periods presented (dollars in millions, except per share amounts):

	Years Ended December 31,		
	2007	2008	2009
Nonvested stock and stock option expense Income tax benefit Negative effect on earnings per diluted share	\$ 0.5	\$ 1.9	\$ 1.8

Stock based compensation is more fully described in Note 9.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 1-ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income Taxes

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to temporary differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax basis. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The Corporation accrues for probable tax obligations as required by facts and circumstances in the various regulatory environments. Deferred tax assets and liabilities are more fully described in Note 10.

Impact of Recent Accounting Pronouncements

Management reviewed the most recently issued accounting pronouncements as of December 31, 2009, and determined that none were applicable to the Corporation.

Subsequent Events

The Corporation has evaluated all of the subsequent events through the date of this filing. The Corporation does not believe there are any material subsequent events which require disclosure.

NOTE 2—ACQUISITIONS

2009 Acquisitions

Integrity Pharmacy Services Acquisition

On December 31, 2009, the Corporation through a wholly-owned subsidiary, acquired all of the membership interests in Integrity Pharmacy Services, LLC ("IPS"), and Integrity Medical Supplies, LLC ("IMS" and together with IPS, "Integrity"), for \$38.0 million in cash plus \$3.3 million to pay off outstanding promissory notes to the sellers. The Corporation's primary purpose in acquiring Integrity was to increase the Corporation's market share in certain regions.

The acquisition of Integrity has been accounted for as a business combination using the acquisition method of accounting. The total purchase price of Integrity was allocated to the net tangible and identifiable intangible assets based upon their fair values on December 31, 2009. The excess of the purchase price over the fair values of the net tangible and identifiable intangible assets was recorded as goodwill. For tax purposes, the transaction was considered an asset acquisition, therefore, the amount of goodwill recorded in the transaction of \$11.6 million will be tax deductible to the Corporation. The Corporation believes the resulting amount of goodwill reflects its expectations of the synergistic benefits of being able to fully integrate the Integrity business into its existing institutional pharmacy locations.

Except for identifiable intangible assets, and equipment and leasehold improvements, the assets acquired and liabilities assumed were valued at their respective carrying amounts recorded by Integrity as the Corporation believes that their carrying value amounts approximate their fair value at the acquisition date.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 2—ACQUISITIONS (Continued)

The purchase price of Integrity is considered preliminary. The terms of the securities purchase agreement state that an amount of \$4.8 million be placed in escrow, comprised of a \$3.8 million as a "Receivables Holdback" and a \$1.0 million as an "Indemnity Holdback". The Receivables Holdback will remain in escrow until the closing receivables acquired are paid or are released to the sellers pursuant to the terms of the agreement. The Indemnity Holdback will be used to satisfy payments required to be made by the sellers, if any, pursuant to the indemnification obligations defined within the purchase agreement. Any escrow amounts that are not ultimately distributed to the sellers will be a reduction of the excess purchase price assigned to goodwill. The terms of the purchase agreement also states that a working capital adjustment shall be made subsequent to the acquisition date by either the seller or the Corporation, to the extent the target net working capital amounts (as defined by the agreement) were not met at the closing. The working capital will continue to change as the buyers and sellers have yet to agree to the final working capital amounts and will settle the working capital amount in fiscal year 2010. Therefore, because of the working capital adjustments and the holdbacks, the purchase price is considered preliminary.

The preliminary purchase price allocation was as follows (dollars in millions):

Current assets, net of cash acquired	\$ 9.8
Equipment and leasehold improvements	1.2
Identifiable intangible assets	20.6
Goodwill	11.6
Total assets	43.2
Current liabilities	(4.4)
Purchase price, net of cash acquired	\$38.8

The following are the fair values of the equipment and leasehold improvements of Integrity acquired at the date of acquisition (dollars in millions):

	Fair Value	Weighted Average Useful Lives
Leasehold improvements	\$0.3	7.0
Equipment and software	0.9	4.0
Total equipment and leasehold improvements		
acquired	\$1.2	5.1

The following are the fair values of the identifiable intangible assets of Integrity acquired at the date of acquisition (dollars in millions):

	Fair Value	Weighted Average Useful Lives
Non-competition agreement	\$ 0.2	5.0
Customer relationships	20.4	15.0
Total identifiable intangible assets acquired	\$20.6	14.9

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 2—ACQUISITIONS (Continued)

West Virginia Acquisition

On August 10, 2009, the Corporation acquired certain assets and assumed certain liabilities of an institutional pharmacy business providing medications, pharmacy and medical supplies and services to residents of long-term care facilities mostly in West Virginia. The Corporation paid \$15.9 million in cash for the business, with an additional amount not to exceed \$10.0 million in the form of contingent consideration to be paid at the end of a three year period based upon the cumulative achievement of certain financial performance measures. The transaction was accounted for under the acquisition method of accounting, in which the preliminary purchase price was allocated based upon the fair value of the assets acquired and liabilities assumed with the difference recorded as goodwill. As a result of the acquisition the Company recorded \$4.4 million as finite lived intangible assets and \$12.6 million of goodwill. The contingent consideration was recorded at fair value at the acquisition date in the amount of \$1.7 million. The contingent consideration will be adjusted to fair value through earnings until the final amount is determined.

For the year ended December 31, 2009, the Corporation has incurred \$1.0 million of acquisition related costs, which have been classified as a component of integration, merger, acquisition related costs and other charges. Prior to January 1, 2009, costs associated with acquisitions were capitalized as a part of the respective purchase price.

2008 Acquisitions

On November 1, 2008, the Corporation acquired certain assets and assumed certain liabilities of an institutional pharmacy business providing medications, pharmacy, and medical supplies and services to residents of long-term care facilities for \$21.5 million in cash. The transaction was accounted for as a purchase, in which the purchase price was allocated based upon the fair value of the assets acquired and liabilities assumed with the difference recorded as goodwill. As a result of the acquisition the Corporation recorded \$17.2 million as a finite lived intangible customer relationship and \$2.0 million as goodwill.

On July 9, 2008, the Corporation purchased the 49.0% non-controlling interest held by a third-party in the Corporation's joint ventures. The Corporation paid approximately \$4.4 million in cash for the non-controlling interest share of the joint ventures. The amount paid for the non-controlling interest share of the joint ventures. The amount paid for the non-controlling interest share of the joint ventures approximates fair value and resulted in the recognition of \$0.2 million in goodwill as a result of the transaction, of which approximately \$0.1 million included professional fees capitalized as part of the purchase price.

2007 Acquisitions

On the Closing Date, the Corporation completed the Pharmacy Transaction. As discussed in Note 1, the Pharmacy Transaction was accounted for as an acquisition by KPS of PharMerica LTC. In the Pharmacy Transaction, the Corporation issued 30.0 million shares of common stock, of which Kindred and AmerisourceBergen stockholders each received 15.0 million shares. The aggregate purchase price was \$436.4 million, comprised primarily of the 15.0 million shares of common stock of the Corporation issued to AmerisourceBergen stockholders, with a fair value of \$251.4 million, and the assumption of long-term debt related to the dividend payment to AmerisourceBergen of \$125.0 million before the Pharmacy Transaction. The fair value of the common stock issued by the Corporation was calculated using the opening stock price on August 1, 2007. The total purchase price of PharMerica LTC was allocated to the net tangible and identifiable intangible assets based upon their estimated fair values as of the Closing Date. The excess of the purchase price

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 2—ACQUISITIONS (Continued)

over the estimated fair values of the net tangible and identifiable intangible assets was recorded as goodwill. For tax purposes, the assets acquired were recorded by the Corporation under the provisions of the Internal Revenue Code at the respective assets carryover basis. The results of operations of PharMerica LTC were included in the results of operations of the Corporation beginning August 1, 2007.

The following are the estimated fair values of the assets acquired and liabilities assumed at the date of the acquisition (dollars in millions):

Fair value of 15.0 million shares at \$16.76 per share issued to PharMerica LTC	\$251.4
Fair value of the liabilities assumed:	
Current liabilities	32.6
Capital lease obligations	0.1
Deferred tax liabilities	14.0
Long-term liabilities	7.1
PharMerica LTC debt borrowing to fund cash distribution to parent in connection with	,,,,
the Pharmacy Transaction	125.0
Total fair value of liabilities assumed	178.8
Total fair value of liabilities assumed and shares issued	430.2
Legal, advisory and other acquisition costs incurred by KPS	7.9
Total purchase price	\$438.1
The allocation of the purchase price was as follows:	
Current assets	\$242.3
Equipment and leasehold improvements	32.8
Identifiable intangible assets	44.5
Other assets	52.3
Goodwill	66.2
Coodwin	
	\$438.1

The following are the fair values of the equipment and leasehold improvements of PharMerica LTC acquired at the date of acquisition (dollars in millions):

	Fair Value	Weighted Average Useful Lives
Leasehold improvements	\$ 4.1	0.8
Equipment and software	28.0	3.7
Leased equipment	0.7	1.3
Total equipment and leasehold improvements		
acquired	\$32.8	2.5

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 2—ACQUISITIONS (Continued)

The following are the fair values of the identifiable intangible assets of PharMerica LTC acquired at the date of acquisition (dollars in millions):

	Fair Value	Weighted Average Useful Lives
Trade name—PharMerica	\$27.6	20.0
Trade name—MedMate	0.3	20.0
Non-competition agreement	0.2	5.0
Customer relationships	16.4	15.0
Total identifiable intangible assets acquired	\$44.5	17.6

Other

The total amount of goodwill expected to be deductible for tax purposes from the acquisitions of the Corporation is \$102.3 million as of December 31, 2009. Deferred tax assets and liabilities are further described in Note 10.

Pro forma

The following unaudited pro forma consolidated financial information is not intended to represent or be indicative of the consolidated results of operations or financial condition of the Corporation that would have been reported had the acquisitions been completed as of the date or for the periods presented, and should not be taken as representative of the future consolidated results of operations or financial condition of the Corporation.

The unaudited pro forma effect of the 2008 Acquisitions, Integrity and West Virginia acquisition assuming the acquisition occurred on January 1, 2008, excluding the impairment charge and integration, merger and acquisition related costs and other charges for the years ended December 31, 2008 and 2009, would be as follows (dollars in millions, except per share amounts):

	For the years ended December 31,			
		2008	2	2009
		,052.1		
Net income	\$	33.0	\$	47.0
Earnings per common share:				
Basic	\$	1.10	\$	1.54
Diluted	\$	1.10	\$	1.54

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 3-EQUIPMENT AND LEASEHOLD IMPROVEMENTS (Continued)

Equipment and leasehold improvements consist of the following as of December 31, (dollars in millions):

	2008	2009
Leasehold improvements	\$ 8.9	\$ 11.6
Equipment and software	83.2	95.3
Leased equipment	0.7	2.6
Construction in progress	4.3	10.1
	97.1	119.6
Accumulated depreciation	(43.1)	(59.0)
Total equipment and leasehold improvements	\$ 54.0	\$ 60.6

	Balance at December 31, 2007	Additions	Disposals	Balance at December 31, 2008	Additions	Disposals	Balance at December 31, 2009
Equipment and leasehold							
improvements:							
Leasehold improvements	\$ 9.0	\$ 2.1	\$ (2.2)	\$ 8.9	\$3.5	\$(0.8)	\$11.6
Equipment and software	76.5	17.9	(11.2)	83.2	14.1	(2.0)	95.3
Leased equipment	0.7			0.7	1.9		2.6
Construction in progress	1.2	3.2	(0.1)	4.3	5.8		10.1
Sub Total	87.4	23.2	(13.5)	97.1	25.3	(2.8)	119.6
Accumulated depreciation	(30.0)	(22.0)	8.9	(43.1)	(18.0)	2.1	(59.0)
Total	\$ 57.4	\$ 1.2	\$ (4.6)	\$54.0	\$7.3	<u>\$(0.7)</u>	\$60.6

Fixed asset additions include approximately \$2.4 million of assets acquired as a result of the 2009 Acquisitions. Depreciation expense totaled approximately \$15.6 million, \$22.0 million, and \$18.0 million for the years ended December 31, 2007, 2008, and 2009, respectively.

Total estimated depreciation expense for the Corporation's equipment and leasehold improvements for the next five years and thereafter are as follows (dollars in millions):

Year Ending December 31,

2010	\$16.9
2011	12.3
2012	
2013	4.9
2014	3.0
Thereafter	15.0
Total	\$60.6

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 4—GOODWILL AND INTANGIBLES

The following table presents the changes in the carrying amount of goodwill for the two years ended December 31, 2009 (dollars in millions):

Balance at December 31, 2007	\$111.3
Purchase adjustments to Goodwill recorded from acquisitions	0.7
Goodwill acquired from 2008 acquisitions	1.7
Balance at December 31, 2008	113.7
Release of escrow deposit from 2008 acquisition	0.5
Tax related and other adjustments associated with Pharmacy Transaction	1.7
Goodwill acquired from 2009 acquisitions	24.2
Balance at December 31, 2009	\$140.1

The changes in goodwill relate to prior acquisitions and the acquisitions of the current year. The Corporation does not have any accumulated impairments that reduce the gross value of goodwill.

The following table presents the components of the Corporation's intangible assets at December 31 (dollars in millions):

Finite Lived Intangible Assets	Balance at December 31, 2007	Additions	Impairment	Balance at December 31, 2008	Additions	Balance at December 31, 2009
Customer relationships	\$ 57.4	\$17.2	\$(21.5)	\$53.1	\$23.5	\$76.6
Trade name	27.9	_	—	27.9	0.6	28.5
Non-compete agreement	2.4			2.4	2.3	4.7
Sub Total	87.7	17.2	(21.5)	83.4	26.4	109.8
amortization	(10.2)	(6.5)	6.7	(10.0)	(9.0)	(19.0)
Net intangible assets	\$ 77.5	\$10.7	\$(14.8)	\$73.4	\$17.4	\$90.8

Intangible assets included \$25.0 million of assets acquired as a result of the 2009 Acquisitions. Amortization expense relating to finite lived intangible assets was approximately \$5.0 million, \$6.5 million and \$9.0 million for the years ended December 31, 2007, 2008, and 2009, respectively.

During the fourth quarter 2008, the Corporation recorded a pre-tax impairment charge of \$14.8 million, related to finite lived customer relationships. The impairment, which related to the Institutional Pharmacy segment, was incurred when the reporting unit experienced a higher than expected loss of licensed beds. The impairment was related to intangible assets acquired in acquisitions by KPS during the years ended December 31, 2005 and 2006. These asset groups were assessed for recoverability and management determined the finite lived customer relationship assets to be impaired, but no other assets within the asset groups were deemed to be impaired. Using an undiscounted cash flow analysis, the Corporation determined the pre-tax impairment charge of \$14.8 million was required to write the carrying value down to the fair value, resulting in a loss per diluted share impact of \$0.30. The Corporation recognized the impairment as a permanent write-down of the cost basis and accumulated amortization of the affected assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 4—GOODWILL AND INTANGIBLES (Continued)

Total estimated amortization expense for the Corporation's finite lived intangible assets for the next five years and thereafter are as follows (dollars in millions):

Year Ending December 31,

2010	\$ 8.5
2011	7.0
2012	6.6
2013	6.5
2014	6.5
Thereafter	55.7
	\$90.8

NOTE 5—CREDIT AGREEMENT

On the Closing Date, the Corporation entered into a credit agreement among the Corporation, the Lenders named therein, and JPMorgan Chase Bank, N.A. ("JPMorgan"), as Administrative Agent (the "Credit Agreement"). The Credit Agreement consists of a \$275.0 million term loan facility and a \$150.0 million revolving credit facility. The Corporation borrowed \$275.0 million under the term loan portion of the Credit Agreement and an additional \$20.0 million under the revolving credit portion of the Credit Agreement on the Closing Date to refinance the initial financings entered into by KPS and PharMerica LTC, to finance their respective cash distributions, to pay fees and expenses incurred in connection with the Pharmacy Transaction and for working capital and other general corporate purposes. Indebtedness under the Credit Agreement matures on July 31, 2012, at which time the commitment of the Lenders to make revolving loans also shall expire. There is no scheduled amortization under the term loan facility but the term loans are subject to certain prepayment obligations relating to asset sales, casualty losses and the incurrence by the Corporation of certain indebtedness.

Prior to the Pharmacy Transaction, KPS and PharMerica LTC each entered into a financing arrangement for daylight loans ("Spin-Co Loans"). The Spin-Co Loans were provided by a syndicate of lenders arranged by J.P. Morgan Securities Inc. ("JPMorgan") pursuant to a commitment letter that KPS, PharMerica LTC, and the Corporation entered into with JPMorgan and JPMorgan Chase Bank, N.A. on May 31, 2007. KPS and PharMerica LTC each obtained a \$125.0 million loan under the Spin-Co Loans, for a total of \$250.0 million, subject to certain adjustments for changes in working capital. The initial financings were funded immediately prior to closing of the Pharmacy Transaction.

The proceeds of the initial financings were used by KPS and PharMerica LTC to make the Kindred cash distribution and AmerisourceBergen cash distribution, respectively, prior to consummation of the Pharmacy Transaction. The amounts of the distributions to Kindred and AmerisourceBergen were in the amounts of the indebtedness incurred by KPS and PharMerica LTC, respectively. The Spin-Co Loans were paid by the Corporation on July 31, 2007 with proceeds from the Credit Agreement.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 5—CREDIT AGREEMENT (Continued)

The table below summarizes the term debt and revolving credit facility of the Corporation (dollars in millions):

	December 31, 2008	December 31, 2009
2007 Credit Agreement:		
Term Debt—payable to lenders at LIBOR plus applicable margin		
(1.24% as of December 31, 2009), matures July 31, 2012	\$240.0	\$240.0
Revolving Credit Facility payable to lenders, interest at LIBOR plus		
applicable margin, matures July 31, 2012		
Long-term debt	\$240.0	\$240.0

Maturities of the Corporation's long-term debt are as follows for the years indicated (dollars in millions):

Year Ending December 31,

		- 	
Total	•••••		\$240.0

The Credit Agreement provides for the issuance of letters of credit which, when issued, reduce availability under the revolving credit facility. The aggregate amount of letters of credit outstanding as of December 31, 2009 was \$2.3 million. After giving effect to the letters of credit, total availability under the revolving credit facility was \$147.7 million as of December 31, 2009. The revolving credit facility contains a \$50.0 million accordion feature, which permits the Corporation to increase the size of the credit facility, up to an aggregate of \$200.0 million, subject to securing additional commitments from existing or new lenders.

Borrowings under the Credit Agreement bear interest at a floating rate equal to, at our option, a base rate plus a margin between 0.0% and 0.75% per annum, or an adjusted LIBOR rate plus a margin between 0.625% and 1.75% per annum, in each case depending on the leverage ratio of the Corporation. The base rate is the higher of the prime lending rate announced by JPMorgan in New York from time to time and the federal funds rate published by the Federal Reserve Bank of New York plus 0.50%. The Credit Agreement also provides for letter of credit participation fees between 0.625% and 1.75%, letter of credit fronting fees of 0.125%, and a commitment fee payable on the unused portion of the revolving credit facility, which shall accrue at a rate per annum ranging from 0.125% to 0.250%, in each case depending on the leverage ratio of the Corporation.

The obligations of the Corporation under and related to the Credit Agreement are secured by substantially all of its assets. Those obligations are guaranteed by many of the Corporation's wholly owned subsidiaries and the obligations of the guarantors are secured by substantially all of their assets. The foregoing includes a pledge of all of the equity interests of substantially all of our direct and indirect domestic subsidiaries and a portion of the equity interests of any future foreign subsidiaries. The Credit Agreement also contains financial and non-financial affirmative and negative covenants, representations, warranties, and events of default that are customary to facilities of this nature.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 5—CREDIT AGREEMENT (Continued)

Covenants

The Credit Agreement requires the Corporation to satisfy a fixed charge coverage ratio and a leverage ratio. The minimum fixed charge coverage ratio, which is tested quarterly on a trailing four quarter basis, can be no less than: 2.25:1.00 during the period January 1, 2009 through December 31, 2009; and 2.50:1.00 thereafter. The maximum total leverage coverage ratio, which also is tested quarterly, cannot exceed 3.50:1.00 during the period January 1, 2009 through December 31, 2009; and 3.00:1.00 thereafter. The maximum total leverage coverage ratio, which also is tested quarterly, cannot exceed 3.50:1.00 during the period January 1, 2009 through December 31, 2009; and 3.00:1.00, or both S&P and Moody's shall have in effect corporate credit ratings for the Corporation that are investment grade. Pursuant to the terms of the Credit Agreement, the covenant requirements have become more restrictive, however, the Corporation remains compliant and has been compliant since the consummation of the Pharmacy Transaction. In addition, capital expenditures (other than those funded with proceeds of asset sales or insurance) are restricted in any fiscal year to 3.0% of revenues.

The financial covenant requirements as defined by the Corporation's Credit Agreement are as follows:

	Minimum Fixed Charge Coverage Ratio	Maximum Total Leverage Coverage Ratio	Capital Expenditures
December 31, 2007	2.57	2.99	1.40%
December 31, 2008	3.67	1.99	1.13%
December 31, 2009	5.09	1.88	1.17%

In addition, the Credit Agreement contains customary affirmative and negative covenants, which among other things, limit the Corporation's ability to incur additional debt, create liens, pay dividends, effect transactions with the Corporation's affiliates, sell assets, pay subordinated debt, merge, consolidate, enter into acquisitions, and effect sale leaseback transactions.

Deferred Financing Fees

The Corporation capitalized a total of \$2.0 million in deferred financing fees associated with the Credit Agreement and recorded them as other assets in the accompanying consolidated balance sheet. The Corporation amortizes the financing fees under the straight-line method. As of December 31, 2009, the Corporation had \$1.0 million of unamortized deferred financing fees.

NOTE 6—COMMITMENTS AND CONTINGENCIES

Legal Action and Regulatory

The Corporation is involved in certain legal actions and regulatory investigations arising in the ordinary course of business. None of these legal proceedings are, in the opinion of management, expected to have a material adverse effect on the consolidated financial position, results of operations, or liquidity of the Corporation.

Effective October 1, 2007, CMS promulgated new rules under the Deficit Reduction Act of 2005 ("DRA") changing the federal upper payment limit for Medicaid reimbursement from 150% of the lowest published price for a drug (which is usually the average wholesale price) to 250% of the lowest average manufacturer price or AMP. Although the use of an AMP benchmark would have reduced Medicaid reimbursement rates for certain

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 6—COMMITMENTS AND CONTINGENCIES (Continued)

generic pharmaceuticals, it did not take effect due to a December 19, 2007 federal district court injunction against CMS prohibiting the agency from implementing the rule. The outcome of the AMP litigation is uncertain, and there can be no assurance that changes in reimbursement formula under the DRA or future legislation or regulation will not have an adverse impact on our business and results of operations.

Average wholesale price, or AWP, is a pricing benchmark published by First DataBank, Inc. in its Blue Book, which provides drug databases, content integration software, and drug reference products. AWP has been widely used to calculate the majority of the Medicaid, Medicare Part A and Medicare Part D drug reimbursements payable to pharmacy providers. In 2005, several pension funds brought an action against First DataBank and another healthcare provider alleging collusion to set AWPs for branded drugs.

On March 30, 2009, the Court approved the settlement of the litigation. Pursuant to the settlement, First DataBank: (i) adjusted its reporting of Blue Book AWP for those prescription drugs (approximately 1,400 National Drug Codes, or NDCs in number) identified in the plaintiffs' previously filed complaint by reducing the mark-up factor utilized in connection with the calculation of the Blue Book AWP data field to 1.20 times the Wholesale Acquisition Cost, or WAC, or direct price for those prescription drugs that are on a mark-up basis; and (ii) established a centralized data repository to facilitate reasonable access to discoverable material from First DataBank concerning its drug price reporting practices. The price adjustment required under the provisions of the settlement agreement occurred on September 26, 2009.

Independent of the settlement and on the same schedule as the Blue Book AWP adjustment noted above, First DataBank has applied the same 1.20 markup factor to all other NDCs, whose Blue Book AWP is set based upon a markup to WAC or direct price in excess of 1.20 times WAC. First DataBank will also independently discontinue publishing the Blue Book AWP data field for all drugs no later than two years following the date that the Blue Book AWP adjustments noted above are implemented.

The Corporation and the vast preponderance of the Corporation's PDP's, third party insurance companies and its Medicare Part A customers have voluntarily agreed to adjust reimbursement so that pricing could not increase or decrease as a result of the changes to AWP; however, the state Medicaid programs have been unwilling to remain price neutral and accordingly the Corporation is being reimbursed based on the adjusted AWP.

Acquisitions

The Corporation has historically acquired the assets of businesses with prior operating histories. Acquired companies may have unknown or contingent liabilities, including liabilities for failure to comply with healthcare laws and regulations, medical, and general professional liabilities, workers compensation liabilities, previous tax liabilities, and unacceptable business practices. Although the Corporation institutes policies designed to conform practices to its standards following completion of acquisitions, there can be no assurance the Corporation will not become liable for past activities that may later be asserted to be improper by private plaintiffs or government agencies.

Although the Corporation generally seeks to obtain indemnification from prospective sellers covering such matters, there can be no assurance that any such matter will be covered by indemnification, or if covered, that such indemnification will be adequate to cover potential losses and fines. In the ordinary course of business, the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 6—COMMITMENTS AND CONTINGENCIES (Continued)

Corporation enters into contracts containing standard indemnification provisions and indemnifications specific to a transaction such as business acquisitions and disposals of an operating facility. These indemnifications may cover claims against employment-related matters, governmental regulations, environmental issues, tax matters, as well as customer, third party payer, supplier, and contractual relationships. Obligations under these indemnities generally would be initiated by a breach of the terms of the contract or by a third party claim or event.

Prime Vendor Agreement

At the consummation of the Pharmacy Transaction, the Corporation entered into a Prime Vendor Agreement (the "Prime Vendor Agreement"), with AmerisourceBergen Drug Corporation ("ABDC"), a wholly owned subsidiary of AmerisourceBergen, the Corporation's former 50% stockholder and former parent of PharMerica LTC. Pursuant to this agreement, the Corporation has agreed to purchase at least 95% of the Corporation's prescription pharmaceutical drugs from ABDC and to participate in its generic formulary purchase program for a period of five years following the Closing Date. In addition, ABDC will support the distribution of pharmaceuticals that the Corporation purchases directly from manufacturers and provide inventory management support and packaging services. Unless either party provides certain notice of termination, the agreement will continue on a month-to-month basis upon expiration of the initial five year term. The agreement may be terminated by either party for cause during the initial five year term, and by either party with or without cause thereafter upon 90 days notice. Also under the provisions of the agreement, the Corporation may not undertake any merger, change of ownership, change in control or other transaction without the consent of ABDC unless certain conditions are met.

Information Technology Services Agreement

At the consummation of the Pharmacy Transaction, the Corporation entered into an Information Technology Services Agreement with Kindred Healthcare Operating, Inc. ("KHOI"), a wholly owned subsidiary of Kindred, the Corporation's former 50% stockholder (the "IT Services Agreement"). Pursuant to this agreement, KHOI is the Corporation's exclusive provider of certain information services and support related to information technology infrastructure and financial systems for a period of five years, ending on July 31, 2012. The services provided by KHOI include business services necessary to operate, manage, and support certain financial applications the Corporation uses, including enabling and/or supporting technology infrastructure and technology procurement services to support certain business functions. Such services include, among other matters, functions for financial management, systems, and payroll. The Corporation will support internally all other operating systems, including functions for order entry, pharmacy dispensing, clinical consulting, billing and collections, electronic medication management, sales and marketing, medical records management, human resources, internal and external customer call center support, and general business systems.

Except for certain services that will be provided at cost, KHOI will provide such services to the Corporation at its cost plus 10%, which will be the actual costs and expenses incurred in providing these services, including certain overhead costs and per hour costs of the KHOI employees providing the services. The initial term of the agreement is five years. The agreement will automatically renew for successive one-year periods after the expiration of the initial five year term, absent 120 days prior written notice of termination as provided for in the agreement. The IT Services Agreement may be terminated by either party for cause and, in certain circumstances, by the Corporation in the event that KHOI undergoes a change of control to one of the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 6—COMMITMENTS AND CONTINGENCIES (Continued)

Corporation's competitors. Following termination of the IT Services Agreement, KHOI must provide termination and expiration assistance for up to 180 days. The Corporation has incurred \$7.3 million, \$17.3 million, and \$11.5 million for the years ended December 31, 2007, 2008, and 2009, respectively, under the IT Services Agreement.

Employment Agreements

The Corporation has entered into employment agreements with certain of its executive officers. During the employment period, each of the executive officers will be eligible to (i) participate in any short-term and long-term incentive programs established or maintained by the Corporation, (ii) participate in all incentive, savings and retirement plans and programs of the Corporation, (iii) participate, along with their dependents, in all welfare benefit plans and programs provided by the Corporation, and (iv) receive four weeks of paid vacation per calendar year.

The type of compensation due to each of the executive officers in the event of the termination of their employment period varies depending on the nature of the termination. The employment agreements do not entitle the executive officers to any additional payment or benefits solely upon the occurrence of a change in control but do provide additional payments or benefits or both upon a termination of employment in connection with a change in control. Additionally, the vesting of certain equity based grants made to certain executive officers accelerate upon the occurrence of a change in control.

Leases

The Corporation leases real estate properties, buildings, vehicles, and equipment under cancelable and non-cancelable leases. The leases expire at various times and have various renewal options. Certain leases that meet the lease capitalization criteria have been recorded as an asset and liability at the net present value of the minimum lease payments at the inception of the lease. Interest rates used in computing the net present value of the lease payments are based on the Corporation's incremental borrowing rate at the inception of the lease. The Corporation recorded the following lease expense for the years ended December 31 (dollars in millions):

	2007	2008	2009
Pharmacy locations and administrative offices lease expense	\$10.7	\$16.4	\$13.9
Office equipment lease expense	3.3	5.7	2.8
Total lease expense	\$14.0	\$22.1	\$16.7

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 6—COMMITMENTS AND CONTINGENCIES (Continued)

Future minimum lease payments for those leases having an initial or remaining non-cancelable lease term in excess of one year are as follows for the years indicated (dollars in millions):

Year Ending December 31,	Operating Leases	Capital Lease Obligations	Total
2010	\$13.2	\$ 0.6	\$13.8
2011	8.7	0.6	9.3
2012	6.4	0.2	6.6
2013	5.1		5.1
2014	4.4		4.4
Thereafter	5.7		5.7
Total	\$43.5	\$ 1.4	\$44.9
Less: interest portion		(0.1)	
Long-term obligations under capital lease		\$ 1.3	

NOTE 7—REVENUES

The Corporation recognizes revenues at the time services are provided or products are delivered. A significant portion of these revenues are billed to PDPs under Medicare Part D, the state Medicaid programs, long-term care institutions, third party insurance companies, and private payers. Some claims are electronically adjudicated through online processing at the point the prescription is dispensed such that the Corporation's operating system is automatically updated with the actual amount to be received by the Corporation. For claims that are adjudicated on-line and are rejected or otherwise denied upon submission, the Corporation provides contractual allowances based upon historical trends, contractual reimbursement terms and other factors which may impact ultimate reimbursement. Amounts are adjusted to actual reimbursed amounts upon cash receipt.

Under the Medicare Part D benefit, payment is determined in accordance with the agreements the Corporation has negotiated with the Medicare Part D Plans. The remainder of the Corporation's billings are paid or reimbursed by individual residents, long-term care facilities (including revenues for residents funded under Medicare Part A), and other third party payers, including Medicaid and private insurers.

The Medicaid and Medicare programs are highly regulated. The failure, even if inadvertent, of the Corporation and/or client facilities to comply with applicable reimbursement regulations could adversely affect the Corporation's reimbursement under these programs and the Corporation's ability to continue to participate in these programs. In addition, failure to comply with these regulations could subject the Corporation to other penalties.

As noted, the Corporation obtains reimbursement for drugs it provides to enrollees of a given Part D Plan in accordance with the terms of the agreement negotiated between it and that Part D Plan. The Corporation has entered into such agreements with nearly all Part D Plan sponsors under which it will provide drugs and associated services to their enrollees. The Corporation in the ordinary course of business has ongoing discussions with Part D Plans and may, as appropriate, renegotiate agreements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 7—REVENUES (Continued)

The Corporation's hospital pharmacy management revenues represent contractually defined management fees and the reimbursement of costs associated with the direct operations of hospital pharmacies, which are primarily comprised of personnel costs.

A summary of revenues by payer type for the years ended December 31, are as follows (dollars in millions):

	2007		2008		2009		
	Amount	% of Revenues	Amount	% of Revenues	Amount	% of Revenues	
Medicare Part D	\$ 550.2	45.2%	\$ 885.8	45.5%	\$ 852.6	46.3%	
Institutional healthcare providers	369.3	30.3	577.2	29.7	545.6	29.6	
Medicaid	108.8	8.9	181.1	9.3	165.8	9.0	
Private and other	77.7	6.4	133.2	6.8	122.4	6.6	
Insured	46.8	3.8	101.4	5.2	91.5	5.0	
Medicare	10.2	0.9	10.1	0.5	6.8	0.4	
Hospital management fees	54.8	4.5	58.5	3.0	56.5	3.1	
Total	\$1,217.8	100.0%	\$1,947.3	100.0%	\$1,841.2	100.0%	

Co-payments for the Corporation's services can be applicable under Medicare Part D, the state Medicaid programs, and certain third party payers and are typically not collected at the time products are delivered or services are provided. Co-payments under the Medicaid programs and third party plans are generally billed to the responsible party as part of the Corporation's normal billing procedures and are subject to the Corporation's normal collection procedures.

Under Medicare Part D, co-payments related to institutional residents who are both Medicare and Medicaid eligible ("dual eligible") are due from the responsible party for up to the first thirty days of a beneficiary's stay in a skilled nursing facility, subsequent to which the PDPs are responsible for reimbursement.

Under certain circumstances, including state-mandated return policies under various Medicaid programs, the Corporation accepts returns of medications and issues a credit memorandum to the applicable payer. Product returns are processed in the period in which the return is accepted by the Corporation. A reserve has been established for such returns based on historical information.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 8—INTEGRATION, MERGER AND ACQUISITION RELATED COSTS AND OTHER CHARGES

The following is a summary of integration, merger and acquisition related costs and other charges incurred by the Corporation (dollars in millions):

	Years Ended December 31		
	2007	2008	2009
Integration costs and other charges:			
Professional and advisory fees	\$ 1.1	\$ 1.7	\$ 0.2
General and administrative	0.6	3.2	0.8
Employee costs	0.6	7.2	1.5
Severance costs	1.1	5.3	0.9
Facility costs	2.6	9.3	0.8
	6.0	26.7	4.2
Merger related costs:			
Professional and advisory fees	8.0		_
General and administrative	5.4		_
Employee costs	7.6	_	—
Severance costs	2.0		_
Facility costs	0.7	—	—
Other costs	0.1		
	23.8		
Acquisition related costs:			
Professional and advisory fees			1.0
			1.0
Total integration, merger and acquisition related costs and other			
charges	\$ 29.8	\$ 26.7	\$ 5.2
Negative effect on earnings per diluted share	\$(0.90)	\$(0.53)	\$(0.10)

The Corporation incurred integration, merger, and acquisition related costs and other charges during the year ended December 31, 2009, related to the consolidation of pharmacies within a similar location and costs to convert data and integrate systems. In fiscal year 2009, we began the integration of our pharmacy operating systems. The Corporation expects to continue to incur costs related to the integration of its pharmacy operating systems during fiscal 2010.

For the year ended December 31, 2009, the Corporation incurred costs of \$1.0 million for acquisition related costs. Effective January 1, 2009, the accounting standards for the accounting of business combinations changed, prior to the adoption of this accounting change, substantially all costs incurred as a result of an acquisition were capitalized as part of the purchase price of the business combination.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 9—COMMON STOCK, PREFERRED STOCK, STOCK BASED COMPENSATION AND OTHER BENEFITS

Common Stock

Holders of the Corporation's common stock are entitled to one vote for each share held of record on all matters on which stockholders may vote. There are no preemptive, conversion, redemption or sinking fund provisions applicable to our common stock. In the event of liquidation, dissolution or winding up, holders of common stock are entitled to share ratably in the assets available for distribution, subject to any prior rights of any holders of preferred stock then outstanding. Delaware law prohibits the Corporation from paying any dividends unless it has capital surplus or net profits available for this purpose. In addition, the Corporation's Credit Agreement imposes restrictions on its ability to pay dividends.

As a part of the Pharmacy Transaction, the Corporation issued 30 million shares of common stock. In the Pharmacy Transaction, each Kindred stockholder received approximately 0.366 shares of the Corporation's common stock in respect of each share of Kindred common stock held on the record date and each AmerisourceBergen stockholder received approximately 0.083 shares of the Corporation's common stock in respect of each share of AmerisourceBergen common stock held on the record date. Immediately following the Pharmacy Transaction, the stockholders of Kindred and AmerisourceBergen each owned 50% of the outstanding common stock of the Corporation. The shares of the Corporation's common stock held by Kindred and AmerisourceBergen prior to the Pharmacy Transaction were cancelled, and neither retained any ownership of the outstanding shares of common stock of the Corporation.

The historical common stock of the Corporation was cancelled on the Closing Date of the Pharmacy Transaction and reclassified as capital in excess of par value.

Preferred Stock

The certificate of incorporation authorizes the issuance of an aggregate of 1.0 million shares of preferred stock. As of December 31, 2009, there were no shares of preferred stock outstanding.

Our board of directors may, from time to time, direct the issue of shares of preferred stock in series and may, at the time of issuance, determine the designation, powers, rights, preferences and limitations of each series. Satisfaction of any dividend preferences of outstanding preferred stock would reduce the amount of funds available for the payment of dividends on our shares of common stock. Holders of preferred stock may be entitled to receive a preference payment in the event of any liquidation, dissolution or winding-up of our company before any payment is made to the holders of our common stock. Under certain circumstances, the issuance of preferred stock may render more difficult or tend to discourage a merger, tender offer or proxy contest, the assumption of control by a holder of a large block of our company's securities or the removal of incumbent management. The board of directors may issue shares of preferred stock with voting and conversion rights that could adversely affect the holders of shares of our common stock. Specifically, our certificate of incorporation authorizes our board to adopt a rights plan without stockholder approval. This could delay or prevent a change in control of us or the removal of existing management.

Amended and Restated 2007 Omnibus Incentive Plan

On July 12, 2007, the Corporation adopted the PharMerica Corporation 2007 Omnibus Incentive Plan (as amended and restated the "Omnibus Plan") under which the Corporation is authorized to grant equity-based and

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 9—COMMON STOCK, PREFERRED STOCK, STOCK BASED COMPENSATION AND OTHER BENEFITS (Continued)

other awards to its employees, officers, directors, and consultants. The Corporation has reserved 3,800,000 shares of its common stock for awards to be granted under the Omnibus Plan plus 534,642 shares reserved for substitute equity awards for employees of KPS and PharMerica LTC whose awards were cancelled or forfeited upon the consummation of the Pharmacy Transaction. The Corporation's Compensation Committee administers the Omnibus Plan and has the authority to determine the recipient of the awards, the types of awards, the number of shares covered, and the terms and conditions of the awards. The Omnibus Plan allows for grants of incentive stock options, non-qualified stock options, stock appreciation rights, restricted stock and restricted stock units, deferred shares, performance awards, including cash bonus awards, and other stock-based awards. The Compensation Committee establishes long-term and short-term incentive programs under the Omnibus Plan. On July 24, 2008, the Corporation's stockholders approved an amendment to the Omnibus Plan to provide the Compensation Committee with increased flexibility to use non-GAAP measures to measure performance, including the ability to exclude from the performance measures certain items or charges related to an event or occurrence that the Compensation Committee determines should be excluded in accordance with the performance criteria of performance awards granted pursuant to the Omnibus Plan. In connection with the Corporation's 2009 Annual Meeting of Stockholders, the stockholders of the Corporation approved and adopted the amended and restated Omnibus Plan to preserve preferential tax treatment as "qualified performance-based compensation" under Section 162(m) of the Code.

The stock options granted under the Omnibus Plan to replace options granted by Kindred or AmerisourceBergen that were cancelled or forfeited upon the consummation of the Pharmacy Transaction have the same basic terms, conditions, and vesting schedule of the awards granted to them by Kindred and AmerisourceBergen. In addition, unvested restricted shares of Kindred and AmerisourceBergen common stock held by our named executive officers who were formerly KPS or PharMerica LTC employees were replaced with restricted shares of the Corporation's common stock, which have the same basic terms, conditions, and vesting schedule as applied to the forfeited Kindred or AmerisourceBergen restricted shares.

Stock options granted to officers and employees under the Omnibus Plan generally vest in four equal annual installments and have a term of seven years. The restricted stock granted to officers and employees under the Omnibus Plan generally vest in full upon the three-year anniversary of the date of grant. The restricted stock granted to officers and employees under the Omnibus Plan generally vest in three equal annual installments. The restricted stock units granted to officers and employees under the Omnibus Plan generally vest in two equal annual installments. The performance share units granted under the Omnibus Plan vest based upon the achievement of a target amount of the Corporation's earnings before interest, income taxes, depreciation and amortization, integration, merger and acquisition related costs and other charges, impairment of intangible assets, and any changes in accounting principles, which reinforces the importance of achieving the Corporation's profitability objectives. The performance is generally measured over a three-year period.

As of December 31, 2009, total shares available for grants of stock based awards pursuant to the Omnibus Plan were 1,443,127 shares.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 9—COMMON STOCK, PREFERRED STOCK, STOCK BASED COMPENSATION AND OTHER BENEFITS (Continued)

Stock-Based Compensation Expense

The following is a summary of stock-based compensation incurred by the Corporation (dollars in millions):

	Years Ended December 31,			
	2007	2008	2009	
Stock option compensation expense	\$1.1	\$2.6	\$2.1	
Nonvested stock compensation expense	0.4	2.3	2.5	
Total Stock Compensation Expense	\$1.5	\$4.9	\$4.6	

As of December 31, 2009, there was \$10.0 million of total unrecognized compensation cost related to the Corporation's stock compensation arrangements. Total unrecognized compensation cost will be adjusted for future changes in estimated forfeitures. The Corporation expects to recognize that cost over weighted average periods ranging from fewer than 1.0 - 1.61 years depending on the type of award granted.

Total estimated compensation expense for the Corporation's stock options, restricted stock units and restricted stock awards for the next five years and thereafter are as follows (dollars in millions):

Year Ending December 31,

2010	\$ 5.7
2011	3.3
2012	
2013	
2014	
Thereafter	
Total	\$10.0

The following weighted average assumptions were used to estimate the fair value of options granted using the Black-Scholes Merton option-pricing model:

		2007		2008		2009
Expected volatility (range)	33	.3-45.0%	33	3.3-41.7%	30	5.36-41.07%
Risk free interest rate (range)	4.5	55-4.98%	1.	53-2.45%		0.75-2.09%
Expected dividends						—
Average expected term (years)		0.3-5.0		2.0-5.0		2.0-5.0
Fair value per share of stock options granted						
based on the Black-Sholes-Merton model						
(dollars)	\$	5.82	\$	4.67	\$	4.40
Weighted average fair value of options granted						
during the year (in millions)	\$	6.2	\$	1.5	\$	2.5

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 9—COMMON STOCK, PREFERRED STOCK, STOCK BASED COMPENSATION AND OTHER BENEFITS (Continued)

Expected Volatility

Volatility is a measure of the tendency of investment returns to vary around a long-term average rate. Historical volatility is an appropriate starting point for setting this assumption. Companies should also consider how future experience may differ from the past. This may require using other factors to adjust historical volatility, such as implied volatility, peer-group volatility and the range and mean-reversion of volatility estimates over various historical periods. The peer-group utilized consisted of fourteen companies in 2009, in the same or similar industries as the Corporation. In addition, if a best estimate cannot be made, management should use the mid-point in the range of reasonable estimates for volatility. The Corporation estimates the volatility of its common stock in conjunction with the Corporation's annual grant and volatility is calculated utilizing the historical volatility of the Corporation's and its peer-group. To the extent material grants are made subsequent to the Corporation's annual grant, the volatility calculation is updated through the most recent grant date of the awards.

Risk-Free Interest Rate

The risk-free rate is based on the U.S. Treasury yield curve in effect at the time of grant for the estimated life of the option.

Expected Dividends

The Corporation has never paid any cash dividends on its common stock and does not anticipate paying any cash dividends in the foreseeable future. Consequently, it uses an expected dividend yield of zero.

Expected Term

The Corporation calculated an expected term using management's estimate and expectation of option exercises. The majority of the Corporation's stock options are on a graded-vesting schedule. The Corporation is permitted to estimate the value of awards with graded vesting by treating each vesting tranche as a separate award. Alternatively, the award may be valued as a single award. Management has determined to value each tranche of the awards separately utilizing a "multiple fair value" method.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 9—COMMON STOCK, PREFERRED STOCK, STOCK BASED COMPENSATION AND OTHER BENEFITS (Continued)

Stock Option Activity

The following table summarizes option activity for the periods presented:

	Number of Shares	Weighted- Average Exercise Price Per Share	Weighted- Average Remaining Term	Aggregate Intrinsic Value (in millions)
Outstanding shares at December 31, 2006	127,787	\$21.56	6.0 years	
Cancellation of nonvested stock options under				
former Parent's Omnibus Plan	(),)			
Effect of Pharmacy Transaction on options		12.73		
Granted	1,072,695	16.31		
Exercised				
Canceled	(281,614)	15.09		
Outstanding shares at December 31, 2007	1,270,383	\$15.23	6.8 years	
Granted	324,507	15.65		
Exercised	(67,878)	13.28		
Canceled	(194,363)	14.88		
Outstanding shares at December 31, 2008	1,332,649	\$15.47	5.7 years	\$0.9
Granted	567,633	15.18		
Exercised	(107,308)	12.69		
Canceled	(59,649)	14.63		
Outstanding shares at December 31, 2009	1,733,325	\$15.60	5.2 years	\$1.0
Exercisable shares at December 31, 2009	659,669	\$15.58	4.6 years	\$0.4
Expired shares during 2009	4,627	\$12.50		

The total intrinsic value of stock options exercised for the years ended December 31, 2008 and 2009, was \$0.5 million and \$0.8 million, respectively. The Corporation did not have any stock options exercised during 2007. Cash received from stock option exercises during the year ended December 31, 2009, was \$1.4 million.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 9—COMMON STOCK, PREFERRED STOCK, STOCK BASED COMPENSATION AND OTHER BENEFITS (Continued)

Nonvested Shares

The following table summarizes nonvested share activity for the periods presented:

	Number of Shares	Weighted-Average Grant Date Fair Value
Outstanding shares at December 31, 2006 Cancellation of nonvested shares under former Parent's Omnibus	28,961	\$26.04
Plan	(28,961)	26.04
Effect of Pharmacy Transaction on nonvested shares and units	55,340	6.66
Granted—Restricted Stock	356,938	16.31
Granted—Performance Share Units	8,950	16.31
Forfeited	(51,666)	12.71
Vested	(8,658)	14.18
Outstanding shares at December 31, 2007	360,904	\$15.13
Granted—Restricted Stock	72,548	18.40
Granted—Performance Share Units	68,275	15.17
Forfeited	(33,578)	12.84
Vested	(125,558)	16.23
Outstanding shares at December 31, 2008	342,591	\$15.93
Granted—Restricted Stock	35,633	17.96
Granted—Restricted Stock Units	99,332	15.06
Granted—Performance Share Units	152,580	15.16
Forfeited	(11,533)	14.52
Vested	(84,201)	14.34
Outstanding shares at December 31, 2009	534,402	\$15.98

On November 17, 2009, the Company granted 99,332 awards of Restricted Stock Units ("RSUs") under the Omnibus Plan to the Corporation's named executive officers as an additional incentive and retention component to the recipients' compensation packages. The RSUs vest 50% on each of the first and second anniversaries of grant date, and will be paid in shares of the Company's common stock (net of required tax withholdings), and will receive dividend equivalents (if any) during the vesting period in the form of additional RSUs.

The total fair value of shares vested for the year ended December 31, 2008 and 2009, was \$2.0 million and \$1.2 million, respectively.

Based upon the achievement of the performance criteria at the end of the performance cycle for the performance share units issued to date, the Corporation may issue no shares or a maximum of 412,564 shares.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 9—COMMON STOCK, PREFERRED STOCK, STOCK BASED COMPENSATION AND OTHER BENEFITS (Continued)

401K Plan

The Corporation sponsors a defined contribution retirement plan for all eligible employees, as defined in the plan document. The plan is qualified under Section 401(k) of the Internal Revenue Code. Contributions to the plan are based upon employee contributions and the Corporation's matching contributions. The Corporation's matching contributions to the plan were \$2.3 million, \$5.9 million and \$5.3 million for the years ended December 31, 2007, 2008 and 2009, respectively.

Deferred Compensation Plans

The Corporation maintains a deferred compensation plan for certain management and highly compensated employees. Under the plan, a participant may elect to defer up to 50% of such participant's annual base salary and up to 100% of such participant's annual short-term incentive program cash bonus into the plan during each plan year. In addition, the Corporation may, in its sole discretion, make discretionary contributions to a participant's account.

The Corporation also maintains a deferred compensation plan for the directors of the Corporation. The directors of the Corporation may elect to defer up to 100% of their cash fees and their stock fees in any one year. If a director elects to defer his/her restricted stock grant, the stock will be deferred as it vests until the participant elects for the deferred compensation to be a taxable event.

As of December 31, 2008 and 2009, the Corporation had \$1.4 million and \$2.9 million, respectively, recognized as a long-term liability related to the deferred compensation plans in the accompanying condensed consolidated balance sheets.

NOTE 10—INCOME TAXES

The provision for income taxes is based upon the Corporation's estimate of annual taxable income or loss for each respective accounting period. The following table summarizes our provision for income taxes for the periods presented (dollars in millions):

	2007	2008	2009
Current provision:			
Federal	\$ —	\$—	\$ 0.2
State		0.5	0.5
Total		0.5	0.7
Deferred provision (benefit):			
Federal	(11.7)	2.6	21.9
State	(1.7)	0.2	(3.7)
Total	(13.4)	2.8	18.2
Total provision (benefit) for income taxes	\$(13.4)	\$ 3.3	\$18.9

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 10—INCOME TAXES (Continued)

A reconciliation of the Corporation's effective tax rate and the U.S. statutory rate is as follows for the years ended December 31:

	2007	2008	2009
U.S. statutory rate applied to pretax income (loss) Differential arising from:	(35.0)%	35.0%	35.0%
State taxes		5.6	
Valuation Allowance	2.9		(7.9)
		()	<u> </u>
Effective tax rate	(35.7)%	39.1%	50.9%

The Corporation's 2009 effective tax rate reflects non-recurring income tax benefits of \$5.7 million (\$0.19 earnings per diluted share) resulting primarily from the release of valuation allowances related to the adoption of an internal legal entity restructuring plan. Pursuant to the restructuring plan, the Corporation believes that it is more likely than not that it will be able to realize certain historic state net operating loss carryforwards for which a valuation allowance had previously been provided. The restructuring plan is expected to be completed by December 31, 2010. Excluding the one-time benefits associated with the Corporation's legal entity restructuring activities, the provision for income taxes for the year ended December 31, 2009 would have been \$24.6 million (40.2% of income).

The income tax provision for periods prior to July 31, 2007, was the responsibility of Kindred. The benefit from net operating losses originating prior to that date are included in the deferred provision (benefit) as they are carryforward tax assets available for use in future years. The Corporation is precluded from carrying back losses to periods prior to the Pharmacy Transaction under the terms of the Tax Matters Agreement.

The Corporation derives a current federal and state income tax benefit from the impact of deductions associated with the amortization of tax-deductible goodwill acquired through business combinations. The tax basis of the Corporation's tax deductible goodwill was approximately \$120.4 million and \$113.9 million at December 31, 2008 and 2009, respectively. The future tax benefits of the tax-deductible goodwill are included in the Corporation's deferred tax assets.

The Corporation recognizes an asset or liability for the deferred tax consequences of temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements. These temporary differences will result in taxable or deductible amounts in future years when the reported amounts of the assets are recovered or liabilities are settled. The Corporation also recognizes as deferred tax assets the future tax benefits from net operating and capital loss carryforwards. As of December 31, 2009, the Corporation has tax benefits from federal net operating loss carryforwards of \$15.1 million and tax benefits from state net operating loss carryforwards of \$15.1 million and tax benefits ranging from 1 to 20 years depending on the taxing jurisdiction.

A valuation allowance is provided for the Corporation's deferred tax assets if it is more likely than not that some portion or all of the net deferred tax assets will not be realized. The Corporation recognized net deferred tax assets totaling \$84.3 million at December 31, 2008 and \$60.8 million at December 31, 2009, net of valuation allowances of \$10.3 million and \$1.7 million, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 10—INCOME TAXES (Continued)

Current deferred income taxes consisted of (dollars in millions):

	December 31, 2008		Decemb	er 31, 2009
	Assets	Liabilities	Assets	Liabilities
Accrued expenses		\$—	\$ 6.3	\$—
Accrued rebates	1.4	_		
Allowance for doubtful accounts	20.7	_	13.5	_
Net operating losses		_	17.6	_
Other	2.3	_	3.0	_
Valuation allowance	(3.0)		(0.6)	
Total current deferred taxes	\$24.9	<u>\$</u>	\$39.8	<u>\$ </u>

Noncurrent deferred income taxes consisted of (dollars in millions):

	December 31, 2008		Decemb	er 31, 2009
	Assets	Liabilities	Assets	Liabilities
Accelerated depreciation	\$—	\$ 1.9	\$—	\$5.8
Stock-based compensation	2.6		2.6	_
Goodwill and intangibles	24.7	_	13.7	_
Net operating losses	36.9		8.8	_
Other	4.4		3.9	1.1
Valuation allowances	(7.3)		(1.1)	
Total noncurrent deferred taxes	\$61.3	\$ 1.9	\$27.9	\$6.9
Noncurrent deferred taxes, net	\$59.4		\$21.0	

As of December 31, 2008 and 2009, the Corporation had \$2.4 million and \$1.7 million, respectively, recorded as a liability for unrecognized tax benefits for U.S. Federal and State tax jurisdictions. The net decrease of \$0.7 million for the year ended December 31, 2009 was primarily due to statute of limitations expirations in certain states. The total amount of unrecognized tax benefits at December 31, 2009 that, if recognized, would affect the effective tax rate is \$1.6 million.

It is the Corporation's policy to accrue interest and penalties related to liabilities for income tax contingencies in the provision for income taxes. As of December 31, 2009, the Corporation had no accrued interest or penalties related to uncertain tax positions as it has sufficient net operating losses to offset any liability that potentially could be asserted by a tax authority related to its uncertain tax positions.

The federal statute of limitations remains open for tax years 2006 through 2008. State jurisdictions generally have statutes of limitations ranging from three to five years. The Corporation is no longer subject to state and local income tax examinations by tax authorities for years before 2005. The state income tax impact of federal income tax changes remains subject to examination by various states for a period of up to one year after formal notification of IRS settlement to the states. Kindred and AmerisourceBergen are responsible for any taxes that relate to periods before the 2007 Pharmacy Transaction. The Corporation is responsible for all taxes that relate to post-merger periods.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 11-EARNINGS PER SHARE

The following table sets forth the computation of basic and earnings (loss) per diluted share for the years ended December 31, (dollars in millions, except share and per share amounts):

	2007	2008	2009
Numerator:			
Numerator for basic and earnings per diluted			
share—net income (loss)	\$ (24.1)	\$ 5.0	\$ 42.2
Denominator:			
Denominator for basic earnings per share—weighted			
average shares	21,331,995	30,095,582	30,266,272
Effective of dilutive securities:			
Employee stock options	2,789	45,285	47,845
Employee restricted shares	9,186	50,026	84,173
Employee performance share units			4,478
Denominator for earnings per diluted share—adjusted			
weighted average shares	21,343,970	30,190,893	30,402,768
Basic earnings (loss) per share	\$ (1.13)	\$ 0.17	\$ 1.39
Earnings (loss) per diluted share	\$ (1.13)	\$ 0.17	\$ 1.39

Stock options and restricted shares granted by the Corporation are treated as potential common shares outstanding in computing earnings per diluted share. Performance share units are treated as potential common shares outstanding in computing earnings per diluted share as they are probable to vest.

The earnings (loss) per diluted share shown above for the year ended December 31, 2007 does not include the effects of potential common shares because their inclusion would be anti-dilutive due to the net loss for the period.

NOTE 12—BUSINESS SEGMENT DATA

The Corporation operates two business segments: institutional pharmacies and hospital pharmacy management. Institutional pharmacies provide pharmacy services to nursing centers and other healthcare providers and the hospital pharmacy management business provides management services to substantially all of Kindred's hospitals. For business segment reporting purposes, the Corporation defines segment operating income as earnings before interest, income taxes, depreciation, amortization and rent. Segment operating income reported for each of the Corporation's business segments excludes the allocation of corporate overhead.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 12—BUSINESS SEGMENT DATA (Continued)

The Corporation identifies its segments in accordance with the aggregation provisions. This information is consistent with information used by the Corporation in managing its business. The segments are shown below as follows (dollars in millions):

	Year Ended December 31,				51,	
		2007	_	2008		2009
Revenues: Institutional pharmacies Hospital pharmacy management	\$1	,163.0 54.8	\$1	,888.8 58.5	\$1	,784.7 56.5
	\$1	,217.8	\$1	,947.3	\$1	,841.2
Net income: Segment operating income: Institutional pharmacies Hospital pharmacy management	\$	33.7 8.4	\$	105.6	\$	113.3 6.1
Segment operating income Allocated Kindred corporate services Rent Depreciation and amortization Impairment of intangible assets Integration, merger and acquisition related costs and other charges		42.1 (8.4) (14.0) (20.2) (29.8)		114.6 (22.1) (28.5) (14.8) (26.7)		119.4 — (16.7) (27.0) — (5.2)
Interest expense, net Income (loss) before income taxes		(7.2) (37.5) (13.4)		(14.2) 8.3 3.3		(9.4) 61.1 18.9
Provision (benefit) for income taxes Net income (loss)	\$	(24.1)	\$	5.0	\$	42.2
	Ψ	(21.1)	Ψ		Ψ	12.2
Rent: Institutional pharmacies Hospital pharmacy management	\$ \$	14.0 	\$ \$	22.0 0.1 22.1	\$ \$	16.6 0.1 16.7
Depreciation and amortization:			_			
Institutional pharmacies	\$	20.6	\$	28.4 0.1	\$	27.0
	\$	20.6	\$	28.5	\$	27.0
Capital expenditures, excluding acquisitions: Institutional pharmacies	\$	16.7	\$	22.1	\$	21.6
	\$	16.7	\$	22.1	\$	21.6

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2007, 2008 and 2009

NOTE 12—BUSINESS SEGMENT DATA (Continued)

	December 31, 2008	December 31, 2009
Assets:		
Institutional pharmacies	\$671.4	\$716.1
Hospital pharmacy management	7.8	8.2
	\$679.2	\$724.3
Goodwill:		
Institutional pharmacies	\$113.7	\$140.1
Hospital pharmacy management		
	\$113.7	\$140.1

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(Continued) For the Years Ended December 31, 2006, 2007 and 2008

NOTE 13—UNAUDITED QUARTERLY FINANCIAL INFORMATION

The quarterly interim financial information shown below has been prepared by the Corporation's management and is unaudited. It should be read in conjunction with the audited consolidated financial statements appearing herein (dollars in millions, except per share amounts).

	2008 Quarters				2009 Quarters			
	First	Second	Third	Fourth	First	Second	Third	Fourth
Net revenues:								
Institutional pharmacy revenues	\$480.2	\$471.3	\$471.6	\$465.7	\$453.4	\$446.5	\$447.1	\$437.7
Hospital management revenues	14.9	15.0	14.6	14.0	14.8	14.1	13.9	13.7
Total revenues	495.1	486.3	486.2	479.7	468.2	460.6	461.0	451.4
Cost of goods sold:								
Institutional pharmacy	410.5	403.4	404.1	397.3	384.8	379.9	382.6	373.6
Hospital management	12.1	12.1	11.8	11.4	12.0	11.9	12.2	11.9
Total cost of goods sold	422.6	415.5	415.9	408.7	396.8	391.8	394.8	385.5
Gross profit:								
Institutional pharmacy	69.7	67.9	67.5	68.4	68.6	66.6	64.5	64.1
Hospital management	2.8	2.9	2.8	2.6	2.8	2.2	1.7	1.8
Total gross profit	72.5	70.8	70.3	71.0	71.4	68.8	66.2	65.9
Selling, general and administrative	57.3	54.0	50.5	52.3	50.9	47.2	44.1	45.4
Amortization expense	1.6	1.6	1.6	1.7	1.8	1.9	2.5	2.8
Impairment of intangible assets				14.8	—		—	—
Integration, merger and acquisition related costs								
and other charges	4.1	6.6	7.1	8.9	2.0	0.6	0.9	1.7
Operating income (loss)	9.5	8.6	11.1	(6.7)		19.1	18.7	16.0
Interest expense, net	3.7	3.5	3.4	3.6	3.2	3.3	1.9	1.0
Income (loss) before income taxes	5.8	5.1	7.7	(10.3)	13.5	15.8	16.8	15.0
Provision (benefit) for income taxes	2.5	2.2	3.4	(4.8)	5.3	6.6	2.2	4.8
Net income (loss)	\$ 3.3	\$ 2.9	\$ 4.3	\$ (5.5)	\$ 8.2	\$ 9.2	\$ 14.6	\$ 10.2
Earnings (loss) per common share								
Basic	\$ 0.11	\$ 0.10	\$ 0.14	\$(0.18)	\$ 0.27	\$ 0.30	\$ 0.48	\$ 0.34
Diluted	\$ 0.11	\$ 0.10	\$ 0.14	\$(0.18)	\$ 0.27	\$ 0.30	\$ 0.48	\$ 0.33
Shares used in computing earnings (loss) per common share:								
Basic	30.1	30.1	30.1	30.1	30.2	30.2	30.3	30.3
Diluted (1)	30.1	30.2	30.4	30.1	30.3	30.4	30.5	30.5

(1) The sum of the four quarters of 2009 do not equal the full year diluted amount due to the tax rate matters.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

None.

Item 9A. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

The Corporation has carried out an evaluation under the supervision and with the participation of management, including the Corporation's Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Corporation's "disclosure controls and procedures" as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act") as of the end of the period covered by this report. The Corporation's disclosure controls and procedures are designed so that information required to be disclosed in the Corporation's reports filed under the Exchange Act, such as this Annual Report on Form 10-K, is recorded, processed, summarized and reported within the time periods specified in the Commission's rules and forms. The Corporation's disclosure controls and procedures are also intended to ensure that such information is accumulated and communicated to the Corporation's management, including the Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure. There are inherent limitations to the effectiveness of any system of disclosure controls and procedures, including the possibility of human error and the circumvention or overriding of the controls and procedures. Accordingly, even effective disclosure controls and procedures can only provide reasonable assurance of achieving their control objectives, and management necessarily is required to use its judgment in evaluating the cost-benefit relationship of possible disclosure controls and procedures. Based upon this evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that, as of December 31, 2009, the Corporation's disclosure controls and procedures are effective to provide reasonable assurance that information required to be disclosed in the reports that the Corporation files and submits under the Exchange Act is recorded, processed, summarized and reported as and when required.

Changes in Internal Control Over Financial Reporting

There have been no changes in the Corporation's internal control over financial reporting during the quarter ended December 31, 2009, that has materially affected, or is reasonably likely to materially affect, the Corporation's internal control over financial reporting.

Management's Annual Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act. Our internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. Our internal control over financial reporting includes those policies and procedures that:

- (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Corporation;
- (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Corporation are being made only in accordance with authorizations of management and directors of the Corporation; and
- (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Corporation's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Our management assessed the effectiveness of the Corporation's internal control over financial reporting as of December 31, 2009. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control-Integrated Framework*.

Based upon our assessment and those criteria, management has concluded that the Corporation maintained effective internal control over financial reporting as of December 31, 2009.

We have excluded the West Virginia Acquisition and Integrity Pharmacy Services Acquisition from the assessment of internal control over financial reporting as of December 31, 2009 because they were acquired by the Corporation in business combinations during 2009. The West Virginia Acquisition and Integrity Pharmacy Services Acquisition combined assets and revenues represent approximately 10.0% and less than 1.0%, respectively, of the consolidated financial statement amounts as of and for the year ended December 31, 2009.

The Company continues to integrate new acquisitions into corporate processes. No potential internal control changes due to new acquisitions would be considered material to, or are reasonably likely to materially affect, our internal control over financial reporting.

The effectiveness of the Corporation's internal control over financial reporting as of December 31, 2009 has been audited by PricewaterhouseCoopers LLP, our independent registered public accounting firm, who also audited our consolidated financial statements included in this Annual Report on Form 10-K, as stated in their report which appears with our accompanying consolidated financial statements.

Item 9B. Other Information

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance

The information required by this Item is incorporated herein by reference from the Corporation's definitive proxy statement to be filed no later than 120 days after December 31, 2009. We refer to this proxy statement as the 2010 Proxy Statement.

Item 11. Executive Compensation

Incorporated herein by reference from the Corporation's 2010 Proxy Statement.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

Incorporated herein by reference from the Corporation's 2010 Proxy Statement.

Item 13. Certain Relationships and Related Transactions, and Director Independence.

Incorporated herein by reference from the Corporation's 2010 Proxy Statement.

Item 14. Principal Accountant Fees and Services.

Incorporated herein by reference from the Corporation's 2010 Proxy Statement.

Item 15. Exhibits

(a)

(1) All Financial Statements

Consolidated financial statements filed as part of this report are listed under Part II, Item 8 of this Form 10-K.

(2) Financial Statement Schedules

No schedules are required because either the required information is not present or is not present in amounts sufficient to require submission of the schedule, or because the information required is included in the accompanying consolidated financial statements or the notes thereto.

(3) Exhibits

Exhibit No.	Description
2.1	Master Transaction Agreement, dated as of October 25, 2006, by and among AmerisourceBergen Corporation, PharMerica, Inc., Kindred Healthcare, Inc., Kindred Pharmacy Services, Inc., Kindred Healthcare Operating, Inc., Safari Holding Corporation, Hippo Merger Corporation and Rhino Merger Corporation (1)
2.2	Amendment No. 1 to Master Transaction Agreement, dated as of June 4, 2007, by and among AmerisourceBergen Corporation, PharMerica, Inc., Kindred Healthcare, Inc., Kindred Pharmacy Services, Inc., Kindred Healthcare Operating, Inc., Safari Holding Corporation, Hippo Merger Corporation and Rhino Merger Corporation (2)
3.1	Certificate of Incorporation of the Registrant, as amended (3)
3.2	Amended and Restated By-Laws of the Registrant (3)
4.1	Specimen Common Stock Certificate of the Registrant (2)
10.1	Transition Services Agreement – Kindred Healthcare, Inc. (4)
10.2	Transition Services Agreement – AmerisourceBergen Corp. (4)
10.3	Tax Matters Agreement, dated as of October 25, 2006, by and among AmerisourceBergen Corporation, PharMerica, Inc., Kindred Healthcare, Inc., Kindred Pharmacy Services, Inc. and Safari Holding Corporation (1)
10.4#	Prime Vendor Agreement (4)
10.5	Pharmacy Services Agreement dated as of July 1, 2006 between PharMerica, Inc. and Ceres Strategies, Inc. (5)
10.6	Master Pharmacy Provider Agreement dated as of July 1, 2004 by and among Kindred Healthcare Operating, Inc., Kindred Hospitals East L.L.C., Kindred Hospitals West, L.L.C., Kindred Hospitals Limited Partnership, THC – Seattle, Inc., THC – Chicago, Inc., and Kindred Pharmacy Services, Inc. (5)
10.7	Corporate Integrity Agreement dated as of March 29, 2005 between PharMerica, Inc., PharMerica Drug Systems, Inc., their subsidiaries and the Office of Inspector General of the United States Department of Health and Human Services (2)
10.8	Employment Agreement dated January 14, 2007 between Gregory S. Weishar

10.8 Employment Agreement dated January 14, 2007 between Gregory S. Weishar,
 AmerisourceBergen Corporation, Kindred Healthcare, Inc. and Safari Holding Corporation (1) †

Exhibit No.	Description
10.9	Amended and Restated PharMerica Corporation 2007 Omnibus Incentive Plan (15) †
10.10	Corporate Integrity Agreement Modifications dated as of June 26, 2007 between PharMerica, Inc., PharMerica Drug Systems, Inc., their subsidiaries and the Office of Inspector General of the United States Department of Health and Human Services (5)
10.11	Commitment Letter dated as of May 31, 2007 among JPMorgan Chase Bank, N.A., J.P. Morgan Securities Inc., PharMerica, Inc., Kindred Pharmacy Services, Inc. and Safari Holding Corporation (5)
10.12	Employment Agreement dated July 11, 2007 between Michael Culotta and Safari Holding Corporation (5) †
10.13	Employment Agreement dated July 11, 2007 between Mark McCullough and Safari Holding Corporation (5) †
10.14	Employment Agreement dated July 11, 2007 between Richard Toole and Safari Holding Corporation (5) †
10.15	Employment Agreement dated July 11, 2007 between Anthony Hernandez and Safari Holding Corporation (5) †
10.16	Form CEO Restricted Share Award Agreement (6) †
10.17	Form CEO Stock Option Award Agreement (6) †
10.18	Form Founder's Grant Agreement (6) †
10.19	Form McKay Founder's Grant Award Agreement (6) †
10.20	Form Non-Qualified Stock Option Award Agreement (6) †
10.21	Employment Agreement dated July 31, 2007 between Robert McKay and PharMerica Corporation (3) †
10.22	Credit Agreement dated July 31, 2007 between PharMerica Corporation, the Lenders named therein, and JPMorgan Chase Bank, N.A., as Administrative Agent (3)
10.23	Guarantee and Collateral Agreement dated July 31, 2007 between PharMerica Corporation, Its Subsidiaries Party thereto, and JPMorgan Chase Bank, N.A., as Collateral Agent (3)
10.24	Patent and Trademark Security Agreement dated July 31, 2007 between PharMerica Corporation, the Subsidiaries party hereto, and JPMorgan Chase Bank, N.A., as Collateral Agent (3)
10.25	Employment Agreement dated August 7, 2007 between Thomas Caneris and PharMerica Corporation (3) †
10.26	Form Performance Share Award Agreement (3) †
10.27	Form Long-Term Cash Award Agreement (3) †
10.28	Form Director Restricted Share Award Agreement (3) †
10.29	Form Director Non-Qualified Stock Option Award Agreement † (13)
10.30	Form of Substitution NQSO Agreement for AmerisourceBergen 2001 Grants (3) †
10.31	Form of Substitution NQSO Agreement for AmerisourceBergen 2002 Grants (3) †
10.32	Form of Substitution NQSO Agreement for Kindred Grants (3) †
10.33	Form of Substitution ISO Agreement for Kindred Grants (3) †
10.34	Form of Transferring Employee (Kindred) Restricted Share Award Agreement (3) †

Exhibit No.	Description
10.35	IT Services Agreement (4)
10.36	Trademark License Agreement (4)
10.37	Separation of Employment Agreement and General Release, dated September 21, 2007 (4) †
10.38	Summary of 2007 Short Term Incentive Program (4) †
10.39	Summary of Director Compensation Program (4) †
10.40	Amendment No. 1 to Letter Agreement with Gregory S. Weishar, dated November 13, 2007 (12) †
10.41	Employment Agreement dated August 1, 2007 between Janice D. Rutkowski and the Corporation (6) \dagger
10.42	Summary of 2008 Long Term Incentive Program (8) †
10.43	Summary of 2008 Short Term Incentive Program (8) †
10.44	Form of Non-Qualified Stock Option Award Agreement (8) †
10.45	Separation of Employment Agreement and General Release dated June 27, 2008 (9) †
10.46	Separation of Employment Agreement and General Release dated July 25, 2008 (10) \dagger
10.47	Employment Agreement dated March 31, 2008 between John Kernaghan and PharMerica Corporation (11) †
10.48	First Amendment to the PharMerica Corporation 2007 Omnibus Incentive Plan (11) †
10.49	Form of Performance Share Award Agreement (adjusted EBITDA and adjusted ROIC) (14) †
10.50	Summary of 2009 Long-Term Incentive Program (16) †
10.51	Summary of 2009 Short-Term Incentive Program (16) †
10.52	Employment Agreement dated April 20, 2009 between William Monast and PharMerica Corporation (15) †
10.53	Form of Restricted Stock Unit Award Agreement †
21.1	Subsidiaries of the Registrant (13)
21.2	Subsidiaries of the Registrant
23.1	Consent of PricewaterhouseCoopers LLP
31.1	Certification of Chief Executive Officer required by Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification of Chief Financial Officer required by Rule 13a-14(a) or Rule 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1	Certification of Chief Executive Officer, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.2	Certification of Chief Financial Officer pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

Filed with Amendment No. 1 to the Corporation's Registration Statement on Form S-4/S-1 (Reg. No. 333-142940) filed with the Securities and Exchange Commission on May 24, 2007, and incorporated herein by reference.

- (2) Filed with Amendment No. 2 to the Corporation's Registration Statement on Form S-4/S-1 (Reg. No. 333-142940) filed with the Securities and Exchange Commission on June 27, 2007, and incorporated herein by reference.
- (3) Filed with the Corporation's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on August 31, 2007, and incorporated herein by reference.
- (4) Filed with the Corporation's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on November 9, 2007, and incorporated herein by reference.
- (5) Filed with Amendment No. 3 to the Corporation's Registration Statement on Form S-4/S-1 (Reg. No. 333-142940) filed with the Securities and Exchange Commission on July 13, 2007, and incorporated herein by reference.
- (6) Filed with the Corporation's Current Report on Form 8-K filed with the Securities and Exchange Commission on August 13, 2007, and incorporated herein by reference.
- (7) Filed with Amendment No. 1 to the Corporation's Annual Report on Form 10-K/A filed with the Securities and Exchange Commission on April 29, 2008, and incorporated herein by reference.
- (8) Filed with the Corporation's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on May 8, 2008, and incorporated herein by reference.
- (9) Filed with the Corporation's current report on Form 8-K filed with the Securities and Exchange Commission on July 1, 2008.
- (10) Filed with the Corporation's current report on Form 8-K filed with the Securities and Exchange Commission on July 25, 2008.
- (11) Filed with the Corporation's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on October 30, 2008, and incorporated herein by reference.
- (12) Filed with the Corporation's Annual Report on Form 10-K filed with the Securities and Exchange Commission on February 19, 2008, and incorporated herein by reference.
- (13) Filed with the Corporation's Annual Report on Form 10-K filed with the Securities and Exchange Commission on February 5, 2009, and incorporated herein by reference.
- (14) Filed with the Corporation's Current Report on Form 8-K filed with the Securities and Exchange Commission on March 9, 2009, and incorporated herein by reference.
- (15) Filed with the Corporation's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on August 3, 2009, and incorporated herein by reference.
- (16) Filed with the Corporation's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on April 30, 2009, and incorporated herein by reference.
- # Application has been made to the Securities and Exchange Commission to seek confidential treatment of certain provisions. Omitted material for which confidential treatment has been requested has been filed separately with the Securities and Exchange Commission.
- † Management contract or compensatory plan or arrangement.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

PHARMERICA CORPORATION

Date: February 4, 2010

By: /s/ Gregory S. Weishar

Gregory S. Weishar Chief Executive Officer and Director

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Signature	Title	Date
/s/ Gregory S. Weishar	Chief Executive Officer and	February 4, 2010
(Gregory S. Weishar)	Director	
/s/ Michael J. Culotta	Senior Vice President and Chief	February 4, 2010
(Michael J. Culotta)	Financial Officer	
/s/ Berard E. Tomassetti	Senior Vice President and Chief	February 4, 2010
(Berard E. Tomassetti)	Accounting Officer	
/s/ Frank E. Collins	Director	February 4, 2010
(Frank E. Collins)		
/s/ W. Robert Dahl Jr.	Director	February 4, 2010
(W. Robert Dahl Jr.)		
/s/ Dr. Thomas P. Gerrity	Director	February 4, 2010
(Dr. Thomas P. Gerrity)		
/s/ THOMAS P. MAC MAHON	Director	February 4, 2010
(Thomas P. Mac Mahon)		
/s/ DANIEL N. MENDELSON	Director	February 4, 2010
(Daniel N. Mendelson)		
/s/ Dr. Robert A. Oakley	Director	February 4, 2010
(Dr. Robert A. Oakley)		
/s/ Marjorie W. Dorr	Director	February 4, 2010
(Marjorie W. Dorr)		
/s/ Geoffrey Meyers	Director	February 4, 2010
(Geoffrey Meyers)		

EXHIBIT INDEX

Exhibit No.	Description
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PHARMERICA CORPORATION

PharMerica Corporation 2007 Omnibus Incentive Plan, As Amended Restricted Stock Unit Award Agreement (2009)

 This EXECUTIVE RESTRICTED STOCK UNIT AWARD AGREEMENT (the "Agreement"), granted under the

 PharMerica Corporation 2007 Omnibus Incentive Plan, as amended (the "Plan") is effective as of [_____] and is made between

 PharMerica Corporation, a Delaware corporation (the "Company") and [_____] (the "Recipient").

Preliminary Statements

WHEREAS, the Company has determined that it is desirable and in its best interests to grant to the Recipient restricted stock units subject to the vesting and other conditions set forth herein, in order to provide the Recipient with a significant interest in the Company's growth so that the Recipient will have a greater incentive to perform at the highest level and further the interests of the Company and the shareholders of the Company (the "Award"); and

WHEREAS, any capitalized term not herein defined shall have the meaning as set forth in the Plan.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein:

1. <u>Grant of Restricted Stock Units</u>. On the terms and conditions of this Agreement and the Plan, the Committee grants to the Recipient a restricted stock unit award (the "Award") which, if earned based on the vesting schedule in Section 2 below, shall be payable in shares of the common stock of the Company (the "Stock"). The number of restricted stock units to be issued pursuant to the Award is [____] (the "Restricted Stock Units"). The date of grant of the Restricted Stock Units is [___] (the "Grant Date").

The Recipient's right, if any, to continue to be employed by the Company will not be enlarged or otherwise affected by the receipt of this Award and the receipt of this Award will not in any way restrict the right of the Company to terminate the Recipient's employment at any time.

2. <u>Vesting of the Restricted Stock Units</u>. Except as provided in Section 3 below, the Restricted Stock Units shall become vested in accordance with the following schedule, provided that the Recipient remains in the continuous employment of the Company from the date hereof through the Vesting Dates set forth below:

Vesting Date	No. of Units Vested	Total Percentage of Award Vested
1 st Anniversary of Grant Date	[]	50%
2nd Anniversary of Grant Date	[]	100%

Except as set forth in Section 3 below, there shall be no proportional vesting prior to a Vesting Date; all vesting shall occur only on the Vesting Dates set forth above.

3. <u>Acceleration of Vesting of the Award</u>. Notwithstanding Section 2 above, upon the occurrence of any of the following events, the Recipient shall become either fully vested or vested in a pro-rata portion of the Award as set forth in this Section 3.

(a) Full Acceleration of Vesting due to Death or Disability. Upon the termination of the Recipient's employment with the Company by reason of the Recipient's death or disability (within the meaning of Section 409A), the Award shall become fully vested as of the date of the Recipient's termination of employment.

(b) Full Acceleration of Vesting due to Change in Control Where Award Not Assumed or Replaced. Upon a Change in Control, and provided that (i) Company or the successor of the Company does not assume or replace this Award with an equity or cash award of equal or greater value in connection with such Change in Control and (ii) the Recipient has been continuously employed by the Company from the date hereof through such Change in Control, the Award shall become fully vested as of the date of such Change in Control.

(c) Full Acceleration of Vesting due to Termination in Connection with Change in Control Where Award is Assumed or Replaced. Upon the termination of the Recipient's employment with the Company if, within one (1) year following a Change in Control where this Award is assumed or replaced by the Company or the successor to the Company, and (i) the Recipient's employment is terminated by the Company without "Cause" (as defined in Section 3(e)(i) below) or (ii) the Recipient terminates employment for "Good Reason" (as defined in Section 3(e)(i) below), and provided that the Recipient executes a non-revocable written release in the form provided by the Company or its successors, the Award shall become fully vested as of the date of the Recipient's termination of Employment.

(d) Pro-Rata Acceleration of Vesting Upon Termination Without Cause or For Good Reason. Upon the termination of the Recipient's employment with the Company by the Company without Cause or the Recipient's termination of his employment for Good Reason and provided that the Recipient executes a non-revocable written release in the form provided by the Company or its successors, the Award shall become vested on a pro-rata basis as set forth in this Section 3(d). Under this Section 3(d), the number of Restricted Stock Units pursuant to the Award that shall be paid upon the Recipient's termination of employment is the number of Restricted Stock Units as if the Recipient were still employed on the Vesting Date, multiplied by a fraction; the numerator of which is the total number of complete months worked by the Recipient during the vesting period, and the denominator of which is 24, the total number of months in the vesting period.

(e) **Definitions.** For purposes hereof, the following definitions shall apply:

(i) "Good Reason" shall mean the occurrence of one or more of the conditions in (A), (B) or (C) below:

(A) A reduction of the Recipient's salary other than (i) a reduction based on the Company's financial performance, or (ii) a reduction made to the salaries provided to all or most of the other management or executive employees of the Company with similar responsibilities, positions, compensation or other criteria as determined by the Committee in good faith;

(B) A significant change in the Recipient's responsibilities and/or duties which constitutes, when compared to the Recipient's responsibilities and/or duties before the Change in Control, a demotion; or a material loss of title or office; or

(C) The relocation of the offices at which the Recipient is principally employed as of the Change in Control to a location more than fifty (50) miles from such offices, which relocation is not approved by the Recipient.

(ii) "Cause" means:

(A) Any willful, material violation of any law or regulation applicable to the business of the Company;

(B) Conviction for, or guilty plea to, a felony or a crime involving moral turpitude, or any willful perpetration of a common law fraud;

(C) Commission of any act of personal dishonesty which involves personal profit in connection with the

Company;

(D) Intentional wrongful disclosure of confidential information of the Company;

(E) Intentional wrongful engagement in any competitive activity;

(F) The willful and continued failure or refusal to perform the material duties required of the Recipient as an employee, officer, director or consultant of the Company (other than as a result of disability);

(G) Disregard of the policies of the Company so as to cause material loss, damage or injury to the property, reputation or employees of the Company;

(H) Ongoing alcohol/drug addiction and a failure by the Recipient to successfully complete a recovery

program; or

(I) Any other misconduct by the Recipient which is materially injurious to the financial condition or business reputation of, or is otherwise materially injurious to, the Company.

(f) Notwithstanding the foregoing, the Committee, in its sole and absolute discretion, may accelerate all or any portion of the vesting of the Restricted Stock Units at any time.

4. <u>Forfeiture of the Award</u>. Subject to Section 3, any portion of the Award that remains unvested upon the Recipient's termination of employment shall automatically be forfeited on the date that the Recipient ceases to be employed by the Company.

5. Payment of Award.

(a) Payment of the Award shall be made on a date as soon as administratively practicable following the completion of the vesting period, but in no event later than March 15, of the year in which the final Vesting Date occurs.

(b) Payment of the Award shall be in the form of whole shares of Stock only.

6. <u>Dividend Equivalent Rights</u>. With respect to the Restricted Stock Units awarded to the Recipient pursuant to this Agreement, during the vesting period set forth in Section 2 hereof, the Recipient shall also be entitled to receive a number of restricted stock units ("Dividend Equivalent Stock Units") equal to (a) (i) the number of Restricted Stock Units earned by the Recipient under Sections 2 and/or 3 (as applicable) multiplied by (ii) the cumulative amount of cash dividends paid by the Company that the Recipient would have received had he owned the earned Restricted Stock Units on each dividend record date through the Vesting Date, divided by (b) the closing price of the Stock on the Vesting Date. Dividend Equivalent Stock Units granted under this Section 6 shall vest based on the vesting schedule set forth in Section 2 hereof, provided that for the purposes of such vesting schedule, the Dividend Equivalent Stock Units shall be deemed to have been granted as of the Grant Date.

7. Tax Payment.

(a) At such time as the Recipient is entered as the stockholder of record with respect to the shares of Stock paid out with respect to the Restricted Stock Units earned pursuant to this Agreement (including the Dividend Equivalent Stock Units granted pursuant to Section 6 herein), the Recipient (or his/her personal representative) shall deliver to the Company, within ten (10) days after the occurrence of such registration specified above (or in the event of death, within ten (10) days of the appointment of the personal representative) (a "Payment Date"), (i) either a check payable to the Company in the amount of all withholding tax obligations (whether federal, state, local or foreign income or social insurance tax), imposed on the Recipient and the Company upon request by the Recipient (or personal representative), and (ii) Recipient's execution of a written "Agreement to Protect Company Assets" in a form acceptable to the Company, unless Recipient has previously executed and delivered such an agreement to the satisfaction of the Company.

(b) In the event the Recipient or his personal representative elects to satisfy the withholding obligation by executing the withholding election form, the actual number of shares of Stock to be paid to the Recipient shall be reduced by the smallest number of whole shares of Stock which, when multiplied by the Fair Market Value of the Stock on the Payment Date, is sufficient to satisfy the amount of the withholding tax obligations imposed on the Company by reason of the Recipient being recorded as the stockholder of record of the shares of Stock. In the event that the Recipient fails to tender either the required check or withholding election, the Recipient shall be deemed to have elected and executed the withholding election form.

8. Effect of Changes in Capitalization or Change in Control.

(a) Changes in Stock. If the outstanding shares of Stock are increased or decreased or changed into or exchanged for a different number or kind of shares or other securities of the Company by reason of any recapitalization, reclassification, stock split, reverse split, combination of shares, exchange of shares, stock dividend or other distribution payable in capital stock, or other increase or decrease in such shares effected without receipt of consideration by the Company occurring after the date the Award is granted, then, in the Board's discretion, a proportional and appropriate adjustment may be made by the Board in the number and kind of shares subject to the Award, so that the proportional interest of the Recipient immediately following such event shall, to the extent practicable, be the same as immediately prior to such event. In the event of any distribution to the Company's stockholders of securities of any other entity or other assets (other than dividends payable in cash or stock of the Company) without receipt of consideration by the Company the Board shall, in such manner as it deems appropriate, adjust the number and kind of shares subject to the Award to reflect such distribution.

(b) Reorganization in Which the Company Is the Surviving Company. Subject to 8(c) below, if the Company shall be the surviving Company in any reorganization, merger, or consolidation of the Company with one or more other companies or other entities, the Award shall pertain to and apply to the securities to which a holder of the number of shares of Stock subject to the Award would have been entitled immediately following such reorganization, merger, or consolidation, with a corresponding proportional adjustment of the Award, as may be applicable so that the aggregate value of the Award thereafter shall be the same as the aggregate value of the Award immediately before such reorganization, merger, or consolidation.

(c) Change in Control. In the event of a Change in Control, the Board may (i) make provisions in connection with such transaction for the continuation of the Award; (ii) reach an agreement with the acquiring or surviving entity that the acquiring or surviving entity will assume the obligation of the Company under the Award; (iii) reach an agreement with the acquiring or surviving entity that the acquiring or surviving entity will convert the Award into an award of at least equal value, determined as of the date of the transaction, to purchase stock of the acquiring or surviving entity; or (iv) terminate the Award effective upon the date of the applicable transaction and either make, within sixty (60) days after the date of the applicable transaction, a cash payment to the Recipient equal to product of the number of Restricted Stock Units subject to the Award and the Fair Market Value, as of the date of the applicable transaction, of a share of Stock; provided, however, that the Board determines that any such modification does not have a substantial adverse economic impact on the Recipient as determined at the time of such modification.

9. General Restrictions. The Company shall not be required to sell or issue any shares of Stock under the Award if the sale or issuance of such shares would constitute a violation by the Recipient or by the Company of any provision of any law or regulation of any governmental authority, including without limitation any federal or state securities laws or regulations. If at any time the Company shall determine, in its discretion, that the listing, registration, or qualification of any shares of Stock subject to the Award upon any securities exchange or under any state or federal law, or the consent or approval of any government regulatory body, is necessary or desirable as a condition of, or in connection with, the issuance or purchase of shares of Stock, the Award may not be exercised in whole or in part unless such listing, registration, qualification, consent, or approval shall have been effected or obtained free of any conditions not acceptable to the Company, and any delay caused thereby shall in no way affect the date of termination of the Award. Specifically in connection with the Securities Act of 1933 (as now in effect or as hereafter amended), unless a registration statement under such Act is in effect with respect to the shares of Stock covered by the Award, the Company shall not be required to sell or issue such shares unless the Company has received evidence satisfactory to it that the holder of the Award may acquire such shares pursuant to an exemption from registration under such Act. Any determination in this connection by the Company shall be final, binding, and conclusive. The Company may, but shall in no event be obligated to, register any securities covered hereby pursuant to the Securities Act of 1933 (as now in effect or as hereafter amended). The Company shall not be obligated to take any affirmative action in order to cause the issuance of shares of Stock pursuant to the Award to comply with any law or regulation of any governmental authority. As to any jurisdiction that expressly imposes the requirement that the Award shall not be granted or paid unless and until the shares of Stock covered by the Award are registered or are subject to an available exemption from registration, the grant or payment of the Award (under circumstances in which the laws of such jurisdiction apply) shall be deemed conditioned upon the effectiveness of such registration or the availability of such an exemption.

10. <u>Restrictions On Transfer</u>. Other than by will or under the laws of descent and distribution, the Recipient shall not have the right to make or permit to occur any transfer, pledge or hypothecation of all or any portion of any unvested portion of the Award, whether outright or as security, with or without consideration, voluntary or involuntary. Any such transfer, pledge or hypothecation not made in accordance with this Agreement shall be deemed null and void.

11. <u>Interpretation of this Agreement</u>. All decisions and interpretations made by the Committee or the Board with regard to any question arising under this Agreement shall be final, binding and conclusive on the Company and the Recipient and any other person entitled to receive the benefits of the Award as provided for herein.

12. <u>Governing Law</u>. The validity, interpretation and enforcement of this Agreement are governed in all respects by the laws of the State of Delaware, without giving effect to its conflict of laws principles, and by the laws of the United States of America.

13. <u>Binding Effect</u>. Subject to all restrictions provided for in this Agreement and by applicable law relating to assignment and transfer of this Agreement and the Award provided for herein, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, successors, and assigns.

14. <u>Notice</u>. Any notice hereunder by the Recipient to the Company shall be in writing and shall be deemed duly given if mailed or delivered to the Company at its principal office, addressed to the attention of the Board, or if so mailed or delivered to such other address as the Company may hereafter designate by notice to the Recipient. Any notice hereunder by the Company to the Recipient shall be in writing and shall be deemed duly given if mailed or delivered to the Recipient at the address specified below by the Recipient for such purpose, or if so mailed or delivered to such other address as the Recipient may hereafter designate by written notice given to the Company.

15. <u>Severability</u>. In the event that any one or more of the provisions or portion thereof contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, the same shall not invalidate or otherwise affect any other provisions of this Agreement, and this Agreement shall be construed as if the invalid, illegal or unenforceable provision or portion thereof had never been contained herein.

16. <u>Effectiveness of Agreement</u>. This Agreement shall not be effective unless Recipient executes and delivers within 10 business days of the date of this Agreement (a) this Agreement and (b) a written "Agreement to Protect Company Assets" in a form acceptable to the Company, unless Recipient has previously executed and delivered such an agreement to the satisfaction of the Company.

17. Entire Agreement. This Agreement constitutes the entire agreement and supersedes all prior understandings and agreements written or oral, of the parties hereto with respect to the subject matter hereof. There is no representation or statement made by any party on which another party has relied which is not included in this Agreement. Neither this Agreement nor any term hereof may be amended, waived, discharged, or terminated except by a written instrument signed by the Company and the Recipient; provided, however, that the Company unilaterally may waive any provision hereof in writing to the extent that such waiver does not adversely affect the interests of the Recipient hereunder, but no such waiver shall operate as or be construed to be a subsequent waiver of the same provision or a waiver of any other provision hereof. Notwithstanding anything in this Agreement to the contrary, the terms of this Agreement and all Awards granted hereunder shall be subject to the terms of any written employment agreement, if any, between the Recipient and the Company.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Agreement, or caused this Agreement to be duly executed and delivered on his or its behalf, as of the day and year first above written.

PHARMERICA CORPORATION

BY: _____

DATE:

RECIPIENT

DATE:_____

RECIPIENT'S ADDRESS:

List of Subsidiaries

Name of Entity	Place of Incorporation
PharMerica Holdings, Inc.	Delaware
PMC Pharmacy Services, Inc.	Delaware

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statement on Form S-8 (333-145137) of PharMerica Corporation of our report dated February 4, 2010 relating to the financial statements and the effectiveness of internal control over financial reporting, which appears in this Form 10-K.

/s/ PricewaterhouseCoopers LLP Louisville, Kentucky February 4, 2010

CERTIFICATION

I, Gregory S. Weishar, certify that:

1. I have reviewed this annual report on Form 10-K of PharMerica Corporation;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a - 15(f) and 15d - 15(f)) for the registrant and have:

a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

DATE: February 4, 2010

/s/ GREGORY S. WEISHAR

Chief Executive Officer and Director

CERTIFICATION

I, Michael J. Culotta, certify that:

1. I have reviewed this annual report on Form 10-K of PharMerica Corporation;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a - 15(f) and 15d - 15(f)) for the registrant and have:

a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

DATE: February 4, 2010

/s/ Michael J. Culotta

Executive Vice President and Chief Financial Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of PharMerica Corporation (the "Corporation") on Form 10-K for the year ended December 31, 2009 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Gregory S. Weishar, Chief Executive Officer of the Corporation, certify, pursuant to 18 U.S.C. ss. 1350, as adopted pursuant to ss. 906 of the Sarbanes-Oxley Act of 2002, that:

(1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, and

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

/s/ GREGORY S. WEISHAR

Gregory S. Weishar Chief Executive Officer and Director February 4, 2010

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of PharMerica Corporation (the "Corporation") on Form 10-K for the year ended December 31, 2009 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Michael J. Culotta, Executive Vice President and Chief Financial Officer of the Corporation, certify, pursuant to 18 U.S.C. ss. 1350, as adopted pursuant to ss. 906 of the Sarbanes-Oxley Act of 2002, that:

(1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, and

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

/s/ MICHAEL J. CULOTTA

Michael J. Culotta Executive Vice President and Chief Financial Officer February 4, 2010

Corporate Information

CORPORATE HEADQUARTERS

PharMerica Corporation 1901 Campus Place Louisville, Kentucky 40299 www.pharmerica.com

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

PricewaterhouseCoopers, LLP 500 West Main Street Louisville, Kentucky 40202

TRANSFER AGENT AND REGISTRAR

BNY Mellon Shareowner Services 480 Washington Boulevard, 29th Floor Jersey City, New Jersey 07310

ANNUAL MEETING

The annual meeting of shareholders will be held on May 26, 2010, at 9:00 a.m. local time at The Louisville Marriott Downtown, 280 West Jefferson, Louisville, Kentucky.

FORM 10-K

The Company has filed an annual report on Form 10-K for the year ended December 31, 2009, with the United States Securities and Exchange Commission. Stockholders may obtain a copy of this report, without charge, by writing: Investor Relations, PharMerica Corporation, 1901 Campus Place, Louisville, Kentucky 40299, or by visiting the Company's Web site at www.pharmerica.com.

CERTIFICATIONS

The CEO and CFO certifications required by Sections 302 and 906 of the Sarbanes-Oxley Act have been filed as exhibits to PharMerica's Annual Report on Form 10-K with the SEC. Additionally, the Chief Executive Officer has filed a certification with the New York Stock Exchange (NYSE) that he was not aware of any violation by the Company of the NYSE's corporate governance listing standards as of the date of the certification.

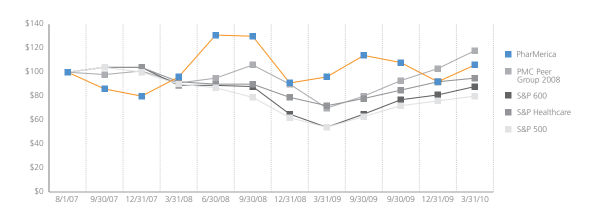
COMMON STOCK

PharMerica Corporation began trading on the New York Stock Exchange under the symbol "PMC" on August 1, 2007. Prior to that time, there was no public trading market for our common stock. At April 6, 2010, the Company had a total of approximately 24,636 shareholders, including 2,786 stockholders of record and approximately 21,850 persons or entities holding Common Stock in nominee name. No dividends have been paid on the Common Stock, and the Company does not currently intend to declare or pay any dividends. The following table shows, for periods indicated, the high and low sales prices per share at closing of the Company's Common Stock as reported by the New York Stock Exchange:

	High	Low
2007		
Third Quarter	\$17.73	\$14.92
Fourth Quarter	\$16.62	\$13.84
2008		
First Quarter	\$17.17	\$13.15
Second Quarter	\$23.18	\$15.58
Third Quarter	\$25.05	\$21.59
Fourth Quarter	\$22.19	\$13.70
2009		
First Quarter	\$19.38	\$14.51
Second Quarter	\$19.86	\$15.99
Third Quarter	\$21.47	\$18.57
Fourth Quarter	\$18.49	\$14.59
2010		
First Quarter	\$18.94	\$16.23

STOCK PERFORMANCE GRAPH

The following graph assumes an investment in the Corporation's common stock and the indices of \$100 from August 1, 2007 to March 31, 2010 and that all dividends were reinvested.





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